REVOCABLE EASEMENT

(Epic Y Grade Pipeline LP, Tract TX-NU-021.00, 022.00)

THE STATE OF TEXAS §

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF NUECES §

That, the City of Corpus Christi, a Texas home-rule municipal corporation, P.O. Box 9277, Corpus Christi, Nueces County, Texas, 78469-9277, ("Grantor") acting by its duly authorized City Manager, or designee, ("City Manager") in consideration of the sum of Ten Dollars (\$10.00) to it in hand paid by EPIC Y GRADE PIPELINE LP, whose address is 18615 Tuscany Stone, Suite 300, San Antonio, Bexar County, Texas, ("Grantee"), the receipt of which is acknowledged, and the further consideration of "Grantee" complying with the City's Hazardous Substances, Liquids, and Gas Pipelines and Distribution System Ordinance, Article VII Chapter 35 Code of Ordinances, and City's pipeline ordinance, Article VII Chapter 49 Code of Ordinances, as amended, has GRANTED, SOLD, AND CONVEYED, and by these presents does GRANT, SELL, AND CONVEY, upon the conditions hereinafter stated unto the said EPIC Y GRADE PIPELINE LP, the right to relocate, install, operate, repair, replace, and maintain up to two pipelines, one not to exceed sixteen (16) inches in diameter, and the other not to exceed thirty (30) inches in diameter, together with appurtenant facilities including, but not limited to, valves, meters, regulators, cathodic protection, pigging facilities, test leads, and aerial markers for the transportation of natural gas, gaseous products, crude oil, and other hydrocarbons or minerals, whether in gaseous or liquid form, across, under and upon the land owned by Grantor described on the attached Exhibit A and shown on the attached Exhibit B.

TO HAVE AND TO HOLD the same unto the Grantee its successors and assigns, together with the right to enter upon Grantor's tract of land as shown on the attached and incorporated Exhibit "A and B", for the purpose of relocating, installing, operating, repairing, replacing, and maintaining said Improvements under the following conditions.

1. <u>Definitions</u>:

- a) City means the City of Corpus Christi, a Texas home-rule municipal corporation.
- b) Grantor means City, and may be used interchangeably with City.
- c) City Manager means the City's City Manager or his designee.
- d) Director means City's Director of Engineering Services or his designee.
- e) Risk Manager means City's Director of Risk Management or his designee.
- f) City Attorney means City's City Attorney or his designee.
- g) Grantee means Epic Y Grade Pipeline LP.

- h) Improvements means two refined products pipeline not to exceed sixteen (16) inches in diameter and one not to exceed thirty (30) inches in diameter, together with appurtenant facilities including, but not limited to, valves, meters, regulators, cathodic protection, pigging facilities, test leads, and aerial markers all within City property.
- i) Contractor means Grantee's agent to construct, maintain, replace, repair, or remove the Improvements.
- j) Exhibit A and B means the Exhibits, whether 1 or more pages, showing the locations where the Improvements enter or cross City property.
- k) City Utilities means the City's Water, Wastewater, Storm Water and Gas divisions.
- I) Franchisees' Preexisting Improvements means those improvements owned or operated by a franchise or licensee of the City that were in place prior to the Improvements installed under this Revocable Easement.
- m) Utilities Representative means the applicable City Utilities representative that needs to be notified (1) prior to routine construction or repair work or (2) prior to or concurrently with emergency repair work. During routine relocation, installation, operation, repair, replacement, and maintenance work the Utilities Representative will be the appropriate Water, Wastewater, Storm Water or Gas division foreman on duty. The City has Water, Wastewater, and Gas crews on duty or on-call 24 hours a day, 365 days a year. The Water Representative, the Wastewater Representative, the Gas Representative, and the Drainage Representative is the respective name for each division's authorized representative as set out above, and collectively called the Utilities Representative.
- n) Franchisee's Representative means the representative of a City franchisee or licensee that has preexisting Improvements within 2-feet of the proposed Improvements that need to be notified (1) prior to routine construction or repair work or (2) prior to or concurrently with emergency repair work. During routine installation, maintenance, or repair work each franchisee's or licensee's representative (e.g. the SWBT Representative, the AEP Representative) will be contacted. The franchisee and licensee representatives are collectively called Franchisee's Representative.
- o) City Inspector means that person acting on behalf of a City Utility or the City Street Department inspecting the relocation, installation, operation,

