## ELECTRIC LINE RIGHT-OF-WAY EASEMENT 11310 25

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	of south Carolina
COUNTY	OF Dillier
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KNOW A	ALL MEN BY THESE PRESENTS, that we, the undersigned, (whether one or more)
	michael K & gance F Brown
	(unmarried) (husband and wife) hereinafter referred
to so 00	rantor," in consideration of the sum of
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South Ca	arolina, (hereinafter called the "Cooperative"), the receipt of which is hereby acknowledged, and other valuable
consider	ations do hereby grant unto the Cooperative, its successors, lessees and assigns, the perpetual right, privilege,
and ease	ement:
(2)	To go upon the tract of land of the Grantor, containing acres, on Road Constructed about
(4)	3 miles in the YOUTh direction from the town of Clivelan
. )	miles in the Man
	and being bounded by lands owned by Mark) asher, State,
	and
(b)	To construct, reconstruct, locate, relocate, operate, maintain and repair in upon, over, under and through
	said land, within a right-of-way strip of the width of feet, and/or in, upon, under, over or along all streets, roads, highways, or waterways thereunto abutting in a proper manner, with poles, towers, struc-
	tures, overhead and underground wires and other necessary fixtures, apparatuses and appliances, electrical trans-
	mission and/or distribution lines or systems, for the purpose of transmitting and/or distributing electricity by
	one or more circuits and of carrying wires of the Cooperative or any lessee thereof;
(c)	To enter upon said land at any time for the purpose of inspecting said lines and facilities and making necessary repairs and alterations thereof;
(d)	To make such changes, alterations and substitutions in said lines, facilities or structures from time to time as the Cooperative deems advisable or expedient;
(e)	To, by mechanical or chemical means or otherwise, keep and maintain a right-of-way clear of all structures.
(1)	trees, stumps, roots, shrubbery and undergrowth, (except ordinary fences), along said lines, facilities or structures
	for a space feet in width; and
. (f)	If an overhead line is constructed, to cut or fell any tree outside of said right-of-way herein granted, which, in
	the opinion of the Cooperative or its representative(s), constitutes a hazard to or may endanger the safe and proper operation or maintenance of said lines, facilities or structures, a danger tree being any tree whose height
	plus five feet is equal to or greater than the distance from the base thereof to a point on the ground directly
	beneath the nearer side of the nearest conductor or to the nearest conductor itself. ,
The Gr	antor agrees that all lines, facilities, structures and related apparatuses and appliances installed on the above des-
cribed	land by the Cooperative or its representative(s) shall be and remain the property of the Cooperative, removable
or repl	aceable at its option; and that the Grantor will not construct any structure (other than ordinary fencing) within eared portion of said right-of-way, except upon the prior agreement thereto by the Cooperative in writing.
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The Co	properative agrees that in locating or relocating and installing its structures and anchors, it will endeavor to take
advant use of	age of roadways, streets, ditches, hedgerows, etc., so as to cause the least interference to the Grantor and his said land; and that if, in the construction of said lines, facilities or structures, any injury is necessarily done to
crops,	fences, bridges or roads, it will repair or replace such fences, bridges or roads, and will pay the Grantor for in-
	o such crops.
Grante	or reserves all other rights to said strip of land not inconsistent with the right and easement above set out, except
that G	trantor agrees that no wells shall be dug on said strip; that no septic tank, absorption pits, or underground stor-
age ta	inks shall be placed on said strip; that no building or other structure shall be erected thereon; and that said strip not be used for burial grounds.
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