_ ~ .	FILED RIGHT OF V		WER, POLICE AND FI	
23	State of South Carolina, County of Greenville.	District	ock Book Designation as , Sheet WG 2.1, Blo	ck 1, Lot 25
WIE	S. TALKEKNOW ALL MEN BY	THESE PRESENTS: That D	oris D. Baker & L. P. Ho	lbrook
*****	R.M.C.			grantor(s),
	in consideration of \$\frac{125^{\infty}}{25}\frac{1}{25}\frac\frac{1}{25}\frac{1}{25}\frac{1}{25}\frac{1}{25}\frac{1}{25}\frac			
		· · · · · · · · · · · · · · · · · · ·	112_ and Book	at Page
	and encroaching on my (our) my (our) said land 20 feet of each side of the center line in the office of Gantt Sewe at Page	on each side of the cente as same has been marked	r line during the time of cons I out on the ground, and bei	struction and 12 1—2 feet on ing shown on a print on file
	The Grantor(s) herein by			ages, or other encumbrances
,	to a clear title to these lands	, except do tollows.		
	which is recorded in the offi	ce of the R.M.C. of the a	bove said State and County i	n Martgage Book
	at Page	and that he (she) is legall	•	
	spect to the lands described herein. The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgagee, if any there be.			
	right and privilege of entering limits of same, pipe lines, may pose of conveying sanitary a substitutions, replacements a sirable; the right at all times in the opinion of the grantee proper operation or mainten	inholes, and any other adj sewage and industrial wa nd additions of or to the s to cut away and keep a , endanger or injure the p	uncts deemed by the grantee stes, and to make such reli same from time to time as ear of said pipe lines any a	to be necessary for the pur- ocations, changes, renewals, said grantee may deem de- nd all vegetation that might,
• .	to exercise any of the rights thereafter at any time and fine sewer pipe line nor so close 3. It is Agreed: That the sewer pipe in the sewer pipe line nor so close the sewer pipe line nor so close the sewer pipe line nor so close the sewer pipe line nor sewer pipe l	pose of exercising the right herein granted shall not rom time to time exercise thereto as to impose any the arantor(s) may plant or	to and egress from said stri its herein granted; provided to be construed as a waiver of any or all of same. No buildi load thereon. ops, maintoin fences and use	p of land across the land re that the failure of the granter r abandonment of the righ ng shall be erected over said this strip of land, provided
• •	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon. ops, maintoin fences and use where the tops of the pipes said strip of land by the grant strip of land by the grant strip of land that would, in a line or their appurtenance ling or other structure shounded by the grantor, his heng or contents thereof due	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided, are less than eighteen (18) ntor shall not, in the opinion tee for the purposes herein the opinion of the grantee, s. id be erected contiguous to to the operation or main- purtenances, or any accident
•	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure show made by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their ap	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided, are less than eighteen (18) ntor shall not, in the opinion tee for the purposes herein the opinion of the grantee, s. id be erected contiguous to to the operation or main- purtenances, or any accident
• •	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure show made by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their ap	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided, are less than eighteen (18) ntor shall not, in the opinion tee for the purposes herein the opinion of the grantee, s. id be erected contiguous to to the operation or main- purtenances, or any accident
	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure show made by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their ap	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided; are less than eighteen (18) ntor shall not, in the opinion the opinion of the grantee, s. id he erected contiguous to to the operation or main- purtenances, or any accident
, .	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure show made by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their ap	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided; are less than eighteen (18) ntor shall not, in the opinion the opinion of the grantee, s. id he erected contiguous to to the operation or main- purtenances, or any accident
	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure show made by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their ap	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided; are less than eighteen (18) ntor shall not, in the opinion the opinion of the grantee, s. id he erected contiguous to to the operation or main- purtenances, or any accident
•	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance line or their appurtenance by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their appurenance of said pipe lines or their appurtenance of said pipe lines or their appurtenan	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided, are less than eighteen (18) ntor shall not, in the opinion tee for the purposes herein the opinion of the grantee, s. id be erected contiguous to to the operation or main- purtenances, or any accident
