- DOMESTI	- Shekhaksini
`	R.M.C.
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## RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT 968 PAGE 339 outly Carolina, Greenville County Block Book Designation as of January 30, 1973

	S. TANKERSLEY R.M.C.				
State of S	R.M.C. RIGHT OF WAY 1	O GANTT SEW	ER, POLICE ANI	o fire distric	т 968 гл
Sinte of S County of	fouth Carolina,	Greenvil	le County Block Boo 56, Sheet WG 6.2,	ok Designation as	of Jahuary
o.Monnih or	Greenville.				
1. KN	OW ALL MEN BY THESE	PRESENTS: That	· Max W K	ennedy	<del> </del>
	and	. Gv	ven Kennedy		_, grantor(s),
in considera organized a ceipt of whi and over m	ation of \$	the laws of the State ged, do hereby grai uate in the above St d County in	paid by Gantt Sewer, I of South Carolina, hi of and convey unto the ate and County and o	Police and Fire Distri ereinafter called the e said grantee a rigl deed to which is rec	ict, the same Grantee, re- nt of way in orded in the
Deed Book	807		465 and Book		
my (our) sai each side of in the office at Page	ching on my (our) land a id land 20 feet on each the center line as same e of Gantt Sewer, Police	has been marked of and Fire District,	out on the ground, and and recorded in the R.	d being shown on a . M. C. office in Plat	print on file Book
	antor(s) herein by these p				ncumbrances
to a clear ti	itle to these lands, except				
			•		
	corded in the office of th				
	and tha	t he (she) is legally	qualified and entitled	I to grant a right of t	way with re-
The ex gagee, if an	pression or designation	"Grantor" wherever	used herein shall be	understood to inclu	de the Mort-
limits of sor pose of con substitutions sirable; the in the opini proper oper ferred to al to exercise thereafter a sewer pipe 3. It That crops s inches under of the grau mentioned, injure, enda 4. It said sewer any damag tenance, or or mishap is	privilege of entering the come, pipe lines, manholes, oveying sanitary sewage so, replacements and addright at all times to cut on of the grantee, endantation or maintenance; the bove for the purpose of any of the rights herein at any time and from time line nor so close thereto is Agreed: That the grantshall not be planted over the surface of the grountee, interfere or conflict and that no use shall be anger or render inaccess is Further Agreed: That it pipe line, no claim for ce that might occur to su negligences of operation that might occur therein other or special terms	and any other adju- and industrial was- itions of or to the si- away and keep cle- ger or injure the pi- ne right of ingress to exercising the right- granted shall not be to time exercise a as to impose any la- tor(s) may plant cro- any sewer pipes with the use of si- made of the said si- ible the sewer pipe in the event a buildi- damages shall be mi- ch structure, buildin or maintenance, or or thereto.	nets deemed by the graces, and to make such ame from time to time or of said pipe lines a per lines or their appure and egress from said sherein granted; provide construed as a waiting or all of same. No boad thereon. The said strip of land by the said strip of land by the line or their appurtering or other structure and by the grantor, higher and said pipe lines or the facility of the grantor, higher and said pipe lines or the facility of the grantor, higher and said pipe lines or the	antee to be necessary neclocations, change e as said grantee meny and all vegetation retenances, or interfed strip of land across ded that the failure over or abandonment building shall be erected use this strip of landing shall be erected use this strip of landing shall not, in grantee for the pured, in the opinion of nances, should be erected as heirs or assigns, of due to the operation appurtenances, or	r for the pur- es, renewals, by deem de- that might, re with their the land re- of the grantee of the right ted over said and, provided: sighteen (18) the opinion poses herein the grantee, contiguous to n account of on or main-
				•	
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damages of 7. The sell and re the grantor fend all and	te payment and privilege f whatever nature for sa te grantor(s) have grant lease unto the grantee(s r(s) further do hereby bind d singular said premises to ter lawfully claiming or to	id right of way. ed, bargained, sold ), their successors a nd their heirs, succe to the grantee, the g	and released and by nd assigns forever the ssors, executors and a rantee's successors or	these presents do gre e property described dministrators to war	ant, bargain I herein and rant and de-
	TNESS WHEREOF, the han	<del>-</del> -	rantor(s) herein and of 	the Mortgagee, if a	ny, has here-
	•		, <u></u>	(	)
oigned, sea	med and delivered in the	presence on:	May	Mario	(Seal)
San	T Mille	<u>Z</u>	X Druen	Kenned	(Seal)
Signed, sea	aled and delivered in the	presence of:	> Gruen	Mayano	$\mathfrak{A}$

As to the Mortgagee

(Seal)