CREENVILLE CO. S. C. 514.8-1-54 RIGHT! OF WAY TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT

Sing of South Carolina,

 $\text{VOL} \ 989 \ \text{radii} \ 547$

	•		10/01
and		granto	or(s),
anized and existing pursuant to of which is hereby acknowle	o the laws of the State of edged, do hereby grant a situate in the above State	Water, Fire, Sanitation and Sewer District, the s South Carolina, hereinafter called the Grantee and convey unto the said grantee a right of wa and County and deed to which is recorded in see also Apt. 777, Fil	, re [,] y in the
ed Book 368	at Page	43 and Rookxxxxxxxxxxxxxxxxxxxxxx	CXX.
(our) said land 20 feet on ea h side of the center line as sa	ach side of the centerline nme has been markedout re, Sanitation and Sewer E	feet, more or less, and being that portice during the time of construction and 12 1-2 fee on the ground, and being shown on a print or District, and recorded in the R. M. C. office in	er on 1 file
The Grantor(s) herein by thes	e presents warrants that t	nere are no liens, mortgages, or other encumbro	inces
clear title to these lands, exce	ept as follows:		
ich is recorded in the office of	the R.M.C. of the above	said State and County in Mortgage Book	
		alified and entitled to grant a right of way, wit	h re-
ct to the lands described herei The expression or designation	in. on "Grantor" wherever us	ed herein shall be understood to include the	Mort-
able; the right at all times to a the opinion of the grantee, enc oper operation or maintenance red to above for the purpose exercise any of the rights here	tut away and keep clear of danger or injure the pipe the right of ingress to a of exercising the rights he of granted shall not be c	e from time to time as said grantee may deen of said pipe lines any and all vegetation that m lines or their appurtenances, or interfere with nd egress from said strip of land across the lan erein granted; provided that the failure of the groonstrued as a waiver or abandonment of the	night their id re- anter righ
ver pipe line nor so close there 3. It is Agreed: That the graterops shall not be planted or the surface of the grathe grantee, interfere or confinitioned, and that no use shall ure, endanger or render inacc 4. It is Further Agreed: That is sewer pipe line, no claim for y damage that might occur to ance, or negligences of operamishap that might occur there	eto as to impose any load cantor(s) may plant crops, ver any sewer pipes wher cound; that the use of said lict with the use of said strip essible the sewer pipe lin at in the event a building or damages shall be made such structure, building of tion or maintenance, of so in or thereto.	maintain fences and use this strip of land, prove the tops of the pipes are less than eighteen strip of land by the grantor shall not, in the op trip of land by the grantee for the purposes he of land that would, in the opinion of the grantee	rided rided rided rided rideo rintee rus to rint o main
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