		Line No.	
		County _	Greenville
		State	South Carolina
	ADVANCE		
	CONSTRUCTION DAMAG	GE RELEASE	Page 250
Received of COLONIAL PIPELINE cnowledged, in full satisfaction for all d	COMPANY Ten Dollars (\$10.00) at	nd other valuable consideration	i, the receipt and sufficiency of which i
the lands of the undersigned, or lands	leased by the undersigned, situated	in <u>Greenville</u>	County, State
outh Carolina	and described as follows, to-wit:		
Being more fully descri wife of Charlie Alberso 1962, and recorded in D County, State of South	on, Sr., to Colonial Pip Deed Book 702. at Page	peline Company, dat 347. of the records	of Greenville
During installation of to a strip of land 95 f of said pipeline, excep construction area shall on each side of said cr	eet in width, being 65 ot at road, railroad, a l not exceed 150 feet in	feet South of and nd waterway crossin	gs, where said
n connection with the construction of It is understood and agreed that this	said pipeline. s Advance Construction Damage Re	lease is a complete, full and fir	al release of all damages which have o
It is understood and agreed that this which may occur from the construction pipeline construction be delayed for any which occur on COLONIAL's right of won. The terms, covenants, and provision stors, personal representatives, successors IN WITNESS WHEREOF, the execution	said pipeline. s Advance Construction Damage Rein of said pipeline. It is further unders number of years, COLONIAL PIPEL way across said property, including this of this Advance Construction Damas, and assigns of the executing parties thing parties have hereunto set their h	lease is a complete, full and firstood and agreed that said pipe LINE COMPANY shall have no the temporary construction rig mage Release shall extend to a li.	al release of all damages which have on the may be constructed at any time, and further obligation for the payment of the paym
in connection with the construction of It is understood and agreed that this which may occur from the construction pipeline construction be delayed for any which occur on COLONIAL's right of with ion. The terms, covenants, and provision ators, personal representatives, successors IN WITNESS WHEREOF, the execut	said pipeline. s Advance Construction Damage Rein of said pipeline. It is further unders number of years, COLONIAL PIPEL way across said property, including the soft this Advance Construction Damas, and assigns of the executing parties thing parties have hereunto set their h	lease is a complete, full and firstood and agreed that said pipe LINE COMPANY shall have no the temporary construction rig mage Release shall extend to a li.	ial release of all damages which have or line may be constructed at any time, and further obligation for the payment of the of way, resulting from said pipeling and be binding upon the heirs, executor
It is understood and agreed that this which may occur from the construction of pipeline construction be delayed for any which occur on COLONIAL's right of vion. The terms, covenants, and provision ators, personal representatives, successors IN WITNESS WHEREOF, the executive personal representatives are constructed in the construction of the co	said pipeline. Advance Construction Damage Rein of said pipeline. It is further unders number of years, COLONIAL PIPEI way across said property, including the soft this Advance Construction Damas, and assigns of the executing parties using parties have hereunto set their hand.	lease is a complete, full and firstood and agreed that said pipe LINE COMPANY shall have not the temporary construction rights and seals this	lal release of all damages which have on the may be constructed at any time, and further obligation for the payment of the pay
which may occur from the construction of pipeline construction be delayed for any which occur on COLONIAL's right of whic	said pipeline. Advance Construction Damage Rein of said pipeline. It is further unders number of years, COLONIAL PIPEI way across said property, including the soft this Advance Construction Damas, and assigns of the executing parties using parties have hereunto set their hand.	lease is a complete, full and firstood and agreed that said pipe LINE COMPANY shall have not the temporary construction rights and seals this	al release of all damages which have on the may be constructed at any time, and further obligation for the payment of the paym

1328 RV-2

GA. 3477 (2/75) Form A W

Company of the second