- City Street Department inspecting the relocation, installation, operation, repair, replacement, and maintenance of the Improvements.
- p) Revocable Easement Area means that portion of City property upon which the Improvements will be installed, operated, repaired, replaced, and maintained.
- 2. <u>Construction Standards</u>. All work proposed by Grantee to install, repair, or replace the Improvements will equal or exceed Department of Transportation Pipeline Safety Standards as applicable (Title 49, Code of Federal Regulations, Part 192 Transportation of Natural and other Gas by Pipeline, or Part 195 -Transportation of Liquids by Pipeline latest revision) for the transportation of gas or liquids by the Improvements.
- 3. Compliance with Laws. In installing, operating, maintaining, repairing, or replacing the Improvements Grantee must comply with all applicable Federal, State, County, and City laws and ordinances, and all amendments thereto, and secure all necessary permits from the appropriate agencies, including but not limited to, City Code of Ordinances Chapter 35, Article VII, which provides for emergency response coordination for pipelines transporting hazardous substances, liquids, and gases, including information reporting requirements for existing and new pipelines.
- 4. <u>Depth Limits and Water Transmission Pipeline Clearances</u>. Grantee must install, replace, repair, and maintain the Improvements so that no portion of the pipeline will be any shallower than 36-inches from existing ground or roadway pavement. Grantee will also maintain a minimum of twelve (12') feet clearance between Grantee's pipelines and any City water transmission pipelines. Grantee must notify the Texas One-Call for utility locations in the Revocable Easement Area at least 48 hours prior to the start of construction.
- 5. <u>Crossing or Ditch Requirements</u>. Prior to any repair or replacement of the Improvements, Grantee must provide protection at all road crossings or ditches, by either casing, extra pipe wall thickness, concrete jacketed pipe, or other means approved by the Railroad Commission or Federal D.O.T. as applicable, and Grantee must identify the method on the construction plans.

Grantee will maintain a minimum clearance of ten (10') feet between Grantee's pipelines and Grantor's concrete lined drainage channel located on Grantor's property.

- 6. <u>Operating Pressure</u>. Grantee's maximum operating pressure for the Improvements must not exceed design limitations as set forth in the Railroad Commission or Federal D.O.T. regulations for the size and type of line to be installed and operated.
- 7. 60 Day Revocation. Grantee understands and agrees that the right and easement herein granted may be revoked at any time by the City of Corpus Christi acting through its City Manager, and Grantee may be required to remove the Improvements at

Grantee's sole expense upon 60 days' notice in writing. If Grantee is in violation of Department of Transportation or Railroad Commission laws, rules, or regulations, or City ordinances, Grantee will be given written notice of the violation and 30 days from receipt of such notice to commence to cure the stated violations, within the overall 60 day period. If after the 30 day cure period has expired and Grantee has not cured the violations, this Revocable Easement may be revoked and Grantee may be required to remove the Improvements upon 30 days' notice in writing: provided however that if Grantee has commenced to cure the stated violation but has not completed same with the 30 day cure period, Grantee may proceed to cure such violation and this Revocable Easement shall not be revoked.

