The interest of the grantee in the property covered hereby and in all pipe lines and other facilities or improvements which may be erected or installed on or in such property shall be subject to the lien of the Mortgage and Deed of Trust dated May 15, 1949, from Transcontinental Gas Pipe Line Corporation to The Chase National Bank of the City of New York and Carl E. Buckley, as Trustees, which has heretofore been filed for record in the county in which the property covered hereby is situated.

STATE South Carolina COUNTY Greenville LINE NO. 6-100 R/W NO. 75-7 W. O. NO. 01601

## RIGHT OF WAY AGREEMENT

KNOW ALL MEN BY THESE PRESENTS: That the undersigned,  CU2A. RELIE TECHNON, THOM  SETTON THAMSON, SON single  hereinafter called GRANTOR, whether one or more), for and in consideration of PIPPY  AND INCLUDED Dollars (\$ 50,000 ) each in hand said, scepts of which is hereby ashered to the control of the purpose of laying, constructing, maintaining, operating, reperfug, altering, the first year and separated on the purpose of laying, constructing, maintaining, operating, reperfug, altering, the first year and separated and provide a pipe into an operation of the purpose of laying, constructing, maintaining, operating, reperfug, altering to the transportation of a first present the right from the first place of the purpose of laying, constructing, maintaining, operating, reperfug, altering the present place of the purpose of laying, constructing and support of the transportation of an operation of the purpose of		UTH CAROLINA Greenville	}	The state of the s
DETITION TO MODERN, SW single  hereinafter called GRANTOR, whether one or more), for and in consideration of  ADD 102 Co-  worledged, does hereby grant, bargain, ballars (\$ 50.00 mile and in hand gold, receipt of which is hereby acc-  worledged, does hereby grant, bargain, ballars (\$ 50.00 mile and the property of the purposes of laying, constructing, maintaining, operating, repairing, aftering, replacing and revovation of the purposes of having constructing, maintaining, operating, repairing, aftering, replacing and revovation of the purposes of having constructing, maintaining, operating, repairing, aftering, replacing and revovation of the property of the purposes of having constructing, maintaining, operating, repairing, aftering, replacing and revovation of the transportation of the construction of the property of			,	Ú.
DETITION TO MODERN, SW single  hereinafter called GRANTOR, whether one or more), for and in consideration of  ADD 102 Co-  worledged, does hereby grant, bargain, ballars (\$ 50.00 mile and in hand gold, receipt of which is hereby acc-  worledged, does hereby grant, bargain, ballars (\$ 50.00 mile and the property of the purposes of laying, constructing, maintaining, operating, repairing, aftering, replacing and revovation of the purposes of having constructing, maintaining, operating, repairing, aftering, replacing and revovation of the purposes of having constructing, maintaining, operating, repairing, aftering, replacing and revovation of the property of the purposes of having constructing, maintaining, operating, repairing, aftering, replacing and revovation of the transportation of the construction of the property of	KNOW ALL	MEN BY THESE PRE	SENTS: That the undersign	ned,
ADD NO./10C  Dollars (2. Soc. 20. Dollars))  Dollars (2. Soc. 20. Dollars (2. Soc. 20. Dollars))  Dollars (2. Soc. 20. Dollars (2. Soc. 20. Dollars))  Dollars (2. Soc. 20. Dollars)  Dollars (2. Soc. 20. Dollars	*	CORA BELIE TE	HOMASON, WIDOW	
hereinafter called GRANTOR, whether one or more), for and in consideration of PIFT  AND NO/LOC Dollant (\$ 5000 per control of the property of		BELLION THOM	SON, SON single	<u> </u>
owledged, does hereby grant, bargain, sell, convey and warrant unto TRANSCON, TWN, result, of which hereby active copporation, its successors and assigns, thereinater called (RANTEE), a right of way and construct the plant of	hereinafter calle	ed GRANTOR, whether one	or more) for and in comi	3
There is included in this grant the right, from time to time, to lay, construct, maintain, operate, alter, repair, remove, range the size of, and replace one or more additional lines of pipe approximately parabel with the first pipe line in by Grantee hereunder; but for any such additional line so lad the Grantee shall pay Grantor, or its reinfarter designated, a sum equivalent to One Dollar (\$1.00) per lineal rod of such additional line, or such proportion of the construction of such additional line.  The Grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the phis herein granted, including, but without limiting the same to the free and full right of ingress and egress over and roses said lands and other lands of the Grantor to and for some to the free and full right of ingress and egress over and time to cut all trees, undergrowth and other obstructions that may injure and easement, and the right from time or, operation, maintenance and repair of said pipe lines. The Grantee shall have the right to assign this grant in whole in part.  