•	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render if 4. It is Further Agreed said sewer pipe line, no claid any damage that might occur tenance, or negligences of or mishap that might occur.	herein granted shall not herein granted shall not rom time to time exercise thereto as to impose any leganter(s) may plant or ed over any sewer pipes one ground; that the use of conflict with the use of shall be made of the said naccessible the sewer pipe. That in the event a build made of the said naccessible the sewer pipes that in the event a build made of the said naccessible the sewer pipes. That in the event a build per the such structure, buildiperation or maintenance, therein or thereto.	to and egress from said stripts herein granted; provided to be construed as a waiver of any or all of same. No buildifload thereon, ops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance line or their appurtenance by the grantor, his here of said pipe lines or their appurtenance of said pipe lines or their appurenance of said pipe lines or their appurtenance of said pipe lines or their appurtenan	p of land across the land re- that the failure of the granteer r abandonment of the righ- ing shall be erected over said this strip of land, provided are less than eighteen (18) into shall not, in the opinion tee for the purposes herein the opinion of the grantees. Id he erected contiguous to to the operation or main- purtenances, or any accident
•••	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of it of the grantee, interfere or mentioned, and that no use injure, endanger or render if the first inches were pipe line, no claim any damage that might occutenance, or negligences of or mishap that might occur 5. All other or special damages of whatever nature damages of whatever nature.	privileges above specified of raid raid raid to the remaining the second of the remaining provided and conditions the remaining provided and conflict with the use of so shall be made of the said inaccessible the sewer pipe: That in the event a building provided and conflict with the use of so shall be made of the said inaccessible the sewer pipe: That in the event a building for damages shall be remained to such structure, building peration or maintenance, therein or thereto. I terms and conditions of the remaining	to and egress from said stripts herein granted; provided to a waiver of any or all of same. No buildi load thereon. Tops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure shounded by the grantor, his heng or contents thereof due of said pipe lines or their apthis right of way are as follows: are hereby accepted in full d and released and by these and assigns forever the proessors, executors and admingrantee's successors or assets.	p of land across the land rehat the failure of the grantee or abandonment of the right of shall be erected over said are less than eighteen (18) not shall not, in the opinion the opinion of the grantee, s. id be erected contiguous to to the operation or main purtenances, or any accident ows: settlement of all claims and a presents do grant, bargain operty described herein and istrators to warrant and design and design of the grantee of the purcent of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design of the presents do grant, bargain operty described herein and design operty described herein and design operty described herein and des
• • • • • • • • • • • • • • • • • • • •	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of it of the grantee, interfere or mentioned, and that no use injure, endanger or render 4. It is Further Agreed said sewer pipe line, no clai any damage that might occutenance, or negligences of or mishap that might occur 5. All other or special 5. All other or special in and release unto the githe grantor(s) further do he fend all and singular said prwhomsoever lawfully claimi	privileges above specified of for said right or therein or the exercise that the use of so shall be made of the said nature. The said reprivileges above specified of for said right of way, a granted, but the received the said that the use of so shall be made of the said naccessible the sewer pipe: That in the event a build peration or maintenance, therein or thereto. I terms and conditions of the said right of way, a granted, bargained, so rantee(s), their successors reby bind their heirs, successors to the grantee, the ng or to claim the same the hand and seal of the said the hand and seal of the said rome time the hand and seal of the said rome time the hand and seal of the said rome time the hand and seal of the said rome time the hand and seal of the said rome time time the hand and seal of the said rome time time the hand and seal of the said rome time time time time time time time ti	to and egress from said stripts herein granted; provided to a waiver of any or all of same. No buildi load thereon. Tops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure shounded by the grantor, his heng or contents thereof due of said pipe lines or their ap this right of way are as follows: are hereby accepted in full d and released and by these and assigns forever the pressors, executors and admin grantee's successors or assor any port thereof. Grantor(s) herein and of the	settlement of all claims and personal described herein and istrators to warrant and designs, against every personal mere of all claims and personal described herein and istrators to warrant and designs, against every personal personal against every personal and istrators to warrant and designs, against every personal and istrators to warrant and designs, against every personal and istrators to warrant and designs, against every personal and istrators to warrant and designs, against every personal and istrators to warrant and designs, against every personal and istrators to warrant and designs, against every personal and istrators to warrant every personal and istrators to warrant every personal and istrators to warrant and designs, against every personal and istrators to warrant every personal and ist
