RIGHT OF WAY TO TAYLORS WATER AND SEWER DISTRICT No Documentary Stamps Carolina,

No	Docum	enta	гу	Stamps
Reg	uired.	See	٨î	iidayit-

State	of	South	Carolina	
//			****	

County of Greenville.	-		poux 20, Page	•
1. KNOW ALL MEN BY THESE PR	ESENTS: That <u>we</u> ,	E. J. Phillips and Fran	ces J. Phillips,	- .
' and			, grantor(s	s),
in consideration of \$2,400.00 organized and existing pursuant to the ceipt of which is hereby acknowledge and over my (our) tract(s) of land situa- office of the R.M.C. of said State and	laws of the State of I, do hereby grant a e in the above State	South Carolina, hereinatter nd convey unto the said are	antee a right of way i	e- in
Deed Book 490 at Page	467 and	l Book at	Page	- . •
and encroaching on my (our) land a dis my (our) said land 40 feet in width a same has been marked out on the Water and Sewer District, and record The Grantor(s) herein by these pre to a clear title to these lands, except a which is recorded in the office of the	tance of 1,100 luring the time of co round, and being sh ed in the R.M.C. off sents warrants that the stollows: (No Exc	feet, more or less, and struction and 25 feet feet nown on a print on file in ite in Plat Book "JJJ" here are no liens, mortgages eptions)	nd being that portion of in width thereafter, on the offices of Taylon at Page 198-203 i, or other encumbrance	of . as rs
at Page and that h	e (she) is legally qu	alified and entitled to grant	a right of way with re	e-
spect to the lands described herein. The expression or designation "C	rantor" wherever us	ed herein shall be understo	od to include the Mor	rt-
gagee, if any there be. 2. The right of way is to and a right and privilege of entering the afolimits of same, pipe lines, manholes, ar pose of conveying sanitary sewage as substitutions, replacements and additions sirable; the right at all times to cut avin the opinion of the grantee, endange proper operation or maintenance; the ferred to above for the purpose of exto exercise any of the rights herein grantee and from time to sewer pipe line nor so close thereto at 3. It is Agreed: That the grantee inches under the surface of the ground of the grantee, interfere or conflict was mentioned, and that no use shall be minjure, endanger or render inaccessible and sewer pipe line, no claim for dar any damage that might occur to such tenance, or negligences of operation or mishap that might occur therein or 5. All other or special terms ar	resaid strip of land, and any other adjuncts and industrial wastes, ans of or to the same vay and keep clear or or injure the pipe of the right of ingress to an ercising the rights he anted shall not be concerned to time exercise any load (s) may plant crops, my sewer pipes where that the use of said stade of the said strip the event a building mages shall be made structure, building or maintenance, of said conditions of this aght-of-way to narr	and to construct, maintain deemed by the grantee to k and to make such relocation from time to time as said of said pipe lines any and a lines or their appurtenances and egress from said strip of the prostrued as a waiver or about all of same. No building sit thereon. The prostruction of the pipes are strip of land by the grantee of land that would, in the eor their appurtenances, or other structure should be by the grantor, his heirs of contents thereof due to id pipe lines or their appurtright of way are as follows: ow to 20 feet on east an	and operate within to be necessary for the purpons, changes, renewal grantee may deem dill vegetation that might, or interfere with the land across the land rethe failure of the grante andonment of the righall be erected over sais strip of land, provide less than eighteen (1 shall not, in the opinic for the purposes here opinion of the grante per erected contiguous or assigns, on account the operation or mai enances, or any accided a north side of right	ir- Is, ie- it, ie- ee ht id d: 8) on oin ee, to of in- ent
 Construction and permanent ri Contractor to be required to b 	gnr-or-way to narr uild swale ditch at	top of cut on west boun	dary of right-of-way	y to
channel surface water south to	wards existing spil	lway and guarantee to m	aintain same not to	allow
any dirt or sediment of any kin	nd to seep into lake	e. Seet of present level		
Contractor to pump lake out toAll manholes to be 6 inches be	eneath surface of g	round.		
. Owner to be allowed to conne	ct to trunk line wh	nerever he selects, subje	ct to District's tap f	fee.
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted sell and release unto the grantee(s), the grantor(s) further do hereby bind fend all and singular said premises to whomsoever lawfully claiming or to	right of way. , bargained, sold ar their successors and their heirs, successor the grantee, the gran claim the same or a	od released and by these pro- assigns forever the proper rs, executors and administra tee's successors or assigns my part thereof.	esents do grant, barga ty described herein an ators to warrant and d s, against every pers	in, nd de- on
IN WITNESS WHEREOF, the hand				re-
unto been set this 31st day of _	May	, 1966		
Signed, sealed and delivered in the plant and an analysis of the Grantor(s)	resence of:	France J.	(Se Bhillega (Se	eal) eal)
			(Se	eal)
			(Se	eal)
As to the Mortgagee			4.1	* * *