CREENVILLE CO. T. 12 PH '73

HAY 2 A 12 PH '73

CONNIE S. TANKERSLEY

CONTRACTOR

RIGHT OF WAY

VOL 973 PAGE 713

State of South Carolina,

Greenville County Block Book DEsignation as of April 17, 1973 District , Sheet 130, Block 3, Lot 46

COUN	NTY OF GREENVILLE.	DISCIPLE	,	Silect 13	U, BLOCK 3,	LOT 46
1.	KNOW ALL MEN BY THES	SE PRESENTS:	That	Lee C. D	cynan	
called	by Greenville County Sewer Aut the Grantce, receipt of which e a right or way in and over my	is hereby acknowledge	owledged, d	lo hereby gr	ant and conve	ey unto the said
which	is recorded in the office of the R.	M. C., of said S	tate and Co	inty in Book.	at pa	geand
Book_	at page North, Bramlette Road on the East	the West, u	s being bour	now or for nded/by the l . on the s	lands ofahn	Merrill on to mes Starkey o
and en	ecroaching on my (our) land a dis	tance of 118	plus or/fe	inus et, more or	less, and being	; that portion of
Greenv T	line as same has been marked or ille County Sewer Authority. * the Grantor(s) herein by these preear title to these lands, except as	(50 feet wide sents warrants to	ding 12.5 d, and being e, 25 fee hat there are	g shown on t on each e no liens, mo	feet on ea print on file side during ortgages, or other	each side of the in the offices of construction er encumbrances
which	is recorded in the office of the R.	M. C., of the ab	ove said Sta	te and Coun	ty in Mortgage	Book
	and that he (she) is legally quali	fied and ent	itled to grant	a right of way	with respect to
T	nds described herein. the expression or designation "Gran there be.	itor" wherever us	sed herein sl	nall be under	stood to include	the Mortgagee,
and prisame, I veying replace at all the graor main the put the rig and from the put the right t	The right of way is to and does ivilege of entering the aforesaid stoipe lines, manholes, and any othe sanitary sewage and industrial we ments and additions of or to the imes to cut away and keep clear untee, endanger or injure the pipe ntenance; the right of ingress to ar rpose of exercising the rights here that herein granted shall not be come time to time to exercise any or the thereto as to impose any load the	rip of land, and radjuncts deeme astes, and to ma same from time of said pipe line lines or their and egress from seein granted; propostrued as a war all of same. No	to construct ed by the gra ake such re e to time as eppurtenance aid strip of vided that the aiver or abar	t, maintain a antee to be n elocations, ch said grantee all vegetation s, or interfer land across he failure of adonment of	nd operate with ecessary for the langes, renewal may deem deso that might, ir re with their pthe land referrenthe grantee to the right theres	hin the limits of purpose of con- ls, substitutions, irable; the right of the opinion of proper operation ed to above for exercise any of liter at any time
3. That counder to grantee and the or wend the	It Is Agreed: That the grantor(s rops shall not be planted over any the surface of the ground; that the e, interfere or conflict with the use it no use shall be made of the said ler inaccessible the sewer pipe lin) may plant crop sewer pipes who use of said strip e of said strip of strip of land that e or their appur	ere the tops of land by fland by the at would, in rtenances.	of the pipes a the grantor s grantee for the opinion of	re less than eighthall not, in the the purposes he of the grantee,	hteen (18) inches e opinion of the erein mentioned, injure, endanger
said se any dar or negl	It Is Further Agreed: That in the over pipe line, no claim for dam mage that might occur to such struigences of operation or maintenantight occur therein or thereto.	ie event a buildi nages shall be r cture, building c	ing or other made by the or contents t	structure sh grantor, his hereof due to	heirs or assign the operation	s, on account of or maintenance,
	All other or special terms and c	onditions of this	s right of wa	ay are as fol	lows:	
	·			·	O	
	- 3					
damage IN	The payment and privileges aboves of whatever nature for said rig WITNESS WHEREOF the hand	ght of way. I and seal of the	Grantor(s)	herein and	of the Mortgag	gee, if any, has
	to been set this 23 day med, sealed and delivered	y ofAt	710		19 <i>Z,2</i> A. 1	D.
	the presence of:		_			
1/13/16	self for the As to	the Grantor(s)	84	e a Du	yman	(Seal)
Len	Hot Ballon, As to	the Grantor(s)		0	7	(Seal)
	(!)		-	G	rantor(s)	, ,
	, As to	the Mortgagee				
 	, As to	the Mortgagee		,		(Seal)

(Continued on next page)

Mortgagee

į