STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE

RIGHT OF WAY TO PARKER
SEWER AND FIRE SUBDISTRICT

COUNTY OF GREENVILLE	}	SEWER AND FIRE SU	BDISTRICT
(1) KNOW ALL MEN BY THE	SE PRESENTS:	That <u>EUGENE</u>	T. FULBRIGHT
paid by Parker Sewer and Fire Sub- called the Grantee, receipt of which is a right of way in and over my (our) tr recorded in the office of the R.M.C. of	s nereby acknow ract(s) of land sit of said State and	uate in the above State and County in:	d County and deed to which is
Deed Book 660 at Page _	489	_ and Book	at Page and,
also, being designated in the Block E	300k as _ 25	4-3-5.2	and encroaching on my
(our) land a distance of 2 Mank 40 feet in width during the time of co file in the offices of Parker Sewer an	enstruction and 2	more or less, and being that O feet in width thereafter,	it portion of my (our) said land
The Grantor(s) herein by these pr to a clear title to these lands, except	as follows:		
which is recorded in the office of the at Page and that he to the lands described herein.	R.M.C. of the al	pove said State and County	in Mortgage Book ant a right of way with respect
The expression or designation "C if any there be.	Grantor" whereve	er used herein shall be unde	rstood to include the Mortgagee,
and privilege of entering the aforesa same, pipe lines, manholes, and any of veying sanitary sewage and industrial placements and additions of or to the all times to cut away and keep clear grantee, endanger or injure the pipe maintenance; the right of ingress to purpose of exercising the rights her rights herein granted shall not be of from time to time exercise any or all thereto as to impose any load thereof	aid strip of land, other adjuncts de al wastes, and to be same from ting of said pipe lines or their a and egress from rein granted; proonstrued as a will of same. No be an additional transfer and egress from the construed as a will of same. No be a same.	and to construct, maintain termed by the grantee to be make such relocations, change to time as said grantee to said any and all vegetation to pourtenances, or interfere a said strip of land across the total of the said that the failure of the said shall be erected over	necessary for the purpose of con- inges, renewals, substitutions, re- may deem desirable: the right at hat might, in the opinion of the with their proper operation or he land referred to above for the he grantee to exercise any of the e right thereafter at any time and r said sewer pipe line nor so close
(3) It is Agreed: That the gra- That crops shall not be planted ove inches under the surface of the grou of the grantee, interfere or conflict mentioned, and that no use shall be jure, endanger or render inaccessible	r any sewer pipe and; that the use a with the use of a made of the sa	es where the tops of the pi of said strip of land by the f said strip of land by the id strip of land that would,	grantor shall not, in the opinion grantee for the purpose herein in the opinion of the grantee, in-
(4) It Is Further Agreed: That said sewer pipe line, no claim for d damage that might occur to such strangligences of operation or mainten might occur therein or thereto.	limiges shill be ructure, building	made by the grantor, his hor contents thereof due to	the operation or maintenance, or
(5) All other or special terms	and conditions of	of this right of way are as fo	ilows:
This R.C.W by Parker D	istrict	distict tot on Septemb	the one acquired

Or

⁽⁶⁾ The payment and privileges above specified are hereby accepted in full settlement of all claims and dimages of whatever nature for said right of way.