Эст **26** 11 от All '73

## RIGHT OF WAY

 $\text{vol}\ 987\ \text{race}\ 23$ 

State of South Carolina, County of Greenville.

1. KNOW ALL MEN BY THESE PRESENTS: That\_

Greenville County Block Book Designation as of Oct. 9, 1973 District , Sheet 538.9, Block 1, Lot 26

James E. Pruett

and Shella C. Fluet	y Sewer Authority, a body	grantor(s), in co	onsideration of \$	1/3.—
called the Grantee, receip	ot of which is hereby ackn	iowledged, do hereby	grant and conve	y unto the said
	and over my (our) tract(s) of			
	fice of the R. M. C., of said S	now or former:	lv	_
Book at pa North, Great Glen Roo North	ad on the South, Property	Is being bounded/by the of Smith on the East	lands of Brush and Property o	y Creek on the of Dewlin on the
* **	715	. #		
•	ur) land a distance of 115	teet, more o	r less, and being	that portion of
my (our) said land 25	* feet wide, exter	nding 12.5	feet on e	each side of the
Greenville County Sewer The Grantor(s) herein	Authority. (*50 feet wide by these presents warrants	e, 25 feet on each	side during	construction.
to a clear title to these lan	us, except as tonows:			
which is recorded in the of	fice of the R. M. C., of the ab	pove said State and Cou	inty in Mortgage	Book
	d that he (she) is legally qual	•		
the lands described herein				•
if any there be.			14.1	•
	is to and does convey to the a he aforesaid strip of land, and			
same, pipe lines, manholes,	, and any other adjuncts deen	ned by the grantee to be	necessary for the	e purpose of con-
	d industrial wastes, and to n is of or to the same from tin			
at all times to cut away a	nd keep clear of said pipe liz	nes any and all vegetat	ion that might, i	n the opinion of
	njure the pipe lines or their a of ingress to and egress from			
the purpose of exercising	the rights herein granted; pro	ovided that the failure	of the grantee to	exercise any of
the rights herein granted s	shall not be construed as a v	vaiver or abandonment	of the right there	after at any time
so close thereto as to impo	exercise any or all of same. N ise any load thereon.	No building snall be ere	cted over said sev	ver pipe line nor
That crops shall not be pla under the surface of the gr grantee, interfere or confli	t the grantor(s) may plant created over any sewer pipes whound; that the use of said strip of with the use of said strip ade of the said strip of land the said	here the tops of the pipe p of land by the granto of land by the grantee f	es are less than eig or shall not, in th or the purposes h	chteen (18) inches e opinion of the erein mentioned,
or render inaccessible the	sewer pipe line or their appr	urtenances.		_
said sewer pipe line, no any damage that might occ or negligences of operation	eed: That in the event a build claim for damages shall be cur to such structure, building n or maintenance, of said pi	made by the grantor, l or contents thereof due	his heirs or assign e to the operation	ns, on account of or maintenance,
that might occur therein of the state of the	or thereto. al terms and conditions of th	nis right of way are as	follows:	
٠-				
	•			
6. The payment and damages of whatever nate in WITNESS WHEE	I privileges above specified a ure for said right of way. REOF the hand and seal of t	are hereby accepted in	full settlement o	of all claims and
hereunto been set this	20 day of Oel	100-	19 <u>Z</u> ZA	. D.
Signed, sealed and del	•			
in the presence of:			_	
Jares F. M. M.	Man As to the Grantor(s)	James E	Prutt	(Seal)
19-1-31	772	900	10 10,	
Junior	As to the Grantor(s)	Drock Comment	Grantor(s)	(Seal)
	, As to the Mortgage	e		
	, As to the Mortgagee			(Seal)
	(CONTINUE)	O OR MUNIT PAGE)	Mortgagee '	•