STATE OF SOUTH CAROLINA) 12 54 PH '75

COUNTY OF GREENVILLEDONNIE S. TANK PERD TO RIGHT OF WAY AND RELEASE AGREEMENT

THE WALLES WAS A STANDARD CONTRACTOR OF THE STAN	
for and in consideration of the premises and the sum of One Hunc	red and No/100 (\$100.00)
Public Works of the City of Greenville, S. C., the receipt whereof is missioners of Public Works, its successors and assigns, the right, pr	collars to in hand paid by the Commissioners of hereby acknowledged, do hereby give and grant unto the said Comivilege and easement to go in and upon that tract of land situated
in Grove Township, in the County an ALL those pieces, parcels or lots of land, locate	
State of South Carolina being the remaining porti	ons of Lots 81, 82 and 83 on plat of Pleasant
Valley Subdivision, said plat being recorded in t	• • • • • • • • • • • • • • • • • • •
Carolina in Plat Book BB at Page 163, reference to plete and accurate description by metes and bounk	
Subdivision as shown on the above referenced plat	being bounded by Palmyra Avenue, the south side
of Pleasant Ridge Avenue and an extension of the boundary line of said subdivision. The first part	
ville County tax maps as sheet 222.2-1-9; second	parcel is shown 222.2-7-1, (continued on back)
and to construct and maintain in, upon and through said premises, in holes and other necessary apparatus incident thereto, using the necessary	a proper manner, a pipe line, air vents, blow off connections, man-
conveying water through the premises above described, together wi of inspecting said line and making necessary repairs and alterations th	th the right at all times to enter upon said premises for the purpose
herein and to keep the permanent portion of said right of way cleare opinion of the Grantee, in any way endanger or interfere with the pr	d of all trees, vegetation and any other obstructions that may, in the
It is understood and agreed that:	1
_	dimensions as shown on the plat marked "Pipeline Right of Way
Public Works of the City of Greenville, S. C.", attached hereto and maduring construction is to be confined to the construction right of way	de a part hereof. The damage which the Grantee is to be liable for
during construction is to be confined to the construction right of way to be approximately along the line now located and staked out by the	engineers, subject to a variation of not exceeding five feet either
way, and the location of the pipe line will determine the definite loc shall be cleared and used for the purpose of installing the pipe line indicated on the above referenced plat.	The location of the pipe line within the right of way shall be as
2. All timber cut from the right of way shall be placed at the ed	ge of the right of way on the land of the Grantor(s) and shall be the
property of the Grantor(s) unless otherwise mutually agreed upon. 3. Grantor(s) shall have the right to cultivate and use the per	manent right of way strip of land, provided such use thereof will
not interfere with the proper maintenance and/or free access to the pi underground tank, burial ground or any structure shall be placed on the	pe line to be installed under this agreement. No building, septic tank, be permanent right of way. Existing fences will be restored after con-
struction, including gates to permit Grantee access. Future fences are permissible, subject to written approval by the Grantee, and the Grantor(s) shall provide an approved gate or gates for Grantee access. No other use of the permanent right of way shall be permitted	
without prior written consent of the Grantee.	gress from said right of way strip over and across the other lands of
the Grantor(s) by means of existing roads and lanes thereon, adjadamage it may do to Grantor's private roads or lanes and will reimly the exercise of the right of ingress and egress.	scent thereto, or crossing said strip. Grantee will repair any actual
	rein granted at any time or from time to time shall not be construed
•	all right of way and easement, and also covers all claims for damages
7. In case of future damages to property or crops resulting di	rectly from an accident on the pipe line, the Grantee, shall, at its
sole option, either restore the property to its approximate original control of Together with all and singular the rights, members, hereditar	nents and appurtenances to said premises belonging or in any wise
incident or appertaining; to have and to hold all and singular the proand assigns, forever. And, the Grantor(s) do(es) hereby bind the Grantor	or(s) and the Grantor's(s') heirs or successors, executors and ad-
ministrators to warrant and forever defend all and singular said premithe Grantor(s) and the Grantor's(s') heirs or successors and against expart thereof.	ses unto the Grantee and the Grantee's successors and assigns againt sery person whomsoever lawfully claiming or to claim the same or any
WITNESS the Grantor's(s') hand(s) and seal(s) thisd	ay of December, 1975.
SIGNED, sealed and delivered in the presence of	Timulle 17 Buit (SEAL)
·	Such S- Walnut 19841
Bload of Cinduson	My Monday (SEAL)
Hardich anduson	Mondan Juffett III (SEAL)
daniel Whitney	Millia () Hitt-III
STATE OF SOUTH CAROLINA)	Monadorne graffett III (SEAL) (SEAL)
daniel Whitney	Monadam Jaffett III (SEAL)
STATE OF SOUTH CAROLINA) COUNTY OF Streentle Personally appeared the undersigned witness and made oath to	PROBATE (SEAL) PROBATE hat (s)he saw the within named Grantor(s) sign, seal and as the
STATE OF SOUTH CAROLINA) COUNTY OF Streetle Personally appeared the undersigned witness and made oath to Grantor's (s') act and deed deliver the within written deed and that (s)	PROBATE (SEAL) PROBATE that (s) he saw the within named Grantor(s) sign, seal and as the he, with the other witness subscribed above witnessed the execution
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STATE OF SOUTH CAROLINA) COUNTY OF Special (Season of the control	PROBATE (SEAL) PROBATE hat (s) he saw the within named Grantor(s) sign, seal and as the he, with the other witness subscribed above witnessed the execution 19
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