tata of South Carolina	The Bullion
tate of South Carolina,	
DUNTY OF GREENVILLE.	Nucleona Men Co
1. KNOW ALL MEN BY THESE PRESENT	
er called the Grantee, receipt of which is hereby ac	grantor (s), in consideration of \$\frac{122.40}{on, a body politic under the laws of South Carolina, herein technowledged, do hereby grant and convey unto the said fland situate in the above State and County and deed to
ich is recorded in the office of the R. M. C., of said	State and County in Bookat pageand
ok at page, said lar the North, Alwin Realty Co. on t	nds being bounded by the Markara River Street the West and also C&WC railway
	and one manhole feet, more or less, and being that portion of
nter line as same has been marked out on the grou	ending feet on each side of th und, and being shown on a print on file in the offices o ecorded in the office of the R. M. C., of the above said State
d County in Plat Book at page The Grantor (s) herein by these presents warrants a clear title to these lands, except as follows:	s that there are no liens, mortgages, or other encumbrance
nich is recorded in the office of the R. M. C., of the a	above said State and County in Mortgage Book
e lands described berein.	alified and entitled to grant a right of way with respect to r used herein shall be understood to include the Mortgage
2. This right of way is to and does convey to the deprivilege of entering the aforesaid strip of land, arme, pipe lines, manholes, and any other adjuncts deeying sanitary sewage and industrial wastes, and to placements and additions of or to the same from the all times to cut away and keep clear of said pipe lengarantee, endanger or injure the pipe lines or their maintenance; the right of ingress to and egress from the purpose of exercising the rights herein granted; precising the rights herein granted; precising the rights herein granted; precising the rights herein granted as a left from time to time to exercise any or all of same.  3. It is Agreed: That the grantor (s) may plant content the surface of the ground; that the use of said strip and that no use shall be made of the said strip of land render inaccessible the sewer pipe lines or their app.  4. It is Further Agreed: That in the event a builties or contiguous thereto, no claim for damages shall by damage that might occur to such structure, building	ilding or other structure should be crected over sewer pipel be made by the grantor, his heirs or assigns, on account of g or contents thereof due to the operation or maintenance pipe lines or their appurtenances, or any accident or mishan
	DQL-LAR 5
mages of whatever nature for said right of way.	are hereby accepted in full settlement of all claims and
IN WITNESS WHEREOF the hand and seal of treunto been set this 13th day of June Signed, sealed and delivered	the Grautor (s) herein and of the Mortgagee, if any, ha
	a * Nucsee anut.cturin Companyo
Torma White Acto the Grantor (s	s) - Huc. see Janui Cturin CompanySeal s) - SW Symmy 4 (Seal Crantor(s) President
Sample at an Arte Arter Arter and the Control (S	Grantor (s) President
As to the Mortgage	
, As to the Mortgage	•
	Mortgagee)
	Mortgagee)

PERSONALLY APPEARS before me the undersigned deponent, who on oath says that deponent saw above named Crantor(s) deliver the within written right of way, and that deponent, with \_ \_\_\_\_\_\_, witnessed the execution thereof.

SWORN TO AND SUBSCRIBED before me this

Week 3 Professional 1951

Notary Public Recorded June 18th. 1951 at 12:03 P. M.

Deponent