FILED RIGHT OF WAY GREETAYLERS FIRE AND SEWER DISTRICT

RIGHT OF WA	Y TO TAYEOR	S FIRE AND SEWE	R DISTRICT
State of South Carolina,			•
County of Greenwille.	OLLIZ 77 7.3% R. 1.0.	TORTH	•
1. KNOW ALL MEN BY THESE	E PRESENTS: That	Threatt-Maxwell Ent	erprises, Inc.
and			, grantor(s)
in consideration of \$ 3 5 5 6 organized and existing pursuant to ceipt of which is hereby acknowled and over my (our) tract(s) of land si office of the R.M.C. of said State a	ituate in the above S nd County in:	tate and County and de	ed to which is recorded in the
Deed Book 835 at Parand encroaching on my (our) land a my (our) said land 40 feet in wide	ge484	and Book	
and encroaching on my (our) land a my (our) said land 40 feet in wide same has been marked out on the Fire and Sewer District, and rec. The Grantor(s) herein by these to a clear title to these lands, excep which is recorded in the office of the target of the lands described herein. The expression of designation gagee, if any there be. 2. The right of way is to an right and privilege of entering the limits of same, pipe lines, manholes, pose of conveying sanitary sewage substitutions, replacements and addistrable; the right at all times to cut in the opinion of the grantee, endar proper operation or maintenance; if ferred to above for the purpose of to exercise any of the rights herein thereafter at any time and from time sewer pipe line nor so close thereto. 3. It is Agreed: That the granthat crops shall not be planted over inches under the surface of the ground of the grantee, interfere or conflict mentioned, and that no use shall be injure, endanger or render inaccess. 4. It is Further Agreed: That it said sewer pipe line, no claim for any damage that might occur to su tenance, or negligences of operation or mishap that might occur therein 5. All other or special terms	e ground, and bein orded in the R.M.C. presents warrants that as follows: Mige he R.M.C. of the about he (she) is legally "Grantor" whereved does convey to the aforesaid strip of la and any other adjuit and industrial was litions of or to the saway and keep cleager or injure the pinhe right of ingress the exercising the right of the exercising the right of the exercise as to impose any letter (s) may plant crown any sewer pipes what that the use of said that the use of said that the use of said that the sewer pipe in the event a building and or maintenance, of or thereto.	g shown on a print on office in Plat Book TTT at there are no liens, more to Mack A. Ashmore ove said State and Count qualified and entitled to rused herein shall be use grantee, its successors and, and to construct, manets deemed by the grantes, and to make such rame from time to time a arrof said pipe lines any pe lines or their appurtee o and egress from said states, and to make such rame from time to time a arrof said pipe lines any pe lines or their appurtee o and egress from said states herein granted; provides e construed as a waiver my or all of same. No built bad thereon. The same the tops of the pipe aid strip of land by the grantip of land that would, illine or their appurtenant ag or other structure should by the grantor, his had or contents thereof dustaid pipe lines or their a	rise in width thereafter, as file in the offices of Taylors at Page 125 et seq. rigages, or other encumbrances by in Mortgage Book 1080 rigages, or other encumbrances by in Mortgage Book 1080 rigant a right of way with renderstood to include the Mortgand assigns the following: The intain and operate within the ee to be necessary for the purelocations, changes, renewals, as said grantee may deem deand all vegetation that might, nances, or interfere with their rip of land across the land red that the failure of the grantee or abandonment of the right ding shall be erected over said set this strip of land, provided: as are less than eighteen (18) rantor shall not, in the opinion antee for the purposes herein in the opinion of the grantee, ces. audid be erected contiguous to eiers or assigns, on account of the to the operation or main-popurtenances, or any accident
damages of whatever nature for sa	presence of:	and released and by their discrete fine processors, executors and adminimates's successors or as any part thereof. antor(s) herein and of the THREATT-MAXV BY:	Mortgagee, if any, has here- VELL ENTERPRISES, INC. (Seal)
frit- Affite	Ukm	Mach C	a Ostimor (Seal)