As to the Mortgagee

## RIGHT OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Graphia, County of Graphillo

vol 989 (46)

	Mabel B. Blevins	, grantor(s),
anized and existing pursuant to pt of which is hereby acknowle	paid by Marietta Water, Fire, Sanitation at o the laws of the State of South Carolina, hereinal edged, do hereby grant and convey unto the said situate in the above State and County and deed to and County in	ter called the Grantee, re- grantee a right of way in
ed Book 901	at Page17 and Book	at Page
d encroaching on my (our) land (our) said land 20 feet on ea th side of the center line as sa	a distance of feet, more or less ach side of the centerline during the time of constant has been markedout on the ground, and being e, Sanitation and Sewer District, and recorded in	, and being that portion or ruction and 12 1—2 feet or g shown on a print on file
	e presents warrants that there are no liens, martga	
a clear title to these lands, exce	ept as follows: <u>Mortgage in favor of T</u>	ravelers Rest
deral Savings and Lo		
ich is recorded in the office of	the R.M.C. of the above said State and County in	Mortgage Book 1265
ect to the lands described herei	hat he (she) is legally qualified and entitled to gr in. on "Grantor" wherever used herein shall be unde	
the opinion of the grantee, end oper operation or maintenance; and oper operation or maintenance; and to above for the purpose of exercise any of the rights here exercise any of the rights here exercise any of the rights here were pipe line nor so close there 3. It is Agreed: That the grant crops shall not be planted over the grantee, interfere or conflicted	dditions of or to the same from time to time as suit away and keep clear of said pipe lines any an langer or injure the pipe lines or their appurtenary, the right of ingress to and egress from said strip of exercising the rights herein granted; provided their granted shall not be construed as a waiver or time to time exercise any or all of same. No building to as to impose any load thereon.  antor(s) may plant crops, maintain fences and use ver any sewer pipes where the tops of the pipes ound; that the use of said strip of land by the grant be made of the said strip of land by the grant be made of the said strip of land that would, in	d all vegetation that might ices, or interfere with their of land across the land re- lat the failure of the grante abandonment of the right g shall be erected over sail this strip of land, provided are less than eighteen (18 for shall not, in the opinion lee for the purposes herein the opinion of the grantes
ure, endanger or render inacce 4. It is Further Agreed: Tha d sewer pipe line, no claim for y damage that might occur to ance, or neglicences of operat mishap that might occur therei	essible the sewer pipe line or their appurtenances it in the event a building or other structure should redamages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their applin or thereto.  In or thereto.  In and conditions of this right of way are as follows:	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ure, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to nance, or negligences of operat mishap that might occur therei	It in the event a building or other structure should r damages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their app in or thereto.	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ure, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to nance, or negligences of operat mishap that might occur therei	It in the event a building or other structure should r damages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their app in or thereto.	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ure, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to nance, or negligences of operat mishap that might occur therei	It in the event a building or other structure should r damages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their app in or thereto.	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ure, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to nance, or negligences of operat mishap that might occur therei	It in the event a building or other structure should r damages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their app in or thereto.	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ure, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to nance, or negligences of operat mishap that might occur therei	It in the event a building or other structure should r damages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their app in or thereto.	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ure, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to nance, or negligences of operat mishap that might occur therei	It in the event a building or other structure should r damages shall be made by the grantor, his heir such structure, building or contents thereof due tion or maintenance, of said pipe lines or their app in or thereto.	d be erected contiguous to s or assigns, on account of to the operation or main ourtenances, or any accider
ore, endanger or render inacce 4. It is Further Agreed: Tha id sewer pipe line, no claim for y damage that might occur to rance, or negligences of operat mishap that might occur therei  5. All other or special term 7. The grantor(s) have gra if and release unto the grante e grantor(s) further do hereby and all and singular said premise	It in the event a building or other structure should redamages shall be made by the grantor, his heir such structure, building or contents thereof due lion or maintenance, of said pipe lines or their applien or thereto.  In and conditions of this right of way are as followed as a such	d be erected contiguous to sor assigns, on account of the operation or main surtenances, or any accident with the settlement of all claims and presents do grant, bargain perty described heroin and distrators to warrant and dispersion accident.
ore, endanger or render inacce  4. It is Further Agreed: That id sewer pipe line, no claim for y damage that might occur to rance, or negligences of operat mishap that might occur thereis.  5. All other or special term of the second term of	leges above specified are hereby accepted in full said right of way.  Interest of bargained, sold and released and by these e(s), their successors and assigns forever the problem their heirs, successors, executors and adminite to the grantee, the grantee's successors or assign to the grantee, the grantee's successors or assign to claim the same or any part thereof.	settlement of all claims an presents do grant, bargain perty described herein and digns, against every personal formations and presents do grant, bargain perty described herein and digns, against every personal formations to warrant and digns, against every personal formations are settlement to the personal formation and digns, against every personal formations are settlement to the personal formation and the persona
ore, endanger or render inacce  4. It is Further Agreed: That id sewer pipe line, no claim for y damage that might occur to rance, or negligences of operat mishap that might occur thereis.  5. All other or special term of the second term of	leges above specified are hereby accepted in full said right of way.  Interest of bargained, sold and released and by these e(s), their successors and assigns forever the problem their heirs, successors, executors and adminites to the grantee, the grantee's successors or assign to the grantee, the Granter(s) herein and of the form and and seal of the Grantor(s) herein and of the form	d be erected contiguous to sor assigns, on account of the operation or main furtenances, or any accident with the settlement of all claims and presents do grant, bargain perty described herein and digns, against every personant and digns, against every personan