STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE	** Ha District **	, Sheet 253	as of: , Block 2	, Lot 23
1. KNOW ALL MEN BY T	HESE PRESENTS: That	Andrew Jord	lan, Jr.	
paid by the Western Carolina Regard the Grantee, receipt of which is I and over my (our) tract(s) of land R.M.C., of said State and County encroaching on my (our) land a cland25feet wide, on the ground, and being shown of ing 50 feet wide, 25 feet on each sing the Grantor(s) herein by the title to these lands, except as follows:	pional Sewer Authority, a bodiereby acknowledged, do here I situate in the above State and Book 918 at Page listance of 50 fewer feet and print on file in the office de during construction.	by politic under the lates by grant and convey and County and deed 438 and et, more or less, and ton each side of the s of the Western Car	unto the said grantee to which is recorded in Book I being on that portion center line as same has rolina Regional Sewer	hereinafter called a right of way in the office of the at page, n of my (our) said s been marked out Authority, includ-
which is recorded in the office of t	he R.M.C. of the above said S is legally qualified and entitle	State and County in N	fortgage Book	at Page
The expression or designation there be. 2. The right of way is to and of entering the aforesaid strip of land and any other adjuncts deemed by wastes, and to make such relocation time to time as said grantee may deall vegetation that might, in the offere with their proper operation of referred to above for the purpose of any of the rights herein granted shifton time to time to exercise any eas to impose any load thereon. 3. It is Agreed: That the granthall not be planted over any sewer of the ground; that the use of said with the use of said strip of land it is add strip of land that would, in their appurtenances. 4. It is further agreed: That it ine, no claim for damages shall be such structure, building or content ance, or said pipe lines or their appurenance, or said pipe lines or their appurenances.	does convey to the grantee, its nd, and to construct, maintain the grantee to be necessary ons, changes, renewals, substiceem desirable; the right at all pinion of the grantee, endanger maintenance; the right of it of exercising the rights herein all not be construed as a wait or all of same. No building short of the strip of land by the grantee, injury the grantee for the purpose opinion of the grantee, injury the event a building or other made by the grantor, his heir strip of due to the operation outlet outlenances, or any access outleances, or any access.	successors and assign and operate within to for the purpose of octutions, replacements times to cut away are or injure the piper ingress to and egress granted; provided the provided the provided the pipes are less than shall not, in the opinion of maintenance, or mishap that might of the processor assigns, on account of mishap that might of mishap that might of the processor assigns, on account mishap that might of the processor assigns, on account mishap that might of the processor assigns, on account mishap that might of the processor assigns, on account mishap that might of the processor assigns, on account mishap that might of the purpose of the	rstood to include the land the limits of same, piponyeying sanitary sewas and additions of or and keep clear of said per lines or their appurations said strip of land the failure of the grant the failure of the grant of the right thereafter aid sewer pipe line now eighteen (18) inches the said that no use shall der inaccessible the second of the said severe of oner or neeligences of oner	Mortgagee, if any ight and privilege e lines, manholes, age and industrial to the same from pipe lines any and enances, or interd across the land rantee to exercise at any time and or so close thereto wided: That crops under the surface terfere or conflict li be made of the ewer pipe line or to said sewer pipe at might occur to ration or mainter
6. The payment and privilege thatever nature for said right of wa IN WITNESS WHEREOF the et this day of day of lGNED, sealed and delivered in the day.	thand and seal of the Granto	r(s) herein and of the A.D.	e Mortgagee, if any, ha	as hereunto been

(SEAL)

(SEAL)

(SEAL)

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As to the Grantor(s)_

, As to the Mortgagee.

, As to the Mortgagee_

(CONTINUED ON NEXT PAGE)