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# RIGHT-OF-WAY AGREEMENT

Granite Shoals Lateral LL # 38A, 38B, 38D, 38E, 38F AFE 80168

STATE	OF	TEXAS
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HAYS COUNTY OF

•	Dollars (\$) in hand paid,
man and no/100	Dollars (\$) in name paid,
For and in consideration of Ten and no/100	undersigned (hereinafter called GRANTOR, whether one or more), does hereby
and sufficiency of which is hereby acknowledged, the	audelsillueo (uetentattei canca otto

GRANT, BARGAIN, SELL and CONVEY to Lower Colorado River Authority ITANY 1, DANUAIN, SELL BING CONVEY TO structed, to evidence such route), to construct, maintain, operate, repair, alter, replace, change the size of and remove pipelines and appurtenant

facilities across, under and upon the lands of GRANTOR in the County of

of Texas, to-wit:

Being a part of 452 acres of land more or less out of the George W. Lindsey Survey as described in deed dated 9/10/71, recorded in Vol. 245, Pages 762-767 of the Deed Records of Hays County, Texas, being known as Douglas Estates. The easement herein granted shall be 100 feet in width, being 30 feet to the Westerly and 70 feet to the Easterly.

BEGINNING at a point in the Westerly line of said property, said point being 56.5 feet Northerly along said line from a ½" iron rod marking the Southeast corner of said lot. THENCE North 54°20'W a distance of 611.5 feet to a point in the Southwesterly line of said property, said point being 518 feet Northwesterly along said line from a 2" iron rod marking the Southwesterly corner of said property.

BEGINNING at a point in the Northeasterly line of said property, said point being 518 feet Northwesterly along said line from a 2" iron rod marking the Southeasterly corner of said

THENCE North 54°20' West a distance of 436 feet to a point in the Northwesterly line of property. said property, also being the Southeasterly Right of Way of Sullivan Ridge Road, said point being 133 feet Northeasterly along said line from a 2" iron rod marking the point of curve on said right of way.

BEGINNING at a point in the Northeasterly line of said property, said point being 208 feet Southeasterly along said line from the Northeasterly corner of said property marked by a

THENCE North 54°20' West a distance of 251.10 feet to a point in the Northwesterly line of said property, said point being 152.7 feet along said line from a ½" iron rod marking the Northeasterly corner of said property.

BEGINNING at a point in the Southeasterly line of said property, said point being 152.7 feet Southwesterly along said line from a 2" iron rod marking the Easterly corner of said property. THENCE North 54°20' West a distance of 622.3 feet to a point in the Westerly line of said property, said point also being the Easterly right of way of Douglas Estate Drive, said point being 25.5 feet Southerly along said line from a ½" iron rod marking the most Westerly Northwesterly corner of said property.

BEGINNING at a point in the Easterly line of said property, said point being 368 feet Southerly along said line from the ½" iron rod marking the Northeasterly corner of said

THENCE North 54°20' West a distance of 638.7 feet to a point in the Northerly line of said property, said point being 115 feet Easterly along said line from a 2" iron rod marking the Northeasterly corner of said property as staked on the ground.

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After construction is complete, the easement will revert to 30 feet in width, being 15 feet each side of the pipeline as constructed.

### SPECIAL PROVISIONS

Where rock is brought to the surface of the right of way by the construction of the pipeline, the same shall be disposed of in the following manner so as to minimize the extent to which the same interferes with the use of the surface of the right of way. However, it is understood that there is no obligation to remove such rock from the right of way. In disposing of rock brought to the surface of the right of way, it shall be, when in keeping with good pipeline practices, replaced in the pipeline ditch; spread over the surface of the easement with due consideration being given to leaving gaps so as to allow access across the easement and natural drainage; piled at intervals along or across the right of way or used to construct erosion control terraces on the right of way; placed in draws and depressions on (and with Grantor/s consent, adjacent to) the right of way; or a combination of the foregoing. The Grantor's desires in regard to the method of disposition shall be given due consideration but the final decision as to the method to be employed shall be solely that of the Grantee and any agreement contrary to this provision must be in writing and signed by the parties to be bound. It is understood that the Grantors above described land does have the aforementioned depressions and draws. It is Grantor's preference to have excess rock disposed of in said depressions and draws along and adjacent to said right of way.

