VOL 989 PAGE 557

1. KNOW ALL MEN BY THESE	raedely15: mai	mes N. Cline and I	
and			grantor(s),
consideration of \$ ganized and existing pursuant to cipt of which is hereby acknowled and over my (our) tract(s) of land si ffice of the R.M.C. of said State an	the laws of the State of Iged, do hereby grant of tuate in the above State and County in	f South Carolina, herein and convey unto the said e and County and deed	d grantee a right of way in to which is recorded in the
eed Book	at Page 126	and Book	at Page
nd encroaching on my (our) land a ny (our) said land 20 feet on eac ach side of the center line as san n the office of Marietta Water, Fire ook at Page	th side of the centering ne has been markedou , Sanitation and Sewer	e auring me time of con t on the ground, and be	ing shown on a print on file
The Grantor(s) herein by these		•	
a clear title to these lands, excep	ot as follows:		
			. At a trans Basis
which is recorded in the office of			
t Page and the pect to the lands described herein	١.		
The expression or designation agee, if any there be. 2. The right of way is to a		•	
That crops shall not be planted over inches under the surface of the gro of the grantee, interfere or confli- mentioned, and that no use shall injury endancer or render ingone	s, and any other adjuncte and industrial waste latitions of or to the sar of a way and keep clear anger or injure the pipe the right of ingress to of exercising the rights in granted shall not be me to time exercise any to as to impose any locations of the time to time exercise any sewer pipes who and; that the use of said be made of the said stressible the sewer pipe to the time event a building to damages shall be masuch structure, building ion or maintenance, of nor thereto.	ats deemed by the grante is, and to make such re me from time to time as to of said pipe lines any content of the said pipe lines any construed as a waiver of all of same. No build at the reon, is, maintain fences and user the tops of the pipe id strip of land by the grante of land that would, if line or their appurtenancy or other structure show the grantor, his hor contents thereof dusaid pipe lines or their as for its right of way are as for its right of way are as for its right of way are as for the said pipe lines or their as for way are as for its right of way are as for the said pipe lines or the said pipe lines or their as for way are as for the said pipe lines or their as for way are as for the said pipe lines or their as for the said pipe lines or their as for the said pipe lines or their as for the said pipe lines or the said p	the to be necessary for the pur- locations, changes, renewals, said grantee may deem de- and all vegetation that might, ances, or interfere with their ip of land across the land re- that the failure of the grantee or abandonment of the right ding shall be erected over said se this strip of land, provided: is are less than eighteen (18) antor shall not, in the opinion antee for the purposes herein in the opinion of the grantee, cess. buld be erected contiguous to eirs or assigns, on account of the purpose to the purpose to the purpose to the operation or main repourtenances, or any accident
			• •
	•		
•			
demands of whotever noture for	said right of way. Inted, bargained, sold e(s), their successors an bind their heirs, succes es to the grantee, the gr	and released and by the ad assigns forever the p sors, executors and adm antee's successors or a	inistrators to watrant and de
•			e Mortgagee, if any, has here
unto been set this day	of Ont	, 19	() () () () () () () () () ()
Signed, sealed and delivered in			00
00000		James H.	Clina (Sea
To the second	· · · · ·	James M. Cline	7
(11) LCE (12 Sec	(xould	Vouce in the	Sea (Sea
As to the Granton	r(s)	Louise T. Clin	e
As to the Granton	r(s)	Louise T. Clin	e(\$ea

As to the Mortgagee