CRETON LITER OF SOUR TO TAYLORS WATER AND SEWER DISTRICT 4 17 PM 1966

State of South Carolina,		Ollic =
County of Greenville.		CLUE TAKUSWARTH
1. KNOW ALL MEN BY THESE PRESENTS: That	I. A. D. Attaway,	
and		, grantor(s),
in consideration of \$160.00 organized and existing pursuant to the laws of the Sceipt of which is hereby acknowledged, do hereby and over my (our) tract(s) of land situate in the above office of the R.M.C. of said State and County in:	tate of South Carolina, herei grant and convey unto the so State and County and dee	inatter called the Grantee, re- aid grantee a right of way in d to which is recorded in the
Deed Book 619 at Page 159	and Book	at Page
and encroaching on my (our) land a distance of 110-my (our) said land 40 feet in width during the time same has been marked out on the ground, and be Water and Sewer District, and recorded in the R.M. The Grantor(s) herein by these presents warrants to a clear title to these lands, except as follows: (No which is recorded in the office of the R.M.C. of the at Page and that he (she) is legal spect to the lands described herein. The expression or designation "Grantor" where gagee, if any there be. 2. The right of way is to and does convey to right and privilege of entering the aforesaid strip of limits of same, pipe lines, manholes, and any other as pose of conveying sanitary sewage and industrial we substitutions, replacements and additions of or to the sirable; the right at all times to cut away and keep in the opinion of the grantee, endanger or injure the proper operation or maintenance; the right of ingress ferred to above for the purpose of exercising the right to exercise any of the rights herein granted shall not thereafter at any time and from time to time exercise sewer pipe line nor so close thereto as to impose an 3. It is Agreed: That the grantor(s) may plant of that crops shall not be planted over any sewer pipes inches under the surface of the ground; that the use of mentioned, and that no use shall be made of the said injure, endanger or render inaccessible the sewer pipe line, no claim for damages shall be any damage that might occur to such structure, built tenance, or negligences of operation or maintenance or mishap that might occur therein or thereto. 5. All other or special terms and conditions or	end the grantee, its successors of land, and to construct, and to make such research from grantee, and to make such research from time to time as clear of said pipe lines any pipe lines or their appurters to and egress from said stoppes lines or their appurters to and egress from said stoppes and to enstrued as a waiver any or all of same. No builty load thereon. Trops, maintain fences and us where the tops of the pipe of said strip of land by the granted strip of land by the granted strip of land by the grantee in grantee in grantee, it is and strip of land by the granter in grantee in grantee, it is and strip of land by the grantee in grantee in grantee, it is and strip of land by the granter in grantee by the grantor, his hading or contents thereof du, of said pipe lines or their of this right of way are as for the said strip of land strip of the grantor, his hading or contents thereof du, of said pipe lines or their of this right of way are as for the said strip of way are as for this right of way are as for the said strip of way are as for this right of way are as for the said strip of way are as for this right of way are as for the said strip of way are as for this right of way are as for the said strip of way are as for this right of way are as for the said strip of way are as for the said way are as for the said way are	ess, and being that portion of feet in width thereafter, as file in the offices of Taylors file in the offices of Taylors at Page 198-203 agages, or other encumbrances on Mortgage Book grant a right of way with restand assigns the following: The ntain and operate within the et to be necessary for the purplications, changes, renewals, as said grantee may deem deand all vegetation that might, nances, or interfere with their rip of land across the land relations the failure of the grantee or abandonment of the right ding shall be erected over said set his strip of land, provided as are less than eighteen (18) rantor shall not, in the opinion antee for the purposes herein in the opinion of the grantee, ces. ould be erected contiguous to set to the operation or main-purtenances, or any accident
A. Manhole to be at ground level or submerg	ed. SOUTH CAROLINA & DOCUMENTARY	DOGUMENTARY 555 ETTTE 555:
6. The payment and privileges above specific damages of whatever nature for said right of way. 7. The grantor(s) have granted, bargained, s sell and release unto the grantee(s), their successors the grantor(s) further do hereby bind their heirs, su fend all and singular said premises to the grantee, the whomsoever lawfully claiming or to claim the same	old and released and by the s and assigns forever the p ccessors, executors and adm e grantee's successors or a	ese presents do grant, bargain, property described herein and inistrators to warrant and de-
IN WITNESS WHEREOF, the hand and seal of the	e Grantor(s) herein and of th	e Mortgagee, if any, has here-
unto been set this 22nd day of April	, 1966	······································
Signed sealed and delivered in the presence of:	110	0 1 1
(and sale)	WDU	ttawuj (Seal)
The Marie of the Control of the Cont		(3601)
Xarhara D. Jangel As to the Grantor(s)		(Seal)
•		(Seal)
		(Seal)

As to the Mortgagee