RIGHT OF WAY RO. MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT

State of South Carolina,

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ounty of Greenville.		 172		- () () () () () () () () () (
1. KNOW ALL MEN BY THESE PRES	ENTS: ThatCa	rrie D. Batson		
and			·	, grantor(s),
consideration of \$ ganized and existing pursuant to the laipt of which is hereby acknowledged, ad over my (our) tract(s) of land situate fice of the R.M.C. of said State and Cou	ows of the State of do hereby grant of in the above State unity in	f South Carolina, her and convey unto the e and County and d	reinafter called the said grantee a rig eed to which is re	Grantee, reght of way in corded in the
ed Book 739	at Page36	0 and Book _	at Page	
od encroaching on my (our) land a distary (our) said land 20 feet on each side ich side of the center line as same has the office of Marietta Water, Fire, Saniook at Page	nce of e of the centerline s been markedout tation and Sewer	feet, more of e during the time of t on the ground, and District, and recorde	or less, and being to construction and 1'd being shown on co ed in the R. M. C.	hat portion of 2 1—2 feet on a print on file office in Plat
The Grantor(s) herein by these prese	nts warrants that	there are no liens, m	ortgages, or other	encumbrances
a clear title to these lands, except as f	oflows:			
hich is recorded in the office of the R.				
Page and that he pect to the lands described herein.	(she) is legally q	valified and entitled	to grant a right of	way with re-
The expression or designation "Grangee, if any there be.	antor" wherever c	sed herein shall be	understood to incl	ude the Mort-
ubstitutions, replacements and addition irable; the right at all times to cut aware the opinion of the grantee, endanger proper operation or maintenance; the right above for the purpose of exercise any of the rights herein granthereafter at any time and from time to sewer pipe line nor so close thereto as 3. It is Agreed: That the grantor(s) that crops shall not be planted over any inches under the surface of the ground; to fit the grantee, interfere or conflict with mentioned, and that no use shall be mainly endanger or render inaccessible. 4. It is further Agreed: That in the said sewer pipe line, no claim for damagning and that might occur to such stenance, or negligences of operation or or mishap that might occur therein or the property of the said sever pipe line, no claim for damagning that might occur to such stenance, or negligences of operation or or mishap that might occur therein or the said sever pipe line, and the said sever pipe line, no claim for damagning that might occur to such stenance, or negligences of operation or or mishap that might occur therein or the said sever pipe line in the said sever pipe line, no claim for damagning that might occur therein or the said sever pipe line, and the said sever pipe line, no claim for damagning that might occur the said sever pipe line, no claim for damagning that might occur the said sever pipe line, no claim for damagning that might occur the said sever pipe line, no claim for damagning that might occur the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pipe line, no claim for damagning the said sever pi	s of or to the sand y and keep clear or injure the pipe ght of ingress to raising the rights had shall not be time exercise any locily may plant crops y sewer pipes when the use of said the sewer pipes when the sewer pipes which the sewer pipes which said structure, will ding ages shall be made tructure, building maintenance, of the sever.	ne from time to time of said pipe lines at lines or their appurant egress from said herein granted; provinconstrued as a wait or all of same. No bad thereon. In maintain fences an ere the tops of land by the strip of land by the pof land that would interest the tops of the pof land that would interest end to the pof land that would interest end to the port of land that would interest end to the province or their appurter gor or other structure de by the grantor, hor contents thereof said pipe lines or the	e as said grantee in y and all vegetati intenances, or interded strip of land acroded that the failure ver or abandonmer outling shall be ended to the strip of land acroded that the strip of land to the grantee for the plant, in the opinion of anaces. should be erected its heirs or assigns, the strip of the operation of the op	may deem de- ion that might, fere with their iss the land re- e of the grantee int of the right ected over said land, provided: eighteen (18) in the opinion surposes herein of the grantee, contiguous to on account of ation or main-
5. All other or special terms and	conditions of thi	s right of way are a	s follows:	
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				•
6. The payment and privileges of damages of whatever nature for said to 7. The grantor(s) have granted, sell and release unto the grantee(s), the grantor(s) further do hereby bind to fend all and singular said premises to the whomsoever lawfully claiming or to cl	right of way. bargained, sold of the successors and their heirs, successore grantee, the grantee	ond released and by d assigns forever th sors, executors and a antee's successors or	these presents do le property described ministrators to w	grant, bargain ed herein and arrant and de
IN WITNESS WHEREOF, the hand a			f the Mortgagee, if	any, has here
unto been set this day of	<i>y</i> -			-
	*			
Signed, sealed and delivered in the pro	esence of:	Λ_{α} .	10 0	-f."
ark + Bake	7	form	12. Sa	Sen (Sen
Bill Hellack	7	Carrie B. B.	Batson	(Sea
As to the Grantor(s)				
				(\$ea
				(Sea
As to the Mortgagee				