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RIGHT OF W	AY TO GANTT SEWER, PC	OLICE AND FIRE DISTRICT
State of South Carolina, County of Greenville.	Greenville County Block District , Sheet	Book Designationas of Nov. 16, 1973 WG 5, Block 2, Lot 127
1. KNOW ALL MEN BY 1	HESE PRESENTS: ThatBEA	ATRICE M. PALMER
-1 -2	300	Gantt Sewer, Police and Fire District, the same
cript of which is hereby acknown and over my (our) tract(s) of longitude of the R.M.C. of said Sta	nt to the laws of the State of Sout owledged, do hereby grant and co and situate in the above State and te and County in	to Carolina, hereinatter called the Grantee, re- convey unto the said grantee a right of way in I County and deed to which is recorded in the
Deed Book 6/7	at Page	and Bookat Page
and encroaching on my (our) la my (our) said land 20 feet on each side of the center line as in the office of Gantt Sewer, at Page The Grantor(s) herein by t	and a distance of 180 each side of the center line during same has been marked out on the Police and Fire District, and reconhese presents warrants that there are	feet, more or less, and being that portion of ing'the time of construction and 12 1—2 feet on he ground, and being shown on a print on file orded in the R. M. C. office in Plat Book are no liens, mortgages, or other encumbrances
to a clear title to these lands,	except as tollows:	
	,	
		State and County in Martgage Book
at Page ar		ed and entitled to grant a right of way with re-
The expression or design	ation "Grantor" wherever used h	nerein shall be understood to include the Mort-
gagee, if any there be. 2. The right of way is right and privilege of entering limits of same, pipe lines, man pose of conveying sanitary se substitutions, replacements an sirable; the right at all times in the opinion of the grantee, proper operation or maintena ferred to above for the purporto exercise any of the rights have the realiser at any time and from the same pipe line nor so close to 3. It is Agreed: That the That crops shall not be planted inches under the surface of the of the grantee, interfere or comentioned, and that no use shinjure, endanger or render in 4. It is Further Agreed: said sewer pipe line, no claim any damage that might occur tenance, or negligences of opor mishap that might occur the	to and does convey to the grante, the oforesaid strip of land, and holes, and any other adjuncts deer wage and industrial wastes, and a additions of or to the same froi to cut away and keep clear of sail endanger or injure the pipe lines nee; the right of ingress to and egse of exercising the rights herein terein granted shall not be constructed as to impose any load there grantor(s) may plant crops, main dover any sewer pipes where the ground; that the use of said strip of life the sewer pipe line or the total be made of the said strip of laccessible the sewer pipe line or that the use of said strip of for damages shall be made by to such structure, building or coeration or mointenance, of said pipe and the said structure, building or coeration or mointenance, of said pi	the, its successors and assigns the following: The to construct, maintain and aperate within the the to construct, maintain and aperate within the themed by the grantee to be necessary for the purification, changes, renewals, and time to time as said grantee may deem deviid pipe lines any and all vegetation that might, or their appurtenances, or interfere with their gress from said strip of land across the land regranted; provided that the failure of the grantee used as a waiver or abandonment of the right lof same. No building shall be erected over said reon, attain fences and use this strip of land, provided to the tops of the pipes are less than eighteen (18) to of land by the grantee for the purposes herein land that would, in the opinion of the grantee, their appurtenances, the structure should be erected contiguous to the grantor, his heirs or assigns, on account of the grantor, his heirs or assigns, on account of the pipes or their appurtenances, or any accident in the lines or their appurtenances, or any accident
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damages of whatever nature 7. The grantor(s) have sell and release unto the gra the grantor(s) further do here fend all and singular said pre whomsoever lawfully claimin IN WITNESS WHEREOF, the	for said right of way, granted, bargained, sold and relate(s), their successors and assignly bind their heirs, successors, explicitly bind their heirs, successors, explicitly bind the grantee's g or to claim the same or any positions.	eby accepted in full settlement of all claims and cleased and by these presents do grant, bargain gns forever the property described herein and xecutors and administrators to warrant and describes or assigns, against every personant thereof. b) herein and of the Mortgagee, if any, has here.
Signed sepled and delivered	in the presence of	
Signed, sealed and delivered	Thickey	Beatrice M. PALMER (Seal

(CONTINUED ON NEXT PAGE)