	Line No.  JAN 27W No. 25 PM 1084
	RIGHT OF WAY AGREEMENT
`	OLLIE FAANSWORTH
COUNTY OF	CONTRACTION . RMC
	all men by these presents that for and in consideration of the sum of \$ 1.00
	, paid to J.P. Stevens & Co., Inc.
	(hereinafter designated grantor), the receipt of which is hereby acknowledged, the
after designate maintaining, c ances, tie-over substances wh pipe line to co	bargains, sells and conveys unto Piedmont Natural Gas Company, Incorporated, a New York corporation (hereif d grantee), and its successors and assignees, a right-of-way and easement for the purposes of laying, constructing perating, repairing, altering, replacing and removing pipe lines (with valves, regulators, meters, fittings, apples, and appurtenant facilities) for the transportation of gas, oil, petroleum products, or any other liquids, gases, the can be transported through a pipe line, the Grantee to have the right to select the route (the laying of the fir notatitute the selection of the route by the Grantee), under, upon, over, through and across the lands of Grantor, or
in which the Greenvi	Grantor has an interest situate HK at Slater,  111e County, South Carolina, 2001/2014/2014/2014/2014/2014/2014/2014/
	ERCXXXXBOOKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
County You're	Grand Gyving with Festoraled in Walla' Book XXXX Perfor XXXX 对於 the Seffor is the Probate Cottle Sex XXXXXXXX described as follows:
and edge Road No.	that piece, parcel or strip of land being 10 feet in width extending in a Southerly direction, parallel to the Eastern of the right of way for the G & N Railroad, from Slater d across the Ball Park lot to the Northwestern line of Lot 6, the center line of said right of way being shown on a tentitled "Insert A", attached hereto and made a part hereof.
grantee shall paforedescribed  The granted	tion corrosion control equipment; provided, however, that for each additional line laid after the first line is laid the pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or thru the land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership thereof antee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the right
undergrowth a	l, including without limitation the free and full right of ingress and egress over and across said lands and other land to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and r
undergrowth a pair of said p	I, including without limitation the free and full right of ingress and egress over and across said lands and other land to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and r ipe lines; and the grantee shall have the right to assign this grant in whole or in part.
undergrowth a pair of said p  To hav constructed an heles executor grantee, its su	I, including without limitation the free and full right of ingress and egress over and across said lands and other land to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line to do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the result of the same properties of the same properties.
undergrowth a pair of said p  To have constructed at the second at the second grantee, its su and as Sint as S	I, including without limitation the free and full right of ingress and egress over and across said lands and other land to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is a so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the example of the said said premises unto the constructions successors and assignees, against the claims of all premise virons of the grantor, its successors and assignees, against the claims of all premise virons of the grantor, its successors in the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned.
undergrowth a pair of said p  To have constructed at the constructed by the two per the grantor showith the cons	I, including without limitation the free and full right of ingress and egress over and across said lands and other land to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the exaministrators successors and assignees, against the claims of all products whomever defend all and singular said premises unto the excessors and assignees, against the claims of all products whomever the granter, its successors and assignees, against the claims of all products whomever the granter, its successor and grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and agree and grantee hereby agrees to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned. Line successors, heirs or assignees, one by the grantee, its successors or assignees, and the thir rooms aforesaid, and the award of such three persons, or any two of them, shall be final and conclusive.  antor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and provide all not construct nor permit to be constructed any house, structures or obstructions on or over, or that will interfet truction, maintenance or operation of, any pipe line or appurtenances constructed hereunder, and will not change the
undergrowth a pair of said p  To have constructed at the second at the second grantee, its su and as so The gr to pay such dipelines; suc appointed by by the two pe  The grantor sh with the cons grade over su who is second at the second grantee over su which is second and a second at the second	I, including without limitation the free and full right of ingress and egress over and across said lands and other lant to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is a do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the examination of the said satisfactory successors and assignees, against the claims of all paramascyloguascy. The grantor, its successors and assignees, against the claims of all paramascyloguascy. The grantor, its successors and agree as may arise to growing crops, timber, or fences from the construction, maintenance and operation of said hamage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned, is successors, here or assignees, one by the grantee, its successors cassignees, and the third store and agree and enjoy said land and premises, except for the purposes granted to the grantee and provide all not construct nor permit to be constructed any house, structures or obstructions on or over, or that will interfer truction, maintenance or operation of, any pipe line or appurtenances constructed hereunder, and will not change the provide and successors are made direct to the grantor of the constructed hereunder, and will not change the provide and successors are made direct to the grantor of the constructed hereunder, and will not change the provide and successors are and provide and successors are and provide and successors and assignees, and the third provide and successors are appeared to the grantor of the purposes granted to the grantor of the purpose granted to the grantor of
