## RIGHT OF WAY TO GANT? SEWER! POLICE AND FIRE DISTRICT

State of South Carolina, County of Greenville.

ELIZABETH RIDDLE. R.M.C.

 $\text{vol} \ 948 \ \text{\tiny PAGE} \ 11.$ 

\_(Seal)

		and						~~~~^-
							•	, grantor(s
ceipt of wh and over m	ina existing p ich is hereby y (our) tract(s)	ursuant to the la acknowledged, of of land situate id State and Cou	iws of the do hereby in the abo	State of So grant and	outh Carolin convey unt	a, hereinafte o the said g	er called the rantee a ri	ght of way i
Deed Book <sub>-</sub>			at Pa	ge <u>"                                   </u>	and B	ook	at Page	·
my (our) sai each side of n the office	id land 20 fe the center li	our) land a distar et on each side ne as same has ewer, Police and	of the ce been ma	enter line du rked out on	ring the tim the ground,	e of constru and being	ction and 1 shown on a	2 1—2 feet o a print on fil
The Gr	antor(s) hereir	by these presen	nts warran	its that there	e are no lier	ıs, mortgage	s, or other	encumbrance
to a clear ti	tle to these la	nds, except as fo	ollows:	· · · · · · · · · · · · · · · · · · ·				•
		·			•			· · · · · · · · · · · · · · · · · · ·
		office of the R.A				•		
		and that he (	(she) is le	gally qualif	ied and ent	itled to gran	t a right of	way with re
the ex gagee, if an		esignation "Grai	ntor" whe	rever used	herein shal	l be underst	ood to incl	ude the Mort
limits of san pose of con substitutions sirable; the in the opinic proper oper	ne, pipe lines, veying sanita s, replacement right at all ti on of the grar ation or main	ering the afores manholes, and or ry sewage and is and additions mes to cut away ntee, endanger o trenance; the rigi	any other industrial of or to t and keep ir injure th ht of ingr	adjuncts de wastes, an the same fr p clear of s ne pipe line ess to and c	emed by the d to make om time to aid pipe line s or their a egress from	e grantee to such relocat time as saic es any and c ppurtenance said strip of	be necessar ions, chang I grantee n all vegetations, or interf I land acros	ry for the pur ges, renewals nay deem de on that might ere with thei ss the land re
thereafter a sewer pipe 3. It I That crops s inches under of the gran mentioned, injure, enda 4. It I said sewer any damaga tenance, or or mishap tl	any of the rig t any time an line nor so clo is Agreed: The hall not be pl r the surface of tee, interfere and that no u anger or rend is Further Agr pipe line, no e that might of negligences of hat might occi- other or spe	purpose of exerci- hts herein grant d from time to ti ose thereto as to at the grantor(s) anted over any so f the ground; the or conflict with or conflict with se shall be made er inaccessible the edd. That in the claim for damag occur to such stra f operation or m ur therein or the cial terms and c	red shall name exerci- be impose of may plan may plan the use of the se of the se of the sevent a begas shall known an internamental.	se any or a se any or a sny load the t crops, mai es where the of said strip said strip of said strip of pipe line o pipe line or uilding or oe made by ilding or c ce, of said p	rued as a vill of same. I brean. Intain fences to top of land by of land by land that we their appuather structure the granto ontents the pipe lines or to way ar tof structure.	waiver or all No building stand use this me pipes are the grantee vould, in the rienances. Ure should by, his heirs cleof due to their appurite as follows:	bandonmen shall be ere s strip of lo e less than shall not, for the pu e opinion of the operate tenances, or	at of the right cted over said and, provided eighteen (18 in the opinion proses herein f the grantee contiguous to on account of tion or main r any acciden
thereafter a sewer pipe 3. It is Into crops inches under of the gran- mentioned, injure, enda 4. It is said sewer party any damage tenance, or or mishap the	any of the rig t any time an line nor so clo is Agreed: The hall not be pl r the surface of tee, interfere and that no u anger or rend is Further Agr pipe line, no e that might of negligences of hat might occi- other or spe	this herein grant of from time to the ose thereto as to at the grantor(s) anted over any sof the ground; the or conflict with or conflict with or se shall be made er inaccessible the eed. That in the claim for damage occur to such structure of operation or mur therein or the cial terms and contained a	red shall name exerci- be impose of may plan may plan the use of the se of the se of the sevent a begas shall known an internamental.	se any or a se any or a sny load the t crops, mai es where the of said strip said strip of said strip of pipe line o pipe line or uilding or oe made by ilding or c ce, of said p	rued as a vill of same. I brean. Intain fences to top of land by of land by land that we their appuather structure the granto ontents the pipe lines or to way ar tof structure.	waiver or all No building stand use this me pipes are the grantee vould, in the rienances. Ure should by, his heirs cleof due to their appurite as follows:	bandonmen shall be ere s strip of lo e less than shall not, for the pu e opinion of the operate tenances, or	at of the right cted over said and, provided eighteen (18 in the opinion proses herein f the grantee contiguous to on account of tion or main r any acciden
