	ner(s) have received a permit from The
	South Pleasantburg, Dr. Greenville, S.C.
property (the "Property"): P-24-3	3-8.2
1510 Pied	imont Park Rd.
Piedmont	Park ; and
have requested that they be allowed to	ewer tap is now due in full, but Owner(s) o pay the tap fee in installments, and the t, subject to the terms and conditions
Now, therefore, it is coven	anted and agreed as follows:
-(1) The total tap fee curre for the Property is \$ 400.00	ently due from Owner(s) to the Subdistrict
(2) Owner(s) agree to pay o	said tap fee in installments as follows:
(a) \$ 100.00 paid down at this ti	ime; (b) the balance of \$ 300.00
	eight (8%) percent per annum, commencing
	interest shall be due and payable annual?
	ment. Each payment shall be made when
que at the pusiness office of the Subc	district in Greenville, South Carolina.
	not paid when due, then the entire unpaid
	ely become due and payable, together with cent per annum which shall continue to ac
interest at the rate of eight (0%) per until full payment is made.	reeur her gunnm murch augut coutiums to 90
(4) If the tap fee or any i	installment or interest navment is not nai
when due, the Subdistrict or its succe	
	essors or any other appropriate agency sha
at its option be entitled to disconnec	essors or any other appropriate agency sha et the sewer connection serving the Proper
at its option be entitled to disconnect (5) This Agreement shall be	essors or any other appropriate agency sha et the sewer connection serving the Proper e binding upon the parties hereto, their
at its option be entitled to disconnect (5) This Agreement shall be heirs, successors and assigns. The ob-	essors or any other appropriate agency sha et the sewer connection serving the Proper e binding upon the parties hereto, their oligation for payment of the tap fee
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Recording Instructions:

Grantor Index: Owner(s)

Grantee Index: Metropolitan Sewer Subdistrict

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