,, I	Vol. 120.	9	1		4
	STATE OF SOUTH CAROLINA,)		li		
	COUNTY OF GREENVILLE.				
. [KNOW ALL MEN BY THESE PRESENTS, That 27 (1 /C/Lican)	******			
.	ANOW AMA MAIN	, 1			
	of said County and State, for and in consideration of the premises, and of the sum of And Add Add Add Add Add Add Add Add Add	ma fee	44-	4	
.	bolis	ars,	1 4	1	
1	to me	en-			
İ	ville, its successors and assigns, the right, privilege, and easement, to go in and upon that tract of land, situated in 13.2.1.2.1.				
. 1	Township, in said County and State, bounded by lands of			1	
	Thenry Duncan and Irajue lody on the north by her	ecks.	1		
ļ	of J. M. Burgo, Lucy It. Levyn & L. K. Carpenter on the	a			
ŀ	unt felt lands of 24 I Batson, The right of way and	aux	1	1	
- 1	here think an evenit are ser betel like That Me	16 9		1	
	"E" according to Duracy of Luch low engineers		-		
	a sacration transfer of the sacration of		-		}
			-		
			•		
ļ	en de la companya de				
	· · · · · · · · · · · · · · · · · · ·		-1		
			- '		
ļ		· ·	-		
			1:		
			- ;		
		• ••];		
			1:		
			11	- 1	Ì
	1		-1	- 1	
					ļ
,	and to construct and maintain in, upon and through, said premises, in a proper manner, with necessary apparatus and appliances such as machinery, air vents manholes, and blow-off connections, PIPE LINES for the purpose of conveying water through premises above described, together with the right at all times manholes, and blow-off connections, PIPE LINES for the purpose of conveying water through premises above described, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right to cut away and clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other proper operations.	pipes			
	manholes, and blow-off connections, PIPR LINES for the purpose of conveying water through years and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines and together with the right of laying other gas may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as gas may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as gas may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as gas may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as gas may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as gas may from time to time become necessary.	pipes prac- about f the			
•	manholes, and blow-off connections, PIPR LINES for the purpose of conveying water through years and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines all time as near as a may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as a same privilege to the first pipe line in the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life is understood and agreed that the right of way to be used under this contract is to be confined to this strip and nothing more. It is further understood, that this easement of fifty fleet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to	pipes prac- about f the this	The second secon		
	manholes, and blow-off connections, PIPR LINES for the purpose of conveying water through water through the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other purpose of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other purpose of said pipe lines and together with the right of laying other purpose of said pipe lines, and the contract is to be fifty (50) feet in width throughout the entire length, which is a life in understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life in understood, and agreed that the right of way to be used under this contract is to be confined to this strip and nothing more. It is further understood, that this easement of fifty fleet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-	pipes prac- about f the this			
	manholes, and blow-off connections, PIPR LINES for the purpose of conveying water through water through the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other purpose of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other purpose of said pipe lines and together with the right of laying other purpose of said pipe lines, and the contract is to be fifty (50) feet in width throughout the entire length, which is a life in understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life in understood, and agreed that the right of way to be used under this contract is to be confined to this strip and nothing more. It is further understood, that this easement of fifty fleet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-	pipes prac- about f the this	The state of the s		
	manholes, and blow-off connections, PIPE LINES for the purpose of conveying water intodays and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other proper operation of same, and together with the right of laying other proper operation of same, and together with the right of laying other proper operation of same, and together with the right of laying other proper operation of said pipe lines and together with the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life sunderstood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life sunderstood, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty flow in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said.	pipes prac- about f the this			
	manholes, and blow-off connections, PIPE LINES for the purpose of conveying water intodays and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other proper operation of same, and together with the right of laying other proper operation of same, and together with the right of laying other proper operation of same, and together with the right of laying other proper operation of said pipe lines and together with the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life sunderstood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a life sunderstood, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty flow in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said.	pipes prac- shout f the this -way.	The state of the s		
	manholes, and blow-off connections, PIPE LINES for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other ges may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as ges may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the lines as near as ges may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as ges may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as ges may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line is made to the entire length; which is a literation to the first pipe lines, and with the exception of the literation of th	pipes prac- shout f the this -way.			
