40 50 600 . 11	· Craanin ()	e County Block !	Book Designation	as of April 25, 197
Comity of Greenvill	COF WAY TO GA	, Sheet	381, Block 1, L	ot 2
SET 1. KNOW ALL A	MEN BY THESE PRESENT	rs: ThatJimmy	Rrysikos	
	and			grantor(s)
In consideration of \$ organized and existing celpt of which is here	ng pur uant to the laws eby acknowledged, do act(s) of land situate in	paid by s of the State of Sou hereby grant and the above State and	Gantt Sewer, Police oth Carolina, hereinal convey unto the said of County and deed to	and fire District, the same fier called the Grantee, re- grantes a right of way in a which is recorded in the
Deed Book	127	_ at Page	and Book	at Page
each side of the cent in the office of Gan	ter line as same has be litt Sewer, Police and I	een marked out on Fire District, and rec	the ground, and bein orded in the R. M. C	at Page , and being that partian or ruction and 12 1–2 feet or g shown on a print on file. affice in Plat Book
			are no liens, mortga	ges, or other encumbrance
to a clear title to the	se lands, except as foll	ows:		
		C -1 sha -1 sus!	d State and County in	Mortagge Book
_	the office of the R.M.	c. or the above fai he) is leachly audlif	ied and entitled to a	Mortgage Book
				erstood to include the Mor
The expression gages, if any there b	or designation "Grant se.	OF WHEIEVEL USEC		d assigns the following: The
substitutions, replace strable; the right at in the opinion of the	ements and additions of all times to cut away or grantee, endanger or	of or to the same from the condition of the pipe line	rom time to time as a cold pipe lines any areas or their appurient	to be necessary for the puscations, changes, renewal said grantee may deem did all vegetation that mightness, or interfere with the pof land across the land r
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sure of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away e grantee, endanger or maintenance; the right the purpose of exercise the rights herein granteme and from time to time to to the state of the grantor(s) of the planted over any strace of the ground; the strate or conflict with the trans use shall be made or render inaccessible the Agreed: That in the city, no claim for damagemight occur to such strans of operation or mental trans and the strans of operation or mental trans the strans of operation or mental transfer that it is the strans of operation or mental transfer that it is the stransfer transfer that it is the stransfer transfer tr	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the may plant crops, more ever pipes where to the use of said strip of the said strip of	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that migh nates, or interfere with the poof land across the land of hat the failure of the granter abandonment of the rig ng shall be erected over so this strip of land, provide are less than eighteen () inter shall not, in the opinite the opinion of the granters. Id be erected contiguous irs or assigns, an account to the operation or ma opurtenances, or any accide
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sure of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away or grantee, endanger or maintenance; the right the purpose of exercisithe rights herein granteme and from time to till reactions to be planted over any strace of the grantor(s) retire to the grantor(s) retire or conflict with the reaction of the grantor(s) retire or conflict with the reaction of the grantor(s) retire or conflict with the reaction of the grantor(s) retire or conflict with the reaction of the grantor(s) retire or conflict with the reaction of conflict with t	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the may plant crops, more ever pipes where to the use of said strip of the said strip of	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that migh nates, or interfere with the poof land across the land of hat the failure of the granter abandonment of the rig ng shall be erected over so this strip of land, provide are less than eighteen () inter shall not, in the opinite the opinion of the granters. Id be erected contiguous irs or assigns, an account to the operation or ma opurtenances, or any accide
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sur of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away e grantee, endanger or maintenance; the right the purpose of exercise the rights herein granteme and from time to time to to the state of the grantor(s) of the planted over any strace of the ground; the strate or conflict with the trans use shall be made or render inaccessible the Agreed: That in the city, no claim for damagemight occur to such strans of operation or mental trans and the strans of operation or mental trans the strans of operation or mental transfer that it is the strans of operation or mental transfer that it is the stransfer transfer that it is the stransfer transfer tr	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the may plant crops, more ever pipes where to the use of said strip of the said strip of	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that migh nates, or interfere with the poof land across the land of hat the failure of the granter abandonment of the rig ng shall be erected over so this strip of land, provide are less than eighteen () inter shall not, in the opinite the opinion of the granters. Id be erected contiguous irs or assigns, an account to the operation or ma opurtenances, or any accide
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sur of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away e grantee, endanger or maintenance; the right the purpose of exercise the rights herein granteme and from time to time to to the state of the grantor(s) of the planted over any strace of the ground; the strate or conflict with the trans use shall be made or render inaccessible the Agreed: That in the city, no claim for damagemight occur to such strans of operation or mental trans and the strans of operation or mental trans the strans of operation or mental transfer that it is the strans of operation or mental transfer that it is the stransfer transfer that it is the stransfer transfer tr	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the may plant crops, more ever pipes where to the use of said strip of the said strip of	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that migh nates, or interfere with the poof land across the land of hat the failure of the granter abandonment of the rig ng shall be erected over so this strip of land, provide are less than eighteen () inter shall not, in the opinite the opinion of the granters. Id be erected contiguous irs or assigns, an account to the operation or ma opurtenances, or any accide
