



Exhibit F. Rebecca Development Park South Partial Title Abstract



Rebecca Development Park South Partial Title Abstract



Dates Researched: 8/29/1917 to 12/4/2018-

Current Owner	Rebecca Plantation, LLC
Parcel Number	43192
Acreage	
Location	Sections 10 and 11, Township 16 South, Range 16 East
Date Acquired	12/10/1997
Instrument Number	1011829
Book/Page	1587/634
ROW Document 1	Servitude
Entity Acquiring ROW	Schlumberger Technology Corporation
Owner of Property when Acquired	Rebecca Plantation, LLC
Date	12/3/2014
Instrument Number	1469061
Book/Page	2403/211
DOW Deciment 2	Dight of May Court
ROW Document 2	Right of Way Grant
Entity Acquiring ROW	Terrebonne Parish Consolidated Waterworks District No.
Owner of Property when Acquired	Rebecca Plantation, LLC
Date	5/20/2011
Instrument Number	1373899
Book/Page	2240/799
ROW Document 3	Right of Way
Entity Acquiring ROW	Entergy Louisiana, LLC
Owner of Property when Acquired	Rebecca Plantation, LLC
Date	10/7/2010
Instrument Number	1358107
Book/Page	2215/616
ROW Document 4	Right of Way Grant
Entity Acquiring ROW	Terrebonne Parish Consolidated Waterworks District No.
Owner of Property when Acquired	Rebecca Plantation, LLC
Date	8/6/2009
Instrument Number	1328942
Book/Page	2163/215



ROW Document 5	Right of Way Instrument
Entity Acquiring ROW	AT&T Louisiana
Owner of Property when Acquired	Rebecca Plantation, LLC
Date	8/21/2008
Instrument Number	1304691
Book/Page	2115/504
ROW Document 6	Servitude
Entity Acquiring ROW	Terrebonne Waterworks District No. 3
Owner of Property when Acquired	Robert B. Prentice, II AND Prentice Oil and Gas Co.
Date	6/10/1994
Instrument Number	938686
Book/Page	1421/445
ROW Document 7	Right of Way Grant
Entity Acquiring ROW	Louisiana Power & Light Company
Owner of Property when Acquired	Prentice Oil and Gas Co.
Date	5/16/1986
Instrument Number	781319
Book/Page	1055/134
ROW Document 8	Order of Expropriation
Entity Acquiring ROW	State of Louisiana, Department of Transportation an
	Development
Owner of Property when Acquired	Prentice Oil and Gas Company
Date	2/14/1984
Instrument Number	726039
Book/Page	958/534
ROW Document 9	Dight of May Crant
Entity Acquiring ROW	Right of Way Grant Louisiana Power & Light Company
Owner of Property when Acquired	Prentice Oil and Gas Company
Date	12/1/1980
Instrument Number	617347
Book/Page	782/914
book/ Fage	782/314
ROW Document 10	Right of Way Grant
Entity Acquiring ROW	Police Jury of the Parish of Terrebonne
Owner of Property when Acquired	Prentice Oil and Gas Company
Date	6/30/1979
Instrument Number	602231
Book/Page	761/921
book/ rage	701/921



ROW Document 11	Right of Way Grant
Entity Acquiring ROW	Fire District No. 123
Owner of Property when Acquired	Prentice Oil and Gas Company
Date	11/23/1977
Instrument Number	552015
Book/Page	699/673
ROW Document 12	Right of Way Agreement
Entity Acquiring ROW	Transcontinental Gas Pipe Line Corporation
Owner of Property when Acquired	Vernon L. Caldwell, Jr.
Date	12/10/1954
Instrument Number	N/A
Book/Page	271/158
ROW Document 13	Right of Way
Entity Acquiring ROW	State of Louisiana
Owner of Property when Acquired	Robert E. Calvert
Date	1/10/1931
Instrument Number	10768
Book/Page	95/379

Maps/Plats Provided

Map 1	
Date	6/2/2016
Instrument Number	1508415
Book/Page	2462/56
Map 2	
Date	4/2/2015
Instrument Number	1477389
Book/Page	2418/475
Map 3	
Date	9/15/2014
Instrument Number	1463356
Book/Page	2393/38
Map 4	
Date	2/16/2012
Instrument Number	1392770
Book/Page	2274/558



Ownership Names Researched

Name	Dates Researched
Rebecca Plantation, LLC	12/10/1997 to Present
Cameco Industries, Inc.	4/23/1996 to 12/10/1997
Cynthia Ann Prentice Palmer	10/19/1994 to 4/23/1996
Wesley F. Palmer	10/19/1994 to 4/23/1996
Robert B. Prentice, II	4/6/1966 to 10/19/1994
Prentice Oil & Gas Company	4/6/1966 to 10/19/1994
Vernon Caldwell, Jr.	3/17/1944 to 4/6/1966
Granville B. Triplett	12/9/1941 to 3/17/1944
John R. Land, Jr.	11/28/1941 to 12/9/1941
John R. Land	2/26/1936 to 11/28/1941
Federal Land Bank of New Orleans	6/18/1935 to 2/26/1936
Robert Calvert	8/29/1917 to 6/18/1935

Tax Information

Parish	Terrebonne
Tax Year	2018
Assessed Ownership	Rebecca Plantation, LLC
Assessment Number	43192
Land	\$74,285.00
Improvements	\$3,640.00
Total Value	\$77,925.00
Taxes	\$7,234.59
Zoning	Agriculture
Municipal Address	N/A

State of Louisiana Parish of Orleans

ACT OF EXCHANGE

Before the undersigned Notary Public and in the presence of the undersigned witnesses, personally appeared:

Cameco Industries, Inc., a Louisiana corporation, domiciled in Lafourche Parish, whose permanent mailing address is North Tenth & Coulon Road, Thibodaux, LA 70302, and whose tax identification number is 72-0598523, herein represented by the undersigned officer acting under authority of a resolution of the Board of Directors, a copy of which is attached to and made a part hereof (referred to herein as the "Cameco");

and

Rebecca Plantation Inc., a Louisiana corporation, whose permanent mailing address is North Tenth & Coulon Road, Thibodaux, LA 70302, and whose tax identification number is 72-1400648, herein represented by the undersigned officer acting under authority of a resolution of the Board of Directors, a copy of which is attached to and made a part hereof (referred to herein as "Rebecca");

who, after being by me first duly sworn, did declare:

Cameco, does by these presents hereby transfer, convey and deliver unto Rebecca, its successors and assigns forever, with full warranty of title, and with full substitution and subrogation in and to any and all rights of warranty which Cameco has or may have against all preceding owners and vendors, unto Rebecca, herein accepting for itself, its successors and assigns forever, the following described parcels of immovable property:

Commencing at the Northeast corner of section 55, T16S-R16E, said point being the point of beginning;

