FILED GREENVILLE CO. S. C.

State of South Carolina, 12 02 PH '73 OUNTY OF GREENVILLE RISE.

**RIGHT OF WAY** 983 rate 799

,			
1. KNOW ALL MEN BY THESE PRESENTS: That	Helen M. Powe		
paid by Berea Public Service District Commission, a body politic under the law of South the said Grantee a called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said Grantee a called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said Grantee a called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said Grantee a called the Grantee, receipt of which is recorded in the office of the R. M. C. of said State and County in Deed Book 343 at page 47.5 and exercaching on Grantor(s) land a distance of 430			
		feet more or less, and being that portion of my(our) said in	1110
		25 feet wide thereafter as same has been marked	and on file in the R. M. C. Office in Plat Book
4v at page 159  The Granter(s) herein by these presents warrants that to a clear title to these lands, except the following: None	here are no liens, mortgages, or other encumbrances		
to a clear title to these lands, except the rollowing. Notice			
which is recorded in the office of the R. M. C. of the above	said State and County in Mortgage Book		
Abot Grantor is locally qualified a	and entitled to grant a right of way with respect to		
the lands described nervous. "Grantor" wherever us	ed herein shall be understood to mende the more		
2. The right of way is to and does convey to the G	rantee, its successors and assigns the following and to construct, maintain and operate within the		
right thereafter at any time mor so close thereto as to impos	se any load thereon.		
ed: That crops shall not no plante und: that the use of said	strip of land by the Grantor(s) shall have mirroses		
oninion of the Granice, interacte of comment	and the of land that would, in the upition of the		
herein mentioned, and that no use similar inaccessible the sew	er pipe lines or their appurtenances.		
4. It is Further Agreed: That is the ages shall be n	nade by the Grantor(s). her hers or ossigns,		
to said sewer pipe line, no claim for damages shall be no necount of any damage that might occur to such structure or maintenance, or negligeness of operation or maintenance, or negligeness of operation or thereto.	ture, building or contents thereof the to the operation of said pipe lines or their appurtenances, or any		
or maintenance, or negligences or operation of thereto.  accident or mishap that might occur therein or thereto.  5. All other or special terms and conditions of this			
O. An outer of speciments			
	accounted to full southerment of all claims and		
6. The payment and privileges above specified are damages of whatever nature for said right of way.	hereby accepted in full settlement of all claims and		
IN WITNESS WHEREOF the hand(s) and scal(s)	of the Grantor(s) herein and of the Mortgagee, if		
any, has hereunto been set this LQ day of	- Me leve The Co-coe (SEAL)		
In the presence of: ) A On dall	(SEAL)		
Janish .	Crantor(s)		
As to Graphy (5)	Mortgagee (SEAL)		
	Word Date		
<del>-</del>	R5.3-1-4		

(continued on next page)

As to Mortgagee