_______, grantor(s), in consideration of \$___

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT

| called the Grand a right of way | antee, rece in and ov | ipt of which er my (our) | is hereby tract(s) of | acknowledged, do | o hereby grant • above State | s of South Caroli and convey unto t and County and de | he said grante |
|--|--|--|--|--|--|---|---|
| | | | | | | at Page | |
| also, being de | esignated i | n the Block | Book as _ | <u> </u> | | and encro | aching on my |
| (our) land a d 40 feet in wid file in the offi | th during t | the time of c | onstruction | and 20 feet in w | s, and being idth thereafte | that portion of my r, and being shown | (our) said land n on a print o |
| | | | | rrants that there: | | nortgages, or other | encumbrance |
| which is recor | rded in the | office of the and that he | R.M.C. o | f the above said St | ate and Coun | y in Mortgage Boo grant a right of w | kay with respec |
| The expr if any there b | | esignation "(| Grantor" w | herever used here | in shall be un | derstood to include | the Mortgagee |
| and privilege same, pipe lin veying sanitar placements ar all times to cu grantee, enda maintenance; purpose of ex rights herein | of enteringes, manholicy sewage and additional away and the right corrections the granted shiftine exerci- | g the aforess les, and any cand industriants of or to the d keep clear jure the pipe of ingress to ne rights her hall not be co ise any or al | aid strip of other adjusted wastes, and of said pillines or the and egressed in grante onstrued all of same. | f land, and to connects deemed by the and to make such om time to time a pe lines any and their appurtenances from said strip od: provided that to a waiver or altar | struct, mainta e grantee to b relocations, cl s said grantee all vegetation s, or interfere of Lind across the failure of indonment of t | nd assigns the followin and operate with the necessary for the many deem desirable that might, in the with their proper the land referred to the grantee to exert he right thereafter a ter said sewer pipe land. | ain the limits of purpose of consubstitutions, realle; the right at opinion of the operation of the case any of the at any time and |
| | | | | | _ | _ | |

- (3) It Is Agreed: That the grantor(s) may plant crops, maintain fences and use this strip of land, provided: That crops shall not be planted over any sewer pipes where the tops of the pipes are less than eighteen (18) inches under the surface of the ground; that the use of said strip of land by the grantor shall not, in the opinion of the grantee, interfere or conflict with the use of said strip of land by the grantee for the purpose herein mentioned, and that no use shall be made of the said strip of land that would, in the opinion of the grantee, injure, endanger or render inaccessible the sewer pipe line or their appurtenances.
- (4) It Is Further Agreed: That in the event a building or other structure should be erected contiguous to said sewer pipe line, no claim for damages shall be made by the grantor, his beirs or assigns, on account of any 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.
 - (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.