BOOK 798 PAGE 123

STATE OF SOUTH CAROLINA	·)	ODTIONI ACREEMENT
COUNTY OF GREENVILLE	:)	OPTION AGREEMENT
ledged, the undersigned hereby grant to the name of Taylors Water and Sewer Districts (\$ 370.00) Dollars, a permanent easier with an additional temporary construction permanent right-of-way of forty (40) feet at any time and to construct, maintain, respectively.	ne Taylors Waterict, for Waterict, for Waterick, for his sement and right right—of—way of in width, for the spair, rebuild a	Dollars, the receipt of which is hereby acknow- er and Sewer District the option to purchase in TO Standard Wearing it-of-way of twenty-five (25) feet in width, of fifteen (15) feet, or a total construction and the purpose of having the perpetual right to enter and operate a sewer line and any necessary and right-of-way will be indicated by a survey
County Block Books on Sheet P 16.2 . B	llock I	ht-of-way is given is shown on the Greenville Lot 293, and is the same conveyed to the enville County in Deed Book733, Page103
notice, either in person or by certified mo	and Sewer Dist ait, addressed t fuurch ict Commission	days from the date hereof, and, at any rict may exercise said option by delivering written to the undersigned at the following address: At any time within the period of this is agents, assigns, or contractors, may enter ing necessary surveys and studies without being
If the Taylors Water and Sewer District elects to exercise this option, the undersigned agree that they will, at such time as may be specified by the Taylors Water and Sewer District Commission, and without cost to the undersigned, execute and deliver a proper instrument of conveyance conveying such easement and right-of-way to the Taylors Water and Sewer District, free from all encumbrances, it being understood and agreed that the purchase price above stated will not be payable until the delivery of such conveyance. It is further understood and agreed that the payment of such purchase price will be accepted as full compensation for all damage caused by the exercise by any of the rights above described, within the right-of-way hereinabove provided for. It is further understood and agreed that the property will be left in as near possible condition as it existed prior to the construction and installation of the sewer line, also this include any fature deviage. The within option shall be binding upon the undersigned and the undersigneds' heirs, successors, administrators, and assigns. IN WITNESS WHEREOF, we have hereunto set our hands and seals this day of the tay of the tay of the property will be left in as near possible condition.		
IN WITNESS WHEREOF, we have hereon	10 set bot flatia.	
WITNESSES:		(SEAL)
James Of King	•	H. Frank Poston
Action of the second		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
J. 2. 2. 08.		- Jugunus
()/ /k: /cc/fcc		Virginia M. Poston
		(SEAL)
STATE OF SOUTH CAROLINA) .	
	:	PROBATE
COUNTY OF GREENVILLE)	•
PERSONALLY appeared before me the un Optionor(s) sign, seal and as such Option (s)he with the other witness subscribed ab	nor(s) act and d	ess and made oath that (s)he saw the within named leed deliver the within written instrument, and that the execution thereof.
SWORN to before me this 6th		
A .		L'M. rusher
day of Jh. , 196 6.		- Millian
Notary Public for South Carolina	(SEAL)	,
Notary Public for South Carolina		11
(our)		
	(CONTINUED OF	/ N NEXT PAGE)