Block Book Number

, paid or to

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

Janet P. Dixon

MY22 34

RIGHT OF WAY

grantor (s), in consideration of \$

be paid by Metropolitan Sewer Subdistrict, hereinafter called the Grantee, do hereby grant and convey unto the said Grantee a right-of-way in and over my (our) tract (s) of land situate in the above State and County and deed to which is recorded in

| the office of the R.M.C. of said State and County in Book | 1188 at Page | 235 and Book | at Page |
|---|--|--|--|
| said lands being briefly described as: 1.89 acres, Survarriage Lane | | | |
| and encroaching on my (our) land a distance of | feer, more or les | s, and being that por | tion of my (our) said land |
| feet wide, extending 12 1/2 feet on extending and being shown on a print on file in the office | ach side of the cen of the Metropolita | ter line as same has n Sewer Subdistrict. | been marked out on the During construction said |
| right-of-way shall extend a total width offeet, ex | ktending | feet on each side | of the center line. |
| The Grantor (s) herein by these presents warrants tha | it there are no lien | s, mortgages, or othe | r encumbrances to a clear |
| title to these lands, except as follows: 1983 in Mortgage Book 1606, Page 579 which | chovia Mortga | ge Company rec | corded May 13, |
| 1983 in Mortgage Book 1606, Page 579 Which Cortgage Association by Assignment record | n nas been as ed in Book 16 | 13, Page 780. | at National |
| which is recorded in the office of the R.M.C. of the above sai and that he (she) is legally qualified and entitled to grant a ri | id State and County | y in Mortgage Book _ | at Page |
| The expression or designation "Grantor" wherever uthere be. | ised herein shall be | understood to inclu | ide the Mortgagee, if any |
| 2. The right-of-way is to and does convey to the Grante of entering the aforesaid strip of land, and to construct, mai and any other adjuncts deemed by the Grantee to be necesswastes, and to make such relocations, changes, renewals, so time to time as said Grantee may deem desirable; the right at vegetation that might, in the opinion of the Grantee, endange their proper operation or maintenance; the right of ingress above for the purpose of exercising the rights herein granted rights herein granted shall not be construed as a waiver or a time to exercise any or all of same. No building shall be erect load thereon. | ntain and operate values in the purposition of the purposition of the purposition of the purposition of the provided that the bandonment of the sary of the purposition of the purpositi | within the limits of sa se of conveying sanit ements and addition ay and keep clear of lines or their appurt a said strip of land a the failure of the Gran e right thereafter at a | ame, pipe lines, manholes, tary sewage and industrations of or to the same from said pipe lines any and all enances, or interfere with cross the land referred to tree to exercise any of the ny time and from time to |
| 3. It is agreed: That the Grantor is) may plant crops, shall not be planted over any sewer pipes where the tops of th ground; that the use of said strip of land by the Grantor shall use of said strip of land by the Grantee for the purposes he land that would, in the opinion of the Grantee, injure, endange | e pipes are less than I not, in the opinion rein mentioned, an r or render inaccess | n eighteen (18) inche n of the Grantee, into d that no use shall be ible the sewer pipe lir | s under the surface of the erfere or conflict with the made of the said strip of the or their appurtenances. |
| 4. It is further agreed: That in the event a building of line, no claim for damages shall be made by the Grantor, his heistructure, building or contents thereof due to the operation of said pipe lines or their appurtenances, or any accident or r | irs or assigns, on acc on or maintenance | ount of any damage, or negligences of o | that might occur to such peration or maintenance. |
| 5. All other or special terms and conditions of this righ | t-of-way are as follo | OWS: | |
| | | | |
| 6. The payment and privileges above specified are here ever nature for said right-of-way. | tby accepted in fuil | settlement of all cla | ims and damages of what- |
| 7. In the event plans for said sewer lines are cancelled cancelled and no money shall be due the Grantors. The payme construction commences. | or altered and this int of the considera | right-of-way is not retion for this right-of- | needed, then same may be way shall be made before |
| IN WITNESS WHEREOF, the hand and seal of the Geset this 2 day of 2 y . A. D. 19 84 | irantor (s) herein a: | nd of the Mortgagee. | if any, has hereunto been |
| Signed, sealed and delivered in the presence of: as to the Grintor(s) as to the Grantor(s) | Pr | TELL DE MET DE GRANTOR | Peter L. Dixon (L.S.) (S) Janet P. Dixon |
| as to the Mortgagee | | | (L.S.) |
| as to the Mortgagee | | MORIGAGE | Ł |