Thence, along the Eastern section line of section 53, T16S-R16E, North a distance of 3,996.02' to a point on said section line;

Thence, along the Eastern section line of section 53, T16S-R16E, N 7°45'00", W a distance of 706.21' to a point on said section line;

Thence, N 66°30'00" E along the Southerly line of Vernon L. Caldwell, Jr., now or formerly, a distance of 15,325.84' to a point on the Eastern section line of section 9, T16S-R16E;

634

Book: 1597 Page: 634 File #: 1011829 Seg: 1

Thence, along the Eastern section line of section 9, T16S-R16E, S 8°15'00" E a distance of 3,089.04' to a point being the Southeast corner of section 9, T16S-R16E;

Thence, along the Southern section line of section 9, T16S-R16E, S 66°30'00" W a distance of 1,548.42' to a point being the Northeast corner of section 10, T16S-R16E;

Thence, along the Eastern section line of section 10, T16S-R16E, S 8°15'00" E a distance of 6,440.08' to a point being the Southeast corner of section 10, T16S-R16E;

Thence, S 84°00'00" W along the Northerly line of Sylvier Olivier, now or formerly, a distance of 3,375.67' to a point being on the center line of Little Bayou Black;

Thence, S 24°01'20", W along said center line of Little Bayou Black a distance of 174.99' to a point;

Thence, S 85°12'27" W along the Northerly line of Sylvier Olivier, now or formerly, a distance of 3,080.65' to a point on the rear line of the first concession;

Thence, S 37°30'00" W along the rear line of the first concession of Sylvier Olivier, now or formerly, a distance of 205', more or less to a point;

Thence, West along the Northerly line of the remaining portion of Sylvier Olivier, now or formerly, a distance of 7,309', more or less to a Point on the Eastern section line of section 55, T16S-R16E;

Thence, along the Eastern section line of section 55, T16S-R16E, South a distance of 2,537', more or less to a point on said section line;

Thence, West along the Northerly line of David W. Pipes, et al, now or formerly, a distance of 2,575.66' to a Point being the Northwest corner of section 29, T16S-R16E;

Thence, along the Southern section line of section 30, T16S-R16E, N 61°00'00" E a distance of 759.00' to the Southeast corner of section 30, T16S-R16E;

Thence along the Eastern Section line of section 30, T16S-R16E, 29°00'00" W a distance of 924.00' to the Northeast corner of section 30, T16S-R16E;

Thence, along the Southern section line of section 31, T16S-R16E, N 61°00'00" E a distance of 723.36' to the Southeast corner of section 31, T16S-R16E;

Thence, along the Eastern section line of section 31, T16S-R16E, N 29°00'00" W a distance of 924.00, to the Northeast corner of section 31, T16S-R16E;

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Thence, along the Northern section line of section 31, T16S-R16E, S 61°00'00" W a distance of 159.06' to the Southeast corner of section 32, T16S-R16E;

Thence, along the Eastern section line of section 32, T16S-R16E, N 29°00'00" W a distance of 515.46' to the Northwest corner of section 55, T16S-R16E;

Thence, along the North section line of section 55, T16S-R16E, East a distance of 2,564.10', to the point of beginning;

LESS AND EXCEPT: 67.974 acres by Order of Expropriation dated February 14, 1984 to the State of Louisiana Department of Transportation and Development, State Project No. 424-07-12, Parcel nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 24-3, and 25-3 and recorded at COB 958, Folio 534, Entry No. 726039, and

LESS AND EXCEPT: 61.008 acres by order of Expropriation dated September 27, 1984 to the State of Louisiana Department of Transportation and Development, State Project No. 424-07-09, Parcel No. 21-1, recorded at COB 988, Folio 231, Entry No. 742640.

For Title See:

- Cash Sale from Cynthia A. Palmer, Wesley F. Palmer trustee of The Rachel Ann Palmer Trust and Wesley F. Palmer trustee of The Dotty Duncan Palmer Trust to Cameco Industries. Inc. duly recorded in the records of the Parish of Terrebonne, State Of Louisiana; in April 23, 1996 under Entry No. 974462; and
- Act of Correction by and between Prentice Oil and Cynthia Ann Prentice Palmer, Wesley F.
 Palmer as Trustee of The Rachel Ann Palmer Trust and The Dotty Duncan Palmer Trust duly
 recorded in the records of the Parish of Terrebonne, State of Louisiana on April 23, 1996
 under Entry no. 974461.

The consideration for this conveyance is the issuance by Rebecca to Cameco of 6767 shares of common stock, no par value, issued by Rebecca, represented by stock certificate number 1 issued to Cameco, receipt of which by Cameco is hereby acknowledged.

This exchange is made and mutually accepted by the parties hereto, it being agreed and understood that the properties transferred, exchanged or distributed herein result in properties of equal value being received by each party hereto, and are exchanged by the parties hereto without reservation of any vendor's lien, privilege, resolutory condition, or stipulation pour autrui, including any right to resolve or annul this exchange as a result of the failure of the warranty of title to any of the properties exchanged herein; and if any such vendor's lien, privilege, resolutory condition, or stipulation pour autrui would otherwise exist in connection with this transaction, any and all of the same are hereby fully waived and renounced.

All parties hereto hereby recognize that the undersigned Notary has not conducted a title examination of the property or obtained mortgage and conveyance certificates from the Clerk of Court of Terrebonne Parish, or obtained tax research certificates from the Sheriff and Ex-Officio Tax Collector of Terrebonne Parish and all parties hereto hereby release and relieve the undersigned Notar of any obligation to examine title and obtain certificates

This act has been signed by Cameco and Rebecca in New Orleans, Louisiana before the undersigned competent witnesses who have signed along with each appearer and the undersigned Notary Public on this 10th day of December 1997.

Rebecca Plantation, Inc.

By:

Jacob A. Giardina,

Président

Cameco Industries, Inc.

Jacob A. Giardina,

President

Notary Public

aniko m. Kiraly

NOTARY PUBLIC
Persh of Orleans, State of Louisiana My Commission is issued for Life.

SENT BY:

12- 9-97 : 4:22PW :

JONES WALKER-

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Resolutions of the Board of Directors of Cameco Industries, Inc.

A meeting of the Board of Directors of Cameco Industries, Inc., a Louisiana corporation, (the "Corporation") was held at the office of the Corporation on the $\frac{4}{100}$ day of December, 1997, at which time all of the directors of the Corporation waived notice of the time, place, and purpose of the meeting of the Board of Directors of the Corporation. A quorum was present throughout the meeting and the following resolutions were duly adopted.

