DEC 9 3 is Pit 1968 RIGHT OF WAY

BOOK 857 PAGE 358

OLLIE : The WekiH

State of South Carolina, COUNTY OF GREENVILLE.

grantor(s), in consideration of \$ naid by		
hereinafter called the Grantee, receipt of which is hereby aclin and over my (our) tract (s) of land situate in the above State and County in Book 54 page 329	the Town of Travelers Rest, a body politic under the laws knowledged, do hereby grant and convey unto the said Gran	s of South Care
said State and County in Book 54 page 329	and Book	of the R. M.
Lot, Henderson Road	and Book, page, said lands being known	n and designate
		
and shown on the Greenville County Block Book System as S	heet 495 , Block 1 , Lot 37 and	
our) land a distance offeet, more or less, and be assement of twelve (12) feet wide, being located six (6) feet on	eing forty (40) feet wide during construction and after construction and constructi	encroaching or
of Travelers Rest.	and proper or pipes as	snown on the p
The Grantor (s) herein by these presents warrants that there except as follows:	e are no liens, mortgages or other encumbrances to a clear t	title to these la
which is recorded in the offices of the R.M.C. of the above said	State and County in Mortgage Book	
Mortgage Book at page and that tith respect to the lands described herein.	I (we) (it) is (are) legally qualified and entitled to gra	ant a right of
The expression or designation "Grantor" wherever used has		
2. The right of way is to and does convey to the Grantee, if foresaid strip of land, and to construct and operate within the light and to construct and operate within the light and the construct and operate within the light and the construct away and keep clear of said pipe lines any and all vegetation their appurtenances, or interfere with their proper operation cross the land referred to above for the purpose of exercising time to exercise any of the rights herein granted shall not be construed as a me to exercise any or all of same. No building shall be erected	is successors and assistant the Avi	rebe.
rantee to be necessary for the purpose of conveying sanitary ser	imits of same, pipe lines, manholes and any other adjunctive and industrial waster adjunctive.	ege of entering
it away and keep clear of said pipe lines any and all vegetation	time to time as sais Grantee may deem desirable; the rightant might, in the opinion of the Grantee and are rights.	changes, renew
cross the land referred to above for the purpose of exercising the rights herein granted shall not be considered.	or maintenance; the right of ingress to and egress from the rights herein granted; provided that the failure of the	said strip of 1
me to exercise any or all of same. No building shall be erected	a waiver or abandonment of the right thereafter at any time over said sewer pipe line nor so close thereto as to impose	and from time
3. It Is Agreed: That in the event a building or other structurial be made by the Grantor, his heirs or assigns, on account of a to the operation or maintenance, or negligences of	re should be erected contiguous to said sewer pipe line, no	claim for dama
isnap that might occur therein or thereto.	or maintenance of said pipe lines or their appurtenances, o	or any accident
 It Is Further Agreed And Understood: That upon completiocation, change, substitution, etc., thereof, the premises shall nstruction. 	ing the construction of the nine lines manhalism.	
nstruction.	, where possible, be restored to the condition in which it ex	adjuncts, or a disted prior to
5. All other or special terms and conditions of this right of	way are as follows:	
		-
 The Payment and privileges above specified are hereby and right of way. 	accepted in full settlement of all claims and demogras of reb	10 feet 4:
IN WITNESS WHEREOF the hand and soul at the G		mover nature
) \		
PCCMALL , 18/0EAD.	herein and of the Mortgagee, if any, has hereunto been set	this 6 d
	here in and of the Mortgagee, if any, has hereunto been set	this 6 d
med, sealed and delivered in the seance of:	herein and of the Mortgagee, if any, has hereunto been set	_
med, sealed and delivered in the	herein and of the Mortgagee, if any, has hereunto been set	m (Se
med, sealed and delivered in the	Henderson	(Se
med, sealed and delivered in the	A.L. Henderson	(Se
med, sealed and delivered in the seance of: Shark Sharkare Olivin W67/64	Henderson Grantor (s)	(Se
med, sealed and delivered in the seance of: Shark Sharkare Olivin W67/64	A.L. Henderson	(Se
med, sealed and delivered in the seance of: Shark Sharkare Olivin W67/64	A.L. Henderson	(Se
med, sealed and delivered in the seance of: Shark Sharkare Olivin W67/64	A.L. Henderson	(See
med, sealed and delivered in the seance of: Shark Sharkare Olivin W67/64	A.L. Henderson	(Sec
med, sealed and delivered in the sence of: Hut Harbare	A.L. Henderson	(Sec. (Sec. (Sec. (Sec. (Sec. (Sec.
med, sealed and delivered in the seance of: Shark Sharkare Olivin W67/64	A.L. Henderson	(Se (Se (Se (Se
med, sealed and delivered in the seance of: Share Mary May May May May May May May May May Ma	Grantor (s)	(Sec. (Sec. (Sec. (Sec. (Sec. (Sec.
med, sealed and delivered in the sence of: Hat Harbard Security Securi	Grantor (s) Mortgagee (s)	(Sec. (Sec. (Sec. (Sec. (Sec. (Sec.
med, sealed and delivered in the sence of: Compared to Grantor (s) Compared to Grantor (s)	Grantor (s) Mortgagee (s) PROBATE	(See (See (See (See (See (See (See (See
med, sealed and delivered in the sence of: Compared to Grantor (s) Compared to Grantor (s)	Grantor (s) Mortgagee (s) PROBATE	(Se (Se (Se (Se (Se
med, sealed and delivered in the seence of:	Grantor (s) Mortgagee (s) PROBATE	(Se (Se (Se (Se (Se
med, sealed and delivered in the esence of:	Grantor (s) Mortgagee (s) PROBATE	(Sec.
med, sealed and delivered in the sence of:	Grantor (s) Mortgagee (s) PROBATE	(Sec.
med, sealed and delivered in the sence of:	Grantor (s) Mortgagee (s) PROBATE	(Sec.
The of South Carolina UNITY OF GREENVILLE PERSONALLY appeared the undersigned witness and made on the roof. ORN to before me this the of the south of the sout	Grantor (s) Mortgagee (s) PROBATE	(Sec.
med, sealed and delivered in the seence of:	Grantor (s) Mortgagee (s) PROBATE	(Sec.
med, sealed and delivered in the seence of:	Grantor (s) Mortgagee (s) PROBATE	(Sec.
med, sealed and delivered in the seence of:	Mortgagee (s) PROBATE th that (s) he saw the within named Grantor (s) sign, so that (s) he, with the other witness above subscribed witness above sub	(Second Second S
med, sealed and delivered in the seence of:	Mortgagee (s) PROBATE th that (s) he saw the within named Grantor (s) sign, so that (s) he, with the other witness above subscribed witness above sub	(Second Second S
med, sealed and delivered in the esence of:	Mortgagee (s) PROBATE th that (s) he saw the within named Grantor (s) sign, so that (s) he, with the other witness above subscribed witness above sub	(Second Second S
med, sealed and delivered in the seence of:	Mortgagee (s) PROBATE th that (s) he saw the within named Grantor (s) sign, so that (s) he, with the other witness above subscribed witness above sub	(Second Second S