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COUNTY OF GREENVILLE 1 1	District	, Sheet ±	52.3	, Błock	5	, Lot	14
1. KNOWALL MEN BY THESE P	PRESENTS: That 🚣		<u>1</u>	<u>Elizabe</u>	th S. Cle	eme <u>nt</u>	
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and Ted D. Clement, JR. Daid by the Western Carolina Regional So the Grantee, receipt of which is hereby a and over my (our) tract(s) of land situate R.M.C., of said State and County in Book encroaching on my (our) land a distance and	cknowledged, do hereby in the above State and 303 at Page feet 12.5 feet on file in the offices arg construction.	politic uno by grant and 1 County and 33 3 t, more or on each sic of the Wes	der the laws of deconvey unto and deed to white and Book. Tess, and being de of the center stern Carolina I	South Ca the said g ch is reco yell fr on that line as sa Regional	rolina, here grantee a rigorded in the 1635 at pa portion of a me has bee Sewer Auth	einafter c ght of wa office of age fills my (our) in marked cority, ind	ay in of the Z/, said dout clud-
shich is recorded in the office of the R.M and that he (she) is legal							Page ribed
erein. The expression or designation "Granhere be.	ntor" wherever used he	erein shall	be understood	to includ	le the Mort	gagee, if	any
2. The right of way is to and does conference the aforesaid strip of land, and any other adjuncts deemed by the grantests, and to make such relocations, charme to time as said grantee may deem deall vegetation that might, in the opinion of the with their proper operation or maintened to above for the purpose of exerciny of the rights herein granted shall not from time to time to exercise any or all of the sto impose any load thereon. 3. It is Agreed: That the grantor(s) is to impose any load thereon. 3. It is Agreed: That the grantor(s) is fall not be planted over any sewer pipes of the ground; that the use of said strip of land by the grant strip of land that would, in the opinion appurtenances. 4. It is further agreed: That in the exercise and the strip of land that in the exercise appurtenances.	to construct, maintain antee to be necessary for anges, renewals, substitusinable; the right at all of the grantee, endangerenance; the right of in ising the rights herein be construed as a waive frame. No building shamay plant crops, maint where the tops of the fland by the granter signantee for the purpose ion of the grantee, injuries.	and operate or the purputions, reptimes to cuer or injure gress to an granted; priver or abanall be erectain fences pipes are hall not, in es herein nure, endang	e within the line cose of conveyi lacements and it away and kee the pipe lines of degress from covided that the idonment of the ed over said second use this straighter the opinion of the opinion op	nits of saring sanita additions or their said stripe failure of eright the wer pipe rip of lanten (18) if the granthat no unaccessible	of or to the feath provided appurtenant of land action of land action of the grante ereafter at line nor so d, provided necessary and etec, interfease shall be the sewer	es, manh and industrial industria	oles, strial from and nter-land reise and ereto rops face of the ie or
ne, no claim for damages shall be made leach structure, building or contents there ance, or said pipe lines or their appurtenance. 5. All other or special terms and cond	by the grantor, his heir of due to the operation nces, or any accident or	s or assign n or maint mishap th	s, on account o tenance, or neg at might occur t	f any dan digences	nage that in of operatio	ight occu	ır to
6. The payment and privileges above hatever nature for said right of way. IN WITNESS WHEREOF the hand set thisday of	and seal of the Grantor	r(s) herein					
IGNED, sealed and delivered in the presen		-	~) (i) (*		()		
1 Deposition	, As to the Gra	intor(s)			\	(SE	AL)

., As to the Mortgagee_

, As to the Mortgagee_

_(SEAL)

(SEAL)