STATE OF SOUTH CAROLINA.  COUNTY OF LILLIANT THE WARDLINA COUN	288
COUNTY OF SIXUALLY  Consideration of the sum of Fire I other raluable localitations  In hand paid by CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby gra	
Golfsideration of the sum of First I strick valuable localizations.  Joliars (\$ 6.00 ), to rack  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPA	
Consideration of the sum of the s	
COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, its successors, lessees and assigns, the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in Pakies Mountains.  School, District, in said County and State bounded.  North by lands of American and an account of the sum of the said CAROLINA POWER & LIGHT COMPANY, its successors, lessees and assigns, the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in Pakies Mountains.  School District, in said County and State bounded.  North by lands of American and account of the sum of the	
COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, its successors, lessees and assigns, the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and so the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in Palis Mountain Township,  East by lands of Mark and so the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (that tract those tracts) of land situate in Palis Mountain Township,  North by lands of Mark and upon (t	
COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said CAROLINA POWER & LIGHT  COMPANY, the receipt whereof is hereby acknowledged, does hereby grant unto the said	
the permanent right, privilege, and easement to go in and upon (that tract those tracts) of land situate in POWER & LIGHT  COMPANY, the receipt whereof is hereby grant unto the said CAROLINA POWER & LIGHT COMPANY, its successors, lessees and assigns,  School, District, in said County and State bounded.  North by lands of Market by lan	
School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. School District, in said County and State bounded.  North by lands of M. Sc	
North by lands of 121 6 Maxing  South by lands of 121 6 Maxing  East by lands of 121 6 Maxing  West by lands of 121 6 Maxing  South by lands of 121 6 Maxing  South by lands of 121 6 Maxing  West by lands of 121 6 Maxing  South by lands of 121 6 Maxing  West by lands of 121 6 Maxing  South by lands of 121 6 Maxing  West by lands of 121 6 Ma	
North by lands of 1. M. J. Martin  South by lands of 1. M. J. Martin  West by lands of 1. M. J. Martin  South by lands of 1. M. J. Martin  South by lands of 1. M. J. M. J. M. J. M. J. M. J. M.	
West by lands of June South by lands of June South by lands of B. F. Hawking and to construct and maintain in, upon and through said premises, in a proper manner with notes tower with notes to with notes tower with notes tower with notes to with n	
and to construct and maintain in, upon and through said premises, in a proper manner with poles towers wire and other towers towe	
West by lands of Life Manager and appliances, two lines	13
and to construct and maintains power by discipling telephone mises sensitive and through a thr	
of structures of wood of steel for the number of tensors and applicances two fines	
sixty feet therefrom or less on the structures to the permises, and the center line for the second of said two lines of structures to be located of structures, having been heretofore surveyed, marked and etaled on the permises, and the center line for the erection of the first of said two lines	
either towers or poles which may be changed from one to the other, from time to time at the option of the second of said two lines of structures to be located	
clear of all structures and undergrowth between said lines and for the agents of the grantee; with the right to keep said right of way	
of said lines and wires all trees and other obstructions that might in any way endanger the proper operation of cases and there of way and keep clear clear of all structures and undergrowth between said lines and wires all trees and other obstructions that might in any way endanger the proper operation of cases. It is	
poles, towers, wires and other apparatus and appliances erected hereunder shall be and remain the portions that mile further right to cut away and keep clear	
time. The grantee may at first build only one of said lines of structures, without waiving its right thereafter to build the other as and when it desires to do so.  WITNESS Grantor's hand	
	V.
WITNESS as to CP. (30 M = Negly M. D. Forsester (Seal)  WITNESS as to Social Arry 12 Minus State (Seal)	1
HINES as to Backston (Seal)	
(South	
WITNESS as to (Seal)	
(Scal)	
WITNESS as to	i i
(Seal) WITNESS as to	4
(Seal)	1
WITNESS as to(Seal)	
WITNESS as to(Seal)	
(Scal)	j l
THE STATE OF SOUTH CAROLINA	
THE STATE OF SOUTH CAPOLINA,	
Personally appeared before me B. B. M. Beeling County.	
Personally appeared before me. January D. J.	1 1
and made oath that and Deed, deliver the within written Deed; and that with sign, seal, and Deed, deliver the within written Deed; and that the sign, seal, and Deed, deliver the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and believe the within written Deed; and that the sign, seal, and seal sign, seal, seal sign,	
witnessed the execution thereof.	
Sworm to before me this 2/1/-	
Sworm to before me, this	
See Note to South Carolina, (Seal)	
DENILINGIAMION OF POUR	
RENUNCIATION OF DOWER.	
I,	
thereby certify unto all whom it may concern, that Mrs	
d upon being privately and separately against the separately against	
Sworn to before me, this	
day of	1
Notary Public for South Carolina.  A. D. 192	
Notary Public for South Carglina.  Notary Public for South Carglina.	
Recorded May 5-th 1927, at 8:20 o'clock, Q.M.  Notary Public for South Carglina.	
Kecorded 192 at the victock,	
	· ·

END OF DOC.

END OF DOC