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S., . . .

The interest of the grantee in the property covered hereby and in all pipe lines and other facilities or improvements which may be erected or installed on or in such property shall be subject to the lien of the Mortgage and Deed of Trust dated May 15, 1949, from Transcontinental Gas Pipe Line Corporation to The Chase National Bank of the City of New York and Carl E. Buckley, as Trustees, which has heretofore been filed for record in the county in which the property covered hereby is situated.

STATE South Caroline COUNTY Greenville LINE NO. 6-100 R/W NO. 79 W. O. NO. 01601

RIGHT OF WAY AGREEMENT

STATE OF SOUTH CAROLINA	· ·		
COUNTY OF Greenville	}		MBBBBB
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KNOW ALL MEN BY THESE PRESEN Goldsmith		<u> </u>	たる金になったいと
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(hereinafter called GRANTOR, whether one or	nore) for and in consider	etion of Seven and	No /100/ 10
nowledged, does hereby grant, bargain, sell, control of the purposes of laying, constructing, maint (with valves, regulators, meters, fittings, apgas, oil, petroleum products, or any other liquide Grantee to have the right to select the row in the County of Greenville 1 and 2 described in a plat recount and being a part of a subdivision corner of Lot 3, and running the N. 65 W 476 feet; thence N. 62-30	(\$.1.00) cash ey and warrant unto TRA d assigns, (hereinafter calkining, operating, repairing pliances, tie-overs, and appliances, tie-overs, and appliances, under, upon, over, through the state of South Carolina, rded in Plat Book of the Estate of the S.24-23 W 1000 M 490 feet; thence go Being land design 2/25/20, recorded	in hand paid, receipt of NSCONTINENTAL GAS NSCONTINENTAL GAS g, altering, replacing and purtenant facilities) for twhich can be transported ugh and across the lands described as follows: Be I at page 2 contai Jesse Goldsmith. feet to Bryson lines and School I at back to Bryson lines and School I at back to Bryson lines and I at back 19, page and I at back 219, page	which is hereby ack- PIPE LINE CORPO- of way and easement removing pipe lines he transportation of through a pipe line, of Grantor, situated ing known as Lots ning 20 acres BEGINNING at ne; thence t; thence S ed 4/8/41, record e 210; and
Deed dated 2/25/36, recorded in			
There is included in this grant the right, from the size of, and replace one or more alaid by Grantee hereunder; but for any such hereinafter designated, a sum equivalent to Ottomate part thereof as Grantor's interest in secompletion of the construction of such additional completion of the construction of such additional completion.	om time to time, to lay, conditional lines of pipe and additional line so laid the per line Dollar (\$1.00) per line id lands bears to the entited	nstruct, maintain, operate, oproximately paralicl with Grantee shall pay Grant	alter, repair, remove, the first pipe line
The Grantee shall have all other rights and rights herein granted, including, but without lindeross said lands and other lands of the Grant to time to cut all trees, undergrowth and other lands of the cut all trees, undergrowth and other land, operation, maintenance and repair of said or in part.	benefits necessary or coniting the same to, the freor to and from said right er obstructions that may pipe lines. The Grantee sh	nvenient for the full enjo e and full right of ingress of way and easement, and injure, endanger or interfe all have the right to assig	yment or use of the and egress over and the right from time re with the construc- n this grant in whole
TO HAVE AND TO HOLD said right of vesuch first pipe line he constructed and so long the series of th	ind administrators (and s Grantee, its successors	uccessors and assigns) to	warrant and forever
The Grantee agrees to bury all pipe lines to pay for any damage to fences, improveming, altering, repairing, removing, changing the agreed upon, to be ascertained and determined Grantor, his successors, heirs or assigns; one laforesaid, and the written award of such three particular and the second such three particular and three pa	ents, growing crops and to size of and replacing s by three disinterested per by the Grantee, its success	imber which may arise frouch pipe lines; said dame sons; one to be appointed ors or assigns; and the thir	om laying, construct- age, if not mutually by the undersigned and by the two persons
Any payment hereunder may be made direct			
y depositing the same in to the joint			
as the depository for such purpose, irrespective scribed. Should there be any change in the own depository to the credit of those acquiring said Grantee until the muniment of title by which wherein such lands are located and a certified	of any future change in	the ownership of the la	nds hereinabove de-

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It is agreed that this grant covers all the agreement written, have been made, modifying, adding	reements between the part to, or changing the term	ies and no representations s of this agreement.	or statements, verbal
IN TESTIMONY WHEREOF, the Grantor	herein ha VO executed	this conveyance this	19th day of
September,	49		
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Sharps Jones	Vesi	ie S. may	in (Seal)
ma Sten for	use Frame	d Haldsni	th (Seal)
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