tate of Sout	h Carolina,		, *				
	enville.	2.5	211.2.1				
			Horth (Greenville	College		w
1. KNOW	ALL MEN BY I	HESE PRESENTS: TH	· - , , 			, gra	ntor(s),
	and .					100, 20, 20, 20	a same
rganized and e eipt of which i	s hereby ackno	it to the laws of the wledged, do here and situate in the alternate and County in:	bove State and	th Carolina, to onvey unto the County and	ne said grante deed to which	e a right of n is recorded	way in in the
	0	1 Page	and Boo	ok	at Pa	je	
ny four) said l	g on my (our) la and 40 Ices in a marked out 0	nd a distance of width during the in the ground, an	27 time of construid being shown	feet, more uction and n on a print	or less, and l 10 feet in on file in th	peing that po width therea e offices of	rtion of fter, as Taylors
The Grant	ver District; or(s) herein by t to these lands. (hese presents warr except as follows:	rants that there None	are no liens,	mortgages, of	other encum	
which is record	on.	d that he (she) is	legally qualif				
spect to the lar	nds described hi sssion or design	ation "Grantor" y	vherever used I	herein shall b	e understood	to rucings in	6 WOLL
right and privillimits of same, pose of convey substitutions, resirable: the right in the opinion proper operatifiered to about the exercise and thereafter at a sewer pipe ling. It is	pipe lines, man ying sanitary se eplacements an that all times of the grantes, on or maintena- re for the purpo y of the rights lany time and from the nor so close to	to and does converted the aforestid strictly and any otherways and industrictly additions of any otherways and it additions of any otherways and it amonger or injurince: the right of it are to granted show time to time extends to impose or antor(s) may promise a property of the angle of the	ter adjuncts desiral wastes, and to the same from the pipe lines and the rights hereingle not be constant of the rights hereingle any or a se any load the	emed by the good to make so om time to till aid pipe lines or their appayers from son granted; prorued as a will of some. No	grantee to be to ich relocations me as said grany and all vourtenances, o aid strip of lar wided that the piver or aban building shall	ecessary for , changes, re antee may degetation that r interfere wild across the failure of the donment of the libe erected company of the	enewals, eem de- t might, ith their land re- grantee he right iver said
of the granted mentioned, are injure, endanged. It is said sewer pill any damage tenance, or mishap the 5. All of	he surrace of the e, interfere or condithat no use siger or render in further Agreed: pe line, no clair that might occur agligences of of might occur to ther or special	e ground; that the onflict with the us hall be made of the accessible the sen. That in the event of for damages show to such structure peration or mainten herein or thereto, terms and condit	pipes where the use of said stripe of said stripe of said stripe of wer pipe line of a building or all be made by building or a	ne tops of the p of land by to land that was their appuration other structure, the grantor, contents there pipe lines or the day are	the granter she grantee food, in the optenances. The should be a should be to the food of the to the their appurten	all not, in the the purpose sinion of the erected continues on a contraction of the contr	grantee, grous to count of
of the granted mentioned, ar injure, endanged. It is said sewer pi any damage tenance, or mishap the 5. All of the Do no	ne surrace of the e, interfere or condithat no use sign or render in further Agreed: pe line, no clair that might occur agligences of of might occur to ther or special of cut any many cut of the cut any many cut of the cut any many cut of the cut any many cut any many cut any many cut of the	e ground; that the onflict with the us hall be made of the accessible the sen. That in the event of for damages show to such structure peration or mainten herein or thereto, terms and conditione trees than	pipes where the use of said stripe of said stripe of said stripe of wer pipe line of a building or all be made by a building or	ne tops of the p of land by to land that was their appurather structury the grantor, contents there pipe lines or the day are	the granter she grantee for could, in the optenances. The should be not for their appurtences as follows:	all not, in the the purpose sinion of the erected continuities on a continuity of the control of	grantee, grous to count of
of the granted mentioned, are injure, endanged. It is said sewer pinary damage tenance, or mishap the 5. All of the Do not	ne surrace of the e, interfere or condithat no use sign or render in further Agreed: pe line, no clair that might occur agligences of of might occur to ther or special of cut any many cut of the cut any many cut of the cut any many cut of the cut any many cut any many cut any many cut of the	e ground; that the onflict with the us hall be made of the accessible the sen. That in the event of for damages show to such structure peration or mainten herein or thereto, terms and condit	pipes where the use of said stripe of said stripe of said stripe of wer pipe line of a building or all be made by a building or	ne tops of the p of land by to land that was their appurather structury the grantor, contents there pipe lines or the day are	the granter she grantee for could, in the optenances. The should be not for their appurtences as follows:	all not, in the the purpose sinion of the erected continuities on a continuity of the control of	grantee, grous to count of
