RECORDED MAY 21, 1963 BK 141 PG 450 NO. 478620 B. B. HUME, COUNTY CLERK

7-2-8 REV. S-1-60

RIGHT OF WAY AGREEMENT (STANDARD FORM)

of which is hereby acknowledged JOHN GORMAN AND MYRNA E, GORMAN, HIS WIFE does hereby grant unto Continental Pipe Line Company, a Delaware corporation having offices in Porce Oklahoma, hereinafter referred to as Grantee, its successors and assigns, the right to lay, maintain, in alter, repair, operate, protect, remove and relay a pipe line or pipe lines, for the transportation of oil an and products and by-products thereof, water and other substances, and such drips, valves, fittings, mand other equipment and appurtenances as may be necessary or convenient for such operations and, if it is a say, to construct, maintain, operate, remove and replace communication and control facilities upon through and under the following described land situated in ShERIDAN Co-State of Within the Company of the Shering of the Shering and Shering an		tellens (e 28 00		
hereinafter referred to as Grobes hereby grant unto Continental Pipe Line Company, a Delaware corporation having offices in Ponea Oblahoma, hereinafter referred to as Grantee, its successors and assigns, the right to lay, maintain, in and other equipment and appurtenances as may be necessary or convenient for such operations and, if reary, to construct, maintain, operate, remove and replace communication and control facilities upon, through and under the following described land situated in SHERIDAN Construct, maintain, operate, remove and replace communication and control facilities upon, through and under the following described land situated in SHERIDAN Construct, maintain, operate, remove and replace communication and control facilities upon, through and under the following described land situated in SHERIDAN Construct, as follows: A tract of land situated in the Ethiki, of Sec. 29, T. 54 N., R. 83 W., described as follows: A tract of land situated in the Ethiki, of Sec. 29, T. 54 N., R. 83 W., described as follows: A tract of land situated in the Ethiki, thence North along said Mest line a distance of 662 feet, thence N. 35 dag, 30' E. 851 feet to a point on the Mesterly right of we line a distance of 902 feet, thence S. 55 dag, 45' W. 877 fit, to the point of we line a distance of 902 feet, thence S. 55 dag, 45' W. 877 fit, to the point of we line a distance of 902 feet, thence S. 55 dag, 45' W. 877 fit, to the point of were lines and homestead exemption laws, if any, of said state. Grantor shall have the right to fully use and enjoy the said premises except as the same may be nearly for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages we nay arise to crops, pasturage, fences or buildings of said Granter hereby agrees to pay any damages were said to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, reering works, or other structure over said pipe line or lines nor permit same to be done by others. Any pipe line		•		
loes hereby grant unto Continental Pipe Line Company, a Delaware corporation having offices in Ponce Malahoma, hereinafter referred to as Grantee, its successors and assigns, the right to lay, maintain, in liler, repair, operate, protect, remove and relay a pipe line or pipe lines, for the transportation of oil an ind products and by-products thereof, water and other substances, and such drips, valves, fittings, and other equipment and appurtenances as may be necessary or convenient for such operations and, if rary, to construct, maintain, operate, remove and replace communication and control facilities upon, hough and under the following described land situated in SHERIDAN Control of the SHERIDAN Control of the SHERIDAN Control of the SHERIDAN Control of the Salitated in the Final of the SHERIDAN Control of the Salitated in the Final of the SHERIDAN Control of the Salitated in the Final of the SHERIDAN Control of the Salitated in the Final of the SHERIDAN Control of the Salitated in the Final of the SHERIDAN Control of the Salitated in the Final of the Shert Highway, thence S. 13 deg. 56 E. along said West line a distance of 502 feet, thence N. 35. deg. 30 feet to a point on the Westerly right of way line of the Shert Highway, thence S. 13 deg. 56 E. along sald right of we line a distance of 902 feet, thence S. 55 deg. 45 W. 877 ft. to the point of begother with the rights of ingress and egress to and from said line or lines, or any of them, for the purforesaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of lower, homestead and homestead exemption laws, if any, of said state. Grantor shall have the right to fully use and enjoy the said premises except as the same may be nary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which are the purpose sherien granted to the said Grantee; and Grantee hereby agrees to pay any damages which are provided to such depth as will not interfere with such cultivation, except that a	WIFE	AND MYKNA E. GUKMAN. H	nereby acknowledged JUHN GUR	of which is
