RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

1. KNOW A	IL MEN BY THE					
	and					, grantor(s),
n consideration of	. 140	<u>ت</u>				
eipt of which is t and over my (our) ffice of the R.M.C	ereby acknowl tract(s) of land of said State of	edged, do hereby situate in the abound County in	e State of Sout y grant and co ove State and	h Carolina, he invey unto the County and d	reinafter called said grantee a leed to which is	right of way in recorded in the
eed Book	614	at Pa	ge <u>466</u>	and Book _	of Pa	ge
and encroaching or by (our) said land pich side of the ce the office of Go t Page	20 feet on ea nter line as so antt Sewer, Pol	ch side of the come has been mo lice and fire Dis	enter line durin irked out on the strict, and recor	g the time of a ground, and ded in the R.	construction and being shown a M. C. office in I	1 12 1—2 feet on n a print on file Mat Book
The Grantor(s) a clear title to the		e presents warrar ept as follows:				
			A-10-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
hich is recorded i					,	
t Page pect to the lands o			gally qualified	and entitled t	lo grant a right	of way with re-
	or designation	n "Grantor" whe	rever used he	rein shall be u	inderstood to in	clude the Mort-
the opinion of the	e grantee, enda	inger or injure th	e pipe lines o	r their appurt		
ried to above for exercise any of the reafter at any time of the exercise any of the exercise at any time of the sunder the sunder the grantee, interesting and that fure, endanger or 4. It is further in sewer pipe line by damage that missing that missing that might	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	n granted shall not to time exerci- to as to impose a ntor(s) may plant or any sewer pipe and; that the use of the so is the exercipant of the event a bound structure, but or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
erred to above for exercise any of the exercise any of the exercise any of the exercise any of the exercise and the exercise and the exercise endanger or the exercise endanger or the exercise endanger or the exercise endanger or the exercise exercise endanger or the exercise exerci	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is the exercity of the sewer pin the event a budamages shall buch structure, built or maintenance.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
erred to above for exercise any of the exercise any of the exercise any of the exercise any of the exercise and the exercise the grantee, interestantioned, and that if the exercise the exercise the exercise the exercise that the exercise that makes are reguliger to the exercise that makes are reguliger to the exercise that might be exercised that the	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe and; that the use of with the use of the so is ble the sewer pin the event a budamages shall buch structure, built or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
erred to above for exercise any of the exercise any of the ereafter at any time and the ereafter at any time and crops shall not the sunder the surfithe grantee, interestantioned, and that jure, endanger or 4. It is further it is further it is further it is further in ance, or negliger mishap that might shap that might shape that	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe and; that the use of with the use of the so is ble the sewer pin the event a budamages shall buch structure, built or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
exercise any of the exercise any of the exercise any of the exercise any of the exercise at any time. 3. It is Agree to the sure of the sunder the sure the grantee, into the endanger or the exercise of the exercise that make the exercise that make the exercise that might be a sure of the exercise that the exerc	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe and; that the use of with the use of the so is ble the sewer pin the event a budamages shall buch structure, built or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
erred to above for exercise any of the exercise any of the exercise any of the exercise any of the exercise and the surface of the grantee, and that fure, endanger or the exercise for the exerc	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe and; that the use of with the use of the so is ble the sewer pin the event a budamages shall buch structure, built or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
exercise any of the exercise any of the exercise any of the exercise any of the exercise at any time. 3. It is Agree at crops shall not the sunder the surface, interest in the grantee, interest in the exercise and that it is further in the exercise and that it is further in the exercise at the exercise and that it is further in the exercise at the	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe and; that the use of with the use of the so is ble the sewer pin the event a budamages shall buch structure, built or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver and in fence	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
