## State of South Carolina,

COUNTY OF GREENVILLE.



1. KNOW ALL MEN BY TI				11726
and paid by Greater Greenville Sewer Discalled the Grantee, receipt of which	trict Commission, a b	ody politic under t	in consideration of \$ he laws of South Caro	4/3
called the Grantee, receipt of which right of way in and over my (our) tra	is hereby acknowledg act (s) of land situate	ed, do hereby gran in the above Sta	t and convey unto the	said grantee : ed to which i
recorded in the office of the R. M. C.,	of said State and Cou	nty in Book37	5 at page 1	22and
Bookat page		ing knowakadaka gair	oxbrookwoż Lot N	o. 79
Langley Heights, pin the R.M.C. Off	plat recorded	in Plat Boo	ok "N" at nege	133
in the R.M.C. Off	ice for Green	ville County	, s. c.	100,
and being that portion of my (our) said	d land. 187.2	feet wide, c	xtending	
feet on each side of the center line as s in the offices of Greater Greenville Sev	sune has been marked ver District Commissio	out on the ground	l. and being shown on he office of the R. M. C	a print on file
Said State and County in Plat Book	n H n at page	133		
Over chove decomined law	W.E. WOLDBER	e to Shenna	ndoan Life Ins	surance C
5 5	~~		Dag Total	
which is recorded in the office of the R	l. M. C., of the above	said State and Co	unty in Mortgage Bool	415
at page390 and that he (sl the lands described herein. The expression or designation "Gra if any there be.	he) is legally qualified	I and entitled to §	grant a right of way w	ith respect to
2. This right of way is to and does and privilege of entering the aforesaid same, pipe lines, manholes, and any of veying sanitary sewage and industrial wiments and additions of or to the same I to cut away and keep clear of said pipe I or injure the pipe lines or their annual.	her adjuncts deemed asses, and to make su tom time to time as any and all veget,	by the grantee to ch relocations, cha- said grantee may ditton that might, in	i and operate within be necessary for the pinges, renewals, substitu- eem desirable; the righ- the opinion of the gran	the limits of irpose of con- itions, replace- it at all times itee, endanger
of ingress to and egress from said strip of herein granted, provided that the failure construed as a waiver or abandonment all of same.  3. It is Agreed. That the grantor	land across the land of the grantee to ex- of the right thereafte	twin their proper referred to above for ercise any of the reat any time and	operation or maintena or the purpose of exerci- rights herein granted from time to time to e	nce; the right ang the rights shall not be sercise any or
inder the surface of the ground; that the grantee, interfere or conflict with the use hat no use shall be made of the said stri ender inaccessible the sewer pipe lines	the use of said strip of the color of said strip of land ip of land that would, or their appurtenance	the tops of the pipe land by the grant by the grantee for in the opinion o	es are less than eighteen or shall not, in the of the purposes herein m I the grantee, injure,	i (18% inches pinion of the entioned, and endanger or
<ol> <li>It Is Further Agreed: That in nes or contiguous thereto, no claim for ny damage that might occur to such so r negligences of operation or maintenance tight occur therein or thereto.</li> <li>All other or special terms and of</li> </ol>	ructure, building or ce, of said pipe lines of	ontents thereof du r their appurtenance	his heirs or assigns, of e to the operation or ess, or any accident or	n account of maintenance, mishap that
ر الخ	, and the right	on way are as man	ows:	
The Pipe to Man hour &	, be 2 j	west me	dugroun	ol.
man hous es	Car L.L.	1. 1	4, 1	_
0. + 5. +1	4	200 200	wine	w ou
fire tight of way of 50	feet Rescribed	bove, is nece	SSREV for comme	
or rooses, but after construction.  6. The payment and privileges above	tion, said right	of way shall	be reduced to 25	ction
6. The payment and privileges above whatever nature for said right of way.	e specified are hereby	accepted in full se	ttlement of all claims :	nd damages
IN WITNESS WHEREOF the ham to been set this	u and smorthe Gra	ntor (s) herein and	of the Mortgagee, if a	ay, has here
Signed, sealed and delivered	1		_19 <u>-3 /</u> A. D.	
Parole & Beatti	o.	;	, )	
		Dayle	V. Voiler	(Seal)
Todo Be alle	•			(Sear)
, As lo	the Grantor (s)	· · · · · · · · · · · · · · · · · · ·		(Seal)
, As to	the Manager		Grantor (s)	
. As to	the Mortgagee			(Seal)
			Mortgagce	
			•	
		•	' : .	
			<b>'</b> : :	
·			<b>'</b> :	
			<u>'</u> ::	
			, ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	
State of South Carolina	1,	1.1	' : : ·	
State of South Carolina COUNTY OF GREENVILLE.	ı,		· : : : : : : : : : : : : : : : : : : :	
			oath says that deponen	t saw the abov
COUNTY OF GREENVILLE.  PERSONALLY APPEARS before named Grantor(s) deliver the within v	e me the undersigned	l deponent, who on	, with	t saw the abov
COUNTY OF GREENVILLE.  PERSONALLY APPEARS before named Grantor(s) deliver the within v	e me the undersigned	l deponent, who on	, with	it saw the abov
COUNTY OF GREENVILLE.  PERSONALLY APPEARS before named Grantor(s) deliver the within within the control of the	written right of way,	d deponent, who on and that deponent witnessed the ex	, withecution thereof.	
PERSONALLY APPEARS before named Grantor(s) deliver the within various of the control of the cont	written right of way,	d deponent, who on and that deponent witnessed the ex	, withecution thereof.	
COUNTY OF GREENVILLE.  PERSONALLY APPEARS before named Grantor(s) deliver the within within the control of the	written right of way,	d deponent, who on and that deponent witnessed the ex	, withecution thereof.	

Notary Public
Recorded July 11th. 1951 at 10:21 A. M. #16108