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	OCT / 3 35 PH 7	<i>C.</i>	VOL 985 PAGE 25
State of South Carolina,	R.H.C.	j 'ntorum on i	TET A TY
OUNTY OF GREENVILLE	DONNIE S. TANKERSLEY R.M.C.	RIGHT OF	WAY
1. KNOW ALL MEN BY			
nd	strict Commission a bod	inafter called Grantor(s), i v politic under the laws	of South Carolina, hereinafte
alled the Grantee, receipt of whice ight of way in and over Granton	ch is hereby acknowledged r(s) tract(s) of land situ	d, do hereby grant and a ate in the above State a	nd County and deed to which
s recorded in the office of the R.	and the second s		
and Book at page			•
eet, more or less, and being that	portion of my(our) said	l land 40 fee	wide during construction an
25 feet wide thereafter the in the offices of Berea Public	r as same has been mark Service District Commissi	ked out on the ground, ion and on file in the	and being shown on a print on R. M. C. Office in Plat Book
The Grantor(s) herein by the o a clear title to these lands, ex-		t there are no liens, mo lone	rtgages, or other encumbrance
which is recorded in the office of	the R. M. C. of the above	e said State and County	in Mortgage Book
t Page and that Gra	ntor is legally qualified	and entitled to grant	right of way with respect t
he lands described herein. The expression or designation	on "Grantor" wherever t	used herein shall be un	derstood to include the Mort
agec, if any there be. 2. The right of way is to a	and does convey to the	Grantee, its successors a	and assigns the following: Th
ight and privilege of entering the mits of same, pipe lines, manho	e aforesaid strip of land,	and to construct, mai	ntain and operate within th
surpose of conveying sanitary ser	wage and industrial wast	tes, and to make such	relocations, changes, renewal:
unstitutions replacements and or	dditions of or to the san	ne from time to time a	s said Grantee may deem de
irable; the right at all times to a the opinion of the Grantee, en	danger or injure the pipe	e lines or their appurte	nances, or interlere with thei
roper operation or maintenance:	the right of ingress to ar	id egress from said str	ip of land across the land re
erred to above for the purpose Grantee to exercise any of the ri	of exercising the rights ghts berein granted shall	herein granted; provident he construed as a	led that the tailure of th waiver or abandonment of th
ight thereafter at any time and f	rom time to time to exerc	cise any or all of same.	No building shall be erecte
ver said sewer pipe line nor so	close thereto as to impo	se any load thereon. os maintain fences and	use this strip of land, provid
d: That crops shall not be plant	ed over any sewer pipes	where the tops of the p	pes are less than eighteen (18
nches under the surface of the gr opinion of the Grantee, interfere	round: that the use of said	i strip of land by the	Grantor(s) shall not, in th
primon of the Grantee, interfere lerein mentioned, and that no us	se shall be made of the	said strip of land that	would, in the opinion of th
erein mentioned, and that no us Frantee, injure, endanger or ren	ider inaccessible the sew	er pipe lines or their	appurtenances.
4. It is Further Agreed: To said sewer pipe line, no claim	nat in the event it build n for damages shall be i	made by the Grantor(s)	bis heirs or assign
on account of any damage that nor maintenance, or negligences of	night occur to such strue	ture, building or conter	ts thereof due to the operatio
recident or mishap that might ec	ccur therein or thereto.		
5. All other or special term	s and conditions of this	right of way are as fo	llows:
•			
6. The payment and privile	eges above specified are	hereby accepted in fu	ll settlement of all claims an
damages of whatever nature for	said right of way.	• •	
in witness whereof tany, has bereunto been set this.			ein and of the Mortgagee, i
in the presence of:		Acon Alex	EVANT (SEAL
	1000	U	(SEAL Intor(s)
Camil May Ou	2-92 C-71-2-	Gr	intor(s)
As to Grantor	(s)	Me	(SEAL
		B4.1-1-2	
As to Mortga	gee	aventy y da = nya − da .	
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