	. (*) (*) (*) (*) (*) (*) (*) (*) (*) (*) (*) (*)	VC)	11559 $max 1860$
		Line No. 2.702	1059 rag 186
		County <u>Green</u>	ville
		State South	Carolina
	ADVANCE	Fre British Comme	r ja thist
	CONSTRUCTION DAMAGE		
Received of COLONIAL PIPELINE	COMPANY Ten Dollars (\$10.00) and o	her valuable consideration, the rece	ipt and sufficiency of which is
cknowledged, in full satisfaction for all	damages which have been or which may b	e caused by the construction of a pi	peline to be installed on, over,
	is leased by the undersigned, situated in	Greenville	County, State
South Carolina	and described as follows, to-wit:		
Colonial Pipeline Compan	ed on a Right of Way Easemy dated July 18, 1962, and records of Greenville Couence is hereby made.	l recorded in Deed Book	50
to a strip of land 95 fe	aid pipeline, construction et in width, being 65 feet except at road, railroad, area shall not exceed 150 ide of said crossing.	South of and 30 feet and waterway crossings	
		·	
	said COLONIAL PIPELINE COMPANY,	its agents and employees, from an	y and all claims for damages o
in connection with the construction of It is understood and agreed that the r which may occur from the construction the pipeline construction be delayed for an which occur on COLONIAL's right of		is a complete, full and final release I and agreed that said pipeline may it COMPANY shall have no further o	of all damages which have oc be constructed at any time, and bligation for the payment o
in connection with the construction of It is understood and agreed that the which may occur from the construction the pipeline construction be delayed for an which occur on COLONIAL's right of tion.	I said pipeline. Lis Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t	is a complete, full and final release d and agreed that said pipeline may b COMPANY shall have no further o emporary construction right of wa	of all damages which have oc be constructed at any time, and bligation for the payment o y, resulting from said pipeline
in connection with the construction of It is understood and agreed that the which may occur from the construction the pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor	I said pipeline. Lis Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t ns of this Advance Construction Damage rs, and assigns of the executing parties.	is a complete, full and final release d and agreed that said pipeline may be COMPANY shall have no further of emporary construction right of wa Release shall extend to and be bin	of all damages which have on be constructed at any time, and obligation for the payment o y, resulting from said pipeline ding upon the heirs, executors
in connection with the construction of It is understood and agreed that the which may occur from the construction the pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the exec	I said pipeline. Lis Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t ns of this Advance Construction Damage	is a complete, full and final release d and agreed that said pipeline may be COMPANY shall have no further of emporary construction right of wa Release shall extend to and be bin	of all damages which have on be constructed at any time, and obligation for the payment o y, resulting from said pipeline ding upon the heirs, executors
in connection with the construction of It is understood and agreed that the which may occur from the construction is pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the execution	I said pipeline. Lis Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t ns of this Advance Construction Damage rs, and assigns of the executing parties.	is a complete, full and final released and agreed that said pipeline may be COMPANY shall have no further of emporary construction right of was Release shall extend to and be bind and seals this day of	of all damages which have on the constructed at any time, and obligation for the payment of the
in connection with the construction of It is understood and agreed that the which may occur from the construction is pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the execution	Is said pipeline. It is further understood on of said pipeline. It is further understood in umber of years, COLONIAL PIPELING way across said property, including the tens of this Advance Construction Damageers, and assigns of the executing parties. Insuring parties have hereunto set their hands	is a complete, full and final released and agreed that said pipeline may be COMPANY shall have no further of emporary construction right of was Release shall extend to and be bind and seals this day of	of all damages which have once constructed at any time, and obligation for the payment of y, resulting from said pipeline ding upon the heirs, executors
It is understood and agreed that the which may occur from the construction is pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the execution is a successor of the construction in the execution is a successor of the construction in the construction of the construction is a successor of the construction of the con	Is said pipeline. It is further understood on of said pipeline. It is further understood in umber of years, COLONIAL PIPELING way across said property, including the tens of this Advance Construction Damageers, and assigns of the executing parties. Insuring parties have hereunto set their hands	is a complete, full and final released and agreed that said pipeline may be COMPANY shall have no further of emporary construction right of was Release shall extend to and be bind and seals this day of	of all damages which have once constructed at any time, and obligation for the payment of the pa
It is understood and agreed that the which may occur from the construction be pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the exect.	said pipeline. Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t ans of this Advance Construction Damage rs, and assigns of the executing parties. Butting parties have hereunto set their hands	is a complete, full and final release it and agreed that said pipeline may be COMPANY shall have no further comporary construction right of was Release shall extend to and be bin and seals this	of all damages which have occupe constructed at any time, and obligation for the payment of the
It is understood and agreed that the which may occur from the construction be pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the exect.	said pipeline. Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t ans of this Advance Construction Damage rs, and assigns of the executing parties. Butting parties have hereunto set their hands	is a complete, full and final release it and agreed that said pipeline may be COMPANY shall have no further comporary construction right of was Release shall extend to and be bin and seals this	of all damages which have occordence constructed at any time, and obligation for the payment of
It is understood and agreed that the which may occur from the construction be pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the exect.	said pipeline. Advance Construction Damage Release on of said pipeline. It is further understood y number of years, COLONIAL PIPELINI way across said property, including the t ans of this Advance Construction Damage rs, and assigns of the executing parties. Butting parties have hereunto set their hands	is a complete, full and final released and agreed that said pipeline may be COMPANY shall have no further of emporary construction right of was Release shall extend to and be bind and seals this day of	of all damages which have occors constructed at any time, and obligation for the payment of y, resulting from said pipeline ding upon the heirs, executors OCH DOCUMENTARY TEX TEX SEAL
in connection with the construction of it is understood and agreed that the which may occur from the construction be pipeline construction be delayed for an which occur on COLONIAL's right of tion. The terms, covenants, and provision rators, personal representatives, successor IN WITNESS WHEREOF, the exect.	said pipeline. It is further understood of number of years, COLONIAL PIPELINE way across said property, including the tens of this Advance Construction Damagers, and assigns of the executing parties. Butting parties have hereunto set their hands	is a complete, full and final release it and agreed that said pipeline may be COMPANY shall have no further comporary construction right of was Release shall extend to and be bin and seals this	of all damages which have occordence constructed at any time, and obligation for the payment of

1.50CI

GA. 3477 (2/75) Form A

Draft No. 3/50/

4328 RV.2