	Drawn By: P.G. Stoner, Jr., Attorney at Law, P.O. Box 457, Lexington, North Carolina 27293
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	ELECTRIC POWER LINE EASEMENT AU TYMABLE CONCIDERATION
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	STATE OF NORTH CAROLINA
	COUNTY OF Forsy M
	THIS AGREEMENT made and entered into this 13 day of A Ugust 1992
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1	a corporation organized and existing under and by virtue of the laws of the state of North Carolina, with its principal office located VALKERTOWN, North Carolina, hereignafter called "Grantor," and Davidson Electric Membership Corporation, hereignafter
	MALKERIOUN, North Carolina, hereinafter called "Grantor," and Davidson Electric Membership Corporation, hereina called "Corporation," having its principal place of business in the City of Lexington, North Carolina;
	WITNESS:
	The Grantor, for valuable considerations received, does grant and convey unto the Corporation, its successors and assigns, subject to the lin
	tions hereinaliter described, the perpetual right, privilege and easement to go in and upon the land of the Grantor situated
•	BELEWS CREEK Township, in said County and State, and more particularly described as follows:
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	on the No
	LOT 5 (A ! L. DEVELOPMENT) on the East, LOT 7 (THAN BURG) on the South
	Lot 254 (FARNHAM) on the West, and others.
	The land of the Grantor over which said right and easement are granted is a part of the property which was acquired by Deed recorde
	And to erect, construct, reconstruct, replace, operate, maintain, use and repair in, upon, under, over and through said land, and all waterways and the said land, and all waterways are said land, an
	streets, reads or highways thereunto abutting, in a proper manner, with poles, overhead and underground wires, lines, cables and all necessary for
	dations, footings, crossarms and other necessary apparatus and appliances, an electric distribution line or system, for the purpose of distributions, footings, crossarms and other necessary apparatus and appliances, an electric distribution line or system, for the purpose of distributions.
	electricity by one or more circuits and of supporting communications wires of the Corporation or any lessee thereof, together with a right-of-way ov
	strip of land being 42 feet wide extending 20 feet on each side of the center line which has been surveyed and staked out on said lands
	shown on and located by a certain map or drawing thereof on file at the principal office of the Corporation; to enter upon said land at any time
	location for the purpose of inspecting said lines and facilities and making necessary repairs and alterations thereof: to make such changes, alt
	tions and substitutions in said lines, facilities or structures from time to time as the Corporation deems advisable or expedient; to keep and mainta
	right-oi-way clear of all structures (except ordinary fences), trees, stumps, roots, shrubbery and undergrowth along said lines, facilities or stucture
	cut, trim or fell any tree or trees outside of said right-of-way herein granted which, in the opinion of the Corporation or its representatives, constitu
	nazard to or may endanger the safe and proper operation or maintenance of said lines, facilities or structures; and the right to install at angle or
	guy wires, anchors and stub poles outside the designated right-of-way strip; and to license, permit or otherwise agree to the joint use or occupant
	the line or system by any other person, association or corporation for electrification and telecommunications purposes.
	The Grantor agrees that all lines, facilities, structures and related apparatus and appliances installed on the above-described land by the Corp.
	tion or its representatives shall be and remain the property of the Corporation, removable or replaceable at its option, and that the Grantor will not
	struct any structure (other than ordinary fencing) within 20 feet of said survey line, except upon prior agreement with the Corporation in wri
	The Grantor covenants that it truly owns the above-described land and that the same is free and clear of all encumbrances or liens, except
	follows:
	TO HAVE AND TO HOLD the aforesaid rights, privileges and easements unto the Corporation, its successors and assigns, forever.
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