## NOV 8 4 si Pil 1968

## RIGHT OF WAY

BOOK 855 PAGE 601

State of South Carolina, COUNTY OF GREENVILLE.

and shown on the Greenville County Block Book System as Sheet. 491 Block Let 12 and decreased high control of a classification of the county o	1. KNOW ALL MEN BY THESE PRESENTS: That	John W. and Hazel R. Donnahoo
britantierite, entire the contracte, receptly of within in hereto, extraorrelated, as heretonic mass, a long public under the laws of South Chronic State and County in Book State and County Book Book State and S		
four land a clauser of the wast. Proc. Income or less, and being forty (80) feet waste during constructions and an expension on the in the office of the chosen of Travelers Rose. 30 feet on each side of the center line of add severe pile or phosphate allows on the process of the construction of the process of the proces	hereinafter called the Grantee, receipt of which is hereb in and over my (our) tract (s) of land situate in the above said State and County in Book 581, page 45	State and County and deed to which is recorded in the Office of the R. M. C.
Earl land a classes of the wide	and shown on the Crossellie Co.	401
which is recorded in the offices of the RMC. of the above said State and County in Mortgage Book 1031 at page 185 and Mortgages Book 1031	(our) land a distance of feet, more or less, are easement of twelve (12) feet wide, being located six (6) fee on file in the offices of the Town of Travelers Rest.	nd being forty (40) feet wide during construction and after construction, a permane et on each side of the center line of said sewer pipe or pipes as shown on the rei
with report to the land, secretarian increase.  The expression or designation "Granten increase.  The expression or designation "Granten increase.  The expression or designation or designation or control of the property of the Creative, the successors and assigns the following: The right and privilege of enterior to Creative to the	except as follows: Cornelia Howard Lang	there are no liens, mortgages or other encumbrances to a clear title to these land $1000000000000000000000000000000000000$
The expression or designation "Grantor" wherever used herein shall be understood to include the Mortsagee, it any therebe.  2. The right of way is to and does convey to the Constant of the C	which is recorded in the offices of the R.M.C. of the above Mortgage Book at page and with respect to the lands described herein.	said State and County in Mortgage Book 1031 at page 85 an that I (we) (it) is (are) legally qualified and entitled to grant a right of wa
Abrestal strip of land, and to construct source to the Creatice, its successors and assigns the following: The right and privilege of entering the institutions received by the construction strip and the secretary for the purpose of conveying sanitary severe and industrial water, manufactures and any other adjuncts deemed by the construction of the property of the construction of the property and keep clear of said pipe lines any and all vener from time to lines as and Grantee may often definition of the property and keep clear of said pipe lines any and all vener from time to lines as and Grantee may deem destructions and the construction of the property of the construction.  5. All to there or special terms and conditions of this right of way are as follows:  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 Aul settlement of all claims and damages of whatever nature for the construction of the property of the construction of the property of the condition in which it existed prior to the construction of the property of the cons	The expression or designation "Grantor" wherever was	d Nameta abases
due to the operation or main, his helfs, or satisfie on secount of any damages that might occur to said severe pope lines, no claim for damage ministip that might occur and the control of the premises of operation or main-mainer that might occur and the control of the premises of the premises and the control of the pipe lines or their appuritements or any accident to ministry that might or their appuritements or any accident to ministry that might or construction of the pipe lines, manholes and other adjuncts, or any accident to ministry that might of the condition in which it existed prior to the condition.  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 a said right of way.  18. Privileges with the control of the grant of the Grantor (s) here in and of the Mortgages, it any, has hereunto been set this day of the control of the properties of the properties of the condition in which it existed prior to the condition.  19. The payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for the condition in which it existed prior to the condition in which it exists a state of the condition in which it exists a state of the condition in which it exists a state of the condition of the pipe in the condition of the pipe in condition of the pipe in the condition in which it exists a	aforesaid strip of land, and to construct and operate within a Grantee to be necessary for the purpose of conveying sanitar substitutions, replacements and additions of or ro the same if cut away and keep clear of said pipe lines any and all vegeta or their appurtenances, or interfere with their proper operacross the land referred to above for the purpose of exerneries any of the rights herein granted shall not be construed time to exercise any or all of same. No building shall be ere	ice, its successors and assigns the following: The right and privilege of entering the limits of same, pipe lines, manholes and any other adjuncts deemed by the ysewage and industrial wastes, and to make such relocations, changes, renewals from time to time as sais Grantee may deem destrable; the right at all times to the night in the opinion of the Grantee, endanger or injure the pipe line valion or maintenance; the right of ingress to and egress from said strip of land closing the rights herein granted; provided that the failure of the Grantee to excited over said sewer pipe line nor so close thereto as to impose any load thereon.
