

3122)

2-401-241

## RIGHT OF WAY EASEMENT

Rosemary L. Bens	on, a single woman
•	
every other person whose nai	ne as a Grantor is affixed hereto, hereinafter referred to as Grantors
(whether one or more), do h	creby grant, bargain, sell and convey unto COLONIAL PIPELINE
	ration, its successors and assigns, hereinafter referred to as Grantes
	tht of way with the right to construct, maintain, inspect, operate, and necessary of the size of, and remove a pipeline for the transportation of liquids
	a route to be selected by Grantee, said right of way being 50 feet
· · · · · · · · · · · · · · · · · · ·	feet on the North side and 25 feet on the South side
<b>~</b> ~	ne to be installed hereunder, together with the right to use a strip
خال المطار الله المطار الله بين المطار الله المطار الله المطار الله المطار الله المطار الله المطار الله المطار	adjacent to the said right of way (upon the side thereof selected by the thereof, as temporary work space during construction of said
	rough the following described lands, of which Grantors warrant they
•	situated in Shelby 'County, state of Alabama
to-wit:	branch Augustan /Cl ac 35111 ac Cautalan CO Maranda CA '
انتظرت كالقائلات كالتباري مفزرة والها ففوالوا ويجرون والتها والمان والمان والمان والمان وفي والمستحد وفيانا	hwest Quarter (So of NW) of Section 27. Township 20 ituated in Shelty County, State of Alabama.
ابداقنه استؤكانك والواون والكابرا بالتاليد أعربه والمان أأعزها بموي بالمستدر أسؤر ويونون والمنوي ويوسوس والتارا	eline shall be approximately 20 feet South and run parall
to the existing Coloni	al Pipeline on the above described property.
	ed, the Grantee shall have the right to construct said
	South of the existing Colonial Pipeline and payment for d shall be computed on same bases as damage payment made
under this agreement.	d anall be compared on same bases as damage payment made
over, and through Grantors' the exercise by said Grantee	npaired access to said pipeline and the right of ingress and egress on, above-described land for any and all purposes necessary and incident to of the rights granted hereunder, with the further right to maintain said lear of trees, undergrowth, and brush.
of any type whatsoever on the	ee that they will not impound water or construct buildings or structures above described right of way strip. This shall be a covenant running ding on Grantors, their heirs and assigns.
which may be done to growin by Grantee exercising any riinsta <del>lled</del> . Grantee shall not i	nsideration, Grantee agrees to repair or to pay for any actual damage crops, timber, fences, buildings, or other structures directly caused this herein granted; provided, however, after the pipe line has been to liable for damages caused on the right of way by keeping said right rowth, brush, structures, and obstructions in the exercise of its rights
cultivation shall, at the time with Grantors' use of said la except that Grantee, at its of	by Grantee across any portion of the above-described land which is under of the construction thereof, be buried to such depth as will not interferent for normal cultivation required for the planting and tending of crops; tion, may construct its pipe line above the channel of any natural or itch, or other watercourse.
	s a present easement grant, subject to the condition, however, that on or before, 19 Grantee shall pay or tender to
after provided, the estate, e and shall revert to Grantors. Grantee shall not construct a	as additional consideration, in the manner herein- seements, rights and privileges herein granted shall cease and terminal Prior to such tender or payment of such additional consideration, my pipe line upon the said property, but Grantee may enter upon the making surveys and performing work incidental thereto to locate the

It is agreed that any payment her by depositing such payment to the	e credit of sai	id Grantors, or	any one of them. i	n the
each of said Grantors.	and payment	so made shall b	e deemed and consi	dered as payment
The rights herein granted are div	visible and as	signable in who	le or in part.	
The terms, covenants, and provi		•	<del>-</del>	
n the heirs, executors, administ parties hereto.	trators, perso	onal representa	tives, successors,	and assigns of
O HAVE AND TO HOLD said rights and Grantee, its successors and the purposes granted herein.	thts and right assignees, s	of way, easements of long as said	ents, estates, and pright of way and eas	rivileges unto ements are used
IN WITNESS WHEREOF, the his day of May	undersigned (	Grantors herein	have hereunto set	their hands and sea
Signed, sealed, and			voimers L.	Genom (SEA)
delivered in the presence of:		Ro	semary L. Benson	) (SEAI
Rene Munkai				' (SEAI
Maybe Miller Contract				(SEA
				(SEAI
				(SEA)
				(SEAI
				(SEAI
TATE OF ALMORANAE OUNTY OF DADE  I, the undersigned authority, i	in and for said	d County, in sa	id State, heroby co	rtify that
Rosemary I	Benson, &	a single wome	in	
	·			
ontents of the instrument, ame bears date.		d boforo mo on she oxocu	this day that, bein ted the same volunt	netrument and who g informed of the arily on the day the
Civen under my hand and offici	ial soal, this	the /4/	ay of May	19_71
正Aよ)			Notary 2	Lanie L
19710521000020060 2 Shelby Cnty Judge o 05/21/1971 12:00:00	f Probate, AL		NOTARY PUBLIC, STATE OF FLO MY COMMISSION EXPIRES A	
Shelby Cnty Judge o	f Probate, AL			
Shelby Cnty Judge o	f Probate, AL			

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