- 8. <u>Improvements Markers</u>. Grantee will place markers at the points where such Improvements enter or leave a public street or drainage right-of-way or other City property. Such markers must be of permanent construction bearing Grantee's name and emergency telephone number and placed on the edge of the public right-of-way.
- 9. <u>Assignability</u>. This Revocable Easement, and all its terms and conditions, bind and inure to the benefit of Grantor and Grantee and their respective lessees, licensees, successors, and assigns. Grantee may assign this Revocable Easement to any person, firm, corporation, partnership, or other entity, with the prior written consent of Grantor's City Manager, which consent will not be unreasonably withheld. Any assignment must provide that the assignee unconditionally assumes all the duties and obligations of assignor upon the same terms and conditions as set out in this Revocable Easement, which assumption of duties and obligations is partial consideration for Grantor's consent to the assignment.
- 10. Construction Drawings & As-Builts. Grantee must provide Director with a set of construction plans for all work proposed for the Improvements located within the Revocable Easement Area, one month prior to the start of construction, for Director's review and approval. The plans will tie the centerline of the proposed Improvements to the centerline of the Revocable Easement Area. Any centerline improvements will also be tied to the existing utility centerlines. The Grantee must provide the Director with a complete depth profile, distance, and location of its Improvements from existing City utilities, other franchised utilities, and other pipelines, that fall within the Revocable Easement Area. The Grantee is advised that centerline of proposed Improvements must have a minimum centerline to centerline horizontal distance as shown in the table below:

Water	- 60"	TimeWarner - 12"	KMC - 12"
Wastewater	- 18"	SWB/AT&T - 12"	ICG - 12"
Gas	- 18"	AEP (CPL) - 12"	Grande(ClearSource) - 12"
Storm Water	- 18"	ESPIRE - 12"	Caprock - 12"

The Grantee must provide the Director with a 24"x36" size reproducible set of as-built drawings of the Improvements within 60 days after completion of construction; failure to do so may result in Grantee's Revocable Easement being forfeited by the City.

11. <u>Insurance</u>. The Grantee must not commence work under this Agreement

until it and its Contractor have obtained through self-insurance or insurance policies required herein and proof of such insurance as evidenced by the Certificate of Insurance has been submitted to and approved by the Risk Manager. The required type and amount of required insurance coverage is specified in the attached and incorporated **Exhibit "C"**. The Grantee and its Contractor, if any, must have and maintain Commercial General Liability Insurance during the entire construction phase of the project. When construction is finished and the Improvements completed the Grantee must have and maintain Commercial General Liability Insurance through self-insurance or insurance policies for the entire duration of this Revocable Easement and for so long as Grantee's Improvements are located in or upon property of the Grantor. This provision shall survive termination or expiration of this Revocable Easement.

The contractual liability portion of this insurance must be broad enough to cover the indemnity agreement in this Agreement. Such policies of insurance must include the City as an additional insured with respect to any liability arising out of the Grantee's and its Contractor's use or maintenance of the Improvements in the Revocable Easement Area. The insurance policies specified must include an endorsement stating that the insurance company(ies) must give the Director 30 days written notice by certified mail, before any policy covered thereby is canceled, not renewed, or materially changed. Copies of all insurance policies from Grantee and Contractor must be provided to City Attorney within 30 days after City Manager's reasonable written request therefor.

Grantee and Contractor, if applicable, must provide copies of all insurance policies to the City Attorney within 30 days of the City Manager's reasonable request therefor if an incident-relating to the Improvements or Grantee's operations hereunder-occurs that reasonably appears to be covered by such insurance. If such copies are requested and provided, Grantee may mark the information in Grantee's policies that Grantee believes is confidential or proprietary. If City is requested to provide all or part of Grantee's insurance policies to third parties, City will timely forward the records to the Attorney General for a determination whether the records are "Public Information" under the Texas Pubic Information Act. City will contemporaneously notify Grantee of the open records request so that Grantee may participate in any available procedures and take steps it believes necessary to protect the nature of the confidential or proprietary information.

