## RIGHT OF WAY

## State of South Carolina,

COUNTY OF GREENVILLE.  1. KNOW ALL MEN BY THESE PRESENTS: That	I, James R. Mims,	
andgran	ntor (s) in consideration of \$.	52°°
paid by Greater Greenville Sewer District Commission, a body politic called the Grantee, receipt of which is hereby acknowledged, do her right of way in and over my (our) tract (s) of land situate in the al		
recorded in the office of the R. M. C., of said State and County in Boo	k 308 at page	388 and
Book at page, said lands being to the said lands being		
portions of Lots 79 and 80, Langley He	ghts, Greenville,	s. c.
and being that portion of my (our) said land	et wide, extending 121/2	<u>-                                      </u>
feet on each side of the center line as same has been marked out on t in the offices of Greater Greenville Sewer District Commission and rec	orded in the office of the IV. M	. C., or the above
said State and County in Plat Book "N" at page 1.  The Grantor (s) herein by these presents warrants that there are a clear title to these lands, except as follows: Mortgage to Jo.  (assigned to Citizens Bank of	no liens, mortgages, or other hn A. Carson Fountain Inn, S.C	encumbrances to
which is recorded in the office of the R. M. C., of the above said Sta	are and County in Morteage B	ook 360
0.0		
at page. 20 and that he (she) is legally qualified and er the lands described herein. The expression or designation "Grantor" wherever used herein if any there be.		
2. This right of way is to and does convey to the grantee, its su and privilege of entering the aforesaid strip of land, and to construct same, pipe lines, manholes, and any other adjuncts deemed by the reveying sanitary sewage and industrial wastes, and to make such reloc ments and additions of or to the same from time to time as said grate to cut away and keep clear of said pipe lines any and all vegetation that or injure the pipe lines or their appurtenances, or interfere with a form of ingress to and egress from said strip of land across the land referred herein granted; provided that the failure of the grantee to exercise a construed as a waiver or abandonment of the right thereafter at any	t, maintain and operate with grantee to be necessary for the ations, changes, renewals, sub- ntee may deem desirable; the at might, in the opinion of the heir proper operation or main; to above for the purpose of ex- ny of the rights herein gran	e purpose of con- stitutions, replace- right at all times grantee, endanger tenance; the right ercising the rights ted shall not be
all of same.  3. It is Agreed: That the grantor (s) may plant crops, maintal That crops shall not be planted over any sewer pipes where the top under the surface of the ground; that the use of said strip of land by grantee, interfere or conflict with the use of said strip of land by the that no use shall be made of the said strip of land that would, in the	n fences and use this strip of of the pipes are less than eight the granter shall not, in the grantee for the purposes herei	f land, provided: hteen (18) inches ne opinion of the n mentioned, and
render inaccessible the sewer pipe lines or their appurtenances.  4. It Is Further Agreed: That in the event a building or oth- lines or contiguous thereto, no claim for damages shall be made by any damage that might occur to such structure, building or contents	the grantor, his neits of assig	l over sewer pipe
or negligences of operation or maintenance, of said pipe lines or their might occur therein or thereto.  5. All other or special terms and conditions of this right of wa	appurtenances, or any accide	nt or mishap that
The right of way, of 50 feet described abort purposes, but after construction, said right of	appurtenances, or any accide ny are as follows: ove, is necessary for c way shall be reduced	onstruction to 25 feet.
or negligences of operation or maintenance, of said pape lines or their might occur therein or thereto.  5. All other or special terms and conditions of this right of way.  The right of way, of 50 feet described above purposes, but after construction, said right of the payment and privileges above specified are hereby accept whatever nature for said right of way.  IN WITNESS WHERFOE the hand and seal of the Grantor (	appurtenances, or any accide ny are as follows:  ove, is necessary for c way shall be reduced  ted in full settlement of all cl s) herein and of the Mortgage	onstruction to 25 feet.
or negligences of operation or maintenance, of said pape lines or their might occur therein or thereto.  5. All other or special terms and conditions of this right of way.  The right of way, of 50 feet described above purposes, but after construction, said right of purposes, but after construction, said right of whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide  y are as follows:  ove, is necessary for c  way shall be reduced  ted in full settlement of all cl	onstruction to 25 feet.
