RIGHT OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Checolina, County of Greenville.

1. KNOW ALL MEN BY THESE PRE	SSENTS That John J. F	Remick
and Edna F.	.:	, grantor(s),
r consideration of \$ rganized and existing pursuant to the eipt of which is hereby acknowledged	paid by Marietta Water, laws of the State of South (, do hereby grant and conv e in the above State and Co	Fire, Sanitation and Sewer District, the same Carolina, hereinafter called the Grantee, re- vey unto the said grantee a right of way in ounty and deed to which is recorded in the
		and Bookat Page
and encroaching on my (our) land a dist my (our) said land 20 feet on each si each side of the center line as same h	de of the centerline during as been markedout on the nitation and Sewer District,	feet, more or less, and being that partion of the time of construction and 12 1—2 feet or ground, and being shown on a print on file and recorded in the R. M. C. office in Pla
The Grantor(s) herein by these pres	ents warrants that there are follows: Mortgage in fa	e no liens, mortgages, or other encumbrances avor of Franklin Saving Bank in
		tate and County in Mortgage Book 1101
		and entitled to grant a right of way with re
pect to the lands described herein.		ein shall be understood to include the Mort
ubstitutions, replacements and addition irable; the right at all times to cut awen the opinion of the grantee, endanger operation or maintenance; the erred to above for the purpose of excoper operation or maintenance; the erred to above for the purpose of excoperation or maintenance; the erred to above for the purpose of excoperation or maintenance; the erred to above for the purpose of excoperation of the grant of the error time to a solution of the grant of the granter of the grantee, interfere or conflict with the grantee, and that no use shall be minure, endanger or render inaccessible ad the sever pipe line, no claim for donary damage that might occur to such the enance, or negligences of operation or mishap that might occur therein or 5. All other or special terms an	and industrial wastes, and to ans of or to the same from you and keep clear of said r or injure the pipe lines or right of ingress to and egree ercising the rights herein greented shall not be construc- to time exercise any or all of to impose any load thereo (s) may plant crops, maintal ty sewer pipes where the to that the use of said strip of ade of the said strip of ade of the said strip of land the event a building or other he event a building or contert r maintenance, of said pipe thereto. d conditions of this right of	rin fences and use this strip of land, provided tops of the pipes are less than eighteen (18 of land by the grantor shall not, in the opinion land by the grantee for the purposes hereind that would, in the opinion of the grantee reir appurtenances. er structure should be erected contiguous to e grantor, his heirs or assigns, on account a cents thereof due to the operation or main the lines or their appurtenances, or any accident of way are as follows:
	· · · · · · · · · · · · · · · · · · ·	• • •
	;· •	•
		•
damages of whatever nature for said 7. The grantor(s) have granted, ell and release unto the grantee(s), t he grantor(s) further do hereby bind	right of way. bargained, sold and releatheir successors and assigns their heirs, successors, execute grantee's si	y accepted in full settlement of all claims an assed and by these presents do grant, bargains forever the property described herein an autors and administrators to warrant and desuccessors or assigns, against every person thereof.
IN WITNESS WHEREOF, the hand of the set this		nerein and of the Mortgagee, if any, has here
Signed, sealed and delivered in the property of the Grantor(s)	Jot	hn J. Remick (Sec
		(Sec
	-	11/1/22
As to the Mortgagee		Danat Kemich (Soc