RIGHT OF WAY

 $\text{VOL} \ 997 \ \text{rap} \ 43$

State of South Carolina, GREENVILLE COUNTY BLOCK BOOK DESIGNATION AS OF OCT. 9, 1973:

COUNTY OF GREENVILLE.

GREENVILLE COUNTY BLOCK BOOK DESIGNATION AS OF OCT. 9, 1973:

Sheet 538.9, Block 1, Lot 23

1. KNOW ALL MEŅ BY T	HESE PRESENTS: That_	Billy M. Tarrant, J	
and	ich is hereby acknowledg	ed, do hereby grant and conv	ey unto the said
which is recorded in the office of the	R. M. C., of said State an		nge 78 and
Book at page the North, Great Glen Road		±	
Threatt'Maxwell Enterprises,	inc. on the West		
and encroaching on my (our) land a	distance of 81	feet, more or less, and bein	g that portion of
my (our) said land 25* center line as same has been marke Greenville County Sewer Authority The Grantor(s) herein by these to a clear title to these lands, except	ed out on the ground, and * *(50 feet wide, 25 presents warrants that the	being shown on a print on file	in the offices of
	in the second of	e e e e e e e e e e e e e e e e e e e	
which is recorded in the office of the	R. M. C., of the above sa	id State and County in Mortgage	e Book
at page and that he the lands described herein. The expression or designation "if any there be. 2. The right of way is to and and privilege of entering the aforesa same, pipe lines, manholes, and any veying sanitary sewage and industrive placements and additions of or to at all times to cut away and keep of the grantee, endanger or injure the or maintenance; the right of ingress the purpose of exercising the rights the rights herein granted shall not and from time to time to exercise as so close thereto as to impose any loads of the country of the ground; that grantee, interfere or conflict with the grantee, interfere or conflict with the or render inaccessible the sewer niteriors.	(she) is legally qualified an Grantor" wherever used he does convey to the grantee, id strip of land, and to co other adjuncts deemed by all wastes, and to make so the same from time to till clear of said pipe lines any pipe lines or their appurte to and egress from said strip to and egress from said strip or all of same. No build ad thereon. Intor(s) may plant crops, may a rany sewer pipes where the the use of said strip of land the use of said strip of land the said strip of land that wo be line or their appurtenant in the event a building or damages shall be made to structure, building or contenance, of said pipe lines of the said	d entitled to grant a right of warein shall be understood to include its successors and assigns the fol astruct, maintain and operate with grantee to be necessary for the characteristic	le the Mortgagee, llewing: The right thin the limits of the purpose of con- als, substitutions, esirable; the right in the opinion of proper operation tred to above for the exercise any of eafter at any time ever pipe line nor of land, provided: ghteen (18) inches the opinion of the therein mentioned, injure, endanger ted contiguous to the or maintenance,
		·	-
dair ages of whatever nature for sa IN WITNESS WHEREOF the	id right of way. hand and seal of the Gra	by accepted in full settlement	gagee, if any, has
hereunto been set this 20	_day of Color	197.3	A. D.
Signed, sealed and delivered			
in the presence of:	As to the Grantor(s)	Brugh, Tan	(Seal)
Karen Tawant	As to the Grantor(s)	Grantor(s)	(Seal)
	As to the Mortgagee		
	, As to the Mortgagee	ya na uniquian anno anno anno anno anno anno anno a	(Scal)
	TOWNS TO SECTION	Mortgagee 1. C.DAOF)	-