RIGHT OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT

State of Sant	h.Carolina,				val 989	rage 735
Iounty of Gre	enville.				_	
1. KNOW	ALL MEN BY THESE PRE	SENTS: That	Millar	P. Garla	and	
	and					, grantor(s),
rganized and e eipt of which is ind over my (ou	of \$_existing pursuant to the shereby acknowledged, or) tract(s) of land situate. A.C. of said State and Co	laws of the State of do hereby grant in the above Sta	of South Card and convey (lina, hereinaft Into the said g	er called the C grantee a right	of way in
eed Book	843	at Page2	279 and	Book	at Page _	
ny (our) said le ach side of the n the office of l	on my (our) land a dist and 20 feet on each side center line as same h Marietta Water, Fire, San at Page	de of the centerli as been markedou nitation and Sewer	ne during the ut on the grou	time of construind, and being	uction and 12 I shown on a I	1—2 feet on orint on file
	r(s) herein by these pres					
	o these lands, except as					<u>Rest</u>
Fede	eral Savings and	d Loan Assoc	iation			· · · · · · · · · · · · · · · · · · ·
vhich is record	ed in the office of the l	R.M.C. of the abov	ve said State (and County in	Mortgage Book	1091
gagee, if any the 2. The rigidal and privilimits of same, posses of convey substitutions, restrable; the right in the opinion of proper operation ferred to above to exercise any thereafter at an assewer pipe line 3. It is A That crops shall inches under the grantee, mentioned, and injure, endange 4. It is Fisses and damage the tenance, or negor mishap that	ere be. ght of way is to and dege of entering the afor pipe lines, manholes, an ing sanitary sewage an placements and addition at all times to cut aw of the grantee, endangers or maintenance; the control of the rights herein grown or maintenance; the control of the rights herein grown time and from time to an or so close thereto as greed. That the grantor into be planted over an esurface of the ground; interfere or conflict will that no use shall be mer or render inaccessible wither Agreed: That in the line, no claim for dan not might occur to such gligences of operation of might occur therein or her or special terms an original such as a special terms and the control of the court therein or her or special terms and the control of the court therein or her or special terms and the control of the court therein or the court of the court therein or the court of the court therein or the court of the court o	ces convey to the resaid strip of land any other adjunt dindustrial wastens of or to the saray and keep clear or injure the pipright of ingress to ercising the rights anted shall not be to time exercise any location in the continuous samples when the the use of said ade of the said structure, building a maintenance, of thoreto.	grantee, its sid, and to core deemed by ces, and to me me from time or the and egress fine from the and egress fine from the construed as your all of saring of land the tops of land the from t	uccessors and struct, maintary the grantee to the grantee to to time as so lines any and ir appurtenance mail strip d; provided the a waiver or ne. No building the pipes of the pipes of by the grant at would, in tappurtenances. ructure should antor, his heirs thereof due to the pipes of the pipes of the pipes of the grant at would, in tappurtenances.	assigns the folion and operate on be necessary ations, change id grantee mail all vegetation ces, or interfer of land across at the failure of abandonment g shall be erect this strip of landire less than every shall not, in the for the purphe opinion of the operation of the ope	llowing: The e within the for the purs, renewals, y deem dethat might, e with their the land refithe grantee of the right ed over said d, provided ighteen (18) the opinion poses herein the grantee, ontiguous to account of on or main-
	. "					
damages of w 7. The g sell and releas the grantor(s) fend all and si whomsoever la	payment and privileges hatever nature for said prantor(s) have granted, to unto the grantee(s), to the grantee	right of way. bargained, sold their successors ar their heirs, succes the grantee, the gr claim the same or	and released nd assigns for sors, executor antee's succe any part the	and by these pever the props and administration assigned.	presents do gro erty described trators to wari ins, against e	ant, bargain, herein and rant and de- very person
	his day of _					
unto been set i	inis day of	- 4-14-t	};- 1	_, 17_ 	· •	·
	4 . 4 . 10					

Millard P. Garland

Nillie M. Garland

TRAVELERS REST FEDERAL SAVI(\$66) AND
LOAN ASSOCIATION,
By: (Seal) As to the Gramor(s) As to the Mortgagee