L-9 5/49 So Ca.

STATE OF SOUTH CAROLINA

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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. 37
W. O. NO. 01601

RIGHT OF WAY AGREEMENT

COUNTY OF Greenville .	
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, HASKEL R. ROGERS, Merried	
(hereinafter called GRANTOR, whether one or more), for and in consideration of E1 hty and	
No/100	y and easement y and easement prints prints of a pipe line, rantor situated with MING at a feet; thence thence N 57 feet to
courses: N.73-30 W 283 feet; thence N.67 W 827 feet; thence N.60-30 N. the beginning corner and containing 54.64 acres. Being land described dated 6/10/46, recorded in Book 294, Page 42, Records of Greenville Courcaroline.	in Deed
There is included in this grant the right, from time to time, to lay, construct, maintain, operate, alter, change the size of, and replace one or more additional lines of pipe approximately parallel with the laid by Grantee hereunder; but for any such additional line so laid the Grantee shall pay Grantor, or hereinafter designated, a sum equivalent to One Dollar (\$1.00) per lineal rod of such additional line, tionate part thereof as Grantor's interest in said lands bears to the entire fee, within sixty (60) days succompletion of the construction of such additional line.	first pipe line the depository
The Grantee shall have all other rights and benefits necessary or convenient for the full enjoymen rights herein granted, including, but without limiting the same to, the free and full right of ingress and ecross said lands and other lands of the Grantor to and from said right of way and easement, and the continue to cut all trees, undergrowth and other obstructions that may injure, endanger or interfere wi ion, operation, maintenance and repair of said pipe lines. The Grantee shall have the right to assign this in part.	egress over and right from time
TO HAVE AND TO HOLD said right of way and easement unto said Grantee, its successors and such first pipe line he constructed and so long thereafter as a pipe line is maintained thereon; and described bind themselves, their heirs, executors and administrators (and successors and assigns) to warrelefted all and singular said premises unto the Grantee, its successors and assigns, against every persawfully claiming or to claim the same or any part thereof.	the undersigned
The Grantee agrees to bury all pipe lines so that they will not interfere with the cultivation of the pay for any damage to fences, improvements, growing crops and timber which may arise from lang, altering, repairing, removing, changing the size of and replacing such pipe lines; said damage, if greed upon, to be ascertained and determined by three disinterested persons; one to be appointed by the granter, his successors, heirs or assigns; one by the Grantee, its successors or assigns; and the third by foresaid, and the written award of such three persons, or any two of them, shall be final and conclusive	ying, construct- f not mutually the undersigned
Any payment hereunder may be made direct to the Grantor, or, at the option of Grantee, such payment depositing the same in	nt may be made
to the joint credit of Grantor, said bank, and its successors, being he sthe depository for such purpose, irrespective of any future change in the ownership of the lands he cribed. Should there be any change in the ownership of the said lands, then such deposit may be made i epository to the credit of those acquiring said lands, but no change in ownership of said lands shall be trantee until the muniment of title by which such change becomes effective has been placed of record wherein such lands are located and a certified copy thereof delivered to Grantee.	reby designated hereinabove de- n the aforesaid e binding upon in the County
It is agreed that this grant covers all the agreements between the parties and no representations or star 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 6 10	day of
LK. Jordan Haskel a. Gogs	(Seal)
John J. Felbert	(Seal)
	(Seal)
	(lea2)