RESOLVED, that the Board hereby authorizes the President or such other officers as he may designate on behalf of the Corporation (the "Authorized Officers") to: (i) convey all of the Corporation's interest in the real estate described in the act of exchange attached to the minutes of this meeting as Schedule A, the value of which is hereby determined to be \$530,292.97, and in certain movable property described in the act of exchange attached to the minutes of this meeting as Schedule B, the value of which is hereby determined to be \$2,969,707.03, to Honiron Corporation ("Honiron"), in exchange for which Honiron will issue 6,767 shares of its common stock, no par value per share, to the Corporation, which will constitute all of Honiron's issued and outstanding shares; (ii) execute the act of exchange of real estate in the form of Schedule A; and (iii) execute the act of exchange of movable property in substantially the form of Schedule B, pursuant to which Honiron will agree to assume certain liabilities of the Corporation described therein and to indemnify the Corporation against such liabilities and claims as described therein.

FURTHER RESOLVED, that the Board hereby authorizes the President or the "Authorized Officers" to: (i) convey all of the Corporation's interest in the real estate described in the act of exchange attached to the minutes of this meeting as Schedule C, the value of which is hereby determined to be \$3,488,025.09, and in certain movable property, described in the act of exchange attached to the minutes of this meeting as Schedule D, the value of which is hereby determined to be \$1,111,974.91, to Rebecca Plantation, Inc. ("Rebecca"), in exchange for which Rebecca will issue 6,767 shares of its common stock, no par value per share, to the Corporation, which will constitute all of Rebecca's issued and outstanding shares; (ii) execute the act of exchange of real estate in the form of Schedule C; and (iii) execute the act of exchange of movable property in substantially the form of Schedule D.

FURTHER RESOLVED, that the execution by any officers delegated authority by the foregoing resolutions of any documents authorized by the foregoing resolutions or any document executed in the accomplishment of any action or actions so authorized, is, or shall become upon delivery, the enforceable and binding act and obligation of the Corporation, without the necessity of the signature or attestation of any other officer of the Corporation or the affixing of the corporate seal.

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Book: 1587 Page: 634 File #: 1011829 Seqt 5

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JONES WALKER→

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FURTHER RESOLVED, that all of the agreements and documents referred to in the foregoing resolutions shall be in such form as any officer delegated authority to execute such documents may approve, his execution thereof to be conclusive evidence of such approval.

FURTHER RESOLVED, that the officers of the Corporation are hereby authorized, empowered and directed to do or cause to be done all such acts of things and to sign and deliver, or cause to be signed and delivered, all such documents, instruments and certificates in the name and on behalf of the Corporation or otherwise, as such officers, in their sole discretion, deem necessary or advisable in order to carry out the purposes and intent of the foregoing resolutions and to perform the obligations of the Corporation under all instruments executed in connection with or contemplated by the foregoing resolutions.

Certificate

I, James Sirois, do hereby certify that I am the duly elected Secretary of the Corporation and that the foregoing resolutions were unanimously adopted by the Board of Directors at their meeting held on the 9th day of December, 1977, at which meeting a quorum was present and voted unanimously in favor thereof. These resolutions have not been modified or rescinded and are in full force and effect. I further certify that Jacob A. Giardina is the duly elected President of this Corporation, and that the copies of Schedule "A", "B", "C" and "D" attached to this extract are true and correct copies of the schedules attached to the original minutes of the meeting.

Thibodaux, Louisiana, December 9th 1997.

James Sirois Secretary

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State of Louisiana Parish of Orleans

ACT OF EXCHANGE

Before the undersigned Notary Public and in the presence of the undersigned witnesses, personally appeared:

Cameco Industries, Inc., a Louisiana corporation, domiciled in Lafourche Parish, whose permanent mailing address is North Tenth & Coulon Road, Thibodaux, LA 70302, and whose tax identification number is 72-0598523, herein represented by the undersigned officer acting under authority of a resolution of the Board of Directors, a copy of which is attached to and made a part hereof (referred to herein as the "Cameco");

and

Rebecca Plantation Inc., a Louisiana corporation, whose permanent mailing address is North Tenth & Coulon Road, Thibodaux, LA 70302, and whose tax identification number is 72-1400648, herein represented by the undersigned officer acting under authority of a resolution of the Board of Directors, a copy of which is attached to and made a part hereof (referred to herein as "Rebecca");

who, after being by me first duly sworn, did declare:

Cameco, does by these presents hereby transfer, convey and deliver unto Rebecca, its successors and assigns forever, with full warranty of title, and with full substitution and subrogation in and to any and all rights of warranty which Cameco has or may have against all preceding owners and vendors, unto Rebecca, herein accepting for itself, its successors and assigns forever, the following described parcels of immovable property:

Commencing at the Northeast corner of section 55, T16S-R16E, said point being the point of beginning;

Thence, along the Eastern section line of section 53, T16S-R16E, North a distance of 3,996.02' to a point on said section line;

Thence, along the Eastern section line of section 53, T16S-R16E, N 7°45'00", W a distance of 706.21' to a point on said section line;

Thence, N 66°30'00" E along the Southerly line of Vernon L. Caldwell, Jr., now or formerly, a distance of 15,325.84' to a point on the Eastern section line of section 9, T16S-R16E;

Schedule C to Minutes of Meeting of Cameco Industries, Inc.

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Book: 1587 Page: 634 File #: 1011829 Seg: 7

Thence, along the Eastern section line of section 9, T16S-R16E, S 8°15'00" E a distance of 3,089.04' to a point being the Southeast corner of section 9, T16S-R16E;

Thence, along the Southern section line of section 9, T16S-R16E, S 66°30'00" W a distance of 1,548.42' to a point being the Northeast corner of section 10, T16S-R16E;

Thence, along the Eastern section line of section 10, T16S-R16E, S 8°15'00" E a distance of 6,440.08' to a point being the Southeast corner of section 10, T16S-R16E;

Thence, S 84°00'00" W along the Northerly line of Sylvier Olivier, now or formerly, a distance of 3,375.67' to a point being on the center line of Little Bayou Black;

Thence, S 24°01'20", W along said center line of Little Bayou Black a distance of 174.99' to a point;

Thence, S 85°12'27" W along the Northerly line of Sylvier Olivier, now or formerly, a distance of 3,080.65' to a point on the rear line of the first concession;

Thence, S 37°30'00" W along the rear line of the first concession of Sylvier Olivier, now or formerly, a distance of 205', more or less to a point;

Thence, West along the Northerly line of the remaining portion of Sylvier Olivier, now or formerly, a distance of 7,309', more or less to a Point on the Eastern section line of section 55, T16S-R16E;

Thence, along the Eastern section line of section 55, T16S-R16E, South a distance of 2,537', more or less to a point on said section line;

Thence, West along the Northerly line of David W. Pipes, et al, now or formerly, a distance of 2,575.66' to a Point being the Northwest corner of section 29, T16S-R16E;

Thence, along the Southern section line of section 30, T16S-R16E, N 61°00'00" E a distance of 759.00' to the Southeast corner of section 30, T16S-R16E;

Thence along the Eastern Section line of section 30, T16S-R16E, 29°00'00" W a distance of 924.00' to the Northeast corner of section 30, T16S-R16E;

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Thence, along the Eastern section line of section 32, T16S-R16E, N 29°00'00" W a distance of 515.46' to the Northwest corner of section 55, T16S-R16E;

Thence, along the North section line of section 55, T16S-R16E, East a distance of 2,564.10', to the point of beginning;

LESS AND EXCEPT: 67.974 acres by Order of Expropriation dated February 14, 1984 to the State of Louisiana Department of Transportation and Development, State Project No. 424-07-12, Parcel nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, and 25-3 and recorded at COB 958, Folio 534, Entry No. 726039, and

LESS AND EXCEPT: 61.008 acres by order of Expropriation dated September 27, 1984 to the State of Louisiana Department of Transportation and Development, State Project No. 424-07-09, Parcel No. 21-1, recorded at COB 988, Folio 231, Entry No. 742640.

