GREENVILLE CO. S. C.

RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT

AUG 20 20 11 55 INTERNATIONAL PROPERTY OF THE PROPERTY

State of South Carolina,	OLLIE FARNSWORT	н	· Required, See Affidavil
Lounty of Greenville.	R, M. C.	, , , , , , , , , , , , , , , , , , , ,	Book 23, Page 1
1. KNOW ALL MEN BY TI	HESE PRESENTS: That	Alvin B. Hood	
			grantor(s),
n consideration of \$\frac{990}{990}\$ organized and existing pursuantelept of which is hereby acknown and over my (our) tract(s) of lare office of the R.M.C. of said Sta	of the taws of the State wledged, do hereby gran and situate in the above State and County in:	ate and County and deed	id grantee a right of way in to which is recorded in the
Deed Booka	t Page179	and Book	at Page
and encroaching on my (our) la my (our) said land 4.0 feet in same has been marked out o Fire and Sewer District, and The Grantor(s) herein by the	width during the time of in the ground, and being trecorded in the R.M.C. these presents warrants the	feet, more or left construction and 25 g shown on a print on foffice in Plat Book TTT at there are no liens, mortante	ess, and being that portion of feet in width thereafter, as file in the offices of Taylors at Page 125 et seq. gages, or other encumbrances
of Pagean	d that he (she) is legally	qualified and entitled to	gram a rigin ar may
The expression or design	ation "Grantor" wherever		derstood to include the Mort-
right and privilege of entering limits of same, pipe lines, manl pose of conveying sanitary ser substitutions, replacements and sirable, the right at all times the tine the opinion of the grantee, proper operation or maintenant ferred to above for the purpot to exercise any of the rights the thereafter at any time and from the sewer pipe line nor so close the finthes under the surface of the of the grantee, interfere or comentioned, and that no use shinjure, endanger or render in the surface of the said sewer pipe line, no claim any damage that might occur tenance, or negligences of operations of the saw all timber which use in a fireplace and remove all brush and the Owner not included prior to cutting any trowner, unless it is all	the atoresaid strip or la holes, and any other adjuwage and industrial was a additions of or to the stocut away and keep cleendanger or injure the pince; the right of ingress to see of exercising the right serein granted shall not be the time to time exercise a hereto as to impose any legrantor(s) may plant crode of over any sewer pipes we ground; that the use of so and be made of the said as a formall be more to such structure, building the for damages shall be more to such structure, building the formal to such structure, and conditions of the is cut within the to stack said cut we debris from the right of the right of the right of the right of the product of the said as a condition of the said as a cut within the to stack said cut we debris from the right of the right of the right of the product of the p	nots deemed by the grante tes, and to make such re ame from time to time as ar of said pipe lines any ope lines or their appurten to and egress from said stress herein granted; provided the construed as a waiver may or all of same. No build coad thereon. The said strip of land by the granted strip of land by the granted strip of land by the granter of the said strip of land that would, it is line or their appurtenant and by the granter of the granter, his has or contents thereof dust said strip of land that would, it is line or their appurtenant and by the granter of the granter, his has or contents thereof dust said pipe lines or their at this right of way are as for ight-of-way into 2° cood neatly. The Dight-of-way and not that the process of the cut those of the said pipe lines or the cood neatly. The Dight-of-way and not the cood of the cut those of the cut	ilocations, changes, renewals, said grantee may deem de- and all vegetation that might, tances, or interfere with their rip of land across the land re- that the failure of the grantee or abandonment of the right ding shall be erected over said  se this strip of land, provided: se are less than eighteen (18) rantor shall not, in the opinion antee for the purposes herein in the opinion of the grantee, ces.  Jould be erected contiguous to beins or assigns, on account of the to the operation or main- appurtenances, or any accident of inch lengths suitable for strict further agrees to a disturb any property of the trees designated by the
damages of whatever nature 7. The grantor(s) have sell and release unto the gr the grantor(s) further do her fend all and singular said pre whomsoever lawfully claimin	e for said right of way, e granted, bargained, sol antee(s), their successors beby bind their heirs, succemises to the grantee, the ng or to claim the same	d and released and by the and assigns forever the p essors, executors and adm grantee's successors or c or any part thereof.	ull settlement of all claims and ese presents do grant, bargain, property described herein and demissions, against every person
			ne Mortgagee, if any, has here-
unto been set this 14th	day of August	, 19_69	•
Signed, sealed and delivered		~ 1	<i>l</i> -
Mary J. M. a. Caroly a.	irtis	illone	13. Aool (Seal)
Caroly a	Mott		(Seal)
/ As to the Gro	71110((s)		(Seal)
		<del></del>	(e N

As to the Mortgagee