· STEELINE	Eco	LEATHERWOOD, V	VALKER, TOOK & A	MANN
State of South Carolina, γ' /	1 50 S. C.		va 99	(mg/30/
State of South Carolina, COUNTY OF GREENVILLE	The Transfer RIC	SHT OF V	VAY	
1. KNOW ALL MEN BY THESE PRE	SENTS: That	C. B. Hairst	on	
and Betty S. Hairston paid by Berea Public Service District Commicalled the Grantee, receipt of which is hereby a right of way in and over Grantor(s) tract(s)	hereinafter of ssion, a body politi cknowledged, do ho	called Grantor(s), in ic under the laws o ereby grant and ec	consideration of S_ of South Carolina, I onvey unto the said	535.00 hereinafter Grantee a
is recorded in the office of the R. M. C. of sa	id State and Count	y in Deed Book _	985 at page .	743
and Book at page	., and encroaching	on Grantor(s) land	a distance of	435
feet, more or less, and being that portion of n	y(our) said land .	40 feet	wide during constr	uction and
file in the offices of Berea Public Service District AV at page	ct Commission and	l on file in the R	. M. C. Office in	Plat Book
The Crantor(s) herein by these presents we to a clear title to these lands, except the following to C. Douglas Wilson & Co. received which mortgage has been assign	corded in Mor	rtgage Book	1101, Page !	553
which is recorded in the office of the R. M. C.	of the above said S	state and County is	n Mortgage Book .	
at Page and that Grantor is legall the lands described herein. The expression or designation "Grantor" gagee, if any there be. 2. The right of way is to and does convight and privilege of entering the aforesaid str limits of same, pipe lines, manholes, and any purpose of conveying sanitary sewage and ind substitutions, replacements and additions of or sirable; the right at all times to cut away and in the opinion of the Grantee, endanger or injuproper operation or maintenance; the right of i ferred to above for the purpose of exercising Grantee to exercise any of the rights herein gright thereafter at any time and from time to ti over said sewer pipe line nor so close thereto 3. It is Agreed: That the Grantor(s) may ed: That erops shall not be planted over any se inches under the surface of the ground; that the opinion of the Grantee, interfere or conflict witherein mentioned, and that no use shall be ma Grantee. injure, endanger or render inaccessib 4. It is Further Agreed: That in the event of the ground of the grantee on account of any damage that might occur to or maintenance, or negligences of operation or accident or mishap that might occur therein or 5. All other or special terms and conditions.	wherever used herely to the Grantee, ip of land, and to other adjuncts decustrial wastes, and to the same from keep clear of said are the pipe lines of anted shall not be me to exercise any as to impose any lower pipes where the use of said strip of the use of said strip of the sai	rein shall be under the successors and construct, maintened by the Gran to make such rel time to time as a l pipe lines any ar or their appertena as from said strip granted; provided construed as a wa or all of same. No ad thereon. tain fences and us he tops of the pipe of land by the G strip of land by th p of land that we lines or their ap other structure sh the Grantor(s), ilding or contents aid pipe lines or	right of way with erstood to include d assigns the followain and operate value to be necessar locations, changes, said Grantee may ad all vegetation the neces, or interfere of land across the latter that the failure or abandonme to building shall be this strip of lands are less than eighter antor(s) shall not be Grantee for the ould, in the opinion purtenances. Ould be erected of the ix heirs of their appurtenances.	respect to the Mort- wing: The within the ry for the renewals, deem de- hat might, with their e land re- e of the ent of the ent of the per erected d, provid- teen (18) ot, in the purposes on of the contiguous or assigns, operation
6. The payment and privileges above spedamages of whatever nature for said right of w IN WITNESS WHEREOF the hand(s) and any, has hereunto been set this day and the presence of: As to Grantor(s) As to Mortgagee	vay. d scal(s) of the C	Grantor(s) herein	and of the Mort	gagee, if .(SEAL) .(SEAL) -in-Fact, for
		71		any Tex.