thereafter a sewer pipe 3. It I That crops s inches under of the gran mentioned, sinjure, endo 4. It I said sewer any damagtenance, or or mishap t 5. All	any of the right any time an line nor so che so greed: The hall not be plar the surface of tee, interfere and that no unager or rend is Further Agree that might one that might occupate the permoder of the permoder one-year	this herein grant of from time to the set thereto as to at the grantor(s) anted over any soft the ground; the or conflict with or conflict with ose shall be mader inaccessible the ed. That in the claim for damage occur to such strif operation or mur therein or the cial terms and channent above the control of the control	red shall name exercition impose of impose of impose of impose of the use of the use of the sewer event a bages shall bucture, but indintenance to conditions aright of the erve and er	to the constitute of said strip of said strip of pipe line or wilding or be made by ilding or ce, of said property of this right of way is	rued as a vill of same. I breon. Intain fences to top of land by and that we their appropriate the granto ontents the properties of the granto ontents the top of the top ontents the structure of the granto ontents the contents of way are ten (10).	waiver or all No building stand use this me pipes are the grantee vould, in the renances. Use should be to their appurite as follows feet on eather the their appurite as follows.	bandonmentshall be ere  s strip of lote less than the shall not, for the put to opinion of the operation assigns, the operation and the op	at of the righted over said and, provided eighteen (18 in the opinion process herein the grantee contiguous to account o tion or main any acciden of the
thereafter a sewer pipe 3. It if That crops s inches under of the grander of the	any of the right any time an line nor so clock is Agreed: The hall not be plot the surface of tee, interfere and that no unger or rend is Further Agrippe line, no e that might occite other or specific the permitted on the properior of the permitted on the permi	this herein granted from time to the open thereto as to at the grantor(s) anted over any softhe ground; the or conflict with or conflict with ose shall be madeer inaccessible the ed: That in the claim for damagoccur to such strif operation or mur therein or the cial terms and contained the contained terms and contained the	ed shall name exercition impose of may plan may plan the use of the some of the some event a base of the some event and the some event as the some	see any or a size and strip of size and strip of pipe line outliding or a size and a size of this right of way is a replace hrubery.	rued as a sill of same. I sereon. Intain fences: I to fland by of land by of land that we their apputathe granto ontents the properties of the granto at of way are ten (10). I all shrue all shrue are sown on the same and the shrue are sereone at of way are ten (10).	waiver or all No building stand use this me pipes are to the grantee vould, in the renances. Use should it heir appurite as follows: feet on eather the we he attach	bandonmentshall be ere  s strip of lote less than shall not, for the put opinion of the erected or assigns, the operatenances, or ach side  nces wit stern lin ed plat f	at of the right cted over said and, provided eighteen (18 in the opinion process herein the grantee contiguous to configuous the configuration of the configuration and accident the configuration that the configura
thereafter a sewer pipe 3. It I I I I I I I I I I I I I I I I I I	any of the right any time an line nor so closs Agreed: The hall not be planted to the surface of tee, interfere and that no uniger or rend is Further Agreed: The hall not be that might occur one that might occur other or specific to the permitted to the constructions. The permitted to be Constructions of the permitted to be constructions of the permitted to be constructed to be construct	this herein granted from time to the open time to the set thereto as to the grantor(s) anted over any of the ground; the or conflict with or conflict with or conflict with se shall be mader inaccessible the ed: That in the claim for damage occur to such structure of operation or mur therein or the cial terms and contained te	red shall name exercing impose of impose of impose of impose of impose of the use of the use of the use of the scholar of the use of the scholar of impose of the scholar of impose of the use of the	not be constituted to the constitute of any or a constitute of the constitute of said strip of said strip of pipe line or the made by ilding or the made by ilding or constitute of this right of way is a constitute of the constit	rued as a sill of same. It of land by of land by of land that we their apputation on tents the granto ontents the properties of way are ten (10).  