DONNIE S. TANKERSLEY R.M.C. voi 996 (AG 391

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

RIGHT OF WAY TO PARKER SEWER AND FIRE SUBDISTRICT

(1) KN	OW ALL	MEN BY TH	ESE PRESE	ENTS: ThatJob	n Paul Barker	
• •	- 2			grantor(s), ir		00 00
paid by Pa called the G a right of wa	arker Sewe Frantee, re ay in and	er and Fire Su ceipt of which over my (our)	bdistrict. is hereby a tract(s) of la	a body politic under the cknowledged, do hereby and situate in the above the and County in:	e laws of South Car grant and convey unt	o the said grantee
Deed Book .	672	at Page	351	and Book	arkRage	and,
dso, being	lesignated	l in the Block	Book as	<u>230-5-76</u>	and en	eroaching on my
10 feet in wi	dth durin		onstruction	feet, more or less, and t and 20 feet in width the bdistrict.		
to a clear tit	le to these	e lands, except	as follows:	rants that there are no l		
at Page		and that he		the above said State and ally qualified and entitl		
to the lands	described	herein.				
The exp if any there	,	r designation "	Grantor" wh	erever used herein shall	be understood to inclu	ide the Mortgagee,
and privileg same, pipe leveying sanite placements all times to grantee, end maintenance purpose of rights hereiten from time to	e of enter ines, mand ary, sewag and addit cut away langer or the righ exercising or granted or time exe	ring the afores holes, and any ge and industri- ions of or to the and keep clear injure the pipe at of ingress to the rights her shall not be co	aid strip of other adjun- al wastes, and he same from r of said pipe e lines or the and egress rein granted construed as 11 of same.	to the grantee, its succe land, and to construct, it cts deemed by the grante and to make such relocati in time to time as said g e lines any and all vego eir appurtenances, or it from said strip of land it; provided that the faile a waiver or abandonme No building shall be erec	maintain and operate very to be necessary for toons, changes, renewall trantee may deem designation that might, in atterfere with their properties the land referred are of the grantee to ent of the right thereafter	within the limits of the purpose of con- s, substitutions, re- irable; the right at the opinion of the oper operation or ed to above for the exercise any of the ter at any time and
That crops : inches unde of the gran mentioned,	shall not l r the surfi tee, interf and that i	or planted over acc of the grou ere or conflict no use shall be	r any seweg ind; that the with the u made of th	plant crops, maintain for pipes where the tops of cuse of said strip of land se of said strip of land he said strip of land that pipe line or their appur	f the pipes are less to the grantor shall by the grantee for the would, in the opinion	than eighteen (18) not, in the opinion he purpose herein
said sewer j damage tha	oipe line, t might oc of operat	no claim for di cur to such str ion or mainten	amages shal acture, buil	t a building or other st t be made by the granto ding or contents thereof I pipe lines or their appu	or, his heirs or assigns, due to the operation	on account of any or maintenance, or
(5) Al	l other or	special terms	and condition	nis of this right of way a	re as follows:	

(6) The payment and privileges above specified are hereby accepted in full settlement of all claims and damages of whatever nature for said right of way.

(Continued on Next Page)

0000