For Title See:

- Cash Sale from Cynthia A. Palmer, Wesley F. Palmer trustee of The Rachel Ann Palmer Trust and Wesley F. Palmer trustee of The Dotty Duncan Palmer Trust to Cameco Industries, Inc. duly recorded in the records of the Parish of Terrebonne, State Of Louisiana; in April 23, 1996 under Entry No. 974462; and
- Act of Correction by and between Prentice Oil and Cynthia Ann Prentice Palmer, Wesley F.
 Palmer as Trustee of The Rachel Ann Palmer Trust and The Dotty Duncan Palmer Trust duly
 recorded in the records of the Parish of Terrebonne, State of Louisiana on April 23, 1996
 under Entry no. 974461.

The consideration for this conveyance is the issuance by Rebecca to Cameco of 6767 shares of common stock, no par value, issued by Rebecca, represented by stock certificate number 1 issued to Cameco, receipt of which by Cameco is hereby acknowledged.

This exchange is made and mutually accepted by the parties hereto, it being agreed and understood that the properties transferred, exchanged or distributed herein result in properties of equal value being received by each party hereto, and are exchanged by the parties hereto without reservation of any vendor's lien, privilege, resolutory condition, or stipulation pour autrui, including any right to resolve or annul this exchange as a result of the failure of the warranty of title to any of the properties exchanged herein; and if any such vendor's lien, privilege, resolutory condition, or stipulation pour autrui would otherwise exist in connection with this transaction, any and all of the same are hereby fully waived and renounced.

642

Book: 1587 Page: 634 File #: 1011829 Seq: 9

All parties hereto hereby recognize that the undersigned Notary has not conducted a title examination of the property or obtained mortgage and conveyance certificates from the Clerk of Court of Terrebonne Parish, or obtained tax research certificates from the Sheriff and Ex-Officio Tax Collector of Terrebonne Parish and all parties hereto hereby release and relieve the undersigned Notary of any obligation to examine title and obtain certificates.

This act has been signed by Cameco and Rebecca in New Orleans, Louisiana before the undersigned competent witnesses who have signed along with each appearer and the undersigned

Notary Public on this _____ day of December 1997.

Witnesses:

By:

Jacob A. Giardina,
President

Cameco Industries, Inc.

By:

Jacob A. Giardina,
President

President

Notary Public

Resolutions of the Board of Directors of of Rebecca Plantation Inc.

A meeting of the Board of Directors of Rebecca Plantation Inc., a Louisiana corporation, (the "Corporation") was held at the office of the Corporation on the _______ day of December, 1997, at which time all of the directors of the Corporation waived notice of the time, place, and purpose of the meeting of the Board of Directors of the Corporation. A quorum was present throughout the meeting and the following resolutions were duly adopted.

RESOLVED, that the President and Secretary of this Corporation are hereby authorized, empowered and directed for and on behalf of the Corporation to issue 6767 shares of its Common Stock, no par value, which will constitute all of the issued and outstanding shares of the Corporation, to Cameco Industries, Inc., in exchange for the real estate described in Schedule "A" attached to the minutes of this meeting, which is hereby valued by the Board of Directors at \$3,488,025.09, and for certain movable property.

FURTHER RESOLVED that the President of this Corporation is hereby authorized, empowered and directed for and on behalf of this Corporation to execute conveyances of the real estate and the movable property to this Corporation on such other terms and conditions as the President may elect.

Certificate

I, James Sirois, do hereby certify that I am the duly elected Secretary of the Corporation and that the foregoing resolutions were unanimously adopted by the Board of Directors at their meeting held on the 9th day of December, 1997, at which meeting a quorum was present and voted unanimously in favor thereof. These resolutions have not been modified or rescinded and are in full force and effect. I further certify that Jacob A. Giardina is the duly elected President of this Corporation, and that the copy of Schedule "A" attached to this extract is a true and correct copy of the schedule attached to the original minutes of the meeting.

Thibodaux, Louisiana, December

Secretary

Schedule "A" to Extract of Minutes of Meeting of Board of Directors of Rebecca Plantation Inc.

LEGAL DESCRIPTION OF A 2535 +/- ACRE TRACT LOCATED IN SECTIONS 9, 10, 11, 52, 55, 56, 57, 74, & 75 T16S-RI6E, TERREBONNE PARISH, LOUISIANA

Commencing at the Northeast corner of section 55, T16S-R16E, said point being the point of beginning;

Thence, along the Eastern section line of section 53, T16S-R16E, North a distance of 3,996.02' to a point on said section line;

Thence, along the Eastern section line of section 53, T16S-R16E, N 7°45'00", W a distance of 706.21' to a point on said section line;

Thence, N 66°30'00" E along the Southerly line of Vernon L. Caldwell, Jr., now or formerly, a distance of 15,325.84' to a point on the Eastern section line of section 9, T16S-R16E;

Thence, along the Eastern section line of section 9, T16S-R16E, S 8°15'00" E a distance of 3,089.04' to a point being the Southeast corner of section 9, T16S-R16E;

Thence, along the Southern section line of section 9, T16S-R16E, S 66°30'00" W a distance of 1,548.42' to a point being the Northeast corner of section 10, T16S-R16E;

Thence, along the Eastern section line of section 10, T16S-R16E, S 8°15'00" E a distance of 6,440.08' to a point being the Southeast corner of section 10, T16S-R16E;

Thence, S 84°00'00" W along the Northerly line of Sylvier Olivier, now or formerly, a distance of 3,375.67' to a point being on the center line of Little Bayou Black;

Thence, S 24°01'20", W along said center line of Little Bayou Black a distance of 174.99' to a point;

Thence, S 85°12'27" W along the Northerly line of Sylvier Olivier, now or formerly, a distance of 3,080.65' to a point on the rear line of the first concession;

Thence, S 37°30'00" W along the rear line of the first concession of Sylvier Olivier, now or formerly, a distance of 205', more or less to a point;

