SENSILLS CAS

Block Book Number

## STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

## 2.1 17.22 RIGHT OF WAY 14.1084 14.1469

L KNOW ALL MEN BY THESE PRESENTS: That	Westminster Company
	tor (s), in consideration of \$
he office of the R.M.C. of said State and County in Book.	067 at Page 689 and Book at Page
aid lands being briefly described as: 9.465 acres near	Hiller Road
	feet, more or less, and being that portion of my (our) said land
25 12 1/2 (22	haide of the center line is some has been marked out on the
round, and being showr on a print on file in the office of on print in Plat Book UV right of way shall extend a total width of 40 teer, ex	f the Metropolitan Sewer Substitute. During constitution said
	there are no liens, mortgages, or other encumbrances to a clear
title to these lands, except as follows: None	
and that he (she) is legally qualified and entitled to grant a fig	
The expression or designation "Grantor" wherever u there be.	sed herein shall be understood to include the Mortgagee, if any
of entering the aforesaid strip of land, and to construct, mand any other adjuncts deemed by the Grantee to be neces wastes, and to make such relocations, changes, renewals, so time to time as said Grantee may deem desirable; the right at segetation that might, in the opinion of the Grantee, endanges their proper operation or maintenance; the right of ingress above for the purpose of exercising the rights herein grantee.	e, its successives and assigns the following: The right and privilege ntain and operate within the limits of same, pipe lines, manholes, sary for the purpose of convexing sanitary sewage and industribustitutions, replacements and additions of or to the same from all times to cut away and keep clear of said pipe lines any a. I all it or injure the pipe lines or their appurtenances, or interfere with to and egress from said strip of land across the land referred to id; provided that the failure of the Grantee to exercise any of the abandonment of the right thereafter at any time and from time to ted over said sewer pipe line noe so close thereto as to impose any
shall not be planted over any sewer pipes where the tops of the ground; that the use of said strip of land by the Grantor shall be the first the purposes by	maintain fences and use this strip of land, prosuded: That crops to pipes are less than eighteen (19) inches under the surface of the li not, in the opinion of the Grantee, interfere or conflict with the crein mentioned, and that no use shall be made of the said strip of er de render in accessible the sawer pipe line or their appurtenances.
the control of the first term and the first term and the first term to be the first term to b	or other structure, should be erected contiquous to suid sewer pupe circor assigns, on account of any damage that might occur to, such ton or maintenance, or negligenoes of operation or maintenance, mishap that might occur therein or thereto.
5. All other or special terms and conditions of this ris	
6. The payment and provideges above specified are he ever nature for said right of way.	erebs, accepted in full settlement of all claims and damages of what-
<ol> <li>In the event plans for said sewer lines are cancell cancelled and no mones shall be due the Grantors. The pass construction commences.</li> </ol>	ied or altered and this right of was is not needed, then same mas be ment of the consideration for this right of was shall be made before
IN WINESS WHEREOF, the hand and seal of the set thin Z= day of	Grantoe (s) herein and of the Moergagee, if any, has herminto been
Signed, sealed and delinered in the presence of:	WESTMINSTER COMPANY
	By Howald Comothy
as to the Grantogist	Vice Klestick / List
as to the Grantoris)	GR INIOES)
is to the Mortgigee	15.
as to the Moetgagee	MONTGAGE

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