3123

2-401-241

RIGHT OF WAY EASEMENT

FOR AND IN CONSIDERATION OF One Hundred Two And No DOLLARS,
the receipt of which is hereby acknowledged, and the further consideration as set forth below and to be paid within the period hereinafter provided, James A. Dunnam et ux Walbur Dunnam: Andrew
- De Dunnam et ux Dovie M. Dunnam: Lula F. Johnston, a widow: Mariorie D. Lindson
et vir J. W. Lindsey: P. L. Dunnam et ux Gladys Dunnam.
every other person whose name as a Grantor is affixed hereto, hereinafter referred to as Grantors (whether one or more), do hereby grant, bargain, sell and convey unto COLONIAL PIPELINE COMPANY, a Delaware corporation, its successors and assigns, hereinafter referred to as Grantee, an easement for a pipeline right of way with the right to
protect, replace, repair, change the size of, and remove a pipeline for the transportation of liquids and/or gases, upon and along a route to be selected by Grantee, said right of way being 50 feet on the North side and 25
of the center line of the pipeline to be installed hereunder, together with the right to use a strip of land 25 feet in width adjacent to the said right of way (upon the side thereof sclected by Grantee) and running the length thereof, as temporary work space during construction of said pipeline, all on, over, and through the following described lands, of which Grantors warrant they are the owners in fee simple. Situated in Charles and the contraction of the situated in Charles are the owners in fee simple.
to-wit: The South Half of Northwest Quarter (S) of Mull) of County, state of Alabama
to the existing Colonial Pipeline on the above degrathed provents
when rock is encountered, the Grantee shall have the right to construct said pipeline up to 33 feet South of the existing Colonial Pipeline and payment for additional land so used chall have the right to construct said
additional tand 30 used shall be combinted on going board of development
under this agreement.
together with the right of unimpaired access to the sixty in the second
together with the right of unimpaired access to said pipeline and the right of ingress and egress on, over, and through Grantors' above-described land for any and all purposes necessary and incident to the exercise by said Grantee of the rights granted hereunder, with the further right to maintain said right of way herein granted clear of trees, undergrowth, and brush.
Grantors covenant and agree that they will not be a second

Grantors covenant and agree that they will not impound water or construct buildings or structures of any type whatsoever on the above described right of way strip. This shall be a covenant running with the land and shall be binding on Grantors, their heirs and assigns.

In addition to the above consideration, Grantee agrees to repair or to pay for any actual damage which may be done to growing crops, timber, fences, buildings, or other structures directly caused by Grantee exercising any rights herein granted; provided, however, after the pipe line has been installed, Grantee shall not be liable for damages caused on the right of way by keeping said right of way clear of trees, undergrowth, brush, structures, and obstructions in the exercise of its rights granted herein.

The pipe line constructed by Grantee across any portion of the above-described land which is under cultivation shall, at the time of the construction thereof, be buried to such depth as will not interfere with Grantors' use of said land for normal cultivation required for the planting and tending of crops; except that Grantee, at its option, may construct its pipe line above the channel of any natural or manifold and stream, ravine, ditch, or other watercourse.

It is agreed that any payment hereunder may or by depositing such payment to the credit of and payment. Bank of	y be made direct to said Grantors, or any one of them,
Bank of and paymen o each of said Grantors.	t so made shall be deemed and considered as payment
The rights herein granted are divisible and a	· · · · · · · · · · · · · · · · · · ·
	•
pon the heirs, executors, administrators, per he parties hereto.	s right of way easement shall extend to and be binding sonal representatives, successors, and assigns of
TO HAVE AND TO HOLD said rights and righ	ht of way, easements, estates, and privileges unto
r the purposes granted herein.	nt of way, easements, estates, and privileges unto so long as said right of way and easements are used
IN WITNESS WHEREOF, the undersianed	Grantors herein have hereunto set their hands and scal
this 77th day of 19_7/	more herein vave verennto set their hands and scal
Signed, sealed, and delivered in the presence of:	James M. Deningue ISEAL
N. A. Sackman	Maltin Dunnaysens
- January Volume	Andrew Puniam (SEAL)
	Am 8)
	Rosee M. Luman (SEAL)
	SULA TEMPOLOTION (SEAL)
	Marfalic A FindreySEAL
	(SEAL)
	The state of the s
	Grantor & Manney (SEAL)
STATE OF ALABAMA	ACKNOWLEDGMENT
COUNTY OF Lesses SS	
I. the undersigned authority, in and for sai	id County, in said State, hereby certify that
James A. Dunnama Waldur Din	22/21
whose named	are signed to the foregoing instrument and who
	ed before me on this day that, being informed of the executed the same voluntarily on the day the
samo bears date.	
Given under my hand and official soal, this	the 7 day of 1774
	$\frac{1}{2}$
19710521000020110 2/3 \$.00 Sだみよう Shelby Cnty Judge of Probate, AL	Peil Stone
05/21/1971 12:00:00 AM FILED/CERT	Notary Public
∞	22/2.

STATE OF ALABAMA)	
COUNTY OF: Jefferson) SS	
I, the undersigned authority, in and for said Coun	ty, in said State, hereby
certify that Marjarie. Thindsey & V.W. Lindsey	whose name >
dre signed to the foregoing instrument and wh	known to me,
acknowledged before me on this day that, being informed of	the contents of the instru-
ment, they executed the same voluntarily on	
Given under my hand and official seal, this the	13th day of May.
197	1
	Notary Bublic
Tennessee STATE OF **********)) SS	INS. E.S. C. S.
COUNTY OF SHELBY	
I, the undersigned authority, in and for said Coun	ity, in said State, hereky
certify that P. L. Dunnam and Gladys Dunnam	whose name
signed to the foregoing instrument and wh	have known to me,
acknowledged before me on this day that, being informed of	the contents of the instru-
ment, have executed the same voluntarily on t	the day the same bears date
Given under my hand and official seal, this the 1	
197 <u>1</u> .	
MY COMMISSION EXPIRES SEPT. 23, 1974	A) B.
	Notary Public

19710521000020110 3/3 \$.00 Shelby Coty Judge of Probate Of

19/10521000020110 3/3 \$.00 Shelby Cnty Judge of Probate, AL 05/21/1971 12:00:00 AM FILED/CERT