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DEED TO RIGHT OF WAY AND RELEASE AGREEMENT

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Public Works of the City of Greenville, S. C., the receipt when missioners of Public Works, its successors and assigns, the rig	Dollars to him in hand paid by the Commissioners of reof is hereby acknowledged, do hereby give and grant unto the said Compath, privilege and easement to go in and upon that tract of land situated
in Township, in the Cou ALL that piece, parcel or tract of la	nty and State aforesaid, more particularly described as follows:
norrhern side of U.S. Highway #29 ne	ar the City of Greenville, in Greenville
County, South Carolina, and being show	wn on a survey by C.O. Riddle, dated May
1956, and revised March 19, 1957, and	further being shown on the Greenville
County Tax Block Book sheet T29.4-1-1	37. and being the identical property
conveyed to the grantor herein by dee	d of I.T. Bartowblack, dated October 31,
.958, and recorded on October 31, 195 n Deed Book 609, at Page 333.	8, in the RMC Office of Greenville County
and to construct and maintain in, upon and through said premi	ises, in a proper manner, a pipe line, air vents, blow off connections, man- e necessary appliances and machinery for such work for the purpose of
of inspecting said line and making necessary repairs and alterat	her with the right at all times to enter upon said premises for the purpose ions thereon, together with the right to clear the full right of way granted cleared of all trees, vegetation and any other obstructions that may, in the the proper operation of, or access to, the same.
It is understood and agreed that: 1. The right of way greated under this agreement is of	such dimensions as shown on the plat marked "Pipeline Right of Way
Greenville County, James M. He	nderson to Commissioners of
Public Works of the City of Greenville, S. C.", attached hereto a during construction is to be confined to the construction right to be approximately along the line now located and staked out way, and the location of the pipe line will determine the defin	and made a part hereof. The damage which the Grantee is to be liable for of way and nothing beyond. The location of the pipe line to be installed is by the engineers, subject to a variation of not exceeding five feet either lite location of the right of way herein granted. The entire right of way pe line. The location of the pipe line within the right of way shall be as
indicated on the above referenced plat. 2. All timber cut from the right of way shall be placed at	the edge of the right of way on the land of the Grantor(s) and shall be the
property of the Grantor(s) unless otherwise mutually agreed up	pon. the permanent right of way strip of land, provided such use thereof will
not interfere with the proper maintenance and/or free access to underground tank, burial ground or any structure shall be place struction, including gates to permit Grantee access. Future few	the pipe line to be installed under this agreement. No building, septic tank d on the permanent right of way. Existing fences will be restored after conces are permissible, subject to written approval by the Grantee, and these access. No other use of the permanent right of way shall be permitted
without prior written consent of the Grantee. 4. Grantor(a) grants the Grantee the right of ingress to	and egress from said right of way strip over and across the other lands of
the Grantor(s) by means of existing roads and lanes thereo	n, adjacent thereto, or crossing said strip. Grantee will repair any actual large reimburse Grantor(s) for any actual damage not repaired which is caused
5. The failure of the Grantee to exercise any of the riginal as a waiver or abandonment of such rights.	hts herein granted at any time or from time to time shall not be construed
6. The payment above specified covers compensation for	the full right of way and easement, and also covers all claims for damages
along said right of way resulting from construction of the pipe	ting directly from an accident on the pipe line, the Grantee, shall, at its
sole option, either restore the property to its approximate orig	rinal condition or shall pay the actual damages resulting directly therefrom
Together with all and singular the rights, members, he incident or appertaining; to have and to hold all and singular	reditaments and appurtenances to said premises belonging or in any wise the premises before mentioned unto the Grantee and the Grantee's successors
and assigns, forever, And, the Grantor(s) do(es) hereby bind the	e Grantor(s) and the Grantor's(s') heirs or successors, executors and ad
the Grantor(s) and the Grantor's(s') heirs or successors and aga part thereof.	I premises unto the Grantee and the Grantee's successors and assigns again ainst every person whomsoever lawfully claiming or to claim the same or any
WITNESS the Grantor's(s') hand(s) and seal(s) this	day of 19 82
SIGNED, sealed and delivered in the presence of	James M. Henderson (SEAL)
Lathlyn C De Mucheles	(SEAL)
-oldme J. Deler	(SEAL
STATE OF SOUTH CAROLINA)	
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE	PROBATE
COUNTY OF GREENVILLE Personally appeared the undersigned witness and made Grantor's (s') act and deed deliver the within written deed and the thereof.	PROBATE oath that (s)he saw the within named Grantor(s) sign, seal and as the cat (s)he, with the other witness subscribed above witnessed the execution
COUNTY OF GREENVILLE Personally appeared the undersigned witness and made Grantor's (s') act and deed deliver the within written deed and the thereof.	PROBATE oath that (s)he saw the within named Grantor(s) sign, seal and as the nat (s)he, with the other witness subscribed above witnessed the execution
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