How 18 11 35 MH '70

State of South Carolina,

OUNTY OF GREEN FIELD.	popeld N Solver
1. KNOW ALL MEN BY THESE PRESENTS: That	Konard M. Saryer
ad Sewer Authority, a body politic	under the laws of South Carolina, hereinafter
alled the Grantee, receipt of which tract(s) of land si	ituate in the above State and County and deed to
rantee a right of way in and over my (out) that was and which is recorded in the office of the R. M. C., of said State and	d County in Book Coo at page 11 lb. b. b. b. Black on
Nook at page, said lands being	a county road on the East
the West, Brushy Creek on the South and	a 001
and encroaching on my (our) land a distance of 530	feet, more or less, and being that portion of
ny (our) said land 25 feet wide, extending ny (our) said land 25 no feet wide wide, extending ny (our) said land 25 no feet wide wide wide wide wide wide wide wide	being shown on a print on file in the offices of
The Grantor(s) herein by these presents warrants that the	ere are no hens, mortgages of other to Souther to Souther
Bank & Trust Company, dated February	20,
which is recorded in the office of the R. M. C., of the above sa	aid State and County in Mortgage Book 1118
375 and that he (she) is legally qualified as	nd entitled to grant a right of way with respect
the lands described nerent. Grantor" wherever used he	erein shall be understood to menude the workgages,
ic ilan bo	
veying sanitary sewage and industrial waster,	time as said grantee may deem desirable, the right
or maintenance; the right of highest to and agranted; provided	I that the failure of the grantee to exercise any of
the purpose of exercising the rights herein granted; provided the purpose of exercising the rights herein granted shall not be construed as a waiver the rights herein granted shall not be construed as a waiver are reprised any or all of same. No but	or abandonment or the right thereafter at any time
That agone chall not be Disilicu over any source pre-	I I I - I - I - I I I I I I I I I I I I
1 Also crawledge of the uttilling; that the use of same - 1	
grantee, interfere or connect with the use of said strip of land that w	ould, in the opinion of the grantee, injure, endanger
and that no use shall be a sewer pipe line or their appurtens or render inaccessible the sewer pipe line or their appurtens 4. It is Further Agreed: That in the event a building said sewer pipe line, no claim for damages shall be mad any damage that might occur to such structure, building or or negligences of operation or maintenance, of said pipe line or thereto.	le by the grantor, his heirs or assigns, on account of
or negligences of operation of manifestation	
5. All other or special terms and conditions of this 75	ght or way are as follows.
During construction only the rig	ght of way shall be 50 feet in of the center line. The Grantor
width extending 25 feet on each side shall have the right to tap on to all	man holes.
6. The payment and privileges above specified are h	nereby accepted in full settlement of all claims and
damages of whatever nature for said light of the	Contor(s) herein and of the Mortgagee, II any, has
hereunto been set thisday of	/· - c(c)
Signed, sealed and delivered	
in the presence of: Brown oser the Grantor(s)	Ronald n. Salyer (Seal)
Asto the Grantor(s)	(Seal
	Grantor(s)
Lay A Canally, As to the Mortgagee	Southern Bank & Treat 6 (866)
Furman Camilto As to the Mortgagee	Mortgagee Hilli M Hark
	~///w~coo+/