\_(Seal)

RIGHT ODWAY, TO GARNES WORTH

100-1-6

RIGHT ODWAY, TO GARNES WER, POLICE AND FIRE DISTRICT

State of South Carolina,	R. M. C.
Country of Greenville	

VOL 947 PAGE 319

1.									
	KNOW ALL								, grantor(s
<del></del>		and _	٠ 4٠						
ceipt of	which is he er my (our) tr	reby ackno act(s) of la	owledged, do nd situate in te and County	of the Sta hereby gr the above in	ate of South rant and co State and	n Carolina, nvey unto t County and	hereinafter he said gro deed to v	called the antee a rig which is rec	ht of way i orded in th
Deed B	ook8	37 -	<u> </u>	_ at Page	624	and Bool	C	at Page	
my (our	r) said land to de of the cen office of Gai	20 feet on ter line as	ind a distance each side of same has be Police and F	the cente en marke	er line durin dout on the	g the time : e ground, a	of construct nd being s	tion and 12 hown on a	l 1—2 feet o print on fil
Th	e Grantor(s) l	herein by t	hese presents	warrants 1	that there o	ire no liens,	mortgages	, or other e	encumbrance
to a cle	ar title to the	ese lands, e	except as follo	ws:	Mortgac	e to Th	e Peopl	<u>es Nati</u>	onal .
Bank									
which i	s recorded in	the office	of the R.M.C	of the a	ibove said :	State and Co	ounty in Mo	ortgage Boo	sk <u>1173</u>
at Page			d that he (sh						
spect to Th	the lands d	escribed he or design							•
pose of substitu sirable; in the o proper ferred to exer	f conveying solitions, replaces the right at opinion of the operation or to above for cise any of the conveying th	canitary se ements and all times to grantee, maintenar the purpo he rights h	holes, and an wage and ind d additions of to cut away a endanger or i nce; the right se of exercisi	Justrial wo or to the nd keep o njure the j of ingress ng the rig	astes, and same from lear of said pipe lines to and eg hts herein g	to make sun time to ting time to ting times or their appress from so pronted; pro	ch relocati ne as said any and a ourtenances iid strip of vided that t	ons, change grantee m Il vegetations, or interfe land across the failure o	es, renewall ay deem de in that migh are with the s the land re of the grante
sewer   3. That cri inches of the mention injure, 4. said se any do tenance or mish 5.	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Further that mage that me, or negliger ap that mig All other a	ne and from so close the did. That the be planted face of the refere or continuous shaped in the render into the same of the court of t	m time to time reto as to it grantor(s) me dover any service ground; that sofflict with the all be made accessible the That in the existence of the such structuration or ma erein or there eterms and con the control of the such structuration or materials and control of the such structuration or materials and control of the such structuration or materials and control of the such such structuration or materials and control of the such such such such such such such such	e exercise mpose any plant conver pipes the use of e use of sof the said sewer pipent a built is shall be ture, build intenance, to.	any or all lad there rops, maint where the said strip aid strip of strip of la pe line or th ding or oth ling or con of said pip this right  ANO  Lame	of same. No son.  ain fences of the of land by the land by the land that we heir appurther structure he grantor, tents there of way are  GRAVEA	building sind use this pipes are he granter the granter old, in the enances. e should be his heirs of due to neir appurtas follows:	strip of la less than shall not, i for the pur opinion of re erected or rassigns, of the operation of the DACIL RESERVED	nd, provided eighteen (18 n the opinior poses herein the granter contiguous to account any accider
sewer   3. That crinches of the mention injure, 4. said se any do tenance or mish 5.	pipe line nor It is Agree ops shall not under the sur grantee, inte ned, and that endanger or It is Furthe ewer pipe line amage that me, or negliget hap that mig All other of	ne and from so close the deficiency of the face of the refere or continuous shaped in the face of the render interest of open the occur that occur the respective of the face	m time to time to time tereto as to ir grantor(s) me dover any set ground; that inflict with the all be made accessible the That in the extended to such structeration or material or there terms and core as a core of the co	e exercise npose any ay plant a wer pipes the use of se use of sof the said sewer pipent a built intenance, to.  All Parker	any or all land there rops, maint where the said strip of strip of lape line or the ding or other the said strip of strip of lape line or the ding or other the said pipe if this right	of same. No son. ain fences of the of land by the land by the land that we heir appurtner structure grantor, tents there of way are	building sind use this pipes are he grantor he grantee wid, in the enances. e should bhis heirs oo of due to heir appurhas follows:	strip of la less than shall not, i for the puropinion of the erected or the operation of th	nd, provided eighteen (18 n the opinion rposes herein the granted contiguous to contiguous to contiguous to contiguous to contaccount account any acciden
