## FILED GREENVILLE CO. S. C.

## VOL 941 FAGE 239 Greenville County Block Book Designation as of February 28, 1972: RIGHT OF WAY District: 150

Mortgagee

Sheet WG 6.3.

	APR 17 1 10 PM 172		Sheet	WG 6.3.
	State of South Carolina,		Block: Lot:	4 24
	COUNTY OF GREENVELLE.			
	TOTAL AND MEN BY STREET PRESENTS ST.	Donald R	Wyatt and Vi	olet W. Wya
	1. RIVOTA INDIVIDUAL TRADUITOR. TRA			
	andgran paid by Greenville County Sewer Authority, a body politic ur called the Grantee, receipt of which is hereby acknowledged, grantee a right of way in and over my (our) tract(s) of land situa	do hereby grant	t and convey u	into the said,
	which is recorded in the office of the R. M. C., of said State and C	ounty in Book <u>87</u>	78at page_	290 and
	Book at page, said lands being bo	now jor f	ormerly Is of Sherman	Construction
C	Co., Inc., Eva Good, M. W. Fore, Ray Street and Bessie C	C. Wyait	•	
	and encroaching on my (our) land a distance of	feet, more or les	s and being th	at portion of
	my (our) said land *25 feet wide, extending	•		-
	center line as same has been marked out on the ground, and bei Greenville County Sewer Authority. *(50 feet wide, 25 feet The Grantor(s) herein by these presents warrants that there a to a clear title to these lands, except as follows:	ng shown on a p on each side d	rint on file in t uring construc	he offices of tion).
	·	<del></del>	•	· · ·
	which is recorded in the office of the R. M. C., of the above said S	tate and County i	n Mortgage Boo	ok
	at page and that he (she) is legally qualified and en	ntitled to grant a	right of way wi	th respect to.
	the lands described herein.  The expression or designation "Grantor" wherever used herein	shall be understo	od to include the	e Mortgagee,
	if any there be.  2. The right of way is to and does convey to the grantee, its and privilege of entering the aforesaid strip of land, and to construsame, pipe lines, manholes, and any other adjuncts deemed by the aveying sanitary sewage and industrial wastes, and to make such replacements and additions of or to the same from time to time at all times to cut, away and keep clear of said pipe lines any and the grantee, endanger or injure the pipe lines or their appurtenance or maintenance; the right of ingress to and egress from said strip of the purpose of exercising the rights herein granted; provided that the rights herein granted shall not be construed as a waiver or ab and from time to time to exercise any or all of same. No building so close thereto as to impose any load thereon.  3. It is Agreed: That the grantor(s) may plant crops, maintain That crops shall not be planted over any sewer pipes where the top under the surface of the ground; that the use of said strip of land by grantee, interfere or conflict with the use of said strip of land by the tand that no use shall be made of the said strip of land that would, if or render inaccessible the sewer pipe line or their appurtenances.  4. It is Further Agreed: That in the event a building or othesaid sewer pipe line, no claim for damages shall be made by the said sewer pipe line, no claim for damages shall be made by the said sewer pipe line, no claim for damages shall be made by the said sewer pipe line, no claim for damages shall be made by the said sewer pipe line, no claim for damages shall be made by the said sever pipe line or their appurtenances.	grantee to be neces relocations, changes said grantee mass said grantee made all vegetation the ces, or interfere of land across the the failure of the shall be erected on the failure of the shall be erected on fences and use is of the pipes are by the grantee for the grantee for the opinion of the er structure should be the control of the ces.	operate within ssary for the purges, renewals, say deem desirable and might, in the with their proplement of egrantee to exercise the therefore said sewer puts strip of landless than eighteell not, in the operation of the grantee, injuited be erected of the purposes hereighted.	the limits of rpose of consubstitutions, ole; the right e opinion of er operation to above for excise any of at any time pipe line nor ad, provided: in (18) inches inion of the mentioned, re, endanger ontiguous to
any damage that might occur to such structure, building or contents thereof due to the operation or maintenance, of said pipe lines or their appurtenances, or any accident that might occur therein or thereto.  5. All other or special terms and conditions of this right of way are as follows:				naintenance,
	•			
	,			
	6. The payment and privileges above specified are hereby a damages of whatever nature for said right of way.  IN WITNESS WHEREOF the hand and seal of the Grantor(hereunto been set this 29 day of MACH	s) herein and of	the Mortgagee,	
	Signed, sealed and delivered		_10./ A. D.	
	in the presence of:		$\sim$	
_	Mills H- Hughens to the Grantor(s)  As to the Grantor(s)	tonald (	K. Wiga	(Seal)
		Gran	tor(s)	
	, As to the Mortgagee			
	, As to the Mortgagee			(Seal)

(Continued on next page)