RIGHT OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Capables, Wei 909 1457

	MEN BY THESE PRES				
	and				, grantor(s),
n consideration of rganized and exis eipt of which is he nd over my (our) I	\$ting pursuant to the la	paid by Mari ws of the Stat do hereby gro in the above S	etta Water, Fire, S te of South Carolii int and convey un	Sanitation and Se na, hereinafter o nto the said gran	ewer District, the same alled the Grantee, re- tee a right of way in ich is recorded in the
eed Book	923	_ at Page _	317 and	Book	_at Page
ny (our) said land each side of the ce n the office of Mar	20 feet on each side	e of the cente s been marked tation and Sev	rline during the ti Bout on the groun	me of constructions, and being she	I being that portion of on and 12 1—2 feet on own on a print on file R. M. C. office in Plat
					or other encumbrances elers Rest
	ings and Loan				
					
					tgage Book <u>1203</u> I right of way with re-
pect to the lands	described herein. n or designation "Gro				d to include the Mort-
pose of conveying substitutions, replained in the right on the opinion of the corper operation	sanitary sewage and cements and additions to all times to cut aware grantee, endanger or maintenance; the right the purpose of exert the rights herein grantime and from time to us of close thereto as the control of t	industrial was of or to the y and keep of or injure the path of ingress cising the right ted shall not time exercise o impose any	istes, and to mak same from time to ear of said pipe I oipa lines or their to and egress fro and egress fro tis herein granted, be construed as a any or all of same	te such relocation to time as said gines any and all appurtenances, m said strip of to provided that the waiver or abase. No building sho	e necessary for the pur- ns, changes, renewals grantee may deem de vegetation that might or interfere with their and across the land re- te failure of the granter indonment of the righ- all be erected over said
nches under the so of the grantee, intentioned, and the nipure, endanger of 4. It is Furth aid sewer pipe live iny damage that enance, or neglige	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	strip of land, provided less than eighteen (18 shall not, in the opinion or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
nches under the so of the grantee, intentioned, and the njure, endanger of 4. It is Furth said sewer pipe liancy damage that tenance, or neglig	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 shall not, in the opinion or the purposes herein pinion of the grantee erected contiguous to assigns, on account of the operation or main
nches under the so of the grantee, intentioned, and the njure, endanger of 4. It is Furth said sewer pipe lianty damage that tenance, or neglig	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
nches under the so of the grantee, intentioned, and the njure, endanger of 4. It is Furth said sewer pipe lianty damage that tenance, or neglig	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
nches under the so of the grantee, intended, and the injure, endanger of 4. It is Furth said sewer pipe literary damage that lenance, or neglig	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
nches under the so of the grantee, intentioned, and the njure, endanger of 4. It is Furth said sewer pipe lianty damage that tenance, or neglig	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
nches under the so of the grantee, intended, and the injure, endanger of 4. It is Furth said sewer pipe literary damage that lenance, or neglig	or be planted over any preace of the ground; the effect or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such steness of operation or the court state of the court state	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
nches under the so of the grantee, intended, and the injure, endanger of 4. It is Furth said sewer pipe literary damage that lenance, or neglig	it be planted over any inface of the ground; therefore or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and	sewer pipes of hat the use of so de of the said the sewer pipe event a buildinges shall be irructure, buildingintenance,	ops, maintain fen where the tops of said strip of land istrip of land that the line or their apding or other strande by the graning or contents to of said pipe lines	the pipes are to by the grantor so by the grantce of the would, in the coppurtenances. Secture should be noor, his heirs or their appurter or their appurter.	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
oches under the stoof the grantee, intentioned, and the injure, endanger of the said sewer pipe lianty damage that tenance, or negligor mishap that miss. All other the granter of what the granter of the granter is full and release the grantor(s) furtiend all and singuite fend all and singuite intentioned.	the planted over any orface of the ground; therefore or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and ever nature for said ritor(s) have grantee(s), there do hereby bind that said premises to the grantee standard premises	bove specified ight of way. beir successors her heirs, suce grantee, the grantee, the conditions of	ops, maintain fen where the tops of said strip of land hid strip of land his strip of land that he line or their apding or other strip of said pipe lines this right of way this right of way are hereby acceded and assigns forecessors, executors grantee's success	by the granter s by the granter s by the granter s by the granter f t would, in the c purtenances. seture should be nor, his heirs or hereof due to tl or their appurter are as follows: pted in full settle and by these pres ver the property and administrations or assigns,	less than eighteen (18 chall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any acciden