sewer   3. That crinches of the mention injure, 4. said se any do tenance or mish 5.	pipe line nor It is Agree ops shall not under the sur grantee, inte ned, and that endanger or It is Furthe ewer pipe line amage that me, or negliget hap that mig All other of	ne and from so close the deficiency of the face of the refere or continuous shaped in the face of the render interest of open the occur that occur the respective of the face	m time to time to time tereto as to ir grantor(s) me dover any set ground; that inflict with the all be made accessible the That in the extended to such structeration or material or there terms and core as a core of the co	e exercise npose any ay plant a wer pipes the use of se use of sof the said sewer pipent a built intenance, to.  All Parker	any or all land there rops, maint where the said strip of strip of lape line or the ding or other the said strip of strip of lape line or the ding or other the said pipe if this right	of same. No son. ain fences of the of land by the land by the land that we heir appurtner structure grantor, tents there of way are	building sind use this pipes are he grantor he grantee wid, in the enances. e should bhis heirs oo of due to heir appurhas follows:	strip of la less than shall not, i for the puropinion of the erected or the operation of th	nd, provided eighteen (18 n the opinion rposes herein the granted contiguous to contiguous to contiguous to contiguous to contaccount account any acciden
sewer   3. That crinches of the mention injure, 4. said se any do tenance or mish 5.	pipe line nor It is Agree ops shall not under the sur grantee, inte ned, and that endanger or It is Furthe ewer pipe line amage that me, or negliget hap that mig All other of	ne and from so close the description of the reference of the render interesting the occur incess of open the occur in the respectable of the render interesting	m time to time reto as to in grantor(s) me dover any set ground; that inflict with the all be made accessible the That in the extended to such structuration or ma erein or there terms and cordinate to the cordinate of the cordi	e exercise expose any plant a wer pipes the use of se use of sof the said sewer pipent a build intenance, to.  A CACA  Pan	any or all land there rops, maint where the said strip oil strip of lape line or the said strip of strip of lape line or the said strip of lape line or the said strip of lape line or the said pipe of said pipe in this right	of same. No son.  ain fences of the of land by the land by the land that we heir appurations structure grantor, tents there of way are GRAVEA	mind use this pipes are he grantor he grantee old, in the enances. e should his heirs of due to heir appurtas follows:	strip of la less than shall not, i for the puropinion of e erected or assign, or the operation of the operat	nd, provided eighteen (18 n the opinior poses herei the granter contiguous to n account cion or mair any accider
sewer   3. That crinches of the mention injure, 4. said seany do tenance or mish 5.	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Furthe over pipe line may a negliger and that might have that might have a continued to the continued that the conti	ne and from so close the description of the reference of the render interesting the occur incess of open the occur in the respectable of the render interesting	m time to time reto as to in grantor(s) me dover any set ground; that inflict with the all be made accessible the That in the extended to such structuration or ma erein or there terms and cordinate to the cordinate of the cordi	e exercise expose any plant a wer pipes the use of se use of sof the said sewer pipent a build intenance, to.  A CACA  Pan	any or all land there rops, maint where the said strip oil strip of lape line or the said strip of strip of lape line or the said strip of lape line or the said strip of lape line or the said pipe of said pipe in this right	of same. No son.  ain fences of the of land by the land by the land that we heir appurations structure grantor, tents there of way are GRAVEA	mind use this pipes are he grantor he grantee old, in the enances. e should his heirs of due to heir appurtas follows:	strip of la less than shall not, i for the puropinion of e erected or assign, or the operation of the operat	nd, provided eighteen (18 n the opinior poses herei the granter contiguous to n account cion or mair any accider
sewer   3. That crinches of the mention injure, 4. said se any do tenance or mish 5.	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Furthe over pipe line may a negliger and that might have that might have a continued to the continued that the conti	ne and from so close the description of the reference of the render interesting the occur incess of open the occur in the respectable of the render interesting	m time to time to time tereto as to ir grantor(s) me dover any set ground; that inflict with the all be made accessible the That in the extended to such structeration or material or there terms and core as a core of the co	e exercise expose any plant a wer pipes the use of se use of sof the said sewer pipent a build intenance, to.  A CACA  Pan	any or all land there rops, maint where the said strip oil strip of lape line or the said strip of strip of lape line or the said strip of lape line or the said strip of lape line or the said pipe of said pipe in this right	of same. No son.  ain fences of the of land by the land by the land that we heir appurations structure grantor, tents there of way are GRAVEA	mind use this pipes are he grantor he grantee old, in the enances. e should his heirs of due to heir appurtas follows:	strip of la less than shall not, i for the puropinion of e erected or assign, or the operation of the operat	nd, provided eighteen (18 n the opinior poses herei the granter contiguous to n account cion or mair any accider
