

3. It being further understood and agreed that Mickel shall have the right and privilege at any time and from time to time during the term of its aforesaid Leases to relocate either or both of the within rights of way and easements as Mickel, in his sole discretion, shall deem necessary or desirable for development of said leased premises. However, it is specifically agreed, irrespective of any relocation as above defined, that at all times Chapman shall have and be furnished with two (2) unobstructed rights of way and easements, each being twenty-five (25) feet in width, with one being located on Parker Road and the second being located on Cedar Lane Road.

4. The within Agreement shall be binding upon and inure to the benefit of the parties hereto, their respective heirs and assigns forever.

IN WITNESS WHEREOF, the parties hereto have hereunto set their respective hands and seals this 3rd day of December, 1971.

In the Presence of:

William A. Lewis

Harry A. Chapman
Harry A. Chapman, **•**

Harry A. Chapman Jr.

Mildred M. Chapman
Mildred M. Chapman

James E. ...
Notary Public of South Carolina
My Commission Expires October 15, 1972

Buck Mickel
Buck Mickel

MICCO CORPORATION

By *Buck Mickel*
Buck Mickel, Assistant Treasurer

For Plat reference see Plat Book 5B Page 30.

(CONTINUED ON NEXT PAGE)

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