State of South Carolina, OLLIE FARMS WORTH

| Evecutor - | | |
|--|--|--|
| | and | |
| rganized and exist eipt of which is h nd over my (our) ffice of the R.M.C | sting pursuant to the laws of the laws of the sereby acknowledged, do here tract(s) of land situate in the control of said State and County in | paid by Taylors Fire and Sewer District, the same the State of South Carolina, hereinafter called the Grantee, reby grant and convey unto the said grantee a right of way in above State and County and deed to which is recorded in the (SEE Probate Court for Greenville County, S. C., |
| eed Look3 | 01 at Page 223 | Apartment 951, File 22) |
| and encroaching on y (our) said land ame to been made Sewer the Grantor(s) or a clear title to the which is recorded. | n my (our) land a distance of 140_set in width during the arked out on the ground, as District, and recorded in the herein by these presents war hese lands, except as follows: in the office of the R.M.C. of | time of construction and 2.5 feet in width thereafter, as and being shown on a print on file in the offices of Taylors R.M.C. office in Plat Book TTT at Page 125 et seq. rants that there are no liens, mortgages, or other encumbrances None the above said State and County in Mortgage Book legally qualified and entitled to grant a right of way with re- |
| pect to the lands | described herein. | vherever used herein shall be understood to include the Mort- |
| gagee, if any there 2. The right cond privilegimits of same, pip cose of conveying substitutions, replainable; the right on the opinion of the proper operation of the real to above fit the reafter at any of thereafter at any of the reafter. | e be. of way is to and does convi- e of entering the aforesaid str- ie lines, manholes, and any oth- is sanitary sewage and industratements and additions of or- at all times to cut away and the grantee, endanger or injur- or maintenance; the right of in- the purpose of exercising to | sy to the grantee, its successors and assigns the following: The ip of land, and to construct, maintain and operate within the ner adjuncts deemed by the grantee to be necessary for the purial wastes, and to make such relocations, changes, renewals, to the same from time to time as said grantee may deem deceep clear of said pipe lines any and all vegetation that might, e the pipe lines or their appurtenances, or interfere with their negress to and egress from said strip of land across the land rehe rights herein granted; provided that the failure of the grantee all not be construed as a waiver or abandonment of the right |
| sewer pipe line no 3. It is Agree That crops shall me nothes under the second the grantee, in mentioned, and the injure, endanger 4. It is Furtle said sewer pipe li any damage that tenance, or neglig or mishap that me 5. All other | or so close thereto as to imposed: That the grantor(s) may pot be planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of thor render inaccessible the sewher Agreed: That in the event ne, no claim for damages should be might occur to such structure, increase of operation or mainteright occur therein or thereto. | ercise any or all of same. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided: pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the grantor shall not, in the opinion of said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee, ver pipe line or their appurtenances. a building or other structure should be erected contiguous to abuilding or contents thereof due to the operation or maintained, of said pipe lines or their appurtenances, or any accident ons of this right of way are as follows: |
| ewer pipe line no 3. It Is Agre hat crops shall no inches under the s of the grantee, in nentioned, and the njure, endanger 4. It Is Furth aid sewer pipe lid any damage that enance, or neglight or mishap that mo 5. All other | or so close thereto as to imported: That the grantor(s) may planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of the or render inaccessible the sevent had no claim for damages showing the court of such structure, and conditions or special terms and conditions or special terms and conditions. | ercise any or all of same. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided; pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the granter shall not, in the opinion of a said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee ver pipe line or their appurtenances, a building or other structure should be erected contiguous to a building or contents thereof due to the operation or main hance, of said pipe lines or their appurtenances, or any accident ones of this right of way are as follows: RECO THAN GRANTER MAY CONNECT AND THAN THE THAN THAN THE T |
| ewer pipe line no 3. It Is Agre hat crops shall no nothes under the s of the grantee, in nentioned, and the nijure, endanger 4. It Is Furth aid sewer pipe lid any damage that enance, or negligher or mishap that mo 5. All other | or so close thereto as to imported: That the grantor(s) may planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of the or render inaccessible the sevent had no claim for damages showing the court of such structure, and conditions or special terms and conditions or special terms and conditions. | ercise any or all of same. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided; pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the granter shall not, in the opinion of a said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee ver pipe line or their appurtenances, a building or other structure should be erected contiguous to a building or contents thereof due to the operation or main hance, of said pipe lines or their appurtenances, or any accident ones of this right of way are as follows: RECO THAN GRANTER MAY CONNECT AND THAN THE THAN THAN THE T |
