11 23 3 FOR THE RIGHT OF WAY EASEMENT

EVOL 1069 PASE 107

90.00 I, the receipt and adequacy of w			
90.001, the receipt and adequacy of w			
	RALPH L. KING, SR., AND S	ARA J. KING	
the state of the s		COLONIAL DIDCLING COMPANY - D.	lawara openwation
U Peachtree Road, N.E. Atlanta, Georgia 30326, in struct, maintain, inspect, identify, operate, prote tids, gases, solids, and/or mixtures of any or all the	ts successors and assigns, hereinafter referred to as out, replace, repair, change the size of, and remove thereof, upon and along a route to be selected by 6 for the NOTER.	arrant unto COLONIAL PIPELINE COMPANY, a Del Grantee, an indefeasible easement for a pipeline right of w , a pipeline and appurtenances, including markers, for the irantee, said right of way being <u>Fifty (50)</u> side and <u>Twenty-Five (25)</u>	ay with the right to be transportation of feet in
South side of the center line of in width adjacent to the said right of way tupor line, on, over, and through the following described	of the pipeline installed hereunder, together with the	right to use a strip of land TOLLY (407) ng the length thereof, as temporary work space during c ers in fee simple, situated in Greenville	
inty, State of South Carolina, to-wit:			
South Carolina, and be Wasson, Edna King Fraz King, dated December 3	ing more fully described o ier, and Sara King Wasson, l. 1970, and recorded in D	lawn Township, Greenville Count of Marranty Deed from Frances to Ralph L. King, Sr., and Saled Book 910 at Page 214, of which reference is hereby made	s King ara J. the
It is understood and a advance for all antici caused by the construc	pated damages on both the	ion includes full compensation permanent and temporary right	n in of way
A showed which said assement is granted	being acquired by Grantors by deed(s) recorded in	Deed Book at Page	for Will file
-		to the same service array timber fances buildings	or other structure
ectly caused by Grantee exercising any rights her ht of way by keeping said right of way clear of tr	agrees to repair or to pay for any actual damage whis ein granted; provided, however, after the pipelir ees, undergrowth, brush, buildings, structures, en across any portion of the above-described land whis of said land for normal cultivation required for the p	th may be done to growing crops, timber, fences, buildings, se has been installed. Grantee shall not be liable for dam gineering works and obstructions in the exercise of its rig h is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op	hts granted herein thereof, he burie
In addition to the above consideration, Grantee a ectly caused by Grantee exercising any rights her at of way by keeping said right of way clear of tr The pipeline constructed hereunder by Grantee a such depth as will not interfere with Grantors' use on pipeline above the channel of any natural or man-n	agrees to repair or to pay for any actual damage whis ein granted; provided, however, after the pipelir sees, undergrowth, brush, buildings, structures, en across any portion of the above-described land whis of said land for normal cultivation required for the p nade stream, ravine, ditch or watercourse.	rineering works and obstructions in the exercise of its rig h is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op	hts granted herein n thereof, be burie stion, may construc
In addition to the above consideration, Grantee a ectly caused by Grantee exercising any rights her at of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee a nick depth as will not interfere with Grantors' use opipeline above the channel of any natural or man- lit is agreed that any payment hereunder may be	agrees to repair or to pay for any actual damage whis ein granted; provided, however, after the pipelir ees, undergrowth, brush, buildings, structures, en- across any portion of the above-described land whis of said land for normal cultivation required for the p nade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or	pineering works and obstructions in the exercise of its rig is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors.	hts granted herein in thereof, be burie ition, may construc- or any one of them
In addition to the above consideration, Grantee a setly caused by Grantee exercising any rights her at of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee a such depth as will not interfere with Grantors' use opipeline above the channel of any natural or manner. It is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whis rein granted; provided, however, after the pipelir rees, undergrowth, brush, buildings, structures, en across any portion of the above-described land whis of said land for normal cultivation required for the p nade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its rig h is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and consider	hts granted herein in thereof, he burie stion, may construc- or any one of them lered as payment b
In addition to the above consideration, Grantee a certly caused by Grantee exercising any rights here at of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use opipeline above the channel of any natural or manner of the channel of any of Grantee in the use or exercise of any reservise of any	agrees to repair or to pay for any actual damage whis ein granted; provided, however, after the pipelir ees, undergrowth, brush, buildings, structures, en across any portion of the above-described land whis of said land for normal cultivation required for the p nade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its rig is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors.	hts granted herein in thereof, he burie stion, may construc- or any one of them lered as payment b
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights here to I way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee a such depth as will not interfere with Grantors' use or pipeline above the channel of any natural or mannel. It is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whis rein granted; provided, however, after the pipelir rees, undergrowth, brush, buildings, structures, en across any portion of the above-described land whis of said land for normal cultivation required for the p nade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its rig h is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and considerabiling the pipeline in or along said right of way, shall no	hts granted herein in thereof, he burie stion, may construc- or any one of them dered as payment to tresult in the loss
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her bit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee a such depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel. It is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whise in granted; provided, however, after the pipelis ees, undergrowth, brush, buildings, structures, enseross any portion of the above-described land whise of said land for normal cultivation required for the plante stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or a bank of	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and considuantly the pipeline in or along said right of way, shall not poon the heirs, executors, administrators, personal representations, and to the above-described land unto the said Grantors.	this granted herein in thereof, be burie stion, may construc- or any one of them dered as payment to the result in the lon- intatives, successors antee, its successors
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her bit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee a such depth as will not interfere with Grantors' use opipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whisein granted; provided, however, after the pipelises, undergrowth, brush, buildings, structures, encross any portion of the above-described land whise of said land for normal cultivation required for the phade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or light or easement hereby granted, or in laying or insterest, easement or estate hereby granted. hable in whole or in part. the of way easement shall extend to and be binding to the first of way, easement, estate and privileges over, in, themselves and their respective heirs, successors, or, its successors and assigns, and against every per	pineering works and obstructions in the exercise of its rig h is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and considerabiling the pipeline in or along said right of way, shall no	hts granted herein in thereof, he burie bion, may construc- or any one of them leved as payment to tresult in the loss intatives, successori antee, its successori ever defend all an
