## State of South Carolina,

COUNTY OF GREENVILLE.

I. KNOW A	ALL MEN BY THE	SE PRESENTS	That I, I	R. L. Gilre	ath,	
						<del></del>
	eenville Sewer Distric receipt of which is over my (our) tract					
	e of the R. M. C., of					_and
	_at page				=	Lund
one	half of Lot orded in Plat	87, Langle	ey Heights	s, as shown	on plat	
reco and being that portion	orded in Plat on of my (our) said la	Book "N"	at page 13	ide extending	121/2/	
		•				<del></del>
73, 71 - 71	the center line as sam ater Greenville Sewer	District Commis	sion and recorde	a in the othce of the	ie R. M. C., of the a	bove
The Grantor (s	ty in Plat Book	sents warrants the	ge 133 at there are no	liens, mortgages, o	or other encumbrance	es to
	lands, except as follow	'' Real Eat	tate Morte	gage to Libe	bty Life	
hich is recorded in	the office of the R. I	M. C., of the abo	ove said State ar	nd County in Mor	tgage Book 309	
page 70 e lands described l	and that he (she)	is legally qualif	ied and entitled	d to grant a right	of way with respec	et to
	or designation "Grant					
me, pipe lines, may ying sanitary sewagents and additions of cut away and keep injure the pipe li- ingress to and egre- rein granted; provide astrued as a waive- of same.	f way is to and does c ring the aforesaid stri nholes, and any other ge and industrial wast of or to the same fron clear of said pipe line ones or their appurter as from said strip of la ded that the failure of the or abandonment of	r adjuncts deeme es, and to make m time to time a sany and all vegnances, or interford across the land the grantee to the right therea	d by the grante such relocations said grantee retation that migere with their perferred to ab exercise any offer at any time	e to be necessary  c, changes, renewa  nay deem desirable  tht, in the opinion  oroper operation or  ove for the purpose  the rights herein  and from time to	for the purpose of ls, substitutions, reple; the right at all tip of the grantee, endar maintenance; the right of exercising the right granted shall not time to exercise any	s of con- lace- la
ler the surface of th		sewer pipes when use of said strip of said strip of land of land that wou their appurtenance e event a buildin amages shall be re- ture, building or of said pipe lines	the tops of the of land by the d by the grante ld, in the opin nees.  It is gor other strumade by the grante contents there is or their appur	grantor shall not, e for the purposes aton of the grantor should be exantor, his heirs or of due to the ope tenances, or any a	in eighteen (18) inc in the opinion of herein mentioned, a ee, injure, endanger rected over sewer p assigns, on account	ches the and or or oipe
5. All other or s	special terms and con-	ditions of this ri	ght of way are	as follows:		
The right of	way, of 50 feet ter construction	described a	bove, is ne of way shal	cessary for co l be reduced	enstruction to 25 feet.	•
<i>( 'T</i>						
IN WITNESS W	and privileges above s said right of way. HEREOF the hand a					
been set this	day of	Ju	4	19. <del>5</del> / A.	D.	-
Signed, sealed and in the presence of:		0		•		
muc presence or:	1		PI	4.1.	<del>-{</del> /	
X. C. B		ne Grantor (s)	110	rance	G G T 31 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Day.
1 100	e allu, As to the	e Grantor (s)	<u> </u>	Grantor (s)	(Sea	p. Ko
m Mary	Kray, As to the	e Mortgagee	Liberty	Like Ins	uranie le	unjie
en J.16	olefor, As to th		3 Ray	7 Hunk Mortgagee	Notice (Sea)	
	,	V	, , <u>,</u>	THOTIGAGEE	O KAOARO	
					Why a car	2 4 Jun