BOOK	$\Delta d =$	PAGE HUI
buuk	44.7	12/21 - 10/1

(Seal)

(Seal)

_____ (Seal)

	Line No. Georville R/W No
•	RIGHT OF WAY AGREEMENT
STATE OF SOUTH*CAROLINA	•
COUNTY OFGreenville	
rantor hereby bargains, sells and conveys unto fter designated grantee), and its successors and naintaining operating, repairing, altering, repaires, tie-overs, and appurtenant facilities) for ubstances which can be transported through a pipe line to constitute the selection of the rout in which the Grantor has an interest situate in	and in consideration of the sum of \$\sum_{\text{Sc.Tents}}
County,	South Carolina, conveyed by the deeds recorded in Book page 27,
Book page, Book page County, (or devised by the will recorded in W County), and described as follows:	South Carolina, conveyed by the deeds recorded in Book page, etc., in the office of the Registrar of Mesne Conveyances of page in the office of the Probate Court of
I that piece, parcel or tract unty of Greenville, State afor ving the following marks, bea	of land alturate, ling and being in from more in, resold, and containing 52 1 /3 corps, where it is a prince and districted, to wit:
.00 to a stake 3xom; thence N rock 3xom; thence N. 5-1/2 E. ng corner, and adjoining lands	om, thence S. 39 ". 19.30 to an ash 3xon; thence S. 14 P. N. 82 ". 23.20 to a post oak 3xom; thence N. 37 E. 13.25 41.00 to a rock 3xom; thence S. 57 ". 17.70 to the hegis of V. D. Hopkins, Laura Yeargin and others. Being the by S. J. Yeargin by doed dated April 6, 1399 recorded
3	
he size of, and replace at any time or from the without limitation corrosion control equipment reported shall pay the grantor or his heirs or as:	t from time to time to lay, construct, maintain, operate, alter, repair, remove, change time to time one or more additional lines of pipe and appurtenances thereto including t; provided, however, that for each additional line laid after the first line is laid the ssignces \$1.00 per lineal rod of additional pipe line laid under, upon, over or thru the t thereof as the grantor's interest in said land bears to the entire ownership thereof.
nerein granted, including without limitation the of the grantor to and from the area specifically undergrowth and other obstructions that may	and benefits necessary or convenient for the full enjoyment or use of the rights e free and full right of ingress and egress over and across said lands and other lands y covered by this grant of easement, and the right from time to time to cut all trees, injure, endanger or interfere with the construction, operation, maintenance and renave the right to assign this grant in whole or in part.
constructed and so long thereafter as a pipe lin	nd easement unto said grantee, its successors and assignees, until such first pipe line be ne is maintained upon said land, and the undersigned hereby bind themselves, their d assignees to warrant and forever defend all and singular said premises unto the e claims of all persons whomsoever.
to pay such damages as may arise to growing pipe lines; such damage, if not mutually agreed appointed by the undersigned. H.S., successo	ipes to a sufficient depth so as not to interfere with cultivation of the soil, and agrees crops, timber, or fences from the construction, maintenance and operation of said dupon, to be ascertained and determined by three disinterested persons, one to be ors, heirs or assignees, one by the grantee, its successors or assignees, and the third f such three persons, or any two of them, shall be final and conclusive.
The grantor may fully use and enjoy so the grantor shall not construct nor permit to be with the construction, maintenance or operation grade over such pipe line.	aid land and premises, except for the purposes granted to the grantee and provided e constructed any house, structures or obstructions on or over, or that will interfere on of, any pipe line or appurtenances constructed hereunder, and will not change the
who is hereby appointed agent and authorized	direct to the grantor or to, to the, at the option of the grantee, such payments, to the
redit of the grantor or said agent.	described land is rented to Johnnie Chapten until
It is understood and acknowledged by agreement with regard to the subject mat	the undersigned that the person securing this grant is without authority to make ter hereof which is not expressed herein, and that no such agreement will be
IN WITNESS WHEREOR this instrum	news is signed and scaled this 19 the day of Deptimber, 195!