erred to above for exercise any of the exercise any of the exercise any of the exercise any of the exercise and the sunder the sunder the sunder the sunder the sunder the sunder the extra the grantee, and that fure, endanger or 4. It is further in the exercise and that mance, or negliger mishap that might be all other or the exercise and the ex	the purpose of the rights herein the rights herein to close therein so close therein be planted over face of the growthere or conflict no use shall be render inacces or Agreed: That to, no claim for ight occur to sees of operation to occur therein	f exercising the range of time exercision as to impose a ntor(s) may planter any sewer pipe and; that the use of with the use of the so is ble the sewer pin the event a budamages shall buch structure, built or maintenance or thereto.	ess to and egrification of the construence of second thereof the construence of crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe	anted; provided as a waiver frame. No build. In fences and in fences are structure shall grantor, his interest are their of lines or their and in fences are their and in fences are waiver and in fence	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the painter of the opinion aces. Ould be exected heirs or assigns, we to the open oppurtenances, or appurtenances, or appurtenanc	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to n account of ation or main-
erred to above for exercise any of the exercise any of the ereafter at any time of the ereafter at any time of the grantee, into the grantee, into the grantee, and that fure, endanger or the id sewer pipe fine by damage that mance, or negliger mishap that might so the ereafter of the e	the purpose of the rights herein the and from the so close therein to close the graduce of the graduce of the graduce of the graduce of the graduce in access a Agreed: That to, no claim for ight occur to success of operation occur therein a special terms	f exercising the in granted shall nome to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, but an or maintenance or thereto.	ess to and egrificate herein grot be construed se any or all of any load thereof trops, maintains where the trops of said strip of said strip of liding or other made by the liding or content, of said pipe of this right of this right of this right of the said pipe.	anted; provided as a waiver frame. No build in. in fences and in ps of the piper fond by the gland by the gland by the grantor, his interest of dines or their as fer way are as fer way a	ed that the failurer or abandonmic ilding shall be en- use this strip of les are less that grantor shall not rantee for the p in the opinion lices. ould be erected heirs or assigns, ue to the open appurtenances, o	re of the grantee ent of the right rected over said fand, provided: n eighteen (18), in the opinion ourposes herein of the grantee, it contiguous to an account of ation or mainor any accident
erred to above for exercise any of the exercise any of the ereafter at any time. The property of the grantee, into the grantee, into the grantee, and that fure, endanger or the grantee, and that is further id sewer pipe line by damage that minance, or negliger mishap that might be all other of the payme of the payme mages of whatever	the purpose of the rights herein the and from ting so close therein to close the graduate of operation to occur therein to special terms of the graduate of the graduate occur therein or special terms of the graduate occur	f exercising the in granted shall not not time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of made of the so isible the sewer pin the event a buch structure, builton or maintenance or thereto. I and conditions is above specificated right of way.	ess to and egrificate herein grot be construe se any or all only load thereof crops, maintains where the trace of said strip of said strip of liding or other made by the liding or conter, of said pipe of this right of this right of the made by the liding or conter, of said pipe of this right of	anted; provided as a waiver frame. No build in. in fences and in properties of the piper found by the gland by the gland by the grantor, his interest of dines or their away are as for excepted in furnishing the control of the contr	ed that the failure or abandonmic iding shall be enuse this strip of the same less that grantor shall not rantee for the pin the opinion aces. Ould be exected heirs or assigns, we to the open appurtenances, collows:	e of the grantee ent of the right rected over said land, provided: n eighteen (18) , in the opinion ourposes herein of the grantee, I contiguous to, on account of ation or mainor any accident all claims and
exercise any of the exercise any of the exercise any of the exercise any of the exercise at any time at crops shall not the grantee, interest and that the grantee, and that were, endanger or 4. It is further it is further it is further it is further or regliger mishap that might be all other of the grantee of whatever 7. The grantee of and release until granter(s) further it all ond singular	the purpose of the rights herein the and from ting so close therein to close the graduce of the graduce of the graduce of the graduce in ouse shall be render inacces of Agreed: That to, no claim for ight occur to sees of operations occur therein or special terms of the grantee(so the grante	f exercising the rangranted shall name to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, built on a maintenance or thereto. I and conditions of their so the