RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

County of Greenville. 1. KNOW ALL MEN BY		
I. KNOW ALL MEN HI	TUTEE DECENTS. The	Thomas Mann
organized and existing pur u ceipt of which is hereby ack	ant to the laws of the Stowledged, do hereby grand situate in the above	paid by Gantt Sewer, Police and Fire District, the same late of South Carolina, hereinafter called the Grantee, rerant and convey unto the said grantee a right of way in State and County and deed to which is recorded in the
		at Page
and encroaching on my (our) my (our) said land 20 feet o each side of the center line of	and a distance of n each side of the cente s same has been marke , Police and Fire Distric	feet, more or less, and being that portion of er line during the time of construction and 12 1—2 feet on ed out on the ground, and being shown on a print on file ct, and recorded in the R. M. C. office in Plat Book
		that there are no liens, mortgages, or other encumbrances
to a clear title to these lands	except as follows:	
spect to the lands described The expression or designage, if any there be. 2. The right of way is right and privilege of enterior limits of same, pipe lines, may substitutions, replacements a sirable; the right at all times in the opinion of the grantee proper operation or maintenferred to above for the pury to exercise any of the rights thereafter at any time and from the sewer pipe line nor so close 3. It is Agreed: That the That crops shall not be plant inches under the surface of the signage.	and that he (she) is legal herein. Ination "Grantor" where to and does convey to ge the aforesaid strip of inholes, and any other accewage and industrial wand additions of or to the to cut away and keep of ence; the right of ingressore of exercising the righterein granted shall not om time to time exercise thereto as to impose any se grantor(s) may plant of ed over any sewer pipes are ground; that the use of the ence of th	above said State and County in Mortgage Book Ily qualified and entitled to grant a right of way with re- ever used herein shall be understood to include the Mort- the grantee, its successors and assigns the following: The land, and to construct, maintain and operate within the djuncts deemed by the grantee to be necessary for the pur- vastes, and to make such relocations, changes, renewals, e same from time to time as said grantee may deem de- clear of said pipe lines any and all vegetation that might, pipe lines or their appurtenances, or interfere with their is to and egress from said strip of land across the land re- ghts herein granted; provided that the failure of the grantee to be construed as a waiver or abandonment of the right e any or all of same. No building shall be erected over said by load thereon. Crops, maintain fences and use this strip of land, provided: where the tops of the pipes are less than eighteen (18) of said strip of land by the granter shall not, in the opinion
mentioned, and that no use injure, endanger or render 4. It is Further Agreed said sewer pipe line, no claimany damage that might occurrenance, or negligences of or mishap that might occur	shall be made of the said naccessible the sewer pi : That in the event a bui m for damages shall be or to such structure, build peration or maintenance, herein or thereto.	said strip of land by the grantee for the purposes herein d strip of land that would, in the opinion of the grantee, ipe line or their appurtenances. Ilding or other structure should be erected contiguous to made by the grantor, his heirs or assigns, on account of ding or contents thereof due to the operation or mainty, of said pipe lines or their appurtenances, or any accident of this right of way are as follows:

As to the Mortgagee

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