275 States

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT

(1) KNOW ALL MEN BY THESE PRESEN	NTS: That		and the second of the second of
and paid by Parker Sewer and Fire Subdistrict. called the Grantee, receipt of which is hereby acl a right of way in and over my (our) tract(s) of lan recorded in the office of the R.M.C. of said State	∟ hody p∍litic under the knowledged, do bereby d-situate in the above S	 Laws of South Carolina, 1 grant and convey unto the sa 	hereinalter iid grantee
Doed Book at Page 151			
also, being designated in the Block Book as	2,1-1-01	and encroaching	ng on my
(our) land a distance of	nd 20 feet in width the	cing that portion of my (our reafter, and being shown on	said land a print on
The Grantor(s) berein by these presents warra to a clear title to these lands, except as follows: _	and the second s	والمعاصة لمهاور المعاصفات المراز الربيان والسادات للمادات المادات	
which is recorded in the office of the R.M.C. of that Page and that he (she) is legate to the lands described herein.	e above said State and	County in Mortgage Book	
The expression or designation "Grantor" whe if any there be.	rever used berein shall!	se understood to include the	Mortgagee,
and privilege of entering the aforesaid strip of I same, pipe lines, manholes, and any other adjunct veying sanitary sewage and industrial wastes, and placements and additions of or to the same from all times to cut away and keep clear of said pipe grantee, endanger or injure the pipe lines or the maintenance; the right of ingress to and egress I purpose of exercising the rights herein granted, rights herein granted shall not be construed as a from time to time exercise any or all of same. No thereto as to impose any load thereon.	and, and to construct, not be deemed by the granted to make such relocation time to time as said go lines any and all vege ir appurtenances, or in rom said strip of land a provided that the fails a waiver or abandonment.	naintain and operate within the to be necessary for the purpous, changes, renewals, substituted may deem desirable; thatien that might, in the opiniteriere with their proper operoes the land referred to above of the grantee to exercise int of the right thereafter at an	he limits of pose of con- itutions, re- the right at inion of the peration or pove for the any of the my time and
(3) It is Agreed: That the grantor(s) may j That crops shall not be planted over any sewer j inches under the surface of the ground; that the of the grantee, interfere or conflict with the us mentioned, and that no use shall be made of the jure, endanger or render inaccessible the sewer	pipes where the tops o use of said strip of land ie of said strip of land e said strip of land that	f the pipes are less than ci I by the grantor shall not, in by the grantee for the purp would, in the opinion of the	gliteen (18 the opinion pose bereit

damage that might occur to such structure, building or contents thereof due to the operation or maintenance, or negligences of operation or maintenance, of said pipe lines or their appurtenances, or any accident or mishap that might occur therein or thereto.

(4) It Is Further Agreed: That in the event a building or other structure should be crected contiguous to said sewer pipe line, no claim for damages shall be made by the grantor, his heirs or assigns, on account of any

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

(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.

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