inches under to the granted mentioned, ar injure, endanged. It is said sewer pi any damaged tenance, or no or mishap the St. All of the Property of the St. Property of the St. Trees front	e, interfere or condithat no use siger or render in further Agreed: pe line, no clair that might occur egligences of of might occur to the or special of cut any ments to be received.	e ground; that the onflict with the us hall be made of the accessible the sent of the for damages show that in the event of the such structure peration or maintenance and conditions trees than estored to originally. Call preside	pipes where the use of said stripe of said stripe in each stripe of wer pipe line of a building or all be made by a building or a building a b	tion as ne	the grantor she grantee for could, in the optenances. The should be to the conference of due to the conference of follows: The array as possible and stace and stace the conference of the conf	all not, in the the purpose sinion of the erected continuissigns, on an experation conces, or any saible.	grantee, grous to count of
inches under to the granted mentioned, ar injure, endanged. It is said sewer pi any damage tenance, or nor mishap the 5. All of the control o	e, interfere or condithat no use siger or render in Further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any merty to be restricted to the property of this is do	e ground; that the onflict with the us hall be made of the accessible the sent of the for damages show to such structure peration or maintenance and conditions trees than estored to original to be cut to by. Call presime.	pipes where the use of said stripe of said stripe is a said stripe of wer pipe line of a building or all be made by a building or a said in a necessary. Iginal conditions of the cut into ident's officential said.	tion as ne	the grantor she grantee food, in the optenances. The should be the should be the first or the fact that appurtence as follows: The array as poor as and stactordan 895-	all not, in the the purpose sinion of the erected continues on a continue operation ances, or any saible. ked on 1410)	s herein grantee, guous to count of or main- accident
of the granter of the granter mentioned, are injure, endanged. It is said sewer pictures any damage tenance, or mishap the 5. All of the granter of the gran	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur to the might occur to the or special of cut any period of propert of propert of propert of this is do payment and whatever natures and the grantor(s) have as a unto the grantor(s) have allowfully riaining the powerfully riaining to the propert of the grantor(s) have any further do he singular soid propertional the grantor(s) have allowfully riaining the grantor(s) have allowed the grantor(e ground; that the onflict with the us hall be made of the accessible the sen. That in the event on for damages short to such structure peration or maintenance trees than estored to orition to be cut to by. Call presime. privileges above to grantee(s), their such their such structures to be cut to by the call presime.	pipes where the use of said strip are said strip of wer pipe line of a building or all be made by a building or a building are cut into ident's office of ident's office some or any are same or any	tion as ne leased and signs forever executors an executors an executors and executors are executors.	the grantor she grantee for could, in the optenances. The should be this heirs or the follows: The arly as possional stactordan 895— The property distribution assigns,	all not, in the refer the purpose sinion of the erected continussigns, on an experation conces, or any experiment of all conts do grant described has to warran against ever	is herein grantee, guous to count of or main-accident and de-ry person
of the granter of the granter mentioned, ar injure, endanged. It is said sewer pirany damage tenance, or more mishap that 5. All of the granter of the grant	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur to the might occur to the or special of cut any period of propert of propert of propert of this is do payment and whatever natures and the grantor(s) have as a unto the grantor(s) have allowfully riaining the powerfully riaining to the propert of the grantor(s) have any further do he singular soid propertional the grantor(s) have allowfully riaining the grantor(s) have allowed the grantor(e ground; that the onflict with the us hall be made of the accessible the sen. That in the event on for damages short to such structure peration or maintenance trees than estored to orition to be cut to by. Call presime. privileges above to grantee(s), their such their such structures to be cut to by the call presime.	pipes where the use of said strip are said strip of wer pipe line of a building or all be made by a building or a building are cut into ident's office of ident's office some or any are same or any	tion as ne leased and signs forever executors an executors an executors and part thereof.	the granter she grantee food, in the optenances. The should be this heirs or the follows: The arly as poor as and stactordan 895— If the property distribution of assigns, and of the Morte of the Mor	all not, in the refer the purpose sinion of the erected continussigns, on an experation conces, or any experiment of all conts do grant described has to warran against ever	is herein grantee, guous to count of or main-accident and de-ry person
