RIGHT OF WAREONELORS FIRE AND SEWER DISTRICT

. RIGHT OF		. · · ·	VOL 879 PAGE 549
State of South Carolina,	Late Pill	U.S.	· · · · · · · · · · · · · · · · · · ·
County of Greenville.	OLLIE FA VISWOR	TH	Enterprises Inc
1. KNOW ALL MEN BY	R. II. C. THESE PRESENTS: That	Inream-Maxwell L	Interprises, Inc.
and _			, grantor(s),
organized and existing pursuo ceipt of which is hereby ackn and over my (our) tract(s) of la office of the R.M.C. of said St	owledged, do hereby gra and situate in the above S ate and County in:	nt and convey unto the state and County and de	e and Sewer District, the same einafter called the Grantee, re- said grantee a right of way in ed to which is recorded in the
Deed Book 835	at Page	and Book	at Page
and encroaching on my (our) my (our) said land 40 feet is same has been marked out Fire and Sewer District, and The Grantor(s) herein by to a clear title to these lands, which is recorded in the office at Page 54 spect to the lands described. The expression or design gagee, if any there be. 2. The right of way is right and privilege of entering limits of same, pipe lines, man pose of conveying sanitary substitutions, replacements in the opinion of the grantee proper operation or maintent ferred to above for the purp to exercise any of the rights thereafter at any time and from the sever pipe line nor so close. 3. It is Agreed: That that that crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render 4. It is Further Agreed said sewer pipe line, no claid any damage that might occitenance, or negligences of the grantee.	on the ground, and bein and recorded in the R.M.C. these presents warrants the except as follows: Mtge is of the R.M.C. of the about that he (she) is legally herein. In the control of the control of the affect of	g shown on a print on affice in Plat Book ITT at there are no liens, mo, to Mack A. Ashmore ove said State and Count qualified and entitled to research and to construct, more and to make such same from time to time are of said pipe lines and its herein granted; provide to and egress from said its herein granted; provide to and egress from said its herein granted; provide to and egress from said its herein granted; provide to and egress from said its herein granted; provide to and egress from said its herein granted; provide to construed as a waive any or all of same. No but load thereon. Tops, maintain fences and where the tops of the pisaid strip of land by the strip of land that would be line or their appurtency in a provider of the structure in the said strip of said that would be line or their appurtency in a provided by the granter, his no or contents thereof of said pipe lines or their	heirs or assigns, on account of due to the operation or main- rappurtenances, or any accident
damages of whatever nature 7. The grantor(s) has sell and release unto the gathe grantor(s) further do he fend all and singular said pwhomscever lawfully claim	re for sain right of way, we granted, bargained, so grantee(s), their successors ereby bind their heirs, suc remises to the grantee, the ing or to claim the same , the hand and seal of the day of	id and released and by to and assigns forever the cessors, executors and ac grantee's successors or or any part thereof. Grantor(s) herein and of	full settlement of all claims and these presents do grant, bargain, property described herein and diministrators to warrant and deassigns, against every person the Mortgagee, if any, has here- MAXWELL ENTERPRISES, INC. MAXWELL ENTERPRISES, INC. (Seal) (Seal)

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