receited in a Further Agreed And Understood: That upon completing the construction of the pipe lines, maniholes and other adjuncts, or any construction, construction, tell, thereof, the premises shall, where possible, be restored to the condition in which it existed prior to the construction.  5. All other or special terms and conditions of this right of way are as follows:  a. The Payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for the pipe that of way.  18. Wfirsts Wignestoy the hand and seal of the Grantor (s) herein and of the Mortgagee, if any, has hereunto been set this day of the pipe that the pipe	shall be made by the Grantor, his heirs or assigns, on account due to the operation or maintenance, or negligences of opermishap that might occur therein or thereto.	ructure should be erected contiguous to said sewer pipe line, no claim for damages t of any damages that might occur to such structure, buildings or contents thereof ation or maintenance of said pipe lines or their appurtenances, or any arcident of
5. All other or special terms and conditions of this right of way are as follows:  8. The Payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for the part of the p		
ad. The Payment and privileges above specified are hereby accepted in Ail settlement of all claims and damages of whatever nature for the paint of way.  IN MITTERS WIERROOF the hand and seal of the Grantor (s) here in and of the Mortgagee, if any, has hereunto been set this	5. All other or special terms and conditions of this right	if of way are as follows:
IN WITHERS WHEREOF the hand and seal of the Grantor (s) here in and of the Mortgagee, if any, has hereunto been set this	<b></b>	
(Seal)  (Seal)	IN WITNESS WHEREOF the hand and seal of the Grant	or (s) herein and of the Mortgagee, if any, has hereunto been set thisday
Seal	Signed, sealed and delivered in the	In Warnshoo (Seal)
Grantor (s)  Grant	1) Slurd Starbare	Hazel R. Donnahoo (Seal)
So to Mortgagee  Mortgagee (s)  TATE OF SOUTH CAROLINA OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Grantor (s) sign, seal and as the into thereof.  WORN to before me this the 7  North Article of South Carolina y Commission Expires:  (I.S)  PERSONALLY appeared the undersigned witness and made oath that (s) he, with the other witness above subscribed witnessed the exe-  WORN to before me this the 7  (I.S)  ATE OF SOUTH CAROLINA )  DUNTY OF GREENVILLE )  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the excursion thereof.  WORN to before me this the 1/7,  WATE OF SOUTH CAROLINA )  OUNTY OF GREENVILLE )  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the excusion thereof.  WORN to before me this the 1/7,  (I.S)  (I.S)  (I.S)		
S to Mortgagee  Mortgagee (s)  TATE OF SOUTH CAROLINA  OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Grantor (s) sign, seal and as the interior thereof.  NORN to before me this the  Type of Mortgagee (s)  (LS)  ATE OF SOUTH CAROLINA  OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Grantor (s) sign, seal and as the within the other witness above subscribed witnessed the exe-  (LS)  ATE OF SOUTH CAROLINA  OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the excultion thereof.  OUNT to before me this the  (LS)  (LS)  (LS)  (LS)	a)	Cornella Howard Langford
Mortgagee (s)  TATE OF SOUTH CAROLINA OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Grantor (s) sign, seal and as the information thereof.  WORN to before me this the		
PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Grantor (s) sign, seal and as the author thereof.  WORN to before me this the 7  WORN to before me this the 7  Interval 1968.  PERSONALLY appeared the undersigned witness and made oath that (s) he, with the other witness above subscribed witnessed the exemptor of the control	s to Mortgagee	Mortgagee (s) (Seal)
PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Grantor (s) sign, seal and as the without thereof.  WORN to before me this the	TATE OF SOUTH CAROLINA ) OUNTY OF GREENVILLE	PROBATE
WORN to before me this the 7  ay of Mocanter 1968.  The Company Public for South Carolina y Commission Expires:  (1)  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the certain thereof.  WORN to before me this the	PERCONALLA	le oath that (s) he saw the within named Grantor (s) sign, seal and as the
potary Public for South Carolina  OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the ecution thereof.  OUNTY OF GREENVILLE  PERSONALLY appeared the undersigned witness and made oath that (s) he, with the other witness above subscribed witnesses the could be force me this the	y for Annual 1	Anniessed the exe-
PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the ortgagee (s) act and deed deliver the within written Right of Way and that (s) he, with the other witness above subscribed witnesses the vorn to before me this the	ptary Public for South Carolina  Commission Expires:	
PERSONALLY appeared the undersigned witness and made oath that (s) he saw the within named Mortgagee (s) sign, seal and as the coulion thereof.  FORN to before me this the	ATE OF SOUTH CAROLINA	
y of		oath that (s) he saw the within named Mortgagee (s) sign, seal and as the
otary Public for South Carolina (LS)	y of to	
Commission Expires:	tary Public for South Carolina (LS)	