Cb44 459

State of South Carolina, County of Greenwille.

1. KNOW ALL MEN BY THESE PRE	SENTS: ThatDale	e M. Lewallen	·
	a P. Lewallen		, grantor(s),
in consideration of \$ 260. organized and existing pursuant to the ceipt of which is hereby acknowledged, and over my (our) tract(s) of land situate	paid in paid in the above State and Concepts in the above Stat	by Taylors Fire and S Carolina, hereinafter a vey unto the said gran county and deed to wh	ewer District, the same called the Grantee, re- ntee a right of way in sich is recorded in the
Deed Book 870 at Page	174 and Book	of F	Page
and encroaching on my (our) land a dist my (our) said land 40_feet, in width do same has been marked out on the gr. Fire and Sewer District, and recorded. The Grantor(s) herein by these press to a clear title to these lands, except as which is recorded in the office of the float Page. OND and that he spect to the lands described herein. The expression or designation "Grigagee, if any there be. The right of way is to and do right and privilege of entering the afor limits of same, pipe lines, manholes, an pose of conveying sanitary sewage an substitutions, replacements and addition sirable; the right at all times to cut aw in the opinion of the grantee, endanger proper operation or maintenance; the referred to above for the purpose of exet to exercise any of the rights herein grantered to above for the purpose of exet were pipe line nor so close thereto as It is Agreed: That the grantor of the grantee, independent over an inches under the surface of the ground; of the grantee, interfere or conflict will mentioned, and that no use shall be minjure, endanger or render inaccessible. It is further Agreed: That in the said sewer pipe line, no claim for danse.	ound, and being shown of and, and being shown of in the R.M.C. office in Fents warrants that there are follows: Mtge. to First Ft.M.C. of the above said Ste (she) is legally qualified rantor" wherever used her the second strip of land, and to day other adjuncts deemed industrial wastes, and the said strip of the same from any and keep clear of said for injure the pipe lines of the said strip of the the use of said strip of ade of the said strip of lare the sewer pipe line or the same a building or other the same and the same of the said strip of lare the same a building or other the same and the same of the said strip of lare the same and the same of the said strip of lare the same and the same of the said strip of lare the same pipe lines or the same and the same of the same	on a print on file in plat Book TTT e no liens, mortgages, ederal Savings & Lotate and County in Morand entitled to grant of the successors and assist to construct, maintain a ed by the grantee to be o make such relocation time to time as said of pipe lines any and all or their appurtenances, ess from said strip of loranted; provided that the das a waiver or about same. No building shows a said of the pipes are life to the pipes are li	the offices of Taylors at Page 125 et seq. or other encumbrances an Association 1059— trage Book 1059— is right of way with red to include the Mortings the following: The indoperate within the encessary for the purns, changes, renewals, grantee may deem devegetation that might, or interfere with their and across the land rese failure of the grantee indonment of the right all be erected over said strip of land, provided: less than eighteen (18) thall not, in the opinion or the purposes herein opinion of the grantee, a erected contiguous to
any damage that might occur to such tenance, or negligences of operation o or mishap that might occur therein or 5. All other or special terms an	structure, building or com r maintenance, of said pip	e lines or their appurte	nances, or any accident
			HAR 18 1 TO PH 71
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomscever lawfully claiming or to	right of way. , bargained, sold and rele their successors and assign their heirs, successors, ex- the arantee. the grantee's	eased and by these pre- ns forever the property ecutors and administrati successors or assigns,	sents do grant, bargain, y described herein and tors to warrant and de-
IN WITNESS WHEREOF, the hand	and seal of the Grantor(s)	herein and of the Mort	gagee, if any, has here-
unto been set this day of _	JAN		
Signed, sealed and delivered in the p			mellen (Seal)
As to the (6/antor(s)	err ;	MINU 1. JUNC	(3601)
Tam L. Dhives	FII	RST FEDERAL SAVIN	IGS & LOAN ASSOC.