## RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

State of S	outh	Carolina,
County of	Gree	nville.

 $\text{'VOL} \cdot 926 \text{ PAGE} 349$ 

	, of Greenville.					•
1.	KNOW ALL MEN BY THESE	PRESENTS: That _	<u>Martin</u>	R. Page		<del></del>
	and					rantor(s),
organi ceipt c	ideration of \$\frac{120}{20}\$  ted and existing pursuant to f which is hereby acknowled er my (our) tract(s) of land sof the R.M.C. of said State and	dged, do hereby gituate in the above	rant and coi State and (	nvey unto the sa County and deed	id grantee a right of I to which is recorde	f way in ed in the
Deed I	sook 818	at Page	<u> 178</u>	_ and Book	at Page	
and er my (ou each si in the at Pag	croaching on my (our) land of r) said land 20 feet on each de of the center line as san office of Gantt Sewer, Police	a distance of h side of the cent ne has been mark ce and Fire Distri	120 er line during ed out on the ct, and recor	. feet, more or le g the time of con g ground, and be ded in the R. M.	ess, and being that p estruction and 12 1— eing shown on a prii C. office in Plat Boo	ortion of 2 feet on nt on file ok
T to a c	ne Grantor(s) herein by these ear title to these lands, exce	presents warrants pt as follows: N	that there a Mortgage	re no liens, morte to Peoples	gages, or other encur National Bar	nbrances 1k
which	is recorded in the office of	the R.M.C. of the	above said s	State and County	in Mortgage Book _	1055
at Pag	e <u>407</u> and the to the lands described herein the expression or designation	at he (she) is lega	ılly qualified	l and entitled to	grant a right of way	with re-
gagee 2 right limits pose substi sirabl in the prope ferrec to exc therec sewei  That inche of the menti injure	if any there be. The right of way is to a and privilege of entering the of same, pipe lines, manhole of conveying sanitary sewage the right at all times to copinion of the grantee, end opinion of the grantee any of the rights hereifter at any time and from the pipe line nor so close there is, at Is Agreed: That the grantee, interfere or conflicted, endanger or render inacced, and that no use shall, endanger or render inacced. It is Further Agreed: That the grantee, interfere or conflicted, endanger or render inacced, and that no use shall the sewer pipe line, no claim for lamage that might occur to ce, or negligences of operatishap that might occur thereifs. All other or special term	and does convey to a foresaid strip of s, and any other a le and industrial validitions of or to the strip of exercising the ringer or injure the right of ingress of exercising the ringranted shall name to time exercisite as to impose an antor(s) may planter any sewer piper out, that the use of the said to be made of the said to the sever per time the event a burdamages shall be such structure, builtion or maintenance or thereto.	the grantee land, and djuncts deen vastes, and e same from clear of said spipe lines as to and eg ghts herein out be construe any or all yload there crops, maints where the of said strip said strip of indistrip of the made by tending or core, of said pillo of this right	, its successors a to construct, mained by the grante to make such reating to make such reating to make such reating to make such reating to their appurterers from said structured as a waiver of same. No build soon. The succession of the pipe of land by the granted that would, their appurtenanter structure should be lines or their cof way are as for way are as for construction.	and assigns the followintain and operate we to be necessary for elecations, changes, is said grantee may and all vegetation thances, or interfere with that the failure of the or abandonment of ding shall be erected se this strip of land, as are less than eight antor shall not, in the antee for the purposition the opinion of the cess. Out of the operation appurtenances, or an allows:	wing: The vithin the r the purrenewals, deem denat might, with their e land relegantee the right over said provided: nteen (18) ne opinion ses herein e grantee, tiguous to account of or mainly accident
	RESTORED TO GRI	•		'	ALC MANIETO	9 4
	RESTORED TO GRI	01-0- 078 MUST	BE RE	PLACED TO	SAME Pesi	سدن رحر
	Techeco en bress	<i>R</i> 7 / 2 · · ·				
	Jup Condition	•				
sell the s	6. The payment and privileges of whatever nature for 7. The grantor(s) have grant release unto the grantegrantor(s) further do hereby all and singular said premisensoever lawfully claiming of the payments.	said right of way anted, bargained, e(s), their successo bind their heirs, s es to the grantee, t r to claim the san	sold and rel rs and assig successors, ex he grantee's ne or any po	eased and by the ins forever the p ecutors and adm successors or c art thereof.	ese presents do gran property described h ninistrators to warra passigns, against eve	t, bargain, nerein and nt and de- ery person
	IN WITNESS WHEREOF, the been set this $28$ day				ne Mortgagee, if any	, has here-
	ed sealed and delivered in					
(3)	Bl. Vacats			<i>777116</i>	rgl-	(Seal
fine	As to the Granton	(s)				(Seal)
	A IO III O O O III O	<b>\-</b>				(Seal
	<del> </del>					(Seal

(Continued on back)

As to the Mortgagee