	ſ	и€	RIGHT OF	WAY		v.100			
TATE OF SOUTH CAROL	JNA -)								
DUNIY OF GREENVILL) E i		e County Block	•	nation as of: 247	: . Block	5	. Lot	2
	•. ,	17771161			· • • •	· OKCL		, 134	
L KNOW ALL MEN F	Y THES	E PRESEN	TS: That	Elzi	o Bloan				
J				 •	grantor(s),	in consider	ation of \$.	1,005	.00
d by the Western Carolina	r Kesion:	ai 26mst Vii	mority, a body	politic unce	t the laws o	or South Ca	nonna, ne	tematter	called
Grantee, receipt of which lover my (our) tract(s) of	land site	by acknowled uate in the a	ugeu, oo nereo ibove State and	oy grant and of I County and	convey unto I deed to wi	o the saw ; hich_is_reco	grantee a pr ded in tl	right or v he office.	of the
l over my (our) tract(s) of sl.C., of said State and Co- roaching on my (our) Ian d feet w	unty in B	wi <u>482</u>	TOOK at Page -	448	and Kee	re Proble	Pet 888:	EN L	<u></u>
roaching on my (our) Ian I 25 feet w	d a dista ide. exter	nce of	772 (cet	et, more or le on each side	iss, and bein of the cent.	ng on that er line as s	portion of ame has b	t my (ou: een mark	r) said ed out
the ground, and being she	E no na	print on file	e in the offices	of the Weste	ern Carolina	a Regional	Sewer Au	thority, i	nclud-
50 feet wide, 25 feet on ea The Grantor(s) herein b		_		e are na lien	 กนาสราสส 	s or other	ecoumbe	andes to s	a clear
e to these lands, except as		picking war	iants that their	e die iko nen	z mongage	s or care	CIRCINICA.	aikes to .	2 (1(4)
ich is recorded in the offic									t Page
and that he	(she) is	legally quali	fied and entitle	ed to grant a	right of way	y with resp	ect to the	lands des	scribed
The expression or design	gnation "	'Grantor'' w	herever used h	erein shall b	e understor	od to inclu	de the Me	ortgagee.	if any
re be. 2. The right of way is to	يجار ارمد د	ur assent att fix	eka arantas itz	415554444.544	m.đ. nazi sma dl	ka Esllsssia	The -i.v	hi sadaa	i. ilaas
ntering the aforesaid strip		•	_		_			•	_
l any other adjuncts deen	ed by th	e grantee to	be necessary	for the purpo	ose of conve	eying sanit	an sewag	e and ind	lustrial
ites, and to make such re		_		•					
e to time as said grantee vegetation that might, in									
e with their proper opera									
erred to above for the put	rpose of c	exercising th	e rights herein	granted; pro	wided that I	the failure	of the gra	ntee to e	xercise
y of the rights herein grar om time to time to exercis						_		•	
to impose any load thereve	•	an er same.	.vo candaig x	iidii ee eitett	COIL SIO	weer hits	, ma nea	X, (IOX	BRICIO
3. It is Agreed: That the	_		•			•			
all not be planted over an the ground; that the use o									
th the use of said strip of		•	•		•	_			
d strip of land that would	L in the	opinion of	the grantee, in	jure, ending	er or render	r inaccessil	He the se	aer pipe	line or
eir appurtenances. 4. It is further agreed.	That in	the event a l	huilding oc och	er stoxiure :	Sould be e	rected ceas	rations fo	wid sea	er nine
e, no claim for damages s									
ch structure, building or									mainte-
nce, or said pipe lines or the 5. All other or special i						ut therein o	अ फंटरटा		
It is unde			•	•			50 50	1 d o c	
the right									
to Iner 31								•	
					-				
6. The payment and			cified are here	by accepted	in fall settl	lement of	ill claims	and dam	ages of
hatever nature for said rigi	-		1 4 4 4						
IN WILNESS WHER رىكىى	tor the	Dry and X	:al of the Grap 19	A D	and of the	Mortgager	, if any, h	as hereun	to been
iGNED, stated and deliver	പ്രദേശം	nerwiner of	r						
7/1 / 12	12 1/2.	di			ch	6- 6	1 .	77	
Therene for			As to the C	Grantivi (4)	- Exy			<i>f</i> / 22	(SEAL)
Tieres M.	نار: <u>سري</u> ر -	ing	Noto the C	Grantier ei					(SEAL)

SEM)

ίΩt

M,

0.

S. Service Confession

Extraction of the Strate