RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT outh Carolina, AFR 14 12 08 PH '72 WG-2.3-1-1.3

State of South Carolina,

(Seal) (Seal)

County of Greenville. OLLIE	FARNSWORTH		VOL 941	AGE T 30A
1. KNOW ALL MEN BY THESE PRESEN	ITS: That Mart	in R. Page	·	
and		·		arantor(s)
in consideration of \$\frac{620}{\text{conganized}}\$ and existing pursuant to the law ceipt of which is hereby acknowledged, do and over my (our) tract(s) of land situate in office of the R.M.C. of said State and County	s or the state of So hereby grant and the above State ar	outh Carolina, hereii convev unto the so	natter called the aid arantee a rial	Grantee, re-
Deed Book	_ at Page	and Book	at Page	<u> </u>
and encroaching on my (our) land a distance my (our) said land 20 feet on each side of each side of the center line as same has be in the office of Gantt Sewer, Police and F at Page	ire District, and re	the ground, and be corded in the R. M.	ing shown on a C. office in Plat	print on file Book
The Grantor(s) herein by these presents to a clear title to these lands, except as follows:	warrants that there	e are no liens, morto	jages, or other er	ncumbrances
•	-	•	•	
which is recorded in the office of the R.M.C	. of the above sai	d State and County	in Mortgage Bool	
at Page and that he (she				
spect to the lands described herein. The expression or designation "Granto				-
gagee, if any there be. 2. The right of way is to and does a right and privilege of entering the aforesaid limits of same, pipe lines, manholes, and any pose of conveying sanitary sewage and ind substitutions, replacements and additions of sirable; the right at all times to cut away a in the opinion of the grantee, endanger or in proper operation or maintenance; the right ferred to above for the purpose of exercisin to exercise any of the rights herein granted thereafter at any time and from time to time sewer pipe line nor so close thereto as to in 3. It is Agreed: That the grantor(s) may see inches under the surface of the ground; that of the grantee, interfere or conflict with the mentioned, and that no use shall be made o injure, endanger or render inaccessible the 4. It is Further Agreed: That in the evisaid sewer pipe line, no claim for damages any damage that might occur to such struct tenance, or negligences of operation or mail or mishap that might occur therein or theret 5. All other or special terms and con-	onvey to the grant of strip of land, and y other adjuncts deflustrial wastes, and or to the same from the same from the same from the pipe lines of ingress to and end the rights herein shall not be constant or exercise any or a sexercise any or a sexercise any or a sexer pipes where the use of said strip of the said strip of sewer pipe line or ent a building or a shall be made by ure, building or a contenance, of said process.	ee, its successors and to construct, main emed by the granted of to make such religion time to time as as or their appurtences from said string granted; provided the same. No building the same of land by the granted by the granted that would, in their appurtenance other structure shout the grantor, his heiptelines or their appurtenance the structure shout the grantor, his heiptelines or their appurtenance the structure shout the grantor, his heiptelines or their appurtenance in the structure of the structure shout the grantor, his heiptelines or their appurtenance in the structure of the structure shout the grantor, his heiptelines or their appurtenance in the structure of the	ad assigns the fol- tain and operate to be necessary ocations, change said grantee mand all vegetation naces, or interfer- p of land across that the failure of or abandonmenting shall be erected this strip of land are less than ei- ntor shall not, in- nite for the purp the opinion of the is.	llowing: The e within the for the purs, renewals, by deem detained that might, e with their the land refet the grantee of the right ed over said d, provided: ighteen (18) the opinion poses herein the grantee, ontiguous to opinion or main.
•				
			•	
6. The payment and privileges above damages of whatever nature for said right of the following of the grantor(s) have granted, barge sell and release unto the grantee(s), their state grantor(s) further do hereby bind their lefend all and singular said premises to the grawhomsoever lawfully claiming or to claim to	of way. nined, sold and re uccessors and assigneirs, successors, ex nitee, the arantee's	leased and by these gns forever the pro secutors and admini	presents do grar perty described strators to warra	nt, bargain, herein and
IN WITNESS WHEREOF, the hand and sec	al of the Grantor(s)	herein and of the A	Aortgagee, if anv	r, has here-
unto been set this 18 day of	Niv.	10 71	-3-5-07 (1 011)	, 11016*
Signed, sealed and delivered in the presence				
				(Seal)
As to the Geometri(s)			7 —————	(Seal)
71 - 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1-		1 AV 11		

(Continued on next page)