		STATE South Carolina	
TOP 1-1-0 South Carolina Rev. 4-57	The interest of the grantee in the property covered hereby and in all pipe lines and other facilities or improvements which may be erected or installed on or in such property shall be subject to the lien of the Mortgage and Deed of Trust dated May 15, 1949, from Transcontinental Gas Pipe Line Corporation to The Chase National Bank of the City of New York and Carl E. Buckley, as Trustees, and supplements thereto, which have heretofore been filed for record in the county in which the property		3
		LINE NO 6-200:	
		R/W NO 105	ين
•	covered hereby is situated.	:	22 22 23 24
	RIGHT OF WAY AGREEMENT	•	₽.
	SOUTH CAROLINA		₩. B
•	F Greenville J		<u> </u>
· KNO	W ALL MEN BY THESE PRESENTS: That the undersigned, Mar	vin C. Woodson	-
(hereinafter	called GRANTOR, whether one or more), for in consideration of	Ten and No/100	
		paid, receipt of which is hereby ac-	
corporat of way and placing and tenant facil stances whi upon, over. State of Sou C. Woods of Green way here 75' from perpendishall in	does hereby grant, bargain, sell, convey and warrant unto TRANS ION, a Delaware corporation, its successors and assigns, (here easement for the purposes of laying, constructing, maintaining, removing pipe lines (with valves, regulators, meters, fittings, ities) for the transportation of gas, oil, petroleum products, or ch can be transported through a pipe line, the Grantee to have the through and across the lands of Grantor, situated in the County of the Carolina, described as follows: That certain tract con by D. H. Watson by deed recorded in Vol. ville Co., South Carolina. The Southeasterlin granted shall be parallel with Grantors 3 the Northwest corner of the above described cular from said right of way line to said colude all that portion of said tract lying Noundary line.	operating, repairing, altering, reappliances, tie-overs, and appurany other liquids, gases, or subhe right to select the route, under, of Greenville of land conveyed to Marville, p. 305, of the Record y boundary of the right of tract, measured along appropriate of the rand shall in tract, measured along appropriate and said right of the results of t	ords of be a way
repair, remothe first pi Grantor, or additional within sixty The use of the and egress ment, and danger or i shall have TO signs, unti and the un assigns) to assigns, a The and also to constructin if not mutt pointed by assigns; a them, shall An may be ma	re is included in this grant the right, from time to time, to lay, ove, change the size of, and replace one or more additional lines ipe line laid by Grantee hereunder; but for any such additional the depository hereinafter designated, a sum equivalent to One I line, or such proportionate part thereof as Grantor's interest in y (60) days subsequent to the completion of the construction of signantee shall have all other rights and benefits necessary or crights herein granted, including, but without limiting the same to over and across said lands and other lands of the Grantor to a the right from time to time to cut all trees, undergrowth and other light to assign this grant in whole or in part. HAVE AND TO HOLD said right of way and easement unto said such first pipe line be constructed and so long thereafter as and existence hereby bind themselves, their heirs, executors and so warrant and forever defend all and singular said premises ungainst every person whomsoever lawfully claiming or to claim the Grantee agrees to bury all pipe lines so that they will not interest on pay for any damage to fences, improvements, growing crops and may, altering, repairing, removing, changing the size of and replatually agreed upon, to be ascertained and determined by three of the undersigned Grantor, his successors, heirs or assigns; one of the third by the two persons aforesaid, and the written award the final and conclusive. The payment hereunder may be made direct to the Grantor, or, at the deby depositing the same in to the joint credit of Grantor, said bank if as the depository for such purpose, irrespective of any future change in a strength of the same in the construction	of pipe approximately parallel with line so laid the Grantee shall pay collar (\$1.00) per lineal rod of such said lands bears to the entire fee, uch additional line. convenient for the full enjoyment or to, the free and full right of ingress and from said right of way and easemer obstructions that may injure, entir of said pipe lines. The Grantee aid Grantee, its successors and as a pipe line is maintained thereon administrators (and successors and seaseme or any part thereof. fere with the cultivation of the land timber which may arise from laying the cing such pipe lines; said damage disinterested persons; one to be applied by the Grantee, its successors of such three persons, or any two of such three persons, or any two of the option of Grantee, such payments and, at	in the state of th
made in t	we described. Should there be any change in ownership of the some aforesaid depository to the credit of those acquiring said I shall be binding upon Grantee until the muniment of title by we do frecord in the County wherein such lands are located and	ands, but no change in ownership or which such change becomes effective	e e

It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal or written, have been made, modifying, adding to, or changing the terms of this agreement.

IN TESTIMONY WHEREOF, the Grantor herein has executed this conveyance this 17TH

day of JANJARY 1958.

E Rendolph Stone

Maruin C. Woodson (Seal)
(Seal)
(Seal)