RIGHT OF WAY

vol 917 race 337

COUNTY OF CREENVILLE,		
1. KNOW ALL MEN BY T	HESE PRESENTS: Tha	nt P.D. Tankersley
L. H. Tankersley	· · · · · · · · · · · · · · · · · · ·	grantor(s), in consideration of § 1.00
paid by Parker Water and Sewer S hereinafter called the Grantee, rece said grantee a right of way in and or	ub-District Commission, ipt of which is hereby a ver (our) tract() of la	grantor(s), in consideration of \$\frac{1.00}{2.00}\$, a body politic under the laws of South Carolina, acknowledged, do hereby grant and convey unto the and situate in the above State and County and deed
to which is recorded in the office of t	he R. M. C. of said State	and County in Book 747at page 313 and
Book at page	, said lands be	ing bounded by the lands of
County & Tyra	E. Bowling	· · · · ·
and encroaching on (our) land	a distance of 268.8	feet, more or less, and being that portion of
center line as same has been mark	feet wide, extending ed out on the ground, a	nd being shown on a print on file in the offices of
Parker Water and Sewer Sub-Distr The Grantor(s) herein by these to a clear title to these lands, exce	presents warrants that	there are no liens, mortgages, or other encumbrances
l light offer of th	a R M C of the above	said State and County in Mortgage Book
which is recorded in the office of the	10.11. 0., 01 1.0 1.0 1.0	1 1 will be great a night of year with respect to
at page and that he the lands described herein.	: (she) is legally qualified "Grantor" wherever used	l and entitled to grant a right of way with respect to herein shall be understood to include the Mortgagee.
if any there be.	1	too its successors and assigns the following: The right
2. The right of way is to and		itee, its successors and assigns the following: The right o construct, maintain and operate within the limits of by the grantee to be necessary for the number of con-
same, pipe lines, manholes, and any	other adjuncts deemed	such relocations changes, renewals, substitutions,
at all times to cut away and keep	clear of said pipe lines :	arry and an vegetation that inight, in the operation
the purpose of exercising the right	s nerem granteu; provid	er or abandonment of the right thereafter at any time
and from time to time to exercise:	any or all of same. 180 t	building shall be erected over said sewer pipe line nor
so close thereto as to impose any lo	oad thereon	maintain fences and use this strip of land, provided:
		of land by the granter shall not, in the opinion of the and by the grantee for the purposes herein mentioned.
and that no use shall be made of the	ne said strip of land that	Wolld. If the opinion of the granter, maner cross a
4. It is Further Agreed: Tha	t in the event a building	ndo by the grantor his heirs or assigns, on account of
any damage that might occur to su	ch structure, building or	contents thereof due to the operation or maintenance.
or negligences of operation or ma	intenance, or said pipe	mies of their approximation, as any
that might occur therein or there 5. All other or special terms	and conditions of this r	right of way are as follows:
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6. The payment and privile	ges above specified are	hereby accepted in full settlement of all claims and
damages of whatever nature for IN WITNESS WHEREOF th	said right of way. he hand and seal of the	Grantor(s) herein and of the Mortgagee, if any, has
hereunto been set this	day of	19 A. D.
Signed, sealed and delivered		
in the presence of		00 7.0
Newis W. Hitman	⊷As to the Grantor(s)	PD, Sankers (Seal)
, , , , , , , , , , , , , , , , , , ,	_, As to the Grantor(s)	Grantor(s) (Seal)
	_, As to the Mortgagee	\sim ν
	, As to the Mortgagee	Mortgagee (Seal