## State of South Cathling, 2 32 PH '70 COUNTY OF GREENVALLEE FARNSWORTH R. M. C.

## RIGHT OF WAY

The	IVY E. DAY
1. KNOW ALL MEN BY THESE PRESENTS: Tha	140.00
nd CARRIE A. DAY  aid by Berea Public Service District Commission, a body	Grantor(s); in consideration of 3 140.00,
aid by Berea Public Service District Commission, a body	politic under the laws of South Carolina, hereinarter
aid by Berea Public Service District Commission, a body alled the Grantee, receipt of which is hereby acknowledged	do hereby grant and convey unto the said Grantee a
alled the Grantee, receipt of which is hereby acknowledged ght of way in and over my (our) tract(s) of land situation	ite in the above State and County and deed to which
ght of way in and over my (our) tract(s) of land states are corded in the office of the R. M. C. of said State and	266 st page
recorded in the office of the R. M. C. of said State and	County in Deed Book at page
7	- Line on my (our) land a distance of
nd Book at page, and encro	aching on my(our) land a distance or
eet, more or less, and being that portion of my(our) said	40 feet wide during construction and
eet, more or less, and being that portion of my(our) said	land feet wide daring
	1
25 feet wide thereafter as same has been mark ile in the offices of Berea Public Service District Commissi	on and on file in the R. M. C. Office in Plat Book
ile in the offices of Berea Public Service District Commissi	Off and on the second
4G 47	
The Grantor(s) herein by these presents warrants that	there are no liens, mortgages, or other encumbrances
o a clear title to these lands, except the following:	
to a clear title to these lands, except the roller to	:
no liens	
which is recorded in the office of the R. M. C. of the above	e said State and County in Mortgage Book
which is recorded in the office of the 20 th	and the second for
and that he(she) is legally qualified	and entitled to grant a right of way with respect to
the lands described herein.	
the lands described herein.  The expression or designation "Grantor" wherever to	ised herein shall be understood to meldde the Mott
gagee, if any there be.	o the successors and assigns the following: The
2. The right of way is to and does convey to the cright and privilege of entering the aforesaid strip of land,	grantee, its successors and acceptance within the
right and privilege of entering the afficesald surp of land,	leaned by the Crantee to be necessary for the
limits of same, pipe lines, mannoles, and any other deja-	
nurnose of conveying sanitary sewage and industrial was	's sime to time as said Crantee may deem de-
substitutions, replacements and additions of of to the same	f - 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
sirable: the right at all times to cut away and keep crea	their enginterenances or interfere with their
in the opinion of the Grantee, endanger of injure the pre-	the form and strip of land across the land re-
proper operation or maintenance; the right of highest to a	" and that the failure of the
ferred to above for the purpose of exercising the figure	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Grantee to exercise any of the lights herein granted or time to exer	cise any or all of same. No building shall be erected
right thereafter at any time and from time to time to	1. J thomson
over said sewer pipe life not so close thereo as the property of the Agreed. That the Grantor(s) may plant cro	use any load thereon.  ps, maintain fences and use this strip of land, provides where the tops of the pipes are less than eighteen (18)
3. It is Agreed: That the Grantor(s) may plant croed: That crops shall not be planted over any sewer pipes	where the tops of the pipes are less than eighteen (18)
ed: That crops shall not be planted over any sewer pipes inches under the surface of the ground; that the use of sai	d strip of land by the Grantor(s) shall not, in the
inches under the surface of the ground; that the use of sai opinion of the Grantee, interfere or conflict with the use	of said strip of land by the Grantee for the purposes
opinion of the Grantee, interfere or conflict with the use herein mentioned, and that no use shall be made of the	said strip of land that would, in the opinion of the
herein mentioned, and that no use shall be made of the Grantee, injure, endanger or render inaccessible the second of the country of the greent a built	wer pipe lines or their appurtenances.
A It is Further Agreed: That in the event a built	wer pipe lines of their apputetance ding or other structure should be erected contiguous made by the Grantor(s), their heirs or assigns,
4. It is Further Agreed: That in the event a built to said sewer pipe line, no claim for damages shall be	made by the Grantor(s), thereof due to the operation
to said sewer pipe line, no claim for damages shall be on account of any damage that might occur to such structure of account of any damage that might occur to such structure.	cture, building or contents thereof due to the operation
maintagence of negligences ill illiciation of manicolar	nce, of said pipe lines or their appurcenances, or any
5. All other or special terms and conditions of this	right of way are as follows.
•	
	•
6. The payment and privileges above specified ar	e hereby accepted in full settlement of all claims and
domegre of whatever namice for said fight of way.	
IN WITNESS WHEREOF the hand(s) and seal(s)	of the Grantor(s) herein and of the Mortgagee, in
IN WITNESS WITEREOF the name of	May
any, has hereunto been set thisd day of	, xxxx 1310
	July & Ley (SEAL)
In the presence of:	J. Co. C.
11 1 111011-0	Garrie J. Say(SEAL)
Mentel A. Walparon	Grantor(s)
Lucy Camelle	Olumor(*)
And Companie	(SEAL
As to Grantor(s)	Mortgagee
	<b>0 0</b>
	in a second
As to Mortgagee	B14~1~15