| Giantife di Greentiille.  District , Sheet 381, Block 1, Lot 6  Giantife di Greentiille.  District , Sheet 381, Block 1, Lot 6  Giantife di Greentiille.  District , Sheet 381, Block 1, Lot 6  Giantife di Greentiille.  District , Sheet 381, Block 1, Lot 6  Giantife di Greentiille.  Giantife di Greentiille.  Giantife di Wich is herby acknowledged, do hereby grant and convey unto the soid grantife colled the Grantes. Giantife di Wich is herby acknowledged, do hereby grant and convey unto the soid grantife is recorded, in it office of the RM.C. of said State and County in Greentiille did grantife is recorded, in it office of the RM.C. of said State and County in Greentiille did grantife is recorded. In it office of the RM.C. of said State and County in Greentiille and Greentiille did grantife is recorded. In it office of the carter line a same has been marked on a construction and 12 1–12 feet and said said for the carter line a same has been marked on the carter line and an accorded in the RM.C. of seen the carter line as same has been marked on the carter line and accorded in the RM.C. of the carter line and said said the carter line and said said the carter line as same has been marked on the carter line and | in the control that stude in the above State and County and deed to Which is recorded, in the interest of the center in the county in the interest of the center in a during the time of construction and 12 1–2 feet on a did land 20 feet on each side of the center line during the time of construction and 12 1–2 feet on a did land 20 feet on each side of the center line during the time of construction and 12 1–2 feet on did land 20 feet on each side of the center line during the time of construction and 12 1–2 feet on did land 20 feet on each side of the center line as some has been carked out on the ground, and being shown an a print on file tee of Ganti Sewer, Police and Fire District, and recorded in the R. M. C. office in Plat Book.  **Grantor(s) herein by these presents warrants that there are no liens, mortgages, or other encumbrances title to these lands, except as follows:  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State and County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State on County in Mortgage Book.  **Recorded in the office of the R.M.C. of the above soid State on County, mortgage Book.  **Recorded in the office of the R.M.C. of the above soid state of the office of the County in the soid state of the part of the soid state | RIGHT OF  | F WAY TO GANTT S  | EWER, POLIC  | e and fire d   | ISTRICT PAGE 10  |
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| The Grantor(s) herein by these presents warrants that there are no liens, mortgages, or other encumbrant 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 spect to the lands described herein.  The expression or designation "Grantor" wherever used herein shall be understood to include with the special property of the grantee, its successors and assigns the following:  2. The right of wary is to and does convey to the grantee, its successors and assigns the following:  2. The right of metring the oforeasid strip of land, and to construct, maintain and operate within right and privilege lines, manholes, and any other adjuncts deemed by the grantee to be necessary for the substitutions, replacements and additions of or to the same from time to time as said grantee may deal strable; the right of till limes to cut away and keep clear of said pipe lines any and all vegetation is with it in the opinion of the grantee, endanger or injure the pipe lines or their appurenances, and a strable; the right of till great to and great from soid strate the facilities of the same from time to time as said strable the right to the grantee to any time and from time to time exercise any of the rights herein granteed shall not be constructed as a conversion of the grantee of the grantees are supported to any time and from time to time exercise any of the rights herein granteed shall not be constructed as a conversion of the province of the grantees are imposed any of the grantees. That the grantees are imposed any one means and the province of the grantees are in the grantees. That the grantees for impose any one, maintain fances and use this strip of land, province and the grantee interest and the grantees. The province of the grantees are supported to the dependent of the grantees are supported to the grantees. The property described herein fallows the grantee for the purposes and strategies and the grantees for the purpose of the pr | Grantor(s) herein by these presents warrants that there are no liens, mortgages, or other encumbrances title to these lands, except as follows   | and encroaching on my (<br>my (our) said land 20 fe<br>each side of the center li<br>in the office of Gantt S   | cet on each side of the ce<br>ine as same has been ma<br>ewer, Police and Fire Dis  | enter line during the<br>rked out on the gra<br>strict, and recorded   | e time of constructiound, and being stin the R. M. C. off  | on and 12 1—2 feet on<br>nown on a print on file<br>lice in Plat Book  |
| which is recorded in the office of the R.M.C. of the above said State and County in Mortgage Book with Page and that he (she) is legally qualified and entitled to grant a right of way with spect 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: its limits of same, pipe lines, manholes, and any other adjuncts deemed by the grantee to be necessary for the possess of conveying sanitory sewage and industrial wastes, and to make such relations, changes, renew substitutions, replacements and additions of or to the same from time to time of the conveying sanitory sewage and industrial wastes, and to make such relations, changes, renew substitutions, replacements and additions of or to the same from time to time or and all vegetation that mis in the opinion of the grantee, endanger or injure the pipe lines or the appartenances, or interfere with it in the opinion of the grantee, endanger or injure the pipe lines or aftern sold strip of land grantee with a proper operation or maintenance; the right of ingress to and agreemed provided that the follure of the grantee and the proper operation or maintenance; the right of ingress to and agreemed provided that the follure of the grantee can be a supplement of the relative to any time and from time to time exercise any or all of same. No building shall be exceeded over the exercise and the contract of the grantee of the proper of contract of the proper of traps.  3. It is Agreed. That the grantor(s) may pipes where the tops of the pipes are less than eighteen inches under the surface of the grantee. The purposes he mentioned, and that no use inaccessing the sewer pipe line or their oppurtances.  4. It is Agreed. That in the event a building or other structure should be exected contract. The property described herein factors and maintenances of operation or molinatories, of  | recorded in the office of the R.M.C. of the above said State and County in Mortgage Back  and that he (she) is legally qualified and entitled to grant a right of way with re- the lands described herein.  