	unty of Greenvil	iroima, lle.	Greenville District	Coomy bio	ER, POLICE A ck Book Designa 386, Block 1, 1	non us of A	pril 23, 197	3
Ϋ́ς.	1. KNOW ALL	MEN BY	THESE PRESEN	ITS: That	Andrew	L. & Earline	e McMorris	
0.0								
· · · · ·		. ana . 7	טט					rantor(s)
and	ot of which is her	act(s) of l	and situate in	hereby gran the above St	aid by Gantt Sewe of South Carolina t and convey unto ate and County an	the said grat	ntee a right of	way i
				•	and Boo	ok	_at Page	
my each in t	(our) said land 2 n side of the cent	0 feet of er line a	n each side of s same has be	f the center li een marked o	or minusfeet, mo ne during the time ut on the ground, nd recorded in the	of construction and being sh	on and 12 1—2 own on a prin	2 feet o
	•				t there are no liens	, mortgages,		nbrance
10 0	clear inte lo the	se idilas,	except as low	JW3:				
	ch is recorded in	the offi-	e of the PM (of the cho	ve said State and (County in Mar	tagge Rook	
					qualified and entit	-		
	ct to the lands de	escribed i	erein.				,	
gag	iee, if any there b	e.	•		used herein shall grantee, its succes		A. 4	
limi pose sub sira in ti pro ferr to e ther	nt and privilege of the soft same, pipe I are of conveying so stitutions, replace able, the right at the opinion of the per operation or ed to above for exercise any of the	of enterin- lines, mai anitary so- ments an all times grantee, maintena the purpo e rights lee and fro	g the aforesain holes, and an ewage and in- d additions of to cut away of endanger or i nce; the right ose of exercisinerein granted om time to time	d strip of lan y other adjundustrial waste f or to the sa injure the pic of ingress to ng the rights I shall not be e exercise an	d, and to constructs deemed by the stand to make a me from time to it or of said pipe lines e lines or their ap and egress from a herein granted; proconstrued as a wy or all of same. N	t, maintain a grantee to be uch relocation me as said g i any and all purtenances, aid strip of la pvided that the aiver or abai	nd aperate we necessary for its, changes, recorded may do we getation the or interfere we and across the failure of the indonment of the necessary of the indonment of the necessary in the neces	ithin the the pure enewals eem de at might ith thei land re grante the righ
#8W	3. It is Agreed	l: That th	e arantor(s) m			and use this s	trip of land, p	
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or consession of the fere or consession of the fere	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	ad thereon. s, maintain fences ere the tops of the id strip of land by strip of land by tip of land that we line or their appur g or other structur de by the grantor, or contents there said pipe lines or ti	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinior s hereii grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or consession of the fere or consession of the fere	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinior s hereii grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or c no use sl render ir Agreed: , no clain ght occur ces of op t occur th	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinior s hereii grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or c no use sl render ir Agreed: , no clain ght occur ces of op t occur th	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinion s herein grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or c no use sl render ir Agreed: , no clain ght occur ces of op t occur th	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinior s hereii grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or c no use sl render ir Agreed: , no clain ght occur ces of op t occur th	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinior s hereii grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or c no use sl render ir Agreed: , no clain ght occur ces of op t occur th	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinion s herein grantee guous to count o
Tha inch of t mer inju said any tend	t crops shall not les under the surfiche grantee, inter- ntioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that mid ance, or negligen- mishap that migh	be plante ace of the fere or c no use sl render ir Agreed: , no clain ght occur ces of op t occur th	d over any set e ground; that onflict with the nall be made of accessible the That in the even for damages to such structeration or ma perein or there	ay plant crop wer pipes wh the use of sa e use of said of the said st sewer pipe rent a buildin s shall be ma ture, building intenance, of	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	e pipes are le the granter si he grantee fo suld, in the o tenances. The should be his heirs or of due to th heir appurten	ess than eight nail not, in the or the purpose pinion of the erected contig assigns, on ac e operation of ances, or any	rovided een (18 opinion s herein grantee guous to count o
