As to the Mortgagee

## SEC 4 3 54 PH '73 RIGHT OF WAY TO MARKETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Carollina; Vol. 991 (AG) 5

 $\text{VOL} \ 999 \ \text{radii} 599$ 

(	an <b>d</b>				, grantor	r(s),
reconsideration of \$	ursuant to the laws acknowledged, do of land situate in t	of the State of the hereby grant and the above State of	South Carolina, l d convey unto t	hereinafter d he said grar	called the Grantee, ntee a right of way	re- / in
eed Book 474		_ at Page <u>493</u>	and Book	·	_at Page	·
nd encroaching on my (only (our) said land 20 fr ach side of the center land the office of Marietta (ook at Page_	eet on each side of ine as same has be Nater, Fire, Sanitatio	f the centerline of een markedout of on and Sewer Di	during the time on the ground, a strict, and recor	of construction of being should be in the i	on and 12 1—2 feet own on a print on R. M. C. office in	file file Plat
The Grantor(s) hereing a clear title to these la						
o a clear title to these to	inas, except as tollo	JWS:				<del></del>
which is recorded in the	-ff:f ab- D AA C		enid State and Co		tagan Book	
which is recorded in the						
pect to the lands described in the expression or a gagee, if any there be.	bed herein.					
2. The right of woright and privilege of entimits of same, pipe lines pose of conveying sanito substitutions, replacements in the opinion of the grappoper operation or maiferred to above for the to exercise any of the ri	stering the aforesaid, manholes, and any ary sewage and incusts and additions of imes to cut away a intee, endanger or intenance; the right purpose of exercising this herein granted	d strip of land, by other adjuncts dustrial wastes, for to the same and keep clear of injure the pipe ling the rights her shall not be co	and to construct, deemed by the condition make sufficient to the front time to the front their applications or	, maintain o grantee to be such relocatio me as said g any and all purtenances, pid strip of li vided that th siver or abo	and operate within a necessary for the party of the party	the pur- rals, de- ight, their i re- ntee
sewer pipe line nor so of 3. It is Agreed: The final crops shall not be proceed and the surface of the grantee, interfered mentioned, and that no injure, endanger or rendered. It is furthe agrical sewer pipe line, no any damage that might tenance, or negligences	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantee fuld, in the cenances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	dad: (18) nion prein ntee, us to nt of
sewer pipe line nor so a  3. It is Agreed: The That crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no injure, endanger or ren  4. It is Furthe Ag said sewer pipe line, no any damage that might tenance, or negligences or mishap that might of	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantee fuld, in the cenances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	dad: (18) nion prein ntee, us to nt of
sewer pipe line nor so of 3. It is Agreed: That crops shall not be pinches under the surface of the grantee, interfere mentioned, and that no injure, endanger or rend. It is Furthe Agraid sewer pipe line, no any damage that might tenance, or negligences or mishap that might of	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantee fuld, in the cenances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	dad: (18) nion prein ntee, us to nt of
sewer pipe line nor so of 3. It is Agreed: That crops shall not be pinches under the surface of the grantee, interfere mentioned, and that no injure, endanger or rend. It is Furthe Agraid sewer pipe line, no any damage that might tenance, or negligences or mishap that might of	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantee fuld, in the cenances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	dad: (18) nion prein ntee, us to nt of
sewer pipe line nor so of 3. It is Agreed: That crops shall not be pinches under the surface of the grantee, interfere mentioned, and that no injure, endanger or rend. It is Furthe Agraid sewer pipe line, no any damage that might tenance, or negligences or mishap that might of	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantor she grantee fuld, in the denances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	said dad: (18) nion arein niae, us to ni of
sewer pipe line nor so a  3. It is Agreed: The That crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no injure, endanger or ren  4. It is Furthe Ag said sewer pipe line, no any damage that might tenance, or negligences or mishap that might of	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantor she grantee fuld, in the denances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	said dad: (18) nion arein niae, us to ni of
sewer pipe line nor so a  3. It is Agreed: The Inat crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no injure, endanger or ren  4. It is Furthe Ag said sewer pipe line, no any damage that might tenance, or negligences or mishap that might of	lose thereto as to in that the grantor(s) mo- olanted over any sec- of the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the ev- occur to such struct of operation or ma- cour therein or there	mpose any load ay plant crops, re wer pipes where the use of said step of the said strip sewer pipe line yent a building or s shall be made ture, building or intenance, of said ay plant seems too.	r all of same. Not thereon. In a tops of the strip of land by the final by the final by the final that was a their appurtant or their structure. By the grantor, in contents there in the final the final by the grantor, in contents or the final there in the final the final fina	and use this pipes are the grantor she grantor she grantee fuld, in the denances.  e should be his heirs or of due to their appurte	all be erected over strip of land, provi- less than eighteen shall not, in the opi- for the purposes he opinion of the gran e erected contiguous assigns, on accoun- the operation or mances, or any acci	said dad: (18) nion arein niae, us to ni of
