## 7.2.5 RECORDED MAY 7, 1963 BK 141 PG 336 NO. 478093 B, B. HUME, COUNTY CLERK RIGHT OF WAY AGREEMENT (STANDARD FORM)

which is hereby acknowledged  GRACE M, FOSTER, A MIDOW  hereinafter referred to as Grant loos hereby grant unto Continental Pipe Line Company, a Delaware corporation having offices in Ponca GRobahoma, hereinafter referred to as Grante (its juccessors and assigns, the right to lay, maintain, maintain and population and such drips, valves, fittings, meter and products and by-products thereof, water and other substances, and such drips, valves, fittings, meter and other substances, and such drips, valves, fittings, meter and products and superior of the communication and control facilities upon, owe through and under the following described land situated in SHERIDAN  A tract of land situated in the WysEr of Sec. 7, T, 54 N, R, 83 W, described as follows; Beginning at the Southwest corner of said SEr, thence East 1079.5  feet to a point, thence Northwesterly 2529 feet to a point which is 2287 feet  due North of the point of beginning, and thence South 2287 feet to the point of beginning.  ogether with the rights of ingress and egress to and from said line or lines, or any of them, for the purpose foresaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of it 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 need any for the purposes herein granted to the said Grantee, and Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantee rhereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantee or construct any obstruction, engecting 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 contraction thereof, be buried to suc	Delaware corpora ors and assigns, the ne or pipe lines, for substances, and stary or convenient communication an SHERIDAN  c. 7, T. 54 N., of said SE4, the	tion having the right to lar the transpondent drips, va for such opened control of the right R. 83 W, thence East which is	offices in Ponca Ciay, maintain, inspertation of oil and pilves, fittings, meterations and, if nee facilities upon, over a counterprise of the cou
loes hereby grant unto Continental Pipe Line Company, a Delaware corporation having offices in Popca Cit With January Continental Pipe Line Company, a Delaware corporation having offices in Popca Cit With January Company Company Company Company Company Company, to construct, maintain, operated to as Grantec essary or convenient for such operations and, if need arry, to construct, maintain, operated and situated in SHERIDAN and control facilities upon, owe may be necessary or convenient for such operations and, if need arry, to construct, maintain, operated land situated in SHERIDAN and control facilities upon, owe hough a form of whom the control facilities upon, owe hough a form of which is upon, owe to will be supposed to the suppose of the grant and control facilities upon, owe the suppose of the suppose of this grant all rights under and by virtue of the owner, 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 neces any for the purposes herein granted to the said Grantec; and Grantec hereby agrees to pay any damages which may arise to crops, pasturage, fences or buildings of said Grante hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Granter off on the exercise of the right suppose of the purpose herein granted to the said Grantec; and Grantec hereby agrees to pay any damages which may arise to crops, pasturage, fences or buildings of said Granter from the exercise of the right suppose and the particle of the purpose of the purpose herein granted to the said Granter Granter agree not to build, create or construct any obstruction, engineering works, or other structure over said p	Delaware corpora ors and assigns, the or pipe lines, fo substances, and st sary or convenient communication a n. SHERIDAN  c. 7. T. 54 N., of said SE4. t	tion having the right to lar the transpondent drips, va for such opened control of the right R. 83 W, thence East which is	offices in Ponca Ciay, maintain, inspertation of oil and pilves, fittings, meterations and, if nee facilities upon, over a counterprise of the cou
loes hereby grant unto Continental Pipe Line Company, a Delaware corporation having offices in Popca Cit Within Continents of the process of the Company of the Company of the Company of the Company of the Continents of the Conti	Delaware corpora ors and assigns, the or pipe lines, fo substances, and st sary or convenient communication a n. SHERIDAN  c. 7. T. 54 N., of said SE4. t	tion having the right to lar the transpondent drips, va for such opened control of the right R. 83 W, thence East which is	offices in Ponca Ciay, maintain, inspertation of oil and pilves, fittings, meterations and, if nee facilities upon, over a counterprise of the cou
feet to a point, thence Northwesterly 2529 feet to a point which is 2287 feet  due North of the point of beginning, and thence South 2287 feet to the point of  beginning.  ogether with the rights of ingress and egress to and from said line or lines, or any of them, for the purpose foresaid, hereby releasing and walving for the purpose of this grant all rights under and by virtue of the 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 nece ary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights here franted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making such hange to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, eng eering 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 con truction thereof, be buried to such depth as will not interfere with such cultivation, except that at option frantee 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 m the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laifer the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or a art, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undivide neterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, repair peration, replacement and removal thereof.  The terms, conditions and provisions hereof shall extend t	of said $SE_{4}^{1}$ , the feet to a point	hence East	1079.5 2287 feet
