STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

might occur therein or thereto.

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT BLOCK BOOK # 253-2-49

(1) KNOW ALL MEN BY THESE PRESENT	IS: That MARION	W. FORE, JR. AND CAROLINE	<u> </u>
paid by Parker Sewer and Fire Subdistrict. a		in consideration of \$ 1.00 cons	ther yaluable deratjon
paid by Parker Sewer and Fire Subdistrict. a called the Grantee, receipt of which is hereby acknowing a right of way in and over my (our) tract(s) of land recorded in the office of the R.M.C. of said State a	nowledged, do heret situate in the above	by grant and convey unto the said	grantee
	·		
Deed Book 547 at Page 196		_	
also, being designated in the Block Book as $\frac{25}{100}$	13-2-49	and encroaching	on my
(our) land a distance of 225 fee to width during the time of construction and file in the offices of Parker Sewer and Fire Subdi	d 20 feet in width t	•	
The Grantor(s) herein by these presents warran to a clear title to these lands, except as follows:		~	nbrances
which is recorded in the office of the R.M.C. of the	e above said State an	d County in Mortgage Book	
at Page and that he (she) is legall to the lands described herein.	y qualified and ent	itled to grant a right of way with	respect
The expression or designation "Grantor" where if any there be.	ever used herein sha	ll be understood to include the Mo	rigigee,
(2) The right of way is to and does convey to and privilege of entering the aforesaid strip of lar same, pipe liner, manholes, and any other adjuncts veying sanitary sewage and industrial wastes, and placements and additions of or to the same from all times to cut away and keep clear of said pipe I grantee, endanger or injure the pipe lines or their maintenance; the right of ingress to and egress from purpose of exercising the rights herein granted; rights herein granted shall not be construed as a from time to time exercise any or all of same. No thereto as to impose any load thereon.	nd, and to construct deemed by the gran to make such relocatione to time as said lines any and all ver appurtenances, or om said strip of land provided that the fawaiver or abandons	maintain and operate within the stee to be necessary for the purpos ations, changes, renewals, substituted grantee may deem desirable; the getation that might, in the opinion interfere with their proper oper discross the land referred to about the proper oper discross the land referred to about the proper oper discross the land referred to about the proper oper oper oper oper discross the land referred to about the proper oper oper oper oper oper oper o	limits of e of con- tions, re- e right at on of the ration or e for the ny of the time and
(3) It Is Agreed: That the grantor(s) may planted ever any sewer prinches under the surface of the ground; that the use of the grantee, interfere or conflict with the use mentioned, and that no use shall be made of the jure, endanger or render inaccessible the sewer prinches.	ipes where the tops se of said strip of lan of said strip of land said strip of land th	of the pipes are less than eight and by the grantor shall not, in the d by the grantee for the purpos at would, in the opinion of the gr	teen (15) e opinion se ber ei n
(4) It Is Further Agreed: That in the event a said sewer pipe line, no claim for damages shall be damage that might occur to such structure, building	e made by the gran	etor, his heirs or assigne, on accou	at of any

negligences of operation or maintenance, of said pipe lines or their appurtenances, or any accident or mishap that

(5) All other or special terms and conditions of this right of way are as follows:

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