9:31

RIGHT OF WAY

Greenville County Block Book designation as of March 9, 1972: District 150

Sheet

WG 6.3

Block Lot

4 113

State of South Carolina, ___

COUNTY OF GREENVILLE.

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• ,		, VUL OIT,
1. KNOW ALL MEN	BY THESE PRESENT	S: That W. H. Riddleberger and Carol Riddlebe
and		"grantor(s) in consideration of \$ 50
paid by Greenville County	Sewer Authority, a bod	grantor(s), in consideration of \$ 50.
called the Grantee, receipt	of which is hereby ack	mowledged, do hereby grant and convey unto the sa
grantee a right of way in and	1 over my (our) tract(s)	of land situate in the above State and County and deed
		State and County in Book 665 at page 227 ar
Pools of page	anid lan	now or formerly ands being bounded by the lands of M. W. Fore, Jr
	•	•
Seville St., M. W. Fo	ore Estate, M. W. For	re, Jr., M. W. Fore, Jr.
nd encroaching on my (our)	land a distance of	feet, more or less, and being that portion
y (our) said land * 25	feet wide, exte	ending 12.5 feet on each side of the side and, and being shown on a print on file in the offices of
enter line as same has been Freenville County Sewer Au	marked out on the grou	and, and being shown on a print on file in the offices
The Grantor(s) herein by	these presents warrants	e, 25 feet on each side during construction). that there are no liens, mortgages, or other encumbrance
o a clear title to these lands,		
	<u> </u>	
		·
nich is recorded in the office	of the R. M. C., of the a	bove said State and County in Mortgage Book
page and th	hat he (she) is legally qua	dified and entitled to grant a right of way with respect
ne lands described herein.		
any there be.	tion Grantor wherever	used herein shall be understood to include the Mortgage $$
2. The right of way is to	and does convey to the	grantee, its successors and assigns the following: The righ
nd privilege of entering the a	atoresaid strip of land, an	nd to construct, maintain and operate within the limits of med by the grantee to be necessary for the purpose of con
eving sanitary sewage and in	ndustrial wastes, and to r	make such relocations, changes renewals, substitution
eplacements and additions of	f or to the same from tir	me to time as said grantee may deem desirable: the righ
all times to cut away and I	keep clear of said pipe li	ines any and all vegetation that might, in the opinion of appurtenances, or interfere with their proper operation
or maintenance; the right of in	igress to and egress from	said strip of land across the land referred to above for
he purpose of exercising the	rights herein granted; pr	rovided that the failure of the grantee to exercise any of waiver or abandonment of the right thereafter at any time
nd from time to time to exer	cise any or all of same. I	No building shall be erected over said sewer pipe line no
o close thereto as to impose a	my load thereon.	ops, maintain fences and use this strip of land, provided
l'hat crops shall not be plante	d over any sewer pipes w	there the tops of the pipes are less than eighteen (18) inche
nder the surface of the ground	d: that the use of said stri	p of land by the grantor shall not, in the opinion of the
nd that no use shall be made	of the said strip of land t	of land by the grantee for the purposes herein mentioned hat would, in the opinion of the grantee, injure, endange
or render inaccessible the sew	er pipe line or their app	urtenances.
4. It Is Further Agreed:	That in the event a built	ding or other structure should be erected contiguous t
any damage that might occur t	o such structure, building	e made by the grantor, his heirs or assigns, on account of or contents thereof due to the operation or maintenance
or negligences of operation or	maintenance, of said pi	pe lines or their appurtenances, or any accident or misha
hat might occur therein or the factor of the	aereto. erms and conditions of th	his right of way are as follows:
		as right of way are as ronows.
	•	
	•	
6. The payment and pri	vileges above specified a	are hereby accepted in full settlement of all claims and
lamages of whatever nature f	or said right of way. E the hand and seal of the	he Grantor(s) herein and of the Mortgagee, if any, ha
credito been set this 7.44	day of M ou	19 / A. D.
Signed, sealed and delivere	ed	O
in the presence of:		
Tearl. E. Carl.	, As to the Grantor(s)	(1) WH Riddleyer (Sea)
		100
prey- Irusto	As to the Grantor(s)	(2) Carof S. Riddleburger (Seal
- 0		Grantor(s)
	, As to the Mortgagee	•
	, As to the Mortgagee	:(Seal Mortgagee