Thence, West along the Northerly line of the remaining portion of Sylvier Olivier, now or formerly, a distance of 7,309, more or less to a Point on the Eastern section line of section 55, T16S-R16E;

Thence, along the Eastern section line of section 55, T16S-R16E, South a distance of 2,537, more or less to a point on said section line;

Thence, West along the Northerly line of David W. Pipes, et al, now or formerly, a distance of 2,575.66' to a Point being the Northwest corner of section 29, T16S-R16E;

Thence, along the Southern section line of section 30, T16S-R16E, N 61°00'00" E a distance of 759.00' to the Southeast corner of section 30, T16S-R16E;

Thence along the Eastern Section line of section 30, T16S-R16E, 29°00'00" W a distance of 924.00' to the Northeast corner of section 30, T16S-R16E;

Thence, along the Southern section line of section 31, T16S-R16E, N 61°00'00" E a distance of 723.36' to the Southeast corner of section 31, T16S-R16E;

Thence, along the Eastern section line of section 31, T16S-R16E, N 29°00'00" W a distance of 924.00, to the Northeast corner of section 31, T16S-R16E;

Thence, along the Northern section line of section 31, T16S-R16E, S 61°00'00" W a distance of 159.06' to the Southeast corner of section 32, T16S-R16E;

Thence, along the Eastern section line of section 32, T16S-R16E, N 29°00'00" W a distance of 515.46' to the Northwest corner of section 55, T16S-R16E;

Thence, along the North section line of section 55, T16S-R16E, East a distance of 2,564.10', to the point of beginning;

LESS AND EXCEPT: 67.974 acres by Order of Expropriation dated February 14, 1984 to the State of Louisiana Department of Transportation and Development, State Project No. 424-07-12, Parcel nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 24-3, and 25-3 and recorded at COB 958, Folio 534, Entry No. 726039, and

LESS AND EXCEPT: 61.008 acres by order of Expropriation dated September 27, 1984 to the State of Louisiana Department of Transportation and Development, State Project No. 424-07-09, Parcel No. 21-1, recorded at COB 988, Folio 231, Entry No. 742640.

646

Book: 1587 Page: 634 File #; 1011829 Seg: 13

For Title See:

- 1. Cash Sale from Cynthia A. Palmer, Wesley F. Palmer trustee of The Rachel Ann Palmer Trust and Wesley F. Palmer trustee of The Dotty Duncan Palmer Trust to Cameco Industries, Inc. duly recorded in the records of the Parish of Terrebonne, State Of Louisiana; in April 23, 1996 under Entry No. 974462; and
- 2. Act of Correction by and between Prentice Oil and Cynthia Ann Prentice Palmer, Wesley F. Palmer as Trustee of The Rachel Ann Palmer Trust and The Dotty Duncan Palmer Trust duly recorded in the records of the Parish of Terrebonne, State of Louisiana on April 23, 1996 under Entry no. 974461.

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Terrebonne Parish Recording Page

Theresa A. Robichaux Clerk Of Court

P.O. Box 1569 Houma, La 70361-1569 (985) 868-5660

Received From:

UNITED TITLE OF LOUISIANA INC 6425 YOUREE DRIVE, SUITE 140 SHREVEPORT, LA 71105

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

SCHLUMBERGER TECHNOLOGY CORP

Index Type: Conveyances

File #: 1469061

Type of Document: Row - Servitude - Easement

Book: 2403

Page: 211

Recording Pages:

14

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Shereon A. Robichawa

On (Recorded Date): 12/03/2014

At (Recorded Time): 10:30:41AM

Doc ID - 012911030014

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211

STATE OF LOUISIANA

PARISH OF TERREBONNE

SERVITUDE FOR RETENTION POND AND TEMPORARY 30' WIDE SERVITUDE OF PASSAGE

BEFORE US, the undersigned authorities, in and for the places hereinafter shown and on the dates hereinafter shown and in the presence of the undersigned competent witnesses:

PERSONALLY CAME AND APPEARED:

REBECCA PLANTATION, L.L.C., a Louisiana Limited Liability Company domiciled in the Parish of Terrebonne, State of Louisiana (Federal Taxpayer I.D. No.: xx-xxx5167), whose mailing address is 110 Rue Angelique, Thibodaux, Louisiana 70301, represented herein by Jacob A. Giardina, its Manager, duly authorized pursuant to a Certificate of Authority of said Company attached hereto, hereinafter referred to as "Grantor", and

SCHLUMBERGER TECHNOLOGY CORPORATION, a Texas corporation (Federal Taxpayer I.D. No.: xx-xxx2661), whose mailing address is 155 Industrial Blvd., Sugar Land, Texas 77478, appearing herein by and through its duly authorized representative appearing herein on its behalf by virtue of a Secretary's Certificate, a copy of which is attached hereto, hereinafter referred to as "Grantee",

who after being duly sworn, did declare:

1. That Grantor is the owner of the following described property:

DESCRIPTION OF SERVITUDE FOR POND:

COMMENCING AT A FOUND 3/4" G.I.P. HAVING COORDINATES OF X=3,444,408.89' AND Y=429,022.66', SAID POINT BEING THE POINT OF COMMENCEMENT (P.O.C.); THENCE, N 82°39'55" W A DISTANCE OF 1165.98 FEET TO A POINT;

THENCE, S 05°52'45" E A DISTANCE OF 630.36 FEET TO POINT; THENCE, S 83°43'51" W A DISTANCE OF 2604.36 FEET TO A POINT; THENCE, S 09°49'59" E A DISTANCE OF 94.20 FEET TO A POINT; THENCE, S 83°37'53" W A DISTANCE OF 432.04 FEET TO A POINT; THENCE, S 89°11'52" W A DISTANCE OF 832.15 FEET TO A POINT; THENCE, S 07°30'35" W A DISTANCE OF 15.48 FEET TO A POINT BEING THE POINT OF BEGINNING 2 (P.O.B. 2);

THENCE, N 89°11'52" E A DISTANCE OF 832.15 FEET TO A POINT;

THENCE, S 05°52'55" E A DISTANCE OF 402.99 FEET TO A POINT;

THENCE, S 89°05'36" W A DISTANCE OF 926.72 FEET TO A POINT;

HOU 408230095v3

212

THENCE, N 07°30'35" E A DISTANCE OF 407.37 FEET TO THE POINT OF BEGINNING 2 (P.O.B. 2) CONTAINING ±8.1 ACRES.

THE SERVITUDE IS DEPICTED ON THE ATTACHED PLAT PREPARED BY T. BAKER SMITH AND ENTITLED "± 6 ACRE POND EXPANSION AND TEMPORARY CONSTRUCTION SERVITUDE FOR TRACT V, SECTIONS 10, 11 AND 75, T16S, R16E, SCHRIEVER, LOUISIANA, TERREBONNE PARISH", DATED OCTOBER 23, 2014, MADE A PART HEREOF AND MARKED AS EXHIBIT B, HEREINAFTER SOMETIMES REFERRED TO AS "POND SERVITUDE".