A control of designation "Grantor" wherever used herein shall be understaod to include the Mort-  recorded in the right of way is to and does convey to the grantee, its successors and assigns the following. The  Ine right of way is to and does convey to the grantee, its successors and assigns the following. The  Ine right of way is to and does convey to the grantee, its successors and assigns the following. The  Ine right of way is to and does convey to the grantee, its successors and assigns the following. The  Ine right of way is to and does convey to the grantee, its successors and assigns the following. The  Ine right of way is to and does convey to the grantee, its successors and assigns the following. The  Ine right of way is to and does convey to the grantee of the properties of the properties of the grantee of the purposes hereis  It is further fact the grantee of the grantee of the purposes hereis  It is further dayed that the event a building or other grantee of the purposes hereis  It is further dayed the the west a building or other grantee of the purpose of the purpose of the grantee of the g | The Grantorial herei  | n by these presents warrar  | nts that there are n   | o liens, mortgages,  | or other encumbrances  |
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| damages of whotever nature for sold right.  7. The grantor(s) have granted, bargained, sold and released and by these presents do grant, but sell and release unto the grantee(s), their successors and assigns forever the property described herein the grantor(s) further do hereby bind their heirs, successors, executors and administrators to warrant an fend all and singular sold premises to the grantee, the grantee's successors or assigns, against every property and the same or any part thereof.  IN WITNESS WHEREOF, the hand and seal of the Grantor(s) herein and of the Mortgagee, if any, has unto been set this day of  | the grantor(s) have granted, bargained, sold and released and by these presents do grant, bargained. The grantor(s) have grantee(s), their successors and assigns forever the property described herein a direction of the grantee(s), their successors, executors and administrators to warrant and contor(s) further do hereby bind their heirs, successors, executors and administrators to warrant and contor(s) further do hereby bind their heirs, successors, executors and administrators to warrant and contor(s) further do hereby bind their heirs, successors or assigns, against every personer lawfully claiming or to claim the same or any part thereof.  WINTNESS WHEREOF, the hand and soal of the Grantor(s) herein and of the Mortgagee, if any, has he seen set this  | right and privilege of a limits of same, pipe line pose of conveying santit substitutions, replaceme strable; the right at all in the opinion of the groper operation or ma ferred to above for the to exercise any of the streeter at any time a sewer pipe line nor so.  3. It is Agreed: That crops shall not be inches under the surface of the grantee, interfer mentioned, and that no injure, endanger or resided sewer pipe line, non any damage that might tenonce, or negligence. | ntering the abresals stilly s, manholes, and any other tory sewage and industria ints and additions of or to times to cut away and ke antee, endanger or injure sintenance; the right of ing purpose of exercising the rights herein granted shall and from time to time exercises thereto as to impose that the grantor(s) may ple planted over any sewer ple of the ground; that the use or conflict with the use ourse shall be made of the nder inaccessible the sewe greed; That in the event a no claim for damages shall the cour to such structure, as of operation or maintenance. | r adjuncts deemed it wastes, and to a the same from tin the pipe lines or tyress to and egress to and egress to and egress to and egress any or all of some construed raise any or all of some construed in the pipe line or the tops where the top se of said strip of lander pipe line or their be made by the building or conterance, of said pipe lander, and the said pipe lander, of said pipe lander, and the said pipe lander, | by the grantee to be make such relocation to time as said pe lines any and a heir appurtenances are as a waiver or at a said provided that as a waiver or at ame. No building a fences and use this of the pipes are and by the grantee that would, in their appurtenances.  structure should grantor, his heirs thereof due to lines or their appur | se necessary for the pur- ons, changes, renewals, grantee may deem de- il vegetation that might s, or interfere with their land across the land re- the failure of the granter candonment of the righ- half be erected over sale s strip of land, provided less than eighteen (18 s half not, in the opinion for the purposes herei copinion of the grantes be erected contiguous to or dissigns, on account of the operation or male tenances, or any acciden |
| damages of whotever nature for sold right.  7. The grantor(s) have granted, bargained, sold and released and by these presents do grant, but sell and release unto the grantee(s), their successors and assigns forever the property described herein the grantor(s) further do hereby bind their heirs, successors, executors and administrators to warrant an fend all and singular sold premises to the grantee, the grantee's successors or assigns, against every property and the same or any part thereof.  IN WITNESS WHEREOF, the hand and seal of the Grantor(s) herein and of the Mortgagee, if any, has unto been set this day of  | The grantor(s) have granted, bargained, sold and released and by these presents do grant, bargained, the grantor(s) have grantee(s), their successors and assigns forever the property described herein an antor(s) further do hereby bind their heirs, successors, executors and administrators to warrant and did antor(s) further do hereby bind their heirs, successors, executors and administrators to warrant and did and singular sold premises to the grantee, the grantee's successors or assigns, against every person to did the same or any part thereof.  WINNESS WHEREOF, the hand and soal of the Grantor(s) herein and of the Mortgagee, if any, has here set this  |   |   |  |  |  |
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| Signed, sealed and delivered in the presence of:   | do see this day of   | IN WITNESS WH   | FREOF, the hand and scal  | of the Grantor(s) h  | erein and of the M   | ortgagee, if any, has he   |
| Signed, sealed and delivered in the presence of:   | d, sealed and delivered in the presence of:    Hallerdan   | unto been set this  | //_ day of  | JUN!   | , 19   | •  |
| A Sold to the  | Je Gallowa fatility sty (Se  | O Dec   | ₹   |  |  |  |
| 1. 10 Halloway   | Stillborn S  | لمالحماء المراجعين وها  |   | f:   | ///  | f  |
| The same of the sa | and the contract of the contra | Signed, sealed and d  | delivered in the presence o   |  | [kj.n. h.  | 1/6 150  |

(continued on next page)

As to the Mortgagee