RIGHT OF WAY TO GANTT SEWERLEOLICE AND FIRE DISTRICT GREENVILLE CO. S. C.

State of S	šouth Carolina,
County of	Greenville.

JAN 4 1 LB PH '77

<i>₹</i> 5121	e or sound comments	JAH 4 1	48 PH '7Z	-	: .
Con	nty of Greenville.	- Te of	Gleveland,	Jr. and G. H.	Cleveland,
ecutors	nty of Greenville. 1. KNOW ALL MEN BY THESE PRESENTS: and individually, and Rice Clev	reland Company	yo a corporation	1	ırantor(s),
_				J. Cha. Dietrict	the same
ceip	onsideration of \$	of the State of Sc ereby grant and e above State and in	I convey unto the said	d grantee a right of to which is record	of way in led in the 336 known as
eac in	Belmont Heights, Section 1 (see Hencroaching on my (our) land a distance of (our) said land 20 feet on each side of the history of Gantt Sewer, Police and Find	Plat Book GG of the center line den marked out or re District, and re	pages 54 & 57, —— feet, more or le uring the time of con the ground, and be ecorded in the R. M.	ess, and being that instruction and 12 1- eing shown on a pr .C. office in Plat Bo	portion of —2 feet on rint on file ook———
at	Page The Grantor(s) herein by these presents v	varrants that the	re are no liens, mort	gages, or other enc	UIIIDIUNG8
	The Grantor(s) herein by mese presents to	ws: None			
	a clear title to these lands, except as follow				
			aid State and County	in Mortgage Book	
wi	nich is recorded in the office of the R.M.C				
	The expression or designation	or" wherever use	nerent snan be ut	and sectors the fall	lowing: The
ri li P s s in F f t	The expression or designation of the agee, if any there be. 2. The right of way is to and does aget and privilege of entering the aforesaid mits of same, pipe lines, manholes, and an asse of conveying sanitary sewage and incomperations, replacements and additions of irable; the right at all times to cut away or the opinion of the grantee, endanger or irroper operation or maintenance; the right erred to above for the purpose of exercists of exercise any of the rights herein grantee hereafter at any time and from time to time the exercise any of the rights herein grantee hereafter at any time and from time to time the exercise any of the granted over any selected to a solution of the grantee, interfere or conflict with the mentioned, and that no use shall be made injure, endanger or render inaccessible the said sewer pipe line, no claim for damage any damage that might occur to such structerance, or negligences of operation or more mishap that might occur therein or the said sever pipe line, no claim for damage any damage that might occur therein or the said sever pipe line, no claim for damage any damage that might occur therein or the said sever pipe line occur therein or the said sever pipe line.	d strip of land, of strip of land, of strip of land, of the same and keep clear of injure the pipe land, the strip of land, the same and keep clear of ingress to an ing the rights he defended and land land, the same are the land, the same plant crops, ewer pipes where the use of said so of the said strip the use of said so of the said strip the use of said so of the said strip the same pipe like eyent a building the same publishing same are to conditions of this same are to the said strip the same publishing the same publishing same are to the said same are to the said strip the said	antee, its successor and to construct, maindand to make such read to make the top of the piper of land by the such that would, and the top of land that would, and the top of land that would, are the top of land that would, are the top of land that would, are their appurtena or other structure side by the grantor, his or contents thereof and pipe lines or their significant of way are as	initain and operate tee to be necessary relocations, changes as said grantee may and all vegetation renances, or interfer strip of land across at that the failure or or abandonment ilding shall be erect use this strip of lar pes are less than e grantee for the pur grantee for the pur in the opinion of ances. Should be erected as heirs or assigns, due to the operat rappurtenances, or follows:	within the for the purs, renewals, by deem den that might, re with their the land refit the grantee of the right ted over said and, provided: eighteen (18) and the opinion rposes herein the grantee, contiguous to on account of hion or mainary accident
	VIEW IN	speca "	CONNECTIO.	and a	
	DISTRUT MOST				
			-		
			-		
	6. The payment and privileges all damages of whatever nature for said rife. The grantor(s) have granted, it sell and release unto the grantee(s), that the grantor(s) further do hereby bind the fend all and singular said premises to the whomsoever lawfully claiming or to claim	bargained, sold eir successors ar heir heirs, succes e grantee, the gr gim the same or	and released and by nd assigns forever th ssors, executors and c rantee's successors o r any part thereof.	ne property describ administrators to w or assigns, against	ped herein and varrant and de- t every person
	IN WITNESS WHEREOF, the hand ar	nd seal of the G	rantor(s) herein accti	of the Marigage Ext	zx any , nas nere-
	unto been set this <u>25th</u> day of _	<u>September</u>	, 19_	11	A
	Signed, sealed and delivered in the pre			leveland	Q(Seal)
	Betty L Cleveland		- Osi an	6 ()	/
	1/11 A Cloud	·land	Individually	y and as Execu	tors (Seal)
İ	As to the Grantor(s)		RICE CLEVE	LAND COMPANY	(Seal)
	Pol OU day		By: J. Jan	en Ku	(Seal
l	- All Chivelone	antor	-		
Į	As to the Morigans Gr	/n=- + 1	nued on next page	e)	