Grantor and Grantee hereby acknowledge and agree that the foregoing description of the Pond Servitude is subject to change upon Grantee's receipt of an approved drainage plan for the Grantee Property (as hereafter defined) from Terrebonne Parish, Louisiana (the "Parish"), in accordance with further provisions hereof.

NOW, THEREFORE, in connection with the Pond Servitude, the parties agree (the

"Agreement") as follows:

- 2. For and in consideration of the price and sum of Fifty Thousand and 00/100 (\$50,000.00) Dollars per acre contained within the Pond Servitude, as determined below, Grantor does by these presents hereby grant unto Grantee, here present, and accepting the following servitude and right of use, to-wit:
 - a. Grantor does hereby establish, grant and create for the benefit of Grantee, its successors or assigns, a non-exclusive right and privilege to construct, at its sole cost and expense, a drainage or retention pond (the "Pond") within the Pond Servitude for the purpose of providing drainage and detention serving immovable property owned by Grantee, including without limitation, that certain tract of land described on Exhibit "A" attached hereto (the "Grantee Property").
 - b. Upon execution of this Agreement, Grantee shall deposit the amount of \$400,000 (the "Escrow Funds") with First American Title Insurance Company (the "Title Company") to secure payment of the consideration by Grantee to Grantor hereunder, which amount shall be held in escrow by the Title Company pending the determination of the acreage of the Pond Servitude in accordance with Section 2(c) below. Upon delivery of the recorded Modification (as defined below) and completion of the construction of the Pond by Grantee, Grantor and Grantee shall cause the Title Company to release the applicable amount of the Escrow Funds to Grantor and refund all remaining amounts to Grantee in accordance with this Agreement and the escrow agreement entered into between Grantor, Grantee and the Title Company of even date herewith. If Grantee elects to terminate the Pond Servitude in accordance with the further provisions hereof, the Title Company shall refund the entire Escrow Funds to Grantee upon demand therefor.
 - c. Grantor acknowledges that Grantee will submit a drainage plan for the Grantee Property with the Parish for approval. The size of the Pond to be constructed by Grantee within the Pond Servitude shall be determined in accordance with such approved drainage plan. Upon Grantee's receipt of an approved drainage plan, and delivery of a copy thereof to Grantor, the parties shall use good faith efforts to agree upon a final description and final plat of the Pond Servitude based upon the size of the Pond to be constructed within the Pond Servitude as determined by the approved drainage plan. Unless Grantee elects to terminate this Agreement in accordance with Section 2(i) below, Grantor and Grantee shall cause to be recorded in the Conveyance Records of

HOU 408230095v3

Terrebonne Parish, Louisiana an instrument (the "Modification") that describes the exact size and dimensions of the Pond Servitude, as agreed upon by the parties, regardless if the description of the Pond Servitude agreed upon by the parties varies from the description contained in this Agreement. For the purpose of this Agreement, the Pond Servitude shall mean the tract of land described in Section 1 above, as modified by the description set forth in the Modification. For the purpose of calculating the amount of consideration payable by Grantee to Grantor under this Agreement, the acreage (rounded to the nearest 1/100th of an acre) of the Pond Servitude described in the Modification shall be used.

- d. All earthen material, trees, brush and other debris of any type that is excavated shall be removed off of the Pond Servitude by Grantee at Grantee's expense. Any and all earthen material and debris removed from said Pond Servitude shall be the property of Grantee without any further payment or consideration.
- e. After the completion of construction of the Pond, Grantee shall be obligated, at its sole cost and expense, to construct a chain link fence surrounding the northern, western and southern boundaries of the Pond Servitude. The fence shall be the same type, height and gauge as the fence currently surrounding the existing four (4) acre pond located immediately to the east of the Pond Servitude. Grantee shall have the further obligation at its sole expense to install a gate or gates in the fence and deliver a key thereto to Grantor to provide Grantor with access to the Pond and the Pond Servitude for the purposes of maintenance thereof, as provided below.
- f. This Pond Servitude and right of use shall continue until such time as it is terminated by the mutual consent of the Grantor and the Grantee, their successors or assigns. The Pond Servitude and right of use shall also terminate by prescription of ten (10) years non-use. Upon the expiration and/or termination of said Pond Servitude and right of use, this Agreement shall terminate and it shall be null, void and without effect. It is further agreed that within one hundred twenty (120) days of the expiration or termination of said Agreement and Pond Servitude, Grantee, its successors or assigns, agrees to furnish Grantor, its successors or assigns, with a certified copy of an appropriate release of this Agreement, which shall be recorded in the conveyance records of Terrebonne Parish, Louisiana. Should Grantee, its successors or assigns, fail to deliver said release within the time specified, it shall be liable for any actual damages incurred by Grantor resulting from said failure, plus reasonable attorney's fees.
- g. Upon completion of construction of the Pond by Grantee, Grantor shall, at its sole cost and expense, be responsible for future maintenance of the Pond.
- h. Grantor shall not do nor permit anything to be done within the Pond Servitude that would impair or interfere with the rights of Grantee hereunder.
- i. Notwithstanding anything contained in this Agreement to the contrary, Grantee shall have the right at any time prior to commencement of construction of the Pond to terminate this Agreement with respect to the Pond Servitude and Servitude of Passage (described below) by delivering written notice to Grantor and executing an instrument in recordable form that releases and/or relinquishes Grantee's rights hereunder with respect to the Pond Servitude and Servitude of Passage. If Grantee elects to terminate this Agreement prior to commencement of construction, the Title Company shall refund all of the Escrow Funds to Grantee upon demand therefor. For the purposes of this Agreement, "commencement of construction" shall mean any clearing or other site work within the Pond Servitude.
- 3. Additionally, that Grantor is the owner of the following described property:

HOU 408230095v3

DESCRIPTION OF TEMPORARY 30' WIDE SERVITUDE OF PASSAGE:

COMMENCING AT A FOUND 3/4" G.I.P. HAVING COORDINATES OF X=3,444,408.89' AND Y=429,022.66', SAID POINT BEING THE POINT OF COMMENCEMENT (P.O.C.); THENCE, N 82°39'55" W A DISTANCE OF 1165.98 FEET TO A POINT BEING THE POINT OF BEGINNING 1 (P.O.B. 1);

THENCE, S 05°52'45" E A DISTANCE OF 630.36 FEET TO POINT;

THENCE, S 83°43'51" W A DISTANCE OF 2604.36 FEET TO A POINT;

THENCE, S 09°49'59" E A DISTANCE OF 94.20 FEET TO A POINT;

THENCE, S 83°37'53" W A DISTANCE OF 432.04 FEET TO A POINT;

THENCE, S 89°11'52" W A DISTANCE OF 832.15 FEET TO A POINT AT THE WESTERN EDGE OF THE ±8.1AC POND EXPANSION.

