## STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Know All Men by These Presents That All G. R. Davenport

CHERTHELE CO. S. C.

Andu All Mell by Chest Prose	Five Hundred Ten and No/100
	on of the premises, and of the sum of
me in hand paid by THE CI	ITY OF GREENVILLE, SOUTH CAROLINA, the receipt whereof is hereby acknowledged,
o hereby grant unto the said THE CITY OF	ituated in Butler Township, in the said County and State, bounded y lands of F. D. and Dillie Joyce Steading, Arial E.
y KKHKK Woodruff Road and by	y lands of F. D. and Dillie Joyce Steading, Arial E.
	arrangert by deed of Grace v. nowell and bilen in believe
ated July 29, 1963, recorded	d in the RMC Office for Greenville County, S. C. in is property is also shown on the Greenville County Tax
eed Book 729, Page 400. In.	as Lot 19.4.
ap on sheet 343.1, block 1,	
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	trough said premises, in a proper manner, a pipe line or lines, air vents, blow off connections, not thereto, using the necessary appliances and machinery for such work for the purpose of
eaid nine line or lines all trees and other observ	and as nermanent
It is understood and agreed that the right	ht of way to be used under this contract during construction is to be separating feet in
width throughout the entire length which is app	feet, and the damage, which THE CITY OF GREENVILLE, or construction, is to be confined to this strip and nothing beyond. The location of the pipe inite location of the right of way. The center of the pipe line or lines shall be accepted as the property of the pipe line or lines shall be accepted as the pipe line or lines shall be accepted as the pipe line or lines shall be accepted as the pipe line or lines and the remaining and the line of said right of way.
line or lines, when laid, will determine the defi-	mite location of the right of way. The center of the pipe in the of the said to decree as the control of the pipe in the of this right of way. The remaining was feet of said right of way
lying twenty-five feet from the permanen	boundary line of this right of way. The remaining was feet of said right of way of the center of said pipe line or lines and the entire right of way may be used for the purpose of said pipe line or lines is to be approximately along the line as now located and staked out exceeding five feet either way. The permanent right of way, after the pipe line or lines are
of installing the pipe line or lines. The location	of said pipe line or lines is to be approximately along the line as now located and staked out exceeding five feet either way. The permanent right of way, after the pipe line or lines are not weather the pipe line or lines are not weather the pipe line or lines are not weather the pipe line as laid, and no obstruction
installed, shall be fifty feet in width measuring	ng twenty-five feet from the center on each side of said pipe line as laid, and no obstruction to of way.
If in laying the pipe line or lines, it is no	secessary to cut any timber from the right of way, such timber shall be placed at the edge of the grantor and shall be the property of the undersigned grantor.
It is further understood that the owner i	is to have the right to cultivate and use this right of way strip of land provided such use there agrees to the pipe line or lines to be installed under this agreement. No build-
of shall not interfere with the proper mainter	i right of way nearer than 25 feet from the center of said pipe line or lines.
cluding crops growing on the right of way du	mpensation for the easement or right of way, and also covers an elamb to distance, in construction of the pipe line uring the construction of the pipe line
	cure damages to property or crop, due from an accident on the pipe line that THE CITY OF
The undersigned agrees to release and g	give to THE CITY OF GREENVILLE, SOUTH CAROLINA, actual physical possession of the
premises above described not later than the —	25th day of March , 1965.  anter or granters herewith set S his hand and seal this 30th
IN WITNESS WHEREOF, the said gradual day of March, 1965	antor or grantors nerewish soot
IN THE PRESENCE OF	Danisfort . (SEAL)
Candy Surges	
father Hant h	(SEAL)
	(SEAL)
	[ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ]
STATE OF SOUTH CAROLIN	(A)
COUNTY OF GREENVILL	Æ)
PERSONALLY appeared before me -	Carolyn Burgess and made oath that -She saw the within
named G. R. Davenport	deed deliver the within written instrument and that She with Patrick C. Fant,
	witnessed the execution thereof.
SWORN TO BEFORE ME THIS	) ^ ^ _
30thday.ofMarch	1, 1965. ( Carolyn Burgess
Catual Are to	(LS) Caroly Burges
Notary Public for South Carolina	
STATE OF SOUTH CAROLIN	NA) RENUNCIATION OF DOWER
COLLETY OF CREENVILI	LE)
Barmiah C Font	Tr Notary Public, do hereby certify unto all whom it may concern that
Margaret Davenport	wife of the within named G. K. Dutlet by dear freely voluntarily and
11.1 Abia day appear before me and unou bu	the privatory and department in a fermion religious to divide (11.1.4 (18.
GREENVILLE, SOUTH CAROLINA, its Sin or to all and singular the premises within	y person or persons whomsoever, renounce, release, and lorever reiniquish unto 1111 of the person of persons and Assigns, all her interest and estate, and also all her right and claim of Dower of, mentioned and released.
	^
GIVEN under my hand and seal	(Continued on next pe ge)
In the In The	(LS) (
Notary Public for South Carolina.	(Continued on next rage)

(Continued on next page)