GREENVIEW

As to the Mortgagee

RIGHT OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Resolution, Flountly of Greenville.

 $\text{vol} \ 989 \ \text{rage} \15

	1			Epps	
	and				, grantor(s)
rganized and exiseipt of which is he nd over my (our)	\$	e laws of the State d, do hereby gran ite in the above St	e of South Carolina, at and convey unto	, hereinafter called the said grantee c	the Grantee, re right of way ir
eed Book	752	at Page	178 and Bo	okat P	age
ny (our) said lanc each side of the co n the office of Mai	n my (our) land a dis I 20 feet on each s enter line as same l rietta Water, Fire, Sa Page	side of the centerl has been markedo unitation and Sewe	ine during the time out on the ground,	e of construction an and being shown	d 12 1—2 feet o on a print on fil
The Grantor(s	herein by these pre	esents warrants the	at there are no lien	s, mortgages, or otl	ner encumbrance
o a clear title to ti	hese lands, except a	ıs follows:	· · · · · ·		
					•
vhich is recorded	in the office of the	R.M.C. of the abo	ove said State and	County in Mortagas	Book
	and that I			,	•
pect to the lands	described herein.			,	•
The expressio pagee, if any there	n or designation "(Grantor" wherever	r used herein shall	be understood to	include the Mor
pose of conveying substitutions, replacions, replacions, replacion of the opinion of the operation of the converte of the conv	e lines, manholes, a sanitary sewage a cements and additi- it all times to cut a the grantee, endang- or maintenance; the or the purpose of ex- the rights herein graine and from time or so close thereto a red: That the granto to be planted over a surface of the ground	and industrial was ons of or to the sway and keep cle er or injure the piright of ingress transed shall not be to time exercise a to impose any larts) may plant crown sewer pipes w	tes, and to make ame from time to ar of said pipe lines or their allo and egress from seconstrued as a very or all of same. No ad thereon. ps, maintain fences here the tops of the	such relocations, claime as said granters any and all vege pourtenances, or in said strip of land crovided that the fail valver or abandon to building shall be and use this strip are pipes are less the strip are pipes are less to the said of the strip are pipes are less to the said of the said	nanges, renewal see may deem do station that migh sterfere with the scross the land re lure of the grants ment of the right erected over sail of land, provide han eighteen (1)
of the grantee, in nentioned, and th njure, endanger of 4. It is Furth ald sewer pipe li tiny damage that enance, or neglig	terfere or conflict wat no use shall be no or render inaccessib er Agreed: That in ne, no claim for da might occur to such ences of operation of the state o	with the use of sain made of the said so the sewer pipe the event a building mages shall be mon structure, building maintenance, o	d strip of land by trip of land that w line or their appu ng or other structu ade by the granto g or contents ther	the grantee for the could, in the opinion of the could, in the opinion of the could be erect, his helps or assigned due to the opinion of the could be expected.	e purposes herei in of the grante ited contiguous jns, on account of peration or mail
of the grantee, in nentioned, and th njure, endanger of 4. It Is Furth ald sewer pipe li ainy damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes herei in of the grante ited contiguous jns, on account of peration or mail
of the grantee, in mentioned, and th njure, endanger of 4. It is Furth and sewer pipe in any damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sai made of the said s le the sewer pipe the event a buildi mages shall be m mages shall be m or maintenance, o r thereto.	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes herei in of the granter ited contiguous (jns, on account of peration or mail
of the grantee, in nentioned, and th njure, endanger of 4. It Is Furth ald sewer pipe li ainy damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes herei in of the granter ited contiguous (jns, on account of peration or mail
of the grantee, in nentioned, and th njure, endanger of 4. It is Furth ald sewer pipe in iny damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes herei in of the grante ited contiguous jns, on account of peration or mail
of the grantee, in nentioned, and th njure, endanger of 4. It is Furth ald sewer pipe in iny damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes here in of the grante ited contiguous jns, on account o peration or mai
of the grantee, in nentioned, and th njure, endanger of 4. It is Furth ald sewer pipe in iny damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes here in of the grante ited contiguous jns, on account o peration or mai
of the grantee, in nentioned, and th njure, endanger of 4. It is Furth ald sewer pipe in iny damage that enance, or neglig or mishap that mi	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes here in of the grante ited contiguous jns, on account o peration or mai
