PURE 913 PAGE 71 M-15.3-1-8 RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

State of South Carolina,	•	
Manute of Breemille.		

I. KNOW	ALL MEN BY THE					
nipt of which is nd over my (ou fice of the R.M	r) tract(s) of land C. of said State	situate in the above and County in	State and C	ounty and de	ed to which	e District, the same led the Grantee, re- e a right of way in a is recorded in the
eed Book	774	at Page	<u>435</u>	_ and Book	a	t Page
nd encroaching y (our) said la ach side of the the office of	on my (our) land nd 20 feet on ec center line as so Gantt Sewer, Po	a distance of 12 ach side of the cent	5 er line during	feet, more or the time of a	r less, and b construction being show	peing that portion of and 12 1—2 feet on an on a print on file in Plat Book
t Page The Granta	-(a) barain by the	se presents warrants	that there ar	e no liens, mo	ortgages, or	other encumbrances
a clear title to	o these lands, exc	ept as follows:	No_I	nortgages	<u> </u>	<u> </u>
	•		•			
hich is recorde	ed in the office o	f the R.M.C. of the	above said \$1	tate and Coun	nty in Mortg	age Book
t Page	and	that he (she) is lega	illy qualified	and entitled t	to grant a r	ight of way with re-
-	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					to include the Mort-
ight and privil- imits of same, a cose of conveying substitutions, re- irable; the right in the opinion of proper operation erred to above o exercise any hereafter at an sewer pipe line	ege of entering the pipe lines, manho and sanitary sewing placements and out at all times to of the grantee, end or maintenance of the purpose of the rights her by time and from the nor so close the	ne aforesaid strip of les, and any other a sige and industrial vandditions of or to the cut away and keep danger or injure the e; the right of ingre- of exercising the ri- ein granted shall no time to time exercise.	diuncts deem vastes, and to e same from clear of said o pipe lines o ss to and egr ghts herein gi of be construe e any or all o	ed by the grain of make such time to time pipe lines and their appuress from said as a waiver same. No be	ntee to be no relocations of ground all vitenances, or strip of landed that the er or abancer or ab	as the following: The dispersive within the ecessary for the purchase, renewals, antee may deem degetation that might, interfere with their dispersive with their dispersive of the grantee donment of the right be erected over said.
inches under the grantee, mentioned, and injure, endange 4. It is F said sewer pip any damage thenance, or new	I not be planted of e surface of the go interfere or confident in ouse shall be or or render inacturther Agreed: The line, no claim foot might occur to open when the court that the court that the court that the court that the court than the court	tranfor(s) may plant ever any sewer pipe tround; that the use of lict with the use of l be made of the sa cessible the sewer part in the event a but or damages shall be o such structure, but ation or maintenance	crops, mainte of said strip of said strip of id strip of lar sipe line or the silding or oth e made by the lding or conte e, of said pip	to the tentes and the property of the property	grantor tests grantee for d, in the op ances. should be e s heirs or a due to the	rip of land, provided: s than eighteen (18) all not, in the opinion the purposes herein inion of the grantee, erected contiguous to ssigns, on account of operation or maininces, or any accident
inches under the of the grantee, mentioned, and injure, endangy 4. It is F said sewer pip any damage then ance, or net or mishap that 5. All of 6. The grantee for a feed at the grantor(s) fend all and si whomsoever i	I not be planted of e surface of the ge interfere or confident in the confidence of the general process of open might occur the might occur there is a special test of the confidence of the confidence of open might occur there or special test of the confidence of t	rantor(s) may plant ever any sewer pipe fround; that the use of I be made of the sa cessible the sewer plat in the event a bit or damages shall be such structure, but attion or maintenance ein or thereto. The and conditions and conditions or said right of way ranted, bargained, tee(s), their successory bind their heirs, sises to the grantee, to or to claim the sar	crops, mainte so said strip of said strip of lar sipe line or the silding or oth e made by the lding or conte e, of said pip of this right of this right of sold and rele is and assign successors, exc he grantee's ne or any par	tops of the p of land by the land by the land by the not that would her appurten her structure s he grantor, his tents thereof he lines or thei of way are as on the land by his forever the hecutors and a successors or to the land by his forever the hecutors and a successors or	e granter she grantee for d, in the op ances. should be es s heirs or a due to the ir appurtence follows: these prese e property idministrator r assigns, e	all not, in the opinion the purposes herein inion of the grantee, exected contiguous to sisigns, on account of operation or maintness, or any accident execution of all claims and the dogrant, bargain described herein and degainst every person
