						For the table on a second		
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STATE OF SOUTH CAROLINA ()				voi 1014 Page 2013				
COUNTY OF GREENVILLE) Greenville County Blo) District 158	ock Book Des , Sheet	signation as of: MI2.I	. Block	1	, Lot	18	
	THESE TRESERVES. THREE	Roy Ernest						
and	Davianul Sawar Authority o Ka		_, grantor(s), i	n considerat	tion of \$	76.	<u>_</u>	
the Grantee, receipt of which is and over my (our) tract(s) of la R.M.C., of said State and Coun encroaching on my (our) land land feet wide on the ground, and being showing 50 feet wide. 25 feet on each The Grantor(s) herein by title to these lands, except as fol	and situate in the above State a ty in Book 850 at Page a distance of 90 few extending 12.5 few on a print on file in the office side during construction. These presents warrants that the	eet, more or et on each sides of the West	nd deed to whand Book less, and bein le of the center stern Carolina	ich is recor g on that p r line as sar Regional S	rded in the continuous of the continuous designs of the continuous des	he office of page f my (our een marke athority, ir	of the,) said ed out oclud-	
herein.	of the R.M.C. of the above said he) is legally qualified and entit tion "Grantor" wherever used	led to grant a	right of way	with respec	t to the l	lands desc	ribed	
there be.	Ind does convey to the grantee, it land, and to construct, maintain by the grantee to be necessary ations, changes, renewals, substantiation of the grantee, endant or maintenance; the right of its of exercising the rights herein shall not be construed as a war	s successors a n and operate for the purp titutions, repl Il times to cut ger or injure ingress to and granted; pro-	and assigns the ewithin the lire cose of convey accements and to away and keed the pipe lines of egress from the covided that the donment of the	following: nits of same ing sanitary additions of ep clear of s or their a said strip of e failure of e right ther	The right, sewage of or to said pipe purtena of land a the gran	t and privenes, manhand industhe same elines any unces, or incress the tee to exect any time	ilege noles, strial from and inter- land ercise and	
3. It is Agreed: That the g shall not be planted over any se of the ground; that the use of sa	rantor(s) may plant crops, main wer pipes where the tops of the aid strip of land by the grantor	e pipes are l shall not, in	ess than eighte	een (18) ind f the grante	ches und e, interf	ler the sui ere or cor	rface affict	

with the use of said strip of land by the grantee for the purposes herein mentioned, and that no use shall be made of the said strip of land that would, in the opinion of the grantee, injure, endanger or render inaccessible the sewer pipe line or their appurtenances.

4. It is further agreed: That in the event a building or other structure should be erected contiguous to said sewer pipe line, no claim for damages shall be made by the grantor, his heirs or assigns, on account of any damage that might occur to such structure, building or contents thereof due to the operation or maintenance, or negligences of operation or maintenance, or said pipe lines or their appurtenances, or any accident or mishap that might occur therein or thereto.

5. All other or special terms and conditions of this right of way are as follows:

whatever nature for said right of way.	I of the Grantor(s) herein and of the Mortgagee, if any	
SIGNED, sealed and delivered in the presence of:	As to the Grantor(s) Roy Ernest Stancil	Zene!(
feet Millelon	As to the Grantor(s)	(SEAL)
	, As to the Mortgagee	