12. <u>Indemnity</u>. Grantee must fully indemnify the City of Corpus Christi, its officers, employees and agents ("Indemnitees") against any and all liability, damage, loss claims, demands, and actions of any nature whatsoever on account of personal injuries (including without limitation, workers compensation and death claims), or property loss or damage of any kind, or any other kind of damage which arise or are claimed to arise out of or in connection with the Grantee's or Grantee's officers', agents', and/or employees' ("Grantee's Agents") and/or Grantee's contractors' negligent acts or omissions or acts of intentional or willful misconduct in their respective installing or marking of the Improvements or other construction, operation, maintenance, repair, control, or use of the Improvements or the Revocable Easement Area, including but not limited to, those damages arising out

of Indemnitees' intentional or negligent acts in cutting or causing to be cut the Improvements during installation, repair, replacement, maintenance, or operation of City utilities located in or adjacent to the Revocable Easement Area; and including but not limited to those damages arising out of the Grantee's or Grantee's Agents' intentional or negligent acts in cutting or causing to be cut City utility lines during Grantee's or Grantee's Agents' or Grantee's contractors' use of the Revocable Easement Area. This provision shall continue so long as Grantee's Improvements are located on City property.

- 13. Repairs to City's Improvements or Franchisees' Preexisting Improvements. Grantee will repair, or cause to be repaired, any damage its construction, operation, repair, relocation, replacement or maintenance of the Improvements causes to a City street, sanitary sewer, storm sewer, gas, drainage facility, or to a Franchisees' Preexisting Improvements if the City Improvements or Franchisees' Preexisting Improvements were in place prior to Grantee's initial installation of the Improvements.
- 14. Abandonment of pipeline. Grantee may leave abandoned pipe in place unless the Director requires the Grantee to remove the abandoned pipe to facilitate city operations or protect the public safety. Upon notice from the Director, Grantee shall promptly remove the specified abandoned Improvement. If a Grantee abandons Improvements, the Grantee remains responsible for the safe condition of the Improvements after the pipe is abandoned. The City will not assume ownership or control over the abandoned Improvements, and the City assumes no responsibility for their maintenance and safety, unless the City in writing accepts a particular facility. Subsection 49-97(e) of the City Code of Ordinances continues to apply to any pipe, facilities and appurtenances not removed by Grantee after abandonment. If Grantee removes any pipe, facilities or appurtenances, the Grantee shall restore the City property, at the sole cost of the Grantee, under subsection 49-97(c) of the City Code of Ordinances.

15. General Conditions.

- a) Recordation. Grantee will record the Revocable Easement at the Office of the County Clerk, Nueces County Courthouse and Grantee will provide a recorded copy to Grantor.
- b) Notification and Verification. Contractor must verify depth and locations of City Utilities, and all Franchisees' Preexisting Improvements in or near the Revocable Easement Area 48 hours prior to commencing any routine construction or repair work, other than bona fide emergency repairs which must be reported to the appropriate Utilities Representative(s), the Street Superintendent, and the appropriate Franchisee's Representative(s) immediately upon Grantee's knowledge of the need for repairs.

The Utility Representatives, the Street Superintendent, and the Franchisee's Representatives may have a representative present during Grantee's construction, repair, or emergency repair operations.

c) Permit. 48 hours prior to commencing any routine construction or repair work, and by 9 a.m. the next work day for emergency repairs, the Grantee will apply to the Director or his designee for a permit before disturbing part of the Revocable Easement Area. Grantee must perform the work in accordance with the permit and all applicable federal, state, and local laws and regulations.

Contractor must not leave trenches or pits in the Revocable Easement Area open overnight unless Contractor provides adequate safety and security devices to prevent possible injuries or accidents. All trenches or pits must be backfilled as soon as possible, the backfill properly compacted, the surface restored, and the work all done in a neat and workmanlike manner. No bore pits may be left open longer than 14 calendar days regardless of location. Barrel type barricades will be placed adjacent to all pits.

