DIOUT OF WAY	7 TO CENTER COU	TED DOLLOR A	• • • •	994 🐷	<b>5</b> 55
State of South Carolina, County of Greenville.		inty Block Book	ND FIRE DISTRIC Designation as of 31 ock 8, Lot 11		197\$
1. KNOW ALL MEN BY THE	ES BACCEDITE, YLAN	55alaaa 0al	dani≅n, Henry P.	Willimon	
in consideration of \$ 850	Joint P. Asignatic				
organized and existing pur uant to ceipt of which is hereby acknowle and over my (our) tract(s) of land office of the R.M.C. of said State a	to the laws of the State edged, do hereby gra- situate in the above S	e of South Carolina nt and convey unto	the said grantee a rig	Grantee, re-	
Deed Book	at Page 🥏	2 75 and 80	ok <u>905 at Page</u>	262	
and encroaching on my (our) land my (our) said land 20 feet on each each side of the center line as sar in the office of Gantt Sewer, Police Page	ch side of the center! me has been marked?	ine during the time out on the ground,	of construction and 12 and being shown on a	! 1—2 feet on print on file	
The Grantor(s) herein by these					
to a clear title to these lands, exce	pt as follows:				
which is recorded in the office of ot Page and the spect to the lands described herein. The expression or designation gagee, if any there be.  2. The right of way is to an right and privilege of entering the limits of same, pipe lines, manholes pose of conveying sanitary sewage substitutions, replacements and adsirable; the right at all times to cur in the opinion of the grantee, enda proper operation or maintenance; therefore at any time and from times were pipe line nor so close thereto a. It is Agreed: That the grantee under the surface of the grantee inches under the surface of the grantee, interfere or conflict mentioned, and that no use shall be injure, endanger or render inaccess.  4. It is Further Agreed: That is said sewer pipe line, no claim for any damage that might occur to surface or negligences of operation or mishop that might occur therein 5. All other or special terms	nat he (she) is legally in.  In "Grantor" wherever and does convey to the aforesaid strip of fants, and any other adjurte and industrial waste ditions of or to the soft away and keep cleaninger or injure the pip the right of ingress to fexercising the rights in granted shall not be no as to impose any for to the exercise and as to impose any for that the use of said a with the use of said e made of the said stricture, building an or maintenance, of or thereto.	qualified and entiti- used herein shall grantee, its succes id, and to construct icts deemed by the es, and to make si me from time to ti ir of said pipe lines in elines or their op and egress from si herein granted; pro construed as a wi y or all of same. No ad thereon. s, maintain fences of ere the tops of the id strip of land by th ip of land that wo line or their appurt g or other structure de by the grantor, or contents there said pipe lines or the	be understood to inclu- sors and assigns the fa t, maintain and operat grantee to be necessary uch relocations, change me as said grantee mo any and all vegetation purtenances, or interfer or building shall be erect and use this strip of lan expires are less than e the granter for the pur- uld, in the opinion of enances. e should be erected as his heirs or assigns, or of due to the operation heir appurtenances, or of	de the Mort- ollowing: The te within the r for the pur- ts, renewals, ay deem de- n that might, re with their the land re- f the grantee of the right ted over said od, provided: ighteen (18) the opinion poses herein the grantee, ontiguous to n account of on or main-	·
6. The payment and privileged amages of whatever nature for so 7. The grantor(s) have granteels and release unto the grantee(s) the grantor(s) further do hereby bit end all and singular said premises to whomsoever lawfully claiming or to IN WITNESS WHEREOF, the hand onto been set this day of signed, sealed and delivered in the day of signed, sealed and delivered in the day of signed.	rid right of way.  led, bargained, sold of their successors and their heirs, successors to the grantee, the grantee of claim the same are added and seal of the Grantee.  Library	and released and by assigns forever the assigns forever the ors, executors and entree's successors cany part thereof.	y these presents do graine property described administrators to warrant assigns, against ever the Mortgagee, if any	nt, bargain, herein and ant and de- ery person	
As to the Grantor(s)	uly on	John !	16/4/6-	(Seal)	

As to the Mortgagee