RIGHT OF WAY

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State of South Carolina, Greenville County Block Book Designation as of Oct. 9, 1973: District , Sheet 538.10, Block 1, Lot 303

1. KNOW ALL MEN BY TH	HESE PRESENTS: Tha	t Harold T. Allman, Jr.
paid by Greenville County Sewer called the Grantee, receipt of which grantee a right of way in and over	Authority, a body polich is hereby acknowle my (our) tract(s) of land	grantor(s), in consideration of \$ / 33, tic under the laws of South Carolina, hereinafter dged, do hereby grant and convey unto the said d situate in the above State and County and deed to
-		$=$ $\mathcal{O}(\mathcal{O})$ $\mathcal{O}(\mathcal{O})$
which is recorded in the office of the R. M. C., of said State and County in Book 10 7 at page and now or formerly Rook 10 10 10 10 10 10 10 10 10 10 10 10 10		
and encroaching on my (our) land a	distance of 133	feet, more or less, and being that portion of
t line as some her been marke	*(50 feet wide, 2) presents warrants that	feet on each side of the nd being shown on a print on file in the offices of feet on each side during construction) there are no liens, mortgages, or other encumbrances
which is recorded in the office of the	R. M. C., of the above	said State and County in Mortgage Book
the lands described herein. The expression or designation if any there be. 2. The right of way is to and and privilege of entering the aforesa same, pipe lines, manholes, and any veying sanitary sewage and industrice replacements and additions of or to at all times to cut away and keep of the grantee, endanger or injure the or maintenance; the right of ingress the purpose of exercising the rights the rights herein granted shall not and from time to time to exercise as o close thereto as to impose any location. 3. It is Agreed: That the grant That crops shall not be planted over under the surface of the ground; that grantee, interfere or conflict with the and that no use shall be made of the or render inaccessible the sewer piper designates. That said sewer pipe line, no claim for any damage that might occur to such the tright occur therein or therete.	does convey to the grantid strip of land, and to other adjuncts deemed ial wastes, and to make the same from time to the same from time to lear of said pipe lines pipe lines or their apprice and egress from said herein granted; provid be construed as a waiviny or all of same. No the same said strip of lines of said strip of lee said strip of lee said strip of lee in the event a building or damages shall be me structure, building or need to the land of said strip of lees and strip of lees and strip of lees and strip of lees and strip of land that pe line or their appured in the event a building or damages shall be me structure, building or need and of said pipe lees.	de by the grantor, his heirs or assigns, on account of contents thereof due to the operation or maintenance, ines or their appurtenances, or any accident or mishap
damages of whatever nature for s IN WITNESS WHEREOF th hereunto been set this 25	aid right or way.	hereby accepted in full settlement of all claims and Grantor(s) herein and of the Mortgagee, if any, has
Signed, sealed and delivered in the presence of:	2	
Jord PM Mille	As to the Grantor(s)	Evalu & allman (Seal) Crantor(s)
Juitto Stellon	., As to the Grantor(s)	Grantor(s) (Seal)
	_, As to the Mortgagee	
	_, As to the Mortgagee	Mortgagee (Seal)

(CONTINUED OF NEXT PAGE)

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