1. KNOW ALE MEN BY THESE PRESENTS: That I Reymond Ri Brock, and by Greater Greenville Sewer District Commission, a body politic under the laws of South Carolina, hereinstere alled the Grantes, receipt of which is hereby acknowledged, and the work of South Carolina, hereinstere alled the Grantes, receipt of which is hereby acknowledged, and the work of South Carolina, hereinstere alled the Grantes, receipt of which is hereby acknowledged, and the work of South Carolina, hereinstere alled the Grantes, receipt of which is hereby acknowledged, and the work of South Carolina, hereinstere alled the Grantes, receipt of which is hereby acknowledged, and the south of the grant of the Mich is recorded in the office of the R. M. C. of South of the great in the R. M. C. of Thios for restrictive Gountry, S. G. in Plets Booke I I I I I I I I I I I I I I I I I I I	RIGHT OF	\$ ·
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ad by Genater Greenville Sewer District Commission, a body policie under the laws of South Canadian, hereinster lide the Gentere, seccipt of which is hereby acknowledged, do hereby gara and convey unto the said genuine spit of way in and over my (our) tract (s) of land sinuse in the above State and County and deed to which is possible to the state of the	• •	T Barrock
the of way in and over my (one) tract (5) of land situation in the above State and County and deed to which is conciled in the office of the R. M. C., of said State and County in Book. 321 at page	1. KNOW ALE MEN BY THESE PRESENTS: Th	181
corded in the office of the R. M. C., of said State and County in Book_391 at page_228 and solver. At page and play Heights, plat of which is recorded in the R.M.C. of fiftee for correction to the control the R.M.C. of fiftee for correction to the control that point of my country, \$96. in Plat Book_N! Be at page_135, some on a print on fiftee of the control the state of the control that the cont	nd by Greater Greenville Sewer District Commission, a bod lled the Grantee, receipt of which is hereby acknowledged, ght of way in and over my (our) tract (s) of land situate i	grantor (s) in consideration of \$ 2 , y politic under the laws of South Carolina, hereinafter do hereby grant and convey unto the said grantee an the above State and County and deed to which is
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set on each side of the center line as same has been marked out on the ground, and being shown on a print on fish the offices of Greater Greenville Sewer Dairiet Commission and recorded in the office of the ft. Ai. C., of the above side State and County in Plat Book. "N" 1 rays. 133. The Grantor (5) berein by these presents warrants that there are no lieus, mortgage, or other enterprised to clear title to these lands, except as follows: Mortgage to Carafa I Insurance Co. assigned to "X-Liffe Ins. Co.," recorded in R.E. Mtg. Book 358 at page 309, m d morting to the Carafa Insurance Co., assigned to "X-Liffe Ins. Co.," recorded in R.E. Mtg. Book 358 at page 309, m d morting to Carafa Insurance Co., assigned to "N-Liffe Ins. Co.," 10 rays to the lands described herein. The expression or designation "Grantor" wherever tised herein shall be understood to include the Mortgage, any there be. 2. This right of way is un and does convey to the grantor. its successors and assigns the following: The right of the property of the suboration of the property of the p		
et on each side of the center line as same has been marked out on the ground, and being shown on a print on file the offices of Greater Greenville Sewer District Commission and recorded in the office of the R. M. C., of the above id State and County in Plat Book. "In" The Grantor (5) herein by these presents variants that there are no lieus, mortgages, or other encumbrances to clear title to these lands, except as follows: Mortgage to Carnal Trastratice Oo. as adapted to V. Liffe Ins. Co., recorded In R. E. Mtg. Book 359 at page 309, and morting to Carnal Trastratic Oo. as adapted to V. Liffe Ins. Co., recorded In R. E. Mtg. Book 359 at page 309, and morting to Carnal Trastratic Oo. as a surprise to Carnal Trastratic Oo. as a surprise to the surprise Trastratic Oo. as a surprise to the surprise Trastratic Oo. as a surprise to Carnal Trastratic Oo. as a surprise of the Property of the Carnal Trastratic Oo. as a surprise of the class of the c	nd being that portion of my (our) said land51_5	feet wide, extending/ Z_1/2
