PIEC 4 3 58 PH 13 514.5-1-44 RIGHTONHEVAAN TO SWEET DISTRICT

State of South Carolina,			vol 383 🖼	a 5 77
Louniy of Greenville.				
1. KNOW ALL MEN BY THESE PR	RESENTS: That _Edn	a R. Spivey	<u> </u>	
and				
in consideration of \$	paid by Marietta e laws of the State of d, do hereby grant a te in the above State	Water, Fire, Sanitation South Carolina, hereind and convey unto the sa	and Sewer District, nafter called the Gra tid grantee a right o	the same antee, re- of way in
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Deed Book 432	at Page	and Book	at Page	
and encroaching on my (our) land a dismy (our) said land 20 feet on each seach side of the center line as same in the office of Marietta Water, Fire, Schook at Page	side of the centerline has been markedout anitation and Sewer (during the time of cor on the ground, and b	nstruction and 12 1— eing shown on a pri	-2 feet on int on file
The Grantor(s) herein by these pre to a clear title to these lands, except a			-	
which is recorded in the office of the	R.M.C. of the above	said State and County	in Mortgage Book	
at Page and that I spect to the lands described herein.		·		
The expression or designation "Gagee, if any there be. 2. The right of way is to and oright and privilege of entering the actimits of same, pipe lines, manholes, as pose of conveying sanitary sewage a substitutions, replacements and additisirable; the right at all times to cut as in the opinion of the grantee, endangeroper operation or maintenance; the ferred to above for the purpose of exto exercise any of the rights herein get thereafter at any time and from time sewer pipe line nor so close thereto a. 3. It is Agreed: That the granto. That crops shall not be planted over a inches under the surface of the ground of the grantee, interfere or conflict we mentioned, and that no use shall be n injure, endanger or render inaccessib 4. It is Further Agreed: That in said sewer pipe line, no claim for dainy damage that might occur to such tenance, or negligences of operation or mishap that might occur therein or 5. All other or special terms at	does convey to the goresaid strip of land, and any other adjuncts ind industrial wastes, ons of or to the same way and keep clear or injure the piperight of ingress to a xercising the rights not at the exercise any last to impose any lost the use of said sind the use of said sind the event a building the event a building a structure, building or maintenance, of said thereto.	rantee, its successors a and to construct, mais deemed by the grante and to make such reference from time to time as of said pipe lines any lines or their appurter nd egress from said sterein granted; provided onstrued as a waiver or all of same. No build thereon. Maintain fences and use the tops of the pipe strip of land by the granter or other structure show the granter, his hor contents thereof durid pipe lines or their and purposed and pipe lines or their contents thereof durid pipe lines or their contents thereof durid pipe lines or their contents and the granter of their contents thereof durid pipe lines or their contents and the granter of their contents thereof durid pipe lines or their contents and the granter of their contents thereof durid pipe lines or their contents thereof during the granter of the granter	and assigns the followintain and operate voleto be necessary to be locations, changes, as said grantee may and all vegetation throaces, or interferent portion of land across their that the failure of the or abandonment of ding shall be erected use this strip of land, as are less than eight rantor shall not, in the antee for the purposite the opinion of the cess. The purposite is a strip of land, and the opinion of the cess or assigns, on course to the operation appurtenances, or an appurtenances, or an enter the purposite of the operation appurtenances, or an experience of the purposite of the operation appurtenances, or an enter the purposite of the operation appurtenances, or an experience of the operation appurtenances, or an enter the purposite of the operation appurtenances, or an experience of the operation appurtenances, or an experience of the operation appurtenances.	wing: The within the pur- renewals, deem de- nat might, with their e land re- ne grantee the right over said provided: hteen (18) ne opinion ses herein e grantee, tiguous to account of or main-
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6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to	d right of way. d, bargained, sold at their successors and d their heirs, successo the grantee, the gran	nd released and by the assigns forever the p irs, executors and adm itee's successors or a	ese presents do grant property described h pinistrators to warran	t, bargain, erein and nt and de-
IN WITNESS WHEREOF, the hand	and seal of the Gran	ntor(s) herein and of th	e Mortgagee, if any,	has here-
unto been set this day of _	Likert	<u></u>	2	
Signed, sealed and delivered in the particle of the Grantor(s)	J.	c 1	3RSpa	(Seal)
	···			(Seal)
				: (Seal)
As to the Mortgages				