

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

might occur therein or thereto.

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT

(1) KNOW ALL MEN BY THE	DE PRESENTS: 1	nat	re b. vary	
and John F. Gar	у	, grantor(s), in co	onsideration of \$30	00,00
paid by Parker Sewer and Fire Sub called the Grantee, receipt of which is a right of way in and over my (our) to recorded in the office of the R.M.C.	district. a body is hereby acknowle ract(s) of land situa	r politic under the edged, do hereby gr ute in the above Sta	laws of South Carol ant and convey unto	ina, hereinafter the said grantee
Deed Book 909 at Page	_20	and Book	at Page	and,
also, being designated in the Block I	300k as24	3-2-7	and encre	oaching on my
(our) land a distance of250	nstruction and 20 f	eet in width there		
The Grantor(s) herein by these proto a clear title to these lands, except a	s follows:			
which is recorded in the office of the at Page and that he to the lands described herein.	R.M.C. of the abov (she) is legally qua	re said State and Co alified and entitled	unty in Mortgage Boo to grant a right of w	ok ay with respect
The expression or designation "G if any there be.	rantor" wherever u	ised herein shall be	understood to include	the Mortgagee,
(2) The right of way is to and do and privilege of entering the aforesai same, pipe lines, manholes, and any of veying sanitary sewage and industrial placements and additions of or to the all times to cut away and keep clear of grantee, endanger or injure the pipe maintenance; the right of ingress, to a purpose of exercising the rights here rights herein granted shall not be confrom time to time exercise any or all thereto as to impose any load thereon.	id strip of land, and ther adjuncts deem wastes, and to make same from time to said pipe lines a lines or their appuind egress from said in granted; providustrued as a waive of same. No build	ed to construct, mained by the grantee to the such relocations to time as said granter any and all vegetate of the strip of land acrolled that the failure or abandonment of	ntain and operate with o be necessary for the , changes, renewals, s atce may deem desiral ion that might, in the fere with their prope oss the land referred to of the grantee to exe of the right thereafter	hin the limits of purpose of con- ubstitutions, re- ble; the right at copinion of the roperation or oabove for the reise any of the at any time and
(3) It is Agreed: That the grant That crops shall not be planted over inches under the surface of the ground of the grantee, interfere or conflict vernentioned, and that no use shall be re- jure, endanger or render inaccessible	any sewer pipes w d; that the use of s vith the use of sai nade of the said st	there the tops of the aid strip of land by trip of land by trip of land that wo	te pipes are less that the grantor shall not the grantee for the uld, in the opinion of	n eighteen (18) t, in the opinion purpose herein
(4) It Is Further Agreed: That is said sewer pipe line, no claim for dam damage that might occur to such structure negligences of operation or maintenant	nages shall be mad cture, building or c	e by the grantor, he ontents thereof due	is heirs or assigns, on e to the operation or :	account of any mainternance, or

(6) The payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for said right of way.

(5) All other or special terms and conditions of this right of way are as follows:

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