## STATE OF SOUTH CAROLINA ) COUNTY OF GREENVILLE )

## DEED TO RIGHT-OF-WAY AND RELEASE AGREEMENT

|  | ne premises, and of the sum of One Hundred Ten and 00/100  |
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| f said County and State, for and in consideration of th  | the premises, and of the sum of t |
| me in hand paid by THE CITY OF GREENVILLE, SOUTH CAROLINA, the receipt whereof is hereby acknowledged, do hereby grant unto the said THE CITY OF GREENVILLE, SOUTH CAROLINA, its successors and assigns, the right, privileges and easement to go in and upon that tract of land, situated in <a href="Chick Springs">Chick Springs</a> Township, in the said County and State, bounded by lands of E. P. Gravitt, an unamed street, and a dirt road. The property affected by this right of way is the same property conveyed to T. M. Barnett by deed of E. P. Gravitt, dated March 26, 1963, recorded in the R. M. C. Office at Greenville County, South Carolina in Deed Book 726, Page 524.   |  |
| the 75 feet in width, measuring a the new 48 inch line as laid. I ight of way owned by the granter. P. Gravitt to the grantee her in the said 75 foot right of way that the said respectively.   | y, after the pipe line or lines are installed, sha 25 feet South and 50 feet North from the center of this right of way includes an existing 30 foot see and a portion of a right of way granted by rein. No obstruction shall hereafter be placed y. The entire right of way is shown on the aid premises, in a proper manner, a pipe line or lines, air vents, blow off connections, to, using the necessary appliances and machinery for such work for the purpose of   |
| onveying water through the premises above described<br>sispecting said line or lines and making necessary repa<br>aid pipe line or lines all trees and other obstructions t<br>te same.  | d, together with the right at all times to enter upon said premises for the purpose of the cut away and keep clear of the may in any way endanger or interfere with the proper operation of or access to   |
| width throughout the entire length which is approximate<br>OUTH CAROLINA, is to be liable for during constr<br>ine or lines, when laid, will determine the definite loca   | y to be used under this contract during construction and be seventy-five feet in lely 150 feet, and the damage, which THE CITY OF GREENVILLE, ruction, is to be confined to this strip and nothing beyond. The location of the pipe tion of the right of way. The center of the pipe line or lines shall be accepted as  |
| uring construction shall lie North of the ce   | boundary line of this right of way. The remaining fifty feet of said right of way enter of said pipe line or lines and the entire right of way may be used for the purpose pipe line or lines is to be approximately along the line as now located and staked out give feet either way. The known way was a said pipe the as late, and no obstruction of the line as now located and staked out give feet either way. The known was the construction of the line as late, and no obstruction of the line as late, and line as late,  |
| If in laying the pipe line or lines, it is necessary<br>he right of way on the land of the undersigned grant   | to cut any timber from the right of way, such timber shall be placed at the edge of or and shall be the property of the undersigned grantor.   |
| It is further understood that the owner is to have<br>shall not interfere with the proper maintenance and  | e the right to cultivate and use this right of way strip of land provided such use thered free access to the pipe line or lines to be installed under this agreement. No build-  |
| gs or other structures shall be placed on said right of  | way <b>abasanka</b> xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx  |
| times to be laid.  | on for the easement or right of way, and also covers all claims for damages, in-<br>year 1963, along said right of way resulting from construction of the pipe line  |
| REENVILLE shall pay all damages.   | ges to property or crop, due from an accident on the pipe line that THE CITY OF  |
| The undersigned agrees to release and give to TH remises above described not later than the <u>1st</u>   | IE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of the day of  |
|  | grantors herewith setmy hand and seal this15th   |
| only Burgers   | IM Barrett (SEAL)  |
| Patent Frant J   | COUTH CAROLINA (SEAL)  |
|  | F (9FA)  |
| TATE OF SOUTH CAROLINA)  | 70 LAP - 55 - 55 - 55 - 55 - 55 - 55 - 55 -  |
| COUNTY OF GREENVILLE)  | e S  |
| PERSONALLY appeared before me  | arolyn Burgess and made oath that She saw the wite   |
| gn, seal and ashis act and deed deliver  | r the within written instrument and that S he with Patrick C. Fant,  |
| TABLE TO DEPART THE METER  | ssed the execution thereof.  |
| day of July  Otary Public for South Carolina.  | (LS) (LS)  |
| н с  |  |
| TATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Patrick C. Fant, Jr.   | RENUNCIATION OF DOWER , a Notary Public, do hereby certify unto all whom it may concern that   |
| rs Dalbala I Daluett   | wife of the within namedI . M . Bathett  |
| d this day appear before me, and upon being privately  | y and separately examined by me, did declare that she does freely, voluntarily, and persons whomsoever, renounce, release, and forever relinquish unto THE CHTY OF   |
| REENVILLE. SOUTH CAROLINA, its Successors are or or to all and singular the premises within mentioned a successor of the control of the contr | nd Assigns, all her interest and estate, and also all her right and claim of Dower of, and released.   |

continued on next