as follows: Beginning at a point on the West line of the SELNNE, 635 feet North of the Southwest corner of said SELNNE, thence North along said West line a distance of 662 feet, thence N. 35 deg. 30¹ E. 851 feet to a point on the Westerly right of way line of the Saate Highway, thence S. 13 deg. 56¹ E. along said right of we line a distance of 902 feet, thence S. 55 deg. 45¹ W. 877 ft. to the point of beg together with the rights of ingress and egress to and from said line or lines, or any of them, for the pur aforesaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue or dower, homestead and homestead exemption laws, if any, of said state. Grantor shall have the right to fully use and enjoy the said premises except as the same may be nearly for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages wany arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights to france shall have the right to change the size of its pipes, the damages, if any, in making change to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, neering works, or other structure over said pipe line or lines nor permit same to be done by others. Any pipe line or lines constructed by Grantee across lands under cultivation shall, at the time of struction thereof, be buried to such depth as will not interfere with such cultivation, except that at optic Grantee any such line may be placed above any stream, ravine, ditch, or other watercourse. Should more than one line be laid under this grant at any time, an additional consideration, calcument the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so after the first line. This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so differ the first line. Thi	ng offices in Ponca City, to lay, maintain, inspect, sportation of oil and gas valves, fittings, meters operations and, if neces- ol facilities upon, over,	y, a Delaware corporation has sessors and assigns, the righ e line or pipe lines, for the tra- cer substances, and such dri- cessary or convenient for su- ace communication and cor-	preinafter referred to as Grantee, its operate, protect, remove and relay a and by-products thereof, water and aipment and appurtenances as may b truct, maintain, operate, remove and under the following described land sit	Oklahoma, halter, repair, and products and other equal to constant, to consthrough and
of the Southwest corner of said SENNE, thence North along said West line a distance of 662 feet, thence N. 35 deg. 30! E. 851 feet to a point on the Westerly right of way line of the Saate Highway, thence S. 13 deg. 56' E. along said right of wa line a distance of 902 feet, thence S. 55 deg. 45' W. 877 ft. to the point of has logether with the rights of ingress and egress to and from said line or lines, or any of them, for the pur droesaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of lower, homestead and homestead exemption laws, if any, of said state. Grantor shall have the right to fully use and enjoy the said premises except as the same may be neary for the purposes herein granted to the said Grantee; and Granter from the exercise of the rights he granted. Grantee shall have the right to change the size of its pipes, the damages if any, in making change to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, neering works, or other structure over said pipe line or lines nor permit same to be done by others. Any pipe line or lines constructed by Grantee across lands under cultivation shall, at the time of struction thereof, be buried to such depth as will not interfere with such cultivation, except that at optic Grantee any such line may be placed above any stream, ravine, ditch, or other watercourse. Should more than one line be laid under this grant at any time, an additional consideration, calcum the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so fafter the first line. This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole interest therein and/or communication lines, with full rights of ingress and egress for the maintenance, reoperation, replacement and removal thereof. The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, execution in the presence of the parties hereto. WITNESS the ex	W., described	Sec. 29, T. 54 N., R.	of land situated in the ENNH,	A tract
of 662 feet, thence N. 35 dag. 30 E. 851 feet to a point on the Mesterly right of way line of the Seate Highway, thence S. 13 deg. 56 E. along said right of we line a distance of 902 feet, thence S. 55 deg. 45 W. 877 ft. to the point of beg together with the rights of ingress and egress to and from said line or lines, or any of them, for the pur offoresaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of lower, homestead and homestead exemption laws, if any, of said state. Grantor shall have the right to fully use and enjoy the said premises except as the same may be nearly for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages we may arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights herape to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, neering works, or other structure over said pipe line or lines nor permit same to be done by others. Any pipe line or lines constructed by Grantee across lands under cultivation shall, at the time of struction thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to such depth as will not interfere with such cultivation, except that at optication thereof, be buried to any be placed above any stream, ravine, ditch, or other watercourse. This Right of Way Agreement may be assigned by Grantee, its successors and assigns,	635 feet North	West line of the SELNW	ows: Beginning at a point on	as follo