sewer   3. That cr inches of the mention injure, 4. said se any do tenance or mish 5.  The first self and a damag 7. sell an the grafend a	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Further tweet pipe line tweet pipe line that mig. All other of the control of the paymes of whatever the granted release unantar(s) furth II and singular	ne and from so close the dot That the be planted face of the render into a part of the render into a part of the second part of the second part of the second part of the graph of the grap	m time to time reto as to in grantor(s) me dover any set ground; that inflict with the all be made accessible the That in the extended to such structuration or ma erein or there terms and cordinate to the cordinate of the cordi	e exercise mpose any apy plant a graph of the use of se use of so of the said sewer pipes the use of the sewer pipes of the said sewer pipes the use of the said sewer pipes o	any or all place and assignessors, excepts and assignessors, excepts and and release and assignessors, excepts and assigne	of same. No son.  ain fences of the of land by the land by the land that we heir appurcher structure the grantor, tents there of way are GRAVEA  RADO  A VEC  RAD	in full sett by these pre tadministra	hall be erected in the purpoper of the purpoper of the purpoper of the purpoper of the erected of the operation of the operat	nd, provided eighteen (18 n the opinior poses hereithe granted ton account of any accidentall claims and the rein and different
sewer I 3. That crinches of the mention injure, 4. said see any do tenance or mish 5.  THC A a a a a a a a a a a whoms	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Further that mage that me, or negliger ap that mig All other of the payment of release un antor(s) furth Il and singulationer lawful WITNESS W	ne and from so close the description of the reference of open the occur that occur the reference of the gradual of	m time to time to time reto as to in grantor(s) mid over any service ground; that onflict with the all be made accessible the That in the exist of the amount of the exist of	e exercise mpose any application my plant of the use of the use of the use of the said sewer piper of	any or all land there rops, maint where the said strip of strip of land per line or the said strip of strip of land per line or the said strip of said pit ling or condition of said pit in this right of said pit line or the said and pit line or the said and assign and assign cessors, except and cessors	of same. No son. ain fences of the of land by the land by the land by the land that we her structure end of way are considered and by the land of way are considered and by accepted assed and by accepted successors and successors and therein and	in full sett or assigns, of the Mort	hall be erect strip of la less than shall not, i for the pur opinion of the erected of the operation enances, or  BACK  Companies  BACK  BA	nd, provided eighteen (18 n the opinior poses herei the granter contiguous to contiguo
sewer I 3. That crinches of the mention injure, 4. said see any do tenance or mish 5.  THC A a a a a a a a a a a whoms	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Further that mage that me, or negliger ap that mig All other of the payment of release un antor(s) furth Il and singulationer lawful WITNESS W	ne and from so close the description of the reference of open the occur that occur the reference of the gradual of	m time to time to time reto as to in grantor(s) me grantor(s) me ground; that inflict with the all be made accessible the That in the extension or ma erein or there terms and core and core accession or ma erein or there terms and core accession or ma erein or there terms and core accession or ma erein or there terms and core accession or ma erein or there terms and core accession or ma erein or there terms and core accession or ma erein or there terms and core accession or the erein or the erein or the granted, barry the erein the granted or to claim or the core accession or the erein or the granted or to claim or the erein or the granted or the erein or the e	e exercise mpose any application my plant of the use of the use of the use of the said sewer piper of	any or all land there rops, maint where the said strip of strip of land per line or the said strip of strip of land per line or the said strip of said pit ling or condition of said pit in this right of said pit line or the said and pit line or the said and assign and assign cessors, except and cessors	of same. No son. ain fences of the of land by the land by the land by the land that we her structure end of way are considered and by the land of way are considered and by accepted assed and by accepted successors and successors and therein and	in full sett or assigns, of the Mort	hall be erect strip of la less than shall not, i for the pur opinion of the erected of the operation enances, or  BACK  Companies  BACK  BA	nd, provided eighteen (18 n the opinior poses herei the granter contiguous to contiguo
