FOR AND IN CONSIDERATION OF	Ten and no,	<u>/100 </u>		_Doff ars
10.00), the receipt and adequacy of which	is hereby acknowledged,	Professional Realty		
		Watson B. Keefe, Agent		
couthor ly white we like the	eplace, repair, change the size of, upon and along a route to feet from the	er referred to as Grantee, an intereasible eases e.d. and remove, a pipeline and appurtenance be selected by Grantee, said right of way bei nthenly side and together with the right to use a strip of land.	res, including markers, for the 70 45	e transportation of feet in feet from the
t in width adjacent to the said right of way tupon the beline, on, over, and through the following described lan	e side thereof selected by Gra	intee) and running the length thereof, as ten	atricera's writer streets officious of	n-truction of said
unty, State of South Carolina, to wit:				
A parcel of land as descridated 1/21/75, recorded in	bed in a Deed f Deed Book 1015	rom Roger A. Pink to Pro , Page 751.	nfessional Real	ty, Inc.
id property through which said easement is granted be		10.45		tor Will files
In addition to the above consideration. Grantee agreeity caused by Grantee exercising any rights beceing ght of way by keeping said right of way clear of trees. The pipeline constructed hereunder by Grantee acres such depth as will not interfere with Grantors' use of a pipeline above the channel of any natural or man-man	granted; provided, however, undergrowth, brush, building on any portion of the above-duald land for normal cultivation	 after the pipeline has been instanci. Orange, structures, engineering works and obstruescribed land which is under cultivation shall, a required for the planting and tending of crops 	ctions in the exercise of its ri , at the time of the construction	ghts granted herein on thereof, he burie
It is agreed that any payment hereunder may be ma	de direct to said Grantors, or a	my one of them, or by depositing such paymen	t to the credit of said Grantors	s, or any one of them
n the !	Bank of	and payment so ma	de shall be deemed and cons	idered as payment t
ach of said Grantors. Delay of Grantee in the use or exercise of any rigit	it or easement hereby granted	, or in laying or installing the pipeline in or a	long said right of way, shall t	not result in the los
mitation or abandonment of any of the right, title, inte- The rights herein granted are divisible and assignal	rest, easement or estate hereby	granted.		
The rights herein granted are divisions and assequent The terms, covenants, and provisions of this right	of way easement shall extend	to and be binding upon the heirs, executors, a	dministrators, personal repres	entatives, successor
and assigns of the parties hereto. TO HAVE AND TO HOLD said rights and right and assigns, forever; and Grantors do hereby bind the singular said rights and easements unto said Grantee. except as to restrictions and easements of record, if any.	emselves and their respective its successors and assigns, an	hairs successors executions additionally will	TIME BRANCE ITS NO. or STREET, many and	
•				
IN WITNESS WHEREOF, the Grantors h	rein have hereunto set their	hands and wals this 27 th da	· a ferring	19_78_
Signed, sealed and		1.1.1	Pti 1.	
delivered in the presence of:		Hillory.	John My	150 A. J.
Jack S. Chaston		2814 DAM	mys feet	Sea Sea
1. 12 to 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		a start of the sta		
Jakerley (1 9)	mith			(Sea

4328 RV-21