STATE OF SOUTH CAROLINA

Greenville Oounty Block Book Designation as of: 6R District F 00. S. C., Sheet 487

COUNTY OF GREENVILLE GREDIstrict F CO. S. C. , S

, Block

, Lot 12

New 23 2 53 PH 182

ıν	NOW ALL MEN BY THE SPIPESES	TENTERSLERUTH HILL DANT	EL.
ı. K	NOW ALL MEN BY THESE PRESEN	M.C.	(s), in consideration of \$ 908.00
the Grant and over	my (our) tract(s) of land situate in the	uthority, a body politic under the law ledged, do hereby grant and convey above State and County and deed to 387 and ledged.	unto the said grantee a right of way in o which is recorded in the office of the Bookat page
encroachi	ing on my (our) land a distance of	122 feet on each side of the	being on that portion of my (our) said center line as same has been marked out olina Regional Sewer Authority, includ-
ing 50 fee The		staiction	gages, or other encumbrances to a clear
		at a hour said State and County in h	Mortgage Book at Page
		alified and entitled to grant a right of	I way with respect to the lands described
			erstood to include the Mortgagee, if any
of enteriand any wastes, at time to all vege fere wit referred any of the from times to ime of the gwith the said stratheir applicable and the from their applicable and the from the f	The right of way is to and does convey to the aforesaid strip of land, and to consider adjuncts deemed by the grantee and to make such relocations, changes, time as said grantee may deem desirable tation that might, in the opinion of the hother proper operation or maintenance to above for the purpose of exercising the rights herein granted shall not be come to time to exercise any or all of same apose any load thereon. It is Agreed: That the grantor(s) may not be planted over any sewer pipes when ground; that the use of said strip of land e use of said strip of land by the grantip of land that would, in the opinion of the purpose. It is further agreed: That in the event	to be necessary for the purpose of of the renewals, substitutions, replacement in the right at all times to cut away are grantee, endanger or injure the pipe; the right of ingress to and egres the rights herein granted; provided onstrued as a waiver or abandonment. No building shall be erected over plant crops, maintain fences and usere the tops of the pipes are less that do by the grantor shall not, in the option of the grantee, injure, endanger or a building or other structure should the grantor, his heirs or assigns, on a flue to the operation or maintenances, or any accident or mishap that might	gns the following: The right and privilege the limits of same, pipe lines, manholes, conveying sanitary sewage and industrial its and additions of or to the same from and keep clear of said pipe lines any and pe lines or their appurtenances, or inters from said strip of land across the land that the failure of the grantee to exercise into of the right thereafter at any time and said sewer pipe line nor so close thereto this strip of land, provided: That crops an eighteen (18) inches under the surface pinion of the grantee, interfere or conflict ited, and that no use shall be made of the render inaccessible the sewer pipe line or the left count of any damage that might occur to e, or negligences of operation or maintent occur therein or thereto.
	1- WCRSA to restore dis	sturbed right of way a	
3010	2- WCRSA to plant grass seed in cleared right of way area.		t of way area.
1	3- Grantor has right to tap into any manhole on his property with no tap fee charged by Grantee.		
3 NO16 82		e to be charged by Gran	icee.
v∰ate	ever nature for said right of way.	nd seal of the Grantor(s) herein and	Il settlement of all claims and damages of of the Mortgagee, if any, has hereunto been
	is day of	_	
SIGN	(FL) sealed and delivered in the present	, As to the Grantor(s)	The Spice (SEAL)
Tu	gl X Lamely		(SEAL)
8		, As to the Mortgagee	
8		, As to the Mortgagee	(SEAL)
	(CONTINUE	D ON HEXT PAGE)	