DING WAR AND W LAW OFFICES JNO. E. KILGORE 509-12 GULF STATES BUILDING DALLAS I, TEXAS Feb. 27, 1946. Mr. Ira Wills. Hilton Hotel. Lubbock, Texas. Dear Ira: I return to you herewith the right of way deeds given me by you. Please check them for description and if you find them correct, then send the deeds back to Judge Lincoln so that they may be rewritten to include the correct description as you and he work it out and to include the following changes: 1. The first paragraph should read: "That we, R. L. Slaughter, Jr. and wife, Sue Alice Slaughter". This is necessary because R. L. has an interest in most of the lands and even if he had no interest he would have to join his wife. Immediately following the description put in this paragraph: "There is excepted from this grant all of the oil, gas and sulphur in, on and under said land, and there is likewise excepted all other minerals found at depths greater than fifty (50) feet." 3. In the reservation paragraph strike out the words "minerals and" following the word "other" in the third line, and strike out the words "or minerals" following the word "Materials" in the sixth line. 4. In the warranty clause change to both Robert and Sue Alice Slaughter. When this is done send them all to me and I will O.K. them and send them on for execution and prompt return.

For his information I am sending a copy of this letter to Judge Lincoln.

With kindest personal regards, I am

Sincerely yours,

K/j

c.c. - Hon. Z. O. Lincoln, County Judge, Levelland, Texas. Texas Highway Department Form 274 3-44-20m

RIGHT-OF-WAY DEED

County of Hockley KNOW ALL MEN BY THESE PRESENTS:
THAT Sue Alice Slaughter
of the County of Hockley , State of Texas, for and in consideration of the sum of DOLLARS, to in hand
paid by the State of Texas, acting by and through the State Highway Commission, receipt of which is hereby acknowledged, have this day sold, and do by these presents grant, bargain, sell and convey unto
the State of Texas, all that certain tract or parcel of land, situate in the County of Hockley,
State of Texas, and being a part of Tract 70, Bob Slaughter Block
conveyed by Montie R. Parks to Sue Alice Slaughter
by deed dated the 2nd day of 0ctober 1943, and recorded in
Volume 632 Page 69 of Deed Records of Hockley County, Texas; said tract or parcel of land herein conveyed, being subject to:
(Important Note: If no liens, leases or easements exist, insert the word "None.") Deeds of Trust given by J.A. Likely to Federal Land Bank & Land Bank
lien(s) held by Commissioner, recorded Vol. 18 page 585 and Vol. 18 page 587, have not been released. (Name)
easement(s) held by Stanolind Pipe Line Co. (Name) (Address)
lease(s) held by The Texas Coo (Address)
and being more particularly described as follows, to-wit:
A strip of land 40 feet wide across the West side of Labor 70, League 38 in the Zavala County School Land in Hockley County and being described as follows:
Beginning at the Northwest corner of Labor 70, the said point being on the centerline of Highway No. FM 300 at Station 220+25; Thence East along the North line of said Labor 70, a distance of Lp feet; Thence S 1 Deg. 5 Min. W along a line 40 feet East of and parallel to the centerline of the Highway and also the West line of Labor 70 a distance of 2935 feet to the South line of Labor 70; Thence West 40 feet to the Southwest corner of Labor 70; Thence N 1 Deg. 5 Min. E along the West line of Labor 70 and the centerline of the highway a distance of 2935 feet to the point of beginning. Containing 2.695 Acres.

CRIN

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

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And it is further in consideration of the	nd singular the said premise oever lawfully claiming or the agreed that ne benefits above set out, with the same as may be found	to claim the same	e or any part the	ereof.	
Witness	hand_, this the	day of		, A. D	. 19
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Before me,	And the second	, a notary publ	lic in and for sai	d County and	State, on
this day personally a	appeared	um ounană			
the oath of	, a	credible witness	s) to be the pe	rson whose	name
subscribed t	to the foregoing instrument				
for the purposes and	d consideration therein exp	ressed			
	hand and seal of office, this	the da	ay of	1000	19
			The free order force	bred we say	CHINE

THE STATE OF TEXAS,	
County of	TO HAVE AND TO HOLD the above described premi
Before me,	, a notary public in and for said County and State, on
this day personally appeared	, a notary public in and for said County and State, on, wife of
Us (a) evine and bast bise webau bas at multe	, known to me (or proved to me on the oath of
subscribed to the foregoing instrument and	, known to me (or proved to me on the oath of , a credible witness) to be the person whose name is d having been examined by me privily and apart from her
husband, and having the same fully explained acknowledged such instrument to be her act same for the purposes and consideration the	d to her, she the said, t and deed, and declared that she had willingly signed the erein expressed, and that she did not wish to retract it. this the day of 19
	Andthe said
bus increase of exceptabilities has excepted tankings angless of bus except Notary Publication of the control o	lic in and for County, Texas.
Tract No. 114 County Hockley Highway No. FM 300 Control 721 Sec. 14 Job Federal No. Sundown Between Sundown Ackley-Terry Co. Line And Hockley-Terry Co. Line	Sue Alice Slaughter TO THE STATE OF TEXAS Filed for Record A. D. 19 day of A. D. 19 day of A. D. 19 in County, Texas, Records of Deeds, Book Page Clerk. County, Texas, Records of Deeds, Book Deputy.
y public in and for said County and State, on	
	NDORSEMENTS Description of the state of the
THE STATE OF TEXAS,	
County of	the oath of the oath
	, Clerk of the County Court of said County, do hereby
certify that the foregoing instrument of wri	riting, dated the day of A. D. 19
	in my office on the day of , A. D. 19
	this the, A. D. 19, s of said County, in Volume on Page
	ounty Court of said County, at office in,
	lerk of Court, County, Texas.
CI	By Deputy.

Approved Bureau of Budget Form No. 40 - R932

Loan Number

APPLICATION FOR PARTIAL RELEASE

TO FEDERAL LAND BANK OF HOUSTON AND/OR THE FEDERAL FARM MORTGAGE CORPORATION

Name of Association

Borrower's Name and Address

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Approved Bureau of Budget Form No. 40 - R932

Loan Number

APPLICATION FOR PARTIAL RELEASE

TO FEDERAL LAND BANK OF HOUSTON AND/OR THE FEDERAL FARM MORTGAGE CORPORATION

Name of Association

Borrower's Name and Address

the col Land in Hockley County and being described as follows: ginning at the Northwest corner of Labor 70, the said point being on the centerline of knwy No. FM 300 at Station 220425; Thence Bast along the North line of said Labor 70 distance of 10 feet; Thence S 1 Deg. 5 Min. W. along a line 10 feet East of and part the centerline of the Highway and also the West line of Labor 70; the South line of Labor 70; Thence West 100 feet to the Southwest corner of Labor 70; the South line of Labor 70; Thence West 100 feet to the Southwest corner of Labor 70; insee M 1 Deg. 5 Min. E along the West line of Labor 70 and the centerline of the highway the content of Labor 70; Thence West 100 feet to the Southwest corner of Labor 70; insee M 1 Deg. 5 Min. E along the West line of Labor 70 and the centerline of the highway the content of Labor 70; The entire premises covered by said mortgage(s) consist of		and detail	description	of the	other prop	oerty for which	h a releas	se is desired	is as foll	lows:	
its according to feet; Thenee S 1 Deg. 5 Min. W. along a line ho feet Fast of and paral the centerline of the Highway and also the West line of Labor 70 a distance of 2935 at the South line of Labor 70; Thenee West 10 feet to the Southwest corner of Lebor 70; Thenee West 10 feet to the Southwest corner of Lebor 70; Ince N 1 Deg. 5 Min. E along the West line of Labor 70 and the centerline of the highway and also the west 10 feet to the Southwest corner of Lebor 70; Ince N 1 Deg. 5 Min. E along the West line of Labor 70 and the centerline of the highway and also the west 10 feet to the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest corner of Labor 70 and the centerline of the highway and also the Southwest Corner of Labor 70 and the centerline of the highway and also the Southwest Corner of Labor 70 and the centerline of Labor 70 and the County Southwest Corner of Labor 70 and the County Southwest Coun	p of land Land in	40 feet Hockley	wide acre	oss th d bein	e West s: g descril	ide of Labor oed as folle	70, Le	ague 38 in	the Za	vala C	oun
"mone") The entire premises covered by said mortgage(s) consist of	ance of 4 centerli South li N 1 Deg.	0 feet; ne of th ne of La 5 Min.	Thence S e Highway ber 70; E along t	1 Deg and a Thence he Wes	Thence I 5 Min. 1so the V West 40 t line of	East along t W. along a West line of feet to the Labor 70 a	the Nort line 40 Labor Southwand the	h line of feet East 70 a dista est corner centerline	said La of and nee of of Lab	bor 70, paral: 2935 fe	lel eet
miles from the miles from the nearest town; miles from the school-church and described by metes and bounds as follows: My homestead is this property acres located miles from this property is necessary to the miles from the miles from the property is necessary to the miles fro	none")					ę .					
My homestead is □ this property □ city property □ acres located miles from this pr I (we) hereby certify that all taxes due and payable on the security are paid except Title to the mineral and surface rights in the entire security is held by Other liens on said land are held by The release is desired for the following reasons:	he entire	premises	covered by	said	mortgage (s) consist of_		3	cres of la	and, loca	ite
My homestead is this property city property acres located miles from this pr I (we) hereby certify that all taxes due and payable on the security are paid except Title to the mineral and surface rights in the entire security is held by Other liens on said land are held by The release is desired for the following reasons:		miles	from	rexas,	about	milesthe	nearest	om the coun	ty seat o	f said co	our
My homestead is this property eity property acres located miles from this pr I (we) hereby certify that all taxes due and payable on the security are paid except Title to the mineral and surface rights in the entire security is held by Other liens on said land are held by The release is desired for the following reasons:											
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The release is desired for the following reasons:	ther liens o	n said land	d are held b	у							
Purchase	he release i	s desired f	for the follow	wing rea	asons:						
Name and address of Purchaser: Sue Alice Slaughter I (we) certify that the remaining portion of the farm, after the release has been made, on a	ame and ad	dress of F	ourchaser:e remaining	Sue	Alice Sl	aughter	alease has	Price	6		
road. (If not, explain) It is understood that any consideration required to be paid to the Federal Land Bank for itself or as as the Federal Farm Mortgage Corporation for this release shall be applied on said loan(s) as the bank may		, explain)	ny considera	ation re	quired to k	pe paid to the	Federal I	and Bank fo	is - is no	ot or as age	ent
Dated 19	ad. (If not is understo	Farm Mor	tgage Corpo	oration :	LOT UIIIS TO	scape phan be a			do the st	ink may	

Draw Plat on Reverse Side

Form 387 7-44-5M

Draw a plat of the entire security and outline in RED the portion desired to be RELEASED. Accurately locate

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11. It is understood that any consideration required to N_0 paid to the Federal Land Bank for itself or as agent of the Federal Farm Mortgage Corporation for this release shall be applied on said loan(s) as the bank may elect.

Outline Cauted

Outline Cauted

buildings and other improvements on entire security.

RIGHT-OF-WAY DEED

STATE OF TEXAS	KNOW ALL MEN BY THESE PRESENTS:
County of Hockley	
THAT Sue Alice Sloughten	
THAT Sue Alice Slaughter	
of the County of Hockley, Sta	te of Texas, for and in consideration of the sum of
The state of the same of the s	DOLLARS, to in hand
paid by the State of Texas, acting by and through hereby acknowledged, have this day sold, and do by	the State Highway Commission, receipt of which is these presents grant, bargain, sell and convey unto
the State of Texas, all that certain tract or parcel of	land, situate in the County of Hockley ,
State of Manager of Company of Company of Company	Dah Glamahkan Blash
State of Texas, and being a part of	, Bob Slaughter Block ,
conveyed byCV. Compton	to Sue Alice Slaughter
by deed dated the 7th day of Septe	ember 19 45, and recorded in
Volume 45 Page 483 of Deed	Records of Hockley County,
Texas; said tract or parcel of land herein conveyed	
(Important Note: If no liens, leases or easem	ents exist, insert the word "None.")
lien(s) held by None	
(Name)	be Line Co., Stanolind Pipe Line Co.,
lease(s) held by The Texas Company (Name)	
and being more particularly described as follows, to	o-wit:
in Hockley County and being describ	ague 38 of the Zavala County School

Beginning at the Northeast corner of said Labor 95, the said point being on the centerline of Highway No. FM 300 at its Station 104-10; Thence West along the North line of said Labor 95 a distance of 40 feet; Thence S 1 Deg. 6 Min. 30 Sec. W along a line 40 feet West of and parallel to the East line of Labor 95 a distance of 945.8 feet; Thence West 10 feet; Thence along a curve to the Southeast whose tangent at this point bears S 1 deg. 6 Min. 30 Sec. W and whose radius is 5779.6 feet a distance of 760.6 feet to a point in the East line of said Labor 95; Thence North along the East line of Labor 95 a distance of 1704.4 feet to the point of beginning. Containing 1.446 Acres.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

And I the said S	ue Alice Slaug	ghter	
do hereby bind Myself, forever defend all and singular the se every person whomsoever lawfully cl	aid premises, unto t	he said State of Texas	s, and its assigns against
And it is further agreed that in consideration of the benefits above buildings and other obstructions as m	set out, will remove	from the property abo	ve described such fences,
Witness hand, thi	s the day		
	1		
Harling E H & B	(a) () (b) () (a) (7 70 page 1779	<u> </u>
S	SINGLE ACKNOWL	EDGMENT	
THE STATE OF TEX	}		
County of)		
Before me,	, a not	ary public in and for s	aid County and State, on
this day personally appeared	e promissio	Charles Consideration	W. Shanging Avenue
		, known to	me (or proved to me on
the oath of	, a credible	witness) to be the	person whose name
subscribed to the foregoing	instrument and ackn	owledged to me that _	_he executed the same
for the purposes and consideration t	therein expressed.		
Given under my hand and seal of	office, this the	day of	19
	arv Public in and fo	ctop) but to the od f	County, Texas.

THE STATE OF T.	}	
County of	I the above described aremises, together	TO HAVE AND TO MODE
Before me,	, a notary public in an	d for said County and State, on
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somes on tolling for the some	, a credible witness) to	be the person whose name is
		me privily and apart from her
husband, and having the same full acknowledged such instrument to	be her act and deed, and declared that	at she had willingly signed the
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	dd Sue Alide Slaughter	
bue during to warrant and	Jotany Public in and for	County Toyon
ow part thereof.	Notary Public in and for	County, Texas.
	. Hockley County	not been a sectival and how.
and and	M M	Clerk.
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	This A. D.	This A. D.
and for sulf County and State, on		Before me.
	ENDORSEMENTS	
THE STATE OF TE		
County of)	
I,	, Clerk of the County Cou	art of said County, do hereby
certify that the foregoing instrun	nent of writing, dated the day of	ofA. D. 19
	for record in my office on the day of	
	recorded this the day of ed Records of said County, in Volume	
	al of the County Court of said County, a	
		County, Texas.
	By	

RIGHT-OF-WAY DEED

STATE OF TEXAS County of Hockley KNOW ALL MEN BY THESE PRESENTS:
THAT Sue Alice Slaughter
of the County of Hockley , State of Texas, for and in consideration of the sum of
DOLLARS, to in hand
paid by the State of Texas, acting by and through the State Highway Commission, receipt of which is hereby acknowledged, have this day sold, and do by these presents grant, bargain, sell and convey unto
the State of Texas, all that certain tract or parcel of land, situate in the County of Hockley,
State of Texas, and being a part of W/140 Acres Tract 94, Bob Slaughter Block,
conveyed by G.T. Veal to Sue Alice Slaughter
by deed dated the 5th day of November 19 38, and recorded in
Volume 46 Page 536 of Deed Records of Hockley County, Texas; said tract or parcel of land herein conveyed, being subject to:
(Important Note: If no liens, leases or easements exist, insert the word "None.")
lien(s) held by, (Address)
easement(s) held by Texas-New Mexico Pipe Line, Stanolind Pipe Line Co, (Name) (Address)
lease(s) held by The Texas Company (Address)
and being more particularly described as follows, to-wit: A tract of land out of W/140 Acres of Labor 94 in League 38 of the Zavala County School Land in Hockley County and being described as follows:
Beginning at the Northwest corner of Labor 94, the said point being on the centerline of Highway No. FM 300, at Station 104-10; Thence South along the West line of Labor 94, a distance of 1704.4 feet; Thence along a curve to the Southeast whose tangent at this point bears S 8 Deg. 39 Min. Example whose radius is 5779.6 feet a distance of 1205.6 feet;

Beginning at the Northwest corner of Labor 94, the said point being on the centerline of Highway No. FM 300, at Station 104-10; Thence South along the West line of Labor 94, a distance of 1704.4 feet; Thence along a curve to the Southeast whose tangent at this point bears S 8 Deg. 39 Min. E and whose radius is 5779.6 feet a distance of 1205.6 feet; Thence S 18 Deg. 23 Min. E. Along a line 50 feet from and parallel to the centerline of Highway No. F M 300 a distance of 45.8 feet to the South line of Labor 94; Thence East along the South line of Labor 94 a distance of 105.8 feet; Thence N 18 Deg. 23 Min. W along a line 50 feet from and parallel to the centerline of the Highway a distance 80.2 feet to the beginning of a curve; Thence along a curve to the right whose radius is 5679.6 feet a distance of 1932.2 feet; Thence West 10 feet; Thence N 1 Deg. 6 Min. 30 Sec. E along a line 40 feet East of and parallel to the centerline of Highway a distance of 945.8 feet to the North line of Labor 94; Thence West along the North line of Labor 94 a distance of 40 feet to the point of beginning. Containing 4.911 Acres.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

And I the	said Sue Ali	ce Slaughter	this an ioni ioni
do hereby bind myself forever defend all and singul every person whomsoever law	ar the said premises wfully claiming or to	heirs, executors, and admir s, unto the said State of Tex o claim the same or any par	nistrators, to warrant and tas, and its assigns against t thereof.
And it is further agreed in consideration of the benefit buildings and other obstruction	ts above set out, will	remove from the property a	bove described such fences,
Witness han	d, this the	day of	, A. D. 19
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THE STATE OF County of			
		, a notary public in and for	said County and State, on
this day personally appeared	ETER	MARROGEN	
		, known t	
the oath of	, a (credible witness) to be the	person whose name
		nd acknowledged to me that	
for the purposes and consider	ration therein expre	essed.	
Given under my hand and	d seal of office, this t	heday of	19
	Notary Public in	and for	County, Texas.