At a minimum the following items will be included in the permit:

- i) Bore. Grantee's pipelines crossing the Revocable Easement Area will be dry or slick bored. Wet or slick bore may be approved by the Director if the Grantee will provide the Director or "Designee" sufficient and satisfactory soil analysis information to support the wet bore.
- ii) Open-Cut. Grantee or its Contractor must saw cut any existing concrete and asphalt down to sub-base, and replace with new concrete or asphalt. The pavement repair must consist of 5-inches of compacted Hot Mix Asphalt Concrete (HMAC) Type D to be placed in two lifts, i.e., 3-inches and 2-inches or two lifts of 2.5-inches. The HMAC pavement must extend over the existing base for a width of 12-inches on either side of trench cut. Subgrade will be trenched with some prime coat MC-70 at 0.15 gal./sy. Final backfill shall consist of cement stabilized sand containing a minimum of 2 sacks of Standard Type | Portland cement per cubic yard of sand in street right-of-way where asphalt concrete pavement has been cut and surface. Pavement will be restored as described five feet on each side of cut centerline, such that no settlement will occur in roadway area. Grantee will encase the Improvements in sand, with a minimum of 8-inches around the Improvements.

Executed this the	day of _	, 2019
	GRANT	<u>ror</u>
ATTEST:		THE CITY OF CORPUS CHRISTI
City Secretary	_	By: Keith Selman, Interim City Manager
APPROVED S TO LEGAL FORM:		
22 day of January	_, 2019	
By: 4 7 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	`*·.	
By: Janet Whitehead,	∖ssistan	t City Attorney
THE STATE OF TEXAS §		
COUNTY OF NUECES §		
	he City	on, 2019, by Keith of Corpus Christi, a Texas municipal
	_	
	N	otary Public, State of Texas

SILVERADO PIPELINE

Pipeline Easement For **EPIC Y GRADE PIPELINE LP Nueces County, Texas** Exhibit "A"

50 FOOT WIDE PERMANENT EASEMENT

BEING A CENTERLINE DESCRIPTION FOR A PROPOSED FIFTY FOOT (50') WIDE PERMANENT EASEMENT, FOR PIPELINES LOCATED IN THE G. FARIAS SURVEY, ABSTRACT NO. 592, BEING WITHIN A CALLED 4.92 ACRE TRACT, TO THE CITY OF CORPUS CHRISTI, DESCRIBED IN VOLUME 1370, PAGE 27, DEED RECORDS, NUECES COUNTY, TEXAS; SAID CENTERLINE BEING MORE PARTICULARLY **DESCRIBED AS FOLLOWS:**

BEGINNING at a calculated point on the southwest line of said 4.92 acre tract, same being on the northeast line of a called 18.87 acre tract (Tract I), described in Document No. 201649127, Official Public Records, Nueces County, Texas for the POINT OF BEGINNING of the centerline described herein, from which a 1-inch iron pipe found on the southwest line of said 4.92 acre tract, same being on the northeast line of said 18.87 acre tract, bears North 56°15'07" West, a distance of 189.04 feet:

THENCE North 04°34'25" West, over and across said 4.92 acre tract, a distance of 253.78 feet to a calculated point on the northeast line of said 4.92 acre tract, same being the southwest line of a called 13.963 acre tract (Tract 2b), described as Cause No. 71 in Volume i, Page 571, Deed Records, Nueces County, Texas, for the POINT OF TERMINATION of the centerline described herein, from which a 5/8-inch iron rod found on a northeast line of said 4.92 acre tract, same being at the south corner of said 13.963 acre tract, bears South 56°10'36" East, a distance of 200.88 feet.

Described centerline being a total distance of 253.78 feet (15.38 Rods).

