STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)

DEED TO RIGHT-OF-WAY AND RELEASE AGREEMENT HERBERT M. MULL and MYRTLE W. MULL

Know All Men by These Presents That HERBERT M. MULL and MYRTLE W. 1

	of said County and State, for and in consideration of the premises, and of the sum of <u>FIVE Thousand Nine</u> Hundred Sixty-eight and 20/100	
	to in hand paid by THE CITY OF GREENVILLE, SOUTH CAROLINA, the receipt whereof is hereby acknowled do hereby grant unto the said THE CITY OF GREENVILLE, SOUTH CAROLINA, its successors and assigns, the right, privileges	ollars dged.
	easement to go in and upon that tract of land, situated in	
	Marguerite C. Waddell, W. W. Robinson, and adjoining the North	
	Saluda River and the River Road.	ويَّجَ رِ
	The property affected by this right of way is the same conveyed	(CO)
	to herbers M. Mull and Myrcle W. Mull by deed of C. C. Robinson	ب
•	dated March 29, 1948, recorded in the RMC Office for Greenville County, S. C., in Deed Book 343, page 253, and deed of E. C.	٠
	Robinson, dated March 30, 1950, recorded in said RMC Office	>
	in Deed Book 406, page 206.	
	and to construct and maintain in, upon and through said premises, in a proper manner, a pipe line or lines, air vents, blow off connect manholes and other necessary apparatus incident thereto, using the necessary appliances and machinery for such work for the purpose conveying water through the premises above described together with the night less than the purpose of the purpose conveying water through the premises above described together with the night less than the purpose of th	
	inspecting said line or lines and making necessary repairs and alterations thereon, together with the right to cut away and keep cleasaid pipe line or lines all trees and other obstructions that may in any way endanger or interfere with the proper operation of or access the same.	se of ar of ss to
-	It is understood and agreed that the right of way to be used under this contract during construction is to be seventy-five fee width throughout the entire length which is approximately 1705.2 feet, and the damage, which THE CITY OF GREENVII	
	width throughout the entire length which is approximately	LLE, pipe
	lying twenty-five feet from the boundary line of this right of way. The remaining fifty feet of said right of	way
	during construction shall lie of the center of said pipe line or lines and the entire right of way may be used for the pur	pose
	installed, shall be fifty feet in width measuring twenty-five feet from the center on each side of said pipe line as laid, and no obstruct shall hereafter be placed on said fifty foot right of way.	s are ction
	If in laying the pipe line or lines, it is necessary to cut any timber from the right of way, such timber shall be placed at the edg 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 the right to cultivate and use this right of way strip of land provided such use the of shall not interfere with the proper maintenance and free access to the pipe line or lines to be installed under this agreement. No but	uild-
	ings or other structures shall be placed on said right of way nearer than	
	cluding crops growing on the right of way during the year 19 50 and 50 may resulting from construction of the nine	, in- line
	The payment above specified covers compensation for the easement or right of way, and also covers all claims for damages, cluding crops growing on the right of way during the year 19 59 and 60 said right of way resulting from construction of the pine or lines to be laid. It also covers all past or future damages in any way resulting the pine backing up into drainage ditches on the above described property or the filling it is further agreed that in case of future damages to property or crop, due from an accident on the pipe line that THE CITY cases.	ig c
	GREENVILLE shall pay all damages. Said ditches from any cause. The undersigned agrees to release and give to THE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of	
	premises above described not later than the	
	IN WITNESS WHEREOF, the said grantor or grantors herewith set hand _S and seal _S this16th day of hand _s and seal _S this16th hand _s and seal _S this16th hand _s hand	
	IN THE PRESENCE OF	
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	Mary C. Sempleton / festert m. mult (SEA) Theodore a fryder of Mustle W Mull (SEA)	AL)
~	(SEA	AL)
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=)(SEA	iL)
	STATE OF SOUTH CAROLINA)	==
	COUNTY OF GREENVILLE)	
	PERSONALLY appeared before me <u>Mary C. Templeton</u> and made oath that She saw the wit	hin
	sign, seal and as their act and deed deliver the within written instrument and that She with Theodore A.	
-	witnessed the execution thereof.	
-	Horn to before ME THIS June 16th day of June 19 Mary O Senseliton	
_	Headare of Landon Just (Sengliton	
1	Notary Public for South Carolina.	
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	STATE OF SOUTH CAROLINA) COUNTY OF CREENVILLE) RENUNCIATION OF DOWER	
`	COUNTY OF GREENVILLE) RENUNCIATION OF DOWER I, Theodore A. Snyder, Jr., a Notary Public, do hereby certify unto all whom it may concern the supplied by Mull	
N	Irs HOTHORT M Miss i	
G	id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, a rithout any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto THE CITY (and the control of the c	ind OF of,
	IVEN under my hand and seal	
tl	hestore 1. Ingde 1 (LS)	_
×	otary Public for South Carolina. (Continued on Next Page)	