va.1180205352

Ô

Ň٠

COUNTY OF GREENVILLE) DEED TO RI	GHT OF WAY AND RELEASE AGREEMENT	
KNOW ALL MEN BY THESE PRESENTS, That	esse L. Helms, Sr.	
23	and No/100 (\$1.00)	
OUNTY OF GREENVILLE KNOW ALL MEN BY THESE PRESENTS, That The stand in consideration of the premises and the sum of the sum of the consideration of the premises and the sum of the consideration of the premises and the sum of the consideration of the premises and the sum of the consideration of the premises and the sum of the consideration of the premises and the sum of the consideration of the premises and the sum of the consideration of the county is successors and assigns, the right, the county is successors and assigns, in the county is successors and the sum of the county is successors and assigns, the right, the county is successors and the sum of the county is successors and assigns, the right, the county is successors and the sum of the county is successors and assigns, the right, the county is successors and the sum of the county is successors and assigns, the right, the county is successors and the sum of the county is successors and assigns, the right, the county is successors and the sum of the county is successors and assigns, the right, the county is successors and the county is successo	privilege and easement to go in and upon that tract of	land situated '
See Pipeline Right-of-Way, Greenville Commissioners of Public Works of the March 4, 1980, attached hereto as Exhiby reference.	City of Greenville, S. C. dated	
nd to construct and maintain in, upon and through said premises, anholes and other necessary apparatus incident thereto, using the cureying water through the premises above described, together with inspecting said line or lines and making necessary repairs and a sid right of way cleared of all trees, vegetation and any other obstructerfere with the proper operation of, or access to, the same.	ith the right at all times to enter upon said premises for	r the purpose and keep the
It is understood and agreed that: 1. The right of way granted under this agreement is of such	dimensions as shown on the plat marked "Pipelines R	ight of Way
Torks of the City of Greenville, S. C.7, attached hereto and made a pestruction is to be confined to this right of way strip and nothing reximately along the line now located and staked out by the engine location of this first pipe line will determine the definite locationary and used for the purpose of installing the said first pipe line.	beyond. The location of the first pipe line to be installed ineers, subject to a variation of not exceeding five feet eli- for of the right of way herein granted. The entire right of	the for during I is to be ap- ther way, and way shall be
ted on the above referenced plat. 2. All timber cut from the right of way shall be placed at the property of the Grantor(s), unless otherwise mutually agreed upon the company of the com	the edge of the right of way on the land of the Grantor(s,	
3. Grantor(s) shall have the right to cultivate and use this right the proper maintenance and or free access to the pipe line or you'd tank, burial ground or any structure shall be placed on the ading gates to permit Grantee access. Future fences are permissively an approved gate or gates for Grantee access. No other use 4. Grantor(s) grants the Grantee the right of ingress to and the Granter(s) by means of existing roads and lanes thereon, a	ight of way strip of land provided such use thereif will lines installed under this agreement. No building, seption right of way. Existing fences will be restored after comble, subject to written approval by the Grantee, and the Grantel between the permitted without prior written consent of the agrees form the said right of way strip over and across the	tama, under- istruction, in- antor(s) shall Grantie, he other lands
mage it may do to Grantor's private roads or lanes and will rei the exercise of the right of ingress and extess. 5. The failure of the Grantee to exercise any of the rights he	mourse Grantor(s) for any actual damage not repaired w	
waiver or abandonment of such rights. 6. The payment above specified covers compensation for the ong said right of way resulting from construction of the pipe line	right of way and easement, and also covers all claims	for damages
ong said right of way resulting the installation of the second pipe ling. 7. In case of future damages to property or such crops resulting its sole option, either restore the property to its approximately.	e. dring directly from an accident on the pipe line or lines	, the Grantee
terefrom. Together with all and singular the rights, members, heredictions or appertaining; to have and to hold all and singular the partial designs, forever. And, the Grantor(s) do(es) hereby hind the Grantor(s) do(es) hereby hind the Grantor(s) and singular said presented for any and the Grantor(s) heirs or successors and against	taments and appurtenances to said premises belonging or premises before mentioned unto the Grantee and the Grante antor(s) and the Grantor's(s') heirs or successors, execu- mises note the Grantee and the Grantee's successors and a	r in any wise re's successors utors and ad- assigns againt
art thereof. TINESS the Grantor's(6') hand(s) and seal(s) this 15	day of April 1980	
GNED, sealed and delivered in the presence of	JESSE L. HELMS, SR.	(SEAL)
2 . (1.1. 0	JESSE E. HELLE, OK.	(SEAL)
Some & Waraged		(SEAL)
Mary N. William		(SEAL)
TATE OF SOUTH CAROLINA) OUNTY OF GREENVILLE)	PROBATE	
Personally appeared the undersigned witness and made oath abtor's(s') act and deed deliver the within written deed and that (ereof.	s)he, with the other witness substitled above witnessed	il and as the the execution
WORN to before me this	-, 19 80 Mary N. William	
otary Public for South Carolina y commission expires: // {/ {5-		
TATE OF SOUTH CAROLINA) OUNTY OF _GREENVILLE)	RENUNCIATION OF DOWER	
I, the undersigned Notary Public, do hereby certify unto all amed Grantor(s) respectively, did this day appear before me, and hat she does freely, voluntarily, and without any compulsion, dread nquish unto the Grantee and the Grantee's successors and assist and to all and singular the premises within mentioned and release IVEN under my hand and seal this 15 day of A	l or fear of any person whomsoever, renounce, release as girs, all her interest and estate, and all her right and claimed.	nd forever re-
Notary Public for South Carolina (SEAL)	Louise H. Helmo	
My commission expires: // // 5.5 RECORDED this day of, 19	at	
CONTINUED ON NE	T.PAGE)	(mention of the company)