RECORDING FEE

GREENVILLE CO. S. C.
JUL 24 | 1 50 PH '72
ELIZABETH RIDDLE

| STATE OF SOUTH | CAROLINA |
|----------------|----------|
| •              |          |
| COUNTY OF CDE  | CNUTTIE. |

## SUPPLEMENTAL RIGHT OF WAY AGREEMENT

|             | THIS SUPP   | LEMENTAL RIC     | SHT OF WA    | Y AGREEMENT,                         | made this    | _3rd         |
|-------------|-------------|------------------|--------------|--------------------------------------|--------------|--------------|
| day of      | June        | 19 <u>72</u> bet | L. J.        | Vaughn, Jr., Ade<br>V. Griffin and L | line V. Long | 5,<br>arbrey |
| hereinafte: | r called GR | ANTORS (whethe   | er one or mo | ore), and COLON                      | IAL PIPEL    | INE          |
| COMPANY     | . a Delawa  | re corporation.  | hereinafter  | called GRANTER                       | D:           |              |

## WITNESSETH: .

There has heretofore been conveyed to GRANTEE, by an instrument recorded in Book 701. Page 397, of the office of the R.M.C.

of Greenville. County ARXIVED, State of South Caroline, a right of way easement across lands of GRANTORS, and which GRANTORS warrant they are the owners in fee simple for a pipeline for the transportation of liquids and/or gases, upon the terms and conditions contained in said instrument, reference to which is hereby made, and GRANTEE has heretofore constructed and installed a single pipeline therein.

In consideration of the sum of one hundred and seventy nine & 35/100 Dollars (\$ 179.35 ) paid to GRANTORS by GRANTEE, the receipt of which is hereby acknowledged, GRANTORS hereby grant, bargain, sell and convey to GRANTEE, its successors and assigns an additional easement to construct, maintain, inspect, operate protect, replace, repair, change the size of, and remove an additional pipeline within the right of way described in the instrument referred to and upon the same terms and conditions as are contained in said instrument, together with the right to use a strip of land fifty feet in width adjacent to the said right of way (upon the side thereof to be selected by GRANTEE) and running the length thereof, as temporary work space during construction of said second pipeline.

In addition to the above consideration, GRANTEE agrees to repair or to pay for any actual damage which may be done to growing crops, timber, fences, buildings, or other structures directly caused by GRANTEE exercising any rights

(Continued on next page)