Trees  nown on the structure of the granto ontents the sill shrue of land	waiver or all No building stand use this me pipes are the granter the granter the granter tenances. The should be their appure their appure as follows: feet on eather the we he attach Block 3, d in full sett by these propert d administrations and settle the propert d administration by the settle the propert d administration by the settle the propert d administration will be the propert d administration by the settle the propert d administration by the	bandonmenshall be ere  s strip of loc e less than r shall not, for the pu e opinion of the extender assigns, the aperaternances, or the side  notes with stern lin ed plat f Lots 28 clement of cessents do gu ty describe- tiors to wa	at of the right cted over said and, provided eighteen (18 in the opinion process herein the grantee contiguous to account o tion or main any acciden of the hale are are and 80.  The areare and the arear and the areare and account and degrant and
thereafter a sewer pipe 3. It is 1. It	any of the right any time an line nor so closs Agreed: The hall not be played the surface of tee, interfere and that no under the surface of the permit of the surface of t	this herein granted from time to the drom time to the set thereto as to at the grantor(s) anted over any soft the ground; the or conflict with or damage occur to such structure of operation or murtherein or the cial terms and confined terms and confined terms and confined to be as a grantee of disturbed.  The deprivileges about the form of the confined terms and privileges about the form said rigantee for sai	red shall name exercition impose of the use of the use of the sewer and impose of the sewer and impose of	not be constituted to the crops, mainstrained to the crops, mainstrained to the crops, mainstrained to the crops of said strip of said strip of pipe line or the made by ilding or the made by ilding or crops of this right of the crops of th	rued as a sill of same. It of land by of land by of land by land that we their approacher structure the granto ontents the oppelines or the following the contents of the contents	waiver or all No building stand use this me pipes are the grantee vould, in the renances. Use should a their appurite as follows feet on eather the we he attach Block 3, d in full sett the properid administration assigns	bandonmenshall be ere s strip of lot e less than shall not, for the put e opinion of the operate tenances, or the operate ach side nces wit stern lin ed plat f Lots 28 the operate the stern operate the operate	at of the right cted over said and, provided eighteen (18 in the opinion process herein for account of the grantee contiguous the configuous
thereafter a sewer pipe 3. It I That crops s inches under of the grammentioned, injure, endaded to the grammentioned, and damage of the grammentioned to the gramment of the g	any of the right any time an line nor so che is Agreed: The hall not be played the surface of tee, interfere and that no unger or rend is Further Agreed: The hall not be that might one that might of the permit of the permit of the permit one-year not to be Construct Greater (Contracts one-year not to be Construct Greater (Construct Greater (Contracts one-year not to be construct Greater (Construct Greater (	this herein granted from time to the drom time to the set thereto as to at the grantor(s) anted over any of the ground; the or conflict with or with the cial terms and conflict terms and conflict with or will prese guarantee of disturbed.  The privileges about the premises to the premises to the premises to the iming or to claim	red shall name and the exercition of the use of the use of the use of the sewer event a base of the sewer event a base of the use of the sewer event and the serve and the use of the	not be constituted to the constitute of any or a siny load the corps, mains where the of said strip of said strip of pipe line or ouilding or one made by ilding or corps of this right of way is a replace thrubery.  It is a replace thrubery.  The corps of the corps of the corps of said and replace to the corps of said and replace the corps of	rued as a series and same. It of land by of land by of land that we their apputation on tents the granto ontents the properties of way are ten (10).  Trees  nown on the same of the same	waiver or all No buildings and use this me pipes are the granter the granter the granter the granter tenances. The should be their appurise as follows feet on eather the we he attach block 3, d in full sett by these prethe properid administrator assigns the first both the Mortice of the Mortice the properid administrator assigns the first here we he attach block 3, the properid administrator assigns the first here we he attach by these prethe properid administrator assigns the first here we have the properid administrator assigns the first here we have the properid administrator assigns the first here we have the properid administrator assigns the first here.	bandonmenshall be ere s strip of loc e less than r shall not, for the put e opinion of the existences, or the operate tenances, or the describe that I Lots 28 the describe that describ	at of the right cted over said and, provided eighteen (18 in the opinion process herein for account of the grantee contiguous the configuous