granter, such their successors and their heirs, such their successors are successors and their heirs and their heirs are successors and their heirs ar	ess to and egranghts herein grot be construed se any or all on any load thereof crops, maintains where the trace of said strip of said strip of langing or other made by the lang or content, of said pipe of this right of this right of any crossors, execute grantee's sure grantee's sure of said egrantee's sure egrantee's sure of said egrantee's sure egrantee's sure egrantee's sure of the construction of the	anted; provided as a waiver frame. No build in. in fences and appropriate provided by the gland by the gland by the grantor, his interest or their accepted in full accepted in full ad and by the forever the provided and by the forever the provided and admits a mission and admits a mission admits and admits	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print in the opinion aces. Ould be erected heirs or assigns, we to the operappurtenances, collows:	e of the grantee ent of the right rected over said land, provided: n eighteen (18) , in the opinion ourposes herein of the grantee, I contiguous to an account of ation or mainor any accident all claims and grant, bargain, and herein and de-
exercise any of the exercise at any time. It is Agree at crops shall not the sunder the surface, and that is further and the exercise and the interest of the exercise and the exerci	the purpose of the rights herein to close therein to close therein to close therein to close the gradere or conflict to use shall be render inacces and previous of operation to cour therein to special terms of the grantee(s) have grant to the grantee(s) radiation to cur therein to the grantee(s) have grant to the grantee(s) radiating or the grantee(s)	f exercising the range and to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of made of the so isible the sewer pin the event a bush structure, builton or maintenance or thereto. I and conditions of the granter, such structure, and conditions of their successors and their heirs, such the granter, the o claim the same	ess to and egranghts herein grot be construed se any or all only load thereof crops, maintains where the traces of said strip of said strip of langing or other made by the lding or contee, of said pipe of this right of this right of this right of the crops, execute grantee's sure or any part to	anted; provided as a waive, frame. No build in. in fences and appropriate provided by the gland by the gland by the grantar, his into thereof difference and admitted and by the forever the pattern and by the forever	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print the opinion aces. The opinion aces of the operation of the operatio	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to an account of ation or mainter any accident all claims and grant, bargain, ed herein and devery person
exercise any of the exercise and the exercise shall not ches under the surface, and that it is further i	the purpose of the rights herein the and from ting so close therein to close the graduce of the graduce of the graduce of the graduces of the graduces of a close of the graduces of the graduce of the grantee of the g	f exercising the in granted shall name to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, built or maintenance or thereto. In and conditions of the grantee, the order the same to the same to the grantee, the order the same to the grantee or the same to the grantee of the gra	ess to and egranghts herein grot be construed se any or all only load thereof crops, maintains where the traces of said strip of said strip of langing or other made by the lding or contee, of said pipe of this right of this right of this right of the crops, execute grantee's sure or any part to	anted; provided as a waiver from and by the gland by the gland by the gland by the grantor, his into thereof and by the forever the provider and admicessors or a hereof.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print the opinion aces. The opinion aces of the operation of the operatio	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to an account of ation or mainter any accident all claims and grant, bargain, ed herein and devery person
erred to above for exercise any of the exercise any of the ereafter at any time of the ereafter at any time of the grantee, into the grantee, into the grantee, and that it is further i	the purpose of the rights herein the and from ting so close thereto the grades of operation to cour thereing a special terms of the grantee(s) have grantee(s) have grantee(s) the grantee(s) to the grantee(s) the	f exercising the in granted shall name to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, built on a maintenance or thereto. In the grantee, the o claim the same to the grantee, the o claim the same and and seal of the same and s	ess to and egranghts herein grot be construed se any or all only load thereof crops, maintains where the traces of said strip of said strip of langing or other made by the lding or contee, of said pipe of this right of this right of this right of the crops, execute grantee's sure or any part to	anted; provided as a waive, frame. No build in. in fences and appropriate provided by the gland by the gland by the grantar, his into thereof difference and admitted and by the forever the pattern and by the forever	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print the opinion aces. The opinion aces of the operation of the operatio	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to an account of ation or mainter any accident all claims and grant, bargain, ed herein and devery person
