## RIGHT OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South County of Greenville.

	Á	K.P		
1. KNOW ALL MEN BY THESE				
Dickson and Jam	es Robert Guest,	Jr.,	, grantor(s),	
in consideration of \$ organized and existing pursuant to ceipt of which is hereby acknowled and over my (our) tract(s) of land s office of the R.M.C. of said State as	the laws of the State of S dged, do hereby grant an ituate in the above State of	South Carolina, hereing d convey unto the said and County and deed	ofter called the Grantee, re- I grantee a right of way in to which is recorded in the	
Deed Book		• •		
and encroaching on my (our) land o my (our) said land 20 feet on eac each side of the center line as sar in the office of Marietta Water, Fire Book at Pag->	ch side of the centerline on the has been markedout on the control of the control of the center of t	during the time of cons in the ground, and being strict, and recorded in	truction and 12 1—2 feet oning shown on a print on file the R. M. C. office in Plat	
The Grantor(s) herein by these				
to a clear title to these lands, excep				
Savings and Loan As	sociation			
which is recorded in the office of				
at Page 254 and the spect to the lands described herein.  The expression or designation gages, if any there be.  2. The right of way is to an right and privilege of entering the	<ul> <li>"Grantor" wherever use</li> <li>does convey to the gro</li> </ul>	d herein shall be unde	erstood to include the Mort-	
limits of same, pipe lines, manholes pose of canveying sanitary sewagi substitutions, replacements and ad sirable; the right at all times to cu in the opinion of the grantee, enda proper operation or maintenance; ferred to above for the purpose of to exercise any of the rights herein thereafter at any time and from times sawer pipe line nor so close theret.  3. It is Agreed: That the grantee inches under the surface of the grantee, interfere or conflict mentioned, and that no use shall be injure, endanger or render inacces.  4. It is Further Agreed: That said sewer pipe line, no claim for any damage that might occur to stenance, or negligences of operation mishap that might occur therein 5. All other or special terms	s, and any other adjuncts of and industrial wastes, of ditions of or to the same it away and keep clear of tanger or injure the pipe lift the right of ingress to and f exercising the rights here a granted shall not be come to time exercise any or o as to impose any load to impose any load to early sewer pipes where any sewer pipes where any sewer pipes where and that the use of said strip to the tangent of the said strip o	deemed by the grantee and to make such relation to time as a said pipe lines any armes or their appurtenal degress from said stripein granted; provided the strued as a waiver of all of same. No building the tops of the pipes the tops of the pipes trip of land by the granted fland that would, in or their appurtenance, rother structure should by the grantor, his hei contents thereof due dipipe lines or their appulations.	to be necessary for the pur- positions, changes, renewals, said grantee may deem de- id all vegetation that might, nees, or interfere with their cof land across the land re- that the failure of the grantee repondenment of the right ing shall be erected over said this strip of land, provided: are less than eighteen (18) inter shall not, in the opinion thee for the purposes herein the opinion of the grantee, so, id be erected contiguous to rs or assigns, on account of to the operation or main- pourtenances, or any accident	
6. The payment and privileg damages of whatever nature for s 7. The grantor(s) have grantsell and release unto the grantee(the grantor(s) further do hereby b fend all and singular said premises	aid right of way.  ted, bargained, sold and  (s), their successors and ar  ind their heirs, successors,  to the grantee, the grante	roleased and by these ssigns forever the pro executors and admini e's successors or assi	presents do grant, bargain, perty described herein and strators to warrant and de-	
whomsoever lawfully claiming or	to claim the same or any	part thereof.	On the second second paragram	
IN WITNESS WHEREOF, the ha	nd and seal of the Granto	r(s) herein and of the A	Aortgagee, if any, has here-	
unto been set this day o	of Amtenden		n un a	
Signed, sealed and delivered in the	·	Belly Lee	Quest Ingle	SĘ
Da E. M. Casa	•	Betty Jee Gue	Seckear Book	
Bl. In Day	J	Mary Lee Gues	t Dickson .	
As to the Grantor(s)	)		Guest, Jr.	
		LOAN ASSOCIAT	SAVINGS AND (Seal)	
A. s. she Adama	BY		(Seal)	