	manholes, and blow-off connections, PIPE LINES for the purpose of conveying water upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right to cut away and clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other is as may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as it is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a lit is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a lit is further understood, that this easement of fifty fleet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said. Whereas: On the city again, and seal. A day of the city to the pipe line laid. Whereas:	pipes prac- shout f the this -way. Scal.)	The state of the s		
	manholes, and blow-off connections, PIPE LINES for the purpose of conveying mecessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other clear of said pipe lines and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other connections, to be approximately located along the line as near as a max from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as a max from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as a max from time to time become necessary, such pipes with air vents of be used only during the construction of said pipe lines, and with the exception of lit is further understood, that this easement of fifty flow in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. The payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. Wheness: A A A A A A A A A A A A A A A A A A A	pipes prac- shout f the this -way.			
	manholes, and blow-off connections, PIPE LINES for the purpose of conspecting sald lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting sald lines and making necessary repairs and alterations thereon, together with the right of laying other processor of sald pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other processor of sald pipe lines laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a line sunderstood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a line is understood, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty fleet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or cop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said Wheness: A day of	pipes prac- shout f the this -way. Scal.)			
	manholes, and blow-off connections, PIPE LINES for the purpose of conveying washing measurements and blow-off connections, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right of laying other to clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other to said pipe lines and the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a literation of a said pipe lines and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a literative understood, that this essement of fifty fiest in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said casement for the first pipe line laid. IN WITNESS WHEREOF, the said. We have a same and seel, this	pipes prac- shout f the this -way. Scal.)	The state of the s		
	manholes, and blow-off connections, PIPE LINES for the purpose of the purpose of the purpose of inspecting said lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting said lines and making necessary repairs and alterations there with the right of laying other iclear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other iclear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other iclear of the contract is to be fifty (50) feet in width throughout the entire length, which is a licable to the first pipe line laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length, which is a licable to the first pipe lines, and with the exception of it is further understood, that this easement of fifty fieed in width is to be used only during the construction of said pipe lines, and with the exception of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said Of Again and seel, this and damages to land case of the city of Greenville.	pipes prac- shout f the this -way. Scal.)			
	manholes, and blow-off connections, PIPE LINES for the purpose of inspecting sald lines and rasking necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting sald lines and rasking necessary repairs and alterations there with the right to cut away and clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other it is away from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as go it is inderstood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a life understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a life understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a life understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a life understood, that this essement of fifty fiest in width is to be used only during the contraction of said pipe lines, and use the land as he had prior to right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land use th	pipes prac- shout f the this -way. Scal.)	The second secon		
	manholes, and blow-off connections, PIPE LINES for the purpose of inspecting sald lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting sald lines and making necessary repairs and alterations of same, and together with the right of laying other processor of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other processor of said pipe lines and the line as near as go to the first pipe line laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a feet, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty fiest in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said Wheness: A Greenville settlement of all claims and damages for said easement for the first pipe line laid. STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. and made oath that. B Greenville settlement of the within named. M Greenville settlement of the cut of the country of the cut of the	pipes prac- shout f the this -way. Scal.)			
	manholes, and blow-off connections, PIPE LINES for the purpose of inspecting sald lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting sald lines and making necessary repairs and alterations of same, and together with the right of laying other processor of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other processor of said pipe lines and the line as near as go to the first pipe line laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a feet, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty fiest in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of-the payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. IN WITNESS WHEREOF, the said Wheness: A Greenville settlement of all claims and damages for said easement for the first pipe line laid. STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. and made oath that. B Greenville settlement of the within named. M Greenville settlement of the cut of the country of the cut of the	pipes prac- shout f the this -way. Seal.) Seal.)	The second secon		
	manholes, and blow-off connections, PIPE LINES for the purpose of inspecting sald lines and making necessary repairs and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of inspecting sald lines and making necessary repairs and alterations thereon, together with the right to laying other processor of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other processor of said pipe lines laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a feet, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty feet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. The payment above specified is accepted in full settlement of all claims and damages for said easement for the first pipe line laid. Wheness! Wheness! STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me	pipes prac- shout f the this -way. Seal.) Seal.)			
