| 2 | GREE فق GREE | | | | | | |
|---|--------------|------|-------|-----|------|----|--|
| | 10 Tባበ | 10 6 | i Air | 102 | 1176 | 12 | |

800K 734 PAGE 225

| | | | Line No. | |
|-------|--|---------|---|--|
| | | | R/W No | |
| ALLIE | | ALC: TH | • | |

CRIGHT OF WAY AGREEMENT

| - • | An James M | Tatimen and | Ida Mae C |
|--|--|--|--|
| , pai | Latimer | ratimer and | |
| | | | |
| (hereinafter designal antor hereby bargains, sells and conveys unto Piedmont Natural ter designated grantee), and its successors and assignees, a right-aintaining, operating, repairing, altering, replacing and removaces, tie-overs, and appurtenant facilities) for the transportation bstances which can be transported through a pipe line, the Gipe line to constitute the selection of the route by the Grantee), | -of-way and easement ing pipe lines (with n of gas, oil, petrolet rantee to have the rig | t for the purposes of valves, regulators, n im products, or any o tht to select the route (| laying, constructing, neters, fittings, appli- ther liquids, gases, or (the laying of the first |
| which the Grantor has an interest situate in | | 44-4 t-/ P1 | Township, |
| ook page, Book page, etc., in the o | | | |
| pounty, (or devised by the will recorded in Wills Book | | | |
| LL That piece, parcel or lot of la county of Greenville, State of Sout esterly intersection of U. S. High and designated as Lot No. 2, Block bounty Block Book Maps and being a core or less, conveyed to James M. atted March 17, 1931 recorded in the lile County, S. C. in Deed Book 112 e center line of said right of way shall id property 9 feet, more or less, south of etch attached. | h Carolina laway 276 and laway 276 and lawall portion and Ida Mae office of 2, at page 5 run along the | the Fairview of the Green of 177 1/2 C. Latimer the R.M.C. foo. | the North- w Road shown enville acres, by deed for Green- |
| There is included in this grant the right from time to time e size of, and replace at any time or from time to time one of thout limitation corrosion control equipment; provided, however antee shall pay the grantor or his heirs or assignees \$1.00 per liporedescribed land, or such proportionate part thereof as the grantor or his heirs or assignees \$1.00 per liporedescribed land, or such proportionate part thereof as the grantor of the proportionate part thereof as the grantor of the proportionate part thereof as the grantor of the proportional part the prop | r more additional line er, that for each addi ineal rod of additiona | s of pipe and appurtena tional line laid after th I pipe line laid under, u | inces thereto including ne first line is laid the ipon, over or thru the |
| The grantee shall have all other rights and benefits necess erein granted, including without limitation the free and full right the grantor to and from the area specifically covered by this gatergrowth and other obstructions that may injure, endanger o air of said pipe lines; and the grantee shall have the right to as | t of ingress and egres rant of easement, and r interfere with the o | s over and across said the right from time to onstruction, operation, | lands and other lands time to cut all trees, |
| To have and to hold said right-of-way and easement unto substructed and so long thereafter as a pipe line is maintained upirs, executors, administrators, successors and assignees to warrantee, its successors and assignees, against the claims of all personantee. | on said land, and the rant and forever defe | undersigned hereby b | bind themselves, their |
| The grantee hereby agrees to bury all pipes to a sufficient depay such damages as may arise to growing crops, timber, or fee lines; such damage, if not mutually agreed upon, to be ascer pointed by the undersigned, successors, heirs or assigned the two persons aforesaid, and the award of such three person | ences from the const tained and determine es, one by the grante | ruction, maintenance a d by three disintereste e, its successors or as: | and operation of said ed persons, one to be signees, and the third |
| The grantor may fully use and enjoy said land and premise grantor shall not construct nor permit to be constructed any high the construction, maintenance or operation of, any pipe linade over such pipe line. | ouse, structures or ol | structions on or over, | or that will interfere |
| All payments hereunder may be made direct to the granto no is hereby appointed agent and authorized to receive and re- ay be made by depositing them in | | | |
| edit of the grantor or said agent. The grantor represents that the above described land is r | | | |
| It is understood and acknowledged by the undersigned to a subject matter hereof which inding on the grantee. | hat the person securi | ng this grant is witho | ut authority to make |
| IN WITNESS WHEREOF this instrument is signed and so | ealed this | day of Octol | ber <u>, 1963</u> . |
| TITNESSES: C.R. Jordan | Jam | eg m kal | mes (Scal) , frating |
| | | | (Seal) |
| (Continued en Ne | vt Pagel | | |