State of South Carolina, COUNTY OF GREENVILLE

Required, See Affidavit
Book 28, Page 1

RIGHT OF WAY

and Floyd F. Hendrix	Grantor(s), in consideration of \$ 200.00, ssion, a body politic under the laws of South Carolina, hereinafter
paid by Berea Public Service District Commi	ssion, a body politic under the laws of South Caronna, hereinarter tecknowledged, do hereby grant and convey unto the said Grantee a
right of way in and over my (our)-tract(s)	of land situate in the above State and County and deed to which
	id State and County in Deed Book513_ at page _451
	, and encroaching on my(our) land a distance of 200
and book at page	
feet, more or less, and he interface that more or less, and he interface	ሳ ሃኒ ቅላት ነ ዶክ <u>ኒ የ</u> ትላይ <u>ነ የተከተለተ ነገር ነው።</u>
//////////////////////////////////////	is been marked out on the ground, and being shown on a print or
	ict Commission and on file in the R. M. C. Office in Plat Book
JJJ at page. 151	
The Grantor(s) herein by these presents to a clear title to these lands, except the following	warrants that there are no liens, mortgages, or other encumbrance owing:
No lien	
which is recorded in the office of the R. M. C.	of the above said State and County in Mortgage Book
	•
the lands described herein	lly qualified and entitled to grant a right of way with respect to
The expression or designation "Grantor"	wherever used herein shall, be understood to include the Mort
gagge if any there he	wey to the Grantee, its successors and assigns the following: The
wight and privilege of entering the aforesaid st	rin of land, and to construct, maintain and operate within th
limits of same nine lines manholes and any	other adjuncts deemed by the Grantee to be necessary for th
substitutions replacements and additions of 0	dustrial wastes, and to make such relocations, changes, renewals r to the same from time to time as said Grantee may deem de
- sirable, the right at all times to cut away an	d keep clear of said pipe lines any and all vegetation that might
in the opinion of the Crantee endanger or in	iure the pine lines or their appurtenances, or intertere with their
farred to above for the nurnose of exercising	ingress to and egress from said strip of land across the land reg the rights herein granted; provided that the failure of the
Crantee to exercise any of the rights berein s	rranted shall not be construed as a waiver or abandonment of th
right thereafter at any time and from time to over said sewer pipe line nor so close thereto	time to exercise any or all of same. No building shall be erected
3 It is Agreed. That the Grantor(s) ma	ay plant crops, maintain fences and use this strip of land, provid
add That evens shall not be planted over any	sewer pines where the tops of the pipes are less than eighteen (15
opinion of the Grantee interfere or conflict v	he use of said strip of land by the Grantor(s) shall not, in the with the use of said strip of land by the Grantee for the purpose
herein mentioned, and that no use shall be m	hade of the said strip of land that would, in the opinion of th
Grantee, injure, endanger or render inaccess	ible the sewer pipe lines or their appurtenances. vent a building or other structure should be erected contiguou
to said sewer nine line no claim for damag	es shall be made by the Grantor(s), heirs or assign.
on account of any damage that might occur t	o such structure, building or contents thereof due to the operado
- accident or micken that might occur therein a	or maintenance, of said pipe lines or their appurtenances, or an or thereto.
All other or special terms and condit	ions of this right of way are as follows: The right of w
in granted covers that portion	of Grantors' land within a distance of
on either side of sewer line	during construction, and thereafter, wit
stance of $12\frac{1}{2}$ feet on either s	side of the sewer line.
Jacture Lance To her	explaced in as good condition
62 new exerts.	/ "
	pecified are hereby accepted in full settlement of all claims and
damages of whatever nature for said right of	way.
IN WITNESS WHEREOF the hand(s)	and seal(s) of the Grantor(s) herein and of the Mortgagee, i
any, has hereunto been set this/bith_	day of, 1966.
In the presence of:	Thurt Hudsen
Plencontended	(SEAL
7/2	Grantor(s)
As to Grantor(s)	
) As to Grantor(s)	Mortgagee (SEAL
	ν 15 2_6Ω
As to Mortgagee	—— B15-2 - 98