For Plat See Deed Book 704, page 224

AUG 1 1 1992

LL # 2:1.2:3 MAP #119

## RIGHT OF WAY EASEMENT

for and in consideration of Two Hundred and 00/100	DOLLARS,
the receipt of which is hereby acknowledged, MARVIN C. WOODSON, the husband of Sarah	S. Woodson
hereinafter referred to as Grantors (whether one or more), do hereby grant and convey unto COLONIAL PIPELIN Delaware corporation, its successors and assigns, hereinafter referred to as Grantee, an easement for a pipeline right right to construct, maintain, inspect, operate, protect, repair, **Part ** Aband *	transportation of
situated in <u>Greenville</u> County, State of <u>South Carolina</u> to-wit:	
260.09 acros, more or less, described in a Deed from Anna 11. Bruce	<u>to</u>
Marvin C. Hoodson, dated December 22, 1912, in Deed Book 250 Page	30;
IT described in a Deed from J. B. Moodson & Ralph L. Moodson to M	arvin
C. Moodson, dated November 1, 1954, in Deed Book 511 Page 284; AND	
described in a Deed from Henry T. Woodson to M. C. Woodson, dated	July 5,
1952, in Deed Book 459, Page 151, all recorded in the Office of th	e Clerk
of Court for Greenville County, South Carolina. Together with the Unimpaired access to said pipeline and the right of ingress on, over, and through the within-described right of way for purposes necessary and incident to the exercise by said Gran Rights granted hereunder. Said ingress and egress to be over right of way only. In addition to the above consideration, acress to pay for any actual damage which may be done to green timber, fewers, improvements, boildings, or other structures caused by Grantee exercising any rights herein Granted	AND EGRESS ANY AND ALI TEE OF THE R SAID GRANTEE
医素体素 WHX 医水龙状状 斯斯斯斯波尔森曼 KNAME AFFINE AND THE AFFINE HINDERS AND AFFINE AND A	mecessary for the g works, or other  CONNEXINATION  Shall, at the time tivation required of any natural or tiens, the right at
any time to construct, operate, and maintain an additional pipeline or pipelines substantially parallel to the first pup	<del>eune construct</del> ed
by Grantee on Grantors' land, above described and Grantee agrees to pay Grantors the sum of \$	such payment to
SURVEYED AND NOW MARKED UPON THE PROPERTY.  the credit of said Grantors, or any one of them, in the and payment so made shall be deemed and considered as payment to each of said Grantors.	
The rights herein granted may be assigned in whole or in part.  The terms, conditions, and provisions of this right of way easement shall extend to and be binding upon the administrators, personal representatives, successors, and assigns of the parties hereto.  THE RIGHT OF WAY HEREIN GRANTED IS OF FEET WIDE (25 FEET ON WEST SIDE OF THE CENTER LINE OF THE PIPE LINE AND 40 FEET ON EAST SIDE OF THE CENTER LINE OF THE PIPE LINE) DURING THE PEINITIAL CONSTRUCTION AND 30 FEET WIDE (10 FEET ON THE NORTHWITTER LINE OF THE PIPE LINE) PROBLEM ON THE SOUTHEAST THE CENTER LINE OF THE PIPE LINE) THEREAFTER. THE ATTACHED A PORTION OF THIS RIGHT OF WAY AND IS MADE A PART OF THIS IN	THE NORTH- THE SOUTH THOU OF THE SIDE OF THE SIDE OF THE SIDE OF THE SHOWS
IN WITNESS WHEREOF, the Grantors herein have hereunto set their hands and seals this $3$ day of $Juli$	<u>, 19 62 </u>
Signed, sealed, and delivered in the presence of DILLAR DILLAR	(Seal)
El Kanloph Home	(Sear)
Grantors  (CONTINUED ON NEXT PAGE)	<b>,</b> ,

(CONTINUED ON NEXT PAGE)