	FEB 20 3 12 mm	iddi	
RIGHT OF WA	AY TOLTAYLORS, F	RE AND SEWER	DISTRICT 862 PAGE 59
State of South Carolina,	K. H.C.	•	To Person Lawy Prange
Lounty of Greenville.			 From N. Clair Addayit
3	v	8 D Enterprises Inc	Butl. 20, 10 gr 1 .
1. KNOW ALL MEN BY THE	SE PRESENTS: That	. & D Litterprises, Inc	**
			, grantor(s),
n consideration of \$\frac{120}{20}\) organized and existing pursuant telept of which is hereby acknowled and over my (our) tract(s) of land office of the R.M.C. of said State	edged, do hereby grant a situate in the above State and County in:	and convey unto the sai and County and deed	d grantee a right of way in to which is recorded in the
Deed Book 765 at P	age <u>84</u> and	d Book	_ at Page
and encroaching on my (our) land my (our) said land 40_feet_ in w same has been marked out on Fire and Sewer District, and r The Grantor(s) herein by thes	la distance of120 idth during the time of co the ground, and being s ecorded in the R.M.C. off se presents warrants that the	feet, more or lessessive to the struction and _2.5 hown on a print on ficie in Plat BookTTT_ here are no liens, morta Verlie W. Campbell	ss, and being that portion of feet in width thereafter, as le in the offices of Taylors at Page 125 et seg. ages, or other encumbrances and Beulah S. Campbell,
which is recorded in the office of at Page 171 and spect to the lands described here. The expression or designation of the expression or designation of the right and privilege of entering the same pipe lines, manholouse of conveying sanitary sewore substitutions, replacements and a sirable; the right at all times to similarly the opinion of the grantee, entering the opinion of the grantee, entering the conveying sanitary sewore to exercise any of the rights here to exercise any of the rights here thereafter at any time and from sewer pipe line nor so close them. 3. It is Agreed: That the grantee of the grantee, interfere or confinence under the surface of the grantee, interfere or confinentioned, and that no use shall injure, endanger or render income.	of the R.M.C. of the above that he (she) is legally quinter. on "Grantor" wherever us and does convey to the give aforesaid strip of land, les, and any other adjuncts age and industrial wastes, additions of or to the same cut away and keep clear of danger or injure the pipe; the right of ingress to a of exercising the rights he ein granted shall not be citime to time exercise any lead rantor(s) may plant crops, over any sewer pipes when round; that the use of said sit be made of the said strip tessible the sewer pipe line at in the event a building or damages shall be made of suition or maintenance, of said into or maintenance, of said into or maintenance, of said in or thereto.	said State and County I alified and entitled to go sed herein shall be und rantee, its successors an and to construct, main's deemed by the grantee and to make such relie from time to time as of said pipe lines any allines or their appurtent on the said pipe lines and to make such relie eron said striperein granted; provided to onstrued as a waiver of or all of same. No buildid thereon, maintain fences and use the tops of the pipes strip of land by the granted of land that would, in the or their appurtenance or other structure should by the grantor, his he or contents thereof due said pipe lines or their appurteriance of the grantor, his he or contents thereof due said pipe lines or their appurteriance of the said pipe lines or their appurteriance or other structure should pipe lines or their appurteriance or other structure should pipe lines or their appurteriance.	erstood to include the Mort- d assigns the following: The tain and operate within the to be necessary for the pur- ocations, changes, renewals, said grantee may deem de- nate of the grantee of the first of the failure of the grantee or abandonment of the right ing shall be erected over said the this strip of land, provided: are less than eighteen (18) inter shall not, in the opinion intee for the purposes herein the opinion of the grantee, is. Indid be erected contiguous to its or assigns, on account of the operation or main- opurtenances, or any accident
damages of whatever nature fo 7. The grantor(s) have gr sell and release unto the granto the grantor(s) further do hereby fend all and singular said premis whomscever lawfully claiming of	r said right of way. canted, bargained, sold ar ee(s), their successors and bind their heirs, successo ses to the grantee, the gran or to claim the same or a	nd released and by these assigns forever the pro- rs, executors and admir ntee's successors or ass ny part thereof.	histrators to warrant and de-
unto been set this da			
Signed, sealed and delivered in	the presence of:		
6.6. Danie		K & D ENTERPRISES	S, INC(Seal)
P 181		DV.	1 W/ 12 = 1 P.
As to the Granto	or(s)	BY: Jomes la	1) 15 mg/d/ (Seed) 1-1
Stat on la	Bank	(allaen	House (Seal)
- January W. All		As Attorney for \	/erlie W. & Beulah S. Campbell
Darhara D. X.	au		(Seal)