occ 1 in restricted for indominate and one of 1041 in 513
For and in consider ton of one dollar (\$1.00), and other good and valuable Elizabeth M. Shell,
considerations, the receipt whereof is hereby acknowledged, Sara I. McCarter,
Ralph McCarter & George W. McCarter of Rt. 1, Fountain Inn, S.C.
(Address) Grantor, does hereby grant, bargain, sell, convey, and release unto the Rabon Creek
Matershed Conservation District of Fountain Inn,S.C.
(Sponsor's Name) (Address) Grantee, its successors and assigns, an easement in, over, and upon the following
described land situated in the County of Greenville, State of South Carolina, to wit:
Headwaters of A portion of that certain tract or parcel of land located on Rabon Creek 152.3
containing acres, conveyed from Wynema H. McCarter to Ralph, & George W.McCarter by deed or other means of conveyance dated April 30,1975 and recorded in Book of Deeds Volume 1018 Page 363. Office of R.M.C. in Croonwille
County, South Carolina, which description, by reference, is incorporated herein. The approximate location of the area involved in the easement herein conveyed as
Tract No. 22 shown on a Sketch Map of Rabon Creek Watershed
in Greenville County, South Carolina, recorded in Plat Book, Volume 000
Page 205, Office of the R.M.C. Greenville County, South Carolina, which Sketch Map is, by reference, incorporated in and made a part of this instrument.
For the detention of any waters that are impounded, stored, or detained, and for the maintenance and inspection of areas to be flooded by floodwater retarding structure, designated as Site No. 20 in the plans for Rabon Creek Hatershed.
In the event construction of the works of improvement bounds to the second

- event construction of the works of improvement herein described is not commenced within 100months from the date hereof, the rights, and privileges herein granted shall at once revert to the Grantor, (his)(her) heirs, and assigns.
- 2. This easement includes the right of ingress and egress at any time over and upon the above described land and any adjoining land owned by the Grantor.
- 3. There is reserved to the Grantor, (his)(her) heirs, and assigns, the right and privilege to use the above described land of the Grantor at any time, in any manner, and for any purpose not inconsistent with the full use and enjoyment by the Grantee, its successors, and assigns, of the rights and privileges herein granted.
- 4. The Grantee is responsible for operating and maintaining the works of improvement herein described.

5. Special Provisions:

The grantee shall have the right to clear and remove underbrush and trees from sediment pool area and a 15 foot horizontal strip adjacant thereto. Provided, however, if the grantor desires to salvage merchantable timber from the area to be cleared he will do so prior to the time the contractor begins work. It is understood that the grantees will advise the grantor at least ___ days in advance of the date construction is to begin.

10

·O·