TEMPORARY WORKSPACE

Being additional forty foot (40') wide and ten foot (10') wide strips of land to be used during the construction of the pipelines. The 40 foot wide and 10 foot wide strips of land will be parallel to and coincident with the above described 50 foot wide permanent easement, as shown on Exhibit "B". In addition, adjacent to and across any and all highways, roads, streets, railroads, canals, ditches, streams or other waterways and pipelines and where the bearing of the easement changes, grantee shall have the right to use additional temporary work space as shown on Exhibit "B" for the construction of the pipelines and appurtenant facilities.

Notes:

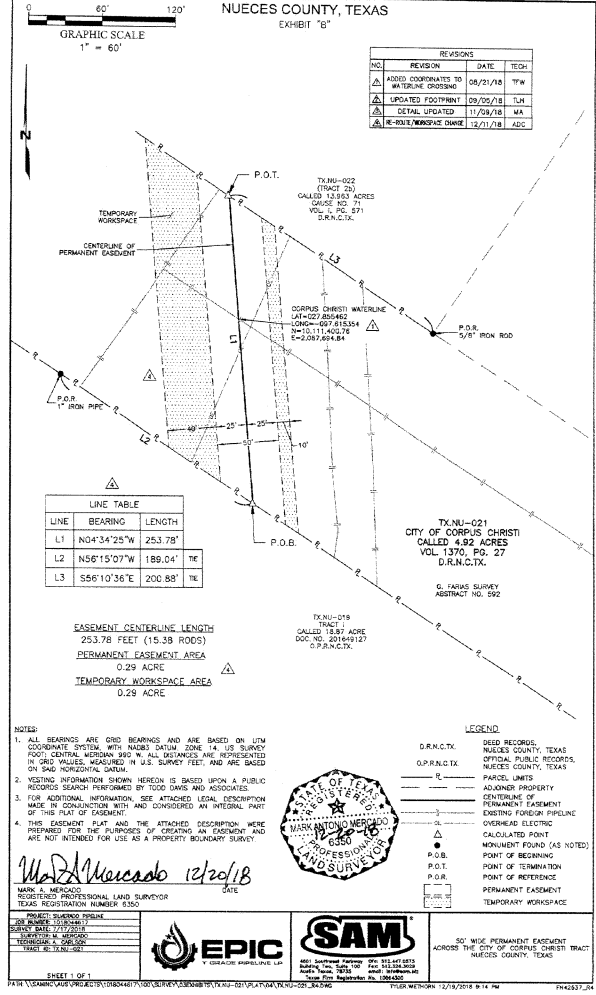
- 1) Easement centerline not necessarily the same as pipelines" centerline.
- 2) Bearings shown hereon are Grid Bearings of UTM with NAD83 datum, Zone 14, US Survey foot; Central Meridian 99D W. Distances shown hereon are grid.
- 3) Vesting information shown hereon is based upon a public records search performed by Todd Davis and Associates.
- 4) For additional information, see attached easement plat (Exhibit "B") made in conjunction with and considered an integral part of the above described easement.
- 5) This description and the attached easement plat (Exhibit "B") were prepared for the purposes of creating an easement and are not intended for use as a property boundary survey.
- 6) Date of Survey: 7/17/2018

Surveying And Mapping, LLC 4801 Southwest Parkway Building Two, Suite 100 Austin, Texas 78735 Texas Firm Registration No. 10064300

Registered Professional Land Surveyor

No. 6350 - State of Texas





SILVERADO PIPELINE Pipeline Easement. For EPIC Y GRADE PIPELINE LP NUECES County, Texas Exhibit "A"

50 FOOT WIDE PERMANENT EASEMENT

BEING A CENTERLINE DESCRIPTION FOR A PROPOSED FIFTY FOOT (50') WIDE PERMANENT EASEMENT, FOR PIPELINES LOCATED IN THE G. FARIAS SURVEY, ABSTRACT NO. 592, BEING WITHIN A CALLED 13.963 ACRE TRACT (TRACT 2b), TO CITY OF CORPUS CHRISTI, DESCRIBED IN CAUSE NO. 71, VOLUME I, PAGE 571, DEED RECORDS, NUECES COUNTY, TEXAS; SAID CENTERLINE BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS;

