PREEMALE GAR

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT

ALL KNOW A	II. MEN F	Y THESE PR	ESENT	S: That	THREA LAGA I	<u>.ea</u>	
(I) KNOW I	IDD WELDING			grant	or(s) in consid	eration of \$_70	.00
paid by Parker S called the Grantee a right of way in a recorded in the off	, receipt of nd over my	which is herel (our) tract(s) (by ackn of land	owledged, do situate in the	nereby grant a	and convey uno	tue zaer Brance
Deed Book	at P	age		and Book	·	at Page_	and
also, being designa	ated in the	Block Book as	s2	243-3-113		and ener	oaching on my
(our) land a distant 40 feet in width du file in the offices o	re of2	20 ne of construct	fee tion and	t, more or less 20 feet in wi	, and being th	nat portion of my	(Our) said land
The Grantor(s) herein by t	hese presents	warrant	s that there a	re no liens, m	ortgages, or other	er encumbrance
to a clear title to t	hese lands, (except as follo	ws:		10	· i · Madraga Pa	ale
which is recorded at Pageto the lands descri	and	of the R.M.C that he (she) is	. of the s legally	above said Star qualified and	te and County I entitled to g	rant a right of v	vay with respec
The expression if any there be.	n or designa	ition "Grantor	" where	ver used herei	n shall be und	erstood to includ	e the Mortgagee
and privilege of e same, pipe lines, n veying sanitary ser placements and ad all times to cut aw grantee, endanger maintenance; the purpose of exercis rights herein gran from time to time thereto as to impo	nanholes, and in wage and in ditions of covay and keep or injure the right of inguited shall not exercise and	d any other activities to the same polear of said no pipe lines cress to and egues to be constructly or all of sar	djuncts s, and t e from t l pipe li or their ress fro inted; p	deemed by the o make such a make such a me and and a appurtenance m said strip o provided that the waiver or abar	e grantee to be relocations, che said grantee all vegetations, or interfere f land across the failure of the fa	anges, renewals, may deem desira that might, in the with their prophe land referred the grantee to experient the right thereafter	substitutions, reable; the right a e opinion of the operation of to above for the ercise any of the at any time and
(3) It Is Agr That crops shall n inches under the s of the grantee, in mentioned, and th jure, endanger or	ot be plante ourface of the terfere or c iat no use sl	ed over any so se ground; tha onflict with that hall be made o	ewer pip t the us he use o of the s	es where the e of said strip of said strip o aid strip of la	tops of the p of land by the f land by the ad that would,	e granter shall no grantee for the in the opinion o	purpose herei
(4) It Is Fur said sewer pipe lindamage that might negligences of openight occur there	ne, no claim it occur to si cration or m	for darnages uch structure, aintenance, of	shall be building	e made by the g or contents t	grantor, his hi hercof due to	eirs or assigns, o the operation or	mannenance, c
(5) All other	r or special	terms and con	ditions	of this right o	f way are as fo	llows:	
man	hole	will	be	flush	with	ground	Revel.

328 W.23

⁽⁶⁾ The payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for said right of way.