subscribe husband, acknowlessame for	per per ed to and edged the	ne, sona the have pur	e for	apporego the	eare oing sam	ins	trum	nent, explai e her	and ined act ther	havi	a creng ber, shedeed, xpres	otar; , kn edible een e e the and ssed,	own e wite exam e said decl and	to nessined	me ((s) to by the latest the	d for pr pr be to me p	oved the privi	d Co	me son nd a illin	on to whose participation of the second seco	d Sta, w he oa se na t from signer ract	ife of ath of me is n her d the it.
bus inc							Nota	ary F	'ubli		and i	or										
Tract No.	County	Highway No.	Control Sec. Job	Federal No.	Between		qo ice	PICHT OF WAV DEED	O-TITOTAL	R.TW	OL OL	THE STATE OF TEXAS	Filed for Record	This day of	A. D. 19, at o'clock	Recorded	This day of	A. D. 19, in	County, Texas, Records of Deeds,	Book Page Book	Clerk	Deputy.
CHE County of I, ertify th with its a	ST.	A T	E	O	F ; ins	T I	E X	AS,	ENI	DORS , Cler	EME k of ated	the	Cou	nty d	Coun	t of	sai	d C	ount	zy, d	lo he	reby
t	_o'cl _o'cl ess n	ock ock ny h	and	M., i M., i	and n th	duly e De	red I	cordected the	d thi ds of	is the f said	Court	nty, i	day n Vo id Co	of lum	e	offic	emer emer	on	Pag	A. 1	D. 19	
									Cler	k of	Cour					1			C	ount	y, Te	

RIGHT-OF-WAY DEED

STATE OF TEXAS	
County of Hockley	KNOW ALL MEN BY THESE PRESENTS:
THAT Sue Alice Slaughter	
	SOURCE AND DESIGNATION OF THE PROPERTY OF
And . I will have been done	
Wine Tip	
of the County of Hockley , St	ate of Texas, for and in consideration of the sum of
	DOLLARS, to in hand
paid by the State of Texas, acting by and through hereby acknowledged, have this day sold, and do by	the State Highway Commission, receipt of which is these presents grant, bargain, sell and convey unto
the State of Texas, all that certain tract or parcel o	f land, situate in the County of Hockley ,
State of Texas, and being a part of Tract 90	, Bob Slaughter Block
conveyed by W.H. Flippen	to Sue Alice Slaughter
by deed dated the day of Janu	19.37, and recorded in
Volume 43 Page 306 of Dee	d Records of Hockley County,
Texas; said tract or parcel of land herein conveyed	d, being subject to:
(Important Note: If no liens, leases or easen	nents exist, insert the word "None.")
lien(s) held byNone	
(Name)	(Address)
easement(s) held byNone	
(Name)	(Address)
lease(s) held by The Texas Compa	ny ,
(Name)	(Address)
and being more particularly described as follows,	to-wit:
A strip of land 40 feet wide acros	s the East side of Labor 90 in League
38 of the Zavala County School Lan	d and being described as follows:

Beginning at the Northeast corner of Labor 90, the said point being on the centerline of Highway No. FM 300 at Station 133-04; Thence West along the North line of Labor 90, a distance of 40 feet; Thence S 1 Deg. 6 Min. 30 Sec. W along a line 40 Feet West of and parallel to the centerline of Highway FM 300 and also the East line of Labor 90 a distance of 2894 feet to the South line of Labor 90: Thence East along the South line of Labor 90 a distance of 40 feet to the Southeast corner of Labor 90; Thence N 1 Deg. 6 Min. 30 Sec. E along the East line of Labor 90 and also the centerline of the Highway, a distance of 2894 feet to the point of beginning. Containing 2.657 Acres.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

And I the said Sue Al	ice Sla	ighter	ra diis diish y	H 19DIN H	37272
do hereby bind Myself , My forever defend all and singular the said premise every person whomsoever lawfully claiming or	es, unto th	e said State	of Texas, and	its assigns	ant and against
And it is further agreed that Hockle in consideration of the benefits above set out, wi buildings and other obstructions as may be found	ill remove f	rom the prop	erty above des	scribed sucl	h fences,
Witness hand_, this the	day	of		, A. D.	19
		Ann I I		· \	
	0		M (Control of the Control of the Con		
		8			
11 11 11 11 11 11 11 11 11 11 11 11 11					
SINGLE AC	CKNOWLE	DGMENT			
THE STATE OF TEXAS,	1				
County of					
Before me,		ry public in a	and for said Co	ounty and S	State, on
this day personally appeared	Strippe 20	100		` ;	
					o me on
the oath of, a					
subscribed to the foregoing instrument	and ackno				the same
for the purposes and consideration therein exp	pressed.				
Given under my hand and seal of office, this		day of			19
Notary Public	state Court	und and to In	up and here her	art were anar	19107

Before me, this day personally appeared subscribed to the foregoing institution and having the same furnishment to	, a notary public in and , known to me (of the contract of the	be the person whose name is me privily and apart from her
Given under my hand and s	eal of office, this the day of	19 1900 I baA
administrators, to warrent and deces, and its assigns against	Notary Public in and for	County, Texas.
Tract No County Highway No Job Control Sec Job Federal No and and	RIGHT-OF-WAY DEED BY TO THE STATE OF TEXAS Filed for Record This day of day of o'clock M.	This day of A. D. 19—, in County, Texas, Records of Deeds, Book—Page— Clerk. Deputy.
nd for said County and State, on		
THE STATE OF T	EXAS,	lo ridac and:
certify that the foregoing instru with its authentication, was filed ato'clockM., and dul ato'clockM., in the D	for record in my office on theday ofday of the County Court of said County, at	A. D. 19, A. D. 19, A. D. 19, A. D. 19, a. D. 19
	Clerk of Court,	County, Texas.

RIGHT-OF-WAY DEED

STATE OF TEXAS	KNOW ALL MEN BY THESE PRESENTS:
County of Hockley	
THAT Sue Alice Slaughter	
THE WILL EXCEPT VELOCITY ON SAUDO TO DE DE COL	
to be about some area at	COLUMN TO THE TAXABLE PROPERTY OF THE PARTY
of the County of Hockley , Sta	ate of Texas, for and in consideration of the sum of
poid by the Otata C.M.	DOLLARS, to in hand
paid by the State of Texas, acting by and through hereby acknowledged, have this day sold, and do by	the State Highway Commission, receipt of which is these presents grant, bargain, sell and convey unto
	f land, situate in the County of Hockley,
State of Texas, and being a part of Tract 79	, Bob Slaughter Block
conveyed by Geo. T. Veal, et ux	to Sue Alice Slaughter
	er 19.37, and recorded in
	Records of Hockley County,
rexas; said tract or parcel of land herein conveyed	d, being subject to:
(Important Note: If no liens, leases or easem	
ien(s) held byNone	
(Name)	(Address)
easement(s) held by Texas-New Mexico Pi	pe Line Co., Stanolind Pipe Line Co. (Address)
ease(s) held by The Texas Company	
nd being more portionlerly described as follows	(Address)
and being more particularly described as follows, to	s the West side of Labor 79 in League
in the Zavala County School Land in	n Hockley County and being described
s follows:	,

Beginning at the Northwest corner of Labor 79, the said point being on the centerline of Highway No. FM 300 at Station 190-90; Thence East along the North line of said Labor 79, a distance of 40 feet; Thence S 1 Deg. 5 Min. W. along a line 40 feet East of and parallel to the centerline of the highway and also the West line of Labor 79 a distance of 2886 feet to the South line of Labor 79; Thence West 40 feet to the Southwest corner of Labor 79; Thence N 1 Deg. 5 Min. E along the West line of Labor 79, and the centerline of the highway a distance of 2886 feet to the point of beginning. Containing 2.650 Acres.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

And I	the said Sue	Alice Slau	ghter	
forever defend all and	elf , My d singular the said pro- ever lawfully claiming	emises, unto the	said State of Texas,	rators, to warrant and and its assigns against ereof.
in consideration of th	agreed that Hock e benefits above set ou ostructions as may be	t, will remove fro	om the property abov	e described such fences,
Witness	hand, this the	day of	8	, A. D. 19
1 3		H	ARROWS TO THE PERSON OF THE PE	
Sec.		0	5 12 11	
79 99 °	i n	2 8 K		
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T 12 1 2 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1			Section 1	
	SINGL	E ACKNOWLED	GMENT	
	OF TEXAS,			
County of	有 12 有 7	1 12 100		
Before me,		, a notary	public in and for sa	id County and State, on
this day personally ap	ppeared	ETHUMBERGOR	98.	
The Control of the Late		end the problem	known to n	ne (or proved to me on
the oath of		, a credible wi	tness) to be the po	erson whose name
subscribed to	the foregoing instru	nent and acknowl	ledged to me that	he executed the same
for the purposes and	consideration therein	expressed.		
Given under my	hand and seal of office	, this the	day of	19
	Notary Pu	blic in and for _	Peril to take but he describe spoon see	County, Texas.

this day	personally appeared	, a notary public in and	, wife of
subscrib	ed to the foregoing inst	, a credible witness) to rument, and having been examined by r	be the person whose name is
husband acknowle same for	, and having the same ful edged such instrument to r the purposes and consid	ly explained to her, she the said be her act and deed, and declared that eration therein expressed, and that she al of office, this the day of	t she had willingly signed the did not wish to retract it.
			9. C
	engies el one session	otary Public in and for	County, Texas.
	sy part thereof.		very person whomsos grawi
fence	and had been had been	Kockley County	tty.
O.S.	Job	TEXAS d	Records of Deeds, Page Clerk. Deputy.
Tract No.	County Highway No. Control Sec. Federal No.	RIGHT-OF-WAY BY TO THE STATE OF Filed for Recor This day of A. D. 19 at	This day of A. D. 19 in County, Texas, Record Book Page
		® a notary public in	Before me,
THE	STATE OF TE		
		>	
	f	of theoretal out main it	
		, Clerk of the County Cour	
		ent of writing, dated the day of or record in my office on theday of	
		recorded this the day of	
		ed Records of said County, in Volume	
Witn		of the County Court of said County, at	
		Clerk of Court,	County Toron
		By	County, Texas.

RIGHT-OF-WAY DEED

TENTOTES	
County of Hockley	ALL MEN BY THESE PRESENTS:
THAT Sue Alice Slaughter	The state of the s
and I the said Sun Alice Stayet can	
Commenced Events My Later executors	
of the County of, State of Texas, f	or and in consideration of the sum of
paid by the State of Texas, acting by and through the State Highereby acknowledged, have this day sold, and do by these presents	LLARS, to in hand hway Commission, receipt of which is grant, bargain, sell and convey unto
the State of Texas, all that certain tract or parcel of land, situate i	n the County of Hockley ,
State of Texas, and being a part of N.97.3 Acres Tract	78 Bob Slaughter Block
	, but of augment butch,
conveyed by C.V. Compton to	Sue Alice Slaughter
conveyed by C.V. Compton to solve deed dated the 31st day of March Volume 44 Page 30 of Deed Records of	Sue Alice Slaughter 19 37, and recorded in Hockley County,
conveyed by C.V. Compton to solve deed dated the 31st day of March Volume 44 Page 30 of Deed Records of	Sue Alice Slaughter 1937, and recorded in Hockley County, t to:
conveyed by C.V. Compton to S by deed dated the 31st day of March Volume 44 Page 30 of Deed Records of Texas; said tract or parcel of land herein conveyed, being subject (Important Note: If no liens, leases or easements exist, ins	Sue Alice Slaughter 1937, and recorded in Hockley County, t to:
by deed dated the3lst_ day of	Sue Alice Slaughter 1937, and recorded in Hockley County, t to: ert the word "None.") (Address)
conveyed by C.V. Compton to so by deed dated the 31st day of March Volume 44 Page 30 of Deed Records of Texas; said tract or parcel of land herein conveyed, being subject (Important Note: If no liens, leases or easements exist, ins lien(s) held by None	Sue Alice Slaughter 1937, and recorded in Hockley County, t to: ert the word "None.") (Address)

Beginning at the Northeast corner of Labor 78, the said point being on the centerline of the Highway of Station 190-90; Thence West along the North line of Labor 78 a distance of 40 feet; Thence S 1 Deg. 5 Min. E along a line 40 feet West of and parallel to the Highway centerline and the East line of Labor 78 a distance of 1577 feet to the South property line; Thence East along the South property line a distance of 40 feet to the East line of Labor 78 and also the highway center-line; Thence N 1 Deg. 5 Min. E. along the East line of Labor 78 and the highway centerline a distance of 1577 feet to the point of beginning. Containing 1.448 Acres.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

do hereby bind Mys	elf My	heirs, executors, and a	dministrators, to warrant and Texas, and its assigns against part thereof.
in consideration of th	agreed that Hockle ne benefits above set out, w	ill remove from the proper	rty above described such fences,
buildings and other o	bstructions as may be foun	d upon said premises.	, A. D. 19
-11-1-1-61			
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I TO THE TANK	SINGLE AC	CKNOWLEDGMENT	
THE STATE	OF TEXAS,		
Country		10 > de 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
			高温ではも III
Before me,		, a notary public in and	l for said County and State, on
this day personally a	ppeared	SUPERIOR STATE	A BANK TOTAL OF A CAN
an and many to a get		kno	wn to me (or proved to me on
			the person whose name
			The same of the sa
			thathe executed the same
for the purposes and	consideration therein exp	ressed.	
Given under my	hand and seal of office, this	the day of	19
		Deed Recards of said Com	od ir . W. Solioti a in ine
	rotary rubite	in and iti	County, rexas.

this day personally appeared	, a notary public in and for said County and State, on, wife of, known to me (or proved to me on the oath of, a credible witness) to be the person whose name is aving been examined by me privily and apart from her
acknowledged such instrument to be her act as same for the purposes and consideration therein Given under my hand and seal of office, this	nd deed, and declared that she had willingly signed the n expressed, and that she did not wish to retract it. is the day of 19
has the risk of the land of the Notary Public	in and for County, Texas.
Tract No. County Highway No. Control Sec. Job Federal No. Between Between Batween Batway DEED	THE STATE OF TEXAS This day of o'clock _ M. A. D. 19, at o'clock _ M. Recorded This day of A. D. 19, in Records of Deeds, Book Page Clerk. County, Texas, Records of Deeds, Book Page Clerk. Deputy.
ary public in and for said County and State, on END	ORSEMENTS Semantic villagorated valuable
THE STATE OF TEXAS, County of	
I,	Clerk of the County Court of said County, do hereby ng, dated the day of A. D. 19 my office on the day of, A. D. 19 s the day of, A. D. 19 said County, in Volume on Page ty Court of said County, at office in,
Clerk	x of Court, County, Texas.

RIGHT-OF-WAY DEED

STATE OF TEXAS County of Hockley	KNOW ALL MEN BY THESE PRESENTS:
THAT Sue Alice Slaughter	
towns.	
tend I pro fair Who 1340	a S Incohen
Si benche that Frent T	sies, attenutors, and administrating to resigning our
of the County of Hockley , Sta	ate of Texas, for and in consideration of the sum of
· 11 /1 0/ / 25	DOLLARS, to in hand
hereby acknowledged, have this day sold, and do by	the State Highway Commission, receipt of which is these presents grant, bargain, sell and convey unto
the State of Texas, all that certain tract or parcel of	land, situate in the County of Hockley ,
State of Texas, and being a part of Block	1, Bob Slaughter Block
conveyed by Leon O.Thaxton -Minnie So	eash to Sue Alice Slaughter
	October 1936-37and recorded in
Volume 41-43 Page 631-416 of Deed Texas; said tract or parcel of land herein conveyed	Records of Hockley County.
(Important Note: If no liens, leases or easem	ents exist, insert the word "None.")
lien(s) held by Federal Land Bank lien & (Name) not show	D.of Trust recorded Vol.18, page 5, does to have been released.
easement(s) held by Tex-New Mexico Pipe (Name)	Line Co., Stanolind Pipe Line Co.,
lease(s) held by The Texas Company	(Address)
and being more particularly described as follows, t	
A strip of land 40 feet wide across	the East side of Labor 71 in League in Hockley County and being described

Beginning at the Northeast corner of Labor 71, the said point being on the centerline of the highway at Station 220-25; Thence West along the North line of Labor 71; a distance of 40 feet; Thence Sll Deg.5 Min. W along a line 40 feet West of and parallel to the centerline of the highway and the East line of Labor 71, a distance of 2935 feet to the South line of Labor 71; Thence East 40 feet the Southeast corner of Labor 71; Thence N l Deg. 05 Min. E along the centerline of the highway and the East line of Labor 71; a distance of 2935 feet to the point of beginning. Containing 2.695 Acres.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said State of Texas and its assigns, save and except the following reservations and provisions:

And I	the said Sue	Alice Slau	ghter		
do hereby bind Myse forever defend all and every person whomso	singular the said pre	emises, unto the	said State of	Texas, and its	o warrant and assigns against
And it is further a in consideration of the buildings and other ob	agreed that Ho e benefits above set ou structions as may be	t, will remove ir	om the prope	rty above describ	ped such fences,
Witness	hand, this the	day o	f		, A. D. 19
	95	M E	F-12	d d	
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. Page	1000		D. H.		
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The second second	To be		8		
11 11 3 6	至一十五五五				134
Transport Chiles	SINGL	E ACKNOWLE	DGMENT		1 1 1
THE STATE County of	OF TEXAS,	}		Gently of Epinols	LA CHECK
County of	喜. 15 香 1)		图 6 6 图	8 1
	A REST. LEWIS CO.			d for said Count	y and State, on
this day personally ap	ppeared	STANDARD SOUTH	and the	10 A 10 B	T to Towers
38 in the Zavel	i Committy School	l land An H	, kno	own to me (or p	roved to me on
the oath of	o the portland	, a credible w	vitness) to b	e the person	whose name
subscribed to	the foregoing instru	ment and acknow	wledged to me	e thathe exe	ecuted the same
for the purposes and	consideration therein	expressed.	is brown with	rical galogerol.	
Given under my	hand and seal of office	, this the	day of _	Serger at the	19
herianise, Con	wholeson to think This			e off has base to	

Before me,	THE County	STATE OF TE	}				
this day personally appeared, known to me (or proved to me on the cath of subscribed to the foregoing instrument, and having been examined by me privily and apart from her husband, and having the same fully explained to her, she the said acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. Given under my hand and seal of office, this the	Refe	ore me s at bus acret to	otetic biss can ote	a notary	public in an	d for said Cor	inty and State, on
subscribed to the foregoing instrument, and having been examined by me privily and apart from the husband, and having the same fully explained to her, she the said acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. Given under my hand and seal of office, this the	this day	personally appeared		: anola	ivota bas ea	ng reservatio	, wife of
husband, and having the same fully explained to her, she the said acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. Given under my hand and seal of office, this the	Ha (a)au	they too bost hise solone to	one of suddles bus	, kno	own to me (d	or proved to	me on the oath of
husband, and having the same fully explained to her, she the said acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. Given under my hand and seal of office, this the	gubgeribe	ed to the foregoing instru	ment, and having	credible	witness) to	be the person	on whose name is
Notary Public in and for	husband, acknowle same for	, and having the same fully edged such instrument to the purposes and consider	explained to her, be her act and de ration therein exp	she the ed, and pressed,	said declared tha and that she	at she had wi e did not wish	llingly signed the n to retract it.
Notary Public in and for			Sloughter.	Alice	eu2bia	a ent	AbnA
ENDORSEMENTS THE STATE OF TEXAS, County of I,	bus tus:	ecroises et his sevel to	otary Public in ar	d for		yself and singular macever lawf	County, Texas.
ENDORSEMENTS THE STATE OF TEXAS, County of I,			County	ockley	Н је	her agreed th	And it is furt
ENDORSEMENTS THE STATE OF TEXAS, County of, Clerk of the County Court of said County, do hereby certify that the foregoing instrument of writing, dated the day of, A. D. 19 with its authentication, was filed for record in my office on the day of, A. D. 19 at o'clockM., and duly recorded this the day of, A. D. 19 at o'clockM., in the Deed Records of said County, in Volume on Page Witness my hand and the seal of the County Court of said County, at office in, Texas, the day and year last above written.	Tract	County Highway No. Control Federal No. Between	RIGHT-OF-WAY DEE	THE STATE OF TEXA	Filed for Record day of o'clock	Recorded of	County, Texas, Records of Deeds, Book Page Deeds
County of							
I,	тць	STATE OF TE		EMENTS			usaversq yah anii
I,			>				
certify that the foregoing instrument of writing, dated the day of A. D. 19 with its authentication, was filed for record in my office on the day of, A. D. 19 at o'clock M., and duly recorded this the day of, A. D. 19 at o'clock M., in the Deed Records of said County, in Volume on Page Witness my hand and the seal of the County Court of said County, at office in, Texas, the day and year last above written.				3. CF			
with its authentication, was filed for record in my office on theday of, A. D. 19ato'clockM., and duly recorded this theday of, A. D. 19ato'clockM., in the Deed Records of said County, in Volume on Page Witness my hand and the seal of the County Court of said County, at office in, Texas, the day and year last above written.							
at o'clock M., and duly recorded this the day of , A. D. 19 at o'clock M., in the Deed Records of said County, in Volume on Page . Witness my hand and the seal of the County Court of said County, at office in , Texas, the day and year last above written.							
ato'clockM., in the Deed Records of said County, in Volume on Page Witness my hand and the seal of the County Court of said County, at office in, Texas, the day and year last above written.							
Clerk of Court, County, Texas.	atWit:	o'clockM., in the Dec	ed Records of said of the County Co	County, ourt of s	in Volume aid County, a	on	Page
			Clerk of (Court,			County, Texas.

