## STATE OF SOUTH CAROLINA 12 13 of 1915 RIGHT OF WAY VOI 995 (See 5).7

1. KNOW ALL MEN BY THESE PRESENTS: That :	J. T. Wilson valuable o
Lillie Wilson	valuable t rantor (s), in consideration of \$ 1.00 and other/_siderati
be paid by Metropolitan Sewer Subdistrict, hereinafter called the Grantee, do hereby grant and convey unto the said Grantee a right-of-way in and over my (our) tract (s) of land situate in the above State and County and deed to which is recorded in	
the office of the R.M.C. of said State and County in Book	591 at Page 130 and Bookat Page
said lands being briefly described as: Lot 5 on Roper Mountain Road	
	feet, more or less, and being that portion of my (our) said land
reet wide, extending lect on a	each side of the center line as same has been marked out on the e of the Metropolitan Sewer Subdistrict. During construction said
right-of-way shall extend a total width offcct, o	extending25 feet on each side of the center line.
	at there are no liens, mortgages, or other encumbrances to a clear
title to these lands, except as follows: None	
	aid State and County in Mortgage Bookat Page
and that he (she) is legally qualified and entitled to grant a r	right-of-way with respect to the lands described herein.
The expression or designation "Grantor" wherever there be,	used herein shall be understood to include the Mortgagee, if any
2. The right-of-way is to and does convey to the Grant of entering the aforesaid strip of land, and to construct, ma	iee, its successors and assigns the following: The right and privilege sintain and operate within the limits of same, pipe lines, manholes,
ind any other adjuncts deemed by the Grantee to be nece	ssary for the purpose of conveying sanitary sewage and industrial
vastes, and to make such relocations, changes, renewals, s ime to time as said Grantee may deem desirable; the right al	substitutions, replacements and additions of or to the same from tall times to cut away and keep clear of said pipe lines any and all
egetation that might, in the opinion of the Grantee, endang	er or injure the pipe lines or their appurtenances, or interfere with
heir proper operation or maintenance; the right of ingress have for the number of exercising the rights herein grants	to and egress from said strip of land across the land referred to ed; provided that the failure of the Grantee to exercise any of the
ights herein granted shall not be construed as a waiver or a	abandonment of the right thereafter at any time and from time to
me to exercise any or all of same. No building shall be erecoad thereon,	ted over said sewer pipe line nor so close thereto as to impose any
3. It is agreed: That the Grantor (s) may plant crops.	maintain fences and use this strip of land, provided: That crops
hall not be planted over any sewer pipes where the tops of th	ne pipes are less than eighteen (18) inches under the surface of the
se of said strip of land by the Grantee for the purposes he	Il not, in the opinion of the Grantee interfere or conflict with the erein mentioned, and that no use shall be made of the said strip of
ind that would, in the opinion of the Grantee, injure, endange	er or render inaccessible the sewer pipe line or their appurtenances.
4. It is further agreed: That in the event a building o	other structure should be erected contiguous to said sewer pipe
ne, no claim for damages shall be made by the Grantor, his he ructure, building or contents thereof due to the operati	irs or assigns, on account of any damage that might occur to such on or maintenance, or negligences of operation or maintenance,
said pipe lines or their appurtenances, or any accident or r	mishap that might occur therein or thereto.
5. All other or special terms and conditions of this righ	at-of-way are as follows: The permanent right-of-way
reduced to 15 feet in width over the n	on-wooded section of said property. A
at any manhole location without charge	tor's front yard. Grantor may also tap . This right-of-way is for one sewer line
ly. Contractor will clean up right-of-	way after construction. All wood not kent
contractor will be cut and left in fir	eplace length logs.
6. The payment and privileges above specified are here	chy accepted in full settlement of all claims and damages of what-
er nature for said right-of-way.	and talling to the
	for altered and this right of way is not needed, then same may be
ncelled and no money shall be due the Grantors. The paying instruction commences.	ent of the consideration for this right-of-way shall be made before
IN WITNESS WHEREOF, the hand and seal of the G	frantor (s) herein and of the Mortgagee, if any, has hereunto been
this 13 day of 19 April . A. D., 19 7375	Stantor (s) herein and of the Mortgagee, if any, has hereunto been
gned, sealed and delivered the presence of:	
July March 1801	19 100
as-to the Grantor(s)	4 Solden (L.S.)
linto Miller	Mrs Fillie William (LS.)
as to the Grantor(s)	GRANTOR(S)
as to the Mortgagee	
as to the Mortgagee	MORTGAGEE (L.S.)
	entre OAObb