inches under to the granted mentioned, ar injure, endand 4. It is said sewer pi any damage tenance, or no mishap the 5. All in 1. Do not 2. Proper 3. Trees front when 5. The sell and relet the grantor of the grantor	e, interfere or conditation uses ager or render in Further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any perty to be restricted in this is do payment and whatever nature grantor(s) have asse unto the gest further do he singular said propertically claim.	e ground; that the onflict with the ushall be made of the accessible the sent of the formages show that in the event of the such structure peration or maintenance trees than the certain or thereto, terms and conditions trees than the conditions of the cut to be granted, bargaines. Privileges above the granted of the granted of the granted in the formation of the granted in the hand and seather the such that the hand and seather that the hand and seather the such that the hand and seather that the such t	pipes where the use of said strip are said strip of wer pipe line of a building or all be made by a building or a building or a said strip of this riginal conditions of this riginal conditions of this riginal conditions of the cut into ident's office same or any all of the Granto a	tion as ne leased and signs forever executors an executors an executors and part thereof.	the grantor she grantee for could, in the optenances. The should be this heirs or the follows: The arly as possional stactordan 895— The property distribution assigns,	all not, in the refer the purpose sinion of the erected continussigns, on an experation conces, or any experiment of all conts do grant described has to warran against ever	is herein grantee, guous to count of or main-accident and de-ry person
of the granter of the granter mentioned, are injure, endance. 4. It is said sewer pi any damage tenance, or no or mishap the 5. All of 1. Do not 2. Proper 3. Trees front when the granteristend all and whomscever in Witt unto been seen as in the granteristend all and whomscever in with the granteristend all all all all all all all all all al	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any metry to be restricted in this is do payment and whatever nature grantor(s) have asse unto the gest further do he singular said propertional lawfully claim. NESS WHEREOF, et this	e ground; that the onflict with the ushall be made of the accessible the sent of the formages show that in the event of the such structure peration or maintenance of the control of the cut to be granted, bargain rantee(s), their such the mises to the granted ing or to claim the the hand and seat the day of	pipes where the use of said strip of said strip of wer pipe line of a building or all be made by a building or all be made by a building or a said sinance, of said sinance, of said sinance of this right necessary. Iginal conditions of this pecified are her way, in the conditions of the grantee same or any all of the Granto of the Gra	tion as ne leased and signs forever executors an executors an executors and part thereof.	the granter she grantee food, in the optenances. The should be this heirs or the follows: The arly as poor as and stactordan 895— If the property distribution of assigns, and of the Morte of the Mor	all not, in the refer the purpose sinion of the erected continussigns, on an experation conces, or any experiment of all conts do grant described has to warran against ever	is herein grantee, guous to count of or main-accident and de-ry person
of the granter of the granter mentioned, are injure, endanged. It is said sewer pictures any damage tenance, or mishap the 5. All of 5. All of 5. All of 6. The damages of 7. The sell and relet the grantorist fend all and whomscever in With unto been sell and seen sell and been sell and sell and whomscever in with the grantorist fend all and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and sell and sell and sell and sell and whomscever in with the granter sell and sell a	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any metry to be restricted in this is do payment and whatever nature grantor(s) have asse unto the gest further do he singular said propertional lawfully claim. NESS WHEREOF, et this	e ground; that the onflict with the ushall be made of the accessible the sent of the formages show that in the event of the such structure peration or maintenance trees than the certain or thereto, terms and conditions trees than the conditions of the cut to be granted, bargaines. Privileges above the granted of the granted of the granted in the formation of the granted in the hand and seather the such that the hand and seather that the hand and seather the such that the hand and seather that the such t	pipes where the use of said strip of said strip of wer pipe line of a building or all be made by a building or all be made by a building or a said sinance, of said sinance, of said sinance of this right necessary. Iginal conditions of this pecified are her way, in the conditions of the grantee same or any all of the Granto of the Gra	tion as ne leased and signs forever executors an executors and executors are executors an executor executors an executor executors an executor executor executors an executor executor executors and executors are executors and executors an executor executor executors an executor executor executor executors and executor executor executors and executor executor executors and executor executor executors and executor exec	the granter she grantee food, in the optenances. The should be this heirs or the follows: The arly as poor as and stactordan 895— If the property distribution of assigns, and of the Morte of the Mor	all not, in the the purpose inion of the erected continussigns, on an experation conces, or any ment of all conts do grant described hars to warran against ever age, if any,	is herein grantee, guous to count of or main-accident and de-ry person