oches under the sof the grantee, intentioned, and the nigre, endanger of the sold sewer pipe list and demander or negligar mishap that miss. All other of the grantees of whate 7. The grantees of the grantor(s) further all and singular whomsoever lawforms.	the planted over any reface of the ground; therefore or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and accurate for said retor(s) have granted, into the grantee(s), the her do hereby bind the lar said premises to thully claiming or to claim the said premises to the content of the property of the grantee(s).	bove specified ight of way. bargained, so grantee, the same time the sewer pipe event a build ages shall be irructure, build maintenance, nereto. conditions of the same time time the same time time time time time time time ti	ops, maintain fen where the tops of said strip of land istrip of land istrip of land istrip of land that line or their apding or other strande by the graning or contents to of said pipe lines. This right of way this right of way and assigns fore cossors, executors grantee's success or any part there	by the granter shot the granter shot the granter should, in the continuous sectors should be stor, his heirs or hereof due to the or their appurter are as follows: pted in full settle and by these presver the property and administrate or assigns, of.	ess than eighteen (18 shall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any accident ents do grant, bargain described herein and de against every person
oches under the sof the grantee, infinentioned, and the niure, endanger of the soid sewer pipe lianty damage that misser mishap that miss. 6. The payridamages of what 7. The granter sell and release the grantor(s) further sell and release the grantor(s) further soid and singuish whomsoever lawfilm.	the planted over any orface of the ground; there or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for damo might occur to such stances of operation or ght occur therein or the or special terms and ever nature for said ritor(s) have granted, there do hereby bind the grante or to claim to the grante of the claiming or to claim.	bove specified get of the way be event a build maintenance, nereto. conditions of the specified get of way. bove specified get of way. borgained, so eir successors heir heirs, suce grantee, the sim the same and seal of the	ops, maintain fen where the tops of said strip of land istrip of land istrip of land istrip of land that is line or their apding or other strande by the graning or contents to of said pipe lines this right of way the graning or contents of said pipe lines this right of way are hereby acceptad and assigns fore cessors, executors grantee's success or any part there	the pipes are to by the grantor so the grantor so the grantor so the copurtenances. Seture should be not, his heirs or hereof due to the or their appurter are as follows: pted in full settle and by these presver the property and administrations or assigns, of.	ess than eighteen (18 shall not, in the opinior or the purposes herein pinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any accident ents do grant, bargain described herein and described he
of the grantee, interpretation of the grantee, interpretation of the grantee, interpretation of the grantee of	the planted over any reface of the ground; therefore or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and accurate for said retor(s) have granted, into the grantee(s), the her do hereby bind the lar said premises to thully claiming or to claim the said premises to the content of the property of the grantee(s).	bove specified get of the way be event a build maintenance, nereto. conditions of the specified get of way. bove specified get of way. borgained, so eir successors heir heirs, suce grantee, the sim the same and seal of the	ops, maintain fen where the tops of said strip of land istrip of land istrip of land istrip of land that is line or their apding or other strande by the graning or contents to of said pipe lines this right of way the graning or contents of said pipe lines this right of way are hereby acceptad and assigns fore cessors, executors grantee's success or any part there	the pipes are to by the grantor so the grantor so the grantor so the copurtenances. Seture should be not, his heirs or hereof due to the or their appurter are as follows: pted in full settle and by these presver the property and administrations or assigns, of.	ess than eighteen (18 shall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any accident ents do grant, bargain described herein and de against every person
oches under the sof the grantee, intentioned, and the niure, endanger of the soid sewer pipe lianty damage that the grantee, or negligor mishap that misser of what 7. The grantel and release the grantor(s) further soil and release the grantor(s) further soil and singular whomsoever lawfull the soil and singular whomsoever lawfull the grantor(s) further soil and singular whomsoever lawfull the soil and s	the planted over any or face of the ground; the effere or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and or special terms and ever nature for said ristor(s) have granted, into the grantee(s), the her do hereby bind the said premises to the ully claiming or to claim. WHEREOF, the hand are day of delivered in the pre-	bove specified in the same of same of the use of same of the said the saver pipe event a buildings shall be inviture, building maintenance, nereto. conditions of way, bargained, so eir successors heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heir heir heir heir heir heir	ops, maintain fen where the tops of said strip of land id strip of land is trip of land in the line or their applies of said properties of said pipe lines this right of way are hereby acceded and released a and assigns fore cessors, executors grantee's success or any part there	the pipes are to by the granter shot the granter should, in the copurtenances. Sectore should be notor, his heirs or hereof due to to or their appurter are as follows: pted in full settle and by these presver the property and administrations or assigns, of.	ess than eighteen (18 shall not, in the opinior or the purposes herein pinion of the grantee erected contiguous to assigns, on account on the operation or main nances, or any accident ents do grant, bargain described herein and de against every personagee, if any, has hereingagee, if any, has hereingageen and the against every personage.