Approved Bureau of Budget Form No. 40 - R932

Loan Number

APPLICATION FOR PARTIAL RELEASE

TO FEDERAL LAND BANK OF HOUSTON AND/OR THE FEDERAL FARM MORTGAGE CORPORATION

Name of Association

Borrower's Name and Address

MILL		7															
	I (we) the	ne under	signed	hereby	make a	applicatio	n for a	release	e of								
	from the a comple	lien(s) s te and de	securin; etail de	g the alescription	bove nu n of the	mbered le other p	oan(s). roperty	A met	es and hich a	houn	No. acredes designed	crintion	of the s as fo	acres	oe and		
t	ip of la	land i	n Hoel	kley C	ross t	he East and bei	side ng des	of La	bor 71	l in Collo	Leagu	ie 38 i	n the	Zava	la		
nı	ning at	the Nor	theas	t corn	er of	Labor 7	1, the	said	point	bei	ing or	the c	enter	line	of		
U	ighway a feet;	Thence	D I De	eg. 5]	Min. W	along	a line	40 fe	eet We	st o	of and	l para]	lel t	o the			
eı	line of	the hi	ghway	and th	he Eas	t line	of Lat	or 71	a di	istar	ice of	2935	feet	to th	10		
De	eg. 05 M	in. E a	long t	the cer	nterli	ne of t	he his	hway a	and th	ne Es	st li	ne of	Labor	71;	a		
	-00 01 2	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		one po	IIIC OI	pegrim	THE.	om oa.	THTHE	200	D AGI	es					
,	The follow	ving desc	cribed	building	gs or of	ther imp	roveme	nts are	on th	e lan	d to be	e releas	ed: (If	none	, indica		
The following described buildings or other improvements are on the land to be "none") The entire premises covered by said mortgage(s) consist of												acres of land located					
			POST OF THE PARTY	County,	Texas,	about		niles		fr	om the	e count	t cost	of ani	d count		
	from the_	mines .			school	-church a	and des	cribed	tne ne	arest tes ar	town	nds as f	ollows	les			
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1	(we) ne	repy cert	city tha	at all ta	xes due	and pay	able or	the se	curity	are r	aid ex	cent					
-	Citle to th																
(other liens	s on said	land ar	re held b	by										1		
7	he releas	e is desir	ed for	the follo	owing re	easons:											
	Name and																
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PLAT OF FARM

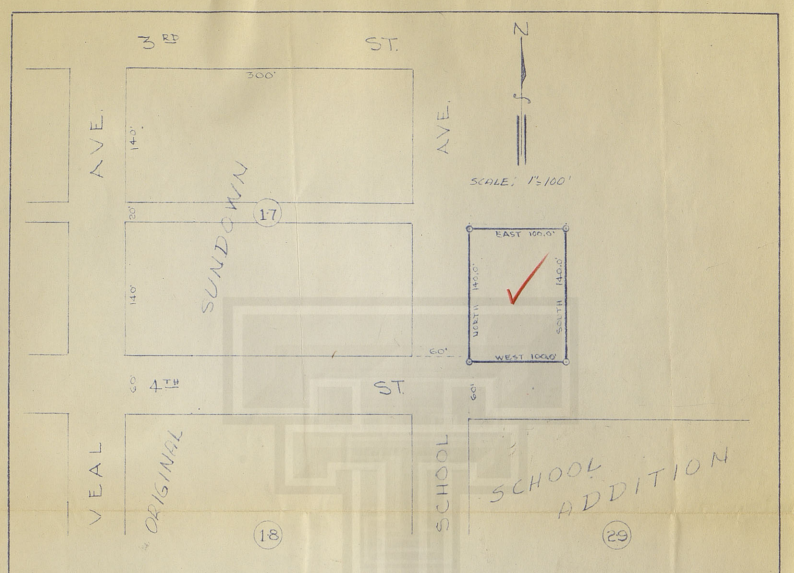
Draw a plat of the entire security and outline in RED the portion desired to be RELEASED. Accurately locate buildings and other improvements on entire security.

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FOR PARTIAL RELEASE
TO FEDERAL LAND BANK OF HOUSTON AND/OR THE
FEDERAL FARM MORTGAGE CORPORATION

APPLICATION

Norman of Budget Form No. 46 - Mast



Field notes for a certain parcel or tract of land in Labor 58, League 39, Maverick County School Land, Hockley County, Texas, containing approximately 0.32 acres.

Beginning at a point 60.0 feet North of the northwest corner of Block 29, School Addition, Sundown, Texas; this point being the southwest corner of this tract.

Thence North 140.0 feet for a corner.

Thence East 100.0 feet for a corner.

Thence South 140.0 feet for a corner.

Thence West 100.0 feet to the point of beginning.



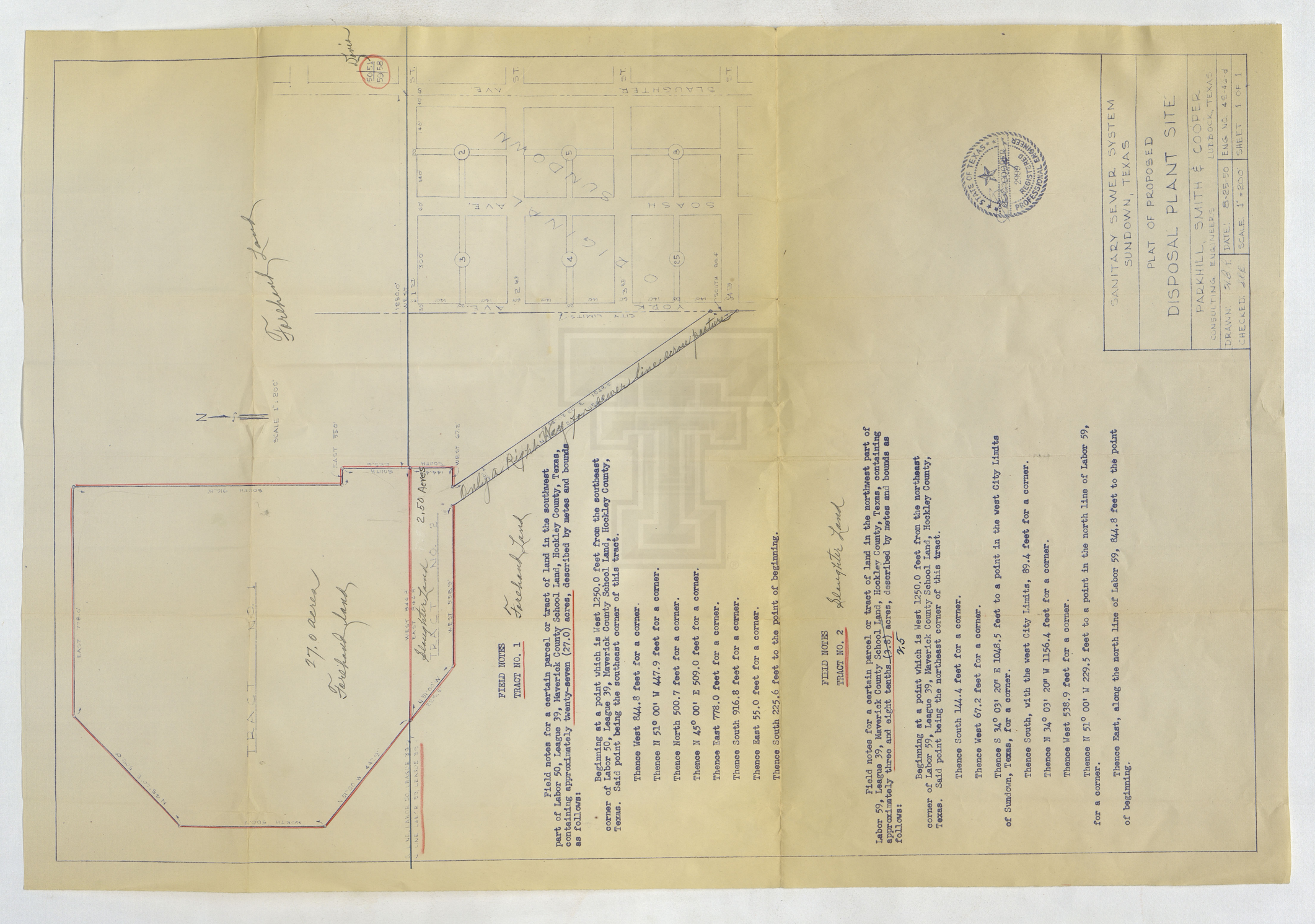
SANITARY SEWER SYSTEM
SUNDOWN, TEXAS

PLAT OF PROPOSED

LIFT STATION SITE

PARKHILL SMITH & COOPER

PARKHILL SMITH & COOPER
CONSULTING ENGINEERS LUBEOCK, TEXAS
DRAWN: JARR, DATE: 8-25-50 ENG NO. 49-46-4
CHECKED: A.C.C. SCALE: 1"=100" SHEET 1 OF 1



CITY OF SUNDOWN

SUNDOWN, TEXAS

October 14, 1950

Mr. Ira Wills Manager, Slaughter Farms Levelland, Texas

Dear Mr. Wills:

In connection with the recent request by the City of Sundown, Texas for right-of-way easements, etc. from the Slaughter Farms, to be used in construction of a sewage system for the City, it is our desire to maintain full cooperation with Slaughter Farms at all times and to this end we wish to furnish the following information which was brought before the City Commission at Sundown, Texas in a special meeting held Friday, October. 13, 1950, and duly passed and approved by said Commission. The location and amounts authorized to be paid for right-of-way easements and properties are described by metes and bounds as follows:

Beginning at a point which is West 1,250.0 Feet from the Northeast corner of Labor 59, League 39, Maverick County School Land, Hockley County, Texas, said point being the Northeast corner of this tract;

Thence South 144.4 Feet for a corner.
Thence West 666.5 Feet for a corner.
Thence North 51, 00' West 229.5 Feet
to a point in the North Line of Labor 59,
for a corner.
Thence East, along the North Line at
Labor 59, 844.8 Feet to the point of
beginning.

The above plot consisting of 2.5 Acres and adjacent to the sewage system site was valued by the City Commission at a rate of \$60.00 per acre.

Beginning at a point which is West 1,317.2 Feet and South 144.4 Feet from the Northeast corner of Labor 59, League 39, Maverick County School Land, Hockley County, Texas. Said point being the Northeast corner of this Easement Strip.

Thence South, with the West City Limits, 89.4 Feet for a corner. Thence North 34 03 20 W1156.5 Feet for a corner.

Thence East 60.4 Feet to the point of beginning. The above described property pertains to right of way easement across a portion of Labor 59, League 39, Maverick County School Land, Hockly County, Texas and, if purchased, will be paid for at a date established by the Texas Railroad Commission. Beginning at a point 60.0 Feet North of the Northwest corner of Block 29, School Addition Sundown, Texas; this point being the Southwest corner of this tract. Thence North 140.0 Feet for a corner. Thence East 100.0 Feet for a corner. Thence South 140.0 Feet for a corner. Thence West 100.0 Feet to the point of beginning, containing approximately 0.32 Acres. The above plot consisting of 0.32 Acres was valued by the City Commission at a stated price of \$50.00. Trusting that the above is in accordance with your views and policies we will appreciate a prompt reply to this matter. Very truly yours, Jak a. Welliams

HWT/dp

Opin)

STATE OF TEXAS
COUNTY OF HOCKLEY

KNOW ALL MEN BY THESE PRESENTS:

That I, R. L. SLAUGHTER, JR., of Tarrant County, Texas (joined pro forma by my wife, Sue Alice Slaughter, to evidence that the property hereinafter described is not claimed or used as homestead), in consideration of One Hundred Fifty (\$150.00) Dollars cash to me in hand paid by the CITY OF SUNDOWN, Hockley County, Texas, and subject to the exception and reverter hereinafter contained, do hereby sell, transfer and assign unto said CITY OF SUNDOWN the surface only of that certain tract of land situate in Hockley County, Texas, being approximately 2½ acres out of the Northwest part of Labor 59, League 39, Maverick County School Land, particularly described as:

Beginning at a point which is west 1250.0 feet from the Northeast corner of Labor 59, League 39, Maverick County School Land, Hockley County, Texas, said point being the Northeast corner of this tract; thence south 144.4 feet for a corner; thence west 666.5 feet for a corner; thence north 51 deg. 00 min. West 229.5 feet to a point in the North line of Labor 59 for a corner; thence east along the north line of labor 59, 844.8 feet to the point of beginning.

EXCEPTION

There is excepted from the foregoing grant and reserved unto the said R. L. Slaughter, Jr., his heirs and assigns, all oil, gas and other minerals in, on and under the above described property, and such other incidental rights for the enjoyment of the excepted estate so long as the incidental rights reserved do not unreasonably interfere with the use of the surface by the Grantee herein as a settling and purification tank for water filtered from its sewerage disposal plant.

REVERTER

If and whenever said property ceases to be used by said City as a settling and purification tank for water filtered from its sewerage disposal plant, all rights, titles and interests hereby conveyed shall cease and revert to R. L. Slaughter, Jr., his heirs, assigns and legal representatives.

Subject to all of the foregoing TO HAVE AND TO HOLD the surface only of said tract of land for use by said Grantee for the limited purposes above stated.

IN WITNESS WHEREOF this instrument is executed this day of November, 1950.

R. L. Slaughter, Jr

Sue Alice Slaughter

STATE OF TEXAS

COUNTY OF DALLAS

BEFORE ME, the undersigned authority, on this day personally appeared R. L. SLAUGHTER, JR. and SUE ALICE SLAUGHTER, his wife, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Sue Alice Slaughter, wife of the said R. L. Slaughter, Jr., having been examined by me privily and apart from her husband and having the same fully explained to her, she, the said Sue Alice Slaughter, acknowledged such instrument to be her own act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed and that she did not wish to retract it.

day of November, 1950.

Notary Public, Dallas County, Texas STATE OF TEXAS
COUNTY OF HOCKLEY

KNOW ALL MEN BY THESE PRESENTS:

That I, R. L. SLAUGHTER, JR., of Tarrant County, Texas (joined pro forma by my wife, Sue Alice Slaughter, to evidence that the property hereinafter described is not claimed or used as homestead), in consideration of Fifty Dollars (\$50.00) cash to me in hand paid by the CITY OF SUNDOWN, Hockley County, Texas, and subject to the exception and reverter hereinafter contained, do hereby sell, transfer and assign unto said CITY OF SUNDOWN the surface only of that certain tract of land situate in Hockley County, Texas, out of Labor 58, League 39, Maverick County School Land, containing .032 acres particularly described as:

Beginning at a point 60.0 feet North of the Northwest corner of Block 29, School Addition, Sundown, Texas; this point being the Southwest corner of this tract; thence North 140.0 feet for a corner; thence East 100.0 feet for a corner; thence South 140.0 feet for a corner; thence South 140.0 feet for a corner; thence West 100.0 feet to the point of beginning.

EXCEPTION

There is excepted from the foregoing grant and reserved unto the said R. L. Slaughter, Jr., his heirs and assigns, all oil, gas and other minerals in, on and under the above described property, and such other incidental rights for the enjoyment of the excepted estate so long as the incidental rights reserved do not unreasonably interfere with the use of the surface by the Grantee herein for a pumping plant and pump site in connection with the Grantee's sewer system.

REVERTER

If and whenever said property ceases to be used by said City for the purpose of operating and maintaining a pumping plant and pump site in the operation of its sewer system all rights, titles and interests hereby conveyed shall cease and revert to R. L. Slaughter, Jr., his heirs, assigns and legal representatives.

Subject to all of the foregoing TO HAVE AND TO HOLD the surface only of said tract of land for use by said Grantee for the limited purposes above stated.

IN WITNESS WHEREOF this instrument is executed this day of November, 1950.

R. L. Slaughter, gr.

Sue Alice Slaughter

STATE OF TEXAS

COUNTY OF DALLAS

personally appeared R. L. SLAUGHTER, JR. and SUE ALICE SLAUGHTER, his wife, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Sue Alice Slaughter, wife of the said R. L. Slaughter, Jr., having been examined by me privily and apart from her husband and having the same fully explained to her, she, the said Sue Alice Slaughter, acknowledged such instrument to be her own act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed and that she did not wish to retract it.

GIVEN UNDER MY HAND and Seal of Office this

day of November, 1950.