| ewer pipe line no 3. It Is Agre hat crops shall no inches under the s of the grantee, in nentioned, and the njure, endanger 4. It Is Furth aid sewer pipe lid any damage that enance, or neglight or mishap that mo 5. All other | or so close thereto as to imported: That the grantor(s) may planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of the or render inaccessible the sevent had no claim for damages showing the court of such structure, and conditions or special terms and conditions or special terms and conditions. | ercise any or all of same. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided: pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the granter shall not, in the opinion of a said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee, were pipe line or their appurtenances. a building or other structure should be erected contiguous to a building or contents thereof due to the operation or maintance, of said pipe lines or their appurtenances, or any accident cons of this right of way are as follows: RECO THAT GRANTER MAY CONNEY 10.7 |
| ewer pipe line no 3. It Is Agre hat crops shall no inches under the soft the grantee, in mentioned, and the niure, endanger 4. It Is Furth add sewer pipe list any damage that the nice, or neglight or mishap that m 5. All other SCMA | or so close thereto as to imposed: That the grantor(s) may posed: That the grantor(s) may posed: That the grantor any sewer urface of the ground; that the terfere or conflict with the use to no use shall be made of the or render inaccessible the sevent ne, no claim for damages showing to cour to such structure, ences of operation or maintering to occur therein or thereto. To special terms and condition or special terms and conditions of the court of the conditions of the court of the conditions of the court | ercise any or all of same. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided; pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the granter shall not, in the opinion of of said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee ver pipe line or their appurtenances, a building or other structure should be erected contiguous to a building or contents thereof due to the operation or main nance, of said pipe lines or their appurtenances, or any accident ones of this right of way are as follows: RECO THAN GRANTER MAY CONNERS AND THAN FOLLOWING: DISTRICT FOR ADMITTANCE INTER |
| sewer pipe line no 3. It is Agre That crops shall minches under the soft the grantee, in mentioned, and thin jure, endanger 4. It is Furth said sewer pipe list any damage that tenance, or negligor mishap that m 5. All other 5. All other 5. The grantee of what 7. The grantee of the grantor(s) furthe grantor(s) further grantor(s) furth | per so close thereto as to imported: That the grantor(s) may per to the planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of the or render inaccessible the sevent ne, no claim for damages show might occur to such structure, there is a confidence of operation or maintering the confidence of the sevent network of t | ercise any or all of same. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided: pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the grantor shall not, in the opinion of of said strip of land by the grantor shall not, in the opinion of early strip of land that would, in the opinion of the grantee, we re pipe line or their appurtenances. The pipe line or their appurtenances are building or other structure should be erected contiguous to all be made by the grantor, his heirs or assigns, on account of building or contents thereof due to the operation or maintance, of said pipe lines or their appurtenances, or any accident ons of this right of way are as follows: THAT GRANTER MAY CINNEY INTERPRETARIES OF THE PROPERTY OF |
| ewer pipe line no 3. It Is Agre hat crops shall me his agrantee, in the grantee, in mentioned, and the nitrogen of the grantee, in the grantee, in the grantee, or negligary damage that me so that me so the grantee of the grantee of the grantee of the granter of | per so close thereto as to imported: That the grantor(s) may per to the planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of the or render inaccessible the sevent ne, no claim for damages show might occur to such structure, ences of operation or maintering to occur therein or thereto. For special terms and conditions of the conflict of | ercise any load thereon. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the grantor shall not, in the opinion of said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee ver pipe line or their appurtenances. a building or other structure should be erected contiguous to building or contents thereof due to the operation or main nance, of said pipe lines or their appurtenances, or any accident ons of this right of way are as follows: RECO THAN GRANTER MAY CINNERS LAND THAN GRANTER MAY CINNERS LAND LAND FELLEWING: DISTRICT FOR ADMITTANCE LAND LAND CONNERS LAND STRICT FOR ADMITTANCE LAND STRIPLE |
| ewer pipe line no 3. It is Agre hat crops shall me hat crops and the grantee, and the hat me hat me had been and the same of the pay damages of what 7. The granteel and release the grantor(s) further all and singuishomsoever law in WITNESS | per so close thereto as to imported: That the grantor(s) may per to the planted over any sewer urface of the ground; that the terfere or conflict with the ustat no use shall be made of the or render inaccessible the sevent ne, no claim for damages show might occur to such structure, ences of operation or maintering to occur therein or thereto. For special terms and conditions of the conflict of | ercise any load thereon. No building shall be erected over said see any load thereon. Ident crops, maintain fences and use this strip of land, provided pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the grantor shall not, in the opinion of of said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee ver pipe line or their appurtenances. If the made by the grantor, his heirs or assigns, on account of building or contents thereof due to the operation or main nance, of said pipe lines or their appurtenances, or any accidentations of this right of way are as follows: If the Following: OISTRICA FOR MOMITTAMES WAY CONNESS WAY. OISTRICA FOR MOMITTAMES WAY OFFICE OF ADMITTAMES WAY OFFICE OFF |
| ewer pipe line no 3. It Is Agre hat crops shall no inches under the soft the grantee, in mentioned, and the niure, endanger 4. It Is Furth and damage that enance, or negligor mishap that m 5. All other 5. All other 7. The granteel and release of what 7. The granteel and release of the grantor(s) furfend all and singular whomsoever law in WITNESS unto been set this Signed, sealed and singular control of the sealed and singular contro | or so close thereto as to imported: That the grantor(s) may proted: That the grantor(s) may proted that the planted over any sewer urface of the ground; that the terfere or conflict with the uset no use shall be made of the or render inaccessible the sew ther Agreed: That in the event ne, no claim for damages showing to occur to such structure, tences of operation or mainteright occur therein or thereto. For special terms and condition or special terms and condition of the sewer that the sewer nature for said right of the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the sewe | ercise any or all of same. No building shall be erected over said see any load thereon. Ideant crops, maintain fences and use this strip of land, provided pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the grantor shall not, in the opinion e of said strip of land by the grantor shall not, in the opinion e said strip of land that would, in the opinion of the grantee were pipe line or their appurtenances. a building or other structure should be erected contiguous to all be made by the grantor, his heirs or assigns, on account of building or contents thereof due to the operation or main nance, of said pipe lines or their appurtenances, or any accident ons of this right of way are as follows: ACCO THAT GRANTA MAY CINNEGY AND THAT GRAN |
| as the same of the sunder the soft the grantee, in mentioned, and the said sewer pipe liany damage that tenance, or negligor mishap that m 5. All other 5. All other 7. The grassell and release the grantor(s) furfend all and singular whomsoever law in Witness unto been set this Signed, sealed and singular the said seed and singular the grantor(s) furfend all and singular the said seed and said seed and said said said said said said said sai | or so close thereto as to imported: That the grantor(s) may proted: That the grantor(s) may proted that the planted over any sewer urface of the ground; that the terfere or conflict with the uset no use shall be made of the or render inaccessible the sew ther Agreed: That in the event ne, no claim for damages showing to occur to such structure, tences of operation or mainteright occur therein or thereto. For special terms and condition or special terms and condition of the sewer that the sewer nature for said right of the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the sewe | ercise any or all of same. No building shall be erected over said se any load thereon. Idant crops, maintain fences and use this strip of land, provided: pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the granter shall not, in the opinion e of said strip of land by the grantee for the purposes herein e said strip of land that would, in the opinion of the grantee, wer pipe line or their appurtenances. a building or other structure should be erected contiguous to all be made by the grantor, his heirs or assigns, on account of building or contents thereof due to the operation or maintance, of said pipe lines or their appurtenances, or any accident ons of this right of way are as follows: **RECO THAT GRANTER MAY CONNECT INT.** **DISTRICT FOR ADMITTANCE INT.** **OISTRICT FOR ADMITTANCE INT.** **DISTRICT FOR ADMITTANCE INT.** **DISTRI |
| is were pipe line not at 1 s Agre 1 s A | or so close thereto as to imported: That the grantor(s) may proted: That the grantor(s) may proted that the planted over any sewer urface of the ground; that the terfere or conflict with the uset no use shall be made of the or render inaccessible the sew ther Agreed: That in the event ne, no claim for damages showing to occur to such structure, tences of operation or mainteright occur therein or thereto. For special terms and condition or special terms and condition of the sewer that the sewer nature for said right of the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the said premises to the grantefully claiming or to claim the the sewer that the sewe | ercise any or all of same. No building shall be erected over said see any load thereon. Ideant crops, maintain fences and use this strip of land, provided pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the grantor shall not, in the opinion e of said strip of land by the grantor shall not, in the opinion e said strip of land that would, in the opinion of the grantee were pipe line or their appurtenances. a building or other structure should be erected contiguous to all be made by the grantor, his heirs or assigns, on account of building or contents thereof due to the operation or main nance, of said pipe lines or their appurtenances, or any accident ons of this right of way are as follows: ACCO THAT GRANTA MAY CINNEGY AND THAT GRAN |