Line No. Greenville

	BIGUE AT MANY A SECTION	
	RIGHT OF WAY AGREEMENT	
	STATE OF SOUTH CAROLINA	
	COUNTY OF Greenville	
	Know all men by these presents that for and in consideration of the sum of y 63 60	
	Difty Three and 69/00, paid to ft. Tarreson	
	Greenville County, South Carolina, conveyed by the deeds recorded in Book 309 page	(herein- structing, s, appli- gases, or the first antor, or 'ownship, e359,
an th dl Ma ds in ver	Book page Book page in the office of the Registrar of Mesne Conveyances of Green County, (or devised by the will recorded in Wills Book page in the office of the Probate Court of County), and described as follows: All my right, title and interest which is a 1/2 undivided at the piece, pareel or lot of land in Grove Township, Greenville County of Carolina, containing the acres, more or less, according to a survey and plat make, dated in February, 1947, and being known and designated on that plat as Tract tract of land is bounded on the North by lands of Estate of T. M. Griffin, on the Griffin of the	d interest y, State of ade by W.J. ct No. 2. the East west by No. 1. It land, and s day being nce S. 55 I
le a	above described tract of land represents a portion of that conveyed to Flora L. ohn T. Garrison by T. B. Garrison by deed dated June 12, 1925, recorded in Book	Garrison ll7, page
•	There is included in this grant the right from time to time to lay, construct, maintain, operate, alter, repair, remove the size of, and replace at any time or from time to time one or more additional lines of pipe and appurtenances thereto i	al
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership	ncluding laid the thru the
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or	including laid the thru the thereof.  ne rights ner lands all trees.
1	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the herein granted, including without limitation the free and full right of ingress and egress over and across said lands and other of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance	including laid the thru the thereof.  ne rights her lands all trees, and re- e line be ees, their
1	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the herein granted, including without limitation the free and full right of ingress and egress over and across said lands and oth of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises.	including laid the thru the thereof.  ne rights ner lands all trees, and re- e line be res, their unto the ad agrees of said ne to be
1	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of therein granted, including without limitation the free and full right of ingress and egress over and across said lands and of of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselve grantee, its successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, or appointed by the undersigned, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct on operation of, any pipe li	including laid the thru the thereof. The rights her lands all trees, and reses, their unto the dayrees of said he to be the third herovided interfere ange the
1	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of therein granted, including without limitation the free and full right of ingress and egress over and across said lands and of of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pipe constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselve grantee, its successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, or appointed by the undersigned, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct on operation of, any pipe li	including laid the thru the thereof. The rights her lands all trees, and reses, their unto the dayrees of said he to be the third herovided interfere ange the
1	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of therein granted, including without limitation the free and full right of ingress and egress over and across said lands and oth of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises in grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, on appointed by the undersigned the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct on permit	including laid the thru the thereof. The rights her lands all trees, and reses, their unto the dayrees of said he to be the third herovided interfere ange the
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of therein granted, including without limitation the free and full right of ingress and egress over and across said lands and oth of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, or appointed by the undersigned. The successors heirs or assignees, one by the grantee, its successors or assignees, and by the two persons aforesaid, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct nor permit to	e line be ees, their unto the thereof. The rights her lands all trees, and release, their unto the day agrees of said her to be the third hereof the third here
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of therein granted, including without limitation the free and full right of ingress and egress over and across said lands and off of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselveners, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not nutually agreed upon, to be ascertained and determined by three disinterested persons, or appointed by the undersigned, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct nor permi	e line be ees, their unto the thereof. The rights her lands all trees, and release, their unto the day agrees of said her to be the third hereof the third here
