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RIGHT OF WAYLER FARMS WORTHIRE AND SEWER DISTRICT

	R. M. C.		:	00.	
State of South Carolina,			VOL	864	PAGE 14
County of Greenville.			•		•
1. KNOW ALL MEN BY THESE PRESEN)TC TI .	V. I Roman	. •	-	
II. KNOW ALL MEN BY THESE PRESEN	415: That	YE L. Bollidi	 -		
and		<u></u>		· 	grantor(s),
consideration of \$ 50.					•
riganized and existing pursuant to the law eipt of which is hereby acknowledged, do and over my (our) tract(s) of land situate in affice of the R.M.C. of said State and Coun	s of the State hereby gran the above Sta ty in:	t and convey unto the : ate and County and de	einafter callec said grantee ed to whiçh i	the Gro a right o s recorde	antee, re- of way in ed in the
eed Book 686 at Page 20	14	and Book	at Page		
and encroaching on my (our) land a distance my (our) said land 40_feet_ in width during ame has been marked out on the ground Fire and Sewer District, and recorded the The Grantor(s) herein by these presents to a clear title to these lands, except as follow which is recorded in the office of the R.M.C.	of25- g the time of d, and being the R.M.C.: warrants that warrants that	feet, more or construction and 2.5. shown on a print on office in Plat Book TT1 there are no liens, more None	less, and being file in the control of the control	ng that p dth there offices of ge 125 e er encun	eartion of eafter, as f Taylors et seg. nbrances
Page and that he (sh pect to the lands described herein. The expression or designation "Granto	e) is legally (qualitied and entitled to	grant a righ	of way	with re-
agee, if any there be. 2. The right of way is to and does a					
ight and privilege of entering the aforesaic mits of same, pipe lines, manholes, and any lose of conveying sanitary sewage and include the control of the grantee, endanger or in the opinion of the purpose of exercising exercise any of the rights herein granted the exercise any of the rights herein granted to exercise any of the purpose of exercising exercise any of the grante to time ever pipe line nor so close thereto as to in the every pipe line to the granter of the granter, and that he grantee, and that no use shall be made to any endanger or render inaccessible the series of the grantee, and that no use shall be made to any endanger or render inaccessible the series of the grantee. It is further Agreed: That in the every damage that might occur to such structure of the grantee, or negligences of operation or main remishap that might occur therein or therethere. All other or special terms and contains the grantee of the grantee or the end of the grantee.	y other adjunction waste or to the sar and keep clear injure the pipe of ingress to any the rights I shall not be exercise any load by plant crops wer pipes when the use of said of the said strices to building shall be madure, building on the said of the said strices.	its deemed by the grant is, and to make such rime from time to time a for said pipe lines any elines or their appurter and egress from said statement of granted, provided construed as a waiver or all of same. No built of thereon. In maintain fences and unter the tops of the pipe distrip of land by the granter of land that would, in the or their appurtenance or other structure shows the grantor, his his or contents thereof duald pipe lines or their a aid pipe lines are the aid pipe lines a	ee to be necested coations, chis said grante and all veget nances, or intrip of land actification and all veget nances, or intrip of land actification abandon adding shall be see this strip of the control shall not not not shall not	ssary for anges, ree e may disation that erfere we cross the creed of the erected of fland, promise of the purposes of the contigues, on accession	the pur- enewals, eem de- te might, ith their land re- grantee he right ver said rovided: een (18) opinion s herein grantee, uous to count of
•		•			
· ·					
6. The payment and privileges above mages of whatever nature for said right of 7. The grantor(s) have granted, bargol and release unto the grantee(s), their subgrantor(s) further do hereby bind their had all and singular said premises to the grantomscever lawfully claiming or to claim the	of way. gined, sold ar accessors and neirs, successo ntee, the aran	nd released and by thes assigns forever the pri rs, executors and admir	e presents do operty describ	grant, be	argain, in and
IN WITNESS WHEREOF, the hand and sec			Mart ''		
		nor(s) nerein and of the	mortgagee, it	any, ha	s here-
o been set this day ofF_	<i>15.</i>		·•		
ned, sealed and delivered in the presence	of:				
		11.1/2	2		
Jachara & Yangue		V J 19	D 107400	<u>د</u>	_(Sea!)
with INTO	2,		-		•
As to the Grantor(s)					_(Seal)
,					
					_(Seal)

As to the Mortgagee