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sure of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away e grantee, endanger or maintenance; the right the purpose of exercise the rights herein granteme and from time to time to to the state of the grantor(s) of the planted over any strace of the ground; the strate or conflict with the trans use shall be made or render inaccessible the Agreed: That in the city, no claim for damagemight occur to such strans of operation or mental trans and the strans of operation or mental trans the strans of operation or mental transfer that it is the strans of operation or mental transfer that it is the stransfer transfer that it is the stransfer transfer tr	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the may plant crops, more ever pipes where to the use of said strip of the said strip of	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that migh nates, or interfere with the poof land across the land of hat the failure of the granter abandonment of the rig ng shall be erected over so this strip of land, provide are less than eighteen () inter shall not, in the opinite the opinion of the granters. Id be erected contiguous irs or assigns, an account to the operation or ma opurtenances, or any accide
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sure of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away e grantee, endanger or maintenance; the right the purpose of exercise the rights herein granteme and from time to time to to the state of the grantor(s) of the planted over any strace of the ground; the strate or conflict with the trans use shall be made or render inaccessible the Agreed: That in the city, no claim for damagemight occur to such strans of operation or mental trans and the strans of operation or mental trans the strans of operation or mental transfer that it is the strans of operation or mental transfer that it is the stransfer transfer that it is the stransfer transfer tr	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the same exercise any load the same plant crops, more ever pipes where to the use of said strip of the sai	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that mighad all vegetation that mighad as a second of land across the land of hat the failure of the granter abandonment of the right of land, provide are less than eighteen (I inter shall not, in the opinionee for the purposes here the opinion of the grantes. Id be erected contiguous irs or assigns, an account to the operation or magnuteanances, or any acciditions:
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sure of the grunter, into mentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that a tenance, or neglige	sonitary sewage and it ements and additions of all times to out away e grantee, endanger or maintenance; the right the purpose of exercise the rights herein granteme and from time to time to to the state of the grantor(s) of the planted over any strace of the ground; the strate or conflict with the trans use shall be made or render inaccessible the Agreed: That in the city, no claim for damagemight occur to such strans of operation or mental trans and the strans of operation or mental trans the strans of operation or mental transfer that it is the strans of operation or mental transfer that it is the stransfer transfer that it is the stransfer transfer tr	of or to the same for and keep clear of a injure the pipe line to fingress to and sing the rights here in the same for any of the same exercise any or a same exercise any load the same exercise any load the same plant crops, more ever pipes where to the use of said strip of the sai	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided thrued as a waiver of a caid of the pipes of the pipes of land by the granted that would, in or their appurtenance by the granted that the pipes of the pipes of the pipes of land by the granted that would, in or their appurtenance of their appurtenance of the pipes of their appurtenance of their structure show by the grantor, his he contents thereof due pipe lines or their appurter	said grantee may deem dad all vegetation that mighad all vegetation that mighad as a second of land across the land of hat the failure of the granter abandonment of the right of land, provide are less than eighteen (I inter shall not, in the opinionee for the purposes here the opinion of the grantes. Id be erected contiguous irs or assigns, an account to the operation or magnuteanances, or any acciditions:
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sun of the grunter, intermentioned, and the injure, endanger of 4. It is Furth and sewer pipe lin any damage that a tenance, or neglige or mishap that mig 5. All other 7. The grantsell and ralease the grantor(s) further fend all and singu whomsoover lawf	gentiary sewage and it ements and additions of all times to cut away e grantee, endanger or maintenance; the right the purpose of exercisithe rights herein grante me and from time to tir so close thereto as to di. That the grantor(s) is be planted over any strates or conflict with the transport of the granted that in the strange of the grantal that in the ender rendar inaccessible the Agreed. That in the ences of operation or may be accepted that in the ences of operation or may be accepted that the strange of the grantee or special terms and controlly have grantee(s), the there do hereby bind the plar said premises to the fully claiming or to cla	of or to the same from the same or any the same from the sam	com time to time as a caid pipe lines any are are their appurtence egress from said strip in granted; provided thrued as a waiver of all of same. No build lerean. Intain fences and use he tops of the pipes of land by the granter their appurtenance other structure show the granter, his he contents thereof