	une A	9 is AM IS	61	M 8.1-1-43
	. AUG 4	2 if the part		BOOK 825 PAGE 39
State of South	n Carolina, <sup>OL</sup>	E FARRSWORTH R. M.O.	RIGHT OF	No Documentary Star
COUNTY OF GF	EENVILLE	•	MIOILI 01	Book 23, Tagu 1
1. KNOW	ALL MEN BY THE	ESE PRESENTS	: That <u>Benjami</u>	n Gause
and paid by the Tecalled the Grantee right of way in a *Lot No. 10, is recorded in the	own of Mauldin, a c, receipt of which is and over my (our) Sunset Heights office of the R. M.	a municipal cost hereby acknowl tract(s) of lands, Sec. 2, in C. of said State	rporation under the ledged, do hereby grant a l situate in the above Stan Plat Book "RR", and County in Deed Bo	in consideration of \$_380_00_, laws of South Carolina, hereinafter and convey unto the said Grantee a ate and County and deed to which at Page 85 ook759 at page408
x 20 Nd Akwkxzxzx	ZXZXZXZXXXXX	xzxzxx., and	encroaching on my(our)	) land a distance of330
feet, more or less	, and being that por	rtion of my(our)	) said land40	feet wide during construction and
				and, and being shown on a print on the R. M. C. Office in Plat Book
. The Grantori	t page (s) herein by these these lands, excep	presents warrant t the following:		, mortgages, or other encumbrances
	Life Insuranc	•		•
				ounty in Mortgage Book974
the lands describe  The express gagee, if any ther  2. The righ right and privile; limits of same, I purpose of convesubstitutions, reg- sirable; the right in the opinion of proper operation ferred to above Grantee to exerc right thereafter a over said sewer  3. It is Ag ed: That crops s inches under the opinion of the C herein mentione Grantee, injure,  4. It is Fu to said sewer p on account of as	ed herem.  ion or designation  e be.  it of way is to and  ge of entering the ac-  pipe lines, manholes  sying sanitary seway  lacements and addi  at all times to cut  the Grantee, endar  or maintenance; the  for the purpose of  ise any of the right  any time and from  pipe line nor so cle  reed: That the Gran  hall not be planted  surface of the grout  Grantee, interfere or  and that no use of  endanger or rende  rther Agreed: Tha  ipe line, no claim in  ny damage that mig-	"Grantor" wher does convey to foresaid strip of and any other ge and industrial itions of or to the taway and keep nger or injure the right of ingress exercising the tas herein granted to time to time to tose thereto as to ntor(s) may plan over any sewer and; that the use conflict with the shall be made our inaccessible that in the event a for damages shapt occur to such to the shall be to such that the use that in the event a for damages shapt occur to such that the total that the use that in the event a for damages shapt occur to such that the total that the transfer to such that the transfer to such that the transfer to such that the transfer to the transfer	the Grantee, its success land, and to construct, adjuncts deemed by the land, and to construct, adjuncts deemed by the lawstes, and to make sine same from time to time of the clear of said pipe lines or their apple in the pipe lines or their apple in the construct of the constructure, building or constructure, building or constructure, building or constructure, building or constructure, and the constructure, building or constructure.	the pipes are less than eighteen (18) y the Grantor(s) shall not, in the nd by the Grantee for the purposes that would, in the opinion of the
damages of who	SS WHEREOF the	hand(s) and so	eal(s) of the Grantor(s)	in full settlement of all claims and ) herein and of the Mortgagee, if  , 1969.7  (SEAL)

As to Mortgagee

Mortgagee