County of Greenville.	Greenville County Block Bo	POLICE AND FIRE DISTRICT ok Designation as of April 23, 1973
`	District , Sheet 384,	Block 2, Lot 10
. I. KNOW ALL MEN BY	THESE PRESENTS: ThatAnnie	Grace Payne
and		grantor(s)
ceipt of which is hereby ack and over my (our) tract(s) of office of the R.M.C. of said S	nowledged, do hereby grant and land situate in the above State an tate and County in	Gantt Sewer, Police and Fire District, the same uth Carolina, hereinafter called the Grantee, re- convey unto the said grantee a right of way ir d County and deed to which is recorded in the
Deed Book	at Page	and Book at Page
my (our) said land 20 feet of each side of the center line of	on each side of the centerline dur as same has been marked out on t	DUS feet, more or less, and being that portion of ring the time of construction and 12 1—2 feet or the ground, and being shown on a print on file corded in the R. M. C. office in Plat Book
• • • • • • • • • • • • • • • • • • • •		e are no liens, mortgages, or other encumbrances
to a clear title to these lands,	, except as follows:	
which is encorded in the offi	ice of the PMC of the chouse said	d State and County in Mortgage Book
		ed and entitled to grant a right of way with re-
gagee, if any there be. 2. The right of way is right and privilege of enterir limits of same, pipe lines, ma pose of conveying sanitary s substitutions, replacements at sirable; the right at all times in the opinion of the grantee, proper operation or mainteneferred to above for the purp to exercise any of the rights thereafter at any time and fr sewer pipe line nor so close 3. It is Agreed: That the That crops shall not be plantalinches under the surface of the sights and the surface of the surface of the sights are significant.	s-to and does convey to the granting the aforesaid strip of land, and anholes, and any other adjuncts desewage and industrial wastes, and additions of or to the same from	ntain fences and use this strip of land, provided: e tops of the pipes are less than eighteen (18) o of land by the grantor shall not, in the opinion of land by the grantee for the purposes herein land that would, in the opinion of the grantee,
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	i: That in the ovent a building or o m for damages shall be made by or to such structure, building or co peration or maintenance, of said p	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	to that in the event a building or of m for damages shall be made by or to such structure, building or co peration or maintenance, of said p therein or thereto.	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	to that in the event a building or of m for damages shall be made by or to such structure, building or co peration or maintenance, of said p therein or thereto.	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	to that in the event a building or of m for damages shall be made by or to such structure, building or co peration or maintenance, of said p therein or thereto.	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	to that in the event a building or of m for damages shall be made by or to such structure, building or co peration or maintenance, of said p therein or thereto.	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	to that in the event a building or of m for damages shall be made by or to such structure, building or co peration or maintenance, of said p therein or thereto.	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use s Injure, endanger or render it 4. it is Further Agreed said sewer pipe line, no clair any damage that might occur tenance, or negligences of op or mishap that might occur t	to that in the event a building or of m for damages shall be made by or to such structure, building or co peration or maintenance, of said p therein or thereto.	other structure should be erected contiguous to the grantor, his hoirs or assigns, on account of ontents thereof due to the operation or main- tipe lines or their appurtenances, or any accident
mentioned, and that no use sinjure, endanger or render if 4. it is Further Agreed; acid sewer pipe line, no claim any damage that might occur tenance, or negligences of operations of the payment and process of the payment and process of the payment and process of the grantor(s) have sell and release unto the grantor(s) further do her fend all and singular said preferations.	rivileges above specified are here for adding to the specified are here of said right of way. The granted, bargained, sold and represented, bargained, sold and represented their successors and assigned their successors and assigned their successors, excessors, ex	eby accepted in full settlement of all claims and sleased and by these presents do grant, bargain, gas forever the property described herein and executors and administrators to warrant and desceptors or assigns, against every person
mentioned, and that no use sinjure, endanger or render if 4. it is Further Agreed; acid sewer pipe line, no claim any damage that might occur tenance, or negligences of operations of the payment and process of the payment and process of the payment and process. All other or special damages of whatever nature 7. The grantor(s) have sell and release unto the grantor(s) further do her fend all and singular said process whomsoever lawfully claiming in Witness Whereof, the said process of the payment and process of the process of the payment and process of the payme	that in the ovent a building or a m for damages shall be made by in to such structure, building or a peration or maintenance, of said patherein or thereto. I terms and conditions of this right terms and conditions of this right effect of said right of way. I granted, bargained, sold and reseated, bargained, sold and reseated, bargained, sold and reseated by bind their heirs, successors, exemises to the grantee, the grantee's no or to claim the same or any patherenance and and seal of the Grantor(s	eby accepted in full settlement of all claims and eleased and by these presents do grant, bargain, gas forever the property described herein and accounts of the settlement of all claims and eleased and by these presents do grant, bargain, gas forever the property described herein and executors and administrators to warrant and described successors or assigns, against every personant thereof.
mentioned, and that no use sinjure, endanger or render it. 4. it is Further Agreed: said sewer pipe line, no claim any damage that might occur tenance, or negligences of oper mishap that might occur to 5. All other or special of the series	that in the ovent a building or a m for damages shall be made by or to such structure, building or a peration or maintenance, of said patherein or thereto. I terms and conditions of this right terms and conditions of this right effort said right of way. I granted, bargained, sold and reacted, the granted as an assistant of the same or any property or to claim the same or any property.	eby accepted in full settlement of all claims and eleased and by these presents do grant, bargain, gas forever the property described herein and accounts of the settlement of all claims and eleased and by these presents do grant, bargain, gas forever the property described herein and executors and administrators to warrant and described successors or assigns, against every personant thereof.

(Continued on next Page)

As to the Mortgagee