Block Book Number

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

Hov 21 9 34 AH 179 DONNIE S. TANKER RECHT OF WAY VOL 1116 PAGE 214

. WHOW ALL MEN BY THESE DEFERNTS. The	· · · · · · · · · · · · · · · · · · ·	and
1. KNOW ALLMEN BY THESE PRESENTS: Tha	manage (e) in consideration of \$,paid or to
e paid by Metropolitan Sewer Subdistrict, hereinafter	called the Grantee, do neverly grant and contry unto a	h is recorded in
and County in Boo	1068 at Page and Book at Pag	şe,
Lot 9, E.	H. Greene Property	
and encroaching on my (our) land a distance of	feet, more or less, and being that portion of my	(our) said land
25 feet wide, extending feet ground, and being shown on a print on file in the of	on each side of the center line as same has been man ffice of the Metropolitan Sewer Subdistrict. During co	onstruction said
right-of-way shall extend a total width of 40 fe	et, extending 20 feet on each side of the ce	nter line.
The Common to harain by these presents WATTAN	ts that there are no liens, mortgages, or other encumb	rances to a clear
title to these lands, except as follows:	₩.fig ##	
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which is recorded in the office of the R.M.C. of the abo and that he (she) is legally qualified and entitled to gran		
The expression or designation "Grantor" where there be.	ever used herein shall be understood to include the M	Iortgagee, if any
2. The right-of-way is to and does convey to the Conferring the aforesaid strip of land, and to construct and any other adjuncts deemed by the Grantee to be wastes, and to make such relocations, changes, renew time to time as said Grantee may deem desirable; the right-of-way is to and does not be considered.	vals, substitutions, replacements and additions of or to light at all times to cut away and keep clear of said pipe	o the same from lines any and all or interfere with
their proper operation or maintenance; the right of it above for the purpose of exercising the rights herein rights herein granted shall not be construed as a waiv time to exercise any or all of same. No building shall be load thereon.	granted; provided that the failure of the Grantee to exert or abandonment of the right thereafter at any time is erected over said sewer pipe line nor so close thereto	xercise any of the and from time to as to impose any
shall not be planted over any sewer pipes where the top ground; that the use of said strip of land by the Grante use of said strip of land by the Grantee for the purpo- land that would, in the opinion of the Grantee, injure, et	oses herein mentioned, and that no use shall be made on ndanger or render inaccessible the sewer pipe line or the	conflict with the of the said strip of ir appurtenances.
	ding or other structure should be erected contiguous to his heirs or assigns, on account of any damage that migoperation or maintenance, or negligences of operation entor mishap that might occur therein or thereto.	
5. All other or special terms and conditions of the	his right-of-way are as follows:	
	t to accounted in full settlement of all claims and	damages of what-
ever nature for said right-of-way.	are hereby accepted in full settlement of all claims and	
cancelled and no money shall be due the Grantors. The	ancelled or altered and this right-of-way is not needed, e payment of the consideration for this right-of-way sh	
IN WITNESS WHEREOF, the hand and seal of set this 27 day of 4. J. L. J. A. D., 19	of the Grantor (s) herein and of the Mortgagee, if any,	has hereunto been
Signed, sealed and delivered		ı
in the presence of:	Mrs Kill 10 Val	Rand "
as so the Grantor(s)	Mrs. Jusque los	(L.S.)
for H. M. 26.	GRANTOR(S)	(L.S.)
// as to the syrantor(s)		
as to the Mortgagee		(1S.)
as to the Mortgagee	MORTGAGEL NAKKKKKKKKK	