feet to a point, thence Northwesterly 2529 feet to a point which is 2287 feet  due North of the point of beginning, and thence South 2287 feet to the point of  beginning.  ogether with the rights of ingress and egress to and from said line or lines, or any of them, for the purpose foresaid, hereby releasing and walving for the purpose of this grant all rights under and by virtue of the tower, 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 nece ary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights herei- ranted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making such ange to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, eng- seering 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 con- truction thereof, be buried to such depth as will not interfere with such cultivation, except that at option frantee 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 in the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so lai- fiter the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or it art, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undivide therest therein and/or communication lines, with full rights of ingress and egress for the maintenance, repai peration, replacement and removal thereof.  The terms, conditions and provisions hereof shall e	feet to a point	which is	2287 feet
beginning.  ogether with the rights of ingress and egress to and from said line or lines, or any of them, for the purpose foresaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of the 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 nece ary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights here ranted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making such hange to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, engeering 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 contruction thereof, be buried to such depth as will not interfere with such cultivation, except that at option of the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laid fret the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or a lart, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undividenterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, repair person.  The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, executor diministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the Acad Aday of Acad Agreement Agraement and removal thereof.  Grace M. Foster			
beginning.  ogether with the rights of ingress and egress to and from said line or lines, or any of them, for the purpose doresaid, hereby releasing and waiving for the purpose of this grant all rights under and by virtue of the 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 nece ary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which are said to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights here in granted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making such ange to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, engueering 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 contruction thereof, be buried to such depth as will not interfere with such cultivation, except that at option of the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laid ter the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or iterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, repair speration, replacement and removal thereof.  The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, executor diministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the Grace M. Foster  Grace M. Foster	ence South 2287	feet to t	he point of
ogether with the rights of ingress and egress to and from said line or lines, or any of them, for the purpose foresaid, hereby releasing and walving for the purpose of this grant all rights under and by virtue of the 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 nece ary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or bulldings of said Grantor from the exercise of the rights herein granted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making such ange to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, enguering 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, except that at option of the same basis per lineal to such depth as will not interfere with such cultivation, except that at option of the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laid fetre the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or is part, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undivident exercition, replacement and removal thereof.  The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, executor diministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the AG day of Grace M. Foster			•
ary for the purposes herein granted to the said Grantee; and Grantee hereby agrees to pay any damages which any arise to crops, pasturage, fences or buildings of said Grantor from the exercise of the rights hereing tranted. Grantee shall have the right to change the size of its pipes, the damages, if any, in making such hange to be paid by the said Grantee. Grantor agrees not to build, create or construct any obstruction, engueering 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 contruction thereof, be buried to such depth as will not interfere with such cultivation, except that at option of the same 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 in the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laif fer the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or its receive in and/or communication lines, with full rights of ingress and egress for the maintenance, repair operation, replacement and removal thereof.  The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, executor diministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the Age Agy of Sack M. Foster  Grace M. Foster	of this grant all r		