	to exercise any of the rights thereafter at any time and fisewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of it of the grantee, interfere or mentioned, and that no use injure, endanger or render 4. It is Further Agreed said sewer pipe line, no clai any damage that might occutenance, or negligences of or mishap that might occur 5. All other or special 5. All other or special the grantor(s) have sell and release unto the grantor in the grantor of further do he fend all and singular said provinces	privileges above specified of for said right or therein or the exercise that the use of so shall be made of the said nature. The said reprivileges above specified of for said right of way, a granted, but the received the said that the use of so shall be made of the said naccessible the sewer pipe: That in the event a build peration or maintenance, therein or thereto. I terms and conditions of the said right of way, a granted, bargained, so rantee(s), their successors reby bind their heirs, successors to the grantee, the ng or to claim the same the hand and seal of the said the hand and seal of the said rome time the hand and seal of the said rome time the hand and seal of the said rome time the hand and seal of the said rome time the hand and seal of the said rome time time the hand and seal of the said rome time time the hand and seal of the said rome time time time time time time time ti	to and egress from said stripts herein granted; provided to be construed as a waiver a cany or all of same. No buildi load thereon. ops, maintain fences and use where the tops of the pipes said strip of land by the granted strip of land by the granted strip of land that would, in a line or their appurtenance ling or other structure showned by the grantor, his heng or contents thereof due of said pipe lines or their apthis right of way are as follows: are hereby accepted in full d and released and by these and assigns forever the processors, executors and admin grantee's successors or assor any port thereof.	p of land across the land re- hat the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided; are less than eighteen (18) ntor shall not, in the opinion thee for the purposes herein the opinion of the grantee, s. id be erected contiguous to tro the operation or main- purtenances, or any accident ows: settlement of all claims and expresents do grant, bargain, perty described herein and istrators to warrant and de- igns, against every person
	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of it of the grantee, interfere or mentioned, and that no use injure, endanger or render 4. It is Further Agreed said sewer pipe line, no clai any damage that might occutenance, or negligences of or mishap that might occur 5. All other or special 5. All other or special in and release unto the githe grantor(s) further do he fend all and singular said prwhomsoever lawfully claimi	privileges above specified or therein or the test. The said right of way. Th	to and egress from said stripts herein granted; provided to a waiver of any or all of same. No buildi load thereon. Tops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure shounded by the grantor, his heng or contents thereof due of said pipe lines or their ap this right of way are as follows: are hereby accepted in full d and released and by these and assigns forever the pressors, executors and admin grantee's successors or assor any port thereof. Grantor(s) herein and of the	settlement of all claims and perty described herein and strators to warrant and designs, against every person. Mortgagee, if any, has here. A. R. R. L. R.
	to exercise any of the rights thereafter at any time and fi sewer pipe line nor so close 3. It is Agreed: That it That crops shall not be plant inches under the surface of it of the grantee, interfere or mentioned, and that no use injure, endanger or render if the first and sewer pipe line, no clais any damage that might occutenance, or negligences of or mishap that might occutenance, or negligences of or mishap that might occures. All other or special seeds and release unto the grantor(s) further do he fend all and singular said prevhomsoever lawfully claiming the with the grantor of the grantor o	privileges above specified or for said right or therein or time exercise the granted shall not rom time to time exercise thereto as to impose any ne grantor(s) may plant or ed over any sewer pipes we ground; that the use of conflict with the use of so shall be made of the said inaccessible the sewer pipe; That in the event a build mere for damages shall be rower to such structure, buildiperation or maintenance, therein or thereto. It terms and conditions of terms and conditions of contee(s), their successors reby bind their heirs, successive to the grantee, the ng or to claim the same the hand and seal of the day of	to and egress from said stripts herein granted; provided to a waiver of any or all of same. No buildi load thereon. Tops, maintain fences and use where the tops of the pipes said strip of land by the grastrip of land that would, in a line or their appurtenance ling or other structure shounded by the grantor, his heng or contents thereof due of said pipe lines or their ap this right of way are as follows: are hereby accepted in full d and released and by these and assigns forever the pressors, executors and admin grantee's successors or assor any port thereof. Grantor(s) herein and of the	p of land across the land re- that the failure of the grantee r abandonment of the right ng shall be erected over said this strip of land, provided are less than eighteen (18) ntor shall not, in the opinion thee for the purposes herein the opinion of the grantee, s. id be erected contiguous to irs or assigns, on account of to the operation or main- purtenances, or any accident ows: settlement of all claims and expresents do grant, bargain, sperty described herein and istrators to warrant and de-

As to the Mortgagee