Notary Public, Dallas County, Texas STATE OF TEXAS
COUNTY OF HOCKLEY

KNOW ALL MEN BY THESE PRESENTS:

That I, R. L. SLAUGHTER, JR., of Tarrant County, Texas, do hereby grant to the CITY OF SUNDOWN, Hockley County, Texas, a pipe line easement for the installation and maintenance of one, but not more than two, pipe lines, said easement being particularly described as follows:

Beginning at a point which is West 1329.3 feet and South 144.4 feet from the northeast corner of Labor 59, League 39, Maverick County School Land, Hockley County, Texas, said point being the northeast corner of this Easement Strip; thence South 34 deg. 03 min. 20 sec. East 1070.1 feet to a point in the west City Limits of Sundown, Texas, for a corner; thence south with the west City Limits 53.7 feet for a corner; thence North 34 deg. 03 min. 20 sec. West 1134.9 feet for a corner; thence east 36.3 feet to the point of beginning, and containing 66.82 rods in length.

In consideration of the grant of the foregoing easement said City of Sundown hereby obligates itself to maintain the surface of said easement in such manner as not to interfere with the cultivation of said surface, and if and whenever in the maintenance of said pipe line or pipe lines it becomes necessary to disturb the surface, said City at its cost and expense will promptly restore the surface and pay all damages which its operation and maintenance of pipe lines in said right of way may from time to time cause to growing crops, sod, turf or trees.

When said easement ceases to be used for the maintenance of a pipe line or pipe lines in connection with the sewerage or sewerage disposal plant of said City, the rights in said easement shall cease and revert to R. L. Slaughter, Jr., his heirs, assigns and legal representatives.

Subject to the foregoing TO HAVE AND TO HOLD said easement to said City of Sundown so long as it is used for the purposes above set out.

IN WITNESS WHEREOF this instrument is executed this day of November, 1950.

R. L. Slaughter, Jr.

STATE OF TEXAS

COUNTY OF DALLAS

BEFORE ME, the undersigned authority, on this day personally appeared R. L. SLAUGHTER, JR., known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND and Seal of Office this / day of November, 1950.

> arnagar Notary Public, Dallas County, Texas

IRA WILLS,
Core HILTON HOTEL
LUBBOCK, TEXAS

Capier om Mapa.

City of Sundams Sewerage Papers Mr. Ira Wills Manager, Slaughter Farms Levelland, Texas

Dear Mr. Wills:

In connection with the recent request by the City of Sundown, Texas for right-of-way easements, etc. from the Slaughter Farms, to be used in construction of a sewage system for the City, it is our desire to maintain full cooperation with Slaughter Farms at all times and to this end we wish to furnish the following information which was brought before the City Commission at Sundown, Texas in a special meeting held Friday, October, 13, 1950, and duly passed and approved by said Commission. The location and amounts authorized to be paid for right-of-way easements and properties are described by metes and bounds as follows:

Beginning at a point which is West 1,250.0 Feet from the Northeast corner of Labor 59, League 39, Maverick County School Land, Hockley County, Texas, said point being the Northeast corner of this tract;

Thence South 144.4 Feet for a corner.
Thence West 666.5 Feet for a corner.
Thence North 51°, 00° West 229.5 Feet
to a point in the North Line of Labor 59,
for a corner.
Thence East, along the North Line at
Labor 59, 844.8 Feet to the point of
beginning.

The above plot consisting of 2.5 Acres and adjacent to the sewage system site was valued by the City Commission at a rate of \$60.00 per acre.

Beginning at a point which is West 1,317.2 Feet and South 144.4 Feet from the Northeast corner of Labor 59, League 39, Maverick County School Land, Hockley County, Texas. Said point being the Northeast corner of this Easement Strip. Thence South, with the West City Limits.

89.4 Feet for a corner.
Thence North 34 03' 20" W1156.5 Feet for

a corner.

Thence East 60.4 Feet to the point of beginning.

The above described property pertains to right of way easement across a portion of Labor 59, League 39, Maverick County School Land, Hockly County, Texas and, if purchased, will be paid for at a date established by the Texas Railroad Commission.

Beginning at a point 60.0 Feet North of the Northwest corner of Block 29. School Addition Sundown, Texas; this point being the Southwest corner of this tract.

Thence North 140.0 Feet for a corner.
Thence East 100.0 Feet for a corner.
Thence South 140.0 Feet for a corner.
Thence West 100.0 Feet to the point of beginning, containing approximately 0.32 Acres.

The above plot consisting of 0.32 Acres was valued by the City Commission at a stated price of \$50.00.

Trusting that the above is in accordance with your views and policies we will appreciate a prompt reply to this matter.

Very truly yours,

ack a. Willia

Mayor

HWT/dp

FOR AND IN CONSIDERATION OF THE SUM OF \$	12.90	, the receipt of which is hereby acknowledged,
R. L. Slaughter Jr. and Sue Alice S	laughter, acting by	and through Ira Wills, our
Agent and Attorney in Fact		
hereinafter referred to as Grantors (whether one or more), do corporation, its successors and assigns, hereinafter referred to replace, change the size of or remove a pipe line or pipe line the following described lands, of which Grantors warrant they	o as Grantee, the right to cores, for the transportation of oil,	nstruct, maintain, inspect, operate, protect, repair,
situated in Hockley		County, State of Texas, to-wit:
E/2 of Tract 3, League 41, Maverick	County School Land	
GUYEN UNDER MY HAND AND SEAL OF OFFICE.		
The fire post substance to the color the bersons where beings s	are subscribed to be taxogona.	
together with the right of ingress and egress to and from said to fully use and enjoy the above described premises, except as nor permit to be built, created or constructed, any obstruction, hereby agrees to pay any damages which may arise to growing herein granted, said damages, if not mutually agreed upon, to appointed by Grantors, one by Grantee, and the third by the tronclusive.	to the rights herein granted; an building, engineering works, or o crops, pasturage, fences or build to be ascertained and determined	nd Grantors agree not to build, create or construct, other structure over said pipe line or lines. Grantee ings of said Grantors from the exercise of the rights by three disinterested persons, one thereof to be
Should more than one pipe line be laid under this grant,		deration, calculated on the basis of XXXXXX
per lineal rod, sha	TERM SAID FOR EASING NAME AND	
hereunder may be made direct to said Grantors or any one of		or the same since is to so agreed that any of ayang the
Any pipe line or lines constructed by said Grantee across to such depth as will not interfere with such cultivation. The rights herein granted may be assigned in whole or	in part	at the time of the construction thereof, be buried
CHARACTER TO THE HANDLE TO CHARACTER TO CHARACTER TO		A D 19
The terms, conditions and provisions of this contract sha representatives, successors and assigns of the parties hereto.		upon the heirs, executors, administrators, personal
E/2 of Tract 3, 85.8 rods.		
		of Secremit ordered
	ARATE ACKNOWLEDOME	
and the second s	TOTAL TEMPTOMACOUSE	
IN WITNESS WHEREOF, the Grantors herein have herein	unto set their hands and seals this	s 22 day of Oct , 19 53
Signed, sealed and delivered in the presence of:		
GIVEN UNDER A SIND AND SEAL OF OTRICL T	R. L.	Slaughter, Jr. (Seal)
008		Ma Mica
C. J. orgner.	Age	ont and Attorney in Fact (Seal)
	Sue A	lice Slaughter (Seal)
BLFORE ME, the understgoed, a Notary Public in and h	By <u>/</u>	Ma Wills (Seal)
COBVEA OF	Age	ent and Attorney in Fact
man water of a service		(Seal)

ACKNOWLEDGMENT

	Jotary Public in and for	said County and Sta	te, on this day person	ally appeared	(309)
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known to me to be the personwhose executed the same for the purposes and			oing instrument, and	acknowledged to me tha	the
GIVEN UNDER MY HAND ANI	SEAL OF OFFICE, This	S	day of	,	A. D. 19
My commission expires:					
Signed, sealed and delivered to the passes				Y	Notary Public
	WIEE'S SEDA	RATE ACKNOW	TEDGMENT		
THE CTATE OF TEVAC	WIFE 3 SEFA	KATE ACKINOW	LEDGMEINI		
THE STATE OF TEXAS,	}				
COUNTY OF					
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BEFORE ME, the undersigned, a line wife, both known to me to be the executed the same for the purposes and husband, and having the same fully e willingly signed the same for the purposes. GIVEN UNDER MY HAND AN My commission expires:	Persons whose names are consideration therein expanding to her, she ack soses and consideration the D SEAL OF OFFICE, To SEAL OFFICE	and	foregoing instrument ife having been exartrument to be her ac and that she did not v	ally appeared	me that they end apart from clared that she , A. D. 19

Pavement Tract 2 ,66 690,50 Present Escilities 7 ZExisting Line

1 A

STATE OF TEXAS)
COUNTY OF LUBBOCK)

BEFORE ME, the undersigned authority, a notary public in and for said State and County, on this day personally appeared Ira Wills, as Agent and Attorney in Fact for R. L. Slaughter, Jr. and Sue Alice Slaughter, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacities therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the _____ day of _____ , A.D., 1953.

Notary Public, in and for Lubbock County, Texas.

My Commission expires

FOR AND IN CONSIDERATION OF THE SUM OF \$	3 270.45 , the receipt of which is hereby ackr	nowledged
M (1984년 1984년 1984년 1985년 1987년 1984년 1984년 1984년 1984년 1984년 1986년 1984년 1986년 1986년 1986년 1986년 1986년 1986년	ice Slaughter, acting by and through	igh
Ira Wills, our Agent and Attorn	nev in Fact	
nereinafter called grantors, hereby grant unto STANOLIND PIP hereinafter caller grantee, the right to lay, maintain, inspect, or bil, gas, gasoline or other petroleum products, along a route to b	E LINE COMPANY, a Maine corporation, its successors an	rtation of
of which grantors warrant they are the owners in fee simple, situ	uated in Hockley County, State of Tex	as, to-wit;
Labors 75, 76, 71, & E/2 of 72,	, League 38, Zavalla County School	L Land.
l v		
The state of the s	to the	
ogether with the right of ingress and egress to and from said lan	nd for any and all purposes necessary and incident to the exerc	ise by said
grantee of the rights granted by this contract.	X\$100 XIX Kand paid Necesperof which XIK hereby acknowledg	edx Kereky
rant to said grantee, the right to lay, maintain, operate, inspection, previously constructed line of lines, for like use as hereing	r replace change of remove any additional line constructed here.	inder, said
grantee Markes 16 pays that further sum of XXXXXXXXXXX PD6567e Aire nime of Albercommencement of Alberconstruction of si	nd the for lines over and throught said lands.	e made on
Any pipe line or lines constructed by said grantee hereunces will not interfere with the cultivation of the surface, the use of	der shall, at the time of the construction thereof, be buried to shall, subject to the rights herein granted, is reserved to gran	such depth
1	perations bereunder to improvements now on said land, and	to growing
crops, pasturage, fences and livestock of grantors on said land. I	three disinterested persons, selected as follows: One by granto	
grantee, and the third by the two so selected, and the written awa	erd or such three persons shall be that and conclusive.	
**************************************	vovo vovo v vovo v v vovo v Bank n k v v v v v v v v v v v v v v v	*****
the eredit of said grantors of any, one of them muther and considered as payment so made shall be denned and considered as payment of this contract shall extend to and be binding upon the heirs, end the parties hereto.	ent to each of said grantors, and that the terms, conditions and executors, administrators, personal representatives, successors a	and assigns
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outserver on a province to a com-		
same for the purposes and consi	dereston market expression of	r, erre
IN WITNESS WHEREOF, the grantors herein have he		£, 1249
Signed, sealed and delivered in the presence of:	n. L. Sinaggoos, dr. and sup file	(Seal)
said State and County, on this	As Agent and Attorney in fact	for
BELLYIN BU' FIX SHEELSTINES	Alice Shaughter.	(Seal)
COLUMN ON PROPERTY.	R. L. SLAUGHTER. JR.	(Seal)
STATE OF THYAS)	AMA Mila	(Seal)
	Agent & Attorney in Fact	(Seal)
	SUE ALICE SLAUGHTER	
Given under any hand and seal of office, this. 'My Commission expires WCKNe	OWLEDGMENT By SXA Wills	J. F. Y.
STATE OF TEXAS,	hance near enumerous energy express cube concert and ever one end track	to retta
said	acknowledged such instrument to be her ac	and deed.
COUNTY OF and having been exactin d by me privily and	apart from her husband, and having the same fully explained	to her, she,
Before me,	, a Notary Public in and for said County at	id State, or
this day personally appeared	known to me, (or proved to	subscribe
oath of day personally appeared		in expressed
to the foregoing instrument and acknowledged to me that he	eexecuted the same for the purposes and consideration there.	D., 19
Given under my hand and seal of office, this My commission expires	aay O.	
My commission expires		
COLVAIL OR ADSKAR	Notary Public.	

STATE OF TEXAS,	
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INCA OF	, acknowledged such instrument to be her act and
	same for the purposes and consideration therein expressed, and that she did not wish to
Given under my hand and seal of of My Commission expires	Office, this day of
	SUE ALICE SLAUGHTER
	Notary Public.
STATE OF TEXAS)	R L SLABGHTER JR
COUNTY OF LUBBOCK)	The state of the s
BEFORE ME, the und	dersigned auhtority, a notary public, in and
sa atata and County	on this day personally appeared Ira Wills, Fact for R. L. Slaughter, Jr. and Sue Alice
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E. 1 70	79,9
77 24	Notary Public, in and for Lubb
Laker 75	County, Texas.
My Commission expires_	
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FOR AND IN CONSIDERATION OF THE SUM OF \$ 270 -15

hereinafter called grantors, hereby grant unto STANOLIND FIPE LIME COMPANY, a Maine corporation, its successors and assigns, hereinafter caller grantee, the right to lay, maintain, inspect, operate, replace, change or remove a pipe line for the transportation of oil, gas, gasoline or other petroleum products, along a route to be selected by grantee on, over and through the following described land

DESTRUCTION DIDE TIME CO SUR 1-800. SLAUGHTER 8" GRAWITY 6" EXTENTION FROM WHITEPACE 4" & 3" JCT. 8L unage7 LL Moger 92 unoqey SL inoger Of Inoget 32 4/4 38 08.9170 .88.69 182+51 DY PODE10 3 . 78 P (8 of ment to third?) SE BUBBB SEAGUE 52 .78.78 14 100987 Ynoge7 EL Inoget the moder 1 unoget ZAVALLA COUNTY SCHOOL LAND ONAL LO SCHOOL LAND hoursen

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FOR AND IN CONSIDERATION OF THE SUM OF \$_ , the receipt of which is hereby acknowledged, R. L. Slaughter, Jr. and Sue Alice Slaughter, acting by and through Ira Wills, our Agent and Attorney in Fact hereinafter referred to as Grantors (whether one or more), do hereby warrant and convey unto SERVICE PIPE LINE COMPANY, a Maine corporation, its successors and assigns, hereinafter referred to as Grantee, the right to construct, maintain, inspect, operate, protect, repair, replace, change the size of or remove a pipe line or pipe lines, for the transportation of oil, gas and the products thereof, along a route to be selected by Grantee on, over, and through the following described lands, of which Grantors warrant they are the owners in fee simple, situated Hockley _ County, State of Texas, to-wit: Labor 93, League 39 and Labors 94, 95 and 96, League 38, Zavalla County School Land. together with the right of ingress and egress to and from said line or lines, or any of them, for the purposes aforesaid. Grantors to have the right to fully use and enjoy the above described premises, except as to the rights herein granted; and Grantors agree not to build, create or construct, nor permit to be built, created or constructed, any obstruction, building, engineering works, or other structure over said pipe line or lines. Grantee hereby agrees to pay any damages which may arise to growing crops, pasturage, fences or buildings of said Grantors from the exercise of the rights herein granted, said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by Grantors, one by Grantee, and the third by the two so appointed, and the written award of such three persons shall be final and conclusive. Should more than one pupe line be land under this grant, an any time, an additional consideration, calculated on the basis of hereunder may be made direct to said Grantors or any one of thorn. Any pipe line or lines constructed by said Grantee across lands under cultivation shall, at the time of the construction thereof, be buried to such depth as will not interfere with such cultivation. The rights herein granted may be assigned in whole or in part. The terms, conditions and provisions of this contract shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the parties hereto. Labor 93, League 39 162.3 Rods Labor 94, League 38 168.8 Rods Labor 95, League 38 161.4 Rods Labor 96, League 38 161.3 Rods All in Zavalla County School Land. 653.8 50 d rod TE ACKNOWLEDGMENT 2 day of Sune IN WITNESS WHEREOF, the Grantors herein have hereunto set their hands and seals this_ Signed, sealed and delivered in the presence of: _(Seal) Agent and Attorney in Fact Suo Alico Slaughtor Agent and Attorney in Fact

SINGLE ACKNOWLEDGMENT

SINGLE ACKNOWLEDGMENT

THE STATE OF TEXAS,				
COUNTY OF				(Seal
BEFORE ME, the undersigned, a Notary Public in a	nd for said Count	y and State, on this day	personally appear	ed
				Accept the state of
nown to me to be the personwhose name subscr	ibed to the forego	ing instrument and ac	knowledged to me	that he execute
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GIVEN UNDER MY HAND AND SEAL OF OFF	ICE, This			, A. D. 19
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GIVEN UNDER MY HAND AND SEAL OF OFF	ICE, This	day of	\searrow	, A. D. 19
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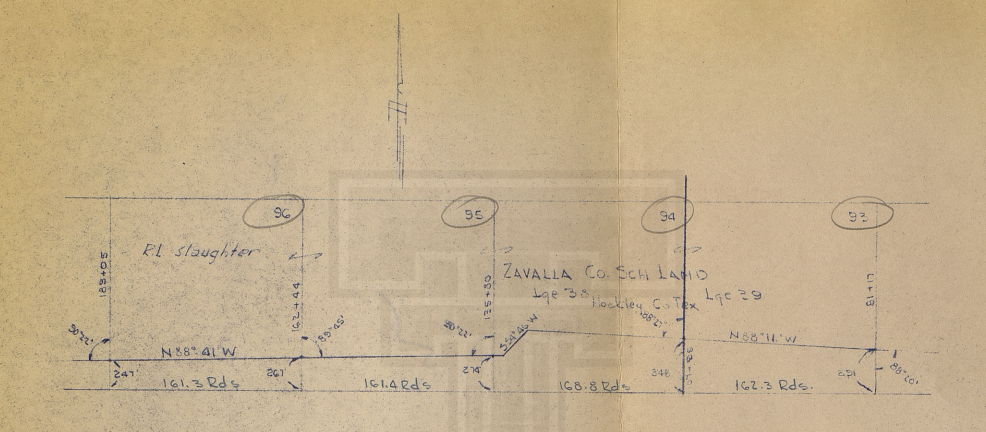
STATE OF TEXAS)
COUNTY OF LUBBOOK)

BEFORE ME, the undersigned authority, a notary public, in and for said State and County, on this day personally appeared Ira Wills, as Agent and Attorney in Fact for R. L. Slaughter, Jr. and Sue Alice Slaughter, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacities therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the _____ day of _____, A. D., 1951.

