DEED TO RIGHT-OF-WAY AND RELEASE AGREEMENT

said County and State, for and in consideration of the pre	mises, and of the sum of Four Hundred Fifty and Dollars
in hand paid by THE CITY OF GREENVILL	EENVILLE, SOUTH CAROLINA, the receipt whereof is hereby acknowledged. E, SOUTH CAROLINA, its successors and assigns, the right, privileges and Bates Township, in the said County and State, bounded
nereby grant unto the said 11110 of land, situated in -	E, SOUTH CAROLINA, its successors and assigns, the right, printings Bates Township, in the said County and State, bounded
lands of	•
z i azdom Iono In	Henry Cox, Paul C. Cox, and John R. Spring-
ield, and South Carolina Highway	No. 414.
1810, and bodon carolina might	777
HE property affected by this righ	t of way is the same conveyed to Elsie M. , dated November 16, 1954, recorded in the, S. C., in Deed Book 512, page 290.
lester by deed of Cromer C. Childs	dated November 10, 1954, recorded in the
MC Office for Greenville County,	s. C., in Deed Book 512, page 290.
•	
·	
•	nine line or lines air vents, blow off connections,
id to construct and maintain in, upon and through said I	premises, in a proper manner, a pipe line or lines, air vents, blow off connections, ising the necessary appliances and machinery for such work for the purpose of gether with the right at all times to enter upon said premises for the purpose of
specting said line or lines and making necessary repairs and pine line or lines all trees and other obstructions that	and alterations thereon, together with the right to cut away and keep clears to may in any way endanger or interfere with the proper operation of or access to
e same.	
It is understood and agreed that the right of way to	be used under this contract during construction is to be seventy-five feet in 540 feet, and the damage, which THE CITY OF GREENVILLE.
It is understood and agreed that the right of way to did the throughout the entire length which is approximately — OUTH CAROLINA, is to be liable for during construction	feet, and the damage, which The Grif for the pipe ion, is to be confined to this strip and nothing beyond. The location of the pipe of the right of way. The center of the pipe line or lines shall be accepted as
y have laid will determine the definite location	of the right of way. The tental of the
be west from the	bundary line of this right of way. The remaining htty feet of said right
East of the center	r of said pipe line or lines and the entire right of way may be used for the purpose in line or lines is to be approximately along the line as now located and staked out we feet either way. The permanent right of way, after the pipe line or lines are
f installing the pipe line or lines. The location of said pipe	ed line or lines is to be approximately along the line as now located line safety we feet either way. The permanent right of way, after the pipe line or lines are use feet from the center on each side of said pipe line as laid, and no obstruction
istalled, shall be nity feet in which measuring twenty	
hall hereafter be placed on said fifty look light of way.	the form the right of way such timber shall be placed at the edge of
If in laying the pipe line or lines, it is necessary to the right of way on the land of the undersigned grantor	and shall be the property of the undersigned grantor.
It is further understood that the owner is to have th	he right to cultivate and use this right of way strip of land provided such use there-
f shall not interfere with the proper maintenance and	OF A LIVE NO.
ngs or other structures shall be placed on said right of wa	
luding crops growing on the right of way during the ye	ar 19 59, along said right of way resulting from construction of the pipe line
or lines to be laid.	s to property or crop, due from an accident on the pipe line that THE CITY OF
It is further agreed that in ease of luture damage. GREENVILLE shall pay all damages.	, vo property and a sign of the sign of th
· · · · · · · · · · · · · · · · · · ·	CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of the
to a described not later than the	- day of
IN WITNESS WHEREOF, the said granter or gra	antors herewith set her hand and seal this 17th
day of October 1958	
2 /	
IN THE PRESENCE OF	Elsie M. Hester (SEAL
eelele L. Jarraid -	blue M. Muse (SEA).
	(SEAL
	(CDAT
	(SEAL
	(SEAL
CTATES OF SOUTH CAROLINA)	
STATE OF SOUTH CAROLINA)	
COUNTY OF GREENVILLE)	e Velle Tamand made oath that She saw the with
PERSONALLY appeared before me	11+
namednamed	the within written instrument and that — he with
sign, seal and as act and deed deliver	the within written instrument and that the with
witnes	sed the execution thereof.
SWORN TO BEFORE ME THIS	58. \ Lee Verle I Jarrand
SWORN TO BEFORE SIE THIS October, 1	358 See Verle Jarrana
John Carrow	(18)
Kotary Public for South Carolina.	
Kofary Pulsie for South Catolina.	
144-15-15-15-15-15-15-15-15-15-15-15-15-15-	GRANTOR A WOMAN
STATE OF SOUTH CAROLINA)	RENUNCIATION OF DOWER
	KENUNCIALION OF DOWER
"COUNTY OF GREENVILLE)	
	" Notary Public do hereby certify unto all whom it may concern the
1,	, a Notary Public, do hereby certify unto all whom it may concern the
Summer policy (policy terrain) - and upon being privately	wife of the within named y and separately examined by me, did declare that she does freely, voluntarily, a
me, and upon being privatel and or fear of any person or	wife of the within named yand separately examined by me, did declare that she does freely, voluntarily, a persons whomsoever, renounce, release, and forever relinquish unto THE CITY (on Assigns, all her interest and estate, and also all her right and claim of Dower
Supplication of the control of the c	wife of the within named yand separately examined by me, did declare that she does freely, voluntarily, a persons whomsoever, renounce, release, and forever relinquish unto THE CITY (on Assigns, all her interest and estate, and also all her right and claim of Dower
me, and upon being privatel and or fear of any person or AROLINA, its Successors at premises within mentioned a	wife of the within named yand separately examined by me, did declare that she does freely, voluntarily, a persons whomsoever, renounce, release, and forever relinquish unto THE CITY (on Assigns, all her interest and estate, and also all her right and claim of Dower
me, and upon being privatel and or fear of any person or AROLINA, its Successors at premises within mentioned a	wife of the within named — y and separately examined by me, did declare that she does freely, voluntarily, a persons whomsoever, renounce, release, and forever relinquish unto THE CITY on Assigns, all her interest and estate, and also all her right and claim of Dower and released.
me, and upon being privatel and or fear of any person or AROLINA, its Successors at premises within mentioned a	wife of the within named by me, did declare that she does freely, voluntarily, a y and separately examined by me, did declare that she does freely, voluntarily, a persons whomsoever, renounce, release, and forever relinquish unto THE CITY (and Assigns, all her interest and estate, and also all her right and claim of Dower and released.
me, and upon being privatel and or fear of any person or AROLINA, its Successors as premises within mentioned a day or	wife of the within named yand separately examined by me, did declare that she does freely, voluntary and separately examined by me, did declare that she does freely, voluntary persons whomsoever, renounce, release, and forever relinquish unto THE GI not Assigns, all her interest and estate, and also all her right and claim of Do and released.