L-9 5/49 So Ca.

DEC 7 19/19

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, which has heretofore been filed for record in the county in which the property covered hereby is situated.

STATE South Caroling COUNTY Greenville LINE NO. 6-100 R/W NO. 7 9 W. O. NO. 01601

RIGHT OF WAY AGREEMENT

	OUTH CAROLINA)			
COUNTY OF	Greenville	***************************************	}			
KNOW Al a married	LL MEN BY TH	ESE PRESENTS:	That the unde	rsigned, Marvin	C. Woodson,	

(hereinafter ca	illed GRANTOR, v	hether one or more), for and in o	onsideration of	Eighty-Four a	nd No/100
nowledged, doe TION, a Delaw for the purpose (with valves, gas, oil, petrol the Grantee to in the County parcel or the bounded by owned by Too the said Auction Co. Deed dated.	s hereby grant, becare corporation, it es of laying, cons regulators, meter that to for Greenvil ract of Land lands of Mrs. T. Bruce. W. T. Bruce. 12/22/42, re	rgain, sell, convey a successors and assured the successors and assured the successors and assured the successor and assur	and warrant unsigns, (hereinag, operating, rices, tie-overs, gases, or subsider, upon, over of South Capwiship coron, Anna Seact No. 4 and subdividg the same c 250, page	to TRANSCONTIN ter called GRANT epairing, altering, and appurtenant fitances which can beer, through and acrolina, described actaining 39.7% eaborn and Handberg of the Blue Property of the Coland conveyed 30, records	ENTAL GAS PIPE 1 EE), a right of way replacing and remove acilities) for the tra e transported throug ross the lands of Gr s follows: All th acres, more of F. Woodson and int plat of su otton State Lan to Grantor he of Greenville	LINE CORPO- and easement ing pipe lines nsportation of the a pipe line, antor, situated at piece, r less, formerly b-division d and rein by County,
				,		
change the si- laid by Grant hereinafter de tionate part t completion of	ze of, and replace tee hereunder; bu esignated, a sum hereof as Grantor the construction	t for any such add equivalent to One 1's interest in said l of such additional 1	tional line so Dollar (\$1.00) lands bears to line.	laid the Grantee s per lineal rod of s the entire fee, with	intain, operate, alter, y parallel with the hall pay Grantor, or uch additional line, oin sixty (60) days su	the depository or such propor- bsequent to the
to time to cu tion, operation or in part.	at all trees, under n, maintenance an	rgrowth and other l repair of said pipe	obstructions to e lines. The Gi	nat may injure, end antee shall have th	or the full enjoyment right of ingress and d easement, and the s anger or interfere wi e right to assign this	th the construc- grant in whole
such first pig hereby bind t defend all an lawfully clain	pe line be constructions be constructed to the construction of the	cted and so long teirs, executors and remises unto the Greenseme or any par	administrator rantee, its suct thereof.	s (and successors accessors and assign	e, its successors and tained thereon; and and assigns) to warr s, against every pers	ant and forever son whomsoever
to pay for a ing, altering, agreed upon,	any damage to 10 repairing, removi to be ascertained	ng, changing the s and determined by	s, growing cre size of and rej three disintered the Grantes it	placing such pipe sted persons; one	the cultivation of the character in the character is the character in the character is to be appointed by gns; and the third by a final and conclusive	if not mutually the undersigned the two persons
A		on he made direct t	o the Grantor.	or, at the option of	Grantee, such payme	ent may be made
as the deposi scribed. Show depository to	itory for such puri ald there be any control the credit of the	to the joint croose; irrespective of hange in the owner se acquiring said late title by which such	redit of Granto any future cluship of the sainds, but no change become	or, said bank, and it nange in the owned I lands, then such of ange in ownership omes effective has	at successors, being he rship of the lands leposit may be made of said lands shall been placed of recor	hereinabove de- in the aforesaid be binding upon d in the County
	,					

It is agr or written, h	eed that this gran nave been made, r	t covers all the agre- nodifying, adding to	eements between, or changing	n the parties and no the terms of this	representations or s agreement.	tatements, verbal
in test	rimony where	OF, the Grantor	. herein ha	executed this conv	eyance this 12th	ay of
		, 19.				
ATTEST:	no fre	4		maria M	n c Woo	rola (Seal)
ma	Sterch	ocean		·		(Seal)
***************************************	·····					
****************						(Seal)