14 75 4 cs (2.7)

RIGHT OF WAY

va 1050 va 124

STATE OF S	SOUTH CAL	ROLINĂ 🖰
------------	-----------	----------

HIMME SITS	WITH SLEET	RIGHT OF WAY	va IU	DU waiii	ŧ.	
STATE OF SOUTH CAROLINA						
COUNTY OF GREENVILLE		lle County Block Book , She		lock 1	. f.ot 12	?
I. KNOW ALL MEN BY TI	HESE PRESE!	NTS: ThatH.J 1	łix			
					140 ሰኅ	
paid by the Western Carolina Reg the Grantee, receipt of which is h and over my (our) tract(s) of land R.M.C., of said State and County i encroaching on my (our) land a d land25	gional Sewer A hereby acknowld situate in the in Book blistance of lextending length on finde during consists presents was seen presents was seen a constant of the seen of the see	authority, a body politic ledged, do hereby grant above State and County 2.7 at Page 2.40 feet, more after in the offices of the struction.	e under the laws of Sent and convey unto the sty and deed to which and Book and Book are or less, and being can side of the center like Western Carolina Re-	outh Carolina, he said grantee a is recorded in alon that portion one as same has beginned Sewer A	ereinafter call right of way the office of t page of my (our) so been marked outhority, inclu	in the aid out ud-
which is recorded in the office of and that he (she herein. The expression or designation there be. 2. The right of way is to and of entering the aforesaid strip of 1) is legally qua on "Grantor" : I does convey to	alified and entitled to g wherever used herein o the grantee, its succe	rant a right of way wi shall be understood to ssors and assigns the fo	th respect to the of include the Note of the right of the	lands describ lortgagee, if a ght and privile	oed any ege
and any other adjuncts deemed by wastes, and to make such relocat time to time as said grantee may all vegetation that might, in the fere with their proper operation referred to above for the purpose any of the rights herein granted from time to time to exercise any as to impose any load thereon.	y the grantee (ions, changes, deem desirable opinion of the or maintenance of exercising shall not be co	to be necessary for the renewals, substitution in the right at all times grantee, endanger or in, the right of ingress the rights herein grantenstrued as a waiver of	e purpose of conveyings, replacements and a to cut away and keep injure the pipe lines to and egress from sed, provided that the rabandonment of the	g sanitary sewa dditions of or to clear of said poor or their appurte aid strip of land failure of the graiter	ge and industry of the same from ipe lines any a mances, or inter- d across the la mantee to exerce at any time a	rial om and ter- and cise and
3. It is Agreed. That the gr shall not be planted over any sev of the ground, that the use of sai with the use of said strip of land said strip of land that would, in their apportenances.	wer pipes wher id strip of land I by the grante	re the tops of the pipe I by the grantor shall ce for the purposes he	is are less than eighter not, in the opinion of rein mentioned, and i	en (18) inches t the grantee, int that no use shal	inder the surf erfere or cont I be made of	ace flict the
4. It is further agreed. That line, no claim for damages shall I such structure, building or conte nance, or said pipe lines or their a 5. All other or special terms	be made by the ints thereof du appurtenances.	e grantor, his heirs or ie to the operation or or any accident or mis	assigns, on account of maintenance, or neg hap that might occur t	Lany damage th ligences of open	at might occuration or main	rto
6. The payment and privi whatever nature for said right of	way.	·	•			
IN WITNESS WHEREOF set thisday of				rtgagee, if any,	has hereunto l	been
SIGNED, scaled and delivered in	-		s di	· · · · · · · · · · · · · · · · · · ·		
			1815)	of Lanks in	(SE)	AL)
				,		ΔĐ
		•				

in the second contribution of the Mortgage \sim 100 $^{\circ}$ \sim 100

(VI

0-