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٠	GREENVILLE CO. S. C.	. V el	985 rage 249
State of South Carolina,	Join 3 35 PH 77	TOF WAY	
COUNTY OF GREENVILLE	SCHME S. TARKERSLEY RIGI	II OF WAT	
	HESE PRESENTS: That		·
			205 00
paid by Berca Public Service Dist called the Grantee, receipt of which right of way in and over Granter	rict Commission, a body politic u	inder the laws of South by grant and convey up	Carolina, hereinafter
is recorded in the office of the R.			
and Book at page _	, and encroaching or	n Grantor(s) land a dista	nce of
feet, more or less, and being that			
25 feet wide thereafter file in the offices of Berea Public S	as same has been marked out or crvice District Commission and c	n the ground, and being on file in the R. M. C.	shown on a print on Office in Plat Book
The Grantor(s) herein by the to a clear title to these lands, exc	se presents warrants that there ar	e no liens, mortgages, o	r other encumbrances
which is recorded in the office of t			
at Page and that Gran	ntor is legally qualified and enti	itled to great a right o	way with respect to
the lands described herein. The expression or designation gages, if any there be	n "Grantor" wherever used here	in shall be understood	to include the Mort-
2. The right of way is to a right and privilege of entering the limits of same, pipe lines, manhol purpose of conveying sanitary see substitutions, replacements and ac sirable; the right at all times to a in the opinion of the Grantee, emproper operation or maintenance; ferred to above for the purpose Grantee to exercise any of the right thereafter at any time and fi	les, and any other adjuncts deen vage and industrial wastes, and idditions of or to the same from tout away and keep clear of said larger or injure the pipe lines or the right of ingress to and egress of exercising the rights herein granted shall not be com time to time to exercise any	construct, manuate and to make such relocation to make such relocation time to time as said G pipe lines any and all thought that construed as a waiver of or all of same. No built and therent and therent.	be necessary for the ins, changes, renewals, rantee may deem devegetation that might or interfere with their ind neross the land rethe failure of the ir abandonment of the lding shall be erected
3. It is Agreed. It the Ofect. That crops shall not be plante inches under the surface of the gropinion of the Grantee, interfere herein mentioned, and that no us Grantee, injure, endanger or ren. 4. It is Further Agreed: To said sewer pipe line, no claim on account of any damage that nor maintenance, or negligenees of	rantor(s) may plant crops, mainted over any sewer pipes where the bound; that the use of said strip of or conflict with the use of said see shall be made of the said strip der inaccessible the sewer pipe hat in the event a building or of for dainages shall be made by hight occur to such structure, but if operation or maintenance, of sa	the tops of the pipes are left land by the Granton of land by the Granton of land that would. Ince or their appurter ther structure should the Grantor(s),	r(s) shall not, in the natee for the purposes in the opinion of the nances. be receted contiguous being or assigns, of due to the operation
and look on michan that might or	cur therein or thereto. s and conditions of this right of		
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	•		
damages of whatever nature for	eges above specified are hereby said right of way.		
	he hand(s) and scal(s) of the (27 day ofSepşc		
_	uny or agrice	mes R. 11/2	(GZ_ISEAL)
In the presence of:	iller _		(SEAL)
Linet Hilleto	٤٠.	Grantor(s)	
As to Grantor	(s)	Mortgageo	(SEAL)
		84.1··1-109	•

(continued on next page)

As to Mortgagee