GREENVILLE CO. S. C.

VOL 983 PACE 800

SEP 13 12 02 PH '73

State of South Carolina/HE R.H.C.

COUNTY OF GREENVILLE

COUNTY OF GREENVALLE	Harold Cunningham, J. H. Hunt and
1. KNOW ALL MEN BY THESE PRESENTS: T	hat Garl Revis, as Trustees of the
	in the called Country in consideration of S
paid by Berea Public Service District Commission, a bot called the Grantce, receipt of which is hereby acknowledge that of way in and over Grantor(s) tract(s) of land sit	ed, do hereby grant and convey unto the said Grantee a uate in the above State and County and deed to which
is recorded in the office of the R. M. C. of said State an	d County in Deed Book 487 at page 120
ard Book at page, and enc	roaching on Grantor(s) land a distance of 35
feet, more or less, and being that portion of my(our) sa	id land feet wide during construction and
25 feet wide thereafter as same has been ma	rked out on the ground, and being shown on a print on soin and on file in the R. M. C. Office in Plat Book
to a clear title to these tands, except the tandways to hurch to Fidelity Pederal Savings &	nat there are no liens, mortgages, or other encumbrances or tgage from Berea Friendship Methodist Loan Association recorded in the RMC tage Book 752 at Page 44 and mortgage in the Southern Bank & Trust Company
which is recorded in the office of the R. M. C. of the about the control of the c	ove said State and County in Mortgage Book
and that Grantor is legally qualifi-	ed and entitled to grant a right of way with respect to r used herein shall be understood to include the Mort-
gage, it any there be. 2. The right of way is to and does convey to the right and privilege of entering the aforesaid strip of lan limits of same, pipe lines, manholes, and any other ad purpose of conveying sanitary sewage and industrial we substitutions, replacements and additions of or to the surable; the right at all times to cut away and keepe in the opinion of the Grantee, endanger or injure the purpose operation or maintenance; the right of ingress to ferred to above for the purpose of exercising the right Grantee to exercise any of the rights herein granted sight thereafter at any time and from time to time to ever said sewer pipe line nor so close thereto as to in 3. It is Agreed: That the Grantor(s) may plant ed. That crops shall not be planted over any sewer pipe line her of the ground; that the use of opinion of the Grantee, interfere or conflict with the therein mentioned, and that no use shall be made of the Grantee, injure, endanger or render inaccessible the 4. It is Further Agreed: That in the event a be read a sever pine line, no claim for damages shall.	o Grantee, its successors and assigns the following: The d, and to construct, maintain and operate within the juncts deemed by the Grantee to be necessary for the juncts deemed by the Grantee to be necessary for the astes, and to make such relocations, changes, renewals, ame from time to time as said Grantee may deem delear of said pipe lines any and all vegetation that might, pipe lines or their appurtenances, or interfere with their of and egress from said strip of land across the land related that the failure of the healt not be construed as a waiver or abandonment of the cercise any or all of same. No building shall be erected appose any load thereon. Become where the tops of the pipes are less than eighteen (18) said strip of land by the Grantor(s) shall not, in the use of said strip of land by the Grantor(s) shall not, in the said strip of land that would, in the opinion of the sewer pipe lines or their appurtenances. Become of the grantor(s), the Legal the contiguous the made by the Grantor(s), the Legal their or assigns, tructure, building or contents thereof due to the operation mance, of said pipe lines or their appurtenances, or any
en e	:
	hereby accepted in full settlement of all claims and
damages of whatever nature for said right of way.	are hereby accepted in full settlement of all claims and
TAY AUTHORS WHEREOF the hand(s) and seal	(s) of the Grantor(s) herein and of the Mortgagee, if August Section Occ., 1973
any, has hereunto been set the 5th day of	BEREA FRIENDSHIP METHODIST CHURCH
In the presence of:	By Alaman I hard Co Tour tous (SEAL)
difference 21 Sweetherhis	Grantor(s)
As to Grantor(s)	By: J. 71. Maria on Grant or
Reheran S. Macra	By It A Green istory I muster
Turmon C Amitte	By: Act Crantor
As to Mortgagee	FIBLER FURNISH DES & LOAR ASSOC
Louison Chapman	By: J. Lel (is ste) S
Julinon & Amelie	By: All The Al
As to don't same (continued	enting (1997)
	<i>ــد</i>