of the grantee, in mentioned, and the injure, endanger of the first forth and sewer pipe to the injure, endange that the injure, or negligor mishap that mishap th	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sain made of the said so the sewer pipe the event a buildinges shall be mostructure, building or maintenance, or thereto. Indiconditions of the made of the said said said said said said said said	d strip of land by trip of land that w line or their appu ng or other structu ade by the grantor g or contents ther f said pipe lines or his right of way ar	the grantee for the could, in the opinion of the could, in the opinion of the could be erectly to the could be could be erectly to the could be cou	e purposes here in of the grante ited contiguous jns, on account o peration or mai
of the grantee, in nentioned, and the niver, endanger of the sewer pipe is any damage that enance, or neglight mishap that mish the sewer pipe is any damage that mish the sewer pipe is a sewer pipe is an angle of the grantor(s) further sell and release the grantor(s) further sell and singuitational singuitational and singuitational si	terfere or conflict wat no use shall be no render inaccessibner Agreed: That in me, no claim for damight occur to such ences of operation or special terms as	with the use of sainade of the said said said said said said said said	d strip of land by trip of land that we line or their appung or other structured by the granton gor contents there is aid pipe lines or his right of way are hereby accepted and released and assigns forever ssors, executors an rantee's successors	the grantee for the could, in the opinion remains. The should be erectly the should be erectly the should be erectly their appurtenance as follows: If a full settlement by these presents a the property design administrators to	e purposes herein of the grante- ted contiguous ins, on account of the peration or mains, or any accident of all claims and do grant, bargain in warrant and do warrant and do
of the grantee, in nentioned, and the niver, endanger of the sewer pipe is any damage that enance, or negligar mishap that miss. All other of the granter of what 7. The grantell and releas to the grantor(s) the grantor(s) whomsoever lawful and singular whomsoever lawful and the grantor(s) t	terfere or conflict wat no use shall be no render inaccessible render. That in ne, no claim for da might occur to such ences of operation oght occur therein or or special terms as the conflict of the granted into the grantee(s), ther do hereby bind lar sold premises to	with the use of sainade of the said said said said said said said said	d strip of land by trip of land that we line or their appung or other structions of the struction of the str	the grantee for the rould, in the opinion remances. The should be erectly the should be erectly the should be erectly their appurtenance end follows: The should be erectly the should be erectly their appurtenance end follows: The should be erectly the should be erectly their appurtenance end follows: The should be erectly the should be erectly their appurtenance end follows: The should be erectly the should be	e purposes here on of the grante ted contiguous jus, on account peration or mai is, or any accide of all claims ar do grant, bargai ribed herein and mat every perso
of the grantee, in mentioned, and the niure, endanger of the said sewer pipe is any damage that enance, or negligor mishap that miss. All other of the grantees of the grantees of the granter(s) further in the granter(s) furthe	terfere or conflict wat no use shall be not render inaccessible render. That in ne, no claim for da might occur to such ences of operation oght occur therein or or special terms as ever nature for said stor(s) have grantee(s), ther do hereby bind lar said premises to ully claiming or to WHEREOF, the hand	rith the use of sainade of the said said said said said said said said	d strip of land by trip of land that we line or their appung or other structured by the granton gor contents their feath pipe lines or his right of way are hereby accepted and released and not assigns forever assors, executors an arantee's successors or any part thereof.	the grantee for the could, in the opinion remains. The should be erectly the should be erectly their or assigned in full settlement by these presents of administrators to or assigns, against of the Mortgages.	e purposes here on of the grante ted contiguous jus, on account peration or mai is, or any accide of all claims ar do grant, bargai ribed herein and mat every perso
