Saute Saute	nı South Vizrollia.		SEWER, POLICE		
, -	y of Greenville.		unty Block Book Do , Sheet WG 2.4,		
· 4 1.	RIGHT OF W of South Carolina, y of Greenville. KNOW ALL MEN BY				VOL 976 PAGI
· <u></u>	and _				, grantor(s),
ceipt o	sideration of \$\frac{15 4}{2} zed and existing pur up of which is hereby acknown my (our) tract(s) of loof the R.M.C. of said Sto	owledged, do hereb and situate in the ab ate and County in	y grant and convey pove State and Count	olina, hereinafter cal unto the said grante y and deed to which	led the Grantee, re- e a right of way in h is recorded in the
Deed B	300k <u>423</u>	at Po	age <u>77</u> and	d Booka	t Page
my (our each sid in the at Pag	ncroaching on my (our) lo ir) said land 20 feet on ide of the center line as office of Gantt Sewer, je the Grantor(s) herein by the	n each side of the c s same has been mo Police and Fire Di	enter line during the arked out on the groustrict, and recorded in	time of construction and, and being show the R. M. C. office	and 12 1—2 feet on n on a print on file in Plat Book
to a cle	ear title to these lands,	except as follows:		·	
E.	to accorded to discovery		a abase settos		
	is recorded in the office e ar		ne above said State o egally qualified and	· ·	
spect to	o the lands described h ne expression or design	erein.		-	,
gagee,	if any there be. The right of way is t				
pose of substitu sirable; in the o proper ferred to exer	of same, pipe lines, man of conveying sanitary se utions, replacements and the right at all times to opinion of the grantee, operation or maintenau to above for the purpo- raise any of the rights had feer at any time and fro	wage and industrial diadditions of or to to cut away and keen and ager or injure to the right of ing se of exercising the lerein granted shall must be to time exercised on the ereto as to impose	I wastes, and to ma the same from time ep clear of said pipe the pipe lines or their ress to and egress for rights herein granter not be construed as cise any or all of sam any load thereon.	ke such relocations, to time as said gra- lines any and all ve r appurtenances, or om said strip of land d; provided that the fi a waiver or abanda e. No building shall l	changes, renewals, ntee may deem degetation that might, interfere with their across the land reallure of the grantee comment of the right be erected over said
			na conno maninavia for	nces and use this strip	
3. That cre inches to of the mention injure, 4.	It is Agreed: That the ops shall not be planted under the surface of the grantee, interfere or coned, and that no use shendanger or render in. It is Further Agreed:	d over any sewer piper ground; that the usenflict with the usenflict with the usenflict was all be made of the saccessible the sewer that in the event a	pes where the tops of e of said strip of land of said strip of land said strip of land the pipe line or their all building or other str	f the pipes are less I by the grantor shal by the grantee for t it would, in the opin ppurtenances. ucture should be er	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to
That creinches a of the mention injure, 4. said see any da tenance or mish	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches a of the mention injure, 4. said see any datenance or mish	It is Agreed: That the ops shall not be planted under the surface of the grantee, interfere or coned, and that no use shendanger or render into it is Further Agreed: ewer pipe line, no claim amage that might occure, or negligences of ope	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches a of the mention injure, 4. said see any datenance or mish	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches a of the mention injure, 4. said see any datenance or mish	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches a of the mention injure, 4. said see any datenance or mish	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches a of the mention injure, 4. said see any datenance or mish	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches a of the mention injure, 4. said see any da tenance or mish	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be retion or maintenar erein or thereto.	pes where the tops of e of said strip of land of said strip of land said strip of land tho cpipe line or their al building or other str be made by the gra uilding or contents to ace, of said pipe lines	f the pipes are less and by the granter shall by the grantee for the twould, in the opin ppurtenances, but the shall be entered to the form their appurtenances or their appurtenances.	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main-
That creinches of the mention injure, 4. said seany datenance or mish	It is Agreed: That the ops shall not be planted under the surface of the grantee, interfere or coned, and that no use shendanger or render into its Further Agreed: ower pipe line, no claim amage that might occur e, or negligences of open hap that might occur the All other of special t	d over any sewer piper ground; that the use of the inflict with the use of the sewer and the sewer that in the event a for damages shall to such structure, be action or maintenar erein or thereto. The and conditions	pes where the tops of e of said strip of land of said strip of land said strip of land the pipe line or their all building or other strip be made by the graulding or contents to the contents of said pipe lines of said pipe lines of this right of way	f the pipes are less I by the grantor shal by the grantee for it would, in the opin ppurtenances. Ucture should be entered to the for their appurtenance or their appurtenance are as follows:	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main- ces, or any accident
That criinches in of the mention injure, 4. said seany datenance or mish 5.	It is Agreed: That the cops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render interfered: It is Further Agreed: swer pipe line, no claim amage that might occure, or negligences of openant that might occur that might occur that	d over any sewer pipe ground; that the use of inflict with the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be traition or maintenance of the sewer and conditions and conditions will be such as a	pes where the tops of e of said strip of land of said strip of land said strip of land the property of the pro	f the pipes are less and by the granter shall by the granter for it would, in the opin purtenances. Under the properties of the form of th	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to ligns, on account of operation or main- ces, or any accident at of all claims and to do grant, bargain, scribed herein and to warrant and de-
3. That criinches in of the mention injure, 4. said set any datenance or mish 5.	It is Agreed: That the ops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render into it is Further Agreed: ower pipe line, no claim and that might occur e, or negligences of open hap that might occur that Mill other of special to the granter in the grantor(s) have defended in the grantor(s) further do herell and singular said prenoever lawfully claiming	d over any sewer pipe ground; that the use of inflict with the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be traition or maintenarerein or thereto. The said conditions and conditions are said right of wa granted, before successible to the grantee, or to claim the said e hand and seal of the said e hand and seal of the said in the said e hand and seal of the said in the said e hand and seal of the said in the said e hand and seal of the said in the said e hand and seal of the said in the said	bes where the tops of e of said strip of land of said strip of land said strip of land said strip of land that the property of land said strip of land that the property of land said strip of land the property of land the land	of the pipes are less to by the granter shall by the granter for it would, in the opin popurtenances. In the control of the co	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main- ces, or any accident and of all claims and to do grant, bargain, scribed herein and to warrant and de- ainst every person
3. That criinches in of the mention injure, 4. said second determined or mish 5.	It is Agreed: That the ops shall not be planted under the surface of the grantee, interfere or coned, and that no use she endanger or render into it is Further Agreed: ower pipe line, no claims age that might occur e, or negligences of openap that might occur that All other or special to the or special to the grantor(s) have defined the property of the grantor(s) further do hereld and singular said premover lawfully claiming over lawfully claiming	d over any sewer pipe ground; that the use of inflict with the use of all be made of the saccessible the sewer That in the event a for damages shall to such structure, be traition or maintenarerein or thereto. The said conditions and conditions are said right of wa granted, before successible to the grantee, or to claim the said e hand and seal of the said e hand and seal of the said in the said e hand and seal of the said in the said e hand and seal of the said in the said e hand and seal of the said in the said e hand and seal of the said in the said	bes where the tops of e of said strip of land of said strip of land said strip of land said strip of land that the property of land said strip of land that the property of land said strip of land the property of land the land	of the pipes are less to by the granter shall by the granter for it would, in the opin popurtenances. In the control of the co	than eighteen (18) I not, in the opinion the purposes herein tion of the grantee, ected contiguous to tigns, on account of operation or main- ces, or any accident and of all claims and to do grant, bargain, scribed herein and to warrant and de- ainst every person

As to the Mortgagee