T 33-2-1 NOT SQ4 FACE STREAMD SEWER DISTRICT

State & State of the state of		,	•	
State of South Carolina,	•	•	CREENVILLE JUL 13 8	D
County of Greenville.			Jul 12 0	CO; S. C
1. KNOW ALL MEN BY THESE PRESENTS:	ThatMarshall .	Montgomery	JUL 13 8 55 OLLIE FARMS Warned Sewer District,	AH 170
and Hattie Lee N	lontgomery		FARNS W	grantor(s),
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	naid by	v Taylors Fine (and Sewer District.	the same
in consideration of \$ organized and existing pursuant to the laws of ceipt of which is hereby acknowledged, do here and over my (our) tract(s) of land situate in the office of the R.M.C. of said State and County in	eby grant and conv above State and Co	Carolina, hereind ey unto the said ounty and deed	ifter called the Gr I grantee a right	antee, re- of way in
Deed Book 434 at Page 258,	and Book _	720 .	at Page 219	
and encroaching on my (our) land a distance of my (our) said land #0_feet_ in width during the same has been marked out on the ground, at Fire and Sewer District, and recorded in the The Grantor(s) herein by these presents wanto a clear title to these lands, except as follows:	time of construction rd being shown or R.M.C. office in Plants rants that there are	on and <u>2.5 </u>	feet in width ther e in the offices o at Page 125	eafter, as of Taylors et seq.
which is recorded in the office of the R.M.C. of	the above said Sta	ite and County in	Mortgage Book _	
at Page and that he (she) is spect to the lands described herein.				
The expression or designation "Grantor" aggee, if any there be.	wherever used herei	in shall be unde	erstood to include	the Mort-
The right of way is to and does converight and privilege of entering the aforesaid str	ey to the grantee, it	ts successors and	d assigns the follo	wing: The within the
limits of same, pipe lines, manholes, and any other	her adjuncts deemed	I by the grantee	to be necessary fo	r the pur-
pose of conveying sanitary sewage and industrisubstitutions, replacements and additions of or	rial Wastes, and to to the same from ti	make such relo ime to time as s	cations, changes, aid arantee may	renewals, deem de-
sirable: the right at all times to cut away and l	keep clear of said p	lipe lines any an	d all vegetation th	nat might, 🕒 🕛
in the opinion of the grantee, endanger or injur	e the pipe lines or	their appurtence	nces, or interfere	with their a land re-
proper operation or maintenance; the right of i ferred to above for the purpose of exercising t	ngress to and egres he rights herein ard	nted: provided t	nat the failure of th	ne grantee
to exercise any of the rights herein granted sho	all not be construed	as a waiver or	· abandonment of	the right
thereafter at any time and from time to time ex	cercise any or all of :	same. No buildir	ng shall be erected	over said
sewer pipe line nor so close thereto as to impo 3. It Is Agreed: That the grantor(s) may p	se any load thereon Jant crops, maintair	i. In fences and use	this strip of land,	provided:
That crops shall not be planted over any sewer	pipes where the top	ps of the pipes	are less than eigl	nteen (IX)
inches under the surface of the around: that the	use of said strip of	land by the grai	ntor shall not, in th	ne opinion
of the grantee, interfere or conflict with the us mentioned, and that no use shall be made of th	e of said strip of land	and by the gran I that would in	tee for the purpo: the opinion of the	ses nerein e arantee.
injure, endanger or render inaccessible the sev	ver pipe line or thei	ir appurtenance:	5.	
4 It is Further Agreed: That in the event	a building or other	r structure shou!	d be erected con-	riguous to
said sewer pipe line, no claim for damages sho any damage that might occur to such structure.	all be made by the	grantor, his hea hts thereof due	rs or assigns, on o to the operation	or main
tenance, or nealigences of operation or mainter	nance, of said pipe I	lines or their app	ourtenances, or an	y accident
or mishap that might occur therein or thereto.	4.34.41.5		\$50:00	FOR EACH
or mishap that might occur therein or thereto. 5. All other or special terms and conditi	ons of this right of	way are as follo	ws: 7 - 0	HEL ATION
00 001 1/010 1 00 01 HOLD	C LIUSD W	// 4 N LT /C	ひひんくし コモガ	01111
AREA SAME AS BEFORE NHO TIMBER LENG. TIRE LOG LENGTHS.T.	ths. Lim	BSAN	d Etc.	CUZINTO
NFO ZIMBER ZZ	MARRI	LOGS AN	d wood	STACKED
TRE LOG LENGTAS.	, NI B Z 1 C -	/ ~ 77	A PRAD.	= P + Y.
RUSH AND WASTER	emovea	FRON	JAOFZ	
RUSH AND WHSTER	-tu-5-e-W	伝犬 人ノハ	12.	
KI III				
The payment and privileges above s	pecified are hereby	accepted in full	settlement of all a	laims and
damages of whatever nature for said right of	way.	and by those	nrecents do arant	baraain
 The grantor(s) have granted, bargain sell and release unto the grantee(s), their succession. 	ea, sola and releas ressors and assians	forever the pro	perty described h	erein and
the grantor(s) further do hereby bind their hei	rs, successors, execu	itors and admini	istrators to warrar	nt and de-
fend all and singular said premises to the grant	ee, the grantee's su	ccessors or assi	gns, against eve	ry person
whomscever lawfully claiming or to claim the	same or any pari i	inereor.		
IN WITNESS WHEREOF, the hand and seal	of the Grantor(s) he	rein and of the	Mortgagee, if any,	has here-
unto been set this <u>30</u> day of <u>7</u>	nan	, 19.69		
Signed, sealed and delivered in the presence of			n 1	
V Taula N. Mine	drey sta	the Lee!	1/ortagen	(Seal)
(int 2811.10	,	11 /1	IN M	1
- Julian		initially	<u> </u>	16 (Seal)
As to the Grantor(s)				-
				(Seal)
			-	, <u>.</u>
				(Seal)

As to the Mortgagee