FEB 7 3 45 PH '72

vol 935 page 537OLLIE FARNSWORTH RIGHT OF WAY Greenville County Block Book designation as of October 1, 1971:

## State of South Carolina,

COUNTY OF GREENVILLE.

aesignan	OII US	Ų,	0010001	٠,
District	235			
Sheet	438			
Block				
Lot	15			

		-1		
1. KNOW ALL MEN BY T			_	
paid by Greenville County Sewer called the Grantee, receipt of wh grantee a right of way in, and over	nich is hereby acknowle my (our) tract(s) of lan	edged, do hereby go d situate in the abov	rant and convey unto e State and County and	ereinafter the said I deed to
which is recorded in the office of the Probate file drawer 679 at file Hadron Strates, Willie H. Quinn, A (-2 tracts), Jack A. Stover (2-D. Lipford, W. E. Sullivan, Mand cheroaching on my (our) End	xxxxxxxxxsaid lands be lpha B. Childress, Wo	ing bounded/by the bodland Drive, Du	lands of Myrtle <u>R. C</u> ke Power Co., Oliv Herris, Dewey W. S	ass <u>, C.</u> H. e O. Brown I <del>tover, E</del> unice
			less, and being that p	ortion of
my (our) said land * 25 center line as same has been mark Greenville County Sewer Authorit The Grantor(s) herein by thes to a clear title to these lands, excep	y. *( 50 f <b>eet wide and</b> e presents warrants that	nd being shown on 1 25 feet on each :	side during constituct	offices of ion)
<u> </u>				
which is recorded in the office of th	ie R. M. C., of the above	said State and Cour	ity in Mortgage Book	
	(she) is legally qualified	and entitled to gran	it a right of way with r	réspect to
the lands described berein.  The expression or designation	"Grantor" wherever used	herein shall be unde	rstood to include the M	ortgagee,
if any there be.  2. The right of way is to and and privilege of entering the afores same, pipe lines, manholes, and any veying sanitary sewage and indust replacements and additions of or at all times to cut away and keep the grantee, endanger or injure the or maintenance: the right of ingress the purpose of exercising the right the rights herein granted shall not and from time to time to exercise so close thereto as to impose any least of the grantee of the grantee of the ground; the grantee interfere or conflict with the grantee, interfere or conflict with the grantee, interfere or conflict with the grantee.	does convey to the gran said strip of land, and to cother adjuncts deemed rial wastes, and to make to the same from time to clear of said pipe lines apple lines or their apple to and egress from said to be construed as a waive any or all of same. No hoad thereon, untor(s) may plant crops, or any sewer pipes where at the use of said strip of the	tee, its successors and construct, maintain a by the grantee to be a such relocations, continue as said grante my and all vegetation tenances, or interfestrip of land across ed that the failure over or abandonment of uilding shall be erect maintain fences and the tops of the pipes land by the granter for the proper of the proper of the proper of the granter of the granter of the proper of the granter of the proper of the granter of the proper of the proper of the granter of the proper of the proper of the proper of the granter of the proper o	l assigns the following: and operate within the necessary for the purposhanges, renewals, suble may deem desirable; on that might, in the order with their proper the land referred to a for the grantee to exercife the right thereafter at ted over said sewer pipuse this strip of land, are less than eighteen (shall not, in the opinion the purposes herein up the purpos	The right limits of se of constitutions, the right pinion of operation above for se any of any time e line nor provided; 18) inches on of the reutioned,
and that no use shall be made of the or render inaccessible the sewer p. 4. It is Eurther Agreed: The said sewer pipe line, no claim for any damage that might occur to sue or negligences of operation or mathat might occur therein or therein 5. All other or special terms	ie said strip of land that ipe line or their appurte t in the event a building or damages shall be mach structure, building or intenance, of said pipe lite.	would, in the opinion nances.  or other structure side by the granton his contents thereof due nes or their appurten	of the grantee, injure, should be erected cont is heirs or assigns, on a to the operation or nai ances, or any accident	ignous to ecount of intenance,
6. The payment and privileg damages of whatever nature for s IN WITNESS WHEREOF the	aid right of way. se hand and scal of the s	Grantor(s) herein au	I of the Mortgagee, if	
hereunto been set this _20. Signed, scaled and delivered	day of	. <u>-</u>	19	
in the presence of:  Mills H. Herphey	As to the Grantor(s)	Olive	Brown	(Seal)
Mills H. Hughry	, As to the Grantor(s)		Grantor(s)	(Seal)
	As to the Mortgager			
			· <del></del> _	(Seal)
	_, As to the Mortgagee		 Mortgagee	(27, 41)