erred to above for exercise any of the exercise any of the exercise any of the exercise any of the exercise at any time. 3. It is Agree at crops shall not aches under the surface, and that it is further and age of the exercise and the exercise and the exercise and and exercise and all other of the exercise and all and singular and all and singular and all and singular and soever lawfully in WITNESS WHO been set this and, sealed and and and, sealed and and and, sealed and and and, sealed and and and and, sealed and and and and and and and and and an	the purpose of the rights herein to close therein to close therein to close the graduate of the graduate of the graduate of the graduate inacces of the graduate of the graduate of the grantee of the gr	f exercising the in granted shall name to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, built on a maintenance or thereto. In the grantee, the o claim the same to the grantee, the o claim the same and and seal of the same and s	ess to and egranghts herein grot be construed se any or all only load thereof crops, maintains where the traces of said strip of said strip of langing or other made by the lding or contee, of said pipe of this right of this right of this right of the crops, execute grantee's sure or any part to	anted; provided as a waiver frame. No build in the case of the piper from the grand by the gland by the grantor, his interest of the case of the forever the pitors and admitted and by the forever the pitors and by the forever	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print the opinion aces. The opinion aces of the operation of the operatio	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to an account of ation or mainter any accident all claims and grant, bargain, ed herein and devery person
exercise any of the exercise and the exercise shall not ches under the surface, and that it is further in the exercise and the exe	the purpose of the rights herein to close therein to close therein to close the graduate of the graduate of the graduate of the graduate inacces of the graduate of the graduate of the grantee of the gr	f exercising the in granted shall name to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, built on a maintenance or thereto. In the grantee, the o claim the same to the grantee, the o claim the same and and seal of the same and s	ess to and egranghts herein grot be construed se any or all only load thereof crops, maintains where the traces of said strip of said strip of langing or other made by the lding or contee, of said pipe of this right of this right of this right of the crops, execute grantee's sure or any part to	anted; provided as a waiver from and by the gland by the gland by the gland by the grantor, his into thereof and by the forever the provider and admicessors or a hereof.	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print the opinion aces. The opinion aces of the operation of the operatio	re of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion ourposes herein of the grantee, I contiguous to an account of ation or mainter any accident all claims and grant, bargain, ed herein and devery person
exercise any of the exercise at any time was pipe line and the grantee, interest and the grantee, and the interest and release units and all and singular omsoever lawfully in WITNESS WHO been set this and, sealed and and the interest and and the interest and	the purpose of the rights herein to close therein to close therein to close the graduate of the graduate of the graduate of the graduate inacces of the graduate of the graduate of the grantee of the gr	f exercising the in granted shall name to time exercision as to impose a ntor(s) may planter any sewer pipe und; that the use of with the use of the so is ble the sewer pin the event a bush structure, built on a maintenance or thereto. In the grantee, the o claim the same to the grantee, the o claim the same and and seal of the same and s	ess to and egranghts herein grot be construed se any or all only load thereof crops, maintains where the traces of said strip of said strip of langing or other made by the lding or contee, of said pipe of this right of this right of this right of the crops, execute grantee's sure or any part to	anted; provided as a waiver frame. No build in the case of the piper from the grand by the gland by the grantor, his interest of the case of the forever the pitors and admitted and by the forever the pitors and by the forever	ed that the failure or abandonmic iding shall be enuse this strip of the are less that grantor shall not rantee for the print the opinion aces. The opinion aces of the operation of the operatio	e of the grantee ent of the right rected over said land, provided: n eighteen (18) , in the opinion ourposes herein of the grantee, I contiguous to an account of ation or maintain or maintain and determined herein and determined herein and determined every person any, has here-

4328 RV-2