GREENVILLE CO. S. C.

JUL 23 4 16 PH '73

## RIGHT OF WAY

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JUL II 4 10 BONNIE S. TANKERSLEY

State of South Carolina,

Greenville County Block book designation as of April 3, 1973: District , Sheet 109, Block 3, Lot 38

COUNTY OF GREENVILLE.

WHOM ALL MEN BY THE	ESE PRESENTS That	Alvin P. & Kathleen Laboone
and paid by Greenville County Sewer A	uthority, a body politi	grantor(s), in consideration of \$ 40.02, ic under the laws of South Carolina, hereinafter ged, do hereby grant and convey unto the said situate in the above State and County and deed to
which is recorded in the office of the l	R. M. C., of said State a	nd County in Book 642 at page 181 and now or formerly
Book at page Lister on the South, S	, said lands beir outhern Railway ri	ng bounded by the lands of <u>Laboon on the North</u> ght of way on the West, Bagwell Street o
and encroaching on my (our) land a	distance of 140	feet, more or less, and being that portion of
Comment of the Comment of the Court of the C	(50 feet wide, 25 presents warrants that the	12.5 feet on each side of the d being shown on a print on file in the offices of feet on each side during construction) here are no liens, mortgages, or other encumbrances
		· · · · · · · · · · · · · · · · · · ·
which is recorded in the office of the	R. M. C., of the above s	aid State and County in Mortgage Book
		and entitled to grant a right of way with respect to
at 717. de desembed bossis		herein shall be understood to include the Mortgagee,
and privilege of entering the aforesaid same, pipe lines, manholes, and any oveying sanitary sewage and industrial replacements and additions of or to at all times to cut away and keep clet the grantee, endanger or injure the por maintenance; the right of ingress to the purpose of exercising the rights little rights herein granted shall not be and from time to time to exercise any so close thereto as to impose any load.  3. It is Agreed: That the grante. That crops shall not be planted over under the surface of the ground; that grantee, interfere or conflict with the and that no use shall be made of the sor render inaccessible the sewer pipe.  4. It is Further Agreed: That is said sewer pipe line, no claim for	is strip of land, and to ether adjuncts deemed by I wastes, and to make the same from time to ear of said pipe lines or their appur of and egress from said sherein granted; provided construed as a waiver of all of same. No but I thereon, or(s) may plant crops, many sewer pipes where the use of said strip of land that we line or their appurtence of the event a building of damages shall be mad structure, building or contend to the said pipe line ename, of said pipe line	e by the grantor, his heirs or assigns, on account of ontents thereof due to the operation or maintenance, es or their appurtenances, or any accident or mishap
	•	
damages of whatever nature for said	d right of way. hand and seal of the G	creby accepted in full settlement of all claims and rantor(s) herein and of the Mortgagee, if any, has
hereunto been set this	_day of July	19 Z A. D.
Signed, sealed and delivered	•	
in the presence of:  Oale Las some	As to the Grantor(s) As to the Grantor(s)	alin P. La Baske (Seal) Kathless Sabone (Seal)
,	10 10 110 0141101(0)	Grantor(s)
· · · · · ·	As to the Mortgagee	-
	As to the Mortgagee	Mortgagee (Seal)

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