RIGHT OF WAYS TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT

State of Sputh CyrolinaersLEY County of Greenville. H.C.

VOL 989 PAGE 427

soming or Sectional.						
1. KNOW ALL MEN BY THESE PRESENTS:				een R. Bu		
and					•	•
n consideration of \$paid organized and existing pursuant to the laws of eipt of which is hereby acknowledged, do he and over my (our) tract(s) of land situate in the office of the R.M.C. of said State and County in	f the State creby gran cabove Sta	of South t and con	Carolina, here vey unto the s	rinatter called said grantee (the Grantee, a right of wa	, re- ıy in
Deed Book582	at Page	60	_ and Book	at l	² age	
and encroaching on my (our) land a distance of my (our) said land 20 feet on each side of t each side of the center line as same has been in the office of Marietta Water, Fire, Sanitation Book at Page	he centeri n markedo and Sewe	ine during out on the er District,	feet, more or the time of c ground, and and recorded	less, and bei onstruction a being shown in the R. M	ing that portional 12.1—2 feed on a print or a confice in	on of et on n file Plat
The Grantor(s) herein by these presents we	arrants the	at there a	e no liens, mo	rtgages, or oi	her encumbro	ances
o a clear title to these lands, except as follow lavings and Loan Association in ortgage in favor of C.I.T. Fi	s. Mrtga recorde inancia	ige in ed in M il Serv	favor of itg. Book vices	Traveler 1075, Pa	s Rest F	<u>ede</u> ra: also
which is recorded in the office of the R.M.C.	of the abo	ove said S	tate and Count	y in Mortgag	e Book 122	2
and that he (she) spect to the lands described herein. The expression or designation "Grantor" gagee, if any there be. 2. The right of way is to and does consight and privilege of entering the aforesaid slimits of same, pipe lines, manholes, and any expose of conveying sanitary sewage and industriations, replacements and additions of a substitutions, replacements and additions of a sirable; the right at all times to cut away and in the opinion of the grantee, endanger or in proper operation or maintenance, the right of ferred to above for the purpose of exercising to exercise any of the rights herein granted a sthereafter at any time and from time to time sewer pipe line nor so close thereto as to imp. 3. It is Agreed: That the grantor(s) may That crops shall not be planted over any sewel inches under the surface of the ground; that the of the grantee, interfere or conflict with the mentioned, and that no use shall be made of injure, endanger or render inaccessible the said sewer pipe line, no claim for damages any damage that might occur to such structure tenance, or negligences of operation or main or mishop that might occur therein or thereto. 5. All other or special terms and cond. Provided that the (3) three water damaged in any way.	wherever strip of landstrip of landstrip of landstrip strip of landstrip of the sid deep cle- lure the ping of the right shall not be exercise a pose any to pose any to plant croper when use of said the said is the said is the said is leaver pipe on the said is leaver pipe of the building shall be more, building tenance, and the said is the said is the said is leaver pipe on the building shall be more, building tenance, and the said is the said is the said is leaver pipe on the said is the sai	e grantee, and, and the nots deem tes, and the grantee of said pe lines coonstruction on the construction of the coordinate of the coordin	its successors of construct, med by the granto make such time to time pipe lines and their appurtages from said ranted; provided as a waive of same. No but on, ain fences and tops of the pipe land by the land by the land by the land by the land tops of the pipe land by the land by the land by the land that would heir appurtence are structure as the grantor, his tents thereof e lines or their of way are as	and assigns aintain and a signs aintain and a signs aintain and a signs are less grantes, or i a strip of land aid that the fair or abando aiding shall be use this strip pes are less grantes for the opiniones. hould be ere heirs or assidue to the compurtenance follows:	the following operate within essary for the changes, rene tee may deer estation that not receive the desire of the granteer of the erected over than eighteer not, in the operation of the granteer of the granteer of the granteer total end of the grantee	Mort- p: The n the s pur- pwals, n de- night, their nd re- right r said vided: n (18) pinion herein antee, ous to unt of main- cident
				••		
6. The payment and privileges above damages of whatever nature for said right of 7. The grantor(s) have granted, bargo sell and release unto the grantee(s), their su the grantor(s) further do hereby bind their bend all and singular said premises to the grawhomsoever lawfully claiming or to claim the	of way. ained, solo uccessors a heirs, succe intee, the g	d and rele and assign assors, exe grantee's	ased and by the forever the ecutors and adsuccessors or	hese presents property de Iministrators (do grant, ba scribed hereit to warrant ar	rgain, n and nd d e -
IN WITNESS WHEREOF, the hand and see	al of the C	antor(s)	herein and of	the Mortgage	e, if any, has	here-
unto been set this and day of					-	
•			/	· —		
Signed, sealed and delivered in the presence		اس ار ار	athle	Burgoss	Bure	286aly
Cynthili Ray works) As to the Grantor(s)	·		CHIEFH V.	- Durgess		_(Seal)
/ As to the Ordinors			· -			_(Seal)
						_(Seal)
As to the Mortgagee						_,