Block Book Number

STATE OF SOUTH CAROLINA TO STAN 179
COUNTY OF GREENVILLE DON COUNTY OF

1. KNOW ALL MEN BY THESE PRESENTS: That	George E. Ai		. (1 ()	and
Pamela R. Aikens , grantor	r (s), in consideration	n of \$	5,=-	,paid or to
e paid by Metropolitan Sewer Subdistrict, hereinafter called the right-of-way in and over my (our) tract (s) of land situate in t	e Grantee, do nereby the above State and	County and	deed to which	is recorded in
e office of the R.M.C. of said State and County in Book 966	at Page <u>566</u>	_ and Book _	at Page	
id lands being briefly described as:Lot_105, Prope	erty of M. C.	Green		
nd encroaching on my (our) land a distance of 95 fee	et, more or less, and	being that p	ortion of my (our) said land
feet wide, extending 12 1/2 feet on each so round, and being shown on a print on file in the office of the	ide of the center li ne Metropolitan Sew	ne as same h ver Subdistri	as been marke ct. During con	d out on the struction said
ght-of-way shall extend a total width of40feet, extend				
The Grantor (s) herein by these presents warrants that the	ere are no liens, mo	rtgages, or of	her encumbra	nces to a clear
tle to these lands, except as follows:Mortgage_to Fide	elity Federal	Savings	and Loan A	<u>ssociatio</u> n
hich is recorded in the office of the R.M.C. of the above said Stand that he (she) is legally qualified and entitled to grant a right-o	ate and County in Mof-way with respect	lortgage Boo to the lands (k 1266 at Padescribed herei	age 89
The expression or designation "Grantor" wherever used latere be.	herein shall be unde	erstood to in	clude the Mor	tgagee, if any
2. The right-of-way is to and does convey to the Grantee, its fentering the aforesaid strip of land, and to construct, maintained any other adjuncts deemed by the Grantee to be necessary astes, and to make such relocations, changes, renewals, substitute to time as said Grantee may deem desirable; the right at all tiegetation that might, in the opinion of the Grantee, endanger or neir proper operation or maintenance; the right of ingress to an over for the purpose of exercising the rights herein granted; pughts herein granted shall not be construed as a waiver or abandone to exercise any or all of same. No building shall be erected out of the construction.	n and operate within for the purpose of tutions, replacemen imes to cut away an injure the pipe lines nd egress from said rovided that the fail donment of the righ	the limits of conveying saids and additional terms of their appostrip of landure of the Gatherafter at the cafter a	f same, pipe lir initary sewage ions of or to to of said pipe lin urtenances, or I across the lan rantee to exerc it any time and	and industrial he same from hes any and all interfere with and referred to his any of the l from time to
3. It is agreed: That the Grantor (s) may plant crops, mai sall not be planted over any sewer pipes where the tops of the pip ound; that the use of said strip of land by the Grantor shall not see of said strip of land by the Grantee for the purposes herein and that would, in the opinion of the Grantee, injure, endanger or r	oes are less than eigh i, in the opinion of t mentioned, and tha	iteen (18) inc he Grantee, i t no use shall	thes under the interfere or cor l be made of th	surface of the affict with the se said strip of
4. It is further agreed: That in the event a building or oth ne, no claim for damages shall be made by the Grantor, his heirs or ructure, building or contents thereof due to the operation of said pipe lines or their appurtenances, or any accident or misha	rassigns, on account or maintenance, or i	of any dama regligences o	ige that might of f operation or	occur to such
5. All other or special terms and conditions of this right-of-	way are as follows:			
 The payment and privileges above specified are hereby a ver nature for said right-of-way. 	accepted in full settl	ement of all	claims and dan	nages of what-
7. In the event plans for said sewer lines are cancelled or a ancelled and no money shall be due the Grantors. The payment o onstruction commences.	altered and this right of the consideration	t-of-way is no for this right	ot needed, ther of-way shall b	n same may be e made before
IN WITNESS WHEREOF, the hand and seal of the Grant et this 30 day of, A. D., 19	tor (s) herein and of	the Mortgag	ce, if any, has	hereunto been
igned, sealed and delivered the presence of: Sold So	Hercela !	S (1) RCibi GRANTO	Mind DR(S)	(L.S.)
as to the Granton's) A syro the Mortgagee	FIDELITY FE			AN ASSOCIAT