FOR AND IN CONSIDERATION OF

THE PROPERTY OF THE PARTY OF TH

Les Control of the Co

VOI 1074 (AC) 361 RIGHT OF WAY EASEMENT Ten and no/100-----

I, the receipt and adequacy of which is hereby	acknowledged. Calvin	Johnson and Harjo	rie B. Johnson	
einafter referred to as Grantors (whether one or more), do here to Peachtree Road, NE, Atlanta, Georgia 30326, its successors istruct, maintain, inspect, identify, operate, protect, replace, a sids, gases, solids, and/or mixtures of any or all thereof, upon the and extending 45 feet norther ly side of the center line of the pipeline is midth adjacent to the said right of way (upon the side the eline, on, over, and through the following described lands, of whenty. State of South Carolina, to-wit:	and awigns, hereinafter referred to repair, change the size of, and rem and along a route to be selected by from theSOUTHER! installed hereunder, together with ereof selected by Grantee) and rui	as Grantee, an indefeasible easen ove, a pipeline and appurtenance of Grantee, said right of way beix yside_and the right to use a strip of land nning the length thereof, as temp	nent for a pipeline right of wi es, including markers, for the 25 35	y with the right to e transportation of feet in feet from the
All those certain pieces, parcel of Greenville, State of South Ca Lots 4 and 5 on a plat of proper Surveyors, Inc., dated September in Plat Book 5-D, Page 22.	irolina, Fairview i ty of Mary E. Leal	Township, being k ke Estate by Camp	nown and design bell and Clarks	nated as son,
property through which said easement is granted being acquirobate File No	m		f. toget	(or Will filed her with the right of
mant and agree that they will not impound water or constrict of way strip unless authorized in writing by Grantee. The Gand and shall be binding on Grantors, their heirs and assigns. In addition to the above consideration, Grantee agrees to repartly caused by Grantee exercising any rights herein granted; of way by keeping said right of way clear of trees, undergraphe pipeline constructed hereunder by Grantee across any pouch depth as will not interfere with Grantors' use of said land fipeline above the channel of any natural or man-made stream.	Frantors agree to leave such pipeling or to pay for any actual damage of provided, however, after the pipowth, brush, buildings, structures, action of the above-described land wor normal cultivation required for the structures.	shich may be done to growing cro- eline has been installed. Grante engineering works and obstruction thich is under cultivation shall.	d depth. These shall be cove ps, timber, fences, buildings, e shall not be liable for dam ions in the exercise of its rigit t the time of the construction	or other structure, ages caused on the hts granted herein.
It is agreed that any payment hereunder may be made direct t	o said Grantors, or any one of them	, or by depositing such payment to	o the credit of said Grantors.	or any one of them.
Bank of _		and payment so made	shall be deemed and consid	ered as payment to
of said Grantee in the use or exercise of any right or easen ation or abandonment of any of the right, title, interest, easen The rights herein granted are divisible and assignable in whole The terms, covenants, and provisions of this right of way east	ent or estate bereby granted. e or in part.			
TO HAVE AND TO HOLD said rights and right of way, ea assigns, forever; and Grantors do hereby bind themselves a alar said rights and easements unto said Grantee, its success pt as to restrictions and easements of record, if any.	nd their respective heirs, successor	s, executors, administrators, and	l assigns to warrant and for	ever defend all and
IN WITNESS WHEREOF, the Grantors herein have	hereunto set their hands and sea	Is this day o	1 <u>Feb</u> .	19 <u>78</u>
ned, sealed and hered in the presence of:		Calsin 4	Chrison .	(Seal)
Jack S. Chastam	-v-	1 i jungana 1	James un	(Seal)
		GRANTORS Off	(a)1/1. e.	

SC3414-1A (Rev. 7/77)

Service Andrew