JAN 16 12 19 PM 1959 EASEMENT

THIS INDENTURE, made this 1. day of	of	•	, 19,
by Carrie L. and T. R. Burroughs			-
and the Greenville Soil Conservation Distric	√	eferred to as the Loca	
WITNESSETH THAT:	•	• • •	
WHEREAS, the Secretary of Agriculture, United Watershed Protection and Flood Prevention Act to carry ning and installing works of improvement for flood prev posal of water, and WHEREAS, the Local Organization is cooperating	out a program of assi ention or the conservat	stance to local organization, development, utili	zations in plan . ization and dis-
•	•		
the Huff Creek which it desires to secure certain rights in, over and upon	n the hereinafter descr	ibed land of the Land	onnection with lowners,
THEREFORE, for and in consideration of One Do the installation of said project, and other good and valual edged, the Landowner does hereby grant, bargain, sell,	ole considerations, the	receipt whereof is he	erehy acknowl-
ment in, over and upon the following described land situal State of South Carolina, to-wit:	ated in the County of.	Greenville	,

The 0.9 acres, more or less, covered by this easement, are located on the headwaters of Little Creek and is a portion of the tract of land conveyed by Mathew L. Iollis to Carrie L. and T. R. Burroughs by Deed and recorded in Book of Deeds, Vol. 426, Page 169, and Vol. 431, Page 196, located in R. M. C. Office in Greenville County, South Carolina. A more detailed description of the acreage involved is shown in a sketch map designated as Flood Retarding Structure No. 3-A, Huff Creek Watershed, filed in Plat Book MM, Page 75, in the office of R. M. C. in Greenville County, South Carolina.

The Local Organization shall have the right privilege and authority to overflow, flood, and store water impounded by the above proposed flood retarding structure, and construct dam and storm spillway. The borrow pit area will be located below flood pool level.

The sketch map referred to above indicates the approximate area to be in the normal pool and the flood pool areas.

^{1.} The Local Organization shall be responsible for operating, maintaining, and keeping in good repair the works of improvement herein described.

^{2.} The Landowner reserves the right to use said land or any part thereof at any time and for any purpose, provided such use does not interfere with the full enjoyment by the Local Organization of the easement herein conveyed.

^{3.} This easement shall include the right of ingress and egress at any time over and upon said land and any adjoining land owned by the Landowner for construction, inspection and maintenance.

^{4.} The easement herein conveyed shall be subject to any easements, rights-of-way, or mineral reservations or rights now outstanding in third persons.

^{5.} The Landowner hereby releases the Local Organization from any and all claims from damages to the herein described lands or adjoining lands of the Landowner resulting from the installation of works of improvement herein described.