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ELIZABETH RIDDLE R.M.C.

117 KENDRICK, STEPHENSON & JOHNSUN

100-1-6.3

887-612. 7000

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

might occur therein or thereto.

## RIGHT OF WAY TO PARKER WATER AND SEWER SUBDISTRICT

(I) KNOW ALL N	IEN DI IMESE I	RESENT	5: 1 Hat		
and		<u> </u>	, grantor(s), ir	consideration of \$ 70	).'00 =,
paid by Parker Water a called the Grantee, rece a right of way in and ov recorded in the office of	and Sewer Subdis ipt of which is her er my (our) tract(s)	trict, a b eby ackno ) of land s	ody politic under the wledged, do hereby ituate in the above	e laws of South Car grant and convey un	rolina, hereinafte to the said grantee
Deed Book 82887 also, being designated in	_ at Page	512	and Book	at Page	and
also, being designated is	n the Block Book	as100	<u>-1-6.3</u>	and, en	icroaching on my
(our) land a distance of _40 feet in width during t file in the offices of Park	201 he time of constru	feet, etion and s	more or less, and b 20 feet in width the	eing that portion of a	my (our) said land
to a clear title to these la	ands, except as foll	lows: 🚣		ens, mortgages, or ot	
which is recorded in the at Page to the lands described he	and that he (she)	C, of the alis legally o	bove said State and qua lified and entitle	County in Mortgage E ed to grant a right of	BookBook way with respect
The expression or de if any there be.	esignation "Granto	r" whereve	er used herein shall i	pe understood to inclu	de the Mortgagee,
(2) The right of wa and privilege of entering same, pipe lines, manholoveying sanitary sewage a placements and addition all times to cut away and grantee, endanger or inju- maintenance; the right o purpose of exercising the rights herein granted sha from time to time exerci- thereto as to impose any	g the aforesaid stri- es, and any other a and industrial wasts s of or to the same d keep clear of said ure the pipe lines f ingress to and eg e rights herein gra all not be construe se any or all of said	p of land, djuncts de es, and to e from tim d pipe line or their ap gress from anted; pro	and to construct, meemed by the granted make such relocation to time as said granted as any and all veget opurtenances, or intuition in the said strip of land advided that the failurativer or abandonmen	e to be necessary for the ons, changes, renewals rantee may deem desiration that might, in the erfere with their properties the land referred re of the grantee to ent of the right thereafte	within the limits of the purpose of con- ts, substitutions, re- rable; the right at the opinion of the per operation or d to above for the xercise any of the er at any time and
(3) It Is Agreed: T That crops shall not be p inches under the surface of the grantee, interfere mentioned, and that no u jure, endanger or render	planted over any so of the ground; that or conflict with to use shall be made	ewer pipes t the use of he use of of the said	s where the tops of of said strip of land said strip of land b I strip of land that w	by the grantor shall n y the grantee for the vould, in the opinion of	nan eighteen (18) not, in the opinion e purpose herein

(6) 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.

(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 heirs 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

(5) All other or special terms and conditions of this right of way are as follows: