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GREENVILLE: CO.S. C.

RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT

DEC 28 4 42 PH '70

State of South Carolina,

OLLIE FARBONICA

STATE OF COUNTY OF THE SWORTH J	immy Cox, Tom Evans, and Larry Cox, sole heirs of
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1. KNOW ALL MEN BY THESE PRESENTS: That	thel Hightower, Melroe Hightower, Harold Hightower, XXX
Marion Hightower, Curtis Hightow	/er, ROMNAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ind Delores H. Boroughs, grantors, in consideration of \$	paid by Taylors Fire and Sewer District, the same State of South Carolina, hereinafter called the Grantee, re- grant and convey unto the said grantee a right of way in se State and County and deed to which is recorded in the Apartment 1044, File 8, Probate Court for Greenville, S. C.
Deed Book at Page	and Book at Page
and encroaching on my (our) land a distance of my (our) said land 40 feet in width during the time same has been marked out on the ground, and la Fire and Sewer District, and recorded in the R.P. The Grantor(s) herein by these presents warrant to a clear title to these lands, except as follows: Which is recorded in the office of the R.M.C. of the at Page and that he (she) is leg spect to the lands described herein. The expression or designation "Grantor" when gagee, if any there be. 2. The right of way is to and does convey the right and privilege of entering the aforesaid strip of limits of same, pipe lines, manholes, and any other substitutions, replacements and additions of or to the sirable; the right at all times to cut away and keep in the opinion of the grantee, endanger or injure the proper operation or maintenance; the right of ingriferred to above for the purpose of exercising the to exercise any of the rights herein granted shall rethereafter at any time and from time to time exercisewer pipe line nor so close thereto as to impose of the grantee, interfere or conflict with the use of the grantee, interfere or conflict with the use of the grantee, interfere or conflict with the use of the grantee, interfere or conflict with the use of the grantee, interfere or render inaccessible the sewer said sewer pipe line, no claim for damages shall any damage that might occur to such structure, but tenance, or negligences of operation or maintenantees.	re-220 — feet, more or less, and being that portion of the of construction and _2.5 — feet in width thereafter, as being shown on a print on file in the offices of Taylors M.C. affice in Plat Book _TTT
5. All other or special terms and conditions	
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damages of whatever nature for sala right of water 7. The grantor(s) have granted, bargained sell and release unto the grantee(s), their success the grantor(s) further do hereby bind their heirs, fend all and singular said premises to the grantee, whomsoever lawfully claiming or to claim the sa	, sold and released that of the property described herein and sors and assigns forever the property described herein and successors, executors and administrators to warrant and dethe grantee's successors or assigns, against every personame or any part thereof.
	the Grantor(s) herein and of the Mortgagee, if any, has here-
unto been set this 4 _ day of _ July	Marin Hallower
Signed, sealed and delivered in the presence of:	Ellel Heghtow or
James O Tole Jy Mc alister As to the Grantor(s)	Harold w Highton (Seal) Helin Harolton (Seal) Mathele Hohon (Seal) Laty H Ridgway (Seal)
	- (Miles Hegheren
As to the Mortgagee	Jumey for (Seal)
As to the mondages	16 - Slinahao

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