Notary Public, in and for Lubbock County, Texas.

My Commission expires_



139+05' 81+17' 107+88 Total 653.8 Rode V

WHITEFACE DISCHARGE

CROSSING

R.L. SLAUGHTER RANCH

SERVICE PIPE LIME CO.
EMBRIEFT LUEROCKTEX

SCALE MORE DATE G-12-SI

Buni ERIGGS

Right-of-Way Easement

THE STATE OF TEXAS,
County of Lubbook

KNOW ALL MEN BY THESE PRESENTS:

That R. L. Slaughter, Jr. Acting herein through Ira Wills, Agent and Attorney
in fact
of the County of Lubbock State of Texas , for and
in consideration of the sum of Fifty and No/100 Dollars, the
receipt of which is hereby acknowledged, to
situated in the County of Hockley , State of Texas, now owned
bypossession, known and described as follows, to-wit:
Said right of way beginning in the north line of Labor 35, League 40, Maverick
County School Land, Hockley County, Texas at a point lying 31 feet east of the
west line of said Labor 35, thence south 31 feet east of and parallel to the
west line of said Labor 35 to the south line thereof.
V. 2. 30
GRAN THUGH MAN HENRY DISCHARGE MIN. AND THE STATE OF THE
and that she did not with to retrace N
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said right of way being of such width necessary for the construction and maintenance of the transmis-
sion and/or distribution line as stated herein, and extending from the North line
comment of said tract to the South line corner thereof,
for the purpose of erection, construction and maintenance of an electric transmission and/or distribution line thereon, giving to said company and its successors and assigns, the right to place its poles, guy wires, and braces thereon, and the lines and equipment on such poles, and the right to enter on said land at all times for the purpose of making additions thereto, improvements thereon and repairs to same, and the maintenance of said line; together with free ingress, egress, and regress to and for the said SOUTHWESTERN PUBLIC SERVICE COMPANY, it successors and assigns, and their agents, workmen and representatives, as by it or them shall be necessary or convenient at all times and seasons forever, in, along, upon and across said way, in common with the grantors, their tenants and assigns; provided that said line shall be constructed in an approved manner and with as little damage to said premises as may be practical considering the nature of the construction.
TO HAVE AND TO HOLD all and singular the privileges aforesaid unto it, the said SOUTH-WESTERN PUBLIC SERVICE COMPANY, its sucessors and assigns, to their proper use and behoof forever.
Witness Hand this the Aday of Quy A. D., 19
R. L. Slaughter, Jr.
An Wills 1
By: Ira Wills, His Agent and Attorney in fa

THE STATE OF TEXAS, County of Lubbock	BEFORE MI	E, the undersigned aut	hority,
a Notary Public in and for the County an			
IRA WILLS,	known to me	to be the personv	vhose name
subscribed to the foreg			atheexecuted
Given Under My Hand and Seal of	Office, this the		
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THE STATE OF TEXAS, County of	BEFORE M	E, the undersigned au	thority,
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	wife of the s		
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and that she did not wish to retract it.			downof
Given Under My Hand and Seal of			day of
, A.	D., 19	coot.	
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County School Land, Souther F	Notary Pub	ic,	County, Texas
Said raghe of may beginning a			
	(passes in stong pic		
NAY EASEMENT Acknowledgment To TO STERN PUBLIC COMPANY	Filed For Record day of A. D., 19 ock M. County Clerk. Deputy.	Recorded A. D., 19 County Record Book	County Clerk. Deputy.
RIGHT-OF-WAY E. With Joint Acknowled To To SOUTHWESTERN SERVICE COM	This day of at o'clock	In of Page.	ByRecording Fee

FOR AND IN CONSIDERATION OF THE SUM OF \$_3	, the receipt of which is hereby acknowledged,
R. L. Slaughter Jr. and Sue Alice Sla	aughter, acting by and through Ira Wills,
our Agent and Attorney in Fact	
ereinafter referred to as Grantors (whether one or more), do her orporation, its successors and assigns, hereinafter referred to as eplace, change the size of or remove a pipe line or pipe lines, for	reby warrant and convey unto SERVICE PIPE LINE COMPANY, a Maine Grantee, the right to construct, maintain, inspect, operate, protect, repair, the transportation of oil, gas and the products thereof, along a route to be ed lands, of which Grantors warrant they are the owners in fee simple, situated
Hockley County, State of T	Texas, to-wit:
Tract 3 of Bob Slaughter Block in Lea	igue 41, Maverick County School Land
	Notary Publis
My commission expires:	
GIVEN UNDER MY HAND AND SEAL OF OAFICE, This	A D 19
its wife, both known to me to be the persons whose names and secured the same for the purposes and consideration therein of purposes.	A led to the foregoes instrument, and saknowledged to me that they each part to the privity and apart from her they are they be not act and deed, and she declated that she had sen that they are ded not wish so retract to
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PREMIX YES GRAN SHE PIPE THE BE INCOME THAT FIRST START	hy time, an additional consideration, calculated on the basic ope
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epresentatives, successors and assigns of the parties hereto.	extend to and be binding upon the heirs, executors, administrators, personal
Tract 3, 79.1 Rods	wife of
BEFORE ME, the undersigned, a Notary Public in and for	said County and State, on this day personally appeared
OUNTY OF	
WIFE'S SEPARA	ATE ACKNOWLEDGMENT
	10 41
IN WITNESS WHEREOF, the Grantors herein have hereunto	o set their hands and seals this
igned, sealed and delivered in the presence of:	
GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	R. L. Slaughter, Jr. (Seal)
to me to be the person wisose name subscribed to the same for the purposes and consideration therein expressed.	Xx 1/20
DEFORE ME, the and respect, a Protecty Public in and tot say.	q Conock and States on this 4st Personal Apprecia
DOWN OF	Sue Alice Slaughter
HE STATE OF TEXAS, OUNTY OF	By StraWills (Seal)
SINGLE A	Agent and Attorney in Fact (Seal)

SINGLE ACKNOWLEDGMENT

COUNTY OF	
	Sue Alice Staughter (See
BEFORE ME, the undersigned, a Notary Public in and for said County	and State, on this day personally appeared
known to me to be the person whose name subscribed to the foregoing the same for the purposes and consideration therein expressed.	Yes Alimin
GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	day of , A. D. 19
My commission expires:	
IN WITNESS WHEREOF, the Grantors herein have hereunto set their	Notary Public.
	19 miles 105
WIFE'S SEPARATE ACK	KNOWLEDGMENT
THE STATE OF TEXAS,	
COUNTY OF	
BEFORE ME, the undersigned, a Notary Public in and for said Coun	nty and State, on this day personally appeared
	ife of
known to me to be the person whose name in subscribed to the foregoin apart from her husband, and having same fully explained to her, she acknown	ig instrument, and said wife having been examined by me privily a
that she had willingly signed the same for the purposes and consideration the	herein expressed, and that she did not wish to retract it.
GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	day of and about the penal executors again, A. D. 19
My commission expires:	
to such depth as will not interfere with such cultivation.	Notary Publi
REPORTED THAT DE TRACE SEED SEED SEED SEED OF THE SEED SEED SEED SEED SEED SEED SEED SE	
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	EXTREMENDED AND ADDRESS OF THE SECOND PROPERTY OF THE SECOND PROPERT
JOINT ACKNOW	VLEDGMENT
COUNTY OF	get and determined by three dismisressed persons, one thereof to
COUNTY OF	nty and State, on this day personally appeared
COUNTY OF	nty and State, on this day personally appeared
BEFORE ME, the undersigned, a Notary Public in and for said Courant bis wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed.	to the foregoing instrument, and acknowledged to me that they established with the having been examined by me privily and apart from such instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it.
BEFORE ME, the undersigned, a Notary Public in and for said Court his wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	to the foregoing instrument, and acknowledged to me that they established with the said wife having been examined by me privily and apart from such instrument to be her act and deed, and she declared that she deessed, and that she did not wish to retract it.
BEFORE ME, the undersigned, a Notary Public in and for said Courant bis wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed.	nty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they e said wife having been examined by me privily and apart from such instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. day of, A. D. 19
BEFORE ME, the undersigned, a Notary Public in and for said Court his wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	nty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they exact which instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. day of
BEFORE ME, the undersigned, a Notary Public in and for said Court his wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	nty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they exceed instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. Notary Public
BEFORE ME, the undersigned, a Notary Public in and for said Counting wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	nty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they elected instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. Notary Public
BEFORE ME, the undersigned, a Notary Public in and for said Counting wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	nty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they exchange such instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. Notary Public Notary Publi
BEFORE ME, the undersigned, a Notary Public in and for said Court his wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	nty and State, on this day personally appeared
BEFORE ME, the undersigned, a Notary Public in and for said Court his wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This	nty and State, on this day personally appeared
BEFORE ME, the undersigned, a Notary Public in and for said Countries wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed.	nty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they e said wife having been examined by me privily and apart from such instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. Aday of
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BEFORE ME, the undersigned, a Notary Public in and for said Court wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. This	anty and State, on this day personally appeared to the foregoing instrument, and acknowledged to me that they e said wife having been examined by me privily and apart from such instrument to be her act and deed, and she declared that she essed, and that she did not wish to retract it. Aday of
BEFORE ME, the undersigned, a Notary Public in and for said Court wife, both known to me to be the persons whose names are subscribed executed the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed. This	to the foregoing instrument, and acknowledged to me that they established that she declared that she essed, and that she did not wish to retract it. Aday of
BEFORE ME, the undersigned, a Notary Public in and for said Counting the same for the purposes and consideration therein expressed, and husband, and having the same fully explained to her, she acknowledged willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed willingly signed the same for the purposes and consideration therein expressed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This We commission expires: ON PROPERTY OF THE STATE OF	to the foregoing instrument, and acknowledged to me that they established and that she did not wish to retract it. Aday of

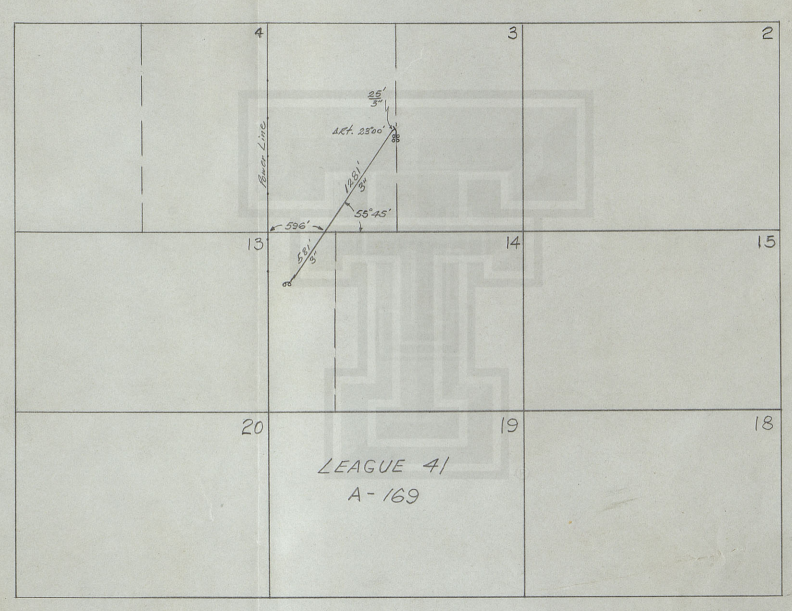
STATE OF TEXAS)
COUNTY OF LUBBOCK)

BEFORE ME, the undersigned authority, a notary public, in and for said State and County, on this day personally appeared Ira Wills, as Agent and Attorney in Fact for R. L. Slaughter, Jr. and Sue Alice Slaughter, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacities therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the _____ day of ______

Notary Public, in and for Lubbock County, Texas.

My Commission expires



SAM G. DUNN-GULF COAST WESTERN 3"Gravity Line Lab 3 & 14 Lge 41 Jan. 31,1952 Scale: 1"-1000'

For and in consideration of the sum of One Hundred Eleven and 25/100
R. L. Slaughter, Jr. and Sue Alice Slaughter, By Ira Wills their Attorney in fact
hereinafter called grantors, do hereby grant to STANOLIND OIL AND GAS COMPANY, a Delaware corporation, its successors and assigns, hereinafter called grantee, the right to lay, maintain, inspect, operate, replace, change or remove a pipe line for the transportation of oil, gas, gasoline, or other petroleum products along a route to be selected by grantee, on, over, and through the following described lands owned in fee by said grantors, situated in the County of the county
Labor 37 League 93; Labor 26 League 42
together with the right of ingress and egress to and from said land for any and all purposes necessary or incident to the exercise of the rights hereby granted.
Grantors, for the same consideration, hereby grant to said grantee, the right to lay, maintain, operate, inspect, replace, change, or remove an additional pipe line of these alongside of the previously constructed line of the like use as hereinabove set forth.
Any pipe line or lines constructed by said grantee hereunder shall, at the time of the construction thereof, be buried to such depth as will not interfere with the cultivation of the surface, the use of which, subject to the rights herein granted, is reserved to grantors.
Grantee agrees to pay any damages caused by grantee's operations hereunder to improvements now on said land, and to growing crops, pasturage, fences, and livestock of grantors on said land. In the event grantors and grantee cannot agree upon the amount of such damage, then the amount shall be ascertained and determined by three disinterested persons, selected as follows: one by grantors, one by grantee, and the third by the two so selected and the written award of such three persons shall be final and conclusive.
It is agreed that the terms, conditions, and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the parties hereto.
Execution and delivery hereof by grantors shall be deemed an acceptance by grantee of all the terms hereof. IN WITNESS WHEREOF, the grantors herein have hereunto set their hands and seals this
of November , 19 48
Signed, sealed and delivered in the presence of: R. L. Slaughter, Jr. (SEAL)
Sue Alice & laughter
Ber (SEAL)
Agent and Attorney in fact (SEAL)
Agent and Attorney in fact (SEAL) ACKNOWLEDGMENT STATE OF TEXAS,
Agent and Attorney in fact (SEAL) ACKNOWLEDGMENT
Agent and Attorney in fact (SEAL) ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley
Agent and Attorney in fact (SEAL) ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me, , a Notary Public in and for said County and
AGENT and Attorney in fact (SEAL) ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me,
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me,
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF. Before me, n a Notary Public in and for said County and State, on this day personally appeared. known to me, (or proved to me on the oath of. whose name. subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office, this. My Commission expires
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me,
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me, a Notary Public in and for said County and State, on this day personally appeared Ira Wills known to me, (or proved to me on the oath of burden in the capacity therein stated. Given under my hand and seal of office, this day of November A. D., 19 48. My Commission expires Notary Public in and for Hockley County, Texas
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me, , a Notary Public in and for said County and State, on this day personally appeared Ira Wills known to me, (or proved to me on the oath of ,) to be the person whose name. is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed. and in the capacity therein stated. Given under my hand and seal of office, this day of November A. D., 19. 48. My Commission expires Notary Public. In and for Hockley County, Texas COUNTY OF
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me,
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me, a Notary Public in and for said County and State, on this day personally appeared Tra Wills known to me, (or proved to me on the oath of hose name. Is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and in the capacity therein stated. Given under my hand and seal of office, this day of November A. D., 19. 48. My Commission expires Notary Public in and for STATE OF TEXAS, COUNTY OF Hockley County, Texas Notary Public in and for STATE OF TEXAS, COUNTY OF A Notary Public in and for said County and State, on this day personally appeared wife of
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF. Before me,
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me, a Notary Public in and for said County and State, on this day personally appeared. known to me, (or proved to me on the oath of how hose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and in the capacity therein stated. Given under my hand and seal of office, this day of November A. D., 19 48. My Commission expires Notary Public in and for STATE OF TEXAS, COUNTY OF Before me, a Notary Public in and for said County and State, on this day personally appeared wife of how how how me is subscribed to the foregoing instrument, and having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said not wish to retract it.
ACKNOWLEDGMENT STATE OF TEXAS, COUNTY OF Hockley Before me,

Line of
FROM

STANOLIND OIL & GAS CO.