of the grantee, in mentioned, and the nitree, endanger of the said sewer pipe is any damage that tenance, or negligor mishap that mish. All other of the said sewer pipe is the paying damages of what 7. The granteel and release to the grantor(s) further said and singular whomsoever lawfull the said said and singular the said	ment and privileges ever nature for said premise to such the format and privileges ever nature for said to the grantee(s), ther do hereby bind lar sold premises to ully claiming or to WHEREOF, the hand	sith the use of sainade of the said saile the sewer pipe the event a building mages shall be meaning the event a building or maintenance, or thereto, and conditions of the conditions of the successors at their successors at their successors at their successors at the grantee, the grantee, the grantee, the Gamma seal of the Gamma seal	d strip of land by trip of land that we line or their appung or other structured by the granton gor contents their feath pipe lines or his right of way are hereby accepted and released and not assigns forever assors, executors an arantee's successors or any part thereof.	the grantee for the could, in the opinion remaines. The should be erectly the should be erectly the should be erectly their appurtenance erectly their appurtenance erectly their appurtenance erectly the second by these presents of the property design and of the Mortgagee erectly the second erectl	e purposes herein of the grantes ted configuous ins, on account a peration or mains, or any accidents, or any accidents, or any accidents and a grant, bargains bed herein and a warrant and a not every person, if any, has here
of the grantee, in mentioned, and the nitree, endanger of the sever pipe it is any damage that the nitree, or negligor mishap that mishap	ment and privileges ever nature for said premise to such the format and privileges ever nature for said to the grantee(s), ther do hereby bind lar sold premises to ully claiming or to WHEREOF, the hand day of delivered in the process of the proce	with the use of sainade of the said said said the sewer pipe the event a building mages shall be mentioned in structure, building or maintenance, or thereto, and conditions of the conditions of the successors at their successors at the successors at their successors	d strip of land by trip of land that we line or their appung or other structured by the granton g or contents their facilities or his right of way are hereby accepted and released and not assigns forever assors, executors an antee's successors or any part thereof.	the grantee for the could, in the opinion remaines. The should be erectly the should be erectly the should be erectly their appurtenance erectly their appurtenance erectly their appurtenance erectly the second by these presents of the property design and of the Mortgagee erectly the second erectl	e purposes herein of the grantes ted configuous ins, on account a peration or mains, or any accidents, or any accidents, or any accidents and a grant, bargains bed herein and a warrant and a not every person, if any, has here
of the grantee, in mentioned, and the nitree, endanger of the sever pipe it is any damage that the nitree, or negligor mishap that mishap	ment and privileges ever nature for said premise to such the format and privileges ever nature for said to the grantee(s), ther do hereby bind lar sold premises to ully claiming or to WHEREOF, the hand day of delivered in the process of the proce	with the use of sainade of the said said said the sewer pipe the event a building mages shall be mentioned in structure, building or maintenance, or thereto, and conditions of the conditions of the successors at their successors at the successors at their successors	d strip of land by trip of land that we line or their appung or other structured by the granton g or contents their facilities or his right of way are hereby accepted and released and not assigns forever assors, executors an antee's successors or any part thereof.	the grantee for the could, in the opinion remaines. The should be erectly the should be erectly the should be erectly their appurtenance erectly their appurtenance erectly their appurtenance erectly the second by these presents of the property design and of the Mortgagee erectly the second erectl	e purposes herein of the grantes ted configuous ins, on account a peration or mains, or any accidents, or any accidents, or any accidents and a grant, bargains bed herein and a warrant and a not every person, if any, has here
of the grantee, in mentioned, and the nitree, endanger of the sale sale sale sale sale sale sale sal	ment and privileges ever nature for said premise to such the format and privileges ever nature for said to the grantee(s), ther do hereby bind lar sold premises to ully claiming or to WHEREOF, the hand	with the use of sainade of the said said said the sewer pipe the event a building mages shall be mentioned in structure, building or maintenance, or thereto, and conditions of the conditions of the successors at their successors at the successors at their successors	d strip of land by trip of land that we line or their appung or other structured by the granton g or contents their facilities or his right of way are hereby accepted and released and not assigns forever assors, executors an antee's successors or any part thereof.	the grantee for the could, in the opinion remains. The should be erectly the should be erectly their or assigned in full settlement by these presents of administrators to or assigns, against of the Mortgages.	e purposes here on of the grante ted contiguous jns, on account peration or mai is, or any accide of all claims ar do grant, bargai cribed herein an is warrant and d nst every perso , if any, has here