State of South Carolina, NN E S. TANKERSLEY R.H.C. COUNTY OF CREENVILLE

STATE OF THE STATE

RIGHT OF WAY

1. KNOW ALL MEN BY THESE PRESENTS: That	tJanie MDunc	an	.74-
and herein	after called Grantor(s), in	consideration of \$ _	270,
asid by Rosea Public Service District Commission a body	politic under the laws o	f South Carolina,	hereinatter
called the Crantes, receipt of which is hereby acknowledged.	do hereby grant and co	nvey unto the saw	i Giainte a
right of way in and over Grantor(s) tract(s) of land situa	te in the above State and	I County and dec	ed to which
is recorded in the office of the R. M. C. of said State and	County in Deed Book	763 at page	609
and Book at page, and encroa	ching on Grantor(s) land	a distance of	220
feet, more or less, and being that portion of my(our) said	land40feet v	vide during const	ruction and
25 feet wide thereafter as same has been marke	ed out on the ground an	d being shown or	n a print on
file in the offices of Berea Public Service District Commission	n and on file in the R	M. C. Office in	Plat Book
4V at page 169	there are no liene morte	rance or other en	oumbrances
The Grantor(s) herein by these presents warrants that to a clear title to these lands, except the following: None		ages, or other cir	Cumbrances
to a clear title to these lands, except the following: None	e		
		*	
which is recorded in the office of the R. M. C. of the above	said State and County i	n Mortgage Book	
at Page and that Grantor is legally qualified:			
the lands described herein			
The expression or designation "Grantor" wherever us	sed herein shall be unde	erstood to includ	e the Mort-
gagee, if any there be. 2. The right of way is to and does convey to the G	rantee, its successors an	d assigns the foll	owing: The
right and privilege of entering the aforesaid strip of land, a	and to construct, maint	ain and operate	within the
limits of same pine lines manholes and any other adjunction	ets deemed by the Grai	ntee to be necess	sary for the
purpose of conveying sanitary sewage and industrial waste	es, and to make such re	iocations, change	s, renewais, v deem de-
substitutions, replacements and additions of or to the same sirable; the right at all times to cut away and keep clear	of said pipe lines any a	nd all vegetation	that might.
in the opinion of the Grantee, endanger or injure the pipe	lines or their appurtent	ances, or interfere	e with their
proper operation or maintenance: the right of ingress to and	l egress from said strip	of land across t	the land re-
ferred to above for the purpose of exercising the rights	herein granted; provide	d that the tails	are of the
Grantee to exercise any of the rights herein granted shall right thereafter at any time and from time to time to exercise	not be construed as a w	aiver or abandon Vo. building shall	ment of the
over said sewer pipe line nor so close thereto as to impos	e any or an or same. : e any load thereon.	NO Dunuing Shan	De ciecco
3. It is Agreed: That the Grantor(s) may plant crop	s, maintain fences and u	se this strip of la	and, provid-
ed: That crops shall not be planted over any sewer pipes v	vhere the tops of the pip	es are less than ei	ghteen (18)
inches under the surface of the ground: that the use of said	strip of land by the	Grantor(s) shall	not, in the
opinion of the Grantee, interfere or conflict with the use	of said strip of land by the	ine Grantee for t	ne purposes
herein mentioned, and that no use shall be made of the se Grantee, injure, endanger or render inaccessible the sewe	ard strip or rand that v	ound, in the op-	inon of the
4. It is Further Agreed: That in the event a buildi	ng or other structure s	hould be erected	contiguous
to said sewer pine line, no claim for damages shall be m	ade by the Grantor(s), .	<u>her</u> heir	rs or assigns,
on account of any damage that might occur to such struct	ure, building or contents	thereof due to the	he operation
or maintenance, or negligences of operation or maintenance accident or mishap that might occur therein or thereto.	e, of said pipe lines or	their appurtenai	nces, or any
5. All other or special terms and conditions of this i	ight of way are as foll-	ows:	
•		•	
Property to be restored to original con	ndition. Right of	Way to be cle	eaned-up.
Grantor has permission to use the righ	t of way as a drive	way and parl	king area,
this area may be paved.			
6. The payment and privileges above specified are	harahir accented in full	cattlement of all	alaime and
damages of whatever nature for said right of way.	nereby accepted in tun	settlement of an	Ciamis and
IN WITNESS WHEREOF the hand(s) and seal(s)	of the Grantor(s) herei	n and of the M	ortgagee, if
any, has hereunto been set this 20 day of		, 19 7.6	
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In the presence of:	farie (1)	· Luncar	=_(SEAL)
MUULLANSAWAOEX			(SEAL)
- Allo	Gran	itor(s)	(SEAL)
Anto Contacto		- -	10015
As to Grantor(s)	Mor	tgagee	(SEAL)
	37101	-0-0	
	B5.1-1-10.2		
As to Mortgagee			

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