SAID SERVITUDE OF PASSAGE SHALL HAVE A WIDTH OF THIRTY (30) FEET.

THE SERVITUDE IS DEPICTED ON THE ATTACHED PLAT PREPARED BY T. BAKER SMITH AND ENTITLED "± 6 ACRE POND EXPANSION AND TEMPORARY CONSTRUCTION SERVITUDE FOR TRACT V, SECTIONS 10, 11 AND 75, T16S, R16E, SCHRIEVER, LOUISIANA, TERREBONNE PARISH", DATED OCTOBER 23, 2014, MADE A PART HEREOF AND MARKED AS EXHIBIT B, HEREINAFTER SOMETIMES REFERRED TO AS "SERVITUDE OF PASSAGE."

THE POND SERVITUDE AND SERVITUDE OF PASSAGE ARE SOMETIMES HEREINAFTER COLLECTIVELY REFERRED TO AS THE "SERVITUDES".

NOW, THEREFORE, in connection with the Servitude of Passage, the parties agree as follows:

- 4. For and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration to it in hand, the receipt and sufficiency of which consideration are hereby acknowledged, Grantor does by these presents hereby grant unto Grantee, here present, and accepting the following Servitude of Passage, to-wit:
- a. Grantor does hereby establish, grant and create for the benefit of Grantee, its agents, permittees, employees, contractors, subcontractors, successors and/or assigns, a non-exclusive, temporary thirty (30') foot wide servitude of passage over, across and upon the lands owned by Grantor and more fully described above, for the purpose of ingress and egress by vehicular and pedestrian traffic to and from the Pond Servitude and the Grantee Property.
- b. This non-exclusive Servitude of Passage shall be for a term of twenty-four (24) months from the date this Agreement is signed by Grantor.

HOU 408230095v3

- c. Grantee, at its sole costs and expense, shall be obligated to maintain the Servitude of Passage in good repair (defined as the same or better condition than existed prior to Grantee's use) for so long as this Servitude of Passage is in effect. Upon termination of this Servitude of Passage, Grantee shall restore the Servitude of Passage to the same or better condition that existed prior to its use.
- 5. The Servitudes are subject to the following additional terms and conditions:
 - a. This Agreement is made for the exclusive benefit of Grantee and the future owner(s) of all or a portion of the Grantee Property, and their respective agents, permittees, employees, contractors, and subcontractors. Nothing in this Agreement, either express or implied, is intended to confer upon the public at large and/or any other person, other than Grantee and the future owner(s) of all or a portion of the Grantee Property, and their respective agents, permittees, employees, contractors, subcontractors, successors and/or assigns any rights or remedies under or by reason of this Agreement.
 - b. Except for Grantor's maintenance responsibilities under Section 2(g) of this Agreement, Grantee, for itself and on behalf of all future owners of the Grantee Property, and their respective agents, permittees, employees, contractors, subcontractors, successors and/or assigns, hereby agrees that the then owner(s) of the Grantee Property shall assume full responsibility for the condition of the Pond Servitude and the Servitude of Passage and agrees the construction, use, and operation of these Servitudes shall be at the sole risk of the then owner(s) of the Grantee Property and that such owners shall indemnify Grantor from and against, and shall release, protect and hold Grantor harmless from and against any losses, damages, claims, actions or liability, and/or expenses (collectively, "Claims"), including attorney's fees, court costs, and expert witness fees incurred or sustained as a result of any breach, whether by omission or commission, by such owner(s) of the Grantee Property, and its respective agents, permittees, employees, contractors, subcontractors, or as a result of such owner's or its respective agents, permittees, employees, contractors, subcontractors, use of the aforementioned rights, or the carelessness, negligence or improper conduct of such owner's, and its agents, permittees, employees, contractors, subcontractors, except to the extent of any Claims arising out of the negligence or willful misconduct of Grantor or its employees, agents, permitees or contractors.
- c. Subject to Grantee's right to self-insure as hereafter provided, prior to entering the surface of the Properties, Grantee or its successors and/or assigns shall provide to Grantor Certificate(s) of Insurance showing coverage of not less than \$1,000,000.00 of combined single limits of bodily and property damage on which Grantor shall be named as additional insured to the extent of the liabilities expressly assumed by Grantee hereunder. Grantee shall also provide to Grantor Certificates of Insurance showing comprehensive automobile liability insurance covering its employees with limits of not less than \$1,000,000.00. Grantee shall provide to Grantor Certificates of Insurance showing coverage of an additional \$2,000,000.00 of excess or umbrella coverage on which

Grantor shall be named as additional insured to the extent of the liabilities expressly assumed by Grantee hereunder. Grantee shall also carry Workers Compensation Insurance with statutory limits. There shall be a waiver of subrogation as to the Workers Compensation Insurance. Grantee shall also provide to Grantor a Certificate of Insurance for said Workers Compensation Insurance. Notwithstanding anything contained in this Agreement to the contrary, so long as Grantee maintains a net worth in excess of \$100,000,000.00, Grantee shall have the right to self-insure in lieu of maintaining the policies of insurance required hereunder, and shall have no obligation to provide certificates of such policies to Grantor.

d. If Grantee elects, at its sole cost and expense, to make physical improvements to the Pond Servitude and/or Servitude of Passage, Grantee expressly waives all right to compensation therefor.

e. It is understood that this Pond Servitude and Servitude of Passage are not conveyances of the full ownership of the Servitudes and the Grantor by these presents specifically does not transfer any right to oil, gas or other minerals lying beneath the Servitudes, it being specifically understood, however, that no exploration, drilling, or mining for oil, gas or other minerals of any kind shall be conducted upon the Servitudes during the term of this Agreement; provided, however, there may be directional drilling from adjacent lands of Grantor to extract the oil, gas or other minerals from under the Servitudes.

f. Except for the excavation of the Pond, Grantee agrees to be liable for and to repair any and all other damage caused to the Servitudes and/or Grantor's other property, including damage to growing crops, timber, fences and improvements now located on or adjacent to the Servitudes by the Grantee's operations hereunder and use of the herein granted Servitude of Passage.

g. The Servitudes hereby created are appurtenant to the Grantee Property and pursuant to the provisions contained herein shall run with the land and inure to the benefit of all future owners of the Grantee Property or any portion thereof.

[signature pages follow]

HOU 408230095v3

THUS DONE, PASSED AND SIGNED on the 24th day of November, 2014, before me, the undersigned Notary Public, in the Parish of Lafourche, State of Louisiana, and in the presence of the undersigned competent witnesses, Julie G. Borne and Michelle A. LeBlanc, who have signed their names with said appearer, and me Notary, after reading of the whole.

