LE TO REAL ESTATE	AND THE PROPERTY OF THE PROPER
	366 Locks Transference
TE OF SOUTH CAROLINA	
County of Greenville	가는 사람들은 사람들이 가장 하는 것이 되었다.
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, of sterms, conditions and privileges hereinafter expressed, and the sum of ONE (said County and State, hereinafter called Grantor, for and in consideration of (\$1.00) DOLLAR to the Grantor in hand paid by Parker and County acknowledged, do hereby grant unto the said Grantee, its hat tract or lot of land situate in Greenville Township, in said County and State,
PER AND SEWER SUB-DISTRICT, of Greenville, South Carolina, the recessors and assigns, the right, privilege and easement to go in and apon the	cipt whereof is hereby acknowledged, do hereby grant unto the said Grantee, its hat tract or lot of land situate in Greenville Township, in said County and State,
described us tollows:	
Being parts of Lots Nos. 31 and 32 of B	lock 2 of the Newlands,
plat of which is recorded in Plat Book	"C" at page 199
	and the second
Open companies and produce and the contract of the second and the contract of	A STATE OF THE PARTY OF THE PAR
to construct, maintain in and upon and use in and through said premises, in a	proper manner, with necessary apparatus and appliances such as machinery, air proper attachment, pipe lines, for water and sewerage purposes through the upon said premises for the purpose of inspecting and making necessary repairs and aid pipe lines all trees and other obstructions that may in any way endanger the
ts, manholes, blowoff connections and any and every other necessary and process above described together with the right at all times to enter in and u	proper attachment, pipe lines, for water and sewerage purposes through the upon said premises for the purpose of inspecting and making necessary repairs and
rations of said line, together with the right to cut away and keep clear of sa	aid pipe lines all trees and other obstructions that may in any way endanger the
per operations of same.	126
And shall be of such width as the Grantee shall deem necessary for the pull-	nted shall extend throughout the property of the Grantor about. urposes herein specified, and that the damage for which said Grantee may be held ing beyond.
	t to the transfer of the construction on veneigh of said pine lines and with
exception of the right of the Grantee, its successors and assigns, agents, services repairs, the Grantor has the right to cultivate and use the land; provide	ent is to be used only during the construction of repair of said pipe lines and will reards, and employees to inspect said pipe lines and to enter at any point and ed, however, that this shall not apply to such part wherein the top of the pipe is
than eighteen (18) inches underground.	A 12 CO 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
IT IS FURTHER AGREED: That, as a part of the consideration here nections with said pipe lines bearing the expense thereof, provided, howeven gineers representing the Grantee, its successors and assigns.	reof, the Grantor herein and the heirs and assigns of the same, may make taps or ver, that such connections or taps be made only under the rules and supervision of
engineers representing the Grantee, its successors and assigns.	
TO BE DESCRIPTION AND AGREED. That in case of fu	ture damage to crops or property due from accident in said pipe lines, the Grantee
IT IS FURTHER UNDERSTOOD AND AGREED: That in case of full pay reasonable damage therefor.	tture damage to crops or property due from accident in said pipe lines, the Grantee
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