out of the handling or processing or disposition of such effluent after it has been deposited into the Grantee's sewage collection system, provided, however, that the Grantor shall be limited to a maximum allowable daily volume of effluent deposited in said lines and systems by its Appalache Plant industrial, administrative and executive buildings of one hundred ten thousand (110,000) gallons per day.

For the services provided by the City with respect to the collection and disposal of the effluent originating from the Grantor's industrial, administrative and executive buildings at its Appalache Plant, the Grantee shall make no other or further charge upon or to the Grantor within the twenty-five (25) year period aforesaid; but nothing herein shall be construed as preventing the Grantee from making a sewage collection charge upon the receipt and disposal of sewage from any residence or building owned by the Grantor other than the Grantor's industrial, administrative and executive buildings, so long as such charges are non-discriminatory and similar in kind and in amount to charges made to other persons without the limits of the Grantee who are permitted to make or to continue taps on to the Grantee's sewage collection and disposal systems, or either of them.

The covenants, agreements, terms and conditions hereof shall be binding upon, and inure to the benefit of, the parties hereto, their Successors and Assigns.

IN WITNESS WHEREOF, J. P. STEVENS & CO., INC., pursuant to a resolution duly adopted by its Board of Directors authorizing the same, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers, and the CITY OF GREER, SOUTH CAROLINA,