

JOB ORDER	TRACT
No. _____	No. 24
COUNTY	STATE
Audrain	Missouri

Agreement for Right-of-Way

KNOW ALL MEN BY THESE PRESENTS, That Geraldine Shobe Holloway and Russell E. Holloway, her husband

of the post office of Northwest Limits of Columbia, Mo., on Highway #40, in the State of Missouri, for and in consideration of One (\$1.00) Dollar, to them in hand paid, receipt of which is hereby acknowledged, and the further consideration of Fifty Cents per rod, to be paid when the pipe lines hereinafter specified are laid, does hereby grant and convey unto Penhandle Eastern Pipe Line Company

of Kansas City, Missouri, its successors and assigns, a Right-of-Way to lay, maintain, alter, repair, operate and remove pipe lines and from time to time parallel pipe lines, drips, gates, telegraph and telephone lines and all appurtenances convenient for the transportation of oil, gas or other substances, together with the right of ingress and egress, over and through the following premises in the County of Audrain in the State of Missouri

to-wit: (The South Half of the Southwest Quarter of the Northwest Quarter; and the West Half of the Southwest Quarter; all in Section 13; and the Northwest Quarter of the Northwest Quarter of Section 24, except a triangular strip off of the South part thereof containing 15 square rods, more or less, described as follows: Begin 60 feet North of the Southwest corner of the Northwest Quarter of the Northwest Quarter of said Section 24 and being 1 rod wide on the West end and running East 30 rods to a point; all being in Sections 13 and 24, Township 51, Range 7 W., of the 5th P. M.

Said sum is acknowledged as full consideration for the Right-of-Way. Should an additional or parallel line be laid at any time, Fifty cents per rod shall be paid for each such line so laid. All damage to growing crops and fences occasioned by the installation of the first line or by making future repairs or in removing said property, or by laying, repairing or removing other lines, drips and gates, shall be paid by grantee after the damage is done; said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one to be appointed by the grantor, one by the grantee; and the third by the two so appointed; and the written award of such three persons shall be final and conclusive.

Grantee to place two taps in line for domestic use on land above described, at approximately survey stations #210+61 and #233+04. Telegraph or telephone lines, if any, shall follow along the property lines.

It is hereby understood that this agreement cannot be changed in any way except in writing, signed by the grantor, and a duly authorized agent of the grantee.

Signed this 15th day of December, 19 31

Witnesses: J. S. Woodruff Russell E. Holloway
Geraldine Shobe Holloway

This instrument was filed for record
on the 13 day of April 1937 and
duly recorded in book, volume, fiber, 116
page 473 of the records of this office.

.....
Register, Recorder of County Clerk