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RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

Greenville County Block Book Designation as of April

200 384. Block 1, Lot 11 4:

State of South Carolin	a, Greenville	County Block	Book Designa	tion as of Apri	11 17, 1974
County of Greenville.	District	, Sheet	384, Block 1	, Lot 11	
1. KNOW ALL MEN	BY THESE PRESENTS	: That	J. H. S	mith	
<b>a</b>	nd				_, grantor(s),
· · · · · · · · · · · · · · · · · · ·	000			1: 1 m	• • • •
in consideration of \$organized and existing pu ceipt of which is hereby of and over my (our) tract(s) office of the R.M.C. of said	icknowledged, do hi of land situate in the I State and County in	ereby grant and e above State a n	I convey unto the nd County and de	said grantee a rigleed to which is rec	ht of way in orded in the
Deed Book	£35	at Page _XY	and Book _	at Page	
and encroaching on my (ouny (our) said land 20 feeteach side of the center line in the office of Gantt Sevent Page	t on each side of the e as same has been ver, Police and Fire	he center line di i marked out on	vring the time of a the ground, and	construction and 12 being shown on a	1-2 feet on print on file
The Grantor(s) herein to a clear title to these land					
io a clear line to these lan	is, except as tollow:	<b>5:</b>			
which is recorded in the o	ffice of the R.M.C.	of the above sa	id State and Coun	ty in Mortgage Boo	k
of Page	and that he (she)	is legally quali	lied and entitled t	o grant a right of v	way with re-
spect to the lands describe The expression or de	d herein.				
gagee, if any there be.					
2. The right of way light and privilege of entermits of same, pipe lines, noose of conveying sanitary substitutions, replacements sirable; the right at all time in the opinion of the grante proper operation or maintenance of the purpose of the purpose of the right hereafter at any time and ewer pipe line nor so closed. It is Agreed: That that crops shall not be planted under the surface of the grantee, interfere or nentioned, and that no use niure, endanger or render the surface of the grantee, interfere or nentioned, and that no use niure, endanger or render the surface of the grantee, and that no closed sewer pipe line, no closed se	ring the aforesaid stranholes, and any or sewage and industrand additions of or es to cut away and ee, endanger or injurance; the right of rpose of exercising is herein granted shrom time to time es thereto as to imported over any sewer the ground; that the conflict with the use shall be made of the inaccessible the sexulting for damages show the such structure operation or maintent therein or thereto.	trip of land, and ther adjuncts de trial wastes, and to the same from the pipe line ingress to and the rights hereise any or a see any load the plant crops, may pipes where the use of said strip he said strip of wer pipe line of a building or all be made by anace, of said grance, and the said grance, of said grance, of said grance, of said grance, and said grance, a	d to construct, more med by the granted to make such it om time to time or aid pipe lines any its or their appurted as a waiver of same. No builtered as a waiver of land by the goland that would, it their appurtenanted the grantor, his it ontents thereof doine lines or their appurtenanted the grantor, his it ontents thereof doine lines or their appurtenanted the grantor, his it ontents thereof doine lines or their appurtenanted the grantor, his it ontents thereof doine lines or their appurtenanted the grantor of their appurtenanted the	aintain and aperate tee to be necessary relocations, change as said grantee may and all vegetation enances, or interfer strip of land across ad that the failure of ror abandonment ilding shall be erected use this strip of land erected at the opinion of the opinion of the ces.  Tould be erected contents or assigns, or use to the operation appurtenances, or cessigns, cessigns, or cessigns, cessigns, or cessigns, cessigns, or cessigns, cessigns, or cessigns, cessigns, or cessigns, or cessigns, or cessigns, or cessigns, or	e within the for the pur- is, renewals, by deem de- in that might, the land re- if the grantee of the right ed over said d, provided: ighteen (18) the opinion poses herein the grantee, ontiguous to account of on or main-
6. The payment and lamages of whatever nature 7. The grantor(s) have ll and release unto the generation all and singular said perhomsoever lawfully claim	re for said right of re granted, bargain rantee(s), their succe ereby bind their heir remises to the grante	way. ed, sold and re essors and assi rs, successors, e ee, the grantee's	leased and by the gns forever the p xecutors and adm successors or a	ese presents do gran property described inistrators to warra	nt, bargain, herein and ant and de-
IN WITNESS WHEREOF,	the hand and seal o	of the Grantor(s	) herein and of the	e Mortgagee, if any	, has here-
nto been set this 26	day of Dign	n/	, 19_74		
·	4 - 4 - 4	•	•	1	

(Seal) As to the Grantor(s) \_(Seal) \_\_(Seal) As to the Mortgagee