135907

JAN CAMP WILLIAMS CAS PIPELINE - WEST BYOTNE 219 tH STREET BATTLE GROUND, MA 78604 REAL ESTATE EXCISE JAX 20315

AUG *3 1999

PAID 3213.00

SKAMANIA COUNTY TREASURER
AMENDMENT TO RIGHT-OF-WAY CONTRACTS

BOOK 192 PAGE 23

OVER San Camp

Aug 3 | 58 77 °99

GARY M. CLC ON

This Amendment to Right-of-Way Contract(s) (Amendment) is entered in to this 12th da July, 1999, by and between NORTHWEST PIPELII E CORPORATION (Northwest or "Grantee"), successor-in-interest to Pacific Northwest Pipeline Corporation, and the undersigned Elena Cam and Pirfil "Pete" Cam, husband and wife (Grantors).

RECITALS

- Northwest and Grantors are parties to those certain Right-of-Way Contracts dated November 2, 1955, December 14, 1955 and May 12, 1977 (the Contracts) (Land Number 551211G1699 & 77018) (Assessor ID 02071630020000), recorded in Skamania County, Book 40 at Page 465, Book 41 at Page 104 and Book 73 at Page 153, granting Northwest a right-of-way easement over and through certain real property situated in Section 16 &17, Township 2- North, Range 7-East, Skamania County, State of Washington.
- The Parties desire and agree to amend the Contracts to allow for relocation of the pipeline and appurtenances

AGREEMENT

NOW THEREFORE, for and in consideration of the mutual promises contained herein, the parties agree to amend the Contract as follow

The right-of-way easement corridor shall be 60 - feet in width and shall be used to install a 26" pipeline underground and is further described in Exhibit "A" which is attached hereto and by this reference made a part hereof. Northwest is also granted a temporary Extra Work Space area for use during relocation of the pipeline and appurtenances, as shown on Exhibit "B" which is attached hereto and by this reference made a part hereof. Northwest expects to complete construction of the new pipeline within three months after commencement of the work. Grantors and Northwest mutually agree that no building shall be placed within said permanent right-of-way easement without Northwest's prior writter consent, and that Grantors activities shall comply vith terms and conditions of Northwest's Encroachment Resolution Program, which is attached hereto is Exhibit "C", except as otherwise provided for in this agreement. Northwest shall install the relocated 26-inch pipeline underground. Northwest is responsible for any damages or changes to the existing improvements including, all utility lines that may or may not comply with Exhibit "C". Further, Northwest acknowledges that the existing improvements are authorized as permanent installations and need not comply with terms and conditions of Exhibit "C" now or in the future. 8-3-99 2-7-16-3-200 EASEMENT 다음

BOOK 192 PAGE 24

- 2. Grantor, grant to Grantee the right to abandon in place a segment of the existing buried pipeline that will no longer be in service after Grantee completes its pipeline relocation activities. Grantee shall remove the existing section of 16-inch pipeline that is currently above ground upon completion of its pipeline relocation activities. In addition, upon completion of construction activities and release of all claims by Grantor related to Grantee's pipeline relocation project, Grantee shall execute and complete a reconveyance of its easement rights with respect to lands in which its existing pipeline facilities are abandoned.
- Northwest agrees to install a 6-foot-wide asphalt walking path in a good workmanship manner within three months after commencement of construction with adequate and good quality asphalt over that portion of Grantor's property that is west of the main access road, continuing west and over the second access road to the end of Grantor is property line and within Grantee's right-of-way easement corridor described in Exhibit "A". Subsequent to construction of the walking path, Grantor shall assume full responsibility for its maintenance and continuation. Northwest shall have the right to install pipeline markers at convenience locations along the pipeline route described in said Exhibit "A".
- 4. After completion of its pipeline relocation oject and within a three month period of time, or as weather conditions allow, Northwest agrees to return all disturbed areas to as near their original condition as reasonably possible and perform all cleanup of the area in accordance with conditions imposed by the Federat Energy Regulatory Commission. Northwest shall promptly repair all utility lines in a good workmanship manner that are damaged or broken during its pipeline relocation project.
- As it deems appropriate, Northwest shall insull strain gauges on the relocated 26-inch pipeline as a means to assist in the detection of land movement.
- Except as set forth in writing signed by the parties hereto, neither Grantors nor Grantee hereby waive rights
 or claims either may have arising under or in connection with the Contracts and Northwest's pipeline up
 to the date hereof.
- 7. Grantee shall indennify and hold Grantors harmless from and against any and all loss, damage, or injury which may result from the construction, operation and maintenance of Grar tee's pipeline facilities during and after completion and its pipeline relocation activities including payment of attorney fees; provided, however, that said loss, damage, or injury does not arise out of or result from the actions of the Grantors, their agents or employees. However, Grantees obligation to indemnify and hold harmless does not extend to any construction related damages on the right of way area or easement which have already been compensated you under the terms of the Partial Settlement Agreement.
- 6. Grantee will span the small drainage ditch located southerly of the main hotel complex where its 26" pipeline will cross. Grantee will install a four-foot diameter or equivalent culvert and earthen bridge where the pipeline crosses the drainage ditch.
- 9. Except as amended, all terms and conditions of the Contract(s) shall remain in full force and effect.
- 10. This Amendment shall be binding upon and inure to the benefit of the successors and assigns of the parties to this Amendment.
- 11. This Amendment shall be governed and construed in accordance with the laws of the State of Washington.