sewer   3. That cr   1. That cr   1. Inches of the mention injure, 4. said se any do tenance or mish 5.  The control of the mention of the graph of the	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Furthe twer pipe line twer pipe line that mig All other of the condition of the payments of whates of what	ne and from so close the dot That the be planted face of the render in render in render in render in the special to the special to the graer do here to the graer do here it said prerily claiming.	m time to time to time reto as to in grantor(s) mid over any service ground; that onflict with the all be made accessible the That in the exist of the amount of the exist of	e exercise mpose any yy plant c wer pipes the use of e use of s of the said sewer pipent a built is shall be ture, build intenance, to. nditions of  ROAC,  ROAC,  ROAC,  ROAC,  ROAC,  ROAC,  LARGE	any or all land there rops, maint where the is said strip aid strip of strip of land the strip of land the strip of strip of strip of said pip in this right of said pip in th	of same. No son. ain fences of the of land by the land by the land by the land that we her structure end of way are considered and by the land of way are considered and by accepted assed and by accepted successors and successors and therein and	in full sett by these present administrator assigns, of the Mort	hall be erected in the purpoper of the purpoper of the purpoper of the purpoper of the operation of the oper	and, provided eighteen (18 in the opinior poses herein the granter ton account of ion or main any accidentall claims and therein and dievery personny, has here
sewer   3. That cr   1. That cr   1. Inches of the mention injure, 4. said se any do tenance or mish 5.  The control of the mention of the graph of the	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Furthe twer pipe line twer pipe line that mig All other of the condition of the payments of whates of what	ne and from so close the dot That the be planted face of the render in render in render in render in the special to the special to the graer do here to the graer do here it said prerily claiming.	m time to time reto as to imereto as to imegrantor(s) in a grantor(s) miles are in ground; that onflict with the all be made accessible that that in the existence of the such structuration or maderein or there is the such structuration or maderial or the such structuration or maderial or the such structuration or maderial or the such such such such such such such such	e exercise mpose any yy plant c wer pipes the use of e use of s of the said sewer pipent a built is shall be ture, build intenance, to. nditions of  ROAC,  ROAC,  ROAC,  ROAC,  ROAC,  ROAC,  LARGE	any or all land there rops, maint where the said strip of strip of lape line or the said strip of strip of lape line or the said strip of strip of lape line or the said strip of said pip said said said said said said said said	of same. No son.  ain fences of the of land by the land by the land by the land structure of the grantor, tents thereof the lines or the land of way are considered and by accepted the son of the land of the lan	in full sett by these present administrator assigns, of the Mort	hall be erected in the purpoper of the purpoper of the purpoper of the purpoper of the operation of the oper	and, provided eighteen (18 in the opinior poses herein the granter ton account of ion or main any accidentall claims and therein and dievery personny, has here
sewer   3. That cr   1. That cr   1. Inches of the mention injure, 4. said se any do tenance or mish 5.  The control of the mention of the graph of the	pipe line nor It Is Agree ops shall not under the sur grantee, intended, and that endanger or It Is Furthe twer pipe line twer pipe line that mig All other of the condition of the payments of whates of what	ne and from so close the dot That the be planted face of the render in render in render in render in the special to the special to the graer do here to the graer do here it said prerily claiming.	m time to time reto as to imereto as to imegrantor(s) in a grantor(s) miles are in ground; that onflict with the all be made accessible that that in the existence of the such structuration or maderein or there is the such structuration or maderial or the such structuration or maderial or the such structuration or maderial or the such such such such such such such such	e exercise mpose any plant converge plant converge property of the said sewer pipes the use of the said sewer pipes the use of the said sewer pipes the said sewer pipes to th	any or all and relative the said strip of lating or the said strip of lating or other than the said strip of lating or configuration of said pipe line or the said strip of lating or configuration of said pipe line or the said pipe line or the said pipe line or the said pipe line or configuration of said pipe line or configuration of said pipe line of s	of same. No son. ain fences of tops of the of land by the land by the land that we her structure the grantor, tents thereo e lines or the of way are considered assed and be so forever the cutors and successors of therein and land.	in full sett by these present administrator assigns, of the Mort	hall be erected in the purpoper of the purpoper of the purpoper of the purpoper of the operation of the oper	and, provided eighteen (18 in the opinior poses herein the granter ton account of ion or main any accidentall claims and therein and dievery personny, has here