FOR AND IN CONSIDERATION OF THE SUM OF \$ 70.90 , the receipt of which is hereby as R. L. Slaughter, Jr.	knowledged
Sue Alice Slaughter	
hereinafter called grantors, hereby grant unto STANOLIND PIPE LINE COMPANY, a Maine corporation, its successors hereinafter caller grantee, the right to lay, maintain, inspect, operate, replace, change or remove a pipe line for the trans oil, gas, gasoline or other petroleum products, along a route to be selected by grantee on, over and through the following de	
of which grantors warrant they are the owners in fee simple, situated in Hockley County, State of T	exas, to-wit;
Labor 13, League 41, Maverick County School Land	
The state of the s	
together with the right of ingress and egress to and from said land for any and all purposes necessary and incident to the exe	rcise by said
grantee of the rights granted by this contract.	
Grentors, upon the further consideration of One Mallat ((1), 200) in hand paid; facting of which is hereby recurrence that is said generally the highest law, maintain, apears, inspect, reflice; thange or remove any additional him or into or in one previously constructed line or lines, for like we as known for all facts, and for each additional him constructed here	ged, hereby es alongarde
goninted astessico (pax life) futcher sum of CARARAN AND AND AND AND AND AND AND AND AND A	
or before the time of the commencement of the construction of said line or lines over and involgit east land;	he madekan
Any pipe line or lines constructed by said grantee hereunder shall, at the time of the construction thereof, be buried to as will not interfere with the cultivation of the surface, the use of which, subject to the rights herein granted, is reserved to gr	such depth antors.
Grantee agrees to pay any damages caused by grantee's operations hereunder to improvements now on said land, and crops, pasturage, fences and livestock of grantors on said land. In the event grantors and grantee cannot agree upon the amo	to growing
damage, then the amount shall be ascertained and determined by three disinterested persons, selected as follows: One by gran grantee, and the third by the two so selected, and the written award of such three persons shall be final and conclusive.	tors, one by
This agreed that shy, payment hereunder may be made directly and grablots as any obt of the hor by depositing such	Kpayukeb Cta
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nd payment to made shall be deemed and considered as payment to each of that reantits, and that the terms, conditions and this contract shall extend to and be binding upon the lieus decourts, administrators, personal representatives, successors of the parties heretoes.	and lessions
141.8 Reds	
IN WITNESS WHEREOF, the grantors herein have hereunto set their hands and seals thisday of	, 19
Signed, sealed and delivered n the presence of: R. L. Slaughter, Jr.	(Seal)
O Sue Alice Slaughter	(Seal)
En MA Will	
Agent & Attorney in Pet	(Seal)
	(Seal)
Notary slubite.	(Seal)
ACKNOWLEDGMENT	
Given under my hand and seal of office, this day of	/ D" 18-
STATE OF TEXAS, had willingly signed the same for the purposes and consideration therein expressed, and that she did not w	ish to retrac
COUNTY OF and having been examined by me pervily and apart from her husband, and having the same fully explained said	
Before me,, a Notary Public in and for said County at	nd State, on
his day personally appeared , known to me, (or proved	
ath of day person whose name) to be the person whose name	
o the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration there	n expressed.
Given under my hand and seal of office, this day of A. I	D., 19
My commission expires	
STATE OF TEXAS,	

Before me numbers and acknowledges to the space	, a Notary Public in and for said Cou	D., 19
this day personally appeared	o pe cus becent whose never , wife of	
this day personally appeared	, known to me (or proved to me on the oath of_	d to are on th
Rafers me) to be the person whose name is subscribe	d to the foreg
said_said	ad apart from her husband, and having the same fully explained, acknowledged such instrument to be her	
	surposes and consideration therein expressed, and that she did no	t wish to retra
	day of	_A. D., 19_
	Notary Public.	(Sea
	yEque y vercues yu Late.	(Sea
	2 Stal Wills	(Sea
	O Sens allege Blanchier	(Seal
igned, scaled and delivered n the presence of:	R. L. Shaushber, dr.	(Seal
IN WITNESS WHEREOF, the grantote herein have	hereunto set their hands and scale thisdey of	
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Management of the party between the property	Cods	EVERNALE
santee, and the third by the two solsetected, and the written	mard conclusive.	
Grances agrees to pay any dimages caused by granted ops, pasturage, fences and livestock of granters on said land amage, then the amount shall be as entained and determined		nut of such
will not interfere with the cultivation of the surface, the pa	S OI MANUEL S GOODSESS OF AND	rantors.
Any pipe line or lines constructed by said grantee hard		
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antee of the rights granted by the contract.		
gether with the right of ingress and egress to end from suid		ercise by said
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Labor 15, Leagues 41, Maveriak	ACCOUNTY VINES	
Labour IX. Dancers Al Management	Send and the send of the send	
1992년 1일 전 시간 그 나는 것이 되었다. 이 병원들은 이 경험에 가장되었다. 나는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	AND PROPERTY OF THE PROPERTY O	
which grantors werrant they are the owners in tee supple-	structured in the structure of the struc	
gas, gasoline or other petroleum products, storig a toute a which grantors werrant they are the owners in fee simple,	De selected by greates off, over and through the abnorang of	
ematter caller grantee, the right to say, manusam, mayers	PPE LINE COMPANY, a Maine corporation, its successors operate, replace, change or remove a pipe line for the trans to selected by greatee on, over and through the following distinated in Rooklaw. County, State of	

FORM 3 RL 3-43 RIGHT OF WAY CONTRACT

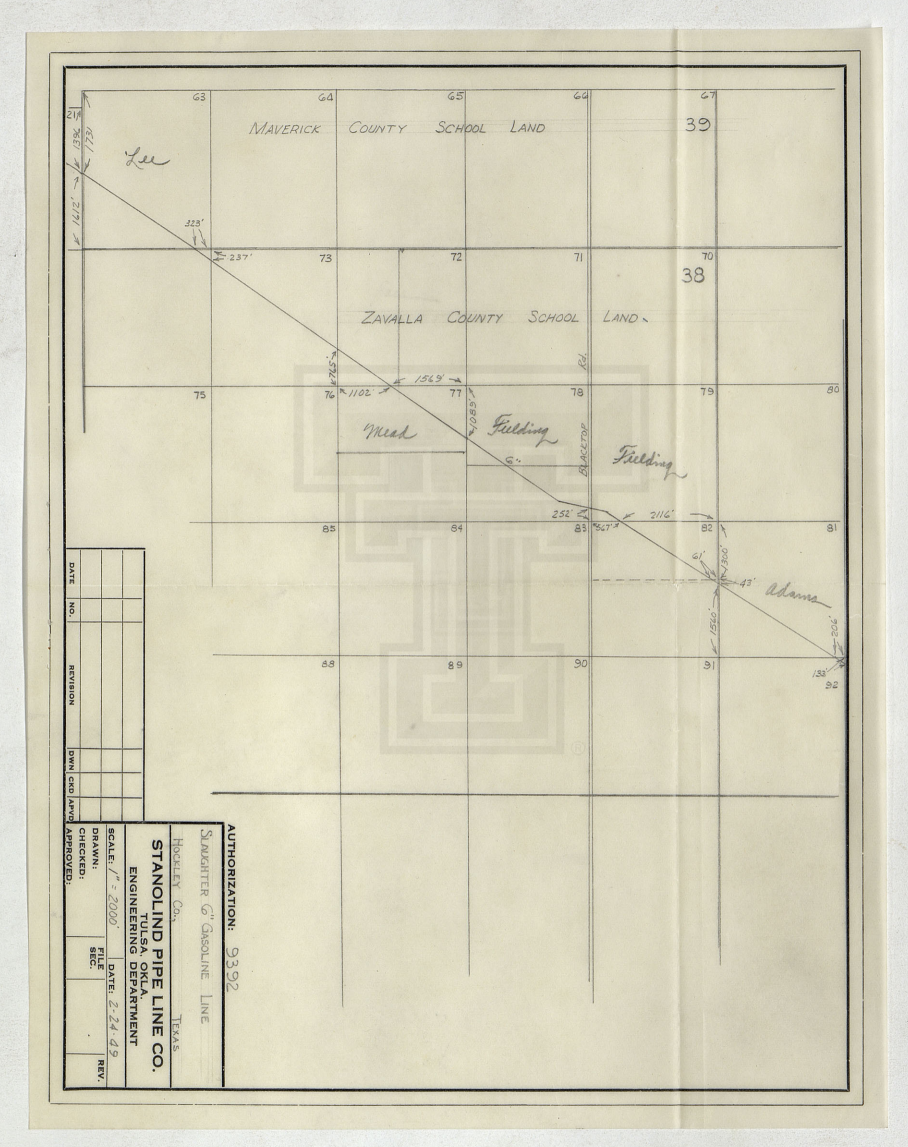
FORM 3 PL 3-45

RIGHT OF WAY CONTRACT

(310.35) Check

FOR AND IN CONSIDERATION OF THE SUM	OF \$279.60 , the receipt of which is hereby acknowledged
	lice Slaughter by Ira Wills, their
attorney in Fact.	
	PIPE LINE COMPANY, a Maine corporation, its successors and assigns, ct, operate, replace, change or remove a pipe line for the transportation of to be selected by grantee on, over and through the following described land
of which grantors warrant they are the owners in fee simple Labor 63, League 39, Maverick (
	78, E. 127.3 acres Labor 77, Et Labor 72,
League 38, Zavalla County School	ol Land.
Labor 81, League 37, Zavalla Co	unty School Land.
together with the right of ingress and egress to and from sai	d land for any and all purposes necessary and incident to the exercise by said
grantee of the rights granted by this contract.	Har (\$1.00) in hand paid, receipt of which is hereby acknowledged, hereby
grant to said grantee, the right to lay, maintain, operate, in of any previously constructed line or lines, for like use as he	spect, replace, change or remove any additional pipe line or lines alongside reinabove set forth, and for each additional line constructed hereunder, said
grantee agrees to pay the further sum of 1 fty Conto	of said line of lines over and through said lands.
Any pipe line or lines constructed by said grantee her	eunder shall, at the time of the construction thereof, be buried to such depth se of which, subject to the rights herein granted, is reserved to grantors.
Grantee agrees to pay any damages caused by grantee	e's operations hereunder to improvements now on said land, and to growing
damage, then the amount shall be ascertained and determined	d. In the event grantors and grantee cannot agree upon the amount of such by three disinterested persons, selected as follows: One by grantors, one by
grantee, and the third by the two so selected, and the written	direct to said granter or any one of there or by depositing such sayment to
the credit of said grantors of any one of them in the	Bank of
and payment so made shall be deemed and considered as pa	syment to each of said grantors; and that the terms, conditions and provisions executors, diministrators, personal representatives, successors and assigns
	Contract of
IN WITNESS WHEREOF, the grantors herein hav	e hereunto set their hands and seals thisday of, 19
Signed, sealed and delivered in the presence of:	R.L. Slaughter Jr. (Seal)
in the presence of.	Sue Alice Slaughter (Seal)
	Mariela (Seal)
	A se saind Attorney in Fact. (Seal)
	The Control Management of the Control of the Contro
A Company of the Comp	(Seal)
My Commission expires VC	KNOWLEDGMENT
Given under my hand and seal of office, this	
	purposes and consideration therein expressed, and that she did not wish to retract it
	a Notary Public in and for said County and State, on the
	, known to me, (or proved to me on the
inis day personally appeared) to be the personwhose name
to the foregoing instrument and acknowledged to me that	he executed the same for the purposes and consideration therein expressed.
Given under my hand and seal of office, this	day of
My commission expires	. To Ginealy
STATE OF TEXAS,	Nesset Public

STATE OF TEXAS,				Noracy Public.	
COUNTY OF	(ITES)				
Before me		US SESSUE	day of	Dublin in the	A. D., 19
this day personally appeared			tree Person		
his day personally appeared			snown to me (or n	royed to me on the	wife of
Before me,					ubscribed to the fore
instrument, and having been examined said declared that she had willingly signed to Given under my hand and seal	by me privily and	apart from her	r husband, and ha , acknowledged ideration therein ex	ving the same fully I such instrument to pressed, and that sh	explained to her, sh be her act and deed e did not wish to retr
My Commission expires		HOMFEDGME			A. D., 19_
				Notary Public.	(50
				the state of the state of	THE REST. (See
				Ed Mises	
gned, sealed and delivered			40° II' 10 J V	MARAGASTA.	
IN WITNESS WHEREOF, the gra	mton herein have	heraunto set the	ir nands and seats		
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d payments o made shall be deemed and this constact shall extend to and be bind the parties hereto.	considered as paying	otecutors dam	seta grapitors; and municipal, person	that the forms, uon	ditions and provision
This geneed that any payties hereus					iong such payment
Grantee agrees to pay any demages pps, pasturage, fences and livestock of gramage, then the amount shall be a certaine autee, and the third by the two so selected	store on said land	In The character	entors and grance	ments now on said stress upon ted as follows: On final and conclusi	land, and to growing the amount of such properties, one by grantors, one by e
will not interfere with the cultive fon of	he surface, the use	of war shall, at the		en granten, is reser	bursed to such depi
before the time of the commence for S	FROM		PARTICIPATE AND DESCRIPTION OF THE PARTY SHAPE		ayment to be made s
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gether with the right of ingress and egress antee of the rights granted by the contra	to and from said	- 2	ed all purposes rec		co the exercise by sa
Isbor BI, tes ve T,		STA	Line_	Length	
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Labor 68, Langue 39, 1	sveriek co	anga gan	edl Irnd.		
which grantors warrant they are the own				County,	State of Texas, to-w
remafter called grantors, hereby grant un remafter caller grantee, the right to lay, l, gas, gasoline or ether petroleum produc			E. CHRISTING OF THIRTY		
THE PARTY NAMED IN COLUMN TWO IS NOT THE OWNER.					
attorney in Fact.					



FORM 249 PL 1-47

STANOLIND PIPE LINE COMPANY

1628 - 19th Street Lubbock, Texas

March 15, 1949

Mr. Ira Wills Room 40I Lubbock Hotel Lubbock, Texas

Dear Sir:

Listed below is roddage on each Labor we crossed with our Sundown - Slaughter 6" gasoline Line.

In re-checking the roddage with the engineering department, we found that 82.6 rods was included for Labor 72, but should not have been since we crossed the West half which is owned by W.O. Anderson, but suppose the Slaughter's wont object to the additional \$41.30 payment.

Labor	63	League	39	. 173.4 Rods
TT	1000		38	235.4 H
11	77	E.127.3A. "	38	II3.3 "
TT		11	37	177.8 "
TT	78	N.97.3A. "	38	38.2
				The 1

Yours very truly,

There recd and deposited for \$31035 on march 16-49 Wier.





R.L. Slaughter, Jr., an				No/100 Dollars
			receipt of which is	
nereinafter called grantors, do hereby and assigns, hereinafter called grantee, ransportation of oil, gas, gasoline, or he following described lands owned in and described as follows:	the right to lay, more other petroleum fee by said granton	aintain, inspect, ope products along a re rs, situated in the C	erate, replace, change or removente to be selected by grantee, ounty of	e a pipe line for the on, over, and through, State of Texas, Maverick Count 78,910,23
bors 70, 71, E 1/2 of 72, d Labor 80, Lee. 37, Zava	75 1 97361	78, 79, 95,	96, Lge, 38, Zavala C	ounty School La
ogether with the right of ingress and e he rights hereby granted.				
Grantors, for the same consider change, or remove an additional piperabove set forth.				
Any pipe line or lines construct uch depth as will not interfere with the organitors.				
Grantee agrees to pay any dama growing crops, pasturage, fences, and he amount of such damage, then the a ows: one by grantors, one by grantee anal and conclusive.	l livestock of gran amount shall be asc e, and the third by	tors on said land. certained and deterr the two so selected	In the event grantors and gran nined by three disinterested pe and the written award of such	tee cannot agree upon ersons, selected as fol- three persons shall be
It is agreed that the terms, constrators, personal representatives, suc				neirs, executors, admin-
Execution and delivery hereof b	ov grantors shall be	deemed an accepta	nce by grantee of all the term	s hereof.
IN WITNESS WHEREOF, the g				
of, 19	47			
Signed, sealed and delivered in the pre-	esence of:			
		E L	A ST STREET AND A STATE PRINTINGS	(SEAL)
		SUE TO	113 4 /1//2	(SEAL)
			must and his morning for	(SEAL)
			gent and Attorney in	(SEAT)
				(DEAL)
	ACI	KNOWLEDGMENT		(OBAL)
TATE OF TEXAS,	ACI	KNOWLEDGMENT	100	(OEAL)
	1	KNOWLEDGMENT	THOM THOM	(DEAL)
COUNTY OF			Tree on	
Before me,	}	10 OM	, a Notary Public in ar	nd for said County and
Before me,	}	10 OM	, a Notary Public in ar	nd for said County and
Before me, State, on this day personally appeared.	Ira Wills		, a Notary Public in ar	nd for said County and
Before me, State, on this day personally appeared. Shown to me, (or proved to me on the whose name	oath ofd to the foregoing expressed.	instrument and ack	nowledged to me thathe	nd for said County and to be the person executed the same for
Before me, tate, on this day personally appeared. nown to me, (or proved to me on the chose name	oath ofd to the foregoing expressed.	instrument and ack	nowledged to me thathe	to be the personexecuted the same for
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Before me, State, on this day personally appeared. Stroke name	oath of	instrument and ackday of , a Notarwife of	nowledged to me thathe	and State, on this day the person whose name shand, and having the hinstrument to be her
State, on this day personally appeared. Inown to me, (or proved to me on the whose name	oath of	instrument and ack day of, a Notar wife of a examined by me	nowledged to me thathe	and for said County and to be the person executed the same for 0, 19

Draft was for

Sent Through F. H.Bann Lenelland 10/27-47

 BIGHT OF WAY COMIEVCL

STANOLIND OIL AND GAS COMPANY

Lubbock, Texas, October 23, 1947.

Mr. Ira Wills, Hilton Hotel, Lubbock, Texas.

Dear Mr. Wills,

If you find the attached papers satisfactory
will you kindly sign and place the executed copy of the rightof-way contract and the endorced draft in your bank to be sent
to Midland for Collection. As I stated to you this morning the
map that I am now furnishing you is not an actual survey of the
lines. I have requested Mr. Langford at Levelland to furnish you
a map showing the actual survey when it is finished.

I am flying to Houston in the morning to spend the week end with my family but will be back in Lubbock about next Wednesday.

Many thanks for your kindness if getting me straight as to the correct ownership of the Slaughter ranch.

With kindest personal regards,

CO Seashore

Gas Pipe Line Damage

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Tenant		Trenant
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16000 att Lee #63	19500	6500 7-2-48
38800 Le. D. Fielding	17400	11400 7-6-48
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16300 Ray Lee	10867	5433 7-6-48
NES STORM		
15900 L. P. Mead 43300 L. Maldrop	18542	8414 7358 7-20-48
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9-6-48 Mark Gas Pipe Lines \$ 7.79800) 137.04 /2 Cotton Estimated 3.704 /2 feed 174.08 - We keep 9% only \$ V04.67 Dits - Drilling Operations 6250) Rentz \$ 18 v v. g v We Heep 9% only \$ 164,06 368.73 OK 3/368,73 (16.03 Ench 138 138 138