BOOK 192 PAGE 25

IN WITNESS WHEREOF, the parties hereto have hereby executed this Amendment as of the day and year first written above.

CKANTORS:

ELENA CAM AND PETER CAM

BY. ELENA CAM

Just Te

DITTINGE FEIE CAN

NORTHWEST:

NORTHWEST PIPELINE CORPORATION

BY: JAN B. CAMP, ATTORNEY-IN-FACT

BOOK 192 PAGE 26

STATE OF		OFFICIAL SEAL NEBRA L. YASH NOTARY PUBLIC-DREG COMMISSION NO. 306	ion M	1
COUNTY OF)	COMMISSION NO. 306 MY COMMISSION FORFIES NOV. 5	201	4
On the 194 day of appeared Elena Cam who duty	July , 1999, bel acknowledged to me that sh	fore me a Notary Public i e executed the foregoing	n and for said State, persinstrument.	onally
My Commission Expires:	se	milyyer	1	أور
11/5/2001	Notar Addre	ry Public / / wordh	im Ox_	
	- A C.	11	J	
STATE OF	- C.X	. 1		
COUNTY OF)	- X \	/ D		
On the	duly acknowledged to me the	ore me a Notary Public in that he executed the forego	and for said State, perso	nally
My Commission Expires:	Alepa	el Ayer		-
11/5/2001	Notary Addres	Public // is: Wordburn	ne	
AF Th.				



BOOK 192 FAGE 27

STATE OF WASHINGTON)

COUNTY OF CLARK

On the 15th day of July, 1999, Jan B. Camp, personally appeared before me and being by me duly sworn, did say that he is the Attorney-in-Fact of Northwest Pipeline Corporation, and that the Agreement was signed on behalf of Northwest Pipeline Corporation and said \(\text{lan B. Camp acknowledged to me that as such Attorney-in-Fact executed the same,} \)

My Commission Expires:

Notary Public in and for

10/6/02

Courty,

State of Washington



BOOK 192 WARE 28



HAGEDORN, INC.

1924 Bros. Way, Suite E • Vensouver, WA 98663 (360) 696-4^28 • (503) 283-5778 • FAX (360) 694-1934

July 6, 1999

LEGAL DESCRIPTION FOR WILLIAMS GAS PIPELINE WEST

EXHIBIT "A"

60 FOOT RIGHT-OF-WAY ACROSS THE ELENA CAM PROPERTY:

A 60 foot right-of-way over a portion of the B.B. Bishop Donation Land Claim in Sections 16 and 17, Township 2 North, Flange 7 East, Williamette meridian, and ecross a portion of Government Lot 9, Section 16, Township 2 North, Renge 7 East, Williamette Meridian, Skamania County, Washington, described as follows:

