FOR AND IN CONSIDERATION OF		DOLLARS
3. 10. C	Billy Wharton	
		,
sereinalter referred to as Grantors (whether one or more), do herely grant, bargain, (39) Peachtree Road, NE, Atlanta, Georgia 30326, its successors and assigns, herein construct, maintain, inspect, identify, operate, protect, replace, repair, change the	ialter referred to as Grantee, an indefeasible easement for a pipelin	e right of way with the right to
in the many willies and the minimum of any or all thereof arrow and above a route	to be selected by Grantee, said right of way being	lert in
sixth and extending	iled bereunder, together with the right to use a strip of land	
eet in width adjacent to the said right of way tupon the side thereof selected by Copeline, on, over, and through the following described lands, of which Grantors warr. County, State of South Carolina, to-wit:	irantee) and running the length thereof, as temporary work spac	S STREET OF STREET, ST
1.+ NO 3 From I Stoddard	to Billy whatton, "ed	edd
IN Deed Book 586, Page 81, de	ted 1-31-70	
covenant and agree that they will not impound water or construct buildings, stringht of way strip unless authorized in writing by Grantee. The Grantees agree to the land and shall be binding on Grantees, their heirs and assigns. In addition to the above consideration. Grantee agrees to repair or to pay for any directly caused by Grantee exercising any rights herein granted; provided, however right of way by keeping said right of way clear of trees, undergrowth, brush, built Any pipeline constructed hereunder by Grantee across any portion of the above to such depth as will not interfere with Grantors' use of said land for normal cultivate its pipeline above the channel of any natural or man-made stream, ravine, ditch or we have a part of the consideration hereinabove set forth. Grantors hereby grant unto an additional pipeline or pipelines within the right of way easement herein granted, pipeline constructed, said payment to be made before construction commences. So	leave such ripelines undisturbed as to location and depth. These of a security actual damage which may be done to growing crops, timber, fence it, after the first pipeline has been installed. Grantee shall not be lidings, structures, engineering works and obstructions in the exercised sand which is under cultivation shall, at the time of the ion required for the planting and tending of crops; except that Granteecourse. In said Grantee, its successors and assigns, the right at any time to come and Grantee agrees to pay Grantors the sum of \$	hall be covenants running with s, buildings, or other structures able for damages caused on the ise of its rights granted herein. construction thereof, be buried tee, at its option, may construct onstruct, operate, and maintain per rod for each additional
It is agreed that any payment hereunder may be made direct to said Grantors, or	r any one of them, or by depositing such payment to the credit of sa	d Grantors, or any one of them,
in the Bank of each of said Grantors.	and payment so made shall be deemed	i and considered as payment to
Delay of Grantee in the use or exercise of any right or easement hereby granted result in the loss, limitation or abandonment of any of the right, title, interest, easem	or in laying or installing the first pipeline or additional lines in or a entate hereby granted.	liong said right of way, shall not
The rights herein granted are divisible and assignable in whole or in part.		
The terms, covenants, and provisions of this right of way easement shall exten- and assigns of the parties hereto.		
TO HAVE AND TO HOLD said rights and right of way, easement, estate and and assigns, forever; and Grantors do hereby bind themselves and their respective singular said rights and easements unto said Grantee, its successors and assigns, a	e heirs, sucressors, executors, administrators, and assigns to war	rant and forever detend all and
escept as to restrictions and easements of record, if any.		
IN WITNESS WHEREOF, the Grantors herein have hereunto set the	oir hands and scale this S day of	ary 1028.
Signed, sealed and delicered in the presence of:	. Billy Whart	one (Seal)
Construction province on:		(Seal)
Jack) Carren		· · ·
- Timbery M. Crastown	P	(Seal)
·	GRANTORS Some Coch	any

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