6. The samages of was a sell and released the grantor of the said sewer piper of the said sewer of the said sewer of the said said said said said said said said	I not be planted of e surface of the ge interfere or confident that no use shall be or render inacturther Agreed: The line, no claim for the line, no claim for the line, no claim for the might occur the might occur there or special testingular said premawfully claiming: SS WHEREOF, the	rentor(s) may plant over any sewer pipe fround; that the use of I be made of the sa cessible the sewer plat in the event a but or damages shall be or such structure, but ation or maintenance in or thereto. The said right of way ranted, bargained, bargained, tee(s), their successory bind their heirs, is ises to the grantee, to or to claim the sare hand and seal of the	crops, mainte so said strip of said strip of lar sipe line or the silding or oth e made by the lding or conte e, of said pip of this right of this right of sold and rele is and assign successors, exc he grantee's ne or any par	tops of the p of land by the land by the land by the not that would her appurten her structure s he grantor, his tents thereof he lines or thei of way are as on the land by his forever the hecutors and a successors or to the land by his forever the hecutors and a successors or	e granter she grantee for d, in the op ances. should be es s heirs or a due to the ir appurtence follows: these prese e property idministrator r assigns, e	all not, in the opinion the purposes herein inion of the grantee, exercised contiguous to ssigns, on account of operation or maintees, or any accident operation of all claims and the store of all claims and described herein and the store warrant and described warrant and described herein and the store of the purposes of the purpose of
6. The same of whom we would be a continued of the grantee, mentioned, and injure, endange of the continued of the grantor of the gra	not be planted of e surface of the ge surface of the ge interfere or confidence in the confidence in the line, no claim for the line, no claim for might occur to gligences of operations of the country	rantor(s) may plant ever any sewer pipe fround; that the use of I be made of the sa cessible the sewer part in the event a bit or damages shall be such structure, but attion or maintenance ein or thereto. The and conditions of the said right of way ranted, bargained, tee(s), their successory bind their heirs, sieses to the grantee, to or to claim the sare hand and seal of the say of	crops, mainte so crops, mainte of said strip of said strip of lar sipe line or the iding or othe e made by the Iding or conte e, of said pip of this right of this right of sold and rele sold and rele successors, except the grantee's the grantee's	by accepted in eased and by accepted in soft way are as forever the cutors and a successors or therein and of the cutors and a successors or the cutors and a successor or the cutors are cutors are cutors and a successor or the cutors are cutors are cutors are cutors are cutors and a successor or cutors are cutors are cutors are cutors are cutors are cutors a	e grantor she grantee for d, in the op ances. should be a due to the ir appurtence of follows: If these prese e property dministrator assigns, of the Mortgo	all not, in the opinion the purposes herein inion of the grantee, exected contiguous to sisigns, on account of operation or maintness, or any accident execution of all claims and the dogrant, bargain described herein and degainst every person
6. The same of whom we would be a continued of the grantee, mentioned, and injure, endange of the continued of the grantor of the gra	not be planted of e surface of the ge surface of the ge interfere or confidence in the confidence in the line, no claim for the line, no claim for might occur to gligences of operations of the country	rentor(s) may plant over any sewer pipe fround; that the use of I be made of the sa cessible the sewer plat in the event a but or damages shall be or such structure, but ation or maintenance in or thereto. The said right of way ranted, bargained, bargained, tee(s), their successory bind their heirs, is ises to the grantee, to or to claim the sare hand and seal of the	crops, mainter crops, mainter so where the tof said strip of said strip of lar silding or other made by the ding or content of this right of this right of this right of the sold and releases and assignated as the grantee's ne or any particular the Grantor(s)	by accepted in eased and by accepted in soft way are as forever the cutors and a successors or therein and of the cutors and a successors or the cutors and a successor or the cutors are cutors are cutors and a successor or the cutors are cutors are cutors are cutors are cutors and a successor or cutors are cutors are cutors are cutors are cutors are cutors a	e grantor she grantee for d, in the op ances. should be a due to the ir appurtence of follows: If these prese e property dministrator assigns, of the Mortgo	all not, in the opinion the purposes herein inion of the grantee, erected contiguous to ssigns, on account of operation or mainness, or any accident ences, ac
