TEB Z II 03 H B GHT OF WAY

600v1141 90S

Ö

وتبيغوا يدايقه والمستجار بالمواحج ويدين والماني

O) (

STATE OF SOUTH CAROLESAN	E SAMERSLEY	D. 1 D		
COUNTY OF GREENVILLE	i fCHelinville County BioclDistrict		Block 1	Lot 1.7
L KNOW ALL MEN BY THE	ESE PRESENTS: That	Preenville Do	oan ty	
กป์		, grantor(s), in	consideration of \$ 1.	<u> </u>
paid by the Western Carolina Region the Grantee, receipt of which is her and over my (our) tract(s) of land s C.M.C., of said State and County in	reby acknowledged, do hereb ituate in the above State and	by grant and convey unto the County and deed to which	the said grantee a righ ch is recorded in the o	t of way in office of the
C.M.C., of said State and County in neroaching on my (our) land a distant and 25 feet wide, extend the ground, and being shown oning 50 feet wide, 25 feet on each side. The Grantor(s) herein by these lands, except as follows	 a print on file in the offices during construction. b presents warrants that ther 	s of the Western Carolina	Regional Sewer Author	rity, includ-
which is recorded in the office of the				
and that he (she) is rein.	is legally qualified and entitle	ed to grant a right of way	with respect to the land	Is described
The expression or designation here be:	"Grantor" wherever used I	herein shall be understood	to include the Mortg	agee, if any
	the grantee to be necessary ins, changes, renewals, substituted desirable; the right at all of sinion of the grantee, endanger maintenance; the right of its exercising the rights hereinall not be construed as a way all of same. No building substituted in many plant crops, maintenance, may plant crops, maintenance, where the tops of the strip of land by the granter by the grantee for the purpose opinion of the grantee, in the event a building or odd made by the granter, his here thereof due to the operate purtenances, or any accident and conditions of this right of the purpose of the conditions of this right of the conditions of this right of	for the purpose of convey itutions, replacements and I times to cut away and ke ger or injure the pipe line ingress to and egress from a granted; provided that the liver or abundonment of the half be erected over said so that from the pipes are less than eight shall not, in the opinion of sees herein mentioned, and piure, endanger or render their structure should be erected or assigns, on account from or maintenance, or no for mishap that might occur way are as follows:	ing sanitary sewage ar additions of or to the ep clear of said pipe liss or their appurtenance said strip of land acres failure of the granteche right thereafter at a ewer pipe line nor so estrip of land, provided teen (18) inches under of the grantee, interfer d that no use shall be inaccessible the sewer exted contiguous to said of any damage that megligences of operation therein or thereto.	id industrial e same from ines any and ies, or inter- ioss the land e to exercise iny time and close thereto That crops is the surface is or conflict made of the pipe line or d sewer pipe ight occur to
•				
· }				
6. The payment and privile whatever nature for said right of w IN WITNESS WHEREOF to set this day of	ay. he hand/and/seal of the Gran	ntoces) herein and of the V		·
SIGNED, sealed and delivered in	the presence of	Park on the B	la Tourity	
mary 20 Fee	•	Grantorio Melin	mlare	(SEM)
s		and the second	arche il esting	OPAU
•		Mortgagee	•, •	SEMI
	and the second section of the second	NI Tiğilgili manını		SENT