GREENVILLE CO.S.

ANG 2 3 50 PM'8?

ANG 2 C S. C.

STATE OF SOUTH CAROLINA')

PH '83 F E0 C S. C.

vit 150275543 429-1-35 and 34

| AND CHARLESSLESS | C S. C. | | 01 1 1 3 | |
|--|--|---|--|--|
| CHHIE SHIC | ∴ P14 183 | | Block Book Num | her) |
| STATE OF SOUTH CAROLINA') COUNTY OF GREENVILLE' | R | HIGHT OF | Block Book Num | POST TELEPS |
| 1. KNOW ALL MEN BY THESE PRESEN | | R. Brakefield | | and |
| Roberta C. Brakefield | | i in considerati m of | 1.00 and gift .p. | eid or to |
| be paid by Metropolitan Sewer Subdistrict, here a right-of-way in and over my (our) tract (s) of | einafter called the Gr | rantee, do hereby gr. | ant and convey unto the said (| Grantee |
| the office of the R.M.C. of said State and Count | ly in Book 1145 | at Page 877 | nd Book 672 at Page 433 | . |
| said lands being briefly described as: Lots 3 | 0 and 29, 0ak1 | and Terrace | | |
| | 136.6 | | | |
| and encroaching on my (our) land a distance of | fcct, | | | |
| 25 feet wide, extending 12 1/2 ground, and being shown on a print on file i | in the office of the Σ | Metropolitan Sewer | Subdistrict. During construct | 10n \$330 |
| right-of-way shall extend a total width of | 0 feet, extending | g feet | on each side of the center line | : - |
| The Grantor (s) herein by these presents | | | | |
| title to these lands, except as follows: | | | | |
| | | | | |
| which is recorded in the office of the R.M.C. of and that he (she) is legally qualified and entitled | the above said State | and County in Mor | tgzge Book at Page _ the lands described herein. | |
| The expression or designation "Grantor | | | | e, if any |
| there be. | | | | |
| 2. The right-of-way is to and does convey of entering the aforesaid strip of land, and to cand any other adjuncts deemed by the Grante wastes, and to make such relocations, change time to time as said Grantee may deem desirably vegetation that might, in the opinion of the Gratheir proper operation or maintenance; the right above for the purpose of exercising the rights rights herein granted shall not be construed as time to exercise any or all of same. No building load thereon. | construct, maintain as ee to be necessary for es, renewals, substitut le; the right at all time antee, endanger or inj ght of ingress to and herein granted; prov s a waiver or abandor | nd operate within the the purpose of co- tions, replacements are to cut away and be jure the pipe lines or degress from said standard that the failure ament of the right the | te limits of same, pipe lines, moneying sanitary sewage and it and additions of or to the said eep clear of said pipe lines and their appurtenances, or interfrip of land across the land refer of the Grantee to exercise and ereafter at any time and from | anholes, industrial me from y and all fere with ferred to ny of the in time to |
| 3. It is agreed: That the Grantor (s) ma shall not be planted over any sewer pipes where ground; that the use of said strip of land by the use of said strip of land by the Grantee for the land that would, in the opinion of the Grantee, is | the tops of the pipes e Grantor shall not, is he purposes herein mo | are less than eighted in the opinion of the entioned, and that n | en (18) inches under the surfa Grantee, interfere or conflict o use shall be made of the said | ce of the with the d strip of |
| 4. It is further agreed: That in the even line, no claim for damages shall be made by the ostructure, building or contents thereof due to of said pipe lines or their appurtenances, or an | Grantor, his heirs or as to the operation or 1 | ssigns, on account of maintenance, or neg | any damage that might occur digences of operation or mair | r to such |
| 5. All other or special terms and condition | ons of this right-of-wa | ay are as follows: | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| 6. The payment and privileges above sp | ecified are hereby ac | cepted in full settler | nent of all claims and damages | i oi what- |
| 7 In the event plans for said sewer lin | es are cancelled or altors. The payment of | tered and this right-c the consideration fo | of-way is not needed, then sam or this right-of-way shall be ma | ie may be ide before |
| A construction commences. | | | | _ |
| o cancelled and no money shall be due the Grant construction commences. IN WITNESS WHEREOF, the hand an set this set day of sealed and delivered | id scal of the Granto . D., 19 | π (s) herein and of t | he Mortgagee, if any, has here | anto been |
| Signed, sealed and delivered in the presence of: | | | | |
| Esta Kolone | | Oak. 1 | 8. Band | $Q_{i,s}$ |
| as to the Grantor(s) | | felit. | G Realestino | æ∡(L.S.) |
| as to the Grantor(s) | _ | 1-2 · · · · · · · · · · · · · · · · · · · | GRANTOR(S) | (L.S.) |
| as to the Mortgagee | _ | | don't a second a seco | |
| as to the Mortgagee | | | MORIGAGEE | (L.S.) |

(CONTINUED ON HEXT PASE)

004

51801A01

100

107

O.