Grantee shall bury all pipe to a minimum cover of thirty inches (30") between the top of the pipe and the existing surface of the land, except where rock is encountered, the minimum cover may be reduced to eighteen inches (18").

VOI. 254 to 176

The GRANTOR represents that the above described land (for the pol) rented to

address	on a (cash or crop) basis.
There is included in this grant the right, from time to time, to size of, any replace one of more diditional line of pro-approximate for any such additional line and the GRANTEE shall put the GRAP per fined roof of such additional line or such proportionate part thereof a completion of the construction of such additional line.	tay, construct maintain, operate alter repair, remove change the problem with the first operate laid by SRANGE here under and NTOR for equivalent to SNE AND NOTED DOLLARS (1.00) RANGOR'S interesting and lands bear to the entire feet to be paid after
The GRANTEE shall have all of the rights and benefits necessary or conven	nient for the full enjoyment or use of the rights herein granted, including, but
not limited to, the free right of ingress to and egress over and across said lands	
to cut all trees, undergrowth and other obstructions, that may injure, endanger of the property along and adjacent to said right-of-way as any be reasonably ne- replacement of its facilities; provided Grantee shall be obligated to pay for all o	or interfere with the use of said pipeline. GRANTEE may use such portion of cessary in connection with the construction, maintenance, repair, removal, or
TO HAVE AND TO HOLD unto GRANTEE, its successors and assigns,	from the date hereof until the initial pipeline has been constructed, at any
time, and so long as the rights and easements herein granted, or any one	of them shall be used by, or useful to, GRANTEE for the purposes herein
granted, with ingress to and egress from the premises for the purpose of c property of GRANTEE herein described; and the undersigned hereby bind assigns) to warrant and forever defend all and singular said premises unto t lawfully claiming or to claim the same or any part thereof.	d themselves, their heirs, executors and administrators (and successors and
whether assigned, devised, bequesthed, or otherwise transferred in whole or in be covenants running with the land.	herein paid does include payment of the initial, foreseeable construction ipelines or permit any party other than GRANTEE to change such grade. dig in any manner in the vicinity of the pipeline, GRANTOR shall (1) point party about this requirement that the grade over the pipeline is not to be
made modifying, adding to, or changing the terms of this Agreement.	
IN TESTIMONY WHEREOF, the GRANTORS herein have execute	ed this conveyance this
ofJuly1972	
LANDOWNER*	g gionatite
LANDOWNER	3 SIGNATURE
Bertwel Elfre	V CANALITY OF THE PARTY OF THE
North Hays No. Two Ltd. Nueces Land and	Satory Hurlbut
Mineral Corp., General Partner By: Bertrand E. Hurlbut, President	Attesm: Parsy Hurlbut, Vice President
339 - B (8/71)	77 0303

## CORPORATION ACKNOWLEDGMENT

in and for said County. Texas, on this day pe	reconally appeared Bertrand E. Hurlbut and Patsy Hurlbut
in and for said county, reads, on any pr	
whose name is subscribed to the foregoing	instrument and acknowledged to me that the same was the act of the said
Nueces Land and Mineral Con	P
a corporation, and that he executed the sa	me as the act of such corporation for the purposes and consideration therein
expressed and in the capacity therein stated	<b>L</b>
GIVEN UNDER MY HAND AND SEA	AL OF OFFICE, This 3rd play August A. D. 1972.
	Jimmie Hoard
	Notary Public, HASS County, Texas
	My Commission Expires June 1, 19.7.2
an and 31100 A300	and the second of the second o
THE STATE OF TEXAS	
COUNTY OF HAYS	