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in the opinion of the Grantee, interfere or conflict with the use of said strip 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, injur endanger or render inaccessible the sewer pipe lines or their appurtenances.	<u>;</u>
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 shal be made by the Grantor, his heirs or assigns, on account of any damage that mig occur to such structure, building or contents thereof due to the operation or maintenance, or negligence of operation or maintenance of said pipe lines or that appurtenances, or any accident or mishap that might occur therein or thereto.	ht
During construction and installation of the subject sewerline, the righ of-way granted shall extend to a width of $\frac{50}{}$ feet ( $\frac{25}{}$ feet eit side of center).	it- :her
All other or special terms and conditions of this right-of-way are as follows:	
and STACKED + LEFT ON The Property	,
and STACKED + LEFT ON The Property	
The payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for said right-of-way.	
IN WITNESS WHEREOF, the hand and seal of the Grantor(s) herein and of the	he _•
SIGNED, sealed and delivered in the presence of:  Cantle D. Hunson (SEA)  (SEA)	
(SEA	AL)
(SE/	AL)
(SEA	AL)
(SE/	AL)
(SE/	AL)
TATE OF SOUTH CAROLINA ) PROBATE COUNTY OF )	,
PERSONALLY appeared the undersigned witness and made oath that (s)he saw he within named Grantor(s) sign, seal and as the Grantor's (s') act and deed eliver the within Sewerline Right-of-Way and that (s)he, with the other witness ubscribed above witnessed the execution thereof.	ł
WORN to before me this 2  ay of Junic, 1981.  Line Little Clara (L.S.)	2
otary Public for South Carolina y Commission expires: <u>//-/9-90</u>	
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RECORDED JAN 5 1982 at 4:08 P.M.