RIGHT OF WAY

188.1-9-6

SEP 11 A 01 PM 1952

State of South Carolina, O'LLIL OF GREENVILLE.

1. KNOW ALL MEN BY THESE PRESENTS: T	hat Lella C. Williams
1	grantan(s) in consideration of \$ 121 00
nd	wledged, do hereby grant and convey unto the said
which is recorded in the office of the R. M. C., of said State	te and County in Book 665 at page 149 and
ook at page, said lands b	peing bounded by the lands of
nd encroaching on my (our) land a distance of 40 ft. wide during constant (our) said land (our	eg fæxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
Mortgage to William M. Young date	ed December 21, 1960
which is recorded in the office of the R. M. C., of the above	e said State and County in Mortgage Book 845
t page 407 and that he (she) is legally qualified he lands described herein. The expression or designation "Grantor" wherever u ed	
f any there be. 2. The right of way is to and does convey to the grand privilege of entering the aforesaid strip of land, and to ame, pipe lines, manholes, and any other adjuncts deemed reying sanitary sewage and industrial wastes, and to make replacements and additions of or to the same from time to all times to cut away and keep clear of said pipe lines he grantee, endanger or injure the pipe lines or their apport maintenance; the right of ingress to and egress from said he purpose of exercising the rights herein granted; provide he rights herein granted shall not be construed as a waive and from time to time to exercise any or all of same. No to close thereto as to impose any load thereon. 3. It Is Agreed: That the grantor(s) may plant crops,	to construct, maintain and operate within the limits of by the grantee to be necessary for the purpose of context such relocations, changes, renewals, substitutions, to time as said grantee may deem desirable; the right any and all vegetation that might, in the opinion of purtenances, or interfere with their proper operation of strip of land across the land referred to above for ded that the failure of the grantee to exercise any of over or abandonment of the right thereafter at any time building shall be erected over said sewer pipe line nor
That crops shall not be planted over any sewer pipes where nder the surface of the ground; that the use of said strip of rantee, interfere or conflict with the use of said strip of land that no use shall be made of the said strip of land that r render inaccessible the sewer pipe line or their appurte 4. It Is Further Agreed: That in the event a building aid sewer pipe line, no claim for damages shall be many damage that might occur to such structure, building or r negligences of operation or maintenance, of said pipe last might occur therein or thereto.	e the tops of the pipes are less than eighteen (18) inches f land by the grantor shall not, in the opinion of the and by the grantee for the purposes herein mentioned, would, in the opinion of the grantee, injure, endanger enances. g or other structure should be erected contiguous to ade by the grantor, his heirs or assigns, on account of contents thereof due to the operation or maintenance,
5. All other or special terms and conditions of this r	
f the Greater Greenville Sewer Distring he subject property, the center line ne-half way between the existing sewenthere these are parallel. If these piff the new sewer pipe shall be the center.	of the new right of way shall be er pipe and the new sewer pipe ipes are not parallel, the center
6. The payment and privileges above specified are lamages of whatever nature for said right of way. IN WITNESS WHEREOF the hand and seal of the	
nereunto been set this 10th day of Sept	
Signed, sealed and delivered	
in the presence of:	f 1. a win.
Jafannak Marie, As to the Grantor(s)	Leila C. Williams (Seal)
Tumman Mamuli, As to the Grantor(s)	Grantor(s)
Le avuille Cong As to the Mortgagee	.,
Turman I Smith to the Mortgagee	William In young (Seal)
As to the Mortgagee	Mortgagee (Sear)