Recorded Stamps

Recorded, See Affidavit

Boo! 28, Page 1

RIGHT OF WAY

BOCK 841 PAGE 367

State of South Carolina,

00111177	OF	CREENVILLE.	
COLINITY	()k	CERPPNYILLE	

COUNTY OF GREENVILLE.	
1. KNOW ALL MEN BY THESE PRESENTS: That Star	ley E. Mileski
andgran paid by Wade Hampton Water & Sewer District Commission, a box after called the Grantee, receipt of which is hereby acknowledged, of after called the Grantee, receipt of which is hereby acknowledged, or	ntor(s), in consideration of \$\frac{100.00}{200.000}, ly politic under the laws of South Carolina, hereindo hereby grant and convey unto the said grantee above State and County and deed to which is
are and County in	Book / / 2_at page_202 and Book
	LOT 130, MADE 12 mm
said lands being known and designated as Section 3, recorded in Plat Book YY, Page	179 (B.B. P14.1-1-130)
line on my (our) land a distance of 156	feet, more or less, and being that portion of my
(our) said landfeet wide, extendingline as same has been marked out on the ground, and being shown of Water & Sewer District Commission. The Grantor(s) herein by these presents warrants that there are clear title to these lands, except as follows:	n a print on file in the offices of Wade Hampton e no liens, mortgages, or other encumbrances to a
which is recorded in the office of the R. M. C., of the above said State	te and County in Mortgage Bookat page
and thatis (are) legally qualified and e	entitled to grant a right of way with respect to the
lands described herein. The expression or designation "Grantor" wherever used herein	shall be understood to include the Mortgagee, if any
there he.	and assigns the following: The right and
2. The right of way is to and does convey to the grantee, its privilege of entering the aforesaid strip of land, and to construct, lines, manholes, and any other adjuncts deemed by the grantee to sewage and industrial wastes, and to make such relocations, changes of or to the same from time to time as said grantee may deem desclear of said pipe lines any and all vegetation that might, in the lines or their appurtenances, or interfere with their proper operation from said strip of land across the land referred to above for the purt that the failure of the grantee to exercise any of the rights herein grantent of the right thereafter at any time and from time to time to ed over said sewer pipe line nor so close thereto as to impose any 3. It is Agreed: That the grantor(s) may plant crops, mainta crops shall not be planted over any sewer pipes where the tops of the surface of the ground; that the use of said strip of land by the fere or conflict with the use of said strip of land by the grantee for be made of the said strip of land that would, in the opinion of the sewer pipe line or their appurtenances. 4. It is Further Agreed: That in the event a building or other pipe line, no claim for damages shall be made by the grantor, his occur to such structure, buildings or contents thereof due to the or maintenance, of said pipe lines or their appurtenances, or any 5. It is further understood and agreed that upon completing adjuncts, or any relocation, change, substitution, etc., thereof, the condition in which it existed prior to the construction. 6. All other or special terms and conditions of this right of word of owner's choice in backyard. 7. The payment and privileges above specified are hereby and the provided are hereby and the payment and privileges above specified are hereby and the provided are hereby and the payment and privileges above specified are hereby and the payment and privileges above specified are hereby and the provided are hereby and the provided are hereby and the provided are hereby and the	be necessary for the purpose of conveying sanitary is, renewals, substitutions, replacements and additions sirable; the right at all times to cut away and keep opinion of the grantee, endanger or injure the pipe on or maintenance; the right of ingress to and egress pose of exercising the rights herein granted; provided anted shall not be construed as a waiver or abandon-exercise any or all of same. No building shall be erectly load thereon. In fences and use this strip of land, provided: That the pipes are less than eighteen (18) inches under grantor shall not in the opinion of the grantee, interthe purposes herein mentioned, and that no use shall grantee, injure, endanger or render inaccessible the restructure should be erected contiguous to said sewer heirs or assigns, on account of any damage that might operation or maintenance, or negligences of operation accident or mishap that might occur therein or thereto. It is the construction of the pipe lines, manholes and other the premises shall, where possible, be restored to the ay are as follows: Grantee shall plant two cut and remove four large pine trees.
IN WITNESS WHEREOF the hand and seal of the Granton unto been set this	1968 A. D. Muley Muleslin (Seal) (Seal)
Minds A TO of My, As to the Grantor(s)	Grantor(s)
, As to the Mortgagee	(61)
, As to the Mortgagee	Mortgagee (Seal)