. . . . . (Seal)

\_\_\_\_\_\_. (Seal)

itate of South Carolina,			FIRE DISTR	നവട് കൗവ
ያ 1 . <b>ያ ለ</b> ጀ 2 ያዘን	R. M. C.	197	<b>V</b> 0L	935 (AGE $373$
mmty of Greenville.				
1. KNOW ALL MEN BY THESE PR	ESENTS: That $\underline{\hspace{1cm}}^{\overline{j}}$	<u>ames T. Flanag</u>	jan	
and				, grantor(s),
reconsideration of \$\frac{1.00}{\text{rganized}}\$ and existing pursuant to the eight of which is hereby acknowledged and over my (our) tract(s) of land situatifice of the R.M.C. of said State and C	paid laws of the State of l, do hereby grant of e in the above State ounty in	d by Gantt Sewer, Po f South Carolina, here and convey unto the and County and de	lice and Fire D sinafter called said grantee a ed to which is	istrict, the same the Grantee, re- right of way in recorded in the
eed Book832	at Page <u>36</u>	$^{57}$ and Book $\pm$	at Pa	ge
and encroaching on my (our) land a dis by (our) said land 20 feet on each si ach side of the center line as same h in the office of Gantt Sewer, Police of the Page	de of the center line as been marked out and Fire District, and	oduring the time of a conthe ground, and i recorded in the R. A	onstruction and being shown oi A. C. office in f	n a print on file Plat Book
The Grantor(s) herein by these pre-	sents warrants that t	here are no liens, mo	rtgages, or othe	er encumbrances Moretanac
o a clear title to these lands, except as	s follows: <u>Mortgac</u>	<u>ge to Carolina</u>	_Narioner	<u>- Mortgage</u> ngo Aseosinti
o a clear time to these lands, except as Investment Company, Inc.	<u>_assigned to</u>	Federal Ratio	mai Morty —:	TOWN
which is recorded in the office of the	R.M.C. of the above	said State and Count	y in Mortgage	Book
it Page <u>39                                    </u>	e (she) is legally qu	alified and entitled t	o grant a right	of way with re-
pect to the lands described herein.  The expression or designation "G pagee, if any there be.	irantor" wherever u	sed herein shall be u	nderstood to ir	iclude the Mort-
right and privilege of entering the afolimits of same, pipe lines, manholes, are pose of conveying sanitary sewage at substitutions, replacements and additions it all times to cut awon the opinion of the grantee, endange proper operation or maintenance; the ferred to above for the purpose of exto exercise any of the rights herein gruthereafter at any time and from time to sewer pipe line nor so close thereto as 3. It is Agreed: That the granter that crops shall not be planted over all inches under the surface of the ground of the grantee, interfere or conflict with mentioned, and that no use shall be mentioned, and that no use shall be with a said sewer pipe line, no claim for dar any damage that might occur to such tenance, or negligences of operation or mishap that might occur therein or 5. All other or special terms ar Granter has permission.	and any other adjunction industrial wastes, ons of or to the same vay and keep clear or injure the pipe right of ingress to decising the rights hanted shall not be composed any load (s) may plant crops, my sewer pipes where; that the use of said stripe the sewer pipe lithe event a building mages shall be made structure, building or maintenance, of sithereto.	s deemed by the grant and to make such efform time to time of said pipe lines any lines or their appurtant agrees from said erein granted; provide construed as a waive or all of same. No build thereon, maintain fences and the tops of the pipe strip of land by the strip of land by the strip of land by the strip of land that would, he or their appurtenation or other structure slip by the grantor, his or contents thereof and pipe lines or their right of way are as	tee to be neces relocations, cho as said granteer and all vegets and all vegets enances, or intestrip of land act that the failur or abandonn ilding shall be copes are less the granter shall no grantee for the in the opinion nees. The open appurtenances follows:	sary for the pur- inges, renewals, e may deem de- ation that might, erfere with their ross the land re- re of the grantee tent of the right erected over said  f land, provided: an eighteen (18) ot, in the opinion purposes herein of the grantee, ed contiguous to as, on account of eration or main- p, or any accident
Grantor has narmission	on to tap line a of connection.	at no charge. G	antt Distric	: C must
inspect line at time	01 004 100 12 1-10			
inspect line at time	BE REST	eccor To ok	191215 C	
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s).	above specified are right of way. , bargained, sold a their successors and	e hereby accepted in nd released and by t assigns forever the	full settlement nese presents d property descr	of all claims and o grant, bargain, ibed herein and
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to	above specified are right of way. , bargained, sold a their successors and their heirs, successor the grantee, the grantee or calaim the same or c	e hereby accepted in nd released and by the assigns forever the ors, executors and ad intee's successors or any part thereof.	full settlement nese presents d property descr ministrators to assigns, agair	of all claims and o grant, bargain, ibed herein and warrant and desist every person
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to IN WITNESS WHEREOF, the hand	above specified are right of way. their successors and their hoirs, successor the grantee, the grantee and seal of the Grand seal of the G	e hereby accepted in nd released and by the assigns forever the ors, executors and ad intee's successors or any part thereof.	full settlement nese presents d property descr ministrators to assigns, agair the Mortgagee,	of all claims and o grant, bargain, ibed herein and warrant and desist every person
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to	above specified are right of way. their successors and their hoirs, successor the grantee, the grantee and seal of the Grand seal of the G	e hereby accepted in nd released and by the assigns forever the ors, executors and ad intee's successors or any part thereof.	full settlement nese presents d property descr ministrators to assigns, agair the Mortgagee,	of all claims and o grant, bargain, ibed herein and warrant and desist every person
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to IN WITNESS WHEREOF, the hand	above specified arright of way. , bargained, sold a their successors and their hoirs, successor the grantee, the graclaim the same or cand seal of the Gra	e hereby accepted in nd released and by the assigns forever the forest or and ad nice's successors or any part thereof.  ntor(s) herein and of	full settlement nese presents d property descr ministrators to assigns, again the Mortgagee,	of all claims and o grant, bargain, ibed herein and warrant and desist every person if any, has here-
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to IN WITNESS WHEREOF, the hand unto been set this 2 2 day of 2	above specified are right of way. , bargained, sold a their successors and their hoirs, successor the grantee, the grantee and seal of the Grand seal of the	e hereby accepted in nd released and by the assigns forever the ors, executors and ad intee's successors or any part thereof.	full settlement nese presents d property descr ministrators to assigns, again the Mortgagee,	of all claims and o grant, bargain, ibed herein and warrant and desist every person if any, has here-