TO HAVE AND TO HOLD said right of way and easement unto said Grantee, its successors and assigns, until the first pipe line be constructed and so long thereafter as a pipe line is maintained thereon; and the underrigned form the properties of the same unto the Grantee, its successors and assigns) to warrant and forever first pipe line be constructed and so long thereafter is a pipe line is maintained thereon; and the underrigned refer all and singular sair heirs, executors and sedministrators (and successors and assigns) to warrant and forever with the same unto the Grantee, its successors and assigns, against every son whomsoever will be a successor and assigns against every son whomsoever will be a successor and assigns, against every son whomsoever will be a successor and assigns, against every son whomsoever will be a successor and assigns, and the chiracy of the parties and the properties of the parties and the propertie	owledged, does lead to the purposes or the purposes with valves, reas, oil, petroleu e Grantee to he the County of Fork Shoe ands of Hop EGINNING at the La 15.72 eing land of Greenvill	nereby grant, bargain, sell, e corporation, its successor of laying, constructing, m gulators, meters, fittings, m products, or any other ive the right to select the Greenville. Is on the East sickins Cureton, Medlia, a stake in the brin in the Fork Ship to branch; thence escribed in deed de County, South Ca	convey and warrant unto The convey and warrant unto The sand assigns, (hereinafter a aintaining, operating, repair, appliances, tie-overs, and liquids, gases, or substance route, under, upon, over, the control of the Fork Shoal cock and said road a canch, J. G. Hopkins coals Road; thence up branch to the bested 12/28/37, recontroling and deed decrease.	sh in hand paid, receipt of which is hereby ack-RANSCONTINENTAL GAS PIPE LINE CORPO- called GRANTEE), a right of way and easement ring, altering, replacing and removing pipe lines appurtenant facilities) for the transportation of a which can be transported through a pipe line, arough and across the lands of Grantor, situated a described as follows: About 2 miles nor s - Greenville Road and bounded by and having the following bounds:  corner and runs thence S 2-6 W 25- p said road S 50 E 14.00 chs; thence eginning and containing 59 across and a Book 201, page 155, Records
There is included in this grant the right, from time to time, to lay, construct, maintain, operate, alter, repair, ramore, aligned the size of, and replace one or more additional lines of pipe approximately parallel with the first pipe line of the thereunder; but for any such additional line is of a pipe approximately parallel with the first pipe line reinaffect the fereunder; but for any such additional line or such proportional theorem and the construction of such additional line.  The Grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the ghts herein granted, including, but without limiting the same to, the free and full right of ingreas and egress over and time to cut all trees, undergrowth and other obstructions that may injure, endanger or interfere with the construction of	Çy		S. SOURINGA - PORPH CELL	LLINE
roses said laids and other lands of the Grantor to and from said right of way and seasement, and the right from time to cut all trees, undergrowth and other obstructions that may injure, and the right from time on, operation, maintenance and repair of said pipe lines. The Grantee shall have the right to assign this grant in whole the first pipe line be constructed and so long thereafter as a pipe line is maintained thereon; and the undersigned reby bind themselves, their heirs, executors and administrators (and successors and assigns), and the undersigned reby bind themselves, their heirs, executors and administrators (and successors and assigns) to warrant and forever willy claiming or to claim the same or any part thereof.  The Grantee agrees to bury all pipe lines so that they will not interfere with the cultivation of the land, and also pay for any damage to fences, improvements, growing crops and timber which mayarise from laying constructs, altering, repairing, removing, changing the size of and replacing such pipe lines; and damage, if not mutually reed upon, to be ascertained and determined by three disinterested persons; one to be dispointed by the undersigned antor, his successors, heirs or assigns; one by the Grantee, its successors or assigns; and the the thory between persons oversaid, and the written award of such three persons, or any two of them, shall be final and conclusive.  Any payment hereunder may be made direct to the Grantor, or, at the option of Grantee, guch payment may be made depositing the same in the concentration of the same in the depository for such purpose, irrespective of any future change in the cownership of the lands shell-the binding upon antee until the muniment of title by which leaves the concentration of representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of his agreement.  IN TEGTIMONY WHEREOF, the Grantor herein has executed this conveyance this day of the said lands, then such as personal to the country of the s	There is inchesinge the size of ideas the size of ideas in the size of ideas in the size of the size o	nded in this grant the right of, and replace one or mo hereunder; but for any s nated, a sum equivalent t of as Grantor's interest i	t, from time to time, to lay, ore additional lines of pipe uch additional line so laid to One Dollar (\$1.00) per li	construct, maintain, operate, alter, repair, remove, approximately parallel with the first pipe line the Grantee shall pay Grantor, or the depository
reby bind themselves, their heirs, executors and administrators (and successors and assigns) to warrant and forever feind all and singular said premises unto the Grantee, its successors and assigns, against every person whomsoever wfully claiming or to claim the same or any part thereof.  The Grantee agrees to bury all pipe lines so that they will not interfere with the cultivation of the land, and also pay for any damage to fences, improvements, growing crops and timber which mayagarise from laying, construct, gratering, repairing, removing, changing the size of and replacing such pipe lines; daid damage, if not mutually reed upon, to be ascertained and determined by three disinterested persons; one to be appointed by the undersigned rantor, his successors, heirs or assigns; one by the Grantee, its successors or assign; and the first by the two persons or and the written award of such three persons, or any two of them, shall be final and conclusive.  Any payment hereunder may be made direct to the Grantor, or, at the option of Grantee, such payment may be made depositing the same in.  Bank, at  Bank, at  Bank, at  Bank, at  Bank, at  Bank at  Ba	ross said lands time to cut a	and other lands of the Gill trees undergrowth and	rantor to and from said rigi	ht of way and easement, and the right from time
