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\*\*Ten and no/100\*\* \_DOLLARS FOR AND IN CONSIDERATION OF 18 \_\_10.00 \_\_1 the receipt and adequacy of which is hereby as knowledged. \_ RUTH C. WARLICK AND ROBERT WARLICK hereinalter referred to as Granties (whether one or mice), do hereby grant, bargain, sell, convey, and warrant unto COLONIAL PIPELINE COMPANY, a Delaware corporation. 370 Peachtree Road, NE. Atlanta, Georgia 3035, its successors and awigns, hereinafter referred to as Grantee, an indefeasible easement for a pipeline right of way with the right to construct, maintain, inspect, identify, operate, protect, replace, repair, change the size of, and remove, a pipeline and appartenances, including markers, for the transpertation of Equids, gases, solids, and 'or mixtures of any or all thereof, upon and along a route to be selected by Grantee, said right of way being Fifty (50) with and extending Twenty-Five (25) feet from the North side and Twenty-Five (25)  $_-$  side of the center line of the pipeline installed hereunder, together with the right to use a strip of land  $_{
m Forty}$  (40)  $_$ feet in width adjacent to the said right of way tupon the side thereof selected by Granteet and running the length thereof, as temporary work space during construction of said pireline, on, over, and through the following described lands, of which Granton warrant they are the owners in fee simple, situated in Greenville County, State of South Carolina, to wit: A tract or parcel of land lying and being in Greenville County, South Carolina, and being more fully described on a Warranty Deed from J. E. Cooley to Ruth C. Warlick and Robert Warlick, dated October 9, 1974, and recorded in Deed Book 1008 at Page 280, of the records of Greenville County, South Carolina, to which reference is hereby made. It is understood and agreed the above consideration includes full compensation in advance for all anticipated damages on both the permanent and temporary right of way caused by the construction of said pipeline. It is further understood by and between the parties hereto that time is of the essence of this Agreement and that the construction work for installation of a pipeline as referred herein shall be completed on or before 18 months from date. In the event said construction has not been completed at that time, then any monies paid shall be for eited to the Grantors herein. If construction is to be completed after said date, then a new agreement must be entered into by the parties hereto. Condition of land shall be returned to same as before the construction. said property through which said easement is granted being acquired by Granters by deed's) recorded in Deed Book \_ \_\_\_\_ at Page \_\_\_\_ in Probate File No. \_\_\_\_\_\_ or intestate socression from \_ unimpaired access to said pipeline and the right of ingress and egress on, over, and through Grantzes' above-described land for any and all purposes necessary and incident to the exercise by said Grantee of the rights granted hereunder, with the further right to maintain said right of way herein granted clear of trees, undergrowth, and brush. Grantors covenant and agree that they will not impound water or construct buildings, structures, engineering works or other obstructions of any type whatsoever on the above-described right of way strip unless authorized in writing by Grantee. The Grantees agree to leave such pipelines undisturbed as to location and depth. These shall be covenants running with the land and shall be binding on Grantons, their beirs and assigns. In addition to the above consideration. Grantee agrees to repair or to pay for any actual damage which may be done to growing ere we, timber, fences, buildings, or other structures directly caused by Grantee exercising any rights herein granted; provided, however, after the pipeline has been installed. Grantee shall not be liable for damages caused on the right of way by keeping said right of way clear of trees, undergrowth, brush, buildings, structures, engineering works and obstructions in the exercise of its rights granted herein. The pipeline constructed hereunder by Grantee across any portion of the above-described land which is under cultivation shall, at the time of the construction thereof, be buried to such depth as will not interfere with Grantors' use of said land for normal cultivation required for the planting and tending of crops; except that Grantee, at its option, may construct its pipeline above the channel of any natural or man-made stream, ravine, ditch or watercourse. It is agreed that any payment hereunder may be made direct to said Grantors, or any one of them, or by depositing such payment to the credit of said Grantors, or any one of them. and payment to made shall be deemed and considered as payment to io the each of said Grantors. · 治力是不成果的人类的人类的人类的人类的人类的人物的人物,但是一种人的人物的人物的人物的人物的人物的人物的人物,但是一种人的人物的人物的人物,但是一种人物的人物的人物的人物, The rights berein granted are divisible and assignable in whole or in part. The terms, covenants, and provisions of this right of way easement shall extend to and be binding upon the beirs, executors, administrators, personal representatives, successors, ) and assigns of the parties hereto. TO HAVE AND TO HOLD said rights and right of way, easement, estate and privileges over, in, through, and to the above-described land unto the said Grantee, its successors 2 and assigns, forever; and Granters do hereby bind themselves and their respective heirs, successes, executives, administrators, and assigns to warrant and forever defend all and Thingular said rights and easements unto said Grantee, its successors and assigns, and against every person whomwever lawfully claiming or to claim the same or any part thereof, except as to restrictions and easements of record, if any. 1494

GRANTORS

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