## RIGHT OF WAY TO TAYLORS FRE 3590 SEWER DISTRICT 895 PAGE 455

State of South Carolina,

OLLIE FARNSWORTH R. M. C.

ounty of Greenville.	D	Le Lieur es Athen
<ol> <li>KNOW ALL MEN BY THESE PRESENTS: ThatAike</li> <li>Chaples Baptist Church by its duly authorized Truste</li> </ol>	es es	grantor(s),
rganized and existing pursuant to the laws of the State of eipt of which is hereby acknowledged, do hereby grant are not over my (our) tract(s) of land situate in the above State	paid by Taylors Fire South Carolina, hereing	and Sewer District, the same ofter called the Grantee, re-
ffice of the R.M.C. of said State and County in:		•
and encroaching on my (our) land a distance of22- my (our) said land 40_feet in width during the time of corame has been marked out on the ground, and being shall be and Sewer District, and recorded in the R.M.C. offine Grantor(s) herein by these presents warrants that the	feet, more or less restruction and 2.5 own on a print on fil ce in Plat Book TTT ere are no liens, mortge	s, and being that partian of feet in width thereafter, as e in the offices of Taylors at Page 125 et seg.
o a clear title to these lands, except as follows:  which is recorded in the office of the R.M.C. of the above in Page  and that he (she) is legally que	said State and County is slifted and entitled to g	Mortgage Book rant a right of way with re-
The expression or designation "Grantor" wherever use		
2. The right of way is to and does convey to the graight and privilege of entering the aforesaid strip of land, limits of same, pipe lines, manholes, and any other adjuncts pose of conveying sanitary sewage and industrial wastes, substitutions, replacements and additions of or to the same sirable; the right of all times to cut away and keep clear of in the opinion of the grantee, endanger or injure the pipe I proper operation or maintenance; the right of ingress to arferred to above for the purpose of exercising the rights he to exercise any of the rights herein granted shall not be continued the proper line nor so close thereto as to impose any load 3. It is Agreed: That the grantor(s) may plant crops, in that crops shall not be planted over any sewer pipes where inches under the surface of the ground; that the use of said of the grantee, interfere or conflict with the use of said of the grantee, interfere or conflict with the use of said strengther, endanger or render inaccessible the sewer pipe line.  4. It is Further Agreed: That in the event a building said sever pipe line, no claim for damages shall be made any damage that might occur to such structure, building or tenance, or negligences of operation or maintenance, of said or mishap that might occur therein or thereto.  5. All other or special terms and conditions of this	deemed by the grantee and to make such relational to make such relational to time as it feat pipe lines any arines or their appurtence of energy and egress from said striptering granted; provided to the strued as a waiver our all of same. No build therean, maintain fences and use the tops of the pipes strip of land by the granting of land by the grantee or their appurtenance or other structure show by the grantor, his her contents thereof due id pipe lines or their appurtenance or other structure show by the grantor, his her contents thereof due id pipe lines or their appurtenance or other structure show by the grantor, his her contents thereof due id pipe lines or their appurtenance or other structure show by the grantor, his her contents thereof due id pipe lines or their appurtenance or their appurtenance or their appurtenance or other structure show by the grantor, his her contents thereof due id pipe lines or their appurtenance	to be necessary for the pur- cations, changes, renewals, said grantee may deem de- nal all vegetation that might, not of land across the land re- that the failure of the grantee of abandonment of the right ng shall be erected over said this strip of land, provided: are less than eighteen (18) not of the purposes herein the opinion of the grantee, s. Id be erected contiguous to to the operation or main- purtenances, or any accident
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6. The payment and privileges above specified are	hereby accepted in ful	l settlement of all claims and
damages of whatever nature for said right of way.  7. The grantor(s) have granted, bargained, sold an sell and release unto the grantee(s), their successors and the grantor(s) further do hereby bind their heirs, successor fend all and singular said premises to the grantee, the gran whomsoever lawfully claiming or to claim the same or a	d released and by thes assigns forever the pr rs, executors and admir tee's successors or as ny part thereof.	e presents do grant, bargain, operty described herein and nistrators to warrant and de- signs, against every person
IN WITNESS WHEREOF, the hand and seal of the Gran	tor(s) herein and of the	Mortgagee, if any, has here-
unto been set this day of		
Signed, sealed and delivered in the presence of:	Lee I	Tookum (Seal
fento Allon	JAMIC	Danie (Seal
As to the Grantor(s)	Jomes L	Dan Bris (Seal
	JC. W	illien & (Seal
As to the Mortgagee	•	(