-BOOK 673 PAGE 463

 $\hat{T}_{GPL-LD-9}$ South Carolina Rev. 4-57

The interest of the grantee in the property covered hereby and in all pipe lines and other facilities or improvements which may be erected or installed on or in such property shall be subject to the lien of the Mortgage and Deed of Trust dated May 15, 1949, from Transcontinental Gas Pipe Line Corporation to The Chase National Bank of the City of New York and Carl E. Buckley, as Trustees, and supplements thereto, which have heretofore been filed for record in the county in which the property covered hereby is situated.

STATE South Carolina COUNTY Greenville LINE NO # 300 16-366 R/W NO 188.1-184

R	IGHT OF WAY	AGREEMENT		
STATE OF SOUTH CAROLINA	}			The second
COUNTY OF <u>Gréenville</u>	_			
KNOW ALL MEN BY THESE PR	ECENTE: That th	o undergi		
H.B. Cooper, a married man. Of Rt	👵 2, Fountair	Inn, South Carol:		
(hereinafter called GRANTOR, whether	one or more), for	in consideration of	nu hunc	treefeller
(1111 11 1/100 Dollars (\$	13000) cash in hand p	aid, receipt of wh	nich is hereby ac
knowledged, does hereby grant, bargain,	sell, convey and	warrant unto TRANS	CONTINENTAL	GAS PIPE LINE
CORPORATION, a Delaware corporation of way and easement for the purposes of	n, its successors	and assigns, (herein	nafter called GR	ANTEE), a right
v placing and removing pipe lines (with	valves pregulator	s, meters, fittings, a	operating, repair appliances, tie-o	ing, altering, re- vers. and appur
tenant facilities) for the transportation	of gas, oil, petr	oleum products, or a	ny other liquids	s, gases, or sub-
stances which can be transported throug upon, over, through and across the lands				
State of South Carolina, described as fol		ated in the County o	Greenvil	. <u>re</u> ,
	110 w 5 .		•	
All those lots or parcels of				H. B. Coope
by deed dated April 5, 1957,	, recorded i	n Book 574 at	P age 298.	
	•			,
		•		
Military terresolution respectation of	185257587383837788888	"1 1-1 F.S. F. 1 F.S. F. 1 F. 1 F. 1 F. 1 F.		
CHRONDSCHING STANDARD				
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	exemples de la company	n kan kakakakakakakakakakakakakakakakaka	XXXXXXXXXXXX	XXXXXXXXXXXXXXXX
MANAKA MA				
The Grantee shall have all other				
use of the rights herein granted, includ	ing, but without	limiting the same to,	the free and ful	ll right of ingres
and egress over and across said lands				4
ment, and the right from time to time to danger or interfere with the construction				
shall have the right to assign this grant	in whole or in pa	rt.		
TO HAVE AND TO HOLD said signs, until such first pipe line be con				
and the undersigned hereby bind thems				
assigns) to warrant and forever defend	all and singular	said premises unto	the Grantee, its	s successors an
assigns, against every person whomsoev The Grantee agrees to bury all p				
and also to pay for any damage to fences				
constructing, altering, repairing, removi	ng, changing the	size of and replaci	ng such pipe lin	es; said damage
if not mutually agreed upon, to be asce pointed by the undersigned Grantor, his				
assigns; and the third by the two person				
them, shall be final and conclusive.				
Any payment hereunder may be may be made by depositing the same in				
		Grantor, said bank,		
designated as the depository for such pu				
hereinabove described. Should there be	any change in or	wnership of the said	lands, then suc	ch deposit may b
made in the aforesaid depository to the				
said lands shall be binding upon Grante has placed of record in the County who	erein such lands	are located and a	ertified copy the	ecomes effective ereof delivered to
Grantee.				•
			÷	ŧ.
It is agreed that this grant coverstatements, verbal or written, have been				
IN TESTIMONY WHEREOF, the				
day of Court, 196		n na — executed ti	ns conveyance t	1110
	/ /	,	3.	
ATTEST ? B. Me CELLIVE	í _	14-12	10 1	,
E 611	6')		· ceron	(Seal
- this M. Day	DOCUME	NTARY SOUTH CARDLINA	*	(Seal
7.1	1 2 2 2 2 2			

(continued)

