As to the Mortgagee

PEC 1 3 49 PH '73 RIGHT Offic WAXNITOS MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Chirolina, County of Greenville.

 $\text{vol} \ 989 \ \text{rage} 459$

	and	Juanita R. Cla	rk	, grantor(s),
janized and ex pt of which is	of \$tsting pursuant to hereby acknowle	paid by Marie the laws of the State edged, do hereby gran	tta Water, Fire, Sanitation of South Carolina, herei it and convey unto the so	and Sewer District, the same nafter called the Grantee, re- tid grantee a right of way in
	C. of said State o	ind County in	·	d to which is recorded in the
ed Book	971	at Page	460 and Book	at Page
(our) said lar h side of the	nd 20 feet on ec center line as sa prietta Water, Fir	ich side of the center! me has been markedo	ine during the time of co out on the ground, and b	ess, and being that portion of nstruction and 12 1—2 feet on eing shown on a print on file in the R. M. C. office in Plat
				gages, or other encumbrances Travelers Rest Fed
Savings ar	nd Loan Ass	ociation	<u> </u>	
ich is recorded	in the office of	the R.M.C. of the abo	ove said State and County	in Mortgage Book 1271
			qualified and entitled to	grant a right of way with re-
the expressi gee, if any ther		n. n "Grantor" wherever	r used herein shall be ur	derstood to include the Mort-
nits of same, pinese of conveying bestitutions, replicable; the right the opinion of oper operation rred to above to exercise any of the sunder the the grantee, in entioned, and to jure, endanger 4. It is Furnish exercise any damage that and regular exercises and exercise and	pe lines, manhole g sanitary seward accements and are at all times to a the grantee, end the grantee, end for the purpose of the rights here time and from the ced: That the grantee of the grantee or conflict hat no use shall or render inaccent there agreed: That the granterfere or conflict no use shall or render inaccent the grantee of the grantee o	es, and any other adjuinge and industrial was additions of or to the subtraction of or to the subtraction of or injure the pile the right of ingress the fewercising the right in granted shall not be ime to time exercise as to impose any least of so to impose any least of the sewer pipes who was a subtract of the sewer pipes who was a subtract of the sewer pipe to the the event a building damages shall be mosuch structure, building on or thereto.	ncts deemed by the grantes, and to make such reame from time to time a ar of said pipe lines any pe lines or their appurter or and egress from said states herein granted; provided e construed as a waiver my or all of same No built oad thereon. ps, maintain fences and unhere the tops of the pipe aid strip of land by the granter of tand that would, line or their appurtenanny or other structure shade by the grantor, his top or contents thereof diemeters.	ould be erected contiguous to neirs or assigns, on account of ue to the operation or main- appurtenances, or any accident
	-			
			•	
				,
				· .
mages of wha 7. The gra I and release grantor(s) fund all and sing	itever nature for intor(s) have gra unto the grante inter do hereby ular soid premise	said right of way. Inted, bargained, sold e(s), their successors a bind their heirs, succe	and released and by the nd assigns forever the p ssors, executors and adm rantee's successors or a	ull settlement of all claims and ise presents do grant, bargain, roperty described herein and inistrators to warrant and de- ssigns, against every person
				e Mortgagee, if any, has here-
ito been set this	sday	of August	, 19	<u>; </u>
gned, sealed a	nd delivered in t	he presence of:	A -	
Bicc	Ehr.	and	flores 2	Clork (Seal)
	J - /-		/ A LIMBIG 5 D U.L.	C1 C B
<u> </u>	s to the Grantor		Jecasuta	K Clark (Seal)