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not rutually agreed upon, to be ascertained and determined by three disinterested persons, on appointed by the undersigned with a successors, heirs or assignees, one by the grantee, its successors or assignees, and by the two persons aforesaid, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct on operation of,	including laid the thru the thereof. The rights her lands all trees, and release, their unto the laid agrees of said he to be the third provided interfere ange the laid agrees the laid agrees of said he to be the third provided interfere ange the laid agrees the laid agrees of said he to be the third provided interfere ange the laid agrees the laid agrees of said he to be the third provided interfere ange the laid agrees will be laid agrees of said he to be the third laid agrees of said laid agrees of said he to be the third laid agrees of said he to be the third laid agrees of said laid a
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not rutually agreed upon, to be ascertained and determined by three disinterested persons, on appointed by the undersigned with a successors, heirs or assignees, one by the grantee, its successors or assignees, and by the two persons aforesaid, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct on operation of,	including laid the thru the thereof. The rights her lands all trees, and release, their unto the laid agrees of said he to be the third provided interfere ange the laid agrees the laid agrees of said he to be the third provided interfere ange the laid agrees the laid agrees of said he to be the third provided interfere ange the laid agrees the laid agrees of said he to be the third provided interfere ange the laid agrees will be laid agrees of said he to be the third laid agrees of said laid agrees of said he to be the third laid agrees of said he to be the third laid agrees of said laid a
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership. The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the herein granted, including without limitation the free and full right of ingress and egrees over and across said lands and of the grantor to and from the area specifically covered by this grant of casement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and casement unto said grantee, its successors and assignees, until such first pipe constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises regrantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, on appointed by the undersigned! **Low successors**, heirs or assignees, one by the grantee, its successors or assignees, and the grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee or operation of, any pipe line or appur	including laid the thru the thereof. The rights her lands all trees, and releast, their unto the lad agrees of said he to be the third herorided interfere ange the lands and releast of said herorided interfere ange the lands agrees the lands agrees and the lands agrees and lands agrees agree ag
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership.  The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the grantor to and from the area specifically covered by this grant of easement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and easement unto said grantee, its successors and assignees, until such first pip constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises grantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not rutually agreed upon, to be ascertained and determined by three disinterested persons, on appointed by the undersigned with a successors, heirs or assignees, one by the grantee, its successors or assignees, and by the two persons aforesaid, and the award of such three persons, or any two of them, shall be final and conclusive.  The grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee and the grantor shall not construct on operation of,	including laid the thru the thereof. The rights her lands all trees, and reserves, their unto the lad agrees of said he to be the third herorided interfere ange the lands and reserves to the lands herorided interfere ange the lands herorided interference and h
	without limitation corrosion control equipment; provided, however, that for each additional line laid after the first line is grantee shall pay the grantor or his heirs or assignees \$1.00 per lineal rod of additional pipe line laid under, upon, over or aforedescribed land, or such proportionate part thereof as the grantor's interest in said land bears to the entire ownership. The grantee shall have all other rights and benefits necessary or convenient for the full enjoyment or use of the herein granted, including without limitation the free and full right of ingress and egrees over and across said lands and of the grantor to and from the area specifically covered by this grant of casement, and the right from time to time to cut undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance pair of said pipe lines; and the grantee shall have the right to assign this grant in whole or in part.  To have and to hold said right-of-way and casement unto said grantee, its successors and assignees, until such first pipe constructed and so long thereafter as a pipe line is maintained upon said land, and the undersigned hereby bind themselv heirs, executors, administrators, successors and assignees to warrant and forever defend all and singular said premises regrantee, its successors and assignees, against the claims of all persons whomsoever.  The grantee hereby agrees to bury all pipes to a sufficient depth so as not to interfere with cultivation of the soil, and to pay such damages as may arise to growing crops, timber, or fences from the construction, maintenance and operation pipe lines; such damage, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, on appointed by the undersigned! **Low successors**, heirs or assignees, one by the grantee, its successors or assignees, and the grantor may fully use and enjoy said land and premises, except for the purposes granted to the grantee or operation of, any pipe line or appur	including laid the thru the thereof. The rights her lands all trees, and release of said her to be the third her third her be the third her be