PREMIELÉ CO. S. C. D. 23 H. C. 7 C. D. M. C. C. T. M. C. F.

STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT

COUNTY OF GREENVILLE)	SEWER AND FIR	E 30DDI311dC1
(1) KNOW ALL MEN BY THESE PRESENTS:	That LEROY	ELROD, JR.
and MARY C. FLROD	grantor(s), in cor	asideration of \$
paid by Parker Sewer and Fire Subdistrict. a bod called the Grantee, receipt of which is hereby acknowled right of way in and over my (our) tract(s) of land situ recorded in the office of the R.M.C. of said State and	edged, do hereby gra ate in the above Stat	ant and convey unto the said grantee
Deed Book at Page	and Book	at Page and,
Deed Book at Page also, being designated in the Block Book as	52-1-86	and encroaching on my
(our) land a distance offeet, m 40 feet in width during the time of construction and 20 file in the offices of Parker Sewer and Fire Subdistric	feet in width thereal	g that portion of my (our) said land lter, and being shown on a print on
The Grantor(s) herein by these presents warrants the to a clear title to these lands, except as follows:		
which is recorded in the office of the R.M.C. of the abo	ve said State and Cou	unty in Mortgage Book
at Page and that he (she) is legally que to the lands described herein.	alitied and entitled t	to grant a right of way with respect
The expression or designation "Grantor" wherever if any there be.	used herein shall be u	inderstood to include the Mortgagee,
and privilege of entering the aforesaid strip of land, a same, pipe lines, manholes, and any other adjuncts deer veying sanitary sewage and industrial wastes, and to make placements and additions of or to the same from time all times to cut away and keep clear of said pipe lines grantee, endanger or injure the pipe lines or their approximation of exercising the rights herein granted; proving the rights herein granted; proving the proving the property of time exercise and of same. No built thereto as to impose any load thereon.	med by the grantee to take such relocations, to time as said grant any and all vegetation artenances, or interfaid strip of land acrouded that the failure of the core of a bandonment of the ding shall be erected.	changes, renewals, substitutions, re- tee may deem desirable; the right at on that might, in the opinion of the fere with their proper operation or ses the land referred to above for the of the grantee to exercise any of the of the right thereafter at any time and over said sewer pipe line nor so close
(3) It Is Agreed: That the grantor(s) may plant of that crops shall not be planted over any sewer pipes inches under the surface of the ground; that the use of the grantee, interfere or conflict with the use of smentioned, and that no use shall be made of the said jure, endanger or render inaccessible the sewer pipe li	where the tops of the said strip of land by aid strip of land by t strip of land that wo	the granter shall not, in the opinion the grantee for the purpose herein uld, in the opinion of the grantee, in-
(4) It Is Further Agreed: That in the event a buil said sewer pipe line, no claim for damages shall be ma damage that might occur to such structure, building or negligences of operation or maintenance, of said pipe li might occur therein or thereto.	de by the grantor, hi contents thereof due	to the operation or maintenance, or
(5) All other or special terms and conditions of ti		
This & R.O.W is Porker sewer & Fi	odd ha	nal to the one
1011CH SCE		

(5) 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.

on July 7, 1977

4328 RV.21

NH

Q.