6. The same of whom we would be a continued of the grantee, mentioned, and injure, endange of the continued of the grantor of the gra	not be planted of e surface of the ge surface of the ge interfere or confidence in the confidence in the line, no claim for the line, no claim for might occur to gligences of operations of the country	rantor(s) may plant ever any sewer pipe fround; that the use of I be made of the sa cessible the sewer part in the event a bit or damages shall be such structure, but attion or maintenance ein or thereto. The and conditions of the said right of way ranted, bargained, tee(s), their successory bind their heirs, sieses to the grantee, to or to claim the sare hand and seal of the say of	crops, mainter crops, mainter so where the tof said strip of said strip of lar silding or other made by the ding or content of this right of this right of this right of the sold and releases and assignated as the grantee's ne or any particular the Grantor(s)	by accepted in eased and by accepted in soft way are as forever the cutors and a successors or therein and of the cutors and a successors or the cutors and a successor or the cutors are cutors are cutors and a successor or the cutors are cutors are cutors are cutors are cutors and a successor or cutors are cutors are cutors are cutors are cutors are cutors a	e grantor she grantee for d, in the op ances. should be a due to the ir appurtence of follows: If these prese e property dministrator assigns, of the Mortgo	all not, in the opinion the purposes herein inion of the grantee, exercised contiguous to ssigns, on account of operation or maintees, or any accident inces, or any accident exercised herein and the sto warrant and described herein and exercised herein and exercised herein and described herein and desc
6. The same of whom we would be a continued of the grantee, mentioned, and injure, endange of the continued of the grantor of the gra	not be planted of e surface of the ge surface of the ge interfere or confidence in the confidence in the line, no claim for the line, no claim for might occur to gligences of operations of the country	rantor(s) may plant over any sewer pipe fround; that the use of I be made of the sa cessible the sewer plat in the event a but or damages shall be or such structure, but ation or maintenance in or thereto. The said right of way ranted, bargained, bargained, bargained, tee(s), their successory bind their heirs, sises to the grantee, to or to claim the sare hand and seal of the presence of:	crops, mainter crops, mainter so where the tof said strip of said strip of lar silding or other made by the ding or content of this right of this right of this right of the sold and releases and assignated as the grantee's ne or any particular the Grantor(s)	by accepted in eased and by accepted in soft way are as forever the cutors and a successors or therein and of the cutors and a successors or the cutors and a successor or the cutors are cutors are cutors and a successor or the cutors are cutors are cutors are cutors are cutors and a successor or cutors are cutors are cutors are cutors are cutors are cutors a	e grantor she grantee for d, in the op ances. should be a due to the ir appurtence of follows: If these prese e property dministrator assigns, of the Mortgo	all not, in the opinion the purposes herein inion of the grantee, exercised contiguous to ssigns, on account of operation or maintees, or any accident inces, or any accident exercised for any accident and account of all claims and described herein and sto warrant and deagainst every personagee, if any, has here
6. The same of whom we would be a continued of the grantee, mentioned, and injure, endange of the continued of the grantor of the gra	not be planted of e surface of the ge surface of the ginterfere or confidence in the confidence of the	rantor(s) may plant over any sewer pipe fround; that the use of I be made of the sa cessible the sewer plat in the event a but or damages shall be or such structure, but ation or maintenance in or thereto. The said right of way ranted, bargained, bargained, bargained, tee(s), their successory bind their heirs, sises to the grantee, to or to claim the sare hand and seal of the presence of:	crops, mainter crops, mainter so where the tof said strip of said strip of lar silding or other made by the ding or content of this right of this right of this right of the sold and releases and assignated as the grantee's ne or any particular the Grantor(s)	by accepted in eased and by accepted in soft way are as forever the cutors and a successors or therein and of the cutors and a successors or the cutors and a successor or the cutors are cutors are cutors and a successor or the cutors are cutors are cutors are cutors are cutors and a successor or cutors are cutors are cutors are cutors are cutors are cutors a	e grantor she grantee for d, in the op ances. should be a due to the ir appurtence of follows: If these prese e property dministrator assigns, of the Mortgo	all not, in the opinion the purposes herein inion of the grantee, exercised contiguous to ssigns, on account of operation or maintees, or any accident inces, or any accident exercised contiguous to stances, or any accident inces, or any accident exercised herein and exercised herein and deagainst every personagee, if any, has here