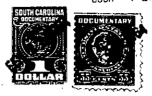
CHEENVILLE CO. S. D. FED 21 12 15 PM 1864 State of South Carolina, COUNTY OF GREENVILLE.

1. KNOW

RIGHT OF WAY



· 1. KNOW ALL MEN BY TH	IESE PRESENTS: That	John Bolt Culbertson
		grantor(s), in consideration of \$ 149.00,
paid by Wade Hampton Water & after called the Grantee, receipt of	Sewer District Commission, a which is hereby acknowledge	a body politic under the laws of South Carolina, hereinged, do hereby grant and convey unto the said grantee in the above State and County and deed to which is
recorded in the office of the R. M.	C., of said State and County	in Book 662 at page 219 and Book
at page, said lands be	eing known and designated a	s part Lot 9, Richbourg Drive,
	(Richbourg prope	
		feet, more or less, and being that portion of my
line as same has been marked out o Water & Sewer District Commission	n the ground, and being show on.	feet on each side of the center on on a print on file in the offices of Wade Hampton
The Grantor(s) herein by thes clear title to these lands, except a	e presents warrants that there s follows:	e are no liens, mortgages, or other encumbrances to a
_	•	Assoc.
		State and County in Mortgage Book 875 at page
lands described herein.		nd entitled to grant a right of way with respect to the
	"Grantor" wherever used her	rein shall be understood to include the Mortgagee, if any
there be. 2. The right of way is to and	does convey to the grantee,	its successors and assigns the following: The right and
privilege of entering the aforesaid	strip of land, and to constru-	ct, maintain and operate within the limits of same, pipe
lines, manholes, and any other ad	juncts deemed by the grante o make such relocations, char	ee to be necessary for the purpose of conveying sanitary nges, renewals, substitutions, replacements and additions
of or to the same from time to tim	e as said grantee may deem	desirable; the right at all times to cut away and keep
clear of said pipe lines any and al	l vegetation that might, in th	he opinion of the grantee, endanger or injure the pipe
from said strip of land across the la	ertere with their proper operand referred to above for the i	ation or maintenance; the right of ingress to and egress purpose of exercising the rights herein granted; provided
that the failure of the grantee to ex	ercise any of the rights herein	granted shall not be construed as a waiver or abandon-
ment of the right thereafter at any	time and from time to time	to exercise any or all of same. No building shall be erect-
ed over said sewer pipe line nor s	o close thereto as to impose	any load thereon.  ntain fences and use this strip of land, provided: That
crops shall not be planted over any	sewer pipes where the tops	of the pipes are less than eighteen (18) inches under
the surface of the ground: that the	use of said strip of land by the	ne grantor shall not in the opinion of the grantee, inter-
fere or conflict with the use of said	strip of land by the grantee	for the purposes herein mentioned, and that no use shall ne grantee, injure, endanger or render inaccessible the
sewer pipe line or their appurtenant		e grantee, injure, changer of render inaccessions are
4. It Is Further Agreed: That	t in the event a building or ot	her structure should be erected contiguous to said sewer
pipe line, no claim for damages sh	all be made by the grantor, l	his heirs or assigns, on account of any damage that might ne operation or maintenance, or negligences of operation
or maintenance, of said pine lines	or their appurtenances, or an	by accident or mishap that might occur therein or thereto.
<ol><li>It is further understood a</li></ol>	nd agreed that upon complet	ting the construction of the pipe lines, manholes and other
		the premises shall, where possible, be restored to the
condition in which it existed prior  6. All other or special terms a	nd conditions of this right of	way are as follows: No trees within
porary right of way to	be cut without con	nsent of owner. No pumping station o
ding to be erected. No	o public road to be	e put on right of way.
7. The payment and privileg	es above specified are hereby	y accepted in full settlement of all claims and damages of
whatever nature for said right of		
IN WITNESS WHEREOF th	or land and scal of the Grant	tor(s) herein and of the Mortgagee, if any, has here-
unto been set this 13	day of	19_67A D,
Signed, sorted and delivered	in the presence of:  (L), As to the Grantor(s)	Stubol Millian (Sea)
	As to the Grantor(s)	John Bolt Culbertson (Seal)
9 1 - 4 11 VV ·	(	Fidelity Federal Savings & Loan Assn.
Will V 1	, As to the Mortgagee	110 111 -4116
NEW YEAR	As to the Mortgagee	Mortgagee (Seal)
-		intolic Gargoo