sewer pipe line nor so a  3. It Is Agreed: The That crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no injure, endanger or ren  4. It Is Furthe Ag said sewer pipe line, no any damage that might tenance, or negligences or mishap that might oc  5. All other or sp	lose thereto as to in at the grantor(s) molanted over any set of the ground; that or conflict with the use shall be made a der inaccessible the reed: That in the evocalim for damages occur to such struct of operation or macur therein or there ecial terms and cor	mpose any load ay plant crops, the use of said strong the said strong to the said strong the said strong the said strong the said strong the said said said said said said said said	r all of same. Not thereon. maintain fences of the strip of land by the strip of land that was a their appurtor other structure by the grantor, r contents there are pipe lines or the strip of way are	and use this pipes are the grantor she grantee fuld, in the cenances.  e should be his heirs or of due to their appurte as follows:	all be erected over strip of land, providess than eighteen shall not, in the opinion of the granter erected contiguous assigns, on accounte operation or mances, or any acci	ded: (18) nion prein ntee, is to nt of nain- dent
sewer pipe line nor so a  3. It is Agreed: The That crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no injure, endanger or ren  4. It is Furthe Ag said sewer pipe line, no any damage that might tenance, or negligences or mishap that might or  5. All other or sp	lose thereto as to in at the grantor(s) molanted over any set of the ground; that or conflict with the use shall be made ader inaccessible the reed. That in the evolution of amages occur to such structure of operation or material terms and contains and contains and contains and privileges above the structure of the second privileges above the structure for said right and privileges above the structure for said right and privileges above the structure for said right.	mpose any load ay plant crops, rewer pipes where the use of said strong the said strip is sewer pipe line sewer pipe line shall be made ture, building o intenance, of said sto.  Inditions of this rewer pipe line is shall be made ture, building o intenance, of said to.  Inditions of this rewer specified are to feway.	r all of same. Not thereon. In a tops of the strip of land by the strip of land by the final that was a referred to the structure by the grantor, or contents there id pipe lines or this tight of way are thereby accepted thereby accepted thereby accepted thereby accepted.	and use this pipes are the granter fould, in the cenances.  The should be his heirs or of due to their appurter as follows:	all be erected over strip of land, providess than eighteen shall not, in the opinion of the granter erected contiguous assigns, on accounts operation or mances, or any accidental erected contiguous assigns, on accounts operation or mances, or any accidental erected contiguous assigns, on accounts operation or mances, or any accidental erected contiguous assigns, on accounts operation or mances, or any accidental erected contiguous assigns, on accounts operation or mances, or any accidental erected contiguous accidental erected contiguous assigns accounts and accidental erected contiguous accidental	ded: (18) nion prein ntee, us to nt of tain- dent
sewer pipe line nor so a  3. It is Agreed: The That crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no injure, endanger or ren  4. It is Furthe Ag said sewer pipe line, no any damage that might tenance, or negligences or mishap that might oc  5. All other or sp	lose thereto as to in the grantor(s) molanted over any serior the ground; that or conflict with the use shall be made a der inaccessible the reed. That in the evolution of the granton or make the color of operation or there ecial terms and continuous the color of t	mpose any load ay plant crops, reper pipes where the use of said strip sewer pipe line sewer pipe line sewer pipe line shall be made ture, building or intenance, of said strip.  The specified are to f way.	r all of same. Not thereon.  the tops of the strip of land by the or their appurator other structur by the grantor, r contents there id pipe lines or the right of way are thereby accepted assigns forever s, executors and lee's successors	and use this pipes are the grantors the grantors the grantors of the total heir appurters as follows:	all be erected over strip of land, providess than eighteen shall not, in the opinion of the grant erected contiguous assigns, on accounthe operation or mances, or any accidentations of the grant and all claims sents do grant, bargy described herein fors to warrant and	and gain, and decided
5. The payment of damages of whatever a spell and release unto the damages of whatever a feed all and singular sa whomsoever lawfully a whomsoever lawfully a littless which a singular sa whomsoever lawfully a littless which a singular sa whomsoever lawfully a littless which a l	conditions the granter of the granter over any second the grand; that it are conflict with the use shall be made and a conflict with the use shall be made and a conflict with the use shall be made and a conflict with the event of a claim for damages occur to such struct of operation or material terms and conflict the conflict of the conflict of the conflict of the granted, barne granted, barne granted, barne granted, barne grantee(s), their o hereby bind their id premises to the glaiming or to claim	mpose any load ay plant crops, rever pipes where the use of said strip sewer pipe line sewer pipe line sewer pipe line sewer pipe line, as shall be made ture, building of intenance, of said shown and the same of this reverse and reverse sever and reverse sewer of the Grant seven seven of the Grant seven se	r all of same. Not thereon. In a continuity of land by the strip of land by the first of land that was a contents there by the grantor, or contents there id pipe lines or the contents there id pipe lines or the contents there is a content of the	and use this pipes are the granter of the manues. e should be his heirs or of due to their appurte as follows:  I in full settle by these prestite property administrator assigns,	all be erected over strip of land, providess than eighteen shall not, in the opinion of the grant erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accourances, or any accidental erected assigns, or accourances, or any accidental erected assigns as a sentence of all claims as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of a sent	dad: (18) nion prein ntee, ss to nt of nain- dent  and gain, and d de preon