BEGINNING at a concrate monument marked "NB 68" as shown on the "Second Addition to the Plats of Relocated North Bonneville" at the intersection of the West line of the B.B. Bishop D.L.C. with the South line of a 300 foot Bonneville Power Administration right-of-way, said monument being 881.58 feet South and 664.44 feet West of a 1 inch iron pipe #: the witness corner located 114.72 feet North of the corner common to Sections 16, 17.420 and 21; thence North 02° 06′ 29″ East; along the West line of the B.B. Bishop D.L.C., 1818.65 feet to a point hereinafter called paint "A"; thence continuing North 02° 06′ 29″ East, 564.34 feat to a 1 inch iron pipe at the Northwest corner of the B.B. Bishop D.L.C. (as it existed in June, 1976); thence North 86° 20′ 38″ East, 618.85 feet to a 1/2 inch iron pipe at the intersection of the North line of the B.B. Bishop D.L.C. with the line between Scations 16 and 17; thence North 66° 21′ 36″ East, along the North and of the B.B. Bishop D.L.C., 43.17 feet to the centerline of the "Pacific Northwast Pipeline Corporation" 60 foot right-of-way as described in Book 41 of Deeds, Page 104, Skamania County Deed Records; thence North 46° 28′ 00″ East, along said centerline, 539.10 feet; thence South 43° 32′ 00″ East, 22.00 feet; thence South 45° 32′ 00″ East, 22.00 feet; thence South 45° 32′ 00″ East, 27.02 feet; thence South 53° 37′ 00″ West, 241.85 feet; thence South 61° 37′ 00″ West, 317.95 feet; thence South 53° 37′ 00″ West, 238.65 feet; thence South 88° 37′ 00″ West, 241.85 feet; thence South 61° 37′ 00″ West, 317.95 feet; thence North 78° 18′ 00″ West, 223.26 feet; thence North 67° 30′ 00″ West, 293.16 feet; thence South 61° 37′ 00″ West, 129.86 feet to point "A", above described, on the West line of the B.B. Bishop D.L.C.; thence South 02° 06′ 29″ West, along said West line, 85.82

BOOK 192 PASSE 29

LEGAL DESCRIPTION FOR WILLIAMS GAS PIPELINE WEST 60 FOOT RIGHT-OF-WAY ACROSS THE ELFNA CAM PROPERTY EXHIBIT "A" July 6, 1999 Page 2

feat; thence leaving seld West D.L.C. line, North 46° 28' 00° East, 152.23 feet; thence South 67° 30' 00° East, 259.84 feet; thence South 78° 18' 00° East, 250.78 feet; thence North 61° 37' 00° East, 352.05 feet; thence North 38° 37' 00° East, 246.15 feet; thence North 53° 37' 00° East, 247.35 feet; thence North 52° 42' 00° East, 275.00 feet; thence North 17° 55' 00° West, 294.40 feet; thence North 62° 32' 00° West, 84.66 Sept; thence North 43° 32' 00° West, 76.98 feet to the existing 50 foot pipeline right-of-way, above described; thence South 46° 28' 00° West, 60.00 feet to the TRUE POINT OF BEGINNING.

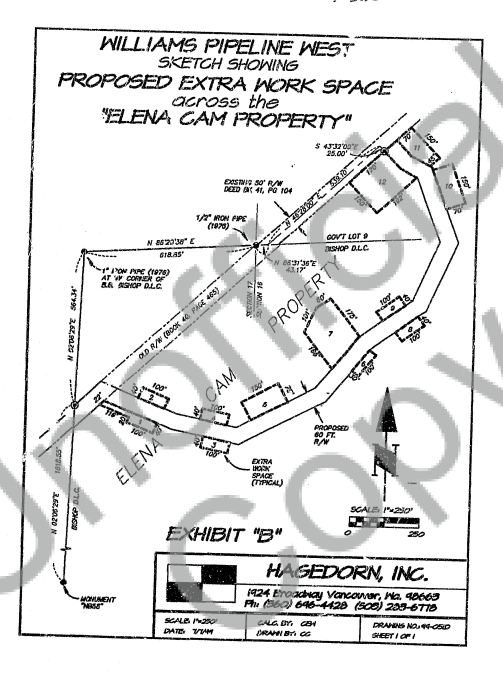
SUBJECT TO easements and restrictions of record.