of the grantee, interpretation of the grantee, interpretation of the grantee, interpretation of the grantee of	the planted over any or face of the ground; the effere or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and or special terms and ever nature for said ristor(s) have granted, into the grantee(s), the her do hereby bind the said premises to the ully claiming or to claim. WHEREOF, the hand are day of delivered in the pre-	bove specified in the same of same of the use of same of the said the saver pipe event a buildings shall be inviture, building maintenance, nereto. conditions of way, bargained, so eir successors heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heir heir heir heir heir heir	ops, maintain fen where the tops of said strip of land id strip of land is trip of land in the line or their applies of said properties of said pipe lines this right of way are hereby acceded and released a and assigns fore cessors, executors grantee's success or any part there	the pipes are to by the granter shot the granter should, in the copurtenances. Sectore should be notor, his heirs or hereof due to to or their appurter are as follows: pted in full settle and by these presver the property and administrations or assigns, of.	ess than eighteen (18 shall not, in the opinior or the purposes herein opinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any accident ents do grant, bargain described herein and de against every person
of the grantee, interpretation of the grantee, interpretation of the grantee, interpretation of the grantee of	the planted over any or face of the ground; the effere or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and or special terms and ever nature for said ristor(s) have granted, into the grantee(s), the her do hereby bind the said premises to the ully claiming or to claim. WHEREOF, the hand are day of delivered in the pre-	bove specified in the same of same of the use of same of the said the saver pipe event a buildings shall be inviture, building maintenance, nereto. conditions of way, bargained, so eir successors heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heir heir heir heir heir heir	ops, maintain fen where the tops of said strip of land id strip of land is line or their appling or other strande by the graning or contents to of said pipe lines this right of way this right of way and assigns fore cessors, executors grantee's success or any part there Grantor(s) herein the charles of the contents o	pted in full settle and of the property and administrations of the property and administrations of the Property and of the Mortg.	ess than eighteen (18 shall not, in the opinior or the purposes herein pinion of the grantee erected contiguous to assigns, on account on the operation or main nances, or any accident ents do grant, bargain described herein and ors to warrant and de against every personagee, if any, has here
of the grantee, interpretation of the grantee, interpretation of the grantee, interpretation of the grantee of	ment and privileges a ever nature for said premises to the granted, the or special terms and privileges a ever nature for said retor(s) have granted, the dependence of the grantee of the	bove specified in the same of same of the use of same of the said the saver pipe event a buildings shall be inviture, building maintenance, nereto. conditions of way, bargained, so eir successors heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heirs, successors heir heir heir heir heir heir heir heir	ops, maintain fen where the tops of said strip of land id strip of land is line or their appling or other strande by the graning or contents to of said pipe lines this right of way this right of way and assigns fore cessors, executors grantee's success or any part there Grantor(s) herein the charles of the contents o	pted in full settle and of the property and administrations of the property and administrations of the Property and of the Mortg.	ess than eighteen (18 shall not, in the opinior or the purposes herein pinion of the grantee erected contiguous to assigns, on account on the operation or main nances, or any accident ents do grant, bargain described herein and ors to warrant and de against every personagee, if any, has here
6. The payr damages of what 7. The grantor(s) further sell and release the grantor(s) further sell and release the grantor(s) further sell and release the grantor(s) further sell and singu whomsoever lawf IN WITNESS unto been set this Signed, sealed an As	the planted over any or face of the ground; the effere or conflict with at no use shall be mader render inaccessible er Agreed: That in the ne, no claim for dama might occur to such stances of operation or ght occur therein or the or special terms and or special terms and ever nature for said ristor(s) have granted, into the grantee(s), the her do hereby bind the said premises to the ully claiming or to claim. WHEREOF, the hand are day of delivered in the pre-	bove specified ight of way. bargained, so eir successors heir heirs, suce grantee, the same and seal of the same of:	d are hereby accessors, executors grantee's successors.	pted in full settle and of the property and administrations or assigns, of.	erse than eighteen (18 shall not, in the opinion or the purposes herein pinion of the grantee erected contiguous to assigns, on account of the operation or main nances, or any accident erected contiguous to assigns, on account of the operation or main nances, or any accident erected to grant, bargain described herein and d