RIGHT OF WAY

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COUNTY OF CREENVILLE.	District	, Sheet 112, Block 10	
1. KNOW ALL MEN BY	THESE PRESENTS:	That CHARLES T. SPILLANE	& J. R. CLEVELAND
called the Grantee, receipt of v	which is hereby ackno	grantor(s), in consideration politic under the laws of South wledged, do hereby grant and land situate in the above State an	convey unto the said
which is recorded in the office of	the R. M. C., of said St	ate and County in Book 718 now or former	at page 142 and
	, said lands	being bounded by the lands of outh, Property of Spilland	
and encroaching on my (our) land	l a distance of 40 p	· minus lus or/feet, more or less, and	being that portion of
center line as same has been ma	rked out on the ground ity *(50 feet, 25 ese presents warrants th	ling 12.5 feet l, and being shown on a print or feet on each side during cat there are no liens, mortgages, o	n file in the offices of
which is recorded in the office of	the R. M. C., of the abo	ve said State and County in Mor	tgage Book
at page and that l	he (she) is legally qualif	ied and entitled to grant a right o	f way with respect to
the lands described herein. The expression or designation	ı "Grantor" wherever us	ed herein shall be understood to in	iclude the Mortgagee,
and privilege of entering the afore same, pipe lines, manholes, and ar veying sanitary sewage and indus replacements and additions of or at all times to cut away and keep the grantee, endanger or injure the or maintenance; the right of ingre the purpose of exercising the right the rights herein granted shall no	esaid strip of land, and my other adjuncts deemed trial wastes, and to make to the same from time of clear of said pipe lines or their ages to and egress from saits herein granted; provit be construed as a wall any or all of same. No	antee, its successors and assigns the to construct, maintain and operated by the grantee to be necessary factorial to time as said grantee may deep to time as any and all vegetation that mispurtenances, or interfere with the did strip of land across the land ided that the failure of the grantiver or abandonment of the right building shall be erected over sa	e within the limits of or the purpose of con- newals, substitutions, in desirable; the right ght, in the opinion of heir proper operation referred to above for ee to exercise any of thereafter at any time
3. It is Agreed: That the grant That crops shall not be planted or under the surface of the ground; ti grantee, interfere or conflict with and that no use shall be made of tor render inaccessible the sewer part 4. It is Further Agreed: The said sewer pipe line, no claim any damage that might occur to su	rantor(s) may plant cropper any sewer pipes when the use of said strip of the use of said strip of le said strip of le said strip of land that the use of their appuration the event a building of the structure, building of the structure, of said pipe eto.	ng or other structure should be a nade by the grantor, his heirs or a r contents thereof due to the oper lines or their appurtenances, or a	in eighteen (18) inches in the opinion of the ises herein mentioned, intee, injure, endanger erected contiguous to assigns, on account of ation or maintenance,
o. An other or special terms	, and conditions of this	right of way are as follows:	
			•
	<u>.</u>	•	
damages of whatever nature for : IN WITNESS WHEREOF the	said right of way. 1e hand and seal of the	hereby accepted in full settleme Crantor(s) herein and of the M	ortgagee, if any, has
hereunto been set this /2	day of	ING 197	<u>₹</u> A. D.
Signed, sealed and delivered	•		
in the presence of: Jan H. Haraley	_, As to the Grantor(s)	Charley Sq	Mari (Seal)
paro oriceon	7, As to the Grantor(s)	Grantor(s)	(Seal)
•	., As to the Mortgagee	V	
,	_, As to the Mortgagee		(Seal)
	-,	Mortgagee	

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