As to the Mortgagee

RIGHT OF WAY, TO MARIETTA WATER, FIRE, SANITATION AND SEWER DISTRICT State of South Eurolina, County of Greenville.

 $\text{vol} \ 989 \ \text{ran} \ 703$

1 KNOW ALL MEN BY	THESE PRESENTS. That	শ্বিক	W. East (opgo	esseri)
				, grantor(s),
n consideration of \$ organized and existing pursu eipt of which is hereby ack and over my (our) tract(s) of office of the R.M.C. of said S	ont to the laws of the St nowledged, do hereby g land situate in the above	tate of South trant and cor	Carolina, hereinafte vey unto the said g	er called the Grantee, re- grantee a right of way in
Deed Book193	at Page	395	_ and Book	at Page
and encroaching on my (our) ny (our) said land 20 feet each side of the center line n the office of Marietta Wate Book at Page	on each side of the cent as same has been mark er, Fire, Sanitation and So	terline during sedout on the ewer District,	g the time of construe ground, and being, and recorded in th	uction and 12 1—2 feet on shown on a print on file ne R. M. C. office in Plat
* '	3			es, or other encumbrances
a clear title to these lands	, except as follows:			
which is recorded in the offi			•	= -
t Page pect to the lands described	herein.			•
The expression or designagee, if any there be.	gnation "Grantor" where	ever used he	rein shall be unders	stood to include the Mort-
That crops shall not be plant inches under the surface of t of the grantee, interfere or mentioned, and that no use injure, endanger or render	and additions of or to the sto cut away and keep be, endanger or injure the continue; the right of ingress pase of exercising the right of ingress pase of exercising the right of the exercising the right of the exercising the grantor(s) may plant the grantor(s) may plant the grantor(s) may plant the grantor(s) may plant the grantor(s) that the use of shall be made of the sai inaccessible the sewer plant that in the event a build in for damages shall be ur to such structure, build apperation or maintenance therein or thereto.	e same from clear of said a pipe lines as to and egraphs herein got be construite any load there crops, maintas where the said strip of said strip of different control ilding or other made by the ding or control of said pipe line or the made by the said strip of said said said said said said said said	time to time as sail pipe lines any and or their appurtenanceress from said strip a ranted; provided that ed as a waiver or coff same. No building on, ain fences and use those of the pipes are of land by the granter land by the granter and that would, in their appurtenances, her structure should be grantor, his heirs thereof due to be lines or their appur	id grantee may deem de- all vegetation that might, ses, or interfere with their of land across the land re- the the failure of the grantee abandonment of the right shall be erected over said his strip of land, provided re less than eighteen (18, or shall not, in the opinion he for the purposes herein he opinion of the grantee, be erected contiguous to or assigns, on account of or the operation or main internances, or any accident
damages of whatever nature 7. The grantor(s) has sell and release unto the 5 the grantor(s) further do he fend all and singular said p whomsoever lawfully claim	re for said right of way. ve granted, bargained, s grantee(s), their successor ereby bind their heirs, so remises to the grantee, th ing or to claim the sam	sold and rele rs and assign uccessors, exc ne grantee's ne or any pa	eased and by these p ns forever the prope ecutors and administ successors or assign of thereof.	trators to warrant and de ns, against every perso
IN WITNESS WHEREOF,	the hand and seal of the day of	e Grantor(s)	herein and of the Me	ortgagee, if any, has here
وووريا والمراجع المراجع المراجع المراجع	ed in the measure of			
Bie Der	18 0	,	De Bersel	(Sad
11/1/1/1/			F. Hater	
As to the G	rantor(s)	کیم ابا	ouise Waldrop	clusto (Seal
			· · · · · · · · · · · · · · · · · · ·	(Sea