RIGHT OF WAY		
STATE OF SOUTH CAROLINA PO. S. C.	i 1145 mg 941	
COUNTY OF GREENVILLE 1 27 Philipper County Block Book Designation as of Sheet 1991. 2	fi - , Block - <sup>3</sup>	.Lot 25.
CONNECTION AND ERSLEY		
1. KNOW ALL MEN BY THESE PRESENTS: That Zoney D. Aircrons		
and, grantor(s).	in consideration of	rs 360.00
paid by the Western Carolina Regional Sewer Authority, a body politic under the laws of the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto and over my (our) tract(s) of land situate in the above State and County and deed to w R.M.C., of said State and County in Book 1127 at Page 1:01 and Boo encroaching on my (our) land a distance of 360 feet, more or less, and beiland feet wide, extending 122 feet on each side of the cent on the ground, and being shown on a print on file in the offices of the Western Caroling 50 feet wide, 25 feet on each side during construction.  The Grantor(s) herein by these presents warrants that there are no liens, mortgage title to these lands, except as follows:	of South Carolina, of the said grantee hich is recorded in the said grantee ing on that portion er line as same has a Regional Sewer.	hereinafter called a right of way in the office of the at page, of my (our) saids been marked out Authority, includ-
which is recorded in the office of the R.M.C. of the above said State and County in Mort and that he (she) is legally qualified and entitled to grant a right of way	gage Book	at Page
herein.  The expression or designation "Grantor" wherever used herein shall be understoon		
shara ba		
2. The right of way is to and does convey to the grantee, its successors and assigns the of entering the aforesaid strip of land, and to construct, maintain and operate within the and any other adjuncts deemed by the grantee to be necessary for the purpose of convewastes, and to make such relocations, changes, renewals, substitutions, replacements artime to time as said grantee may deem desirable; the right at all times to cut away and hall vegetation that might, in the opinion of the grantee, endanger or injure the pipe liffere with their proper operation or maintenance; the right of ingress to and egress from referred to above for the purpose of exercising the rights herein granted; provided that it any of the rights herein granted shall not be construed as a waiver or abandonment of from time to time to exercise any or all of same. No building shall be erected over said as to impose any load thereon.  3. It is Agreed: That the grantor(s) may plant crops, maintain fences and use this shall not be planted over any sewer pipes where the tops of the pipes are less than eight of the ground; that the use of said strip of land by the grantor shall not, in the opinion with the use of said strip of land by the grantee for the purposes herein mentioned, as said strip of land that would, in the opinion of the grantee, injure, endanger or render their appurtenances.  4. It is further agreed: That in the event a building or other structure should be ensured as the formal proposed shall be made by the grantor, his heirs or assigns, on account such structure, building or contents thereof due to the operation or maintenance, or anance, or said pipe lines or their appurtenances, or any accident or mishap that might occurrence.  5. All other or special terms and conditions of this right of way are as follows:	limits of same, pipelying sanitary sewind additions of or keep clear of said places or their appuritions and strip of larthe failure of the general pipeline not sewer pipeline not strip of land, prochteen (18) inches of the grantee, in additional that no use shar inaccessible the strip of any damage the egligences of opeur therein or theret	age and industrial to the same from pipe lines any and tenances, or intered across the land grantee to exercise at any time and or so close thereto under the surface at the sewer pipe line or to said sewer pipe line or to said sewer pipe hat might occur to tration or maintered.
5. All other or special terms and conditions of this right of way are as follows:  If is understood that the propert on  to tap in it the Than let land have	ner das	the night
to tap in at the Than It's and have	servi	7 221
line at no charge of In the ty.	If .	
The project along the right of way will to	e seeld	u.U.Sran
6. The payment and privileges above specified are hereby accepted in full settle whatever nature for said right of way.  18 WELSES WHEREOF the hand and seal of the Grantor(s) herein and of the Manual Control of the Manua		
IN WILNESS WHEREOF the hand and real of the Grantor(s) herein and of the set this	,	
SIGNED, sealed and delivered in the presence of.	. /	
As to the Grantor Charles	Ukmm	(SEAL)
GP The State As to the Grantor K		(SEAL)
As to the Mortgagee		(SEAL)
. As to the Mortgagee		(SFAL)

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