## RIGHT OF WAY AN 31 II II AND SECOND SECTION 11 II AND SECOND SECO

OLLIE FARRISWORTH. R. M.C.

## State of South Carolina, COUNTY OF GREENVILLE.

1. KNOW ALL MEN BY THESE PRESENTS: That	Johnny L. and Shirley C. Addington
einafter called the Grantee, receipt of which is hereby and over my (our) tract (s) of land situate in the above	by the Town of Travelers Rest, a body politic under the laws of South Carolina, acknowledged, do hereby grant and convey unto the said Grantee a right of way State and County and deed to which is recorded in the Office of the R. M. C. of and Book page, said lands being known and designated as
State and County in Book page Lot 11, Loraine Drive, Meadow	brook Farms
towning (19) feet wide being located SIA (0) 1-	as Sheet 496  Block 3, Lot 14 and encroaching of my and being forty (40) feet wide during construction and after construction, a permanent of each side of the center line of said sewer pipe or pipes as shown on the print there are no liens, mortgages or other encumbrances to a clear title to these lands,
ept as follows:	
nge	said State and County in Mortgage Bookat pageand thatI (we) (it) is (are) legally qualified and entitled to grant a right of way
th respect to the lands described herein.	the Martagee if any therebe.
2. The right of way is to and does convey to the Granoresaid strip of land, and to construct and operate within rantee to be necessary for the purpose of conveying santi the stitutions, replacements and additions of or ro the same at away and keep clear of said pipe lines any and all vege their appurtenances, or interfere with their proper of cross the land referred to above for the purpose of excise any of the rights herein granted shall not be constructed by the construction of the rights herein granted shall not be constructed by the construction of the rights herein granted shall not be constructed by the construction of the rights herein granted shall not be constructed by the construction of the rights herein granted shall not be constructed by the construction of the rights herein granted shall not be constructed by the construction of the rights herein granted shall be expected by the construction of the construction of the construction.	ntee, its successors and assigns the following and any other adjuncts deemed by the in the limits of same, pipe lines, manholes and any other adjuncts deemed by the interior of the lines of the lines to the same as asis Grantee may deem desirable; the right at all times to from time as asis Grantee may deem desirable; the right at all times to from time as asis Grantee may deem desirable; the right at all times to expend the right of the Grantee, endanger or injure the pipe line tation that might, in the opinion of the Grantee, endanger or injure the pipe line relation to maintenance; the right of the Grantee, and egress from said strip of lane relations of the injure of the Grantee to exercising the rights herein granted; provided that the failure of the Grantee to exercising the rights herein granted; provided that the failure of the Grantee to exercising the rights herein granted over said sewer pipe line nor so close thereto as to impose any load thereon.
3. It is Agreed: That in the event a building of value all be made by the Grantor, his heirs or assigns, on account to the operation or maintenance, or negligences of or	unt of any damages that might occur to such structure, unterpresent or any accident operation or maintenance of said pipe lines or their appurtenances, or any accident operation or maintenance of said pipe lines or their appurtenances, or any accident of
4. It is Further Agreed And Understood: That upon of the premise change, substitution, etc., thereof, the premise	completing the construction of the pipe lines, manholes and other adjuncts, or an essential state of the condition in which it existed prior to the shall, where possible, be restored to the condition in which it existed prior to the
5. All other or special terms and conditions of this r	ight of way are as follows:
IN WITNESS WHEREOF the hand and seal of the Gr	rantor (s) here in and of the Mortgagee, if any, has hereunto been set this
IN WITNESS WHEREOF the hand and seal of the Gr	Johnson I. Addington  (Se
IN WITNESS WHEREOF the hand and seal of the Grand of the	Johnson I. Addington (Se
IN WITNESS WHEREOF the hand and seal of the Grand State of the Grand S	rantor (s) here in and of the Mortragee, if any, has hereunto been set this constraint (Section 1) Addington (
IN WITNESS WHEREOF the hand and seal of the Grand State of the Grand S	rantor (s) here in and of the Mortgagee, if any, has hereunto been set this constraint (Section 1) Addington (Section 1) Addington (Section 1) (Sectio
IN WITNESS WHEREOF the hand and seal of the Grand State of the Grand S	rantor (s) here in and of the Mortragee, if any, has hereunto been set this
IN WITNESS WHEREOF the hand and seal of the Grand 1969 A.D.  igned, sealed and delivered in the resence of:  1) Shirley & Reene  2) Grantor (s)	rantor (s) here in and of the Mortragee, if any, has hereunto been set this
IN WITNESS WHEREOF the hand and seal of the Grand 1969 A.D.  igned, sealed and delivered in the resence of:  1) Shirley & Reene  2) Grantor (s)	rantor (s) here in and of the Mortragee, if any, has hereunto been set this
IN WITNESS WHEREOF the hand and seal of the Grand process of the Grand p	rantor (s) here in and of the Mortgagee, if any, has hereunto been set this
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IN WITNESS WHEREOF the hand and seal of the Grand process of the Grand p	rantor (s) here in and of the Mortragee, if any, has hereunto been set this
IN WITNESS WHEREOF the hand and seal of the Grand Seal of the Gran	rantor (s) here in and of the hisroragee, if any, has hereunto been set this
IN WITNESS WHEREOF the hand and seal of the Grand Seal of the Gran	Grantor (s)  Grantor (s)  (Second Second Sec