AUG 28 2 32 PM 1967

State of South Carolina, COUNTY OF GREENVILLE

OLLHE FARMAREH RIGHT OF WAY

No Documentary Stamps Required, See Affidavi. Book 28, Page 1

1. KNOW ALL MEN BY THESE PRESENTS: That	Texize Chemicals, Inc. a
The Now All Miles of Transport of Which is hereby acknowledged,	Grantor(s), in consideration of \$ 1.00
x Delaware Corporation,	ion under the laws of South Carolina, hereinafter
d by the Town of Mauldin, a municipal corporation of the Grantee, receipt of which is hereby acknowledged, and the Grantee, receipt of which is hereby acknowledged, and the Grantee of th	do hereby grant and convey unto the said Grantee a
ed the Grantee, receipt of wines in the second	to the above State and County and deed to which
a of way in and-over my (out / maccos) or man-	
27. Glendale Subdivision, Plat Book GG	County in Deed Book 629 at page 112
at page 393, and encroa	aching on my(our) land a distance of 100
t more or less and being that portion of my(our) said	land40 feet wide during construction and
25 feet wide thereafter as same has been marke in the offices of the Clerk of the Town of Mauldin	and on file in the R. M. C. Office in Plat Book
The Grantor(s) herein by these presents warrants that	there are no liens, mortgages, or other encumbrances
a clear title to these lands, except the following:	
a clear title to these lands, oxorp	
None	
None	n 1
nuck szeredockinaha miline nicholske die de sberedon	e waith States and Chexity in Montgage Minor
THE STRUCK COLUMN AND THE HEALTH HE HE WE ARE ALL AND A REAL AND A	
	and entitled to grant a right of way with respect to
Page and that he(she) is legally qualified	and entitled to grant a right of way with respect to
e lands described herein.	used herein shall be understood to include the Mort-
The ampropries of designation Glantor Witches	ADOLE MOTORS OF THE PARTY OF TH
Tag if any there he	- the second areigns the following, and
2. The right of way is to and does convey to the Capit and privilege of entering the aforesaid strip of land,	and to construct, maintain and operate within the
Li and privilege of entering the althesaid strip of	1 L. the Courtee to be necessary for the
the of name nine lines, maintingers, and any other	1
ints of same, pipe indistributions of same, pipe indistributions of conveying sanitary sewage and industrial wastributions, replacements and additions of or to the same bettitutions, replacements and additions of or to the same bettitutions, replacements and additions of or to the same bettitutions.	tes, and to make such relocations, changes, deem de-
repose of conveying santary solditions of or to the sam	he from time to time as said Grance may doom
bstitutions, replacements and additions of or keep clear	r of said pipe lines any and all vegetation that might,
the eninion of the Cyrillier, cilians, or ""	. C: I stain of land actors the land ic
rantee to exercise any of the rights herein granted shall ght thereafter at any time and from time to time to exercise ght thereafter at any time and from time to time to exercise thereafter at any time and from the total shall ght thereafter at any time and from the total shall ght thereafter as to impose the state of the total shall go the	not be constitled as a warver of the chall be erected
rantee to exercise any of the Agent time to time to exercise	cise any or all of same. No building shall be stored
ght thereafter at any time and from thereto as to impo	ose any load thereon.
I. That arone chall not be planted over any some for	
niches under the surface of the ground; that the use of said pinion of the Grantee, interfere or conflict with the use	of said strip of land that would in the opinion of the
erein mentioned, and that no ander inaccessible the sev	wer pipe lines or their appultenances.
erein mentioned, and that no use shall be made of the Grantee, injure, endanger or render inaccessible the sew	ding or other structure should be effected configurations
said sewer pipe line, no claim for damages sinh bo	cture building or contents thereof due to the operation
o said sewer pipe line, no claim for damages shall be an account of any damage that might occur to such structure of any damage that might occur to such structure of operation or maintenary	noe of said nine lines or their appurtenances, or any
r maintenance, or negligences of operation	
ccident or mishap that might occur therein or thereto.	table of year are as follows:
	ngilt or way are as tonous.
5. All other of special terms and some	
	e it with the all alaims and
o The reasont and privileges above specified are	e hereby accepted in full settlement of all claims and
6. The payment and privileges above specific	
lamages of whatever nature for said right of way.	Section Contor(s) herein and of the Mortgagee, if
IN WITNESS WHEREOF the hand(s) and seal(s)	of the Grantor(s) herein and of the Mortgagee, if
マ で本	
any, has hereunto been set this day of	TEXIZE CHEMICALS INC. A DELAY
	CORPORATION (SEAL)
In the presence of:	
1.	By: W. J. CALL (SEAL)
desired almost of	Grantor(s)President & Treasurer
	// 5
Well rockway	(SEAL)
As to Grantor(s)	
As to Grantor (3)	Mortgage
As to Grantor(3)	Mortgagee
As to Granto (3)	Mortgagee
As to Grantor(3)	Mortgagee

As to Mortgagee