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ne	Instructions:	Ł	ILED	ROOKTOOD BYCE 202
AT	Index: Owner(8)	CREEK	12005	
ee	Index: Metropolitan Se	wer Subdistrict	: : - AU 100	
		MAR SI	iu 10 AH 182	
	STATE OF SOUTH CAROLINA) DONN!! :	TANKERSLEY	
		R	.M.C AGRE	EMENT
•	COUNTY OF GREENVILLE)		
	Whereas, the undersigned Owner(s) have received a permit from The			
i	Metropolitan Sewer Subdistrict, 294 South Pleasantburg, Dr. Greenville, S.C.			
:	29607 (the "Subdistrict") for a sewer tap to serve the following described			
1	property (the "Property"			
-		E. Greenvil	Forest Rd	; and
-		B. Oreenvi	LIC	, and
;	Whereas, payment for said sewer tap is now due in full, but Owner(s) have requested that they be allowed to pay the tap fee in installments, and the Subdistrict has agreed to such request, subject to the terms and conditions of this Agreement,			
	Now, therefore	e, it is covenar	nted and agreed	as follows:
	-(1) The total	l tap fee curre	ntly due from 0	wner(s) to the Subdistrict
	for the Property is \$	400.00	,	
	(1) 0()	00W00 bo		inghallmants as 6.11
				installments as follows: ance of \$ 300.00
				each, plus interest
(on the unpaid balance at	t the rate of e	ight (8%) perce	nt per annum, commencing
				be due and payable annually,
				ment shall be made when nville, South Carolina.
•	due at the oustness off.	ice of the Suba	istrict in Gree	aville, South Carolina.
	· (3) If any is	nstallment is no	ot paid when du	e, then the entire unpaid
	balance of the tap fee shall immediately become due and payable, together with			
		_	cent per annum	which shall continue to accrue
1	until full payment is m	ade.		·
	(4) If the tap fee or any installment or interest payment is not paid			
,	when due, the Subdistrict or its successors or any other appropriate agency shall			
	at its option be entitle	ed to disconnec	t the sever con	mection serving the Property.
	(c) m:		1:1 11	
	(5) This Agreement shall be binding upon the parties hereto, their heirs, successors and assigns. The obligation for payment of the tap fee			
	according to the schedu			
	shall constitute a cont			
	property until paid in full, including all interest which may be due. In the			
		•		any balance in default over
	• •		_	be added to the amounts
	due under this Agreemen	t and may be co	rrecreir as a ba	tt thereof,
	(6) Owner(s) acknowledge receipt of a copy of this Agreement.			
	Witness our h	ands and seals	this 10 d	lay of Februay, 1982
	In the Presence of:		1	OWNER(S)
			A Sterio	W. Choken
	0 11		Type or Prin	nt Name: George W. Rhoden
	Larbara Y	Lenson		
	M. M. Pasher		Type or Prin	nt Name:
	nv. M. Kasker			
			Type or Prin	nt Name:
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