	and the state of t	and the second s	gana agam sa	tion design statement and the company of the compan
	THE THE STATE OF THE			
STATE OF SOUTH CAROLINA	11 4 22 50		VOL 1091 PAPE	879
COUNTY OF GREENVILLE) Greenville County Block) District	<u> </u>	Block 1	, Lot ³⁹
1. KNOW ALL MEN BY TH	ESE PRESENTS: That	Charles A. Flink	ingshelt	<u>or</u>
and Etrulia Flinking paid by the Western Carolina Region the Grantee, receipt of which is her and over my (our) tract(s) of land a R.M.C., of said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in encroaching on my (our) land a dispersion of the said State and County in	onal Sewer Authority, a body reby acknowledged, do hereb situate in the above State and Bookat Page	y grant and convey unto the County and deed to whice 2 1/2 and Book	South Carolina, here he said grantee a right is recorded in the at pa	inafter called ght of way in office of the
encroaching on my (our) land a dis landfeet wide, ext on the ground, and being shown on ing 50 feet wide, 25 feet on each side The Grantor(s) herein by these title to these lands, except as follows	tending 12.5 feet a print on file in the offices e during construction. e presents warrants that there	on each side of the center I of the Western Carolina R	line as same has been tegional Sewer Auth	n marked out ority, includ-
which is recorded in the office of the and that he (she) is herein. The expression or designation there be. 2. The right of way is to and dof entering the aforesaid strip of land and any other adjuncts deemed by wastes, and to make such relocation time to time as said grantee may deall vegetation that might, in the opfere with their proper operation or referred to above for the purpose of any of the rights herein granted shaftom time to time to exercise any of as to impose any load thereon. 3. It is Agreed: That the grant shall not be planted over any sewer of the ground; that the use of said with the use of said strip of land that would, in the their appurtenances. 4. It is further agreed: That in line, no claim for damages shall be such structure, building or contents nance, or said pipe lines or their appurtenance, or said pipe lines or their appurten	is legally qualified and entitle "Grantor" wherever used he coes convey to the grantee, its id, and to construct, maintain the grantee to be necessary fins, changes, renewals, substituent desirable; the right at all inion of the grantee, endange maintenance; the right of in f exercising the rights herein all not be construed as a waiser all of same. No building shift tor(s) may plant crops, mainter pipes where the tops of the strip of land by the grantor so by the grantee for the purpose opinion of the grantee, injurity in the event a building or other made by the grantor, his heir is thereof due to the operation outlenances, or any acceptance.	erein shall be understood is successors and assigns the fand operate within the lime or the purpose of conveying utions, replacements and a times to cut away and keep er or injure the pipe lines gress to and egress from a granted; provided that the ver or abandonment of the all be erected over said seven tain fences and use this strapipes are less than eighte shall not, in the opinion of the endanger or render in the structure should be erected as or assigns, on account of the or maintenance, or negations of the endanger or render in	to include the Mort following: The right sits of same, pipe line and sanitary sewage a additions of or to the clear of said pipe or their appurtenants aid strip of land act failure of the grante right thereafter at ever pipe line nor so the grantee, interfect that no use shall be accessible the sewer ted contiguous to saif any damage that miligences of operation	and privilege es, manholes, and industrial ne same from lines any and aces, or inter-cross the land ee to exercise any time and close thereto d: That crops er the surface are or conflict er made of the r pipe line or id sewer pipe night occur to

6. The parameter and principles above accessed to a banda accessed to the second of th	
 The payment and privileges above specified are hereby accepted in full settlement of all claims and whatever nature for said right of way. 	damages of
IN WITNESS WHEREOF the hand and seal of the Grantor(s) herein and of the Mortgagee, if any, has he set this	ereunto been
SIGNED, sealed and delivered in the presence of: Charles A. Flinkingshe.	
As to the Grantor(s) June 1 19 19 19 19 19 19 19 19 19 19 19 19 1	(SEAL)
Charles A. Flinkingshe	lt
Charles A. Flinkingshe. Charles A. Flinkingshe. Etrulia Flinkingshelt	(SEAL)
, As to the Mortgagee	(SEAL)
As to the Mortages	(CEAL)

4328 RV.23

まます 一番を持ち

Carlos and Carlos