RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

State of South	Carolina,			
County of Greenville.				

VOL 926 PAGE 353

County of Greenville	-			. •	
1. KNOW ALL M	EN BY THESE	PRESENTS: That	Clarence E	B. Martin	
	_ and	C. S. Marti	<u>, </u>	 	, grantor(s).
in consideration of \$_ organized and existing companized which is hereb and over my (our) tract office of the R.M.C. of s	pursuant to y acknowled (s) of land si	the laws of the Sta Iged, do hereby gro tuate in the above S	te ot South Carolina Int and convey unto	, hereinafter cal the said arante	led the Grantee, re-
Deed Book <u>866</u>		•	319 and Bo	oka	t Page
and encroaching on my ny (our) said land 20 each side of the center n the office of Gantt at Page	(our) land a feet on each line as sam Sewer, Polic	distance of side of the center e has been marked	feet, mo line during the time out on the ground,	re or less, and be of construction and being show	peing that portion of and 12 1—2 feet on on a print on file
		presents warrants th			
to a clear title to these	lands, excep	t as follows: Ma	<u>rtgage to Fi</u>	<u>delity Fed</u>	<u>eral Savings</u>
and Loan Assoc					
which is recorded in th					
at Page <u>59</u> spect to the lands desc	ribed herein.				
The expression or gagee, if any there be.	designation	"Grantor" whereve	r used herein shall	be understood t	to include the Mort-
right and privilege of elimits of same, pipe line pose of conveying sant substitutions, replacemes sirable; the right at all in the opinion of the groper operation or more ferred to above for the to exercise any of the research of the graph of the graph of the graph of the grantee, interferentioned, and that no injure, endanger or reresearch sewer pipe line, no anjure, endanger or reresearch sewer pipe line, no anjure, and and that might of the grantee, interferentioned, and that no injure, endanger or reresearch sewer pipe line, no any damage that might enance, or negligences or mishap that might of	entering the est, manholes, tary sewage ents and add times to cut antee, endar intenance; the purpose of ights herein and from time close thereto hat the gran planted over e of the groue e or conflict use shall be ader inaccess greed: That is a claim for a toccur to succur therein ccur therein ccur therein	aforesaid strip of la and any other adjue and industrial was litions of or to the saway and keep cleager or injure the pine right of ingress texercising the right granted shall not be to time exercise a as to impose any lator(s) may plant croany sewer pipes with the use of sawith the use of sawith the sewer pipe in the event a building amages shall be ment or maintenance, o	nd, and to construct nots deemed by the tes, and to make so ame from time to the arror of said pipe lines per lines or their appolate or the tops of the aid strip of land by the strip of land by the line or their appuring or other structurate by the grantor, gor contents there or the said pipe lines or the facility of land the appuring or other structurate by the grantor, gor contents there or the said pipe lines or the said pipe	t, maintain and grantee to be no uch relocations, ime as said grants and all very purtenances, or aid strip of land oxided that the faiver or abanda to building shall if and use this strip is pipes are less the grantee for the puld, in the opin tenances. The should be enhis heirs or assort due to the heir appurtenan	ecessary for the pur- changes, renewals, inter may deem de- getation that might, interfere with their across the land re- ailure of the grantee onment of the right be erected over said of land, provided: than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to constrain or main
The payment of	and privilege	es above specified	are hereby accepted	in full settleme	nt of all claims and
amages or whatever n	have grante have grantee(s) o hereby bir id premises t	id right of way. ed, bargained, sold their successors and their heirs, succes the grantee, the an	and released and b nd assigns forever sors, executors and rantee's successors	y these presents the property de	do grant, bargain, scribed herein and
IN WITNESS WHERE	_	d and seal of the G	antor(s) herein and	of the Mortgage フィ	e, if any, has here-
igned, seal <u>ed a</u> nd del <u>j</u>					-
7/B	24	- /2/2	Que	140 B.M.	Mallin (Seal)
As to the	Grantor(s)	lbon_	74	iart	(Seal)
					(Seal)
A	**				(Seal)

Continued on back)