

## RIGHT OF WAY 10 55 AM 1963

## State of South Carolina,

COUNTY OF GREENVILLE.

OLLHE F 1 NO A ORTH . R. M.O.

Mortgagee

I. KNOW A	LL MEN BY THESE PRESENTS: The	at Grady Greer
andE. Gree	or	
paid by Wade Ha after called the Gr a right of way in	mpton Water & Sewer District Commi antee, receipt of which is hereby acknown and over my (our) tract(s) of land s	grantor(s), in consideration of \$ 254.00 ission, a body politic under the laws of South Carolina, herein owledged, do hereby grant and convey unto the said grante in the above State and County and deed to which it
recorded in the off	ice of the R. M. C., of said State and 6	County in Book 56 at page 3 and Book
at page	_, said lands being known and design	ated as Lot 5. Northside Heights.
Greenvi	lle County Greenville South	ated as hot Northside Heights.
	lle County, Greenville, South	Carolina 81/-3-83
rour sam jana	<b>_</b>	feet, more or less, and being that portion of my
line as same has bee Water & Sewer Dis	frict Lommission	feet on each side of the center shown on a print on file in the offices of Wade Hampton
clear title to these		there are no liens, mortgages, or other encumbrances to a
	More	•
which is recorded in		said State and County in Mortgage Bookat page
and	that they is (are) legally qualifi	ied and entitled to grant a right of way with respect to the
lands described here	in.	ed and endued to grant a right of way with respect to the
there be.	Grantor wherever used	d herein shall be understood to include the Mortgagee, if any
privilege of entering	way is to and does convey to the grar the aforesaid strip of land, and to	ntee, its successors and assigns the following: The right and assigns the following: The right and assigns the following: The right and rantee to be necessary for the property of the propert
of or to the same fro clear of said pipe lin lines or their appurte	I wastes, and to make such relocations, in time to time as said grantee may de les any and all vegetation that might, in mances or interfere might.	changes, renewals, substitutions, replacements and additions eem desirable; the right at all times to cut away and keep in the opinion of the grantee, endanger or injure the pipe.
ment of the right the	grantee to exercise any of the rights he reafter at any time and from time to ti	property of exercising the rights herein granted; provided been granted shall not be construed as a waiver or abandonime to exercise any or all of same. No building shall be exercise.
crops shall not be plathe surface of the grofere or conflict with the made of the said stream or the	inted over any sewer pipes where the tund; that the use of said strip of land by the grantifier of land that would, in the opinion of ir appurtenances.	maintain fences and use this strip of land, provided: That tops of the pipes are less than eighteen (18) inches under by the grantor shall not in the opinion of the grantee, intertee for the purposes herein mentioned, and that no use shall f the grantee, injure, endanger or render inaccessible the
or maintenance, of sa 5. It is further a adjuncts, or any reloce condition in which it	re, buildings or contents thereof due to id pipe lines or their appurtenances, or inderstood and agreed that upon comp ation, change, substitution, etc., thereof existed prior to the court	or other structure should be erected contiguous to said sewer or, his heirs or assigns, on account of any damage that might of the operation or maintenance, or negligences of operation or any accident or mishap that might occur therein or thereto. pleting the construction of the pipe lines, manholes and other of, the premises shall, where possible, be restored to the
it in temp	ecial terms and conditions of this right	of way are as follows: Mo frees to be
7 71.	right of way which shall ha	that grantee shall have a forty foot construction
<ol> <li>The payment whatever nature for sa</li> </ol>	and privileges above specified are here id right of way.	eby accepted in full settlement of all claims and damages of
IN WITNESS WI	HEREOF the hand and seal of the Cra	antor(s) herein and of the Mortgagee, if any, has here-
_ son bot this	day of	1967. D.
Signed, soaled and	delivered in the presence of:	
Can Com	, As to the Grantor(s)	- Gran (Seal)
may //a	As to the Grantor(s)	-DANG SILLY (Seal)
	As to the Mortgagee	Grantor(s)
	As to the Mortgagee	(Seal)
		Montan

(CONTINUED ON NEXT PAGE)