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her hit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee a such depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel. It is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whisein granted; provided, however, after the pipelises, undergrowth, brush, buildings, structures, encross any portion of the above-described land whise of said land for normal cultivation required for the phade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or light or easement hereby granted, or in laying or insterest, easement or estate hereby granted. hable in whole or in part. the of way easement shall extend to and be binding to the first of way, easement, estate and privileges over, in, themselves and their respective heirs, successors, or, its successors and assigns, and against every per	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and considuantly the pipeline in or along said right of way, shall not pool the beirs, executors, administrators, personal representationally, and to the above-described land unto the said Grantors, administrators, administrators, and assigns to warrant and for	hts granted herein in thereof, be burie stion, may construc- or any one of them leved as payment to be result in the loss intatives, successori antee, its successoriever defend all an
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her hit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whisein granted; provided, however, after the pipelises, undergrowth, brush, buildings, structures, encross any portion of the above-described land whise of said land for normal cultivation required for the phade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or light or easement hereby granted, or in laying or insterest, easement or estate hereby granted. hable in whole or in part. the of way easement shall extend to and be binding to the first of way, easement, estate and privileges over, in, themselves and their respective heirs, successors, or, its successors and assigns, and against every per	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and considuantly the pipeline in or along said right of way, shall not pool the beirs, executors, administrators, personal representationally, and to the above-described land unto the said Grantors, administrators, administrators, and assigns to warrant and for	hts granted herein in thereof, he burie bion, may construc- or any one of them leved as payment to tresult in the loss intatives, successori antee, its successori ever defend all an
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her hit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	agrees to repair or to pay for any actual damage whisein granted; provided, however, after the pipelises, undergrowth, brush, buildings, structures, encross any portion of the above-described land whise of said land for normal cultivation required for the phade stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or light or easement hereby granted, or in laying or insterest, easement or estate hereby granted. hable in whole or in part. the of way easement shall extend to and be binding to the first of way, easement, estate and privileges over, in, themselves and their respective heirs, successors, or, its successors and assigns, and against every per	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its op by depositing such payment to the credit of said Grantors, and payment so made shall be deemed and considuating the pipeline in or along said right of way, shall not poon the heirs, executors, administrators, personal representationally, and to the above-described land unto the said Grantors, soon whomsoever lawfully claiming or to claim the same of	hts granted herein in thereof, he burie bion, may construc- or any one of them leved as payment to tresult in the loss intatives, successori antee, its successori ever defend all an
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her hit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	regrees to repair or to pay for any actual damage whise in granted; provided, however, after the pipelistes, undergrowth, brush, buildings, structures, enterose any portion of the above-described land white of said land for normal cultivation required for the planted stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its operation of the property of the construction lanting and tending of crops; except that Grantee, at its operation of the property of the credit of said Grantors, and payment so made shall be deemed and considerable the pipeline in or along said right of way, shall not provide the pipeline in or along said right of said Grantons.	hts granted herein in thereof, he burie stion, may construct or any one of them hered as payment t or result in the lose intatives, successor antee, its successor ever defend all an or any part thereof
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her int of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use opipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	regrees to repair or to pay for any actual damage whise in granted; provided, however, after the pipelistes, undergrowth, brush, buildings, structures, enterose any portion of the above-described land white of said land for normal cultivation required for the planted stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its operation of the construction lanting and tending of crops; except that Grantee, at its operation of the credit of said Grantors, and payment so made shall be deemed and considerable the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way, shall not provide the pipeline in or along said right of way.	hts granted herein in thereof, be burie stion, may construct or any one of them leved as payment t or result in the loss matter, its successor ever defend all an or any part thereof
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her hit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	regrees to repair or to pay for any actual damage whise in granted; provided, however, after the pipelistes, undergrowth, brush, buildings, structures, enterose any portion of the above-described land white of said land for normal cultivation required for the planted stream, ravine, ditch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its operation of the property of the construction lanting and tending of crops; except that Grantee, at its operation of the property of the credit of said Grantors, and payment so made shall be deemed and considerable the pipeline in or along said right of way, shall not provide the pipeline in or along said right of said Grantons.	hts granted herein in thereof, be buriestion, may construct or any one of them dered as payment to result in the loss intatives, successors antee, its successors ever defend all anor any part thereof
In addition to the above consideration, Grantee a sectly caused by Grantee exercising any rights her hit of way by keeping said right of way clear of tr. The pipeline constructed hereunder by Grantee and depth as will not interfere with Grantors' use of pipeline above the channel of any natural or mannel it is agreed that any payment hereunder may be the	regrees to repair or to pay for any actual damage whise in granted; provided, however, after the pipelises, undergrowth, brush, buildings, structures, encross any portion of the above-described land whise of said land for normal cultivation required for the phade stream, ravine, disch or watercourse. made direct to said Grantors, or any one of them, or Bank of	pineering works and obstructions in the exercise of its right is under cultivation shall, at the time of the construction lanting and tending of crops; except that Grantee, at its operation of the property of the construction lanting and tending of crops; except that Grantee, at its operation of the property of the credit of said Grantors, and payment so made shall be deemed and considerable the pipeline in or along said right of way, shall not provide the pipeline in or along said right of said Grantons.	hts granted herein in thereof, he buries stion, may construc- or any one of them dered as payment to the result in the loss intatives, successors antee, its successors ever defend all an or any part thereof