	manholes, and blow-off connections, PIER LINES for the purpose of competings and alterations thereon, together with the right to cut away and enter upon said premises for the purpose of impecting said lines and making necessary repairs and alterations thereon, together with the right of laying other to say may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the lines as near as a say from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the lines as near as a say of the first pipe line laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a life, and the damage which the City of Greenville is to be liable for to be confined to this strip and nothing more. It is further understood, that this easement of fifty foet in width is to be used only during the continued on said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that the case of future damages to land or crop, due from all calms and damages for all calms and damages for all calms and damages of the	pipes prac- shout f the this -way. Seal.) Seal.)	The state of the s		
	manholes, and blow-off connections, PIPE LINES for the purpose of contributions was all greenies for the purpose of impecting sale lines and making necessary repairs and alterations thereon, together with the right of laying other richer of sald pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other richer of sald pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other richer of the first pipe lines laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire lengthy which is a land. Lo	pipes prac- shout f the this -way. Seal.) Seal.)	The second secon		
	manholes, and blow-off connections, PIPE LINES for the jurgoes of contributions was all premises for the purpose of impacting said lines and marking necessary repairs and alterations thereon, together with the right to cut away and clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other I saw may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as it isolate to the first pipe lines laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a literal to the first pipe line laid. It is further understood, that this easement of fifty flees in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. IN WITNESS WHEREOF, the said. STATE OF SOUTH CAROLINA. County of Greenville. PERSONALLY appeared before me. And All I saw All I	pipes prac- shout f the this -way. Seal.) Seal.)			
・ 1000 miles 1000 mi	manholes, and blow-off connections, PIPE LINES for the jurgoes of contributions was all premises for the purpose of impacting said lines and marking necessary repairs and alterations thereon, together with the right to cut away and clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other I saw may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as it isolate to the first pipe lines laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a literal to the first pipe line laid. It is further understood, that this easement of fifty flees in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. IN WITNESS WHEREOF, the said. STATE OF SOUTH CAROLINA. County of Greenville. PERSONALLY appeared before me. And All I saw All I	pipes prac- shout f the this -way. Seal.) Seal.)			
・ 「	manholes, and blow-off connections, PIPE LINES for the jurgoes of contributions was all premises for the purpose of impacting said lines and marking necessary repairs and alterations thereon, together with the right to cut away and clear of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of same, and together with the right of laying other I saw may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the line as near as it isolate to the first pipe lines laid. It is understood and agreed that the right of way to be used under this contract is to be fifty (50) feet in width throughout the entire length; which is a literal to the first pipe line laid. It is further understood, that this easement of fifty flees in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. IN WITNESS WHEREOF, the said. STATE OF SOUTH CAROLINA. County of Greenville. PERSONALLY appeared before me. And All I saw All I	pipes prac- shout f the this -way. Seal.) Seal.)			
,一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	manholes, and blowest connections, PIPE LINES for the purpose of conveying accessary repairs and alterations thereon, together with the right to cut away and called the contract of said pipe lines all trees and other obstructions that may in any way endanger the proper operation of azune, and together with the right of laying other is as may from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the lines as near as a same from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the lines as near as a same from time to time become necessary, such pipes with air vents, manholes and blow-off connections, to be approximately located along the lines as near as a same provided to the same and the damage which the City of Greenville is to be fishly feet to be confined to this strip and nothing more. Let a further understood, that this eastment of fifty feet in width is to be used only during the construction of said pipe lines, and with the exception of right of the City to inspect pipe lines and to make repairs, the owner has the same privileges and rights to cultivate and use the land as he had prior to agreement. It is further agreed, that in case of future damages to land or crop, due from an accident on pipe lines, that the City of Greenville shall pay all damages. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. It is further agreed, that in event of the City laying other pipe lines, that the owner shall be paid for all crop, timber and property damages on the right-of. IN WITNESS WHEREOF, the said. Whereast and made oath that he saw the within named. A A A A A A A A A A A A A A A A A A A	pipes prac- shout f the this -way. Seal.) Seal.)			