TANKE OF SOME

LO-1091/Williams Gas - Com Essement.com

. BOOK 192 30



BOOK 192 FAGE 31

EXHIBIT "C"

ENCROACHMENT SPECIFICATIONS

GENERAL REQUIREMENTS FOR SURFACE ALTERATIONS

- All states in unlich Nonthwest operates have utility "One Cell" systems which require
 48 hours notice of eccavation activities, Chack your local state requirements. Notification
 is the Livy!

- Fonce posts should not be installed within four (4) feet of the center of the etc.
 the first post eith it side of the pipeling should be set in hand dug holes.
- To perform normal meintenance, access through or around fences across the right-of-way must be provided.
- C) installer shall adhers to provisions A & C of GENERAL REQUIREMENTS FOR SURFACE ACTERATIONS.

!ANDSCAPING (plustings which require excavation beyond one (1) foot in depth.)

- A) Flower bads and structs are permitted within the right-of-way, but may be dismaged by required annual pipeline surveys if planted directly over the pipeline. Significant wheinterance may require total clearing of the right-of-way.
- C) Provisions A & C c? == GENERAL REQUIREMENTS FOR SURFACE ALTERATIONS must be fellowed where excession exceeds one (1) fool in depth.

STREETS, ROADS AND DRIVEWAYS

- A) Pesidential drivoways intended for light variable access to a single family dy have a minknum of 3.5 feet of cover evil the prioritie.
- B) Driverveys shall not run langthwise willful the sight-of-vey and must cross on an angle, which when measured between the proposed drive and sho right-of-way is not less than 45 day 45.

ORARY EQUIPMENT CRESSINGS

- All y plowing or ripping of soil on the right-of-way at depths greater than one (1) foot, including agricultural activities, are required (3 be reviewed on an individual basis to ensure proper cover exists

GENERAL REQUIREMENTS FOR ALL JURIED LIGS (1805) TINGS

- At All buried lines according fro thisses is right of-way sholl be install all applicable codes and requirement or governing such installations.
- All bursed lines crossing Nor away > pipeline right-uf-way chall class at an angle of 45 (legroes or more.
- C) All burred lines shall cross to a furthwest's plouine unless intestible bed, we of gradu requirements, underground? uctures, heavy rock, or existing pipe cover.

BURBED COMMUNICATION LINE CR JSTINGL LEPHONE, TV. DA

- C) For fiber botto lines, a 8-inch thick concrete cap shalf the blacks ever the processing fiber optic cable for a distance of not line then 10 feet on each skip of the capeting.
- Di For fiber polic lines, signification placed at each gape of the right of way to mark the engle and path of the top optic cable crossing. These pigns one to be provided by the installer of the cable.

BURIED POWER LINE CROSSINGS .

- Shall be installed in accordance with guidelines or the flational Electrical Safety Code (public utility power and light companies) or the flational Electric Code (private power and light companies).
- C) Shall have minimum clustaness between lines as follows: 24 Inches for 0 to 500 volts; 30 Inches for 801 to 22,000 volts; 36 Inches for 32,001 to 40,000 volts; and 42 Inches for 40,000 volts and 600 volts.
- A 6-inch wide virint direct-builst warning tape shall be placed 10 to 1/1 incl.ss above the builed line and shall arts, of across the entire width of the high of type. The warning tape will be provided by Kerthwest when requested.

BEWER AND WATER-MAIN CHOSSINGS

- A) When a severe line is premitted to extend ever the physicine and a supply it is required by Northwest, the method of supply inset de approved by Northwest's Engineering Division.

METALLIC PIPE CROSSINGS

- Shall have two corresion tost leads installed on florthwest's pipeline and two costs: crossing pipe at the point of the crossing to provide a means of monitoring for inter-protect with Northwest's cathodic protection system.

OVERHEAD POWER LINE AND TELEPHONE LINE CROSSINGS

- A) Shall maintain a minimum of thirty feet vertical clearance across the right-of-way to provide adequate work space for Nor hwest equipment working on the right-of-way.
- B) Shall have no poles or appurtenances located on the right-of-way.