undergrowth a pair of said p  To have constructed at heters received at heters received and assument as a sument a	I, including without limitation the free and full right of ingress and egress over and across said lands and other lant to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is a do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the examination of the said premises unto the constructions successors and assignees, against the claims of all parameter defend all and singular said premises unto the construction of the soil, and agree and assignees, against the claims of all parameters with customain the grantor, its successors and assignees, against the claims of all parameters with customain of the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned, its successors here is a sufficient depth so as not to interfere with cultivation of the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned, its successors here is a sufficient depth so as not to interfere with cultivation of the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned, its of the promote of safety and the mutual persons of
undergrowth a pair of said p  To hav constructed at held so we are a second grantee, its su and as s. The gr to pay such dippe lines; suc appointed by by the two pe  The grantor sh with the consignade over su and as s. All pair who is hereby may the image to may the grantor sh who is hereby may the image to may the signal and the consignation of the second signal and the	I, including without limitation the free and full right of ingress and egress over and across said lands and other lant to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is a do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the examinations successors and assignees, against the claims of all paramass whomeosymal. The grantor, its successors and assignees, against the claims of all paramass whomeosymal. The grantor, its successors and agreed by agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned, its successors heirs or assignees, one by the grantee, its successors or assignees, and the thir rooms aforesaid, and the award of such three persons, or any two of them, shall be final and conclusive.  antor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and provide all not construct nor permit to be constructed any house, structures or obstructions on or over, or that will interfer truction, maintenance or operation of, any pipe line or appurtenances constructed hereunder, and will not change the chippe line.  When the provide and the support was a provided to the grantor of No. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
undergrowth a pair of said par Constructed at heless executor grantee, its su and a SS The gr to pay such dippe lines; suc appointed by by the two per the granter shwith the consignade over su All paragrade over su may who is hereby may the individual of the granter of the granter of the granter over su All paragrade over su may the individual of the granter of th	I, including without limitation the free and full right of ingress and egress over and across said lands and other land to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the instantisticators successors and assignees, successors and assignees, against the claims of all persuastations of the undersigned hereby bind themselves, the instantisticators successors and assignees, against the claims of all persuastations of the grantor, its successors and assignees, against the claims of all persuastations of the grantor, its successors and assignees, against the claims of all persuastations of the grantor, its successors and assignees, against the claims of all persuastations as not to interfere with cultivation of the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not-maintally agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned, in other successors, heirs or assignees, one by the grantee, its successors or assignees, and the third undersigned, and the award of such three persons, or any two of them, shall be final and conclusive.  antor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and provide all not construct nor permit to be constructed any house, structures or obstructions on or over, or that will interfe truction, maintenance or operation of, any pipe line or appurtenances constructed hereunder, and will not change the pipe line.
undergrowth a pair of said p To have constructed an heless executed an heless executed and a SS of the grantee, its su appointed by the two per the grantor sh with the consignade over su All pair with the consignade over su the grantor sh with the consignade over su the granter sh with the consignation of the granter should be a supposed to the granter should be a su	I, including without limitation the free and full right of ingress and egress over and across said lands and other lant to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and ripe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line is do long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the exaministrators successors undersignees; to warrant and forever defend all and singular said premises unto the construction of the said said premises unto the construction of the said and singular said premises unto the construction of the soil, and agree amages as may arise to growing crops, timber, or fences from the construction, maintenance and operation of said hadmage, if not-mutually agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned,
undergrowth a pair of said par Constructed at heless executed at heles	I, including without limitation the free and full right of ingress and egress over and across said lands and other lant to and from the area specifically covered by this grant of easement, and the right from time to time to cut all tree and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and r ipe lines; and the grantee shall have the right to assign this grant in whole or in part.  e and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe line I also long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselves, the instability of the said premises and grantees and singular said premises unto the constructions of said lands. In 1995, and the hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and agree and grantees are growing crops, timber, or fences from the construction, maintenance and operation of sa h damage, if not multivally agreed upon, to be ascertained and determined by three disinterested persons, one to the undersigned. Lost successors, heirs or assignees, one by the grantee, its successors or assignees, and the third is successors or assignees, and the third is not construct nor permit to be constructed any house, structures or obstruction or or over, or that will interfet truction, maintenance or operation of, any pipe line or appurtenances constructed hereunder, and will not change the pipe line.  When the remains a successor of the granter of No.XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX