T 33-2-95 VOL 864 PAGE 461.

MAR 24 11 44 AH '69 YOU TAYLORS FIRE AND SEWER DISTRICT OLLIE FARNSWORTH NO RIGHT OF WAY TO

State of South Carolina,	R. H. C.	• (( ) ( )	No Doct to the fire	4
County of Greenville.		•	Regu <sup>**</sup> , S Boc. 2., T	*15
1. KNOW ALL MEN BY THESE PRI	ESENTS: ThatR	ita D. Vehorn	BUCA Z.,	
and	Charles Ray Veho	rn	, grantor(s),	
in consideration of \$\frac{370}{200}\$ organized and existing pursuant to the ceipt of which is hereby acknowledged and over my (our) tract(s) of land situate office of the R.M.C. of said State and C	laws of the State of , do hereby grant a e in the above State	_paid by Taylors Fire and South Carolina, hereinafter	Sewer District, the same called the Grantee, re-	
Deed Book 852 at Page	334 and	Book at	Page	
and encroaching on my (our) land a dist my (our) said land 40_feet_ in width disame has been marked out on the grame has been been by these presson a clear title to these lands, except as which is recorded in the office of the Rat Page 242 and that he spect to the lands described herein.  The expression or designation "Graggee, if any there be.  2. The right of way is to and doright and privilege of entering the afore limits of same, pipe lines, manholes, and pase of conveying sanitary sewage and substitutions, replacements and addition sirable; the right at all times to cut awain the opinion of the grantee, endanger proper operation or maintenance; the riferred to above for the purpose of exert to exercise any of the rights herein grant thereafter at any time and from time to sewer pipe line nor so close thereto as:  3. It is Agreed: That the grantary in the grantee, interfere or conflict with mentioned, and that no use shall be mainly inches under the surface of the ground; to the grantee, interfere or conflict with mentioned, and that no use shall be mainly endanger or render inaccessible  4. It is Further Agreed: That in the said sewer pipe line, no claim for dama any damage that might occur to such stenance, or negligences of operation or or mishap that might occur therein or the said sewer pipe line, no claim for dama any damage that might occur therein or the said sewer pipe line, no claim for dama and that might occur therein or the said sewer pipe line, no claim for dama and that might occur therein or the said sewer pipe line, no claim for dama and that might occur therein or the said sewer pipe line, no claim for dama and the said sewer pipe line, no claim for dama and the said sewer pipe line, no claim for dama and the said sewer pipe line, no claim for dama and the said sewer pipe line, no claim for dama and the said sewer pipe line pip	cring the time of cound, and being sid in the R.M.C. offients warrants that the follows: Mtge. to I warrants warrants that the follows: Mtge. to I warrants wherever use convey to the granter" wherever use was strip of land, and strip of ingress to an orinjure the pipe light of the said strip the sewer pipes where hat the use of said strip the sewer pipe line event a building or gress shall be made tructure, building or maintenance, of said street.	nstruction and _2.5 feet town on a print on file in ce in Plat Book _TTT lere are no lieps, mortgages, irst Federal Savings & Losaid State and County in Moralified and entitled to grant of the december of	in width thereafter, as the offices of Taylors at Page 125 et seq. or other encumbrances an Association.  Itagae Book 1082 a right of way with red to include the Mortagns the following: The end operate within the encessary for the purse, changes, renewals, grantee may deem devegetation that might, or interfere with their and across the land refeature of the grantee all be erected over said strip of land, provided: ess than eighteen (18) and in the purposes herein prinion of the grantee, erected contiguous to assigns, on account of the grantee, oversion or mains.	
6. The payment and privileges all domages of whatever nature for said ring. 7. The grantor(s) have granted, be sell and release unto the grantee(s), the the grantor(s) further do hereby bind the fend all and singular said premises to the whomscever lawfully claiming or to classification.  IN WITNESS WHEREOF, the hand and unto been set this day of	ght at way. pargained, sold and pargained, sold and pargained, sold and eir heirs, successors, grantee, the grante im the same or any d seal of the Granto	released and by these prese ssigns forever the property executors and administrator e's successors or assigns, o part thereof. r(s) herein and of the Mortga	nts do grant, bargain, described herein and es to warrant and de- against every person	
Signed, sealed and delivered in the pres	ence of:			
William H. Wetso	1~	-Charle Ka	Ve hor Soul)	
futo Mello	-	CALL TI	(Seal)	
As to the Grantor(s)  Samulas Cawford		FIRST DERAL SAVIN		IATION
(a. D. (ak ()		Vice - Pren	lent (Seal)	