San Harris Const

M9.4-10-14 Block Book Number

STATE OF SOUTH CAROLINA!

RIGHT OF WAY

L KNOW ALL MEN BY THESE PRESENTS: That	Wooten Corporation of Wilmington
I. KNOW ALL MEN BY THE SECRESSISS FOR	antor (s), in consideration of \$ 136 paid or to
a land and the second of the base of the second of the sec	d the Grantee, do hereby grant and convey unto the said Grantee in the above State and County and deed to which is recorded in
the office of the R.M.C. of said State and County in Book	618 at Page, 429 and Book at Page.
said lands being briefly described as: Lot 92 and par	t Lot 91, Pineforest Subdivision
	feet, more or less, and being that portion of my (our) said land
a the transfer of the contract	of the Metropolitan Sewer Subdistrict. During construction said
print in Plat Book 11 V Page right of way shall extend a total width of 40 feet, of	extending 20 feet on each side of the center line.
The Grantoe (s) herein by these presents warrants th	at 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	
The expression or designation "Grantor" wherever there be.	used herein shall be understood to include the Mortgagee, if any
2. The right of way is to and dies convey to the Gran of entering the aforesaid strip of land, and to construct, mand any other adjuncts deemed by the Grantee to be neck wastes, and to make such relocations, changes, renewals, time to time as said Grantee may deem desirable; the right segetation that might, in the opinion of the Grantee, endan their proper operation or maintenance; the right of ingreadons for the purpose of exercising the rights herein grantage.	tiee, its successors and assums the following: The right and privilege funtain and operate within the limits of same, pipe lines, manholes, essays for the purpose of conveying sanitary sewage and industiculations, replacements and additions of or to the same from at all times to cut away and keep clear of said pipe lines any and all ager or injure the pipe lines or their appurtenances, or interfere with use to and egress from said strip of land across the land referred to ited; provided that the failure of the Grantee to exercise any of the cabandonment of the right thereafter at any time and from time to extend over said sewer pipe line nor so close thereto as to impose any
shall not be planted over any sewer pipes where the tops of ground, that the use of said strip of land by the Grantor share of said strip of land by the Grantee for the purposes land that would, in the opinion of the Grantee, injure, endar	ps, maintain sences and use this strip of land, provided: That crops the pipes are less than eighteen (18) inches under the surface of the fall not, in the opinion of the Grantee, interfere or conflict with the herein ments nod, and that no use shall be made of the said strip of the or render in a cessible the sewer pipe line or their appurtenances. The other structure should be erected contiquous to said sewer pipe
the first and the state of the state of the first the first the state of the state	heirs of assigns, on a count of any dismage that might been to such a serious of maintenance, according to the mintenance.
3. All other or special terms and conditions of this r	
ever mature for soul night of was	hereby accepted in full settlement of all claims and damages of what
cancelled and no mores shall be due the Grant sea. The pa- construction rommences	elled or altered and this right of was is not needed, then same may be consideration for this right of was shall be made before.
in witness whereof, the hind and seil of the seither 5 die of 17.7	he Grantor iso herein and of the Mortgagee, if any, has hereunto been a Language
Signed, sealed and deintered in the presence of	MOOTEN CORPORATION OF WILMINGTON
* 1 . 1 th the said of the sai	By: (1.8)
Coca m Brack	(t. S.)
we the Granton !!	GRANIOR(S)
is to the Mortgigee	
arto the Martagee	MORIGAGEE
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