BRER

EASEMENT FOR CHANNEL IMPROVEMENT

	was now with a good and value	uable considerations, the receipt whereof
For and in consideration of One	e Dollar (\$1.00) and other good and vari	l, Greenville, S. C2Piedment, S. C. (Address)
	Rtor	-2-Piedment,-SC-, Grantor,
is hereby acknowledged, I, F. I.	(Name) Greenville Co	(Address)
is notedy them	(Name) Greenville Co	ounty
do hereby grant, bargain, sell, conve	ey and release unto Soil Conservati (Name	e) (Address)
	The swar and upon the follows	owing described land situated in the County
Grantee, its successors and assigns	s, Easement in, over and upon the	owing described land situated in the County
of Greenville	State of South Carolina, to wit	t:
		Huff Creek , containing
A portion of that certain to	ract or parcel of land located on	
71 portion of	First Carolinas Joint Stock	c.c. w.t. Riddle
98,85 ores conveyed from	Land Bank of Columbia (Name)	(Name)
acres, conveyed from	(Name)	
	December 24, 19	and recorded in Book of Deeds,
by deed or other means or con	iveyance dated	,
	R. M. C.	in Greenville County,
Volume 188, Page 305 South Carolina, which descrip	otion, by reference, is incorporated herein	in Greenville County,
For the purposes of any or al	ll of the following described works of in	inprovement.
removing and disposing o	f debris, and clearing of the right-of-way	y as necessary for channel construction and
disposal of spoil.		
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- 1. In the event construction of the works of improvement herein described is not commenced within 60 months from the date hereof, the rights and privileges herein granted shall at once revert to and become the property of the Grantor, his heirs and assigns.
- 2. This easement includes the right of ingress and egress at any time over and upon the above described land and any adjoining land owned by the Grantor.
- 3. There is reserved to the Grantor, his heirs and assigns, the right and privilege to use the above described land of the Grantor at any time, in any manner and for any purpose not inconsistent with the full use and enjoyment by the Grantee, its successors and assigns, of the rights and privileges herein granted.
- 4. The rights and privileges herein granted are subject to all easements, rights-of-way, mineral reservations, or other rights now outstanding in third parties.
 - 5. The Grantee is responsible for operating and maintaining the works of improvement herein described.
- 6. The Grantor hereby releases the Grantee from any and all claims from damages to the herein described lands or adjoining lands resulting from the installation of works of improvement herein described.
- 7. The Grantee will place all merchantable timber removed from right-of-way in an orderly manner on adjacent lands of the Grantor.
- 8. Special Provisions: The Grantor agrees to remove all fencing and any other obstacles, such as water pipes, that will interfere with channel construction work, including spreading of spoil. This will be accomplished prior to work beginning on this tract and in sufficient time to preclude delaying construction.