State of South Carolina, 302) 15 3 05 PH '73 COUNTY OF GREENVILLE DOI NE S. TANKERSLEY RIGHT OF WAY

I. KNOW ALL MEN BY THESE PRESENT	S. That William D. Cox
I. KNOW ALL MEN DI THESE TRESERT	hereinafter called Grantor(s), in consideration of \$ 170.00
paid by Berea Public Service District Commission, a called the Grantee, receipt of which is hereby acknowing the of way in and over Grantor(s) tract(s) of land	vledged, do hereby grant and convey unto the said Grantee and situate in the above State and County and deed to which
is recorded in the office of the R. M. C. of said Stat	te and County in Deed Book 684 at page 405
	encroaching on Grantor(s) land a distance of
	r) said land40 feet wide during construction and
25 feet wide thereafter as same has beer file in the offices of Berea Public Service District Con	n marked out on the ground, and being shown on a print on ommission and on file in the R. M. C. Office in Plat Book
4V at page160	
The Grantor(s) herein by these presents warrant to a clear title to these lands, except the following:	nts that there are no liens, mortgages, or other encumbrances : Mortgage from William D. Cox to First
Federal Savings & Loan Association	on
gagee, if any there be. 2. The right of way is to and does convey to right and privilege of entering the aforesaid strip of limits of same, pipe lines, manholes, and any other purpose of conveying sanitary sewage and industria substitutions, replacements and additions of or to the strable; the right at all times to cut away and kee in the opinion of the Grantee, endanger or injure the proper operation or maintenance; the right of ingress ferred to above for the purpose of exercising the Grantee to exercise any of the rights herein granter right thereafter at any time and from time to time to over said sewer pipe line nor so close thereto as to 3. It is Agreed: That the Grantor(s) may plated: That crops shall not be planted over any sewer inches under the surface of the ground; that the use opinion of the Grantee, interfere or conflict with the therein mentioned, and that no use shall be made of Grantee, injure, endanger or render inaccessible to said sewer pipe line, no claim for damages shall appears that might occur to such as a consult of any damage that might occur to such a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of any damage that might occur to such as a successive of a such	r pipes where the tops of the pipes are less than eighteen (18) of said strip of land by the Grantor(s) shall not, in the he use of said strip of land by the Grantee for the purposes of the said strip of land that would, in the opinion of the he sewer pipe lines or their appurtenances. A building or other structure should be exected contiguous all be made by the Grantor(s), his heirs or assigns, h structure, building or contents thereof due to the operation intenance, of said pipe lines or their appurtenances, or any ereto.
damages of whatever nature for said right of way.	real(s) of the Grantor(s) herein and of the Mortgagee, if
Jude w. Ross	Mortgagee
Cento Statellon	B5.4-1-53
As to Mortgagee	