GREENVILLE CO. S. C.

RIGHT OF WAY FORTA FOR STIRE AND SEWER DISTRICT PAGE 601

State of So:	uth Carolina,	К. Н.	G.		•	•
County of G				•		
1. KNO\	W ALL MEN BY	THESE PRESEN	ITS: ThatG	<u>riffin W. Cu</u>	nningham	
	-				·	, grantor(s),
organized and eipt of which and over my ( office of the F	on of \$S I existing pursu- is hereby ackr (our) tract(s) of I R.M.C. of said S	ant to the law nowledged, do and situate in tate and Coun	s of the State of hereby grant the above State ty in:	of South Carolin and convey unt e and County c	ors Fire and Sewer D a, hereinafter called o the said grantee a and deed to which is	right of way in recorded in the
Deed Book	282	at Page 3	08an	d Book	at Page _	
and encroachimy (our) said same has bet Fire and Se The Granto a clear title which is record to a clear title which is record to the page. If any 2. The right and prilimits of same pose of conversitutions, sirable; the rin the opinion proper opera ferred to abot to exercise a thereafter at sewer pipe limits. It is that crops shinches under of the grantomentioned, of injure, endand the said sewer pany damage tenance, or ror mishap the 5. All	ing on my (our) land 40_feet. ien marked out ewer District, a stor(s) herein by to these lands redd in the officands described ression or design there be.  right of way is vilege of enterine, pipe lines, more placements a replacements of the granter of the granter of the granter of the granter of the interior of the rights any time and the surface of the e, interfere or and that no use that might occur other or species of the or species of the granter of the surface of the control of the surface of the control	land a distance on width during on the groun of recorded in these presents, except as followed for the R.M. and that he (stand that he ferein, mation "Grant in to and does ag the aforesal inholes, and ar sewage and in a diditions of the cut away of endanger or ance; the right once; the right once; the grant of the grantor(s) need over any scheground; that conflict with the shall be made inaccessible the that in the edim for damaging to such structure or the str	g the time of c d, and being the R.M.C. of warrants that ows: None C. of the above he) is legally q for" wherever a convey to the sid distrip of land my other adjunct of or to the san and keep clear injure the pipe t of ingress to sing the rights had dishall not be me exercise any impose any loo nay plant crops event a building es shall be made of the said strike sewer pipe I event a building aintenance, of reto. onditions of thi	feet, menstruction and shown on a piffice in Plat Boothere are no lie e said State and ualified and en used herein sha grantee, its successful and to construct to demand the said pipe lines or their and egress from time to of said pipe lines or their and egress from the tops of a trip of land strip of land strip of land strip of land strip of land bip of land that ine or their apig or other structed by the grant or contents the said pipe lines is right of way	tore or less, and being2.5 feet in width2.5 at Pagns, mortgages, or other at Pagns, mortgages, or other at Pagns, mortgages, or other at I be understood to interest and assigns the uct, maintain and op the grantee to be necest as such relocations, chouse any and all vegets and any and all vegets appurtenances, or interest any and all vegets and use this strip of land according to the pipes are less thought a grantee for the grantee for the would, in the opinion or their appurtenances.	g that portion of the thereafter, as fices of Taylors e 125 et seq.  er encumbrances  Book of way with resculde the Morterate within the sary for the puranges, renewals, or may deem decition that might, erfere with their ross the land rescreted over said fland, provided: an eighteen (18) of, in the opinion purposes herein of the grantee, ed contiguous to the contiguous to the ration or main-
Acc	. Fence.	s to b	BC KCPA	i.nco		
damages of 7. The sell and reli the grantor fend all and whomscever	whatever nature grantor(s) has ease unto the (s) further do his singular said principles are lawfully claim	re for said rig we granted, bo grantee(s), thei ereby bind the remises to the ting or to claim	or way. argained, sold ir successors an eir heirs, succes grantee, the gr m the same or	and released at d assigns forev sors, executors antee's success any part there	oted in full settlement and by these presents of ver the property desc and administrators to ors or assigns, again of.	lo grant, bargain, ribed herein and warrant and de- nst every person
IN WIT	NESS WHEREOF	, the hand and	seal of the Gr	onior(s) nereili : →/	10 6 9	, <u>-</u> ,,
			å	ther_	, 17_(2	
/	aca	aryce	ence of:	La	ffin a Cumi	ghan (Seal
fun	to 1					(Seal
	As to the C	Grantor(s)				(Seal

As to the Mortgagee

\_(Seal)