Nec.	1 3 58 PH '73			514.5-1	-00.6 -
	way <sub>ta</sub> tqemablet	ta water, fir	E, SANITATION	AND SEWER	DISTRICT
State of Sout				val S	
County of Gre			J	Vill 👊	FCJ-JF (Abj. CJ-f-)
. ·			J. C. Jarrard	•	
1. KNOW	ALL MEN BY THESE PRI	ESENTS: That	J∦ C. Jarraro	<u>_</u>	
	and		·		, grantor(s),
organized and e ceipt of which is and over my (ou office of the R.N	of \$	laws of the State of, do hereby grant of the above State ounty in	t South Carolina, her and convey unto the e and County and d	reinatier called the said grantee a reed to which is r	recorded in the
Deed Book	878	at Page	and Book _	at Paç	je
my (our) said to each side of the in the office of ! Book	g on my (our) land a dis and 20 feet on each si e center line as same h Marietta Water, Fire, Sa at Page or(s) herein by these pre- or these lands, except as	ide of the centerlin ias been markedou nitation and Sewer  sents warrants that	e during the time of t on the ground, and District, and recorde there are no liens, m	construction and being shown on d in the R. M. C ortgages, or othe	12 1—2 feet on a print on file c. office in Plat
which is record	ed in the office of the	R.M.C. of the abov	e said State and Covi	nty in Mortgage (	3ook
at Page	and that h	e (she) is legally q	ualified and entitled	to grant a right	of way with re-
spect to the lan	ds described herein. ssion or designation "G	Grantor" wherever	used herein shall be	understood to in	clude the Mort-
aggee, if any th					
limits of same, pose of convey substitutions, re sirable; the rigil in the opinion of proper operation ferred to above to exercise any thereafter at a sewer pipe line.  3. It is A That crops shall inches under the grantee, mentioned, and injure, endange.  4. It is F said sewer pipe any damage the tenance, or neger mishap that	ege of entering the afa pipe lines, manholes, ar ing sanitary sewage at iplacements and addition that all times to cut avoid the grantee, endange on or maintenance; the e for the purpose of ex of the rights herein gr my time and from time to e nor so close thereto a agreed: That the grantot i not be planted over a te surface of the grantot i, interfere or conflict w d that no use shall be n er or render inaccessible urther Agreed: That in e line, no claim for dan gligences of operation of might occur therein or ther or special terms of	and any other adjunct and industrial waster on so for to the sar way and keep clear or injure the pipe right of ingress to tercising the rights leanted shall not be to time exercise any so to impose any loc r(s) may plant crops my sewer pipes where the use of said and of the said strike the sewer pipe let the sewer pipe let the sewer building or maintenance, of thereto.	ts deemed by the gross, and to make such the from time to time of said pipe lines are lines or their appurant egress from said therein granted; province on the from the tops of the post of the tops of the post land by the strip of land by the post land that would the tops of the post land that would the tops of the post land that would the tops of the post land that would not their appurtent gor other structure deby the grantor, his caid pipe lines or the said pipe lines or the	antee to be necess a relocations, char e as said grantee any and all vegeto renances, or interest of land act ded that the failurer or abandonmoulding shall be educated as the granter shall no grantee for the d, in the opinion nances. Should be erected is heirs or assign due to the openic oppurtenances, and grantee for the openic oppurtenances.	sary for the pur- inges, renewals, may deem de- ation that might, erfere with their ross the land re- re of the grantee ent of the right erected over said land, provided: an eighteen (18) at, in the opinion purposes herein of the grantee, ed contiguous to s, on account of tration or main-
			••	•	•
			4-		
damages of w 7. The g sell and releas the grantor(s) fend all and si	payment and privileges thatever nature for said grantor(s) have granted se unto the grantee(s), further do hereby bind ngular said premises to awfully claiming or to	i right of way.  I, bargained, sold of their successors and I their heirs, success the grantee, the gra	and released and by d assigns forever the lors, executors and a antee's successors or	these presents do e property descri	grant, bargain, ibed herein and warrant and de-
IN WITHE	SS WHEREOF, the hand	and seal of the Gr	ntor(s) herein and of	f the Mortgages,	if any, has here-
unto been set	this day of .	(inguet		<u> 73 .</u>	
	and delivered in the p	9			
-	,		John (	Jarra	ral reals
Char	2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	3 12-75-84	J/C. Jarr	ard	

(Seal)

.(Seal)

As to the Mortgagee

As to the Grantor(s)