State of South Carolina, COUNTY OF GREENVILLE

RIGHT OF WAY

1. KNOW ALL MEN BY THESE PRESENTS: Th	EWE, IRVING H. LaFRANCIS
paid by the Town of Mauldin, a municipal corpora	
right of way in and over my (our) tractes or land situ	the in the linke State and County and teed to which
is recorded in the office of the R. M. C. of said State and	County in Deed Book 1024 at page 37
XXXXXXX _ XXXXXX and encre	oaching on KX(our) land a distance of 130
along the eastern boundar feet, more or less and being that portion of xxx (our) said from the sewer line as inst	Latteu
file in the offices of the Clerk of the Town of Mauldi	ked out on the ground, and being shown on a print on n and on file in the R. M. C. OfficeXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
as shown on the sketch attached heret	
The Grantor(s) herein by these presents warrants that to a clear title to these lands, except the following:	
Mortgage to Security Federal Savir	ngs & Loan Association
which is recorded in the office of the R. M. C. of the above	e said State and County in Mortgage Book 1348
they are at Page 347 and that XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
the lands described herein. The expression or designation "Grantor" wherever	
gager, if any there be.	Crantee its successors and assigns the following: The
right and privilege of entering the aforesaid strip of land,	note deemed by the Grantee to be necessary for the
substitutions, replacements and additions of or to the san sirable, the right at all times to cut away and keep clea	of of tall bills lilled ally and air teretation that indicin-
in the opinion of the Grantee, endanger or injure the pipe	nd egress from said strip of land across the land re-
The standard of expression the rights	nerns chance morace that the faint of the
Grantee to exercise any of the rights herein granted shall right thereafter at any time and from time to time to exercise	I hat the continued at a waiter of abandonness of the
the second second second section in the second section is the second second second section is the second se	se any ioan increon.
3 It is Agreed: That the Grantor(s) may plant cro	where the tops of the pipes are less than eighteen (18)
	a crim of faile by the chairolts; shall not, in the
opinion of the Grantee, interfere or conflict with the use herein mentioned, and that no use shall be made of the	said strip of land that would, in the opinion of the
o i a andanger of render inaccessible the scu	ding or other structure should be erected contiguous
the line and claim for damager shall be to	made by the Liabiotis
on account of any damage that might occur to such structure, building or contents thereof due to the operation or maintenance, or negligences of operation or maintenance, of said pipe lines or their appurtenances, or any	
accident or mishan that might occur therein or thereto.	
5. All other or special terms and conditions of this	right of way are as follows:
NONE	
a The second and article are shown specified are	hereby accepted in full settlement of all claims and
damages of whatever nature for said right of way.	
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 day of	August 1988X82.
In the presence of:	TRVING H. Latrancis (SEAL)
Stande R. Dryberry	META LAFRANCIS GRANTORS (SEAL)
Mary and Vaires	·
As to Grantor(s)	Mortgagee (SEAL)

10 A 4820180

As to Mortgagee