RIGHT DEN WAY A TO PMARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Carolina, Vol. 989 (AGE)

VOL 989 PAGE 511

1. KNOW ALL MEN BY THE	Lillie M. Gar	land	, grantor(s),
consideration of \$ ganized and existing pursuant lipt of which is hereby acknowled ad over my (our) tract(s) of land fice of the R.M.C. of said State	to the laws of the State edged, do hereby gran situate in the above Sta and County in	of South Carolina, hereing t and convey unto the said ate and County and deed	after called the Grantee, red grantee a right of way in to which is recorded in the
eed Book885	at Page _2	15 and Book	at Page
nd encroaching on my (our) land ny (our) said land 20 feet on each side of the center line as so the office of Marietta Water, Front at Page	l a distance of each side of the centerli ame has been markedo re, Sanitation and Sewe	feet, more or lessine during the time of consult on the ground, and being District, and recorded in	ss, and being that portion of struction and 12 1—2 feet or ing shown on a print on file the R. M. C. office in Pla
a clear title to these lands, ex			
J a clear time to mese tamas, ex			
which is recorded in the office of	f the P M C of the abo	ove said State and County i	n Mortgage Book 1149
t Page258 and	that he (the) is legally	aualified and entitled to a	rent a right of way with re
pect to the lands described here	ein.		
The expression or designat pagee, if any there be.	ion "Grantor" wherever	used herein shall be und	erstood to include the Mort
pose of conveying sanitary sew, substitutions, replacements and sirable; the right at all times to in the opinion of the grantee, eroper operation or maintenance erred to above for the purpose o exercise any of the rights her	additions of or to the secut away and keep cleadinger or injure the pile; the right of ingress to of exercising the right	ome from time to time as ar of said pipe lines any a pe lines or their appurten o and egress-from said stri s herein granted; provided	said grantee may deem de nd all vegetation that might ances, or interfere with thei p of land across the land re that the failure of the grante
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