thereafter a sewer pipe 3. It I That crops s inches under of the grammentioned, injure, endaded to the grammentioned, injure, endaded to the grammentioned, injure, endaded to the gramment or mishap to the gramment of the g	any of the right any time and line nor so che is Agreed: The hall not be played the surface of tee, interfere and that no unager or rend is Further Agriculture and that more that might one that might one that might of the permicenter line.  Contracted one-year not to be Constructed one-year not to be Constructed agrantor(s) he ease unto the esse unto the singular said and lawfully claused this 15	this herein granted from time to the drom time to the set thereto as to at the grantor(s) anted over any softhe ground; the or conflict with or w	red shall name exercition impose of impose of impose of impose of impose of the use of the use of the sewer and impose of the	not be constituted to the constitute of any or a siny load the corps, mains where the of said strip of said strip of pipe line or ouilding or one made by ilding or corps of this right of way is a replace thrubery.  It is a replace thrubery.  The corps of the corps of the corps of said and replace to the corps of said and replace the corps of	rued as a selection of same. It is same in the same is same in the	waiver or all No building stand use this me pipes are the grantee to the grantee would, in the grantee would, in the grantee to their appurished as follows feet on eather appurished and feet on the weather appurished and feet on the weather appurished and feet on the weather appurished and feet on a stand feet on the weather appurished and feet on the weather appurished administration assigns of the Morte feet feet feet feet feet feet feet f	bandonmenshall be ere s strip of loc e less than r shall not, for the put o opinion of the erected or assigns, the operaternances, or the ach side ach side the stern lin the put of the pu	at of the right cted over said and, provided eighteen (18 in the opinion process herein the grantee contiguous the contiguous
thereafter a sewer pipe 3. It I I I I I I I I I I I I I I I I I I	any of the right any time and line nor so che is Agreed: The hall not be played the surface of tee, interfere and that no unager or rend is Further Agriculture and that more that might one that might one that might of the permicenter line.  Contracted one-year not to be Constructed one-year not to be Constructed agrantor(s) he ease unto the esse unto the singular said and lawfully claused this 15	this herein granted from time to the drom time to the see thereto as to at the grantor(s) anted over any soft the ground; the or conflict with or conflict or damage occur to such struct of operation or mur therein or the cial terms and conflict terms are conflicted to the conflict terms and the conflicted terms are conflicted to the conf	red shall name exercition impose of impose of impose of impose of impose of the use of the use of the sewer and impose of the	not be constituted to the constitute of any or a siny load the corps, mains where the of said strip of said strip of pipe line or ouilding or one made by ilding or corps of this right of way is a replace thrubery.  It is a replace thrubery.  The corps of the corps of the corps of said and replace to the corps of said and replace the corps of	rued as a selection of same. It is same in the same is same in the	waiver or all No buildings and use this me pipes are the granter the granter the granter the granter tenances. The should be their appurise as follows feet on eather the we he attach block 3, d in full sett by these prethe properid administrator assigns the first both the Mortice of the Mortice the properid administrator assigns the first here we he attach block 3, the properid administrator assigns the first here we he attach by these prethe properid administrator assigns the first here we have the properid administrator assigns the first here we have the properid administrator assigns the first here we have the properid administrator assigns the first here.	bandonmenshall be ere s strip of loc e less than r shall not, for the put o opinion of the erected or assigns, the operaternances, or the ach side ach side the stern lin the put of the pu	at of the right cted over said and, provided eighteen (18 in the opinion process herein the grantee contiguous to account o tion or main rany acciden of the hale are are and 80.  The are and 80.  The are and the are and the are and the are are and the are are and the are and the are are are are are are are are are ar

As to the Mortgagee (Continued on next page)