State of South Carolina, COUNTY OF GREENVILLE

RIGHT OF WAY

No Decementary Stamps Required, See Affidavit Book 28, Page 1

KNOW ALL MEN BY THESE PRESENTS: That Floride P. Doll, as Executive
of the Estate of E. E. Dorr,  Grantor(s), in consideration of \$ 200.00,
paid by Berea Public Service District Commission, a body politic under the laws of South Carolina, hereinafter called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said Grantee a called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said Grantee a called the Grantee, receipt of which tract(s) of land situate in the above State and County and deed to which
called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said order called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said order called the Grantee, receipt of which is hereby acknowledged, do hereby grant and convey unto the said order to which right of way in and over my (our) tract(s) of land situate in the above State and County and deed to which
right of way in and over my (our) tract(s) or land studie in Coconville County
right of way in and over my (our) tract(s) or land studie in Studie in the office of the R. M. C. of said State and County in Deed Book
is recorded in the office of the R. M. C. of said state and south
and Book at page, and encroaching on my(our) land a distance of and
and Book at page and
feet, more or less, and being that portion of my(our) said land feet wide during construction and
reet, more or icss, and being shown on a print on
25 feet wide thereafter as same has been marked out on the ground, and being shown on a print on ground, and being shown on a print on the R. M. C. Office in Plat Book
file in the offices of Berea Public Service District Commission and on file in the R. M. C. Office in Plat Book
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The Grantor(s) herein by these presents warrants that there are no liens, mortgages, or other encumbrances
to a clear title to these lands, except the following:
none
which is recorded in the office of the R. M. C. of the above said State and County in Mortgage Book
which is recorded in the office of the R. M. C. or the above said black and
at Page and that he(she) is legally qualified and entitled to grant a right of way with respect to
at Page and that ne(sne) is legally quantities and the most second that necessarily are not second to the most second that necessarily are necessarily and the most second that necessarily are necessarily are necessarily are necessarily and the most second that necessarily are necessarily
the lands described herein.  The expression or designation "Grantor" wherever used herein shall be understood to include the Mort-
garge if any there be.
2. The right of way is to and does convey to the Grantee, its successors and assigns the right and privilege of entering the aforesaid strip of land, and to construct, maintain and operate within the right and privilege of entering the aforesaid strip of land, and to construct, maintain and operate within the right and privilege of entering the aforesaid strip of land, and to construct, maintain and operate within the
wight and privilege of entering the aforesaid strip of the period to be necessary for the
limits of same, pipe lines, manholes, and any other adjuncts deemed by the Glantee to be the limits of same, pipe lines, manholes, and any other adjuncts deemed by the Glantee to be the same, limits of same, pipe lines, manholes, and any other adjuncts deemed by the Glantee to be the same, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewals, purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, the same from time to time as said Grantee may deem de-
purpose of conveying sanitary sewage and industrial wastes, and to make such resolutions, standard purpose of conveying sanitary sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and industrial wastes, and to make such resolutions, standard sewage and sewage a
siroble, the right at all times to cut away the work
in the eminion of the Grance, chuanger of might be at a contract of land across the land ic-
Grantee to exercise any of the lights time to exercise any or all of same. No building shall be elected
arrow cold cower fille fill 50 close dictors and use this strip of falle, provide
The Agreed: That the Grantos (3) and Francis 1 1 1 1 1 2 of the pines are less than eighteen (10)
ad. That arone chall not be blanted over any conservation of the the Croptorics chall not, in the
inches under the surface of the ground, that the same and the family the Lightle for the bulbook
opinion of the Grantee, interfere of conflict with the resident of land that would, in the opinion of the
Grantee, injure, endanger or relief in the event a building or other structure should be erected contiguous
Grantee, injure, endanger or render inaccessible the sewer pipe lines or their appurtenances.  4. It is Further Agreed: That in the event a building or other structure should be erected contiguous to said sew pipe line, no claim for damages shall be made by the Grantor(s), her successions, to said sewer pipe line, no claim for damages shall be made by the Grantor(s).
to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Grantor(\$), to said sewer pipe line, no claim for damages shall be made by the Gran
accident or mishage and conditions of this right of way are as follows:
5. All other or special terms and conditions
STALL PINES DAMAGED BY SELVER CONSIRVENIN TO BE REPLACED. ALSO
STATE PINES DANAGED IT PROPERTY
FORE TO BE REPARED, IF DAMAGED.
<del>non</del> e
6. The payment and privileges above specified are hereby accepted in full settlement of all claims and
6. The payment and privileges above specified are troopy
damages of whatever nature for said right of way.
IN WITNESS WHEREOF the hand(s) and seal(s) of the Grantor(s) herein and of the Mortgagee, if
1 2 day of 1968, 5
In the presence of:    Amount
In the presence of:
Turman (Smith God, & G.C. DOO (SEAL)
Grantor(s)
Centra Blelborn (SEAL)
As to Grantor(s)  Mortgagee
Mortgagoo
Block Book 161-1-1
As to Mortgagee Block Book 101-1-1