543.1 1 22.1 Block Book Number

	ATE OF SOUTH CAROLINA SREENVILLE COUNTY OF GREENVILLE NOV 23 9 17 A		Block Book Number			
	STATE OF SOUTH CAROLINA	ween Alfri CC	<sup>\$.6</sup> RIGHT O	F WAY		
	COUNTY OF GREENVILLE	1904 53 9 17 AM	184	:	1	
	D I. KNOW ALL MEN BY THESE	ONNIE S ANKERS	Wilary A. Fisher	Jr.	and	
		9731	mortal in consideration	of \$ 100.00	,paid or to	
	be paid by Metropolitan Sewer Subdis a right-of-way in and over my (our) tr	trict, hereinafter called act (s) of land situate	the Grantee, do hereny in the above State and C	ounty and deed to which i	s recorded in	
	the office of the R.M.C. of said State ar	nd County in Book	at Page	and Bookat Page.		
said lands being briefly described as:						
	and encroaching on my (our) land a dis	tance of 100	feet, more or less, and l	being that portion of my (	our) said land	
feet wide, extending 122 feet on each side of the center line as same has been marked out on the ground, and being shown on a print on file in the office of the Metropolitan Sewer Subdistrict. During construction said						
,	right-of-way shall extend a total width	of <u>40</u> fect, ex	tending 20 fee	et on each side of the cent	er line.	
The Grantor (s) herein by these presents warrants that there are no liens, mortgages, or other encumbrances to a clear						
title to these lands, except as follows:						
	1  The whole approximate at the plane are approximate to the decision and the plane are approximated to the approximate and the approximate are and the approximate are approximated to the ap					
	Abob is consider in the office of the P. M.C. of the above said State and County in Mortgage Bookat Page					
and that he (she) is legally qualified and entitled to grant a right-of-way with respect to the failus described nevens.						
The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgagee, if any there be,						
2. The right-of-way is to and does convey to the Grantee, its successors and assigns the following: The right and privilege of entering the aforesaid strip of land, and to construct, maintain and operate within the limits of same, pipe lines, manholes, and any other adjuncts deemed by the Grantee to be necessary for the purpose of conveying sanitary sewage and industral wastes, and to make such relocations, changes, renewals, substitutions, replacements and additions of or to the same from time to time as said Grantee thay deem desirable; the right at all times to cut away and keep clear, of said pipe lines any and all vegetation that might, in the opinion of the Grantee, endanger or injure the pipe lines or their appurtenances, or interfere with their proper operation or maintenance; the right of ingress to and egress from said strip of land across the land referred to above for the purpose of exercising the rights herein granted; provided that the failure of the Grantee to exercise any of the rights herein granted shall not be construed as a waiver or abandonment of the right thereafter at any time and from time to time to exercise any or all of same. No building shall be erected over said sewer pipe line nor so close thereto as to impose any load thereon.						
	3. It is agreed: That the Granton shall not be planted over any sewer pipe ground; that the use of said strip of lan- use of said strip of land by the Granto- land that would, in the opinion of the Gr	s where the tops of the id by the Grantor shall se for the numbers her	pipes are less than eight not, in the opinion of th ein mentioned, and that	e Grantee, interfere or cor no use thall be made of th	flict with the	
4. It is further agreed: That in the event a building or other structure should be erected contiguous to said sewer pipe line, no claim for damages shall be made by the Grantor, his hens or assigns, on account of any damage that might occur to such structure, building or contents thereof due to the operation or maintenance, or negligences of operation or maintenance, of said pipe lines or their appurtenances, or any accident or mishap that might occur therein or thereto.						
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	• -	conditions of this right	or-way are as follows:			
	• -	conditions of this right.  Shall hot	of way are as follows:			
-	• -	shall hot with of the	on-way are as follows: be totally he.			
	5. All other or special terms and in Spess and Estess 1 Feason able 18 h 5	shall hot aith of the	be totally	) blocked	for	
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