

not interfere in any way with any of his buildings as presently located, and PROVIDED FURTHER that these grants of rights-of-way are not intended to create a road or way along said pipe line but are to be used only for the purposes for which they are granted.

As a part of the consideration for this agreement the Parties of the Second Part hereby agree to construct and install an extension to the said two inch water line beginning near its present Northern terminus and running along the Northeastern side of Geer Highway to the property of C. A. Henson, Jr. and to construct and install another line beginning at a point on said extension and running to the property of Allen League; said extension and the other line running to the property of Allen League hereinabove referred to are to be approximately 2100 feet in length, are to be constructed and installed entirely at the expense of the Parties of the Second Part, and are to be owned one-fourth by the Party of the First Part and three-fourths by the Parties of the Second Part, share and share alike.

For the purpose of installing, constructing, maintaining, operating, and inspecting said extension and the other line hereinabove referred to, each of the Parties of the Second Part hereby grants to the Party of the First Part and to the remaining Parties of the Second Part the necessary rights-of-way across his land, with the further right to enter said land at all times for the accomplishment of said purpose or purposes.

It is contemplated that the Parties of the Second Part will tap onto the newly constructed lines in order to serve property belonging to them and that from time to time the Parties hereto will allow others to tap onto the presently installed line and the lines to be installed for a stated charge which shall not be less than Fifty (\$50.00) Dollars, and which charge shall be income and not return of capital. It is also contemplated that all persons using water from these lines (including