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

KIGHT OF AMEL TO TAMBLETIM	****	a sive,	JAMINITO	-0135	Se to mit or a recent		
State ul Boutly Marolina,	ì		*· .		vol	989 n	a. 513
Tomen of Greenville.							

1. KNOW ALL MEN BY THESE PRESEN	NTS: That	Toh				
		3011	n W. Mad	i.so:)		
and	Eleanor	<u>G. Ma</u>	dison		, granto	r(s),
consideration of \$	rs of the State of hereby grant the above Stat	of South C and conv	arolina, here ev unto the s	inatter called aid grantee a	right of wa	, ге [,] y in
eed Book568	at Page	131	and Book	at Po	oge	
nd encroaching on my (our) land a distancy (our) said land 20 feet on each side ach side of the center line as same has the office of Marietta Water, Fire, Sanita ook at Page	of the centerlir been markedou	ne during ut on the a	the time of c tround, and	onstruction and being shown o	d 12 1—2 te on a print o	et on n filo
The Grantor(s) herein by these present	s warrants that	there are	no liens, mo	rtgages, or oth	er encumbro	inces
a clear title to these lands, except as fol	lows:					. —-
·				·	:. 	
hich is recorded in the office of the R.M.	C. of the abov	ve said Sta	te and Count	y in Mortgage	Book	
t Page and that he (spect to the lands described herein. The expression or designation "Granagee, if any there be. 2. The right of way is to and does ight and privilege of entering the aforest imits of same, pipe lines, manholes, and a cose of conveying sanitary sewage and is ubstitutions, replacements and additions irable; the right at all times to cut away in the opinion of the grantee, endanger of	ton" wherever tonvey to the aid strip of lan- iny other adjun- ndustrial waste of or to the sa and keep clea	grantee, d, and to cts deeme es, and to me from t	in shall be used to successors construct, miled by the gran make such time to time to time to time to time to time.	and assigns the aintain and operations and operations, characters as said grants and all vege	include the he following perate withi ssary for the nanges, rene se may deer tation that r	Mort- The n the pur- wals, n de- night
roper operation or maintenance; the rightered to above for the purpose of exercise any of the rights herein grants of exercise any of the rights herein grants of exercise any time and from time to the exercise are any time and from time to the exercise are any time and from time to the exercise are any time and the granter(s). That the granter(s) had crops shall not be planted over any suches under the surface of the ground; the fine the granter, interfere or conflict with mentioned, and that no use shall be made injure, endanger or render inaccessible that it is Further Agreed: That in the said sewer pipe line, no claim for damaging damage that might occur to such streamnce, or negligences of operation or me mishap that might occur therein or the 5. All other or special terms and contains the such stream of the said several terms and contains th	at of ingress to ising the rights ed shall not be ime exercise an impose any lo may plant crop sewer pipes what the use of said e of the said street of the building paintenance, of treto.	and egre herein gre construed y or all of ad thereo s, maintai ere the to id strip of strip of land line or the g or othe y or conte said pipe	is from said inted; provided in as a waive same. No but the pilot of t	strip of land a ed that the fail r or abandon- ilding shall be use this strip of pes are less the granter shall re- grantee for the inces. hould be erec- heirs or assign due to the op- appurtenance	icross the lar fure of the gr ment of the erccted ove of land, pro- nan eighteen not, in the ope purposes lan of the gr ted contigue pris, on acco- peration or	ridire anter right vided (18 pinion nerei anter ous t unt a main
			•			
*						
;						
· -						
7. The grantor(s) have granted, belt and release unto the grantee(s), the he grantor(s) further do hereby bind the fend all and singular soid premises to the	pht of way. argained, sold ir successors ar eir heirs, succes grantee, the gr	ond relea nd assigns sors, exec antee's s	sed and by t forever the utars and ac accessors or	hese presents o property desc ministrators to	do grant, be cribed herei o warrant a	rgair n an nd de
lamages of whatever nature for said rig 7. The grantor(s) have granted, be ell and release unto the grantee(s), the he grantor(s) further do hereby bind the end all and singular said premises to the whomsoever lawfully claiming or to clai	th of way. argained, sold ir successors ar eir heirs, succes grantee, the gr m the same or diseal of the Gr	ond relead ad assigns stors, exec rantee's s any part	sed and by t forever the utors and ac accessors or thereof.	hese presents of property designistrators to assigns, against the Mortgagee	do grant, be cribed herei o warrant a inst every	rgair n an nd de perso
damages of whatever nature for said rig 7. The grantor(s) have granted, be sell and release unto the grantee(s), the the grantor(s) further do hereby bind the fend all and singular said premises to the whomsoever lawfully claiming or to clai	th of way. argained, sold ir successors ar eir heirs, succes grantee, the gr m the same or diseal of the Gr	ond relead ad assigns stors, exec rantee's s any part	sed and by to forever the utors and accessors or thereof.	hese presents of property designistrators to assigns, against the Mortgagee	do grant, be cribed herei o warrant a inst every	rgair n and de perso
damages of whatever nature for said rig 7. The grantor(s) have granted, be sell and release unto the grantee(s), the the grantor(s) further do hereby bind the fend all and singular said premises to the whomsoever lawfully claiming or to clai IN WITNESS WHEREOF, the hand and unto been set this day of	tht of way. argained, sold ir successors are ir heirs, success grantee, the gr m the same or diseal of the Gr	ond relead ad assigns stors, exec rantee's s any part	sed and by t forever the utors and ac accessors or thereof.	hese presents of property designistrators to assigns, against the Mortgagee	do grant, be cribed herei o warrant a inst every	rgair n and de perso
damages of whatever nature for said rig 7. The grantor(s) have granted, be sell and release unto the grantee(s), the the grantor(s) further do hereby bind the fend all and singular said premises to the whomsoever lawfully claiming or to clai	tht of way. argained, sold ir successors are ir heirs, success grantee, the gr m the same or diseal of the Gr	ond relead ad assigns stors, exec rantee's s any part	sed and by t forever the utors and ac accessors or thereof.	hese presents of property designistrators to assigns, against the Mortgagee	do grant, be cribed herei o warrant a inst every	rgair n an nd de perso

As to the Mortgagee