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage	onstruction to 25 feet. aims and damages
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage	onstruction to 25 feet. aims and damages
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (and the presence of the presence of the presence of the presence of the grant of the presence of the grant of the grant of the presence of the grant of the grant of the presence of the grant of the grant of the presence of the grant of the grant of the grant of the presence of the grant of th	appurtenances, or any accide ny are as follows:  ove, is necessary for c way shall be reduced  ted in full settlement of all cl s) herein and of the Mortgage	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage	onstruction to 25 feet. aims and damages e, if any, has here
or negligences of operation or maintenance, of said pape lines or their might occur therein or thereto.  5. All other or special terms and conditions of this right of way.  The right of way, of 50 feet described above purposes, but after construction, said right of way.  6. The payment and privileges above specified are hereby accept of whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (and the presence of the presenc	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.  Grantor (s)	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.  Grantor (s)	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.  Grantor (s)	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.  Grantor (s)	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for convey shall be reduced ted in full settlement of all class) herein and of the Mortgage  19.51 A. D.  Grantor (s)	onstruction to 25 feet. aims and damages e, if any, has here
The right of way, of 50 feet described above purposes, but after construction, said right of way.  6. The payment and privileges above specified are hereby acceptof whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for control way shall be reduced attended in full settlement of all class) herein and of the Mortgage 19_51 A. D.  Grantor (s)  Mortgagee	onstruction to 25 feet. aims and damages e, if any, has here (Scal)
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (sunto been set this signed, sealed and delivered in the presence of:  As to the Grantor (s)  State of South Carolina,  COUNTY OF GREENVILLE.  PERSONALLY APPEARS before me the undersigned deposition of the right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  As to the Grantor (s)  State of South Carolina,  COUNTY OF GREENVILLE.	appurtenances, or any accide appurtenances, or accidenances, or	onstruction to 25 feet.  aims and damages e, if any, has here (Scal)
The right of way, of 50 feet described above purposes, but after construction, said right of way.  6. The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (unto been set this signed, sealed and delivered in the presence of:  As to the Grantor (s)  State of South Carolina,  COUNTY OF GREENVILLE.  PERSONALLY APPEARS before me the undersigned deponated Grantor(s) deliver the within written right of way, and the grantor of the way, and the grantor of the presence of the manual man	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for control way shall be reduced at the full settlement of all class) herein and of the Mortgage and the Mortgage and	onstruction to 25 feet.  aims and damages e, if any, has here (Scal)
The right of way, of 50 feet described above specified are hereby acceptor whatever nature for said right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (sunto been set this signed, sealed and delivered in the presence of:  As to the Grantor (s)  State of South Carolina,  COUNTY OF GREENVILLE.  PERSONALLY APPEARS before me the undersigned deposition of the right of way.  The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  As to the Grantor (s)  State of South Carolina,  COUNTY OF GREENVILLE.	appurtenances, or any accide appurtenances, or any accide by are as follows:  ove, is necessary for control way shall be reduced at the full settlement of all class) herein and of the Mortgage and the Mortgage and	onstruction to 25 feet.  aims and damages e, if any, has here (Scal)
The right of way, of 50 feet described above purposes, but after construction, said right of way.  6. The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (sunto been set this	appurtenances, or any accide appurtenances, or any accide any are as follows:  ove, is necessary for content of all clusted in full settlement	onstruction to 25 feet.  aims and damages e, if any, has here- (Scal)  (Scal)
The right of way, of 50 feet described above purposes, but after construction, said right of way.  6. The payment and privileges above specified are hereby acceptor whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor (sunto been set this day of Signed, sealed and delivered in the presence of:  As to the Mortgagee , As to the Mortgag	appurtenances, or any accide appurtenances, or any accide any are as follows:  ove, is necessary for content of all clusted in full settlement	onstruction to 25 feet.  aims and damages e, if any, has here (Scal)