Hill of South Orolina,	Greenvill		FIRE DISTRICTO PAGE 4  k Designation as of January
ounty of Greenville.			
NIE B:TAKNOWSALLYMEN BY THESE PRI R.H.C.		John P. Cla	<u>rk</u>
n consideration of \$ 3.5.			
organized and existing pur uant to the seipt of which is hereby acknowledged and over my (our) tract(s) of land situat office of the R.M.C. of said State and Co	laws of the State i , do hereby grant e in the above Stat ounty in	of South Carolina, her and convey unto the te and County and de	said grantee a right of way in ed to which is recorded in the
Deed Book901	at Page	86 and Book	at Page
and encroaching on my (our) land a dist ny (our) said land 20 feet on each sic ach side of the center line as same ho n the office of Gantt Sewer, Police a at Page	tance of35. He of the center fin as been marked ou	feet, more or te during the time of c t on the ground, and	less, and being that portion of onstruction and 12 1—2 feet on being shown on a print on file
The Grantor(s) herein by these pres	ents warrants that	there are no liens, mo	rtgages, or other encumbrances
o a clear title to these lands, except as	follows:		· · · · · · · · · · · · · · · · · · ·
			· •
which is recorded in the office of the R			•
at Page and that he spect to the lands described herein.	s (she) is legally q	valified and entitled to	grant a right of way with re-
The expression or designation "Graggee, if any there be.	rantor" wherever u	used herein shall be u	nderstood to include the Mort-
2. The right of way is to and doight and privilege of entering the afor imits of same, pipe lines, manholes, and case of conveying sanitary sewage and substitutions, replacements and addition sirable; the right at all times to cut away in the opinion of the grantee, endanger proper operation or maintenance; the regred to above for the purpose of exercise any of the rights herein grantereafter at any time and from time to ewer pipe line nor so close thereto as  3. It is Agreed: That the grantor (shot crops shall not be planted over any of the granter, interfere or conflict with the grantee, interfere or conflict with the grantee, interfere or conflict with the grantee, and that no use shall be manifered and that no use shall be manifered and the properties of the grantee, and that no claim for damage that might occur to such senance, or negligences of operation or or mishap that might occur therein or the surface of the grantee or the surface of the grantee.	esaid strip of land dany other adjunct dindustrial wastes as of or to the san ay and keep clear or injure the pipe ight of ingress to creising the rights hated shall not be to time exercise any to impose any loas) may plant crops, y sewer pipes when the use of said the use of said the sewer pipe life event a building ages shall be mad structure, building maintenance, of shereto.	I, and to construct, more to deemed by the grants, and to make such ine from time to time of said pipe lines any lines or their appurter and egress from said serein granted; provide construed as a waiver or all of same. No build thereon.  I, maintain fences and re the tops of the piped strip of land by the grant por all of same would, ne or their appurtenant or other structure she by the grantor, his or contents thereof diaid pipe lines or their appurtenant or their appurtenant or their structure she by the grantor, his or contents thereof diaid pipe lines or their	sintain and aperate within the tee to be necessary for the pur- relocations, changes, renewals, as said grantee may deem de- read all vegetation that might, mances, or interfere with their trip of land across the land re- d that the failure of the grantee or abandonment of the right lding shall be erected over said use this strip of land, provided: es are less than eighteen (18) trantor shall not, in the opinion rantee for the purposes herein in the opinion of the grantee, acces.  ould be erected contiguous to heirs or assigns, on account of ue to the operation or main- appurtenances, or any accident
	•		
6. The payment and privileges a lamages of whatever nature for said r 7. The grantor(s) have granted, ell and release unto the grantee(s), the he grantor(s) further do hereby bind the end all and singular said premises to the	ight óf way. bargained, sold ai eir successors and heir heirs, successo	nd released and by the assigns forever the p ors, executors and adm	ese presents do grant, bargain, property described herein and pinistrators to warrant and de-
vhomsoever lawfully claiming or to cla			- , , ,
IN WITNESS WHEREOF, the hand ar	1.		
•	•	, 19 <u>.· 7</u>	<del>, &gt; _</del> .
igned, sealed and delivered in the pre	sence of:	WAD	01/
ルー・レー オコケクノノベン	12	(11/18/mi)	(Seal)
Tugh Situation		101	U Cu Cu
B D Sattefield  As to the Grantar(s)			(Seal)
B D Saturfield As to the Grantor(s)			
BU Saturfield As to the Grantor(s)			(Seal)

As to the Mortgagee