## STATE OF SOUTH CAROLINA STATE

1. KNOW ALL MEN BY THESE PRESENTS: That	H O Southerlin
Relle M. Southerlin , grantor paid by Metropolitan Sewer Subdistrict, hereinafter called the ight-of-way in and over my (our) tract (s) of land situate in the	Grantee, do hereby grant and convey unto the said Grante
office of the R.M.C. of said State and County in Book 445	_ at Page202 and Book813 at Page67
l lands being briefly described as: Property of H.	O. Southerlin, et al on
ast side Forrester Drive. See Plat	_
l encroaching on my (our) land a distance of 430 fee into my foex wide, extending 5 feet on examination for the office of the	t, more or less, and being that portion of my (our) said lar property from the eastern right of way howk the work with the contraction said the construction said large the construction said the construction said large the construction of my (our) said large the construction of my (
into tof-way shall extend a total width of 15 feet ***	my property from the eastern right of
Forrester Drive The Grantor (s) herein by these presents warrants that the	
e to these lands, except as follows:	
ch is recorded in the office of the R.M.C. of the above said Sta that he (she) is legally qualified and entitled to grant a right-of	te and County in Mortgage Book at Page -way with respect to the lands described herein.
The expression or designation "Grantor" wherever used here be.	erein shall be understood to include the Mortgagee, if as
2. The right-of-way is to and does convey to the Grantee, its intering the aforesaid strip of land, and to construct, maintain any other adjuncts deemed by the Grantee to be necessary ites, and to make such relocations, changes, renewals, substitue to time as said Grantee may deem desirable; the right at all time tation that might, in the opinion of the Grantee, endanger or it is proper operation or maintenance; the right of ingress to an over for the purpose of exercising the rights herein granted; profits herein granted shall not be construed as a waiver or aband to exercise any or all of same. No building shall be erected over the purpose of the constructions and the constructions.	and operate within the limits of same, pipe lines, manhole for the purpose of conveying sanitary sewage and industri- utions, replacements and additions of or to the same fro- mes to cut away and keep clear of said pipe lines any and a njure the pipe lines or their appurtenances, or interfere will all egress from said strip of land across the land referred ovided that the failure of the Grantee to exercise any of the conment of the right thereafter at any time and from time
3. It is agreed: That the Grantor (s) may plant crops, main not be planted over any sewer pipes where the tops of the pipe ind; that the use of said strip of land by the Grantor shall not, of said strip of land by the Grantee for the purposes herein retake that would, in the opinion of the Grantee, injure, endanger or re	es are less than eighteen (18) inches under the surface of the in the opinion of the Grantee, interfere or conflict with the nentioned, and that no use shall be made of the said strip
4. It is further agreed: That in the event a building or other, no claim for damages shall be made by the Grantor, his heirs or ecture, building or contents thereof due to the operation or aid pipe lines or their appurtenances, or any accident or mishage.	assigns, on account of any damage that might occur to sur maintenance, or negligences of operation or maintenance
5. All other or special terms and conditions of this right-of-vector the Construction the Prope	inty will be put back
5. All other or special terms and conditions of this right-of-v fter Construction This Prope god a Conclition or Bellin	Shan it was original
6. The payment and privileges above specified are hereby a rnature for said right-of-way.	ccepted in full settlement of all claims and damages of wh
<ol> <li>In the event plans for said sewer lines are cancelled or al celled and no money shall be due the Grantors. The payment of struction commences.</li> </ol>	tered and this right-of-way is not needed, then same may the consideration for this right-of-way shall be made befo
IN WITNESS WHEREOF, the hand and seal of the Granto this 24 day of MOVEMBER, A. D., 19 78.	or (s) herein and of the Mortgagee, if any, has hereunto be
as to the Grantor(s)	Belle DI Beitherlin (L.S GRANTOR(S)
as to the Mortgagee	
as to the Mortgagee	MORTGAGEE (L.S