3.00 W

19463

JAN 6 1964 FOR Mrs. Ollie Farmoworth

1.91.2 FLJ MAD 119 908

(Sear)

RIGHT OF WAY EASEMENT

FOR AND IN CONSIDERATION OF Ten and no/100	DOLLARS,
the receipt of which is hereby acknowledged, Glen Moton and Viola Moton, his wife	•
•	
hereinafter referred to as Grantors (whether one or more), do hereby grant and convey unto COLONIAL Delaware corporation, its successors and assigns, hereinafter referred to as Grantee, an easement for a pipeliright to construct, maintain, inspect, operate, protect, repair, replace, change the size of, and remove a pipelin liquids and/or gases on, over, and through the following described lands, of which Grantors warrant they are	e for the transportation of
situated in Greenville County, State of South Carolina to-wit:	
12.60 acres, more or less, being all of Lot #6, on Plat of division of la	nds of
Estate of Nora Moton, dated December 14, 1936, on file in the Probate Jud	ge*s
Office under Apartment 184, File 25, acquired by the Grantors herein by W	ill of
Nora Moton, Probated November 14, 1923, Apartment 184, File 25, Probate R	ecords
of Greenville, County, South Carolina.	
·	
together with the right of unimpaired access to said pipeline and the right of ingress and egress on, over, and the land for any and all purposes necessary and incident to the exercise by said Grantee of the rights granted here. The said Grantors shall have the right to use and enjoy the above-described land except as the same purposes herein granted to the said Grantee. Grantors agree not to build, create, or construct any obstructions, structures over said pipe line nor permit the same to be done by others. In addition to the above consideration, Grantee agrees to repair or to pay for any actual damage whice crops, timber, fences, buildings, or other structures directly caused by Grantee exercising any rights herein and the constructed by Grantee across any portion of the above-described land which is under the construction thereof, be buried to such depth as will not interfere with Grantors' use of said land for for the planting and tending of crops: except that Grantee, at its option, may construct its pipe line above the man-made stream, ravine, ditch, or other water course. As part of the consideration hereinabove set forth, Grantors hereby grant unto said Grantee, its success.	e may be necessary for the engineering works, or other h may be done to growing granted. ultivation shall, at the time normal cultivation required a channel of any natural or
cany time to:construct, operate, and maintain an additional pipeline or pipelines substantially parallel to the	first gipeline constructed
by Grantee on Grantors' land, above described and Grantee agrees to pay Grantors the sum of \$ pipeline constructed, said payment to be made before construction commences. Said additional pipeline or the same rights, privileges, and conditions as set forth in this Right of Way Easement. It is agreed that any payment hereunder may be made direct to said Grantors, or any one of them, or by	
the credit of said Grantors, or any one of them, in the	1
The rights herein granted may be assigned in whole or in part. The terms, conditions, and provisions of this right of way easement shall extend to and be binding administrators, personal representatives, successors, and assigns of the parties hereto.	upon the heirs, executors,
The purpose and intent of this counterpart contract is to bind the Gran	tors
herein with the Grantors of an identical right of way contract covering	the
above-described land, and that any payment made under either of the con	tracts
shall be deemed payment to all concerned.	·
IN WITNESS WHEREOF, the Grantors herein have hereunto set their hands and seals thisday or	DCC , 1963
u de la companya de	· South
Signed, sealed, and	a Moto
delivered in the presence of Viola Moton	(Seal)
DIN TY GCC CCACE	(Seal)

Grantors