on Original Alw. aug 15.1951

## RIGHT OF WAY

## State of South Carolina,

COUNTY OF GREENVILLE.

| and E. H. Cureton  | grantor (s) in consideration of \$, body politic under the laws of South Carolina, hereinafter  |
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|  |   |
|  | ate in the above State and County and deed to which is  |
|  | ounty in Book 161 at page 426 and   |
| Bookat page, said lands  | being bounded by the lands of Dorothy Davis   |
| and Earle property on Brushy Cr  | eek   |
| and being that portion of my (our) said land   | feet wide, extending  |
| feet on each side of the center line as same has been mark<br>in the offices of Greater Greenville Sewer District Commis   | ed out on the ground, and being shown on a print on file sion and recorded in the office of the R. M. C., of the above  |
| said State and County in Plat Book at pa<br>The Grantor (s) herein by these presents warrants the<br>a clear title to these lands, except as follows:  | ge at there are no liens, mortgages, or other encumbrances to   |
| Mortgage to L.   | B. McDaniel   |
| which is recorded in the office of the R. M. C., of the ab   | and soid State and Co M   |
|  |   |
| the failes described heleff.   | fied and entitled to grant a right of way with respect to   |
| The expression or designation "Grantor" wherever us if any there be.   | ed herein shall be understood to include the Mortgagee,   |
| and privilege of entering the aforesaid strip of land, and ame, pipe lines, manholes, and any other adjuncts deem reying sanitary sewage and industrial wastes, and to make ments and additions of or to the same from time to time to cut away and keep clear of said pipe lines any and all very injure the pipe lines or their appurtenances, or interferingress to and egress from said strip of land across the latterein granted; provided that the failure of the grantee to construed as a waiver or abandonment of the right there: It of same. | ntee, its successors and assigns the following: The right to construct, maintain and operate within the limits of ed by the grantee to be necessary for the purpose of consuch relocations, changes, renewals, substitutions, replacents said grantee may deem desirable; the right at all times getation that might, in the opinion of the grantee, endanger here with their proper operation or maintenance; the right and referred to above for the purpose of exercising the rights exercise any of the rights herein granted shall not be after at any time and from time to time to exercise any or |
| der the surface of the ground; that the use of said strip intee, interfere or conflict with the use of said strip of land that would not use shall be made of the said strip of land that would not inaccessible the sewer pipe lines or their appurtence.  4. It is Further Agreed: That in the event a building of contiguous thereto, no claim for damages shall be by damage that might occur to such structure, building of   | ng or other structure should be erected over sewer pipe<br>made by the grantor, his heirs or assigns, on account of<br>ir contents thereof due to the operation or maintenance,<br>is or their appurtenances, or any accident or mishap that  |
| 3. 241 other of special terms and conditions of this r   | ight of way are as follows:   |
| The right of way, of 50 feet described ourposes, but after construction, said right  | above, is necessary for construction of way shall be reduced to 25 feet.  |
| whatever nature for said right of way.   | Grantor (s) herein and of the Mortgagee, if any, has here-  |
| Signed, sealed and delivered   | 15 A. D.  |
| in the presence of:  |   |
| Whatet Ir Pass, As to the Grantor (s)  | L. Co. (-1 wien thus (Scal)   |
| THUR A Solbutian to the Grantor (s)  | Clerk of Court (Seal)   |
| Wy aret J.F. Mass, As to the Mortgagee   | Grantor (s)   |
| Sung C. Jassice, Astolihe Mortgagee  | 1-1. 6 Mortgagee (Seal)   |
| ·  | Clerkoflaurt  |
|  |   |