g, altering, repairing, removing, changing the size of and replacing such pipe lines; said damage, if not mutually read upon, to be ascertained and determined by three disinterested persons; one to be appointed by the undersigned rantor, his successors, heirs or assigns; one by the Grantee, its successors or assigns; and the third by the two persons or esaid, and the written award of such three persons, or any two of them, shall be final and conclusive.  Any payment hereunder may be made direct to the Grantor, or, at the option of Grantee, guch payment may be made depositing the same in  Bank, at  Bank, at  The depository for such purpose, irrespective of any future change in the ownership of the lands thereinabove depository to the credit of those acquiring said lands, but no change in ownership of the lands hereinabove depository to the credit of those acquiring said lands, but no change in ownership of said lands shall be binding upon antee until the muniment of title by which such change becomes effective has been placed of resord in the County larger such lands are located and a certified copy thereof delivered to Grantee.  It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of this agreement.  IN TESTIMONY WHEREOF, the Grantor herein has executed this conveyance this day of the said lands. The county land of the said lands are located and a certified copy thereof delivered to Grantee.  Politon Thompson (Seal)  Rollon Thompson (Seal)	reby hind thems fend all and sir	selves, their heirs, executo	rs and administrators (and	ine is maintained thereon; and the undersigned
Any payment hereunder may be made direct to the Grantor, or, at the option of Grantee, such payment may be made depositing the same in.  to the joint credit of Grantor, said bank, and its successors; being hereby designated the depository for such purpose, irrespective of any future change in the ownership of the lands hereinabove depository to the credit of those acquiring said lands, but no change in ownership of said lands shall be binding upon antee until the muniment of title by which such change becomes effective has been placed of resord in the County lerein such lands are located and a certified copy thereof delivered to Grantee.  It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of this agreement.  IN TESTIMOLY WHEREOF, the Grantor herein has executed this conveyance this day of Sallie Sallies Ama, Cora Belle Haormann (Seal)  TEST:  Della May Cora Belle Haormann (Seal)	The Grantee pay for any or altering, repared upon, to be antor, his succepresaid, and the	agrees to bury all pipe li damage to fences, improv- iring, removing, changing a ascertained and determinates ssors, heirs or assigns; or written award of such thr	ines so that they will not in vements, growing crops and the size of and replacing ned by three disinterested pone by the Grantee, its successee persons, or any two of the	iterfere with the cultivation of the land, and also timber which mayarise from laying, construct-such pipe lines; said damage, if not mutually ersons; one to be appointed by the undersigned stors or assigns; and the third by the two persons tem, shall be final and conclusive.
It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of this agreement.  IN TESTIMONY WHEREOF, the Grantor—herein has executed this conveyance this—day of Lands of	Any payment	hereunder may be made d	irect to the Grantor, or, at the	he ontion of Granton make however
It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of this agreement.  IN TESTIMONY WHEREOF, the Grantor herein has executed this conveyance this day of the state of	ibed. Should the pository to the cantee until the erein such land	ere be any change in the redit of those acquiring s muniment of title by whi s are located and a certi	ownership of the said lands, aid lands, but no change in ch such change becomes eff fied copy thereof delivered	bank, and its successors; being hereby designated in the ownership of the lands hereinabove dethen such deposit may be made in the aforesaid ownership of said lands shall be binding upon ective has been placed of record in the County to Grantee.
It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of this agreement.  IN TESTIMONY WHEREOF, the Grantor herein has executed this conveyance this day of the state of			***************************************	A Maria Cara Cara Cara Cara Cara Cara Cara
It is agreed that this grant covers all the agreements between the parties and no representations or statements, verbal written, have been made, modifying, adding to, or changing the terms of this agreement.  IN TESTIMONY WHEREOF, the Grantor herein has executed this conveyance this day of the state of				
TEST:  Solve Selle Mrs. Cora Belle Hornaron (Seal)  L.K. Serdan Belton Thomason (Seal)				
John Siller Mrs. Cora Belle Thomason (Seal) Z.K. Jardan Belton Thomason (Seal)				
	TEST:	n I Sil	be mrs. C	ora Belle Thomason (Seal)
	<u>`                                    </u>	· forda	- Wolt	on Thomason (Seal)
		<i>V</i> .		· · · · · · · · · · · · · · · · · · ·