STATE OF SOUTH CAROLINA STARKERSLEY

B. H. Greenville County Block Book Designation as of:
District . Sheet B5.4

Block 1

.Lot 4.2

_(SEAL)

1. KNOW ALL MEN BY THESE PRESE	ENTS: That Lloyd W. Gilstrap		
and	, grantor(s	s), in consideration of S_	300.00
paid by the Western Carolina Regional Sewer A the Grantee, receipt of which is hereby acknow and over my (our) tract(s) of land situate in the	Authority, a body politic under the law viedged, do hereby grant and convey use above State and County and deed to	s of South Carolina, her into the said grantee a r which is recorded in the	reinafter called right of way in se office of the
R.M.C., of said State and County in Book 5.2 encroaching on my (our) land a distance of 3.2 land 25 feet wide, extending on the ground, and being shown on a print on ling 50 feet wide, 25 feet on each side during con The Grantor(s) herein by these presents white to these lands, except as follows:	file in the offices of the Western Carol struction.	lina Regional Sewer Aut	thority, includ-
which is recorded in the office of the R.M.C. of	the above said State and County in Mo	ortgage Book	at Page
and that he (she) is legally qua			
herein. The expression or designation "Grantor" there be. 2. The right of way is to and does convey the second does do second do sec			-
of entering the aforesaid strip of land, and to cound any other adjuncts deemed by the grantee wastes, and to make such relocations, changes, ime to time as said grantee may deem desirable all vegetation that might, in the opinion of the ere with their proper operation or maintenance referred to above for the purpose of exercising any of the rights herein granted shall not be conformation to time to exercise any or all of same as to impose any load thereon. 3. It is Agreed: That the grantor(s) may phall not be planted over any sewer pipes whereof the ground; that the use of said strip of land with the use of said strip of land with the use of said strip of land that would, in the opinion of heir appurtenances. 4. It is further agreed: That in the event a fine, no claim for damages shall be made by the use of said pipe lines or their appurtenances. 5. All other or special terms and conditions	to be necessary for the purpose of cor- renewals, substitutions, replacements e; the right at all times to cut away and grantee, endanger or injure the pipe e; the right of ingress to and egress fi the rights herein granted; provided that onstrued as a waiver or abandonment of e. No building shall be erected over sa- plant crops, maintain fences and use the fet the tops of the pipes are less than ed by the grantor shall not, in the opinion for the purposes herein mentioned, if the grantee, injure, endanger or rend in building or other structure should be engrantor, his heirs or assigns, on accor- ted to the operation or maintenance, of or any accident or mishap that might of sof this right of way are as follows:	and additions of or to to the deep clear of said pipel lines or their appurtenaron said strip of land and the failure of the grant of the right thereafter at its sewer pipel line nor so his strip of land, provide eighteen (18) inches und on of the grantee, interfand that no use shall be derinaccessible the sewer erected contiguous to so unt of any damage that it negligences of operation or thereto.	and industrial the same from e lines any and ances, or inter- across the land atee to exercise t any time and o close thereto ed: That crops der the surface fere or conflict to made of the er pipe line or aid sewer pipe might occur to ion or mainte-
GRANIE MAN PROM	men To Cover	(N 26 7116	SINER
LINE AT A MANNE	it. Ofanole Moss	Allen +	INSPEC
THE COMMERCIAL			
6. The payment and privileges above spewhatever nature for said right of way. IN WITNESS WHEREOF the hand and seet this	eal of the Grantor(s) herein and of the		
SIGNED, sealed and delivered in the presence of	f:, As to the Grantor(s) Lloyd W.	al Weller	SEAL)
J 16 Minely	Asio the Grantor(s)	Gilst rap	(SEAL)
′ //	, As to the Mortgagee		(SEAL)

, As to the Mortgagee_