RIGHT OF WAY^{FLE}

State of South Carolina,

JULY 19 88 VOVI .

1. KNOW ALL MEN BY THESE PRESENTS: That Cone Mills Corporation

1. M.O., 1122 11111 21				·
and paid by Greater Greenville Sewer after called the Grantee, receipt grantee a right of way in and over	of which is hereby acknowled	dged, do hereby grant	and convey unto the sa	id
which is recorded in the office of	the R. M. C., of said State an	d County in Book	at pageaı	nd
Book at page	, said lands being	; bounded by the lands	; of	<u>.</u>
and encroaching on my (our) lan			•	Ï
my (our) said land 25 center line as same has been ma Greater Greenville Sewer Distric	t, Commission and recorded in (50 feet during constr	n the office of the R. M. ruction)	C., of the above said Sta	ite
and County in Plat Book PHEXEMINITY TO PHENER BY AND ADDRESS OF THE PROPERTY OF THE PROP	જ્યાર માત્રા પ્રસાધ પ્રમાણ કેરા કરતા કરતા કરતા કરતા કરતા કરતા કરતા કર		Каеж жы аңр <mark>ы</mark> к акканырын ж	:8K\$K
which assumes and an abundance ask	1	ick States and County sin	20	
atopagexxxxxxxxxxxxxxidxkatx Healandashinningkianin				
The expression or designatio if any there be.	n "Grantor" wherever used her	rein shall be understoo	d to include the Mortgage	ee,
2. This right of way is to an and privilege of entering the afor same, pipe lines, manholes, and a veying sanitary sewage and indureplacements and additions of or at all times to cut away and keet the grantee, endanger or injure to maintenance; the right of ingrethe purpose of exercising the right herein granted shall nand from time to time to exercise 3. It is Agreed: That the grantee, interfere or conflict with and that no use shall be made of or render inaccessible the sewer 4. It is Further Agreed: Thines or contiguous thereto, no cleany damage that might occur to so regligences of operation or methat might occur therein or there	ny other adjuncts deemed by the strial wastes, and to make sure to the same from time to the process of said pipe lines any he pipe lines or their appurtects to and egress from said stricts herein granted; provided to be construed as a waiver of any or all of same. Trantor (s) may plant crops, may ver any sewer pipes where the that the use of said strip of land the would be lines or their appurtenance, and in the event a building or contain the said stricture, building or contain tenance, of said pipe lines	instruct, maintain and of the grantee to be necessach relocations, changeme as said grantee may and all vegetation the mances, or interfere wrip of land across the that the failure of the parameter of the maintain fences and use the tops of the pipes are lead by the granter shall by the grantee for the ald, in the opinion of the ces. Other structure should be the granter, his he attents thereof due to the cor their appurtenances.	operate within the limits sary for the purpose of co- ges, renewals, substitution of deem desirable; the right might, in the opinion with their proper operation land referred to above for grantee to exercise any right thereafter at any tire this strip of land, provide ess than eighteen (18) inch land, in the opinion of the purposes herein mentiones he grantee, injure, endangular be erected over sewer pietrs or assigns, on account the operation or maintenances, or any accident or mish	of on- ons, ght of ion for of me ed: nes the ed, ger of ce,
6. The payment and privil	eges above specified are here	eby accepted in full s	ettlement of all claims a	and
damages of whatever nature for IN WITNESS WHEREOF	said right of way. the hand and seal of the Grai	ntor (s) herein and of	the Mortgagee, and and of	nas.
hereunto been set this 29th	day ofJune		19 56 A.D.	. 0
Signed, sealed and delivered	,	CONE MILL	S CORPORATION ((LS)
in the presence of:	By (le a a s	(and office	ts
Byron E. Calhoun Luille W. Burges	=, As to the Grantor (s) and c	Lewis f.	Morris 27 St	Secretory
	, As to the Mortgagee	<u> </u>	<i>J.</i> (3)	•
	, As to the Mortgagee		(\$6	eal)
	, As to the Mortgagee Continued on Next I	Page) Mortg	,	aij