of way line of the Saate Highway, thence S. 13 deg. 55' E. along said right of we line a distance of 902 feet, thence S. 55 deg. 45' W. 877 ft. to the point of bag together with the rights of ingress and egress to and from said line or lines, or any of them, for the purforesaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of dower, homestead and homestead exemption laws, if any, of said state. Grantor shall have the right to fully use and enjoy the said premises except as the same may be nearly for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages we may arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights have the right to change the size of its pipes, the damages, if any, in making change to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, enering works, or other structure over said pipe line or lines nor permit same to be done by others. Any pipe line or lines constructed by Grantee across lands under cultivation shall, at the time of struction thereof, be buried to such depth as will not interfere with such cultivation, except that at optic grantee any such line may be placed above any stream, ravine, ditch, or other watercourse. Should more than one line be laid under this grant at any time, an additional consideration, calcument the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so futer the first line. This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole exact, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undivinterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, reoperation, replacement and removal thereof. The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, execution in the presentatives, successor	st line a distance	thence North along said	outhwest corner of said SFLNW	of the
may arise to crops, pasturage, fences or buildings of said Grantee hereby agrees to pay any damages we may arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights he granted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making change to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, neering works, or other structure over said pipe line or lines nor permit same to be done by others. Any pipe line or lines constructed by Grantee across lands under cultivation shall, at the time of struction thereof, be buried to such depth as will not interfere with such cultivation, except that at optic Grantee any such line may be placed above any stream, ravine, ditch, or other watercourse. Should more than one line be laid under this grant at any time, an additional consideration, calculate the first line. This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole a part, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undivinterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, reoperation, replacement and removal thereof. The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, exect administrators, personal representatives, successors and assigns of the parties hereto. WITNESS the execution hereof the 11 day of May 19. John Gorman May 2 John Gorman May 2 John Gorman May 2 John Gorman May 3 John Gorman May 3 John Gorman May 4 John Gorman May 4 John May 4	aid right of way the point of beginning them, for the nurposes	S. 13 deg. 56' E. alon 5 deg. 45' W. 877 ft. to rom said line or lines, or any ose of this grant all rights to	ine of the Saate Highway, then listance of 902 feet, thence S. I the rights of ingress and egress to a reby releasing and waiving for the p	of way line a together with aforesaid, he
Should more than one line be laid under this grant at any time, an additional consideration, calculated the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so after the first line. This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole coart, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undinterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, respectation, replacement and removal thereof. The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, execution in the presence of the maintenance of the lay of the parties hereto. WITNESS the execution hereof the lay of the parties hereto. May 19 The terms of the maintenance of the lay of the parties hereto. WITNESS the execution hereof the lay of the parties hereto.	pay any damages which rise of the rights herein if any, in making such	e; and Grantee hereby agrees of said Grantor from the ex- ize of its pipes, the damage not to build, create or const	urposes herein granted to the said Gructors, pasturage, fences or buildin the shall have the right to change the paid by the said Grantee. Grantor ag	sary for the property and arise to granted. Granted to be
This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole part, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undividerest therein and/or communication lines, with full rights of ingress and egress for the maintenance, respectation, replacement and removal thereof. The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, execution in the personal representatives, successors and assigns of the parties hereto. WITNESS the execution hereof the 11 day of May 19. In the presence of John Gorman May 2 John Gorman May 2 John Gorman May 3 John Gorman May 2 John Gorman May 3 John Gorman May 3 John Gorman May 4 Joh	except that at option of	nterfere with such cultivation	eof, be buried to such depth as will n	truction the
The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, execution instrators, personal representatives, successors and assigns of the parties hereto. WITNESS the execution hereof the 11 day of May 19. In the presence of John Gorman May & Jahranga & Jahranga & Jahranga & Jahranga & May 20.	onsideration, calculated id for each line so laid	ant at any time, an addition ereinabove recited, shall be	pasis per lineal rod as the consideration	n the same
WITNESS the execution hereof the 11 day of May 19. In the presence of John Gorman May 2.19. What Aman and May 19.	oe lines or an undivided the maintenance, repair,	ne ownership of one or more rights of ingress and egress f	in any other person, firm or corporation in and/or communication lines, with splacement and removal thereof.	part, vesting interest there operation, re
The presence of John Jannar John Gorman Mynna & Harman	on the heirs, executors,	extend to and be binding nd assigns of the parties her	s, conditions and provisions hereof s s, personal representatives, successo	The term
E.d. Stewart: Myong & Harman	19 63	day of May	S the execution hereof the11	WITNES
	man	Myana Ex	Stewart:	n the preser
	3	-	*	
ract No			S-74	