Grantee will repair any actual damage it shall do to Grantors private lanes, roads to crops and will reimburse Grantor for any actual damage which is caused by the exercise of the right of lingress or egress

Grantor reserves all other rights to said strip, offland notificonsistent with the rights and 'assements above set out, except that Grantor agrees that (1) it is treets, roads, water lines or sever lines are constructed across said strip, they shall be at an angle of more than forty: tive degrees between the center line for said streets, roads, water-lines or sever lines and the center line of said strip, and shall be more than 20 feet from any structures placed upon said strip by Grantee, and the coutside limit of any cut for fill shall be more than 20 feet from said structures; (2) any fences upon said strip shall be safely removed from structures of the Grantee; (3) no wells shall be dug on said strip; (4) no septicitants; absorption pits, or underground storage tanks shall be placed on said strip; (5); said strip, shall not be used for burial grounds; (6) Grantee's facilities shall in no way be interfered with or endangered by the Grantor or Grantor's successors or assigns.

The failure of 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 exercise any or all of them.

TO HAVE AND TO HOLD said tract(s) or parcel(s) of land together with all privileges and appurtenances thereunto belonging for the use and purposes aforesaid unto Grantee, its successors and assigns forever.

And Grantor, for the Grantor and for the Grantor's heirs, executors, administrators, successors and assigns, covenants to and with Grantee, its successors and assigns, that Grantor is lawfully selzed of the above described land in fee and has the right to convey the said rights and easements; that the same is free and clear from any and all incumbrances and will forever warrant and defend the title to the said rights and easements against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, this instrument is executed on the date first above written

| Sealed and Delivered in the presence of:  Drai Zuelik | G. S. Way, Jr   | <b>.</b> (  |
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| OF SOUTH CAROLINA                                     | •   |   |
| TY OF DORCHESTER                                      | 9. 2 2 ×  | •   |
| ERSONALLY appeared before me                          | E. N. Vincest  G. S. Way, Jr.  er the within written instrument, and that | *******   |