

lounty 1	of Greenville		1		VOI	L 909 PAGE / C	Ì
1.	KNOW ALL M	EN BY THESE PI	RESENTS: That .Joh	ın W. Madis	on, Eleanor	G. Madison	-
		and Brown	Enterprises	of S. C.,	Inc.	, grantor(s),	
rganized eipt of v nd over	eration of \$_ I and existing which is herel my (our) trac	pursuant to the	paid by Mariett e laws of the State d, do hereby grant ate in the above Sta	a Water, Fire, Sa of South Carolina and convey unto	nitation and Sew i, hereinafter call the said grante	er District, the same led the Grantee, re- e a right of way in n is recorded in the	
eed Boo	k568	·····	at Page <u>13</u>	31 and Bo	ook <u>951</u> a	t Page <u>447</u>	-
y (our) ach side the off	paching on my said land 20 of the cente ice of Mariett	y (our) land a di) feet on each s er line as same	istance of side of the centerlin has been markedow anitation and Sewer	feet, more during the time on the ground,	ore or less, and be e of construction and being show	peing that portion of and 12 1—2 feet on in on a print on file M. C. office in Plat	; }
The	Grantor(s) he	rein by these pre	esents warrants that	there are no lier	is, mortgages, or	other encumbrances	,
a clear	r title to these	lands, except c	s follows:			::	•
	· · · · · · · · · · · · · · · · · · ·	<u> </u>				<u> </u>	•
hich is	recorded in t	he office of the	R.M.C. of the abov	ve said State and	County in Mortgo	age Book	•
			he (she) is legally o	qualified and ent	itled to grant a ri	ight of way with re-	
t ct to t	the lands des	cribed herein. r. designation "	Grantor" wherever	used herein shal	the understood	to include the Mort-	
substitution of the control of the c	ons, replacem he right at all inion of the generation or a bove for the se any of the rat any time pe line nor so It is Agreed: os shall not hader the surfarantee, interfed, and that madanger or relief in the surfarantee, and that madanger had made that might that might that might that might a consequence of the surfarantee in the sur	nents and addition of the court	way and keep clear way and keep clear er or injure the pipe right of ingress to varcising the right ranted shall not be to time exercise and as to impose any loo r(s) may plant crop any sewer pipes which the use of sa with the use of sa with the use of sa with the sewer pipe the event a building an structure, building or maintenance, of	me from time to r of said pipe line e lines or their cand egress from herein granted; p construed as a y or all of same. ad thereon. s, maintain fence ere the tops of i d strip of land by strip of land by ip of land that y line or their apping or other struct de by the grante or contents the said pipe lines or	time as said graes any and all verippurtenances, or said strip of land provided that the waiver or aband No building shall so and use this strike pipes are less the granter shall the provided in the apiurtenances. The pipes are less the granter for would, in the apiurtenances. The pipes are the granter for would, in the apiurtenances. The pipes are the provided by the granter should be ear, his heirs or as a recof due to the retheir appurtenances.	changes, renewals, intee may deem de- getation that might, interfere with their day across the land re- failure of the grantee forment of the right be erected over said ip of land, provided at the purposes herein the purposes herein nion of the grantee rected contiguous to signs, on account of operation or main noes, or any acciden	
				. •			
		e.					
-				_			
lamage 7. eil and he grar end all	s of whateve The grantor release unto ntor(s) further and singular	r nature for said (s) have granted the granted(s), do hereby bind said premises to	d right of way. d, bargained, sold , their successors an d their heirs, succes	and released and d assigns foreve sors, executors a antee's successor	d by these present to the property c and administrators to or assigns, a	ent of all claims and its do grant, bargain described herein and s to warrant and de gainst every person	n, d
						gee, if any, has here) -
		/	Lepten	lece	10 77	e de la compensión de traite	
nto bed	en set this	day of	- JUTUSS		17		
iigned,	ee Vely	elivered in the	presence of:	John W. Eleanor By: Colce	Madison G. Madison	(Seal Vice-Pre) siden
	:			prown F	nterprises	· ·	i)
	As to	the Mortgagee		_		(Seal	''