vci 1019 rasi 783

STATE OF SOUTH CAROLINA R.H.C.

Greenville County Block Book Designation as of:

State OF SOUTH CAROLINA R.H.C.

(SEAL)

COUNTY OF GREENVILLE	District	, Sheet	B2.3	Block 2	, 1.ot	16
1. KNOW ALL MEN BY TE	HESE PRESENTS: Th	at Lillian	P. Harris	5		<u> </u>
and	ional Sewer Authority, ereby acknowledged, of situate in the above Son Book 578 a istance of 55 extending 12.5 and a print on file in the de during construction se presents warrants to	, a body politic do hereby grant State and Count at Pagefeet, more feet on each e offices of the V	, grantore under the law and convey and deed to and lor less, and side of the covertern Care	(s), in consideration of ws of South Carolina, unto the said grantee o which is recorded in Book	a fight of the office of at page of my (our steen marks	of the , , , , , , , , , , , , , , , , , , ,
which is recorded in the Office of t	he R.M.C. of the above is legally qualified an	e said State and	County in Nont a right of	lortgage Book way with respect to the	at	Page cribed
The expression or designation there be. 2. The right of way is to and of entering the aforesaid strip of land and any other adjuncts deemed by wastes, and to make such relocation time to time as said grantee may deall vegetation that might, in the offere with their proper operation of referred to above for the purpose any of the rights herein granted slifton time to time to exercise any as to impose any load thereon. 3. It is Agreed: That the grashall not be planted over any sew of the ground; that the use of said strip of land said strip of land that would, in their appurtenances. 4. It is further agreed. That line, no claim for damages shall be such structure, building or conternance, or said pipe lines or their agreed. All other or special terms.	does convey to the graind, and to construct. If the grantee to be new ons, changes, renewal leem desirable; the rigorial printenance; the rigorial printenance; the rigorial not be construed or all of same. No but antor(s) may plant croper pipes where the top of the grantee for the opinion of the grantee for the opinion of the grantee in the event a building the made by the granter that thereof due to the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the opurtenances, or any account of the grantee for the gr	r used herein shantee, its successed naintain and operessary for the partial state of the par	all be under ors and assign erate within sourpose of co- replacements ocut away ar- jure the pipe o and egress; provided the bandonment rected over sources and use are less than t, in the opin in mentioned langer or re- ure should be signs, on acc- pathat might	is the following: The rest the limits of same, pip onveying sanitary sews and additions of or and keep clear of said get lines or their appuration said strip of large of the right thereafters and sewer pipe line and this strip of land, proceighteen (18) inches and that no use shander inaccessible the sewer ected contiguous ount of any damage the or negligences of open	Mortgagee, in the lines, man age and indicto the same pipe lines and tenances, or and across the grantee to exer at any time or so close the wided: That under the same sewer pipe I to said sewer hat might occuration or merel to contain the said sewer pipe I to	vilege sholes, ustrial e from my and interee land cercise me and hereto crops urface onflict of the line or er pipe ecur to
6. The payment and privile whatever nature for said right of was IN WITNESS WHEREOF to set this	the hand and seal of the Tunk is the presence of:	ne Grantor(s) he , 19 <u>75</u> A to the Grantor(s	rein and of t .D. Lillian	he Mortgagee, if any,	has hereunt	o been SEAL) SEAL)
<u> </u>	, As	to the Mortgage	c		(SEAL)

. As to the Mortgagee_