State of South Carolina, County of Greenville.

| consideration of \$ 78. ganized and existing pursuipt of which is hereby acknowledged and over my (our) tract(s) of ffice of the R.M.C. of said Standard and encroaching on my (our) said right of way be free, center line of same had f Gantt Water and Sewer The Grantor(s) herein be a clear title to these land which is recorded in the of at Page | Edna L. 200 Pant to the laws on whedged, do had situate in the laws of land situate in the laws of lands being bound a distance of land a distance of seen marked of District. The presents was presents was perfected by these presents was, except as following the R.M.C. and that he (she laws in the laws | Lynch of the State of ereby grant e above. State in Book 8 added by the of 78 ft. Width during ut on the growarrants that ws: 10 of the above is legally of the state in the growarrants that ws: 10 of the above is legally of the state in the growarrants that ws: 10 of the above is legally of the state in the growarrants that ws: 10 of the above is legally of the state in the growarrants that ws: 10 of the above is legally of the state in the growarrants that ws: 10 of the above is legally of the state in the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that ws: 10 of the above is legally of the growarrants that will be growarr | paid b of South C and conv ite and Co 327 at lands of the time bund, and t there are ? | y Gantt Water of arolina, hereince y unto the said unty and deed. Page | and Sewer District ofter called the G d grantee a right to which is recor- and Book and 10 feet in v a print on file in ages, or other en in Mortgage Book | grantor(s), t, the same irantee, re- of way in ded in the t portion of vidth there- the offices cumbrances |
|--|--|--|--|--|--|--|
| consideration of \$ 78. ganized and existing pursuit of which is hereby ack dover my (our) tract(s) of fice of the R.M.C. of said S. Page | pant to the laws of nowledged, do had situate in the tate and County is lands being bound a distance of the laws of the county is been marked of the county is present to be a second as follows, except as follows, except as follows, except as follows is and that he (she harein. | of the State of ereby grant e above. State of the Book 8 and ded by the of 78 ft. Width during ut on the growarrants that ws: 2 of the above) is legally of the state of the above. | paid by of South Control of South Contro | y Gantt Water of arolina, hereing by unto the said unty and deed Page | and Sewer District of the Cold grantee a right to which is record and Book and Book and Book and 10 feet in value aprint on file in Mortgage Book grant a right of value of the cold grant a ri | t portion of vidth theres the offices |
| Page | lands being bound in lands being bound in distance of being 25 feet in which is been marked or District. The properties of the R.M.C. and that he (she in land) is a second in the land i | n Book 8 Inded by the of 78 ft. Vidith during ut on the grovarrants that ws: 6 Inded by the state of the above is legally to | lands of the time bund, and there are? | reet, more or lessof construction being shown on no liens, mortg | and Book ss, and being tha and 10 feet in v a print on file ir ages, or other en in Mortgage Book | t portion of vidth there- the offices cumbrances |
| Page | lands being bound land a distance opeing 25 feet in was been marked or District. y these presents was, except as following and that he (she herein. | of 78 ft. Vidth during ut on the groverrants that ws: of the above) is legally of | the time bund, and there are recovered to the time are recovered to th | icet, more or les of construction being shown on no liens, mortg ate and County i | ss, and being tha and 10 feet in v a print on file ir ages, or other en in Mortgage Book grant a right of v | t portion of vidth there- the offices cumbrances |
| to encroaching on my (our y (our) said right of way be ter, center line of same had Gantt Water and Sewer The Grantor(s) herein be a clear title to these land which is recorded in the of the to the lands described to the lands described agee, if any there be. 2. The right of way that and privilege of enters | land a distance opeing 25 feet in was been marked or District. y these presents was, except as following the R.M.C. and that he (she herein. ignation "Granto" | of 70 4 10 20 20 20 20 20 20 20 20 20 20 20 20 20 | the time bund, and there are? | no liens, mortg | and 10 feet in v a print on file in ages, or other en in Mortgage Book grant a right of v | vidth there- the offices cumbrances |
