__(Seal)

State of South Carolina,			signation as of October 16,
County of Greenwille.	District 15	S, Sheet WG 6.2, Bloo	ck 1, Lot 288
1. KNOW ALL MEN BY THESE PRESE	NTS: That	Lindsey Builders, 1	nc.
LI	1.0. 1		grantor(s),
च and			grantor(s),
in consideration of \$ 0.	vs of the State o hereby gran o the above Sta ty in	of South Carolina, hereing t and convey unto the sa ate and County and deed	id grantee a right of way in to which is recorded in the
Deed Book 893	ot Page	31 and Book	at Page
	u ugc		
and encroaching on my (our) land a distant my (our) said land 20 feet on each side of each side of the center line as same has l in the office of Gantt Sewer, Police and at Page	of the center II been marked C Fire District, C	ne during the time of con out on the ground, and be and recorded in the R. M.	ing shown on a print on file C. office in Plat Book
The Grantor(s) herein by these present			
to a clear title to these lands, except as fol	llows:		
which is recorded in the office of the R.M. at Page and that he (s spect to the lands described herein. The expression or designation "Gran gagee, if any there be. 2. The right of way is to and does	he) is legally tor" wherever	qualified and entitled to gused herein shall be und	grant a right of way with re- derstood to include the Mort-
right and privilege of entering the aforesc limits of same, pipe lines, manholes, and a pose of conveying sanitary sewage and is substitutions, replacements and additions sirable; the right at all times to cut away in the opinion of the grantee, endanger or proper operation or maintenance; the rightered to above for the purpose of exercito exercise any of the rights herein grante thereafter at any time and from time to tis sewer pipe line nor so close thereto as to 3. It is Agreed: That the grantor(s) is That crops shall not be planted over any sinches under the surface of the ground; the of the grantee, interfere or conflict with a mentioned, and that no use shall be made injure, endanger or render inaccessible the said sewer pipe line, no claim for damag any damage that might occur to such strutenance, or negligences of operation or mor mishap that might occur therein or the 5. All other or special terms and contents.	aid strip of lar ny other adjur ny other adjur of or to the sc and keep clear injure the pip it of ingress to sing the rights when the use of sc impose any lar impose any	and to construct, main test deemed by the grante es, and to make such resonance from time to time as ar of said pipe lines any content of the estate of the pipe estate of the estate of	ntain and operate within the eto be necessary for the pur- locations, changes, renewals, said grantee may deem de- and all vegetation that might, ances, or interfere with their ip of land across the land re- that the failure of the grantee or abandonment of the right ling shall be erected over said the this strip of land, provided: a are less than eighteen (18) are less than eighteen (18) and the opinion of the grantee, es. uld be erected contiguous to eirs or assigns, on account of eto the operation or main- ppurtenances, or any accident
		1	
		•	
6. The payment and privileges abo damages of whatever nature for said rig 7. The grantor(s) have granted, be sell and release unto the grantee(s), thei the grantor(s) further do hereby bind the fend all and singular said premises to the whomsoever lawfully claiming or to claim	ht of way. orgained, sold r successors a fir heirs, succe grantee, the g	and released and by the nd assigns forever the p ssors, executors and admi rantee's successors or as	se presents do grant, bargain, roperty described herein and nistrators to warrant and de-
IN WITNESS WHEREOF, the hand and	,		Mortgagee, if any, has here-
unto been set this day of	Nov-	, 19 <u>7</u>	2 SNC0
Signed, sealed and delivered in the prese	ence of:	LINDSEY BUILDER	5, INC / /
100		By: // Censio C	(Seal)
102-1-12100		//	
As to the Grantor(s)		V	(Seal)
• •			(Seal)

(Continued on next page)

As to the Mortgagee