is the offices of Geneter Greenville Sewer District Commission and records in the onice with the control of the general country in Pin Robe. 1987. The Genetor (s) herein by these presents warrants that there are no liens, mortgages, or other encambrances to clear title to these lands, except as follows: Mortgage to Canal I Insurance Co., assigned to Y. Life Ins. Co., recorded in R.E. Mtg. Book 358 at page 309, a d mortgage to Canal Insurance Co., assigned to Neviltife Ins. Cor., assigned t	ide of the contex line as same bus been marked	out on the ground, and being shown on a print on file
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thick is recorded in the office of the R. M. C., of the above said State and County in Mortgage Book. 2582. It page 43 and that he (she) is legally qualified and entitled to grant a right of way with respect to he hands described herein. The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgagee, fany there be. 2. This right of way is to and does convey to the grantee, its successors and assigns the following: The right in privilege of entering the aforesaid strip of land, and to construct, maintain and operate within the limits of ame, pipe lines, manholes, and any other adjuncts deemed by the grantee to be necessary for the purpose of conveying sanitary wauge and industrial wastes, and to make such relocations, charges, renewals, substitutions, explainments and additions of or to the same from time to time as said grantee may deem desirable the surface of the grantee or the representations of the grantee, charge or injure the pipe lines or their appartmenances of the land referred to above for the purpose of exercising the rights recommended by the respective of the grantee of	The Grantor (s) herein by these presents warrants that the clear title to these lands, except as follows: Mortgage	to Canal Insurance Co. assigned to
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That crops shall not be planted over any sewer pipes where the logs of the place are more made the surface of the ground; that the use of said strip of land by the granter shall not, in the opinion of the grantee, interfere or conflict with the use of said strip of land that would, in the opinion of the grantee, injure, endanger or render inaccessible the sewer pipe lines or their appartenances. 4. It is Further Agreed: That in the event a building or other structure should be erected over sewer pipe lines or contiguous thereto, no claim for damages shall be made by the grantor, his heirs or assigns, 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 mishap that might occur therein or thereto. 5. All other or special terms and conditions of this right of way are as follows: 6. The payment and privileges above 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 and seal of the Grantor (s) herein and of the Mortgagee, if any, has hereunto been set this	f any there be. 2. This right of way is to and does convey to the grante and privilege of entering the aforesaid strip of land, and to ame, pipe lines, manholes, and any other adjuncts deemed eying sanitary sewage and industrial wastes, and to make suments and additions of or to the same from time to time as ocut away and keep clear of said pipe lines any and all veget or injure the pipe lines or their appurtenances, or interfer of ingress to and egress from said strip of land across the land herein granted; provided that the failure of the grantee to exponstrued as a waiver or abandonment of the right thereafter.	ce, its successors and assigns the following: The right construct, maintain and operate within the limits of by the grantee to be necessary for the purpose of connech relocations, changes, renewals, substitutions, replacesaid grantee may deem desirable; the right at all times attoin that might, in the opinion of the grantee, endanger e with their proper operation or maintenance; the right referred to above for the purpose of exercising the rights exercise any of the rights herein granted shall not be er at any time and from time to time to exercise any or
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	As to the Grantor (s)	
State of South Carolina, COUNTY OF GREENVILLE.	, As to the Mortgagee	
State of South Carolina, COUNTY OF GREENVILLE.	, As to the Mortgagee	(Seal)
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COUNTY OF GREENVILLE.	State of South Carolina,	
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FERDUNALLY APPEARS before me the undert 11		send dance of the second secon

named Grantor(s) deliver the within written right of way, and that deponent, with H.C. B. ... witnessed the execution thereof.

SWORN TO AND SUBSCRIBED before me this

Notary Public
Recorded July 13th. 1951 at 11:24 A. M. #16307