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	which is hereby acknowledged.
	MARY BURDETTE COBLE
330 Peachtree Road, NE, Atlanta, Georgia 3032 construct, maintain, inspect, identify, operate, priquids, gases, solids, and/or mixtures of any or a sidth and extending <u>Twenty-Five</u> South side of the center limits of the side of the center limits.	r more), do hereby grant, bargain, sell, convey, and warrant unto COLONIAL PIPELINE COMPANY, a Delaware corporation, its successors and assigns, hereinafter referred to as Grantee, an indefeasible easement for a pipeline right of way with the right to otect, replace, repair, change the size of, and remove, a pipeline and appurtenances, including markers, for the transportation of all thereof, upon and along a route to be selected by Grantee, said right of way being Forty-Two & One-Halfeet (1) feet from the North side and Seventeen & One-Halfeet (1) one of the pipeline installed hereunder, together with the right to use a strip of land Forty (40) apon the side thereof selected by Grantee) and running the length thereof, as temporary work space during construction of said shed lands, of which Grantors warrant they are the owners in fee simple, situated in Greenville
Carolina, and being more	l lying and being in Fairview Township, Greenville County, South fully described on a Warranty Deed from Joel M. Burdette to Mary ember 24, 1969, and recorded in Deed Book 883 at Page 447 lle County, South Carolina, to which reference is hereby made.
It is understood and agre for all anticipated damag the construction of said	ed the above consideration includes full compensation in advance ges on both the permanent and temporary right of way caused by pipeline.
posts. Keep gaps closed. No valves to be above groin width. Construction pipeline, Right-of-Way to	co construction. Replace all fences removed with new wire and Repair creek channel as near to original contour as possible. Downd on Right-of-Way. Two crossovers to be made, each 30 feet to be completed within 24 months. After construction of second or revert to original 75 feet.
more fully described on Mary Burdette Coble, dat Greenville County, South said property through which said easement is grain Probate File No	f land in Fairview Township, Greenville County, South Carolina, being a Warranty Deed from Joel M. Burdette and Fred M. Burdette, Jr. to ed 12-24-69, recorded in Deed Book 888 at Page 447 of the records of Carolina, to which reference is hereby made. The succession from
covenant and agree that they will not impound right of way strip unless authorized in writing b the land and shall be binding on Grantors, their h	water or construct buildings, structures, engineering works or other obstructions of any type whatsoever on the above-described of Grantee. The Grantors agree to leave such pipelines undisturbed as to location and depth. These shall be covenants running with seirs and assigns.
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GRANTORS