State of South Carolina, COUNTY OF GREENVILLE.

1. KNOW ALL MEN BY THESE PRESENTS: That	Homer Styles
ereinafter called the Grantee, receipt of which is hereby and over my (our) tract (s) of land situate in the above S	by the Town of Travelers Rest, a body politic under the laws of South Carolina, acknowledged, do hereby grant and convey unto the said Grantee a right of way state and County and deed to which is recorded in the Office of the R. M. C. of and Book page, said lands being known and designated as
Lot 68-Parisview and Lip	SCOMD DI. Gaston 1944
	Short 503.1 Block 1 Lot 51 and encroaching on my
d shown on the Greenville County Block Book System a	as Sheet Brock
sement of twelve (12) feet wide, being located six (6) feet	as sheet and deling forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction, a permanent of being forty (40) feet wide during construction and after construction and aft
The Grantor (s) herein by these presents warrants that	there are no liens, mortgages or other encumbrances to a clear title to these lands,
cept as follows:	
Iortgage Bookat pageand	said State and County in Mortgage Bookat pageand thatI (we) (it) is (are) legally qualified and entitled to grant a right of way
th respect to the lands described herein.	d herein shall be understood to include the Mortgagee, if any therebe.
2. The right of way is to and does convey to the Gran foresaid strip of land, and to construct and operate within rantee to be necessary for the purpose of conveying sanita obstitutions, replacements and additions of or ro the same at away and keep clear of said pipe lines any and all veget refers the land referred to above for the purpose of exercise any of the rights herein granted shall not be constructed to exercise any or all of same. No building shall be entered to exercise any or all of same. No building shall be entered to exercise any or all of same.	the, its successors and assigns the following: The right and privilege of entering the the limits of same, pipe lines, manholes and any other adjuncts deemed by the the limits of same, pipe lines, manholes and any other adjuncts deemed by the tribulation of the lines as as a Grantee may deem desirable; the right at all times to from time to time as sais Grantee may deem desirable; the right at all times to attoin that might, in the opinion of the Grantee, endanger or injure the pipe lines attoin or maintenance; the right of ingress to and egress from said strip of land ration or maintenance; the right of ingress to and egress from said strip of land ration or maintenance; the right of ingress to and egress from said strip of land retains or advance or abandonment of the right thereafter at any time and from time to do sa a waiver or abandonment of the right thereafter at any time and from time to extend over said sewer pipe line nor so close thereto as to impose any load thereon. Structure should be erected contiguous to said sewer pipe line, no claim for damages that might occur to such structure, buildings or contents thereon to famp damages that might occur to such structure, buildings or contents thereon.
the to the operation or maintenance, or negligences of ope	structure should be erected contiguous to said sewer pipe line, no claim for damage- nt of any damages that might occur to such structure, buildings or contents thereo- reation or maintenance of said pipe lines or their appurtenances, or any accident of completing the construction of the pipe lines, manholes and other adjuncts, or any said where possible, be restored to the condition in which it existed prior to the
elocation, change, substitution, etc., thereof, the premises construction. 5. All other or special terms and conditions of this rig	s shall, where possible, be resulted to the state of way are as follows:
	nereby accepted in full settlement of all claims and damages of whatever nature for
IN WITNESS WHEREOF the hand and seal of the Grand of the	Antor (s) herein and of the Mortgagee, if any, has hereunto been set this
2) A. L. W. Donel dr.	
as to drantor (s)	
· ·	(Se
A)	(Se
в)	(Se
	, (Se
As to Mortgagee	Mortgagee (s)
Marinester.	•
STATEOOF SOUTH CAROLINA	PROBATE
COUNTY OF GREENVILLE	a mountain (a) mign mool and as
PERSONALLY appeared the undersigned witness and	i made outh that (s) he saw the within named Grantor (s) sign, seal and as of Way and that (s) he, with the other witness above subscribed witnessed the e
ention thereof.	(2. Husnhan)
SWORN to before me this the 20	(1) of willing
day of Verite	
Simple for South Carolina My Commission Expires: /// //	
My Commission Expires: ////7/	
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	Mantenger (s) sign seal and as
PERSONALLY appeared the undersigned witness and Mortgagee (s) act and deed deliver the within written R execution thereof.	i made oath that (s) he saw the within named Mortgagee (s) sign, seal and as light of Way and that (s) he, with the other witness above subscribed witnesses
SWORN to before me this the)	(A)
day of	
Notary Public for South Carolina	•
My Commission Expires:	