BEGINNING at a calculated point on the southwest line of said 13.963 acre tract, same being on the northeast line of a called 4.92 acre tract, described in Volume 1370, Page 27, Deed Records, Nueces County, Texas, for the **POINT OF BEGINNING** of the centerline described herein, from which a 5/8-inch iron rod found at the south corner of said 13.963 acre tract, same being on the northeast line of said 4.92 acre tract, bears South 56°10'36" East, a distance of 200.88 feet;

THENCE, North 04°34′25″ West, over and across said 13.963 acre tract, a distance of 1,042.30 feet to a calculated point on the northeast line of said 13.963 acre tract for the **POINT OF TERMINATION** of the centerline described herein, from which a 1/2-inch iron pipe found on the northeast line of said 13.963 acre tract, same being at the southeast corner of a called 4.728 acre tract, described in Document No. 2017032771, Official Public Records, Nueces County, Texas, bears North 56°41′26″ West, a distance of 7.21 feet.

Described centerline being a total distance of 1,042.30 feet (63.17 Rods).

TEMPORARY WORKSPACE

Being additional forty foot (40') wide and ten foot (10') wide strips of land to be used during the construction of the pipelines. The 40 foot wide and 10 foot wide strips of land will be parallel to and coincident with the above described 50 foot wide permanent easement, as shown on Exhibit "B". In addition, adjacent to and across any and all highways, roads, streets, railroads, canals, ditches, streams or other waterways and pipelines and where the bearing of the easement changes, grantee shall have the right to use additional temporary work space as shown on Exhibit "B" for the construction of the pipelines and appurtenant facilities.

Notes:

- 1) Easement centerline not necessarily the same as pipelines' centerline.
- Bearings shown hereon are Grid Bearings of UTM with NAD83 datum, Zone 14, US Survey foot; Central Meridian 99D W. Distances shown hereon are grid.
- Vesting information shown hereon is based upon a public records search performed by Todd Davis and Associates.
- 4) For additional information, see attached easement plat (Exhibit "B") made in conjunction with and considered an integral part of the above described easement.
- 5) This description and the attached easement plat (Exhibit "B") were prepared for the purposes of creating an easement and are not intended for use as a property boundary survey.

6) Date of Survey: 07/21/2018

Surveying And Mapping, LLC 4801 Southwest Parkway Building Two, Suite 100 Austin, Texas 78735 Texas Firm Registration No. 10064300 Mark A' Mercado Date
Registered Professional Land Surveyor
No. 6350 – State of Texas

