and from time to time to exercise any or all of same. No building shall be erected over said sewer pipelines nor so close thereto as to impose any load thereon.

It is understood that this easement appurtenant is given for the benefit of the property now owned by Lowell W. McCrary and Mary G. McCrary their heirs and assigns (McCrary), the property being described in Deed Volume 651, at page 67, recorded in the R.M.C. Office for Greenville County, one of the proposed termini being located thereon. It is further agreed that should McCrary subdivide the McCrary property this easement with all rights and responsibilities related thereto shall pass to each of the subdivided owners.

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.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this the day of August, 1982.

SIGNED, sealed and delivered in the desire of:

Thomas Clark Latta, Jr.

(SEAL)

(SEAL)

Norma H. Latta GRANTORS

STATE OF SOUTH CAROLINA )

PROBATE

COUNTY OF GREENVILLE )

PERSONALLY appears before me the undersigned deponent, who on oath says that Deponent saw the above named Grantors deliver the within written Easement Appurtenant, and that Deponent with the other subscribing witness shown thereon, witnessed the execution thereof.

SWORN to before me this

June ( J. LodgesEAL)

Notary Public for S.C.

My Commission Expires: ///20/

DEPONENT

6257