HIGHT OF WAIT Country Block Book Designation as of April 26, 1973 Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District Sheet 382, Block 4, Lot 12 The Country of Gircentills. District District	RIGHT OF	WAY TO GANTT S	EWER, POI	ICE AND FI	RE DISTRICT	
III STAINES AND ARREST PRICES PROCESSED. RANGE COMMITTEE STAINES AND ARREST PRICES	Elle of South Carolina, County of Greenville.	Greenville Count	AL 101	a talook A Ta	5# I')	
In consideration of \$	7 10 38 17 ()	Y THESE PRESENTS: That	David He	yward & Ernes	tine D. Lockai	oy
organized and extrains precesson/edged, do hereby grant and convey unto the said grantee or right of way in certify of load situate in the above State and County and deed to which is recorded in the office of the R.M.C. of said State and County in or 10 peg minus The dead of the R.M.C. of said State and County in or 10 peg minus and encroaching on my (our) land a distance of 100_Plus Or /_ feet, more or less, and being that portion of my (our) said land 20 feet on each side of the center line during the time of construction and 12 1-2 feet on each side of the center line as same has been marked out on the ground, and being thom on a print of the In the office of Ganti Sewer, Police and Fire District, and recorded in the R. M. C. office in Plus Book. The Grantor(s) herein by these presents warrants that there are no liens, martgages, or other encumbrances to a clear title to these lands, except as follows: which is recorded in the office of the R.M.C. of the above said State and County in Martgage Book as Page. The Grantor(s) herein by these presents warrants that there are no liens, martgages, or other encumbrances to a lear stille to these lands, except as follows: which is recorded in the office of the R.M.C. of the above said State and County in Martgage Book as Page. The spression or designation "Grantor" wherever used herein shall be understood to include the Martgages of the lands described herein. Gages, If any there be. 2. The right of way is to and does convey to the grantee, its successors and assigns the following: the right and privilege of entering the classed strip of land, and to construct, maintain and appears within the right and privilege of entering the classed strip of land, and to construct, maintain and appears within the right and privilege of entering the classed strip of land, and to construct, maintain and appears within the right and privilege of entering the classed strip of land, and to reconstruct, minutes and appears that the right and privilege and the proper populatio	HE S.TAHKERSLEY	d				grantor(s),
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The Grantor(s) herein by these presents warrants that there are no liens, mortigages, or other encumbrances to a clear title to these lands, except as follows. which is recorded in the office of the R.M.C. of the above said State and County in Mortgage Book. and that he (shee) is legally qualified and entitled to grant a right of way with respect to the lands described herein. The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgages. If any there be. 2. The right of way is to and does convey to the grantee, its successors and assigns the following. The right of many is to and does convey to the grantee, its successors and assigns the following. The right of many the property of the right of the property of the right of the property of the property of the property of the right of the property of the property of the property of the property of the right of the property of the property of the right of the property of the right of the property of the property of the right of the property of the right of the property of the property of the right of the property of the property of the right of the property of the property of the property of the property of the propert	each side of the center line in the office of Gantt Sev	e as same has been mar ver, Police and Fire Dist	ked out on the rict, and recor	ground, and be ded in the R. M.	ing shown on a p C. office in Plat B	orint on file
which is recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book. at Page and that he (the) is legally qualified and entitled to grant a right of way with respect to the lands described herein. The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgage. If any there be. 2. The right of way is to and does convey to the grantee, its successors and assigns the following the right and privilege lines, manholes, and any other adjuncts deemed by the grantee to be necessary for the principal and privilege lines, manholes, and any other adjuncts deemed by the grantee to be necessary for the privilege lines, manholes, and industrial wastes, and to make such relactions, change renewals substitutions, replacements and additions of or to the same from time to lime as sold grantee may demine strately in the right and limes to cut away and keep clear of said jule lines any and all segarieties within in the opinion of the grantee, andanger or injure the pipe lines or their apportunity and all segarieties within in the opinion of the grantee, andanger or injure the pipe lines or their apportunity of and across the land to exercise any of the rights herein grantee and the pipe lines are the right of an across the land to exercise any of the rights herein grantee exercise on or all of anes. No building shall be exercise any of the rights herein grantine exercise on or all of anes. No building shall be exceed over sale thereoffer of any time and fortesto as to impose any load thereon. That crops shall not be planted over any sewer pipes where the tops of the pipes are less than elighteen did inches under the surface of the grante, that the grantorish met the control of the grantee in large and the pipes and the pipes are less than elighteen lines and the property described herein of the grantee, line and any damages of whatever nature for said right of way. 4. It is further Apresdi into it have shall be made by the grantee, the pipe are le	The Grantor(s) herein	by these presents warran	ts that there a	re no liens, mortg	ages, or other en	cumbrances
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