__(SEAL)

700

COUNTY OF GREENVILLE) District	, Sheet	273	, Block	1 ,	Lot 3,2
1. KNOWALL MEN BY THESE PRESE	NTS: That John D.	. Hollingswe	orth, Jr.		
				2/	KO 00
paid by the Western Carolina Regional Sewer A the Grantee, receipt of which is hereby acknowl and over my (our) tract(s) of land situate in the R.M.C., of said State and County in Book 402 encroaching on my (our) land a distance of 1 land 25 feet wide, extending 1 on the ground, and being shown on a print on fi ing 50 feet wide, 25 feet on each side during cons The Grantor(s) herein by these presents wa title to these lands, except as follows:	uthority, a body politic ledged, do hereby grant above State and County at Page 33 260 feet, more ledged in the offices of the struction.	under the law and convey to and deed to 3 and B or less, and I side of the co	onto the said good which is record which is record ook	rolina, herein rantee a righ rded in the oat page portion of my me has been sewer Author	after called t of way in ffice of the c, y (our) said marked out ity, includ-
which is recorded in the office of the R.M.C. of t	the above said State and lified and entitled to gra	County in Mo	ortgage Book _ way with respec	et to the land	at Page s described
herein. The expression or designation "Grantor" value be.	shërever used herein sh	all be unders	tood to include	e the Mortga	gee, if any
2. The right of way is to and does convey to of entering the aforesaid strip of land, and to contand any other adjuncts deemed by the grantee to wastes, and to make such relocations, changes, time to time as said grantee may deem desirable all vegetation that might, in the opinion of the fere with their proper operation or maintenance referred to above for the purpose of exercising than of the rights herein granted shall not be confront time to time to exercise any or all of same as to impose any load thereon. 3. It is Agreed: That the grantor(s) may play shall not be planted over any sewer pipes where of the ground; that the use of said strip of land with the use of said strip of land by the granted said strip of land that would, in the opinion of their appurtenances. 4. It is further agreed: That in the event a line, no claim for damages shall be made by the such structure, building or contents thereof due nance, or said pipe lines or their appurtenances, or said pipe lines or their appurtenances.	istruct, maintain and open be necessary for the prenewals, substitutions, the right at all times to grantee, endanger or into the rights herein granted instruct as a waiver or a No building shall be entered to the purposes herein the grantee, injure, end building or other structing granter, his heirs or asset to the operation or morany accident or mishage.	erate within the purpose of correplacements of cut away and jure the pipe of and egress for any of the purpose	ne limits of same needing samitar and additions of keep clear of lines or their arom said strip at the failure of of the right the id sewer pipe lines strip of land eighteen (18) in on of the grant and that no under inaccessible erected contiguant of any clamar negligences of	ne, pipe lines, y sewage and of or to the said pipe line appurtenance of land acro f the grantee ereafter at an line nor so clud, provided: neches under tee, interfere se shall be not the sewer puous to said age that migof operation	manholes, d industrial same from les any and les, or interess the land to exercise by time and ose thereto. That crops the surface or conflict lade of the sipe line or sewer pipe the occur to
)) 0					
			55		
A A A					
6. The payment and privileges above spec whatevernature for said right of way. IN WITNESS WHEREOF the hand and se set this 10th day of June,	al of the Grantor(s) here	ein and of the			
SIGNED, sealed and delivered in the presence of:	_, As to the Grantor(s)	Jelinte	Millities	selle)	Z(SEAL)
Profugles/ tallen	_, As to the Grantor(s)				(SEAL)
V	_, As to the Mortgagee				(SEAL)

__, As to the Mortgagee_