Farm Lease & Rental Contract

FROM

R. L. Slaughter, Jr. and Wife Sue Alice Slaughter

TO

Tract

League

Slaughter Farms

IRA WILLS, Manager
Levelland, Texas

STATE OF TEXAS,

COUNTY OF HOCKLEY

This instrument Witnesseth:—That we, R. L. Slaughter, Jr., and wife, Sue Alice Slaughter,

position of the first post and	
parties of the first part, and	rent contract, to-wit: The parties of the first part hereby d gas lease or leases or pipe line right-of-ways now existing, or
about 15 miles Southwest of the town of Levelland, Texas to wit: Tra	ct No League Noin the
Bob Slaughter block. Said tract consisting of aboutreservation is retained by party of the first part for any acreage part or any lease-holders or pipe line companies. The terms and con	needed for roads, or any oil operations by party of the first
1st—The terms of said lease shall begin on the 1st day of Januar	
day of December, A.D. 19, and no verbal renewal of this contract	
2nd—The pasture lands are to be used for grazing purposes only ner, and to be planted in the staple crops of the county, as hereinafted on all crops planted on said premises during the term of this lease.	y; and the cultivated land to be tilled in good farmer-like man- r specified. All rents are to be secured by the landlord's lien
3rd—No Johnson grass is to be sown, or permitted to be fed on the place, the party of the second part shall keep the same down as the same precaution that any prudent farmer would exercise in behalf	much as practicable, so as to prevent it from spreading, with
4th—The party of the second part agrees to keep the windmill in excepted, the fencing and other improvements on said premises are the parties of the first part in as good repair at termination of this leathe same are to be furnished by the parties of the first part, in the toy party of the second part at his own expense.	to be kept in reasonably good repair and be delivered back to se; if any new material is necessary to keep up these repairs,
5th—The party of the second part agrees to plant on said pracres in Kaffir,acres in Corn, and	
the second part shall deliver, as ginned, free of all expense, except lar fourth of the lint cotton in each and every bale raised on said plawhiteface or Levelland, Texas, or the parties of the first part may rethe cotton seed in each bale be sold at the market price when ginned Bank at Levelland, Texas, by party of the second part. If party of the price than that prevailing when same is ginned he must pay his retained.	adlord's part of ginning, one-fourth of the cotton seed and one- ce, baled, in said towns of Sundown, Clauene, Coble-Witt, quest that their one-fourth of the lint cotton and one-fourth of , and the money placed to their credit in the First National the second part desires to hold his cotton for a higher market
6th—Party of the second part is to harvest and deliver to firs pense, an equal one-third of all grain crops grown. Party of the sec first part unless otherwise stated in this contract. If party of the sec has been harvested and cured parties of the first part will hold par	cond part is to Head all Grain Sorghum rents due party of the ond part does not deliver said rents to Feed Yard after same
condition of same at time of delivery to Feed Yard. All rents to be	delivered prior to December 31, 19
7th—the party of the second part shall have no right to sell or nor shall he be permitted to rent or sublet any part of said premises of the first part, and if said party of the second part should abandon said parties of the first part shall forthwith be entitled to and authorisald premises, and whatever crops there may be growing thereon, sha first part and be their absolute property. If, at any time, parties of the with them in regard to their part of the rents, or find a tenant with he immediately take possession by law, of the land and crops, and have is to receive his part of the crop, less the expense of court costs, of	so anyone without the express written permission of said parties said premises, and his crops before harvesting the same, then zed in person or by their representatives, to take possession of all revert, by reason of such abandonment, to said parties of the effirst part shall find a tenant dealing unfairly or dishonestly olding any rents, they reserve the right to cancel this contract, re the crops harvested, in which event party of the second part harvesting the crop and settlement of rents.
8th—It is understood by both parties that no "turkey farming" by tenant they positively must not be permitted to roost upon the hoagrees not to allow his live stock to get out of the pastures or corral up to prevent such. No pasturing of stalk field is permitted in this sive blowing during the windy season.	ouse or trouble any other tenants. Party of second part also s and trouble other tenants but will see that the fences are kept s contract, as pasturing farm land will cause damage by exces-
9th—The cotton picker houses are not leased or rented to par for the use of cotton pickers in picking season and positively must no picking season.	t be used as living quarters for anyone except cotton pickers in
10th—When parties of the first part or any lease-holders or pip pipe lines, building roads, or any other oil operations on this tract line companies shall have free access to enter upon this land at any of the second part is to be paid a reasonable price for any damage	of land, parties of the first part or any lease holders, or pipe time and proceed with their work unhampered. However, party
11th—Parties of the second part acknowledge that this contract they guarantee to give peaceful possession of the property on expira agreement of any nature will be binding on either parties if same dev ten contract. Party of the second part furthermore waives any fur	tion date, and both parties furthermore agree that no verbal
at the expiration of this lease, which is Dec. 31st, 19	
12th—It is hereby further acknowledged by party of the second property contract, accept same as specified and guarantee the faithful perform covenants, conditions and stipulations, as contained in this contract part of the covenants, conditions and stipulations, as contained in the this contract by process of law.	nance on the part of the party of the second part, of all of his and in case party of the second part should fail to keep any
Witness our hands in duplicate thisday of	, 19
WITNESSES:	R. L. SLAUGHTER, JR., AND WIFE, SUE ALICE SLAUGHTER,
	Parties of the First Part.
	Ву
	Agent and Attorney In Fact.
	Party of the Second Part

Easement and Right Of Way

THE STATE OF TEXAS COUNTY OF LUBBOCK

KNOW ALL MEN BY THESE PRESENTS:

THAT///e I, R. L. Slaughter, Jr., acting herein through
Ira Wills, Agent and Attorney-in-fact husband and wife, of the County of
Lubbock and State of Texas , for and in consideration of the
sum of Ten Dollars, (\$ 10.00)
to me, us in hand paid by SOUTHWESTERN PUBLIC SERVICE COMPANY, a corporation, organized and
existing under and by virtue of the laws of the State of New Mexico, and having its office and principal place
of business at Amarillo, in County of Potter and State of Texas; the receipt of which is hereby acknowledged
and confessed; have this day GRANTED, SOLD, AND CONVEYED, and by these presents do GRANT, SELL,
and CONVEY unto the said SOUTHWESTERN PUBLIC SERVICE COMPANY, its successors and assigns, an
easement or right of way for an electrical transmission line, consisting of variable numbers of wires, and all nec-
essary and desirable attachments and appurtenances, including poles made of wood, metal or other materials, or
other equipment for supporting wires and line, telephone and telegraph wires, to be operated by said company,
or by others; props, guys, and anchorages, all to be located upon a strip of land two (2) feet in width,
as more particularly described below and/or in attached survey field notes. This strip of land is a part of lands
now owned by me, wanter and located in the county of Hockley and State of Texas
(Here describe right of way or make reference to attached field notes which when attached become a part

Said right-of-way located along the west side of Tract 20 in the Bob Slaughter

Block in League 41, Maverick County School Land.

Together with the right of ingress and egress over my, our adjacent lands to or from said right of way for the purpose of constructing, inspecting, patrolling, hanging new wires on, maintaining, and removing said line, poles, wires and appurtenances; the right to releaste on the above described right of way strip; the right to remove all trees and parts thereof or other obstructions which might endanger or interfere with the operation, safety or efficiency of said line or its appurtenances.

To HAVE AND TO HOLD the above described rights, easement and right of way unto the said SOUTH-WESTERN PUBLIC SERVICE COMPANY, its successors, and assigns, until said line shall be abandoned and removed; at which time all right, title, and interest in the above described right of way strip shall revert to the then property owner.

And, I, we do hereby bind myself, ourselves, my, our heirs, and legal representatives to WARRANT, and FOREVER DEFEND, all and singular the above rights, easement and rights of way unto the said SOUTHWEST-ERN PUBLIC SERVICE COMPANY, its successors and assigns, against every person whomsoever claiming the same, or any part thereof.

IN TESTIMONY WHEREOF, witness my, our hands on this the R. L. Slaughter, Jr. , A. D. day of 1949

STATE OF TEXAS

COUNTY OF LUBBOCK

BEFORE ME, the undersigned authority, a

Notary Public, in and for said County and State, on this day personally appeared

Ira Wills

known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the

day of

, 19 49, A. D.

NOTARY PUBLIC

LUBBOCK

COUNTY.

STATE OF COUNTY OF

BEFORE ME, the undersigned authority, a

Notary Public, in and for said County and State, on this day personally appeared

wife of

known to me to be the person whose name is subscribed to the foregoing instrument, and having been examined by me privately and apart from her husband, and having the same fully explained to her, she, the said

acknowledged the said instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed and that she did not wish to retract it.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the day of , 19 , A. D.

NOTARY PUBLIC

COUNTY.

Easement and Right Of Way

THE STATE OF TEXAS

LUBBOCK

COUNTY OF

KNOW ALL MEN BY THESE PRESENTS:

THAT///// I, Sue Alice Slaughter, acting herein through and
Tra Wills, Agent and Attorney-in-fact busband and wife, of the County of
<u>Lubbock</u> and State of <u>Texas</u> , for and in consideration of the
sum of Ten Dollars, (\$10.00)
to me, us in hand paid by SOUTHWESTERN PUBLIC SERVICE COMPANY, a corporation, organized and
existing under and by virtue of the laws of the State of New Mexico, and having its office and principal place
of business at Amarillo, in County of Potter and State of Texas; the receipt of which is hereby acknowledged
and confessed; have this day GRANTED, SOLD, AND CONVEYED, and by these presents do GRANT, SELL,
and CONVEY unto the said SOUTHWESTERN PUBLIC SERVICE COMPANY, its successors and assigns, and
easement or right of way for an electrical transmission line, consisting of variable numbers of wires, and all nec-
essary and desirable attachments and appurtenances, including poles made of wood, metal or other materials, or
other equipment for supporting wires and line, telephone and telegraph wires, to be operated by said company,
or by others; props, guys, and anchorages, all to be located upon a strip of landtwo (2) feet in width
as more particularly described below and/or in attached survey field notes. This strip of land is a part of lands
now owned by me, as, and located in the county of Hockley and State of Texas
(Here describe right of way or make reference to attached field notes which when attached become a par
honost)

Said right-of-way located along the west side of Tract 13 in the Bob Slaughter

Together with the right of ingress and egress over my, our adjacent lands to or from said right of way for the purpose of constructing, inspecting, patrolling, hanging new wires on, maintaining, and removing said line, poles, wires and appurtenances: the right to releaste on the above described right of way strip; the right to remove all trees and parts thereof or other obstructions which might endanger or interfere with the operation, safety or efficiency of said line or its appurtenances.

To HAVE AND TO HOLD the above described rights, easement and right of way unto the said SOUTH-WESTERN PUBLIC SERVICE COMPANY, its successors, and assigns, until said line shall be abandoned and removed; at which time all right, title, and interest in the above described right of way strip shall revert to the then property owner.

And, I, we do hereby bind myself, ourselves, my, our heirs, and legal representatives to WARRANT, and FOREVER DEFEND, all and singular the above rights, easement and rights of way unto the said SOUTHWEST-ERN PUBLIC SERVICE COMPANY, its successors and assigns, against every person whomsoever claiming the same, or any part thereof.

IN TESTIMONY WHEREOF, witness my, war hands on this the day of 194 , A. D.

Block in League 41, Maverick County School Land.

Sue	Alice	Slaughter	

STATE OF TEXAS

COUNTY OF LUBBOCK

BEFORE ME, the undersigned authority, a

Notary Public, in and for said County and State, on this day personally appeared

Ira Wills

known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the

day of

, 19 49 , A. D.

NOTARY PUBLIC

LUBBOCK

COUNTY.

STATE OF

COUNTY OF

BEFORE ME, the undersigned authority, a

Notary Public, in and for said County and State, on this day personally appeared

wife of

known to me to be the person whose name is subscribed to the foregoing instrument, and having been examined by me privately and apart from her husband, and having the same fully explained to her, she, the said

acknowledged the said instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed and that she did not wish to retract it.

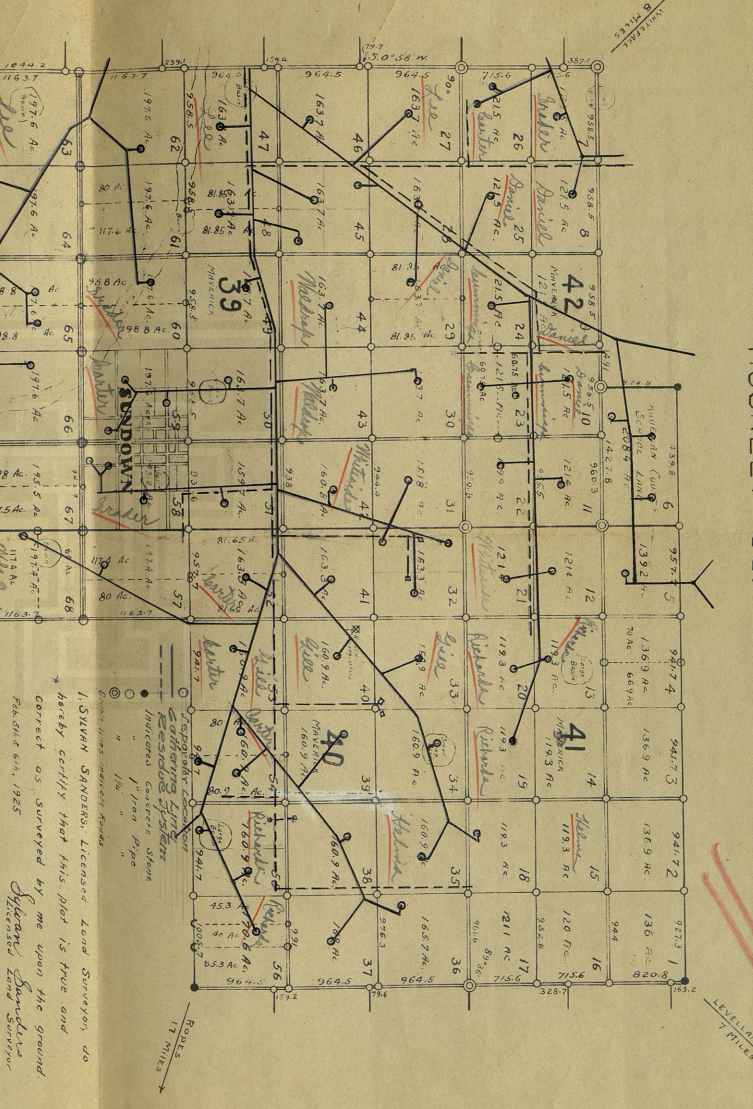
GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the day of , 19 , A. D.

NOTARY PUBLIC

COUNTY.

BOB S BLOCK AUGHTER

HOCKLEY CO. TEXAS



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Cathierce

PROPERTY DAMAGE RELEASE

STATE OF	TEXAS	, w 40
County) of	HOCKLEY	Millian 40
For and in consid	deration of the sum	of \$ <u>56.00</u> , cash in hand,
this date paid by	y Stanolind Oil and	Gas Company, receipt of which
is hereby acknow	ledged, (I, we) do	hereby release and forever
discharge Stanol:	ind Oil and Gas Com	pany, its successors and assigns,
of and from any a	and all claims, dem	ands, damages, and causes of
action which (I,	we) may have again	st Stanolind Oil and Gas Company
by virtue of dame	age to 1/3 damages damages to 123 roof ft. in width.	to 24 rods of right of way of growing ds of growing cotton, right of way
		or resulted from, the
	PARTEUS R	laughter Gesoline Plant
		property or lease described as
Maverick County 3	chool Land, Hockley	County or Parish,
State of	Texas	
In witness where	of, (I, we) have her	reunto set (my, our) hand(s)
this	, day of	
Witness:		Tra Wills, Agent and Attorney in Fact for the Owner
Witness:		

RETURN RECEIPT

	Postmaster the Registered or Insured Article, the original
number of which appears	on the face of this Card.
	A Milleans
	(Signature of name of addressee)
2/1/2/	The Marie
(Signature of add	dressee's agent-Agent should enter addressee's name on line ONE above)
14,5,7	DEC 9 1941
Date of delivery	, 194

16-12421

U. S. GOVERNMENT PRINTING OFFICE

Post Office Department OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300

POSTMARK OF DELIVERING OFFICE

Return to	121525
Street and Number, or Post Office Box,	(NAME OF SENDER)

REGISTERED ARTICLE

138 Post Office Q

INSURED PARCEL

16-12421

THE STATE OF TEXAS I

To W. R. McCann, of said County and State:

Your rental contract with us expires on December 31st, 1941, and you are hereby notified that we demand of you the possession on January 1st, 1942, of the following lands and premises, to-wit: Lying and being situated in Hockley County, Texas, the same being Tract 55, League 40, Maverick County School land, containing about 160.9 acres and the West One-Half (W1) of Tract 56, League 40, Maverick County School Land containing about 85.3 acres of land, making a total of about 246.2 acres as shown on the map of said land recorded in volume 1, page 5 of the Plat Records of said Hockley County, Texas, rented by you for the year of 1941.

Witness our hands this the q day of Oce A. D. 1941.

SUE ALICE SLAUGHTER and R. L. SLAUGHTER JR.,

Their Agent and Attorney-in-Fact.

Malled Registered Letter 12/9-4,

THE STATE OF TEXAS I

KNOW ALL MEN BY THESE PRESENTS:

That I, R. L. SLAUGHTER, Jr. of Tarrant County, Texas, do hereby grant to the Yoakum County Gas Company, Sundown, Hockley County, Texas, a pipeline easement twenty (20') feet in width for the installation and maintenance of one, but not more than two, lines, said easement being particularly described as follows:

BEGINNING at Northeast corner Labor 47,
League 37, Maverick County School land;
Thence West 20 feet for corner
Thence South 1018 feet (67.1 rods) for corner
Thence East 20 feet to East Labor line for corner
Thence North 1018 feet (67.1 rods)
Along said east line said labor to place of
beginning and northeast corner this tract
situated lying and being in Hockley County, Texas.

In consideration of the grant of the foregoing easement, said Yoakum County Gas Company hereby obligates itself to maintain the surface of said easement in such manner as not to interfere with the cultivation of said surface; and if and whenever, in the maintenance of said pipeline or pipelines, it becomes necessary to disturb the surface, said Yoakum County Gas Company, at its cost and expense, will properly restore the surface and pay all damages which its operations and maintenance of pipeline or pipelines in said right of way may from time to time cause to growing crops, turf, sod or trees. When said easement ceases to be used for the maintenance of the pipeline or pipelines in connection with the Yoakum County Gas Company's gas line, the rights in said easement shall cease and revert to R. L. Slaughter, Jr., his heirs, assigns and legal representatives, subject to the foregoing, to have and to hold said easement to said Yoakum County Gas Company so long as it is used for the purpose above set out.

IN WITNESS WHEREOF this instrument is executed this 15th day of January, 1951.

R. L. SLAUGHTER, JR.

La all

Agent and attorney-in-fact

61,7 rods @ 50 x \$ 30 85

THE STATE OF TEXAS

X

COUNTY OF LUBBOCK

Ĭ.

BEFORE ME, the undersigned authority, a Notary Public in and for said County and State, on this day personally appeared IRA WILLS, agent and attorney-in-fact for R. L. Slaughter, Jr., known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purpose and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 15th day of January 1951.