| The Grantor(s) herein be a clear title to these land which is recorded in the of at Page | y these presents verse, except as following fice of the R.M.C. and that he (she harein. | ws: | eve said Sta | ate and County i | in Mortgage Book grant a right of v | |
| thich is recorded in the of at Page pect to the lands described agee, if any there be. 2. The right of way into any or privilege of entered privilege of en | s, except as follow fice of the R.M.C. and that he (she herein. ignation "Granto | ws: | eve said Sta | ate and County i | in Mortgage Book grant a right of v | |
| the expression or desagee, if any there be. 2. The right of way | _ and that he (she I herein. ignation "Granto | e) is legally o | qualified o | and entitled to g | grant a right of v | vay with re- |
| The expression or des agee, if any there be. 2. The right of way | ignation "Granto | | | | | vay with re- |
| agee, if any there be. 2. The right of way | | r" wherever | used here | | | |
| 2. The right of way | | | | | | |
| substitutions, replacements sirable; the right at all time in the opinion of the grant proper operation or mainteferred to above for the puto exercise any of the right thereafter at any time and appears a pipe line nor so do | nanholes, and any sewage and income and additions of ees to cut away a ee, endanger or it enance; the right prose of exercising the herein granted from time to times to its to it in the total and the terminant and the sethereto as to it in the setheret | y other adjun lustrial waste or to the sa nd keep clea njure the pip of ingress to ng the rights shall not be e exercise ar mpose any lo | ncts deeme tes, and to ame from ar of said pe lines or o and egre s herein gr e construe ny or all o oad thereo | d by the grante make such retime to time as pipe lines any content their appurtents from said strainted; provided as a waiver same. No builden. | e to be necessary locations, change said grantee mond all vegetation ances, or interfeip of land across that the failure cor abandonment ding shall be erec | tor the pur- tes, renewals, by deem de- that might, re with their the land re- of the grantee of the right ted over said |
| 3. It is Agreed: That That crops shall not be pla inches under the surface of of the grantee, interfere of mentioned, and that no us injure endanger or rende | the grantor(s) mented over any set the ground; that or conflict with the shall be made to inaccessible the | ay plant crop wer pipes when the use of some the use of said of the said states sewer pipe | ps, mainta here the t aid strip of id strip of strip of lar line or th | in fences and usops of the pipe of the pipe fland by the grand by the grand that would, in the propertion of the properties of the propert | rantor shall not, i antee for the pu in the opinion of ces. | n the opinion rposes herein the grantee, |
| 4. It is Further Agresaid sewer pipe line, no cany damage that might a tenance, or negligences or mishap that might occur | eed: That in the e claim for damage occur to such struct f operation or mo ur therein or ther | vent a buildi s shall be m cture, buildin pintenance, o eto. | ing or oth nade by th ng or com of said pip | er structure sho e grantor, his h tents thereof di e lines or their o | ould be erected neirs or assigns, on the to the operating appurtenances, or | ion or main. |
| 5. All other or spe | cial terms and co | onditions of t | this right | of way are as fo | ollows: | |
| 6. The payment ar damages of whatever na | d privileges abo | ve specified | are hereb | y accepted in f | ull settlement of | all claims and |
| 7. The grantor(s) he sell and release unto the the grantor(s) further do fend all and singular saic whomsoever lawfully cla | ave granted, ba grantee(s), their hereby bind thei I premises to the g iming or to clain | rgained, sold successors of ir heirs, succe grantee, the g n the same of | essors, exe grantee's or any pa | ecutors and adm successors or c t thereof. | ninistrators to wa assigns, against | every persor |
| MATHER MUSEUM | DE she hand and | seal of the C | Grantor(s) | herein and of th | he Mortgagee, if | any, has here |
| unto set this | day of Supple | limbe | 7 | , 19 <u>_6</u> | <u></u> . | |
| Signed, sealed and delived the sealed th | ered in the prese | of: | ·- ¥ | Palis Odna | Synd J. Fryn | (Sec |
| / | | | | | <u> </u> | (Sec |
| | | | | | | (Se |