

Robinson and Mary Rose D. Robinson for a water line to serve the aforesaid lot owned by the said James C. Haney and Vergie R. Haney; and

WHEREAS, the said Robert Clyde Robinson and Mary Rose D. Robinson desire to tap the aforesaid water line of the said James C. Haney and Vergie R. Haney for the purpose of attaching a water line to supply their property,

NOW, THEREFORE, in consideration of ONE (\$1.00) DOLLAR each paid to the other, and the mutual promises herein contained, it is understood and agreed that:

1. The said Robert Clyde Robinson and Mary Rose D. Robinson do hereby grant, without further compensation, unto the said James C. Haney and Vergie R. Haney a right of way across the 2.14 acre tract hereinabove referred to, at a location already determined, for a water line to serve the lot owned by the said James C. Haney and Vergie R. Haney hereinabove referred to, which water line springs from the water main at or near the street or road adjoining said tract with the right to enter the premises to repair and service said water line.

2. The said James C. Haney and Vergie R. Haney do hereby grant, without further compensation unto the said Robert Clyde Robinson and Mary Rose D. Robinson, the right to tap the water line owned by the said James C. Haney and Vergie R. Haney near the point where it springs from the main water main and to attach a water line thereto to serve the premises owned by Robert Clyde Robinson and Mary Rose D. Robinson hereinabove described, so long as the said Robert Clyde Robinson and Mary Rose D. Robinson own the premises.

This agreement shall inure to the benefit of and be binding upon the parties hereto, their respective heirs and assigns.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals this the day and year first above

(Continued on Next Page)