WG-2.1-1-6

GREENVILLE CO S CLICE AND FIRE DISTRICT South Carolina, RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT South Carolina, RFR 14 12 08 PH '72 VOI 94

044

State of South Carolina,	12 00 111	17	VOL 941 PAGE 148
ounty of Greenwille.	OLLIE FARNSWORT	'Н	
1. KNOW ALL MEN BY THESE	R. M. C. B.	eatrice Davis.	now Beatrice Bark
I. VITOM WIT WELL DI TUESE			
and	<u> </u>		, grantor(s),
consideration of \$ \(\square\) \(\square\) \(\square\) \(\square\) and existing pursuant to pt of which is hereby acknowled over my (our) tract(s) of land since of the R.M.C. of said State ar	o the laws of the State of Soi dged, do hereby grant and ituate in the above State and and County in	uth Carolina, hereinath convey unto the said g d County and deed to	grantee a right of way in which is recorded in the
ed Book	at Page	and Book'	at Page
nd encroaching on my (our) land a (our) said land 20 feet on each ch side of the center line as sam the office of Gantt Sewer, Police Page	a distance of	feet, more or less, ring the time of construthe ground, and being	and being that portion of action and 12 1—2 feet on shown on a print on file
The Grantor(st herein by these	presents warrants that there	are no liens, mortgage	es, or other encumbrances
a clear title to these lands, excep	ot as follows:	· · · · · · · · · · · · · · · · · · ·	
• .	•		
hich is recorded in the office of t	the R.M.C. of the above sai	d State and County in A	Nortgage Book
Page and the			
sect to the lands described berein	1_		and the second s
The expression or designation agee, if any there be.	"Grantor" wherever used	herein shall be unders	tood to include the Mort-
2. The right of way is to an ight and privilege of entering the imits of same, pipe lines, manholes lose of conveying sanitary sewage ubstitutions, replacements and adirable; the right at all times to cun the opinion of the grantee, enda proper operation or maintenance; erred to above for the purpose of o exercise any of the rights herein hereafter at any time and from timewer pipe line nor so close thereto. 3. It is Agreed: That the grantees under the surface of the grantee of the grantee of the grantee, interfere or conflict the grantee, interfere or conflict the grantee, and that no use shall be nigure, endanger or render inacces and damage that might occur to senance, or negligences of operation or mishap that might occur therein 5. All other or special terms	aforesaid strip of land, and so, and any other adjuncts den e and industrial wastes, and ditions of or to the same from the right of ingress to and of exercising the rights herein granted shall not be constituted to time exercise any or a constitute of the same to time exercise any or a constitute of the same to time exercise any or a constitute of the same to the exercise any or a constitute of the same to the exercise and the same to time exercise any or a constitute of the exercise and the same to the	d to construct, maintair emed by the grantee to d to make such reloca om time to time as sai aid pipe lines any and as or their appurtenance egress from said strip on granted; provided that trued as a waiver or cell of same. No building ereon. intain fences and use the tops of the pipes are pof land by the granted of land by the granted land that would, in the their appurtenances. Other structure should the granter of the granter of the granter land that would, in the proper structure should the granter of the granter structure should the granter of the g	n and operate within the be necessary for the purtions, changes, renewals, id grantee may deem deall vegetation that might, es, or interfere with their of land across the land rett he failure of the grantee abandonment of the right shall be erected over said his strip of land, provided: e less than eighteen (18) or shall not, in the opinion of the purposes herein the opinion of the grantee, be erected contiguous to or assigns, on account of the operation or maintenances, or any accident
	•		
6. The payment and privile lamages of whatever nature for s 7. The grantor(s) have granteell and release unto the granteethe grantor(s) further do hereby bend all and singular said premises	said right of way. nted, bargained, sold and re (s), their successors and ass bind their heirs, successors, e to the grantee, the grantee'	eleased and by these p igns forever the prope executors and administ 's successors or assign	resents do grant, bargain, erty described herein and rators to warrant and de-
vhomsoever lawfully claiming or IN WITNESS WHEREOF, the ha			ortaggee, if any, has here-
2	of New	19 70	
mo been ser mis _c day	·		- -
onned reals (1 1,0) to o			
igned, sealed and delivered in th	ne presence of:	DA # 3 11	7. 7:
igned, sealed and delivered in th	ne presence of:	Blatice H	Jan (Seal)
igned, sealed and delivered in the	ne presence of:	Blatice H	1626/a (Seal)