of the granter of the granter mentioned, are injure, endanged. It is said sewer pictures any damage tenance, or mishap the 5. All of 5. All of 5. All of 6. The damages of 7. The sell and relet the grantorist fend all and whomscever in With unto been sell and seen sell and been sell and sell and whomscever in with the grantorist fend all and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and sell and sell and sell and sell and whomscever in with the granter sell and sell a	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any metry to be restricted in this is do payment and whatever nature grantor(s) have asse unto the gest further do he singular said propertional lawfully claim. NESS WHEREOF, et this	e ground; that the onflict with the ushall be made of the accessible the sent of the formages show that in the event of the such structure peration or maintenance of the control of the cut to be granted, bargain rantee(s), their such the mises to the granted ing or to claim the the hand and seat the day of	pipes where the use of said strip of said strip of wer pipe line of a building or all be made by a building or all be made by a building or a said sinance, of said sinance, of said sinance of this right necessary. Iginal conditions of this pecified are her way, in the conditions of the grantee same or any all of the Granto of the Gra	tion as ne leased and signs forever executors an executors and executors are executors an executor executors an executor executors an executor executor executors an executor executor executors and executors are executors and executors an executor executor executors an executor executor executor executors and executor executor executors and executor executor executors and executor executor executors and executor exec	the granter she grantee foould, in the optenances. The should be this heirs or the follows: The arly as possible and stactordan 895— If the property distribution of assigns, If the Morte of the Mor	all not, in the the purpose inion of the erected continussigns, on an experation conces, or any ment of all conts do grant described hars to warran against ever age, if any,	s herein grantee, guous to count of or main-accident hargain, erein and tand de-ry person has here-
of the granter of the granter mentioned, are injure, endanged. It is said sewer pictures any damage tenance, or mishap the 5. All of 5. All of 5. All of 6. The damages of 7. The sell and relet the grantorist fend all and whomscever in With unto been sell and seen sell and been sell and sell and whomscever in with the grantorist fend all and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and sell and whomscever in with the granter sell and sell and whomscever in with the granter sell and sell and sell and sell and sell and sell and whomscever in with the granter sell and sell a	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any metry to be restricted in this is do payment and whatever nature grantor(s) have asse unto the gest further do he singular said propertional lawfully claim. NESS WHEREOF, et this	e ground; that the onflict with the ushall be made of the accessible the sent of the formages show that in the event of the such structure peration or maintenance of the control of the cut to be granted, bargain rantee(s), their such the mises to the granted ing or to claim the the hand and seat the day of	pipes where the use of said strip of said strip of wer pipe line of a building or all be made by a building or all be made by a building or a said sinance, of said sinance, of said sinance of this right necessary. Iginal conditions of this pecified are her way, in the conditions of the grantee same or any all of the Granto of the Gra	tion as ne leased and signs forever executors an executors and executors are executors an executor executors an executor executors an executor executor executors an executor executor executors and executors are executors and executors an executor executor executors an executor executor executor executors and executor executor executors and executor executor executors and executor executor executors and executor exec	the granter she grantee foould, in the optenances. The should be this heirs or the follows: The arly as possible and stactordan 895— If the property distribution of assigns, If the Morte of the Mor	all not, in the the purpose inion of the erected continussigns, on an experation conces, or any ment of all conts do grant described hars to warran against ever age, if any,	s herein grantee, guous to count of or main-accident hargain, erein and tand de-ry person has here-
of the granter mentioned, ar injure, endanged. It is said sewer pi any damage tenance, or mor mishap the 5. All of 5. All of 6. The damages of 7. The sell and relet the grantoris fend all and whomscever. IN WITH unto been se	e, interfere or conditation uses ager or render in further Agreed: pe line, no clair that might occur egligences of or might occur to ther or special of cut any metry to be restricted in this is do payment and whatever nature grantor(s) have asse unto the gest further do he singular said propertional lawfully claim. NESS WHEREOF, et this	e ground; that the onflict with the ushall be made of the accessible the sent of the formages show that in the event of the such structure peration or maintenance of the control of the cut to be granted, bargain rantee(s), their such the mises to the granted ing or to claim the the hand and seat the day of	pipes where the use of said strip of said strip of wer pipe line of a building or all be made by a building or all be made by a building or a said sinance, of said sinance, of said sinance of this right necessary. Iginal conditions of this pecified are her way, in the conditions of the grantee same or any all of the Granto of the Gra	tion as ne leased and signs forever executors an executors and executors are executors an executor executors an executor executors an executor executor executors an executor executor executors and executors are executors and executors an executor executor executors an executor executor executor executors and executor executor executors and executor executor executors and executor executor executors and executor exec	the granter she grantee foould, in the optenances. The should be this heirs or the follows: The arly as possible and stactordan 895— If the property distribution of assigns, If the Morte of the Mor	all not, in the the purpose inion of the erected continussigns, on an experation conces, or any ment of all conts do grant described hars to warran against ever age, if any,	laims and count of or main- accident Seal) (Seal)