As to the Mortgagee

1 .	RIGHT OF WAY TO MAR	METTA WATER, FIRE,	SANITATION AND	SEWER DISTRICT
6/3	State of South Carolina,			voi 989 man 527
أبرير	County of Greenville.	Δ	A . FOR GOOD	
p. [	1. KNOW ALL MEN BY THESE	PRESENTS: That Lois	D. Edwards, Karen	Lynn Edwards
25	ondCath			, granter(s),
66	paid by Marietta Water, Fire, Sanitation and Sewer District, the same organized and existing pursuant to the laws of the State of South Carolina, hereinafter called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said grantee a right of way in and over my (our) tract(s) of land situate in the above State and County and deed to which is recorded in the office of the R.M.C. of said State and County in Probate Court Records Apt. 1090, File 19			
1,1	Deed Book	at Page	and Book	_at Page
by the San will	nd encroaching on my (our) land a distance of feet, more or less, and being that portion of y (our) said land 20 feet on each side of the centerline during the time of construction and 12 1—2 feet on each side of the center line as same has been markedout on the ground, and being shown on a print on file the office of Marietta Water, Fire, Sanitation and Sewer District, and recorded in the R. M. C. office in Platook at Page			
· V	The Grantor(s) herein by these	presents warrants that the	ere are no liens, mortgages	, or other encumbrances
77.	to a clear title to these lands, excep	ot as follows:		
	which is recorded in the office of the R.M.C. of the above said State and County in Mortgage Book			
•	at Page and that he (she) is legally qualified and entitled to grant a right of way with respect to the lands described herein.			
	The expression or designation gages, if any there be.	"Grantor" wherever use	d herein shall be understo	ood to include the Mort-
2. The right of way is to and does convey to the grantee, its successors and assigns the right and privilege of entering the aforesaid strip of land, and to construct, maintain and oper-limits of same, pipe lines, manholes, and any other adjuncts deemed by the grantee to be necessal pase of conveying sanitary sewage and industrial wastes, and to make such relocations, chang substitutions, replacements and additions of or to the same from time to time as said granteer sirable; the right at all times to cut away and keep clear of said pipe lines any and all vegetation the opinion of the grantee, endanger or injure the pipe lines or their appurtenances, or interference to above for the purpose of exercising the rights herein granted; provided that the failure to exercise any of the rights herein granted shall not be construed as a waiver or abandonment thereafter at any time and from time to time exercise any or all of same. No building shall be exercise line nor so close thereto as to impose any load thereon.  3. It is Agreed: That the grantor(s) may plant crops, maintain fences and use this strip of its same.				and operate within the concensus of the pur- ons, changes, renewals, grantee may deem de- ill vegetation that might, s, or interfere with their land across the land re- the failure of the grantee condonment of the right hall be erected over said
	That crops shall not be planted ove inches under the surface of the ground of the grantee, interfere or conflict mentioned, and that no use shall be injure, endanger or render inacces.  4. It is further Agreed: That said sewer pipe line, no claim for any damage that might occur to stenance, or negligences of operation or mishap that might occur therein 5. All other or special terms.	er any sewer pipes where und; that the use of said state with the use of said state made of the said strip still the event a building of damages shall be made uch structure, building of or thereto.	the tops of the pipes are strip of land by the granter ip of land by the grantee of land that would, in the or their appurtenances. or other structure should to by the granter, his heirs of contents thereof due to d pipe lines or their appurt	shell not, in the opinion for the purposes herein opinion of the grantee, be erected contiguous to or assigns, on account of the operation or maintenances, or any accident
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	PREVAILING	C-HARGE	,	
	6. The payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for said right of way.  7. The grantor(s) have granted, bargained, sold and released and by these presents do grant, bargain, sell and release unto the grantee(s), their successors and assigns forever the property described herein and the same and the same are all the same are said and privilegely the same and the same are said and privilegely the same and the same are said and privilegely the same and the same are said and privilegely the same and the same are said and privilegely the same and the same are said and privilegely the same are said and privilegely the same are said and privilegely the same are said and said and said and said are said and said are said and said are said and said and said are said are said and said are said are said and said are said and said are said			
	the grantor(s) further do hereby bind their helts, successors, executors and administrators to warrant and defend all and singular said premises to the grantee, the grantee's successors or assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.			
	IN WITNESS WHEREOF, the ho		or(s) herein and of the Mor	tgagco, if any, has here-
	Signed scaled and delivered in the	presence of:	Lois D. Edwards Karen Lynn Edwards	ds (Jeldama (Seal)
			Cathy/Filizahet	- Edwards _(3801)

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