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JUN 1 6 1962

L.L.#-2-15

Map-119

th 2 31146 RIGHT OF WAY EASEMENT

FOR AND IN CONSIDERATION OF One Hunted	DOLLARS
the receipt of which is hereby acknowledged, Lessie K.	Smith, a married woman
Pelzer, S	outh Caroina
hereinafter referred to as Grantors (whether one or more), do hereby Delaware corporation, its successors and assigns, hereinafter referred to right to construct, maintain, inspect, operate, protect, repair, replace, challiquids and/or gases on, over, and through the following described land	as Glantee, an easement for a pipeline right of way with the
situated inGreenvilleCounty, State of _South_G	Carolina to-wit:
593/4 acres more or less, described in a deed	from Hoke Owens et el to Lessie K Smith
dated July 22nd 1949 in Deed Book 386-Page 38 Greenville County, South Carolina. (Oaklawn 7	o recorded in the office of D v a c-
Right of Way herein granted shall not excede	(65') sixty five feet in width.
Grantees to cut all timber and (not burn any parallel to right of way herein granted.	timber) pile same on Grantor's land
The state of the first state of the state of	
together with the right of unimpaired access to said pipeline and the right and for any and all purposes necessary and incident to the exercise by search and all purposes necessary and incident to the exercise by search and all purposes necessary and incident to the exercise by search and all purposes herein granted to the said Grantee. Grantors agree not to build structures over said pipe line nor permit the same to be done by other in addition to the above consideration, Grantee agrees to repair or crops, timber, fences, buildings, or other structures directly caused by Grantee across any portion of the above the constructed by Grantee across any portion of the above the planting and tending of crops; except that Grantee, at its option, man-made stream, ravine, ditch, or other water course. As a part of the consideration hereinabove set forth, Grantors herebany time to construct operate, and maintain an additional pipeline are any time to construct operate, and maintain an additional pipeline are any time to construct operate, and maintain an additional pipeline are any time to construct operate, and maintain an additional pipeline are any time to construct operate, and maintain an additional pipeline are any time to construct operate, and maintain any additional pipeline are all the constructions.	ve-described land except as the same may be necessary for the construct any obstructions, engineering works, or other transfers. To pay for any actual damage which may be done to growing trantee exercising any rights herein granted. Dove-described land which is under cultivation shall, at the time with Grantors' use of said land for normal cultivation required may construct its pipe line above the channel of any natural or
or pi	permes substantially parallel to the first pipeline constructed
by Grantee on Grantors' land, above described and Grantee agrees to pa pipeline constructed, said payment to be made before construction com- the same rights, privileges, and conditions as set forth in this Right of It is agreed that any payment hereunder may be made direct to said	mences. Said additional pipeline or pipelines shall be subject to
he credit of said Grantors, or any one of them, in the	Bank of
The rights herein granted may be assigned in whole or in part. The terms, conditions, and provisions of this right of way easemed ministrators, personal representatives, successors, and assigns of the part of	ant chall ant-d to the letter
IN WITNESS WHEREOF, the Grantors herein have hereunto set the	
	Lessie K. Smith (Seal)
igned, sealed, and	Lessie K.Smith (Seal)
elivered in the presence of	(Seal)
D.R. Føster	(Seal)
J.S. Smith	Grantors (Sea.)