FOR AND IN CONSIDERATION OF Ten and No/100
the receipt of which is hereby acknowledged, and the further consideration as set forth below and to be paid within the period hereinafter provided, Deer Springs Estate, Inc.
Logi portings Estates Inc.
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 pincline right of
an easement for a pipeline right of way with the right to construct, maintain, inspect, operate, 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 in width and extending 35 feet on the North side and 15 feet on the South side of the center line of the pipeline to be installed hereunder, together with the right to use a strip of land 35 feet in width adjacent to the said right of way (upon the side thereof selected 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 Shelby County, state of Alabama, to-wit:
South Half of Northwest Quarter (Stor NWt) of Section 20, Township 20 South, Range 2 West, situated in Shelby County, State of Alabama. Centerline of said pipeline shall be approximately 20 feet South and run parallel to the existing Colonial Pipeline on above described property. The centerline and working area of said pipeline more particulary described on plat attached hereto and made a part thereof.
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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. Grantee agrees to reseed and fertilize the R/W after the construction is complet. Grantors covenant and agree that they will not impound water or construct buildings or structures of any type whatsoever or the characteristic property of the construction of the characteristic property of the cha
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. The pipeline to be constructed as now surveyed and staked as per plat attached and made a part there of in addition to the above consideration, Grantee agrees to repair or to pay for any actual damage which may be done to growing around the construction to the above to growing around the construction of the above to grow the construction of the construction of the above to grow the construction of the constructio
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. Road crossing must be backfilled and topped with (Chert).
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 man-made stream, ravine, ditch, or other watercourse.
This instrument constitutes a present easement grant, subject to the condition, however, that unless (at Grantee's election) on or before, 19 Grantee shall pay or tender to Grantors the further sum of \$ as additional consideration, in the manner hereinafter provided, the estate, easements, rights and privileges herein granted shall cease and terminate and shall revert to Grantors. Prior to such tender or payment of such additional consideration, Grantee shall not construct any pipe line upon the said property, but Grantee may enter upon the property for the purpose of making surveys and performing work incidental thereto to locate the route of the pipe line to be constructed.
It is agreed that any payment hereunder may be made direct to said Grantors, or any one of them, or by depositing such payment to the credit of said Grantors, or a y one of them, in the Bank of and payment so made shall be decreed and save it.
Bank of and payment so made shall be deemed and considered as payment eleach of said Grantors. The rights herein granted are divisible and assignable in whole or in part.
The terms, covenants, and provisions of this right of way easement shall extend to and be binding the heirs, executors, administrators, personal representatives, successors, and assigns of the parties hereto.
TO HAVE AND TO HOLD said rights and right of way, easements, estates, and privileges unto the said Grantee, its successors and assignees, so long as said right of way and easements are used for the purposes granted herein.
19710823000034750 1/3 \$.00 Shelby Cnty Judge of Probate, AL 08/23/1971 12:00:00 AM FILED/CERT

IN WITNESS WHEREOF, the undersigned Granto this 1871 day of August, 1971.	ors herein have hereunto set their hands and seals DEER SPRINGS ESTATE, Inc.
Signed, sealed, and delivered in the presence of:	Jed Cluby (SEAL)
D. Sm: 1/2	(SEAL)
	(SEAL)
	Grantors
CORPORATE ACE	INOWLEDGMENT
STATE OF SEFERSON	
Personally appeared before me, the undersigned, a No	tary Public in and for the County and State aforcsaid.
and on behalf of DEER SPRINGS ESTATE IN	who acknowledged that as President of, for and by authority of the 52/0
Company, he signed, affixed the corporate seal of said Cor	mpany to, and delivered the foregoing instrument, on the
Given under my hand and official scal, this the	day of AUGUST 1971.
My Commission expires: 1976	Magait a. Mushiel
	Netary Public
COUNTY OF	remmitted to the state of the s
I, the undersigned authority, in and for said Cou- , whose name as President	nty, in said State, hereby certify that
a corporation, is signed to the foregoing conveyance me on this day that, being informed of the contents	of the conveyance, he, as such officer, and with
full authority, executed the same voluntarily for and	l as the act of said corporation.
Given under my hand and official seal, this	, 19
(SEAL)	Notary Public
WA A	19710823000034750 2/3 \$ 00
	Shelby Cnty Judge of Probate, AL 08/23/1971 12:00:00 AM FILED/CERT
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S/2 NW/4 SEC 20 T20S, R2W 19 20 2:402:5 DEER SPRINGS EST., INC. 159 RODS 560'CALC. 5653+26 -5627+05 S 89°25 'E \$88°47'E FLOW 2185' CALC. -436'-CALC. PROPOSED COLONIAL KIMBERLY -1630'CALC 20 PIPELINE CL ARK SEE DETAIL "A EDITH L. HALEY Shelby Cnty Judge of Probate, AL 08/23/1971 12:00:00 AM FILED/CERT DETAIL "A" **B**00X EXISTING R/W PIPELINE COLONIAL 36" 20' 35' & PROPOSED COLONIAL PIPELINE PROPÓSED TEMPORARY WORK AREA R/W-EXISTING ~ LOC 402 ALIGN MAP 5.324.364 AFE 1666 COLONIAL PIPELINE COMPANY DRAWN P.B. ATLANTA, GEORGIA NOTES SCALE |"= 600" PROPOSED PIPELINE DATE 4-7-71 . CROSSING DEER SPRINGS ESTATES, INC. CHECKED 1.402.5 DATE SHELBY CO., REVISION ALABAMA