## RIGHT OF WAY OTO E FALLORS FIRE AND SEWER DISTRICT

R. H. C.			
		+	
c poessits. That	Threatt-Maxwel	l Enterprises, Inc.	
		, grante	or(s),
the laws of the S dged, do hereby situate in the abov	paid by Taylor state of South Carolina grant and convey unto e State and County as	a, hereinafter called the Grantee o the said grantee a right of wo nd deed to which is recorded in	e, re- by in hither ,
484	and Book	at Page	
a distance ofdth during the time he ground, and he corded in the R.A. e presents warrant the tas follows: Mt the R.M.C. of the he k.M.C. of the he k.M.C. of the he con "Grantor" when the does convey the aforesaid strip of and any other ege and industrial dditions of or to the task of exercising the right of injure to time exercising the limit of the right of the second of the second of the second of the second or maintenant in the event a key of the condition or maintenant in the condition of maintenant in the condition of maintenant in the condition of the maintenant in the condit	e of construction and seing shown on a prince. Office in Plat Book as that there are no lier ge. to Mack A. As above said State and ally qualified and entrever used herein shall on the grantee, its successful and, and to construct adjuncts deemed by the wastes, and to make the same from time to be clear of said pipe line or their crops, maintain fence any or all of same. In trops, maintain fence where the tops of of said strip of land by aid strip of land that pipe line or their apposite in the proper line or the grant wilding or contents the ce, of said pipe lines or	ore or less, and being that portic2.5 feet in width thereafte int on file in the offices of Ta at Page125 et se	on of er, as sylors g
or said right is we reatted, bargained tee(s), their success y bind their heirs, ses to the grantee, or to claim the so	the Grantor(s) herein	nd by these presents do grant, be ver the property described here and administrators to warrant a ors or assigns, against every of.  and of the Mortgagee, if any, ho	argain, in and ind de- person as here-
	the laws of the Sadged, do hereby dided, do hereby dided, do hereby stituate in the above and County in:  484  a distance of	paid by Taylor the laws of the State of South Carolina deed, do hereby grant and convey untailities in the above State and County and County in:  484 and Book additionation of the grand, and being shown on a proceed in the R.M.C. office in Plat Book presents warrants that there are no lier plat stock as the R.M.C. of the above said State and that he (she) is legally qualified and entitle (she) is legally	paid by Taylors Fire and Sewer District, the saged, do hereby grant and acconvey unto the said grantee a right of waiting and County in:  484  and Book and Page and Book are feet, more or less, and being that portice the district of the correct of the time of construction and _2.5 feet in width thereafte the grantee a right of waiting and the said shall not be constructed in an accorded in the R.M.C. office in Plat Book