FILED GREENVILLE; CO. S. C.

VOL 971 PAGE 333 RIGHT OF WAY

Greenville County Block Book
Designation as of January 5, 1973:
District 100
Sheet 583.1
Block 1

MAR 23 12 18 FH '73
States of South, Carolina,

States of South Caronna,	Lot	9
COUNTY OF GREENVILLE.		
1. KNOW ALL MEN BY THESE PRESENTS: That_	James A. Tucker	
aid by Greenville County Scwer Authority, a body politicalled the Grantee, receipt of which is hereby acknowledgrantee a right of way in and over my (our) tract(s) of land s	grantor(s), in consideration of sunder the laws of South Carolina, ed. do hereby grant and convey uni	to the sale
which is recorded in the office of the R. M. C., of said State an	now or formerly Standing bounded by the lands of Standing	g Springs
Road, James N. and Ruth L. Payne, Reedy River, Po	insatt Home Builders, Inc., et al	
nd encroaching on my (our) land a distance of 275		
representation of the state of	et on each side durina construction	n)
which is recorded in the office of the R. M. C., of the above said	d State and County in Mortgage Book	<u> </u>
t page and that he (she) is legally qualified an he lands described herein.		
The expression or designation "Grantor" wherever used he any there be.	rein shall be understood to include the	Mortgagee.
and privilege of entering the aforesaid strip of land, and to comme, pipe lines, manholes, and any other adjuncts deemed by reging sanitary sewage and industrial wastes, and to make such a seplacements and additions of or to the same from time to the stall times to cut away and keep clear of said pipe lines any the grantee, endanger or injure the pipe lines or their appurter or maintenance; the right of ingress to and egress from said strip the purpose of exercising the rights herein granted; provided the rights herein granted shall not be construed as a waiver of the rights herein granted shall not be construed as a waiver of the rights herein granted shall not be construed as a waiver of the rights herein granted shall not be construed as a waiver of the rights herein granted and thereon. 3. It is Agreed: That the grantor(s) may plant crops, may that crops shall not be planted over any sewer pipes where the grantee, interfere or conflict with the use of said strip of land and that no use shall be made of the said strip of land that the render inaccessible the sewer pipe line or their appurtenance. 4. It is Further Agreed: That in the event a building or can be sewer pipe line, no claim for damages shall be made and damage that might occur to such structure, building or contraction of the registers of operation or maintenance, of said pipe lines that might occur therein or thereto. 5. All other or special terms and conditions of this right	the grantee to be necessary for the purpose here locations, changes, renewals, sume as said grantee may deem desirable and all vegetation that might, in the nances, or interfere with their proper pool and across the land referred to that the failure of the grantee to exerp abandonment of the right thereafter aling shall be erected over said sewer pointain fences and use this strip of land etops of the pipes are less than eighteen do by the grantee for the purposes herein fid, in the opinion of the grantee, injurces. The other structure should be erected co by the grantor, his heirs or assigns, on tents thereof due to the operation or me or their appurtenances, or any accident	pose of con- abstitutions, e; the right opinion of r operation above for cise any of at any time ipe line nor d, provided (13) inches nion of the mentioned e, endanger account of account of anintenance
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	•	
6. The payment and privileges above specified are here damages of whatever nature for said right of way. IN WITNESS WHEREOF the hand and seal of the Gra hereunto been set this. 2 day of 17.118. Signed, sealed and delivered	ntor(s) herein and of the Mortgagee,	
in the presence of:	James a Lucker	
	yames a mugee	(Seal)
As to the Grantor(s)	Grantor(s)	(Seal)
As to the Mortgage	···	
, As to the Mortgagee		(Seal)
A . 4 . 41 . 1 . 4		

Mortgagee