## CREENVILLE CO. S. C. M-15.3-4-20 RIGHT OF WAY TO CANTT SEWER, POLICE AND FIRE DISTRICT

101 10	
State of South Carolina,	TARKSWORTH
State of South Carolina, County of Greenville, OLLIE	P. M. G.
Church pr Gresser.	IV. tree -

ounty of Greenville. OLLIE	R.M.C.				
1. KNOW ALL MEN BY TH	IESE PRESENTS: That _	Kennet	h E. Frashe	<u> </u>	•
and			······································	, gr	antor(s),
consideration of \$ 73 ganized and existing pursuan ipt of which is hereby acknow nd over my (our) tract(s) of lar fice of the R.M.C. of said State	wledged, do hereby g nd situate in the above	_ paid by Ga tate of South rant and con State and C	ntt Sewer, Police of Carolina, hereinaf vey unto the said ounty and deed to	and Fire District, to ter called the Gran grantee a right of which is recorde	he same ntee, re- way in d in the
	e and County in at Page	213	_ and Book	`at Page	
nd encroaching on my (our) la y (our) said land 20 feet on ach side of the center line as the office of Gantt Sewer,	nd a distance of each side of the cent same has been mark Police and Fire Distri	73 er line during ed out on the ict, and record	feet, more or less, the time of constr ground, and bein led in the R. M. C.	, and being that p ruction and 12`1—' g shown on a prin office in Plat Boo	ortion of 2 feet on · it on file ok
The Grantor(s) herein by the or a clear title to these lands, s	hese presents warrants	that there are	to C. Dougla	s Wilson&Co	mpany_
	istan Tifa The	urance U	ollibarry		
assigned to Metropo which is recorded in the office	litan Life Ins	urance o	tate and County in	Mortgage Book	492
vhich is recorded in the office	of the R.M.C. of the nd that he (she) is lega	gbove sold a	and entitled to ar	ant a right of way	y with re-
spect to the lands described h The expression or design gagee, if any there be. 2. The right of way is right and privilege of entering limits of same, pipe lines, mar pose of conveying sanitary se substitutions, replacements an sirable; the right at all times in the opinion of the grantee, proper operation or maintend ferred to above for the purpo to exercise any of the rights thereafter at any time and fr sewer pipe line nor so close 3. It is Agreed: That th That crops shall not be plante inches under the surface of th of the grantee, interfere or mentioned, and that no use s injure, endanger or render i 4. It is Further Agreed said sewer pipe line, no clai any damage that might occur tenance, or negligences of o or mishap that might occur 5. All other or special	to and does convey to the aforesaid strip to sholes, and any other conveyed and industrial to cut away and keep endanger or injure the ince; the right of ingresore of exercising the right of ingresore of exercising the right of impose of exercising the right of impose of exercising the right of impose at the reto as to impose at egrantor(s) may planted over any sewer pipe eground; that the use conflict with the use of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that in the event a key of the sewer is that the sewer is that in the event a key of the sewer is that the sewer is the sewer is that the sewer is the s	o the grantee of land, and to adjuncts deem wastes, and he same from the content of said strip of said strip of said strip of line or suilding or obe made by silding or content of said prices of said p	, its successors and to construct, maint the construct, maint the construct, maint the construct, maint the construct of the construction of the c	d assigns the following and operate to be necessary for the beat operations, changes, said grantee may and all vegetation the control of land across the failure of the rabandonment of the said strip of land, are less than eight of the opinion of the purposition of the operation of the operation of the operation of the operation oppurtenances, or a property of the operation oppurtenances, or a property of the operation of the operation oppurtenances, or a property of the operation of the operation oppurtenances, or a property of the operation operation of the op	wing: the within the pur- renewals, deem de- hat might, with their se land re- he grantee f the right dover said , provided: hteen (18) he opinion uses herein account of accoun
6. The payment and damages of whatever natu 7. The grantor(s) has sell and release unto the grantor(s) further do h fend all and singular said p whomsoever lawfully claim IN WITNESS WHEREOF unto been set this Signed, sealed and deliver	we granted, bargained grantee(s), their successereby bind their heirs, bremises to the grantee hing or to claim the so, the hand and seal of day of	d, sold and risors and ass, successors, et, the grantee ame or any parties of the Grantor of the	eleased and by the igns forever the pexecutors and adm s successors or court thereof.	ese presents do gra property described property des	int, bargain, herein and ant and de- very person
aguar	S Juna	<del></del>	- unuco		(Sea
futor	tellow				
As to the C	rantor(s)				(Sea

As to the Mortgagee