sewer pipe line nor so c  3. It Is Agreed: The Strong of the grantee, interfere mentioned, and that no injure, endanger or rent 4. It Is Furthe Agraid sewer pipe line, no any damage that might tenance, or negligences or mishap that might oc 5. All other or sp  6. The payment damages of whatever in 7. The grantor(s) sell and release unto the grantor(s) further dend all and singular sa whomsoever lawfully c	conditions the granter of the granter over any second the grand; that it are conflict with the use shall be made and a conflict with the use shall be made and a conflict with the use shall be made and a conflict with the event of a claim for damages occur to such struct of operation or material terms and conflict the conflict of the conflict of the conflict of the granted, barne granted, barne granted, barne granted, barne grantee(s), their o hereby bind their id premises to the glaiming or to claim	mpose any load ay plant crops, rever pipes where the use of said strip sewer pipe line sewer pipe line sewer pipe line sewer pipe line, as shall be made ture, building of intenance, of said shown and the same of this reverse and reverse sever and reverse sewer of the Grant seven seven of the Grant seven se	r all of same. Not thereon. In a continuity of land by the strip of land by the first of land that was a contents there by the grantor, or contents there id pipe lines or the contents there id pipe lines or the contents there is a content of the	and use this pipes are the granter of the manues. e should be his heirs or of due to their appurte as follows:  I in full settle by these prestite property administrator assigns,	all be erected over strip of land, providess than eighteen shall not, in the opinion of the grant erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accourances, or any accidental erected assigns, or accourances, or any accidental erected assigns as a sentence of all claims as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of a sent	dad: (18) nion prein ntee, ss to nt of nain- dent  and gain, and d de preon
sewer pipe line nor so co 3. It Is Agreed: The Sagreed: That crops shall not be pinches under the surface of the grantee, interfere mentioned, and that no injure, endanger or rend 4. It Is Furthe Agraid sewer pipe line, no any damage that might tenance, or negligences or mishap that might occ 5. All other or sp 5. All other or sp 5. Sell and release unto the grantor(s) further defend all and singular sa whomsoever lawfully controlled in the grantor of sp 10 WITNESS WHERE unto been set this a signed sealed and deli	conditions the granted as to in the granter(s) molanted over any second the ground; that or conflict with the use shall be made and conformation for damages occur to such struct of operation or mactur therein or there ecial terms and conformation of the ecial terms and conformation	mpose any load ay plant crops, rever pipes where the use of said strip sewer pipe line yent a building of shall be made ture, building of intenance, of said strong and the same of the same or are the same o	r all of same. Not thereon. The tops of the strip of land by the strip of land by the for other structure by the grantor, and pipe lines or the strip of land that was a criteria the structure of the structure o	and use this pipes are the granter of the granter of the first of the	all be erected over strip of land, providess than eighteen shall not, in the opinion of the grant refered contiguous assigns, on accounthe operation or mances, or any accidentations of the grant and against every personal against every	and gain, and i de- erson
sewer pipe line nor so co 3. It Is Agreed: The Sagreed: That crops shall not be pinches under the surface of the grantee, interfere mentioned, and that no injure, endanger or rend 4. It Is Furthe Agraid sewer pipe line, no any damage that might tenance, or negligences or mishap that might occ 5. All other or sp 5. All other or sp 5. Sell and release unto the grantor(s) further dend all and singular sa whomsoever lawfully controlled in the grantor of th	lose thereto as to in the grantor(s) molanted over any serior the ground; that or conflict with the use shall be made a der inaccessible the reed: That in the evolution for damages occur to such struction or maccur therein or there ecial terms and continuous therein or there ecial terms and continuous thereby bind their observations to the grantee(s), their observations to the glaiming or to claim EOF, the hand and day of	mpose any load ay plant crops, rever pipes where the use of said strip sewer pipe line yent a building of shall be made ture, building of intenance, of said strong and the same of the same or are the same o	r all of same. Not thereon. The tops of the strip of land by the strip of land by the for other structure by the grantor, and pipe lines or the strip of land that was a criteria the structure of the structure o	and use this pipes are the granter of the granter of the first of the	all be erected over strip of land, providess than eighteen shall not, in the opinion of the grant erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accour he operation or mances, or any accidental erected contiguous assigns, on accourances, or any accidental erected assigns, or accourances, or any accidental erected assigns as a sentence of all claims as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of all claims are accidental erected as a sentence of a sent	and gain, and i de- erson