truction thereof, be buried to such depth as will not interfere with such cultivation, except that at option of trantee 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 in the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laifter the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or it sart, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undividenterest therein and/or communication lines, with full rights of ingress and egress for the maintenance, repair operation, replacement and removal thereof.  The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, executor diministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the AGA day of Grace M. Foster  Grace M. Foster  Grace M. Foster	nd Grantee hereby said Grantor from of its pipes, the o t to build, create o	agrees to pay the exercise damages, if a r construct a	y any damages whi of the rights here any, in making su my obstruction, en
the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laifter the first line.  This Right of Way Agreement may be assigned by Grantee, its successors and assigns, in whole or iterat, vesting in any other person, firm or corporation the ownership of one or more pipe lines or an undivide interest therein and/or communication lines, with full rights of ingress and egress for the maintenance, repair operation, replacement and removal thereof.  The terms, conditions and provisions hereof shall extend to and be binding upon the heirs, executor diministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the Alax day of South Grace M. Foster  The presence of South So	fere with such cui	ltivation, exc	ept that at option
with presence of:  The presence of:  WITNESS the execution hereof the Accordance of the presence of:	at any time, an ac inabove recited, sh	dditional constall be paid	sideration, calculat for each line so la
dministrators, personal representatives, successors and assigns of the parties hereto.  WITNESS the execution hereof the Ale X day of South 196  The presence of South 196  Grace No. S-64  To. of Rods 139  Check No. 22887	wnership of one of	r more pipe l	lines or an undivid
Trace No. S-64  To. of Rods 139  Check No. 22887	tend to and be bi assigns of the part	nding upon ies hereto.	8
ract No. S-64 o. of Rods 139 heck No. 22887	day of	pre	
ract No. S-64 o. of Rods 139 heck No. 22887	0 .	an	9. 4
fo. of Rods 139 heck No. 22887			Tosler
o. of Rods 139 heck No. 22887			
fo. of Rods 139 heck No. 22887			
o. of Rods 139 heck No. 22887			<del></del> ,
heck No. 22887			<u> </u>
DORGO (TEMP) HOS (TEMP) = ACCT /			** 7 1.5
Tharge Memor AFE 2008 - Acct. 2  AFE 3129  J.O. 1790	i t	of this grant all ry, of said state.  the said premises and Grantee hereby aid Grantee hereby aid Grantor from of its pipes, the of to build, create ones nor permit sam lands under cultifere with such cultravine, ditch, or of at any time, an admabove recited, slightly and the said of the part	of this grant all rights under y, of said state.  the said premises except as the difference of the said Grantee hereby agrees to paraid Grantee or construct a ness nor permit same to be done lands under cultivation shall, fere with such cultivation, excravine, ditch, or other waterco at any time, an additional continuabove recited, shall be paid Grantee, its successors and assembly of one or more pipe atts of ingress and egress for the lend to and be binding upon assigns of the parties hereto.  day of Harace M

2	
STATE OF Ransae	ર્ટ્ડ
COUNTY OF Perce	(Kansas-Oklahoma-Missouri Form
Before me, the undersigned, a notar	y public within and for said county and state, on this 26 \$
day of Cepric 1963	personally appeared
Frace In	Jaste
purposes and consideration therein set f	described in and who executed the within and foregoing instrument ated the same as their free and voluntary act and deed, for the use orth.
M. Compasson expires:	Fanner Dec
may 23 1965	Hennew Acloan Notary Public
STATE OF	
COUNTY OF	(Texas Form
	, a notary public in and for
	ay personally appeared
	wy personally appeared
known to me to be the persons whose nam to me that they executed the same for th	es are subscribed to the foregoing instrument, and acknowledged e purposes and consideration therein expressed.
	appeared
wife of	known to be to be the
to the foregoing instrument, and having l	peen examined by me privily and apart from her husband, and
having the same fully explained to her, she such instrument to be her act and deed, and and consideration therein expressed, and	declared that the had willingly simed the
	e, this A.D., 19
any commission expires.	Notary Public in and for
	County,
STATE OF	
COUNTY OF	(Colorado Form)
The foregoing instrument was acknow	ledged before me this day of
19 , by	day of
Witness my hand and official seal.  My commission expires:	
	Notary Public
STATE OF	W
COUNTY OF	(Wyoming Form)
On this day of	19, before me personally appeared
to me known to be the persons described in that they executed the same as their free ac Given under my hand the day and year	and who executed the foregoing instrument, and acknowledged t and deed.
www.mc.accom.com	or others at the Control of the Cont
My commission expires:	

Notary Public