As to the Mortgagee

DEC 4 3 53 PH 173 RIGHT, OF WAYKIN MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Carolina, County of Greenville.

 $\text{vol} \quad 989_{\text{TAM}} \, 509$

1. KNOW A'L MEN BY TI	HESE PRESENTS: That	George W. Eurrell	
in consideration of \$ organized and existing pursuan ceipt of which is hereby ackno	paid by Mari to the laws of the Stat wledged, do hereby gra nd situate in the above S	etta Water, Fire, Sanitation and te of South Carolina, hereinafter ant and convey unto the said gr tate and County and deed to v	Sewer District, the same called the Grantee, re-
Deed Book 600	at Page _	355 and Book <u>59</u> 6	at Page 51,
Deed Book 926, Pag and encroaching on my (our) la my (our) said land 20 feet on each side of the center line as	e 177, Deed Boo nd a disfance of each side of the cente same has been marked Fire, Sanitation and Sev	k 926, Page 151, feet, more or less, a rline during the time of construc- dout on the ground, and being's ver District, and recorded in the	nd being that portion of tion and 12 1—2 feet on shown on a print on file
The Grantor(s) herein by th	hese presents warrants t	nat there are no liens, mortgages	
to a clear title to these lands, e	except as follows:		
	· · · · · · · · · · · · · · · · · · ·		
which is recorded in the office	of the R.M.C. of the al	pove said State and County in M	ortgage Book
		y qualified and entitled to grant	a right of way with re-
spect to the lands described he The expression or design	erein. ation "Grantor" wherev	er used herein shall be underst	ood to include the Mort-
right and privilege of entering limits of same, pipe lines, manipose of conveying sanitary set substitutions, replacements and sirable; the right at all times to in the opinion of the grantee, a proper operation or maintenar ferred to above for the purpose to exercise any of the rights hothereafter at any time and from sewer pipe line nor so close the 3. It is Agreed: That the That crops shall not be planted inches under the surface of the of the grantee, interfere or comentioned, and that no use shiplure, endanger or render inches and sewer pipe line, no claim any damage that might occur tenance, or negligences of ope or mishap that might occur the	the aforesaid strip of le holes, and any other adjunge and industrial wad deadlitions of or to the contaway and keep of eridanger or injure the pance; the right of ingress se of exercising the righteren granted shall not matime to time exercise hereto as to impose any grantor(s) may plant or dover any sewer pipes of original strippes of the said accessible the sewer pipes and the said accessible the sewer pipes of the said accessible th	ops, maintain fences and use thing where the tops of the pipes are said strip of land by the granted strip of land by the grantee strip of land that would, in the	and operate within the be necessary for the purions, changes, renewals, I grantee may deem deall vegetation that might, s, or interfere with their land across the land rethe failure of the grantee bandonment of the right shall be erected over said is strip of land, provided less than eighteen (18) is shall not, in the opinion of the purposes herein expinion of the grantee, be erected contiguous to or assigns, on account of the operation or maintenances, or any accident
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damages of whatever nature 7. The grantor(s) have sell and release unto the gra the grantor(s) further do here	for said right of way, granted, bargained, so intee(s), their successors by bind their heirs, suc mises to the grantee, the	I are hereby accepted in full set and released and by these pr and assigns forever the proper cessors, executors and administra grantee's successors or assign or any part thereof.	esents do grant, bargain, ity described herein and ators to warrant and de-
		Grantor(s) herein and of the Mo	
unto been set this	day ofJuly		•
Signed, sealed and delivered	in the presence of:	George W. Burre	Servel (Seal)
As to the Gran	ntor(s)	The state of the s	(Seal)
			(Seal)
•			