dan sell	t crops shall not I nes under the surfithe grantee, inter thioned, and that tre, endanger or 4. It is Further d sewer pipe line, damage that miance, or negligenmishap that migh 5. All other or 7. The grantor and release unto grantor(s) further d all and singular	be plante ace of the fere or c no use si no use si no clain ight occur ces of op t occur th r special at and p r nature (s) have to the gro to do here said pre-	d over any set of ground; that onflict with the onflict with the onflict with the exact of the conflict of the exact of th	ay plant crop wer pipes wh the use of said e use of said of the said sti sewer pipe rent a building shall be ma ture, building intenance, of tto. additions of th ditions of th e specified a of way. gained, sold successors an heirs, success antee, the gre	s, maintain fences ere the tops of the id strip of land by strip of land by t- ip of land that we lip or their appur g or other structur de by the grantor, or contents there said pipe lines or t	in full settler by these property administrator by these property administrator	ment of all cla ents do grant, described her	ims and de
dan sell	t crops shall not less under the surfithe grantee, inter this promote, and that tre, endanger or 4. It is Further disewer pipe line, admage that miance, or negligentiates of the payments of the payments of whatever 7. The granter and release unto dall and singular emsoever lawfully	be plante ace of the fere or c no use si no clain ight occur ces of op t occur th r special nt and p er nature (s) have to the gree said pre- said pre- said pre- said pre-	d over any set of ground; that onflict with the onflict with the onflict with the onflict with the even for damages to such structure eration or material or there terms and conflict with the conflict of the granted, barganted, barganted, barganted, the granted or to claim	ay plant crop wer pipes wh the use of said e use of said of the said sti sewer pipe vent a building shall be ma ture, building intenance, of tto. additions of th e specified a of way. gained, sold successors an heirs, success antee, the gre the same or	s, maintain fences ere the tops of the id strip of land by strip of land by strip of land that we line or their appur g or other structur de by the grantor, or contents there said pipe lines or t is right of way are the hereby accepted and released and it d assigns forever sors, executors and antee's successors	in full settler by these prese the grantee for contenances. e should be his heirs or of due to th heir appurten as follows: in full settler by these prese the property administrato or assigns,	ment of all cla ents do grant, ides described her	rovidedeen (18 opinions sherein accident acciden
dan dan sell the	t crops shall not less under the surfithe grantee, inter this promote, and that tre, endanger or 4. It is Further disewer pipe line, admage that miance, or negligentiates of the payments of the payments of whatever 7. The granter and release unto dall and singular emsoever lawfully	be plante ace of the fere or c no use si render ir Agreed: , no clain ight occur tes of op t occur t occur t special and p r nature (s) have the gro r do here said pre y claimin	d over any set of ground; that onflict with the onflict with the onflict with the onflict with the even for damages to such structuration or material or there terms and confirmated, bargintee(s), their oby bind their mises to the grante damage or to claim the hand and set of the set of the confirmate damage.	ay plant crop wer pipes wh the use of said e use of said of the said sti sewer pipe vent a building shall be ma ture, building intenance, of tto. additions of th e specified a of way. gained, sold successors an heirs, success antee, the gre the same or	s, maintain fences ere the tops of the id strip of land by strip of land by strip of land that we line or their appur g or other structur de by the grantor, or contents there said pipe lines or t is right of way are and released and it d assigns forever sors, executors and antee's successors any part thereof.	in full settler by these prese the grantee for contenances. e should be his heirs or of due to th heir appurten as follows: in full settler by these prese the property administrato or assigns,	ment of all cla ents do grant, ides described her	rovided een (18 opinion s herein grantee grantee r main acciden lims and bargain ein and de person
dan sell the	t crops shall not less under the surfithe grantee, inter thioned, and that tre, endanger or 4. It is Further disewer pipe line, damage that miance, or negligenmishap that might 5. All other or 7. The granter and release unterprocessor lawfully in WITNESS WH	be plante ace of the fere or consession of the c	d over any sets ground; that conflict with the conflict with the conflict with the conflict with the expension of the expensi	e specified a of way. gained, sold successors an heirs, success and of the Grand of the Grand of the said be made to the said sure, building intendence, of the said be made to the said be made to the said be made to the said of the Grand o	s, maintain fences ere the tops of the id strip of land by strip of land by strip of land that we line or their appur g or other structur de by the grantor, or contents there said pipe lines or t is right of way are and released and it d assigns forever sors, executors and antee's successors any part thereof.	in full settler by these prese the grantee for contenances. e should be his heirs or of due to th heir appurten as follows: in full settler by these prese the property administrato or assigns,	ment of all cla ents do grant, ides described her	rovided een (18 opiniors s hereir grantee grantee r main acciden lims and bargain ein and de person

(Continued on next Page)

As to the Mortgagee