	3887	Greenville County Block Book designation as of November 6, 1972: District 156, Sheet WG 9,
• •	-	Block 2, Lot 12 DateE.R. Monteith
R.H.C.	d	Marguerite S. Monteith , grantor(s),
n consideration of \$ / Conganized and existing put	Obscription to the laws of the chowledged, do here of land situate in the a	paid by Gantt Sewer, Police and Fire District, the same he State of South Carolina, hereinafter called the Grantee, reby grant and convey unto the said grantee a right of way in bove State and County and deed to which is recorded in the
Deed Book554	at F	Page 339 and Bookat Page
ny (our) said land 20 feet	on each side of the e as same has been n ver, Police and Fire D	100 feet, more or less, and being that portion of center line during the time of construction and 12.1—2 feet on tarked out on the ground, and being shown on a print on file district, and recorded in the R. M. C. office in Plat Book
The Grantor(s) herein	by these presents warr	ants that there are no liens, mortgages, or other encombrances
to a clear title to these lan	ds, except as follows:	
· · · · · · · · · · · · · · · · · · ·		
		the above said State and County in Mortgage Book
nact to the lands describe	d herein.	legally qualified and entitled to grant a right of way with re-
The expression or de gagee, if any there be.	signation "Grantor" w	herever used herein shall be understood to include the Mort-
limits of same, pipe lines, ipose of conveying sanitary substitutions, replacements sirable; the right at all time in the opinion of the grant proper operation or maint ferred to above for the put to exercise any of the right thereafter at any time and sewer pipe line nor so closewer line nor so close	manholes, and any other y sewage and industrial and additions of or the set of cut away and known and additions of or increase, endanger or injure enance; the right of interpose of exercising that sherein granted shall from time to time executive as the grantor(s) may planted over any sewer painted over any sewer painte	p of land, and to construct, maintain and operate within the er adjuncts deemed by the grantee to be necessary for the pural wastes, and to make such relocations, changes, renewals, to the same from time to time as said grantee may deem deep clear of said pipe lines any and all vegetation that might, the pipe lines or their appurtenances, or interfere with their gress to and egress from said strip of land across the land reerights herein granted; provided that the failure of the grantee I not be construed as a waiver or abandonment of the right recise any or all of same. No building shall be erected over said any load thereon, ant crops, maintain fences and use this strip of land, provided use of said strip of land by the granter shall not, in the opinion of said strip of land by the grantee for the purposes herein as aid strip of land that would, in the opinion of the grantee, are pipe line or their appurtenances.
 It is Further Agre said sewer pipe line, no c any damage that might o tenance, or negligences of or mishap that might occu 	ccur to such structure, operation or maintend or therein or thereto.	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident ns of this right of way are as follows:
 It is Further Agre said sewer pipe line, no c any damage that might o tenance, or negligences of or mishap that might occu 	ccur to such structure, operation or maintend or therein or thereto.	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident
 It is Further Agre said sewer pipe line, no c any damage that might o tenance, or negligences of or mishap that might occu 	ccur to such structure, operation or maintend or therein or thereto.	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident
 It is Further Agre said sewer pipe line, no c any damage that might o tenance, or negligences of or mishap that might occu 	ccur to such structure, operation or maintend or therein or thereto.	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident
 It is Further Agre said sewer pipe line, no c any damage that might o tenance, or negligences of or mishap that might occu 	ccur to such structure, operation or maintend or therein or thereto.	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident
 It is Further Agre said sewer pipe line, no c any damage that might o tenance, or negligences of or mishap that might occu 	ccur to such structure, operation or maintend or therein or thereto.	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident
4. It is Further Agresoid sewer pipe line, no cany damage that might oo tenance, or negligences of or mishap that might occurs. 5. All other or specific and damages of whatever nat 7. The grantor(s) his sell and release unto the the grantor(s) further do fend all and singular said	d privileges above specific for said right of war said right of wave grantee(s), their succeptereby bind their heir premises to the grantee	building or contents thereof due to the operation or main- ance, of said pipe lines or their appurtenances, or any accident ns of this right of way are as follows: ecified are hereby accepted in full settlement of all claims and
4. It is Further Agresoid sewer pipe line, no cany damage that might octenance, or negligences of or mishap that might occurs. 5. All other or specific and release unto the sell and release unto the the grantor(s) further do fend all and singular said whomsoever lawfully clai	d privileges above spi ure for said right of wave grantee(s), their succe- premises to the grantee distribution of wave grantee(s), their succe- premises to the grantee ming or to claim the	building or contents thereof due to the operation or mainance, of said pipe lines or their appurtenances, or any accident ins of this right of way are as follows: ecified are hereby accepted in full settlement of all claims and vay. d, sold and released and by these presents do grant, bargain, ssors and assigns forever the property described herein and es, successors, executors and administrators to warrant and dese, the grantee's successors or assigns, against every person same or any part thereof.
4. It is Further Agresoid sewer pipe line, no cany damage that might oo tenance, or negligences of or mishap that might occurs. 5. All other or specific and release unto the the grantor(s) further dofend all and singular said whomsoever lawfully clai	d privileges above specific operation or maintener therein or thereto. It is a privileges above specific operation of the privileges above specific operation of the property of the property of the promises to the grantee ming or to claim the second of the premises to the grantee of the promises the promise	building or contents thereof due to the operation or mainance, of said pipe lines or their appurtenances, or any accident ins of this right of way are as follows: ecified are hereby accepted in full settlement of all claims and vay. d, sold and released and by these presents do grant, bargain, ssors and assigns forever the property described herein and s, successors, executors and administrators to warrant and deep, the grantee's successors or assigns, against every persons same or any part thereof. If the Grantor(s) herein and of the Mortgagee, if any, has here-
4. It is Further Agresoid sewer pipe line, no cany damage that might octenance, or negligences of or mishap that might occurs. 5. All other or spectors. 7. The grantor(s) has sell and release unto the the grantor(s) further dofend all and singular said whomsoever lawfully claim IN WITNESS WHEREO	d privileges above spi ure for said right of wasve grantee(s), their succe hereby bind their heirs premises to the grantee ming or to claim the	building or contents thereof due to the operation or mainance, of said pipe lines or their appurtenances, or any accident ins of this right of way are as follows: ecified are hereby accepted in full settlement of all claims and yay. In the content of the cont
4. It is Further Agresoid sewer pipe line, no cany damage that might octenance, or negligences of or mishap that might occurs. All other or specific specifi	d privileges above sprure for said right of ware granted, bargaine grantee(s), their succe hereby bind their heir premises to the grantee for	building or contents thereof due to the operation or mainance, of said pipe lines or their appurtenances, or any accident ins of this right of way are as follows: ecified are hereby accepted in full settlement of all claims and yay. In the content of the cont
4. It is Further Agresaid sewer pipe line, no cany damage that might octenance, or negligences of or mishap that might occurs. 5. All other or specific and agrees of whatever nat 7. The grantor(s) has sell and release unto the the grantor(s) further do fend all and singular said whomsoever lawfully claim.	d privileges above sprure for said right of ware granted, bargaine grantee(s), their succe hereby bind their heir premises to the grantee for	building or contents thereof due to the operation or mainance, of said pipe lines or their appurtenances, or any accident ins of this right of way are as follows: ecified are hereby accepted in full settlement of all claims and yay. In the content of the cont

(Continued on next page)

As to the Mortgagee