

The State of South Carolina.

Whereas, The Paris Mountain Water Company a corporation duly created and organized by and under the laws of the State of South Carolina is engaged under powers granted by its charter and special franchises for conveyed by the City Council of Greenville S. C. in Greenville and City of Greenville and its subsidiaries and others, along the line of its main line water for protection against fire, and for domestic, sanitary and other useful purposes and to make the source of water supply for said purposes present and prospective in certain affluents of Enoree River which said River flows through and by the lands of the Pelham Mills, another corporation duly created and organized by and under the laws of said State, and furnishes power for its machinery and any diversion of the affluence of said River from the lands and mills of said last named corporation is a violation of its reform act and whereas the said Paris Mountain Water Company by and through its duly authorized officers and agents and the said Pelham Mills by and through its duly authorized officers and agents have mutually agreed upon the sum and price to be paid by the said Paris Mountain Water Company, the said Pelham Mills for the right and privilege of diverting said affluents for the purpose aforesaid said sum and price being five hundred Dollars and therefore know all men by these presents that the said Pelham Mills in consideration of the sum of \$ of the said sum of five hundred Dollars to it paid by the said Paris Mountain Water Company have for itself its successors and assigns granted conveyed sold release assign transferred and set over and by these presents doth grant bargain sell release assign transfer and set over unto the said Paris Mountain Water Company, its successors and assigns forever the right and privilege of diverting and taking the water from the ~~affluents~~ of said Enoree River for the use and purpose aforesaid