Notary Public in and for Lubbock County, Texas

n Owen Mc Marters Office)

DETACH BEFORE DEPOSITING

YOAKUM COUNTY GAS COMPANY

Settlement for right of way easement - - - - \$30.85

Labor 47, League 37, Maverick County School land

61.7 rods @ 50¢ per rod - - -\$30.85

Rech Jan 19-1951

Right-of-Way Easement

THE STATE	OF TEXAS,
County of	Lubbock

KNOW ALL MEN BY THESE PRESENTS:

County of
That I, Tra. Wills
of the County of Lubbock State of Texas , for and
in consideration of the sum of Fifteen and No/100 Dollars, the
receipt of which is hereby acknowledged, to in hand paid by SOUTHWESTERN PUBLIC SERVICE COMPANY, a corporation duly organized and incorporated under and by virtue of the laws of the State of New Mexico, and duly authorized to do business in the State of Texas, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey, unto said SOUTHWESTERN PUBLIC SERVICE COMPANY, its successors and assigns, the free and uninterrupted use, liberty and privilege of and passage in, along, upon and across that certain tract of land
by ne possession, known and described as follows, to-wit:
A part of Labor 23, League 71, Val Verde County School Land, Hockley County,
Texas. Right of way for the setting of a pole approximately 39 feet north
of the north side of Highway 290, at a point lying approximately 120 feet
west of the east line of said Labor 23.
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the and
azamines no mestro un suo suo successo de proprio del proprio del comesta de
known to me to be the person whose maneral source beauto the foregoing instrument, and hearing been
said right of way being of such width necessary for the construction and maintenance of the transmis-
sion and/or distribution line as stated herein, and extending from the
corner of said tract to thecorner thereof,
for the purpose of erection, construction and maintenance of an electric transmission and/or distribution line thereon, giving to said company and its successors and assigns, the right to place its poles, guy wires, and braces thereon, and the lines and equipment on such poles, and the right to enter on said land at all times for the purpose of making additions thereto, improvements thereon and repairs to same, and the maintenance of said line; together with free ingress, egress, and regress to and for the said SOUTHWESTERN PUBLIC SERVICE COMPANY, it successors and assigns, and their agents, workmen and representatives, as by it or them shall be necessary or convenient at all times and seasons forever, in, along, upon and across said way, in common with the grantors, their tenants and assigns; provided that said line shall be constructed in an approved manner and with as little damage to said premises as may be practical considering the nature of the construction.
TO HAVE AND TO HOLD all and singular the privileges aforesaid unto it, the said SOUTH-WESTERN PUBLIC SERVICE COMPANY, its successors and assigns, to their proper use and behoof forever.
Witness Hand this the day of A. D., 19
a Notary Public in and for the County and State adoresail on this day commonths aspected
William Burth and the United States of States of the Dig day normalist semested

THE STATE OF TEXAS, County of		BEFORE MI	E, the undersign	ed authority,
a Notary Public in and for the		oresaid, on thi	s day personall	v appeared
				nwhose name
subscribed to				
the same for the purposes and	consideration therei	n expressed.		
Given Under My Hand an	d Seal of Office, th	is the	3.77 44 4 3 4 3 4 3 4 4 4 4 4 4 4 4 4 4 4	day of
torever un along upon and se provided ther said the shall be	, A. D., 19	BEROR WILL TO		
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	Marine a Rosenson America		mer mereor	
THE STATE OF TEXAS,	e sisted neroni site			ned authority,
a Notary Public in and for the				
known to me to be the person				ment, and having been
examined by me privily and a				
the said		, acknowledge	d such instrum	ent to be her act and
deed and declared that she ha		ne same for th	e purpose and o	consideration expressed,
and that she did not wish to r				
Given Under My Hand a	nd Seal of Office, th	is the		day of
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w home or report 23?	noselino tre permen	Notary Publi	ic,	County, Texas
	*			
by and in an				
situated in the County of				e of Tious, new owned
rupted use, liberty and privile				at certain tract of lend
				and convey, unto said
SERVIUM COMPANY, a cor				
 		in pane	ord	HWESTERN PUBLIC
E		County Clerk.	A. D., 19County Record	County Clerk. Deputy.
EASEME ledgment	COMPANY TRecord A. D.,	unty	A. D., ounty	t t
AS digm		Cot	- Cou	00
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T-OF-WAY EASEN With Joint Acknowledgment TO	ICE COMF	W	Recorded	\$ \$ 0
oint -	Filed J	Ja yer men	R. R.	B Fee
7-0F	Ki Fi	o'clock	CITICIA	Recording
	SERVICE Filed		Attend Design	Rec
				90
	This	By By.		Page By

RIGHT OF WAY CONTRACT

FOR AND IN CONSIDERATION OF THE ST	UM OF \$ 164.30	, the receipt of which is hereby acknowledged,
R. L. Slaughter, Jr. and Su	e Alice Slaughter, ac	cting by and through Ira Wills, our
Agent and Attorney in Fact	H .	
pereinafter referred to as Grantors (whether one or reorganisms, hereinafter replace, change the size of or remove a pipe line or p	eferred to as Grantee, the right pipe lines, for the transportation of	nvey unto SERVICE PIPE LINE COMPANY, a Maine to construct, maintain, inspect, operate, protect, repair, f oil, gas and the products thereof, along a route to be trantors warrant they are the owners in fee simple, situated
n Hockley Cou	nty, State of Texas, to-wit:	The state of the s
Labour 71, League 38, Zavalla School Land; Labour 69, League	County School Land; 1 37, Zavalla County (Labour 70, League 38, Zavalla County School Land
Wy commission expires:		
GIVENIUMER MY HAND AND SEAL OF		, A. D. 19
executed the same for the purposes and mosideration	therein expressed, and said fifther her, she acknowledged such historic	going instrument, and acknowledged to me that they each having been examined by me privily and apart from her ment to be becart and deed, and she declared that she had that she did not wish to tetract it.
ogether with the right of ingress and egress to and for of ully use and enjoy the above described premises, nor permit to be built, created or constructed, any observeby agrees to pay any damages which may arise to be perein granted, said damages, if not mutually agreed	from said line or lines, or any of the except as to the rights herein grant struction, building, engineering work or growing crops, pasturage, fences of upon, to be ascertained and determined	nem, for the purposes aforesaid. Grantors to have the right inted; and Grantors agree not to build, create or construct, rks, or other structure over said pipe line or lines. Grantee or buildings of said Grantors from the exercise of the rights ermined by three disinterested persons, one thereof to be e written award of such three persons shall be final and
SHEATER STATE OF THE TRANSPORT OF THE STATE	HS FRANÇACANY CHAC, AN ACCANTON	AK-COLEGE CONTROL STREET STATEMENT OF STREET STATEMENT S
o such depth as will not interfere with such culti- The rights herein granted may be assigned in	whole or in part. ontract shall extend to and be bit is hereto. 6.2 Rods 161.3 " 161.1 "	a shall, at the time of the construction thereof, be buried and upon the heirs, executors, administrators, personal and and and the personal and and the personal and the person
HE STATE OF TEXAS.	es separate acknowler	DOWENA
IN WITNESS WHEREOF, the Grantors herein	have hereunto set their hands and	seals this 9 day of <i>Aug</i> , 1850
Signed, sealed and delivered in the presence of:		Notwey Puella,
GIVEN UNDER MY HAND AND SEAL OF		y of
ne same for the purposes and consideration therein		R. L. Slaughter, Jr. (Seal)
nown to me to be the person whose name su	abscribed to the feregoin BA transc	Agent & Attorney in Fact (Seal)
BEFORE ME, the undersigned, a Notary Public	and for said County and Safe.	Sue Alice Slaughter (Seal)
	Ву	Sta Willa (Seal)
HE STATE OF TEXAS,		Agent & Attorney in Fact
	SINGLE ACKNOWLEDGME	(Seal)

SINGLE ACKNOWLEDGMENT

THE STATE OF TEXAS,]				MATTING THE LANDS
COUNTY OF			BY.	STANIE!	MACHINA (8
BEFORE ME, the undersigned	d, a Notary Public i	in and for said Cou	nty and State, on t	his day personally	appeared
				TORE OF RE	CONTROL THE ROOM
known to me to be the person he same for the purposes and co	nsideration therein	expressed.			16.
GIVEN UNDER MY HAND	AND SEAL OF	OFFICE, This	day of	R. L. Sleug	, A. D. 19
My commission expires:					
IN WITNESS WHEREOF, d		have hereunto set th	elt nands and scars	core \	Notary Public
					The There is
	WIF	E'S SEPARATE A	CKNOWLEDGA	MENT	
THE STATE OF TEXAS,					
COUNTY OF					
BEFORE ME, the undersigne	d, a Notary Public	in and for said C	ounty and State, or	this day personal	ly appeared
Labour of -		TOTAL .	wife of		
known to me to be the person was	hose name in subs	cribed to the foreg	oing instrument, a	nd said wife havin	ng been examined by me privily
hat she had willingly signed the s	same for the purpos	ses and consideratio			
GIVEN UNDER MY HANI	D AND SEAL OF	OFFICE, This	day of	g ugon the helts.	Execusors source, A. D. 19 orse
My commission expires:	ay be assigned in y				
such depth as will not interfer			CI CHILADION SUC		nes construction in Notary Publi
Figurasi faktiba made unici io :				II as the time of	the construction in North J. 1807
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	us ps-analyment ch	JOINT ACKNO	WLEDGMENT		BIAN-OU-CHO-DEDD-OC-
THE STATE OF TEXAS,)				
COUNTY OF	or minerally likeed		THEO SEC OCCUPIE		preventing Setamon one manner to
		Prowing Crops, Dast			AMOUNT FROM THE EXCITING OF THE LAN
BEFORE ME, the undersigne	nd egress to and tra- scribed premises, e	om said line of line xcept as to the righ	s, or any or mem,	and Grantors age	ree not to build, create or constru
nis wife, both known to me to be executed the same for the purposes nusband, and having the same fu willingly signed the same for the	the persons whose and consideration ally explained to he	names are subscrib- therein expressed, a er, she acknowledg	ed to the foregoin nd said wife havin ed such instrument	g instrument, and ng been examined to be her act and	acknowledged to me that they e by me privily and apart from deed, and she declared that she
GIVEN UNDER MY HAND	AND SEAL OF	OFFICE, This	day of		, A. D. 19
My commission expires:					
					Notary Publi
Labour 71, League 3 School Land; Labour	69, League	Jounty Sendo		our for Les. pol Land	gue 30, Zevella Cour
Scokley		y, State of Texas, to	э-жи:	Rods	
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reinafter referred to as Grantors or poration, its successors and assign	gue, hereinaleer rei	erred to as Conte	s who dight to n	SOUTHER TRAINING	PE LINE COMPANY, a Mai
		8		Capatital 1	DE THE COMBYEL - Je.
	a =	ri Ne	pres ecti		Lawrence and the same
R. L. Slaughter.	Line	임 님	inter, actin	ig by and bi	rough ire Wills, on
FOR AND IN CONSIDERAT	H. H.	THE RESIDENCE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	1122 2011		
		PIPE	2422 2011		of which is hereby acknowledge
		PIPE			
		THE RESIDENCE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	Y CONTI		

RIGHT OF WAY CONTRACT

FOR AND IN CONSIDERATION OF	THE SUM OF \$ 46.00		, the receipt of which is hereby acknowledged,
		er, acting by a	nd through Ira Wills, our
Agent and Attorney in Fa			
hereinafter referred to as Grantors (whether corporation, its successors and assigns, here	one or more), do hereby wa sinafter referred to as Grantee line or pipe lines, for the tra	e, the right to construct nsportation of oil, gas an s, of which Grantors warr	ERVICE PIPE LINE COMPANY, a Maine, maintain, inspect, operate, protect, repair, d the products thereof, along a route to be ant they are the owners in fee simple, situated
In	Goald, , care or 10mm,		
Labour 3, League 41, May	verick County School	ol Land	
			Motary Public
GIVEN UNDER MY HAND AND	SEAL OF OFFICE This	day of	, A. D. 10
			not wish to retract it.
executed the same for the purposes and con		nd said wife having been	ment, and acknowledged to me that they each examined by me privily and apart from he are act and deed and the declared that the has
to fully use and enjoy the above described nor permit to be built, created or constructe hereby agrees to pay any damages which me herein granted said damages if not mutual	premises, except as to the right, any obstruction, building, er ay arise to growing crops, past ally agreed upon, to be ascerta	nts herein granted; and G ngineering works, or other urage, fences or buildings tined and determined by	purposes aforesaid. Grantors to have the right rantors agree not to build, create or construct, structure over said pipe line or lines. Grantee of said Grantors from the exercise of the rights three disinterested persons, one thereof to be ward of such three persons shall be final and
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herounder may be made direct to said Gra	ntors or any one of them.	TON CAOLA TERCA PARENTE DE LES	a norsk norsk nik is na greed Arbar van kropa protent kalik
Any pipe line or lines constructed by to such depth as will not interfere with	said Grantee across lands und such cultivation.	der cultivation shall, at th	ne time of the construction thereof, be buried
The rights herein granted may be ass	igned in whole or in part.		
representatives, successors and assigns of	the parties hereto.		the heirs, executors, administrators, persona
92.0 Rods	fully explained to her, she ac	, wife of	wife having been examined by me privily and ene to be her act and deed, and she declared hat she did not wish to retract it.
N. S. Santiaco			
THE STATE OF TEXAS, COUNTY OF			
	WIFES SEPARATE A	CKNOWLEDGMENT	
			L day of aug, 196
IN WITNESS WHEREOF, the Grant	ors herein have hereunto set th	eir hands and seals this	day of, 19
Signed, sealed and delivered in the presence	of:		
GIVEN UNDER MY HAND AND	SEAL OF OFFICE, This	day of B'	L. Slaughter, Jr. (Seal
known to me to be the person whose no the same for the purposes and consideration		Ву	And Attorney in Fact (Seal
			e Alice Claughter
- DEFORE ME, the undersigned, a Nova	ary Public in and for said Cou	nty and S rate, on this day	Who Miles (Seal
COUNTY OF		By	and Attorney in Fact (Seal
THE STATE OF TEXAS,			

SINGLE ACKNOWLEDGMENT

	SIN	GLE ACKNOWLE	DGMENT		(Seal)
THE STATE OF TEXAS,	}			water work took	Toca
COUNTY OF			A Property of the Parket of th	THE THE	(Seal)
BEFORE ME, the undersigned, a	Notary Public in and	for said County and	State, on this da	y personally appeared _	nber (Seal)
			The same	REST. REST. P. C.	(258)
known to me to be the personwh the same for the purposes and consid	deration therein expre	ssed.		12/ 2A/	
GIVEN UNDER MY HAND A	ND SEAL OF OFFIC	E, This	day of	. f. Slaughter	, A. D. 19
My commission expires:	esence of:				Notary Public.
IN WITNESS WHEREOF, the	Grantors herein have h	ereunto set their bar		day of A	196
	WIFE'S S	EPARATE ACKN	OWLEDGMENT		
THE STATE OF TEXAS.]				
COUNTY OF					
BEFORE ME, the undersigned,	a Notary Public in at	nd for said County a	and State, on this	day personally appeared	
BEFORE ME, the undersigned,	2 11000, 2 0000		of		
known to me to be the person whose apart from her husband, and having that she had willingly signed the same	same fully explained to the for the purposes and	to the foregoing in to her, she acknowled d consideration there	strument, and said	ment to be her act and	deed, and she declared
GIVEN UNDER MY HAND			_ day of and noo	n the heirs, executors,	, A. D. 19
My commission expires:	be assigned in whole	or in part.			
Any pine line or lines construct to such depth as will not interfere			CIVATION SPAIN, AC	the thine of the constitu	Notary Public
derender may be made direct to an	an engineer on militario				
	DES CONCERNANCES				
THE STATE OF TEXAS,]	INT ACKNOWLE		MARIE OF SELECTION SOURCE	
COUNTA OL DATE COUNTAGES WE	mutually agreed upon	, to be ascertained ;	ng determined by		rsons, one thereof to be
BEFORE ME, the undersigned,	a Notary Public in a	nd for said County	and State, on thi	s day personally appea	udd, create or construct,
his wife, both known to me to be the executed the same for the purposes as husband, and having the same fully willingly signed the same for the purposes of th	ne persons whose name and consideration thereion we explained to her, sharposes and consideration	es are subscribed to n expressed, and sai ne acknowledged suc on therein expressed	the foregoing inst d wife having be h instrument to be d, and that she di	rument, and acknowled, en examined by me pr e her act and deed, and id not wish to retract in	ged to me that they each ivily and apart from he she declared that she had t.
My commission expires:					
					Notary Public
Labrany 2, Tasana hi	Maverick Cou	ntw School L			
in Hockley	County, 56	at of Lexas, to-wir:	1' 1 1		
				Rods	
hereinafter referred to as Gramors (we corporation, its successors and assign replace, change the size of or remove selected by Granste on, over, and the	h preinaiter referred a pige line or pipe lin	MPANY	right, to contra ation of oil, gas which Grantors wa	and the products there trans they are the owne	COMPANY, a Malue operate protect, repair, of, along a route to be res in fee simple, situated
Agent and Attorney 1	No				
R. L. Slaughter, Jr.	Line	TO IINE	popping pl	and through Ir	e Walle, cur
FOR AND IN CONSIDERATION	IN DE THE SUM OF	i m		- he receipt of which	is hereby acknowledged,
		ICE)			
	WIENIU 6	SERVICE			
	S S	E NOAV	OVIES	gth_	
FORM 3 (6-30)	Series		Line	Length.	

FORM 397 (5-50

RIGHT OF WAY CONTRACT

Notephonexandx Netegraph Lines

	Adversaries des Words		
Wills, our Agent and A	ittorney in Fact		
			E .
hereinafter called "Grantee," the righ lines and the equipment and apparatus	t to erect, install, maintain, instherefor, and the right to trim	spect, repair, replace, operate, relo or cut trees along or adjacent to such	tine corporation, its successors and assigns, cate or remove telephone and telephone relegraph to telephone line, where neces- the following described land of which
grantors warrant they are the owners	in fee simple, situated in	Hockley	County, State of Texas,
to-wit: constraion expuses			
GIVEN UNDER MY HAND	AND SKAL OF OFFICE, THE	Cabani Tond	
Labour 3, League 41			
	d egress to and from said land	l for any and all purposes necessa	ry and incident to the exercise by said
Grantee of the rights granted by this		THE PROPERTY CHAI	
For the same consideration the	Grantee may grant to another	er or others, by lease or license, th	e right to place and maintain additional
wire or wires on the poles erected by	the Grantee herein.		
		rposes, subject to the rights of Gi	
damages to Grantors, their successors dephone and/or telegraph lines, on contract. In the event Grantors and	and assigns, resulting from the the basis of the status, condition Grantee are unable to agree	ne construction, operation, mainteen and use of said land and the in upon the amount of such damage.	nance, relocation and removal of said improvements thereon at the date of this then the same shall be ascertained and
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SINGLE ACKNOWLEDGMENT

COUNTY OF	}		
BEFORE ME, the undersigned, a I	Notary Public in and for said	County and State, on this day personally appear	ed(266])
oren, scaled and delivered the presence of:			
he same for the purposes and consider	eration therein expressed.	foregoing instrument, and acknowledged to me	that he executed
		day of	, A. D. 19
My commission expires:			
			Notary Public.
	WIFE'S SEPARAT	E ACKNOWLEDGMENT	
THE STATE OF TEXAS,)		
COUNTY OF	}		
part from her husband, and having sa	name in subscribed to the same fully explained to her, sh	, wife of foregoing instrument, and said wife having been ne acknowledged such instrument to be her act ration therein expressed, and that she did not wi	and deed, and she declar
GIVEN UNDER MY HAND A	ND SEAL OF OFFICE, Thi	s day of	, A. D. 19
Av commission expires:		ipon the amount of such damage, then the san one by Grantee and the third by the two so sel-	he shall be ascentained and
		e construction, upstrucen, manuscraptes, resear- need use of said and the unproverseing	mens trust vertices in or wine
COUNTY OF		il Company of this day personally a	ppeared
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executed the same for the purposes and husband, and having the same fully	d consideration therein express explained to her, she acknow	and	and she declared that she h
GIVEN UNDER MY HAND A	ND SEAL OF OFFICE, This	day of	, A. D. 19
My commission expires:			
		Rockfay	Notary Public
ses and the equipment and apparatus to		or the trees along or adjaceness occur angularies we such time, on, over and through the following	
		PICE PIPE LINE COMPANY, a Maine corporation of Press, report, replace, operate, relocate of region	
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knowledged, B. L. Bland	0 22 307 250	COM	
FOR AND IN CONSIDERATIO	Z		
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	Telephonican	Tallog and the later of the lat	
	1710711	SERVICE	
DRM 383 (5-60)	DICHE UT W	ER	
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