due pipe lines or their appurtenance other structure show the granter, his he contents thereof due pipe lines or their appurtenance other structure show the granter, his he contents thereof due pipe lines or their appure lines or their appure as fall are as a contents thereof due of the saigns forever the pipe lines or their appure as fall are as a contents thereof due of the saigns forever the pipe lines or their appure as fall are as a content of the saigns forever the pipe lines or their appure as fall are as a content of the saigns forever the pipe lines or their appure as fall are as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saig	said grantee may deem da all vegetation that mighad all vegetation that mighad all vegetation that mighad a conflor of land occas the land rhat the failure of the granter abandonment of the righad land the failure of the granter and the strip of land, provide are less than eighteen (I noter shall not, in the opinionee for the purposes here the opinion of the grantes. It is a consistent of the continuous irs or assigns, an account to the operation or an appurtenances, or any acciditions:
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the sun of the grunter, intermentioned, and that injure, endanger of 4. It is Furth said sewer pipe line any damage that tenance, or neglige or mishap that mig 5. All other 7. The gran sell and release the grantor(s) furtified all and singu whomsoover lawf	contrary sewage and it ements and additions of all times to cut away e grantee, endanger or maintenance; the right the purpose of exercisities and from time to tire to close thereto as to di. That the grantor(s) is be planted over any state of the grants; the radar laccessible the radared. That in the cit, no claim for damage might occur to such strantes of operation or might occur therein or the or special terms and constitution of the grantee(s), the there do hereby bind the plar said premises to the fully claiming or to claim WHEREOF, the hand an	or or to the same from the same that the use of said strip of the sa	com time to time as a caid pipe lines any are so or their appurtence egress from said strip in granted; provided to trued as a waiver of a caid of same. No build lerean, sintain fences and use he tops of the pipes of land by the granter and by the granter appurtenance of land that would, in or their appurtenance, the pipes of land that would, in or their appurtenance, and the granter there of due pipe lines or their appurtenance, and the granter, his he contents thereof due pipe lines or their appurtenance, and the granter thereof due pipe lines or their appurtenance, and the granter thereof due pipe lines or their appurtenance, and the granter thereof are pipe lines or their appurtenance, and the granter thereof are a care the granter thereof.	issid grantee may deem da all vegetation that mighad all vegetation that mighad all vegetation that mighad are so of land across the land of the the failure of the grant of aboutdonment of the righad are less than eighteen (I miter shall not, in the opinite for the purposes here the opinion of the grant is or assigns, an account to the operation or may accide the operation of the operation of the operation or may accide the operation of the o
substitutions, replace strable; the right at in the opinion of the proper operation or ferred to above for to exercise any of thereafter at any till sewer pipe line nor 3. It is Agree That crops shall not inches under the suries end that inches under the suries endanger of 4. It is Furth said sewer pipe line any damage that tenance, or neglige or mishap that mig 5. All other 7. The gran sell and release the grantor(s) furthered all and singu whomsoover lawfilm with the protocy of the grantor(s) furthered all and singu whomsoover lawfilm with the protocy of the protocy of the grantor(s) furthered all and singu whomsoover lawfilm with the protocy of the protocy of the protocy of the protocy of the grantor(s) furthered all and singu whomsoover lawfilm with the protocy of the pro	gentiary sewage and it ements and additions of all times to cut away e grantee, endanger or maintenance; the right the purpose of exercisithe rights herein grante me and from time to tir so close thereto as to di. That the grantor(s) is be planted over any strates or conflict with the transport of the granted that in the strange of the grantal that in the ender rendar inaccessible the Agreed. That in the ences of operation or may be accepted that in the ences of operation or may be accepted that the strange of the grantee or special terms and controlly have grantee(s), the there do hereby bind the plar said premises to the fully claiming or to cla	or or to the same from the same that the use of said strip of the sa	com time to time as a caid pipe lines any are are their appurtence egress from said strip in granted; provided thrued as a waiver of all of same. No build lerean. Intain fences and use he tops of the pipes of land by the granter their appurtenance other structure show the granter, his he contents thereof due pipe lines or their appurtenance other structure show the granter, his he contents thereof due pipe lines or their appurtenance other structure show the granter, his he contents thereof due pipe lines or their appure lines or their appure as fall are as a contents thereof due of the saigns forever the pipe lines or their appure as fall are as a contents thereof due of the saigns forever the pipe lines or their appure as fall are as a content of the saigns forever the pipe lines or their appure as fall are as a content of the saigns forever the pipe lines or their appure as fall are as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saigns forever the pipe lines or their appure as a content of the saig	issid grantee may deem da all vegetation that mighad all vegetation that mighad all vegetation that mighad are so of land across the land of the the failure of the grant of aboutdonment of the righad are less than eighteen (I miter shall not, in the opinite for the purposes here the opinion of the grant is or assigns, an account to the operation or may accide the operation of the operation of the operation or may accide the operation of the o

(continued on next page)

As to the Mortgagee