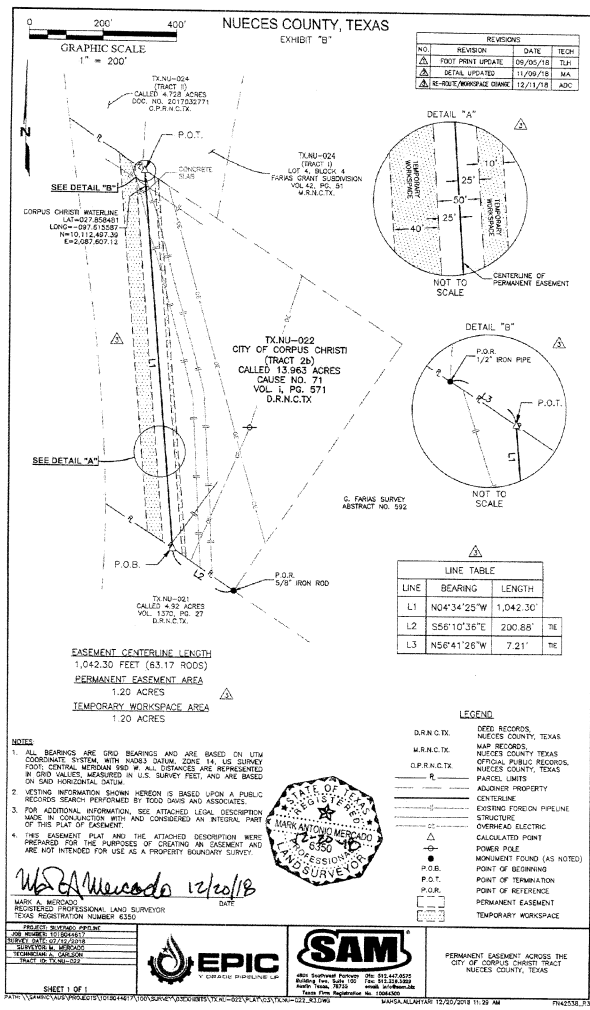


EXHIBIT C

INSURANCE REQUIREMENTS

I. GRANTEE'S LIABILITY INSURANCE

- A. Grantee must not commence work under this agreement until all insurance required herein has been obtained and such insurance has been approved by the City. Grantee must not allow any subcontractor to commence work until all similar insurance required of the subcontractor has been obtained.
- B. Grantee must furnish to the City's Risk Manager and Director of Development Services, two (2) copies of Certificates of Insurance with applicable policy endorsements, showing the following minimum coverage by insurance company(s) acceptable to the City's Risk Manager. The City must be listed as an additional insured for the General Liability and Auto Liability policies and a blanket waiver of subrogation is required on all applicable policies.

TYPE OF INSURANCE		
30 day written notice of cancellation is required on all certificates or by policy endorsement		
COMMERCIAL GENERAL LIABILITY (including): 1. Commercial Broad Form 2. Premises Operations 3. Underground Hazard (if applicable) 4. Products Completed Operation Hazard 5. Contractual Liability 6. Independent Contractor 7. Personal Injury Advertising Injury	\$1.000.000 Per Occurrence \$2.000.000 Aggregate	
UMBRELLA I XCESS LIABILITY	\$10,000,000 Per Occurrence \$10,000,000 Agregate	
AUTOMOBILE LIABILITY 1. Owned Vehicles 2. Hired and Non-owned Vehicles POLLUTION LEGAL LIABILITY including; Third Part, Remediation	\$1.000,000 COMBINED SINGLE LIMIT \$5,000,000 Per Claim \$5,000,000 Aggregate	

respects operations, completed operations and activities of, or on behalf of, the named insured performed under contract with the City, with the exception of the workers' compensation and professional liability polices:

- Provide for an endorsement that the "other insurance" clause shall not apply to the City of Corpus Christi where the City is an additional insured shown on the policy:
- Workers' compensation and employers' liability policies will provide a waiver of subrogation in favor of the City: and
- Provide thirty (30) calendar days advance written notice directly to City of any suspension, cancellation, non-renewal or material change in coverage, and not less than ten (10) calendar days advance written notice for nonpayment of premium.
- Within five (5) calendar days of a suspension, cancellation, or non-renewal of coverage. Grantee shall provide a replacement Certificate of Insurance and applicable endorsements to City. City shall have the option to suspend Grantee's performance should there be a lapse in coverage at any time during this contract. Failure to provide and to maintain the required insurance shall constitute a material breach of this agreement.
- In addition to any other remedies the City may have upon Grantee's failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the City shall have the right to order Grantee to stop work hereunder until Grantee demonstrates compliance with the requirements hereof.
- G. Nothing herein contained shall be construed as limiting in any way the extent to which Grantee may be held responsible for payments of damages to persons or property resulting from Grantee's or its subcontractor's performance of the work covered under this agreement.
- H. It is agreed that Grantee's insurance shall be deemed primary and non-contributory with respect to any insurance or self insurance carried by the City of Corpus Christi for liability arising out of operations under this agreement.
- I. It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this agreement.

Revocable Easement ins. req. 6/27/2013 ds Risk Mgmt.