WITNESSES:

REBECCA PLANTATION,

BY: JACOBA: GIARDINA, MANAGER

MICHELLE A. LEBLANC

HAROLD M. BLOCK

LA BAR NO. 3150

HOU 408230095v3

THUS DONE, PASSED AND SIGNED on the 24th day of November, 2014, before me, the undersigned Notary Public, in the County of Fort Bend, State of Texas, and in the presence of the undersigned competent witnesses, Tra D. Waishauer and included Mannager, who have signed their names with said appearer, and me Notary, after reading of the whole.

WITNESSES:

Man. War

SCHLUMBERGER CORPORATION

TECHNOLOGY

Name:

Claudia Jaramillo Vice President

F:\Harold\Land Transactions\Right of Use\Rebecca's Drafts\408230095_v 1_SLB_ LA, Schriever (Drainage Servitude) FINAL 4.docx



HOU 408230095v3

REBECCA PLANTATION, L.L.C.

CERTIFICATE OF THE LIMITED LIABILITY COMPANY

This Certificate is issued pursuant to law by Rebecca Plantation, L.L.C. and all parties of interest may rely on the representations herein in accordance with Louisiana R.S. 12:1317(c). The undersigned, Jacob A. Giardina, the Manager of Rebecca Plantation, L.L.C. (the "Company"), declare that:

Jacob A. Giardina is the Managers of the Company and as such has the authority to certify (a) the membership of any member or manager, (b) the authenticity of the records of the Company, and (c) the authority of any person to act on behalf of the Company.

The Manager hereby certifies that Jacob A. Giardina is duly authorized, empowered and directed by the Company by virtue of said Operating Agreement, without limitation, to do the following for and on behalf of and in the name of the Company:

To enter into a Servitude For Retention Pond and Temporary Servitude of Passage Agreement with SCHLUMBERGER TECHNOLOGY CORPORATION. Said Servitude For Retention Pond and Temporary Servitude of Passage Agreement to contain such terms and conditions as the said Jacob A. Giardina shall in his sole and uncontrolled discretion determine and he is authorized to execute any and all documents necessary to consummate said transaction.

The Manager further certifies that such authority is in full force and effect and has not been revoked or rescinded.

Signed and executed at Thibodaux, Lafourche Parish, Louisiana on this Aladay of

November, 2014.

JACOB A. GIARDINA

MANAGER

HOU 408230095v3

EXHIBIT "A"

DESCRIPTION OF GRANTEE PROPERTY

One certain tract of land or lot of ground referred to as Tract V as per plat entitled Rebecca Plantation, L.L.C. Tract V, division of 60.00 acres known as Tract V located within Rebecca Plantation, in Book 2393, Page 38, File No. 1463356 of the Conveyance Records of Terrebonne Parish, Louisiana, and described as follows:

COMMENCING AT NGS MONUMENT "3052" HAVING COORDINATES OF X=3,446,197.33' AND Y=429,393.41', SAID POINT BEING THE POINT OF COMMENCEMENT; THENCE, N 68°29'44" W A DISTANCE OF 2115.12 FEET TO A FOUND 3/4" G.I.P., SAID POINT BEING THE POINT OF BEGINNING (P.O.B.);

THENCE, S 09°45'25" E A DISTANCE OF 550.66 FEET TO A FOUND 3/4" G.I.P.;

THENCE, ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 1127.55 FEET AND A CHORD BEARING N 79°53'54" W WITH A DISTANCE OF 43.83 FEET, FOR AN ARCLENGTH DISTANCE OF 43.83 FEET TO A FOUND 3/4" G.I.P.;

THENCE, S 08°59'17" W A DISTANCE OF 100.01 FEET TO A FOUND 3/4" G.I.P.;

THENCE, ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1027.55 FEET AND A CHORD BEARING S 79°25'26" E WITH A DISTANCE OF 56.24 FEET, FOR AN ARCLENGTH DISTANCE OF 56.25 FEET TO A FOUND 3/4" G.I.P.;

THENCE, S 10°07'13" E A DISTANCE OF 509.91 FEET TO A FOUND 3/4" G.I.P.;

THENCE, N 82°39'55" W A DISTANCE OF 2376.42 FEET TO A SET 3/4" G.I.P.;

THENCE, N 06°27'48" W A DISTANCE OF 1147.21 FEET TO A SET 3/4" G.I.P.;

THENCE, S 82°39'59" E A DISTANCE OF 2121.65 FEET TO A SET 3/4" G.I.P.;

THENCE, S 82°35'47" E A DISTANCE OF 245.29 FEET TO THE POINT OF BEGINNING CONTAINING 60.00 ACRES.

HOU 408230095v3

EXHIBIT "B"

PLAT OF SERVITUDES

[Attached]

HOU 408230095v3

Schlumberger Technology Corporation

300 Schlumberger Drive Sugar Land. TX 77478 Tel: 281 285 8500 Fax: 281 285 6952

Schlumberger

CERTIFICATE

The undersigned, Ann Bruso Webb, Assistant Secretary of Schlumberger Technology Corporation, a Texas corporation, **DOES HEREBY CERTIFY THAT**:

- 1) She is the duly elected and qualified Assistant Secretary of Schlumberger Technology Corporation, a Texas corporation.
- 2) That Claudia Jaramillo, is a Vice President of the Corporation and is incumbent as of the date hereof.
- That Claudia Jaramillo, as Vice President, is duly authorized and empowered, without limitation, to do the following for and on behalf of and in the name of the Company:

To enter into a Servitude for 6 Acre Pond and Temporary Servitude of Passage Agreement with Rebecca Plantation, L.L.C., a Louisiana limited liability company. Said Servitude for 6 Acre Pond and Temporary Servitude of Passage Agreement to contain such terms and conditions as the said Claudia Jaramillo shall in her sole and uncontrolled discretion determine and she is authorized to execute any and all documents necessary to consummate said transaction.

IN WITNESS WHEREOF, the undersigned has signed this certificate as Assistant Secretary of Schlumberger Technology Corporation on this 26th day of November 2014.

Ann Bruso Webb
Assistant Secretary

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224

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Terrebonne Parish Recording Page

I. Robert "Bobby" Boudreaux **Clerk Of Court** P.O. Box 1569 Houma, La 70361-1569

(985) 868-5660

Received From:

CONSOLIDATED WATERWORKS DISTRICT 1 P. O. BOX 630 HOUMA, LA 70361

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

TERREBONNE PARISH CONSOLIDATED WATERWORKS DIST #1

Index Type: Conveyances

File #: 1373899

Type of Document: Row - Servitude - Easement

Book: 2240

Page: 799

Recording Pages:

2

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Alabethrudslaug

On (Recorded Date): 05/20/2011

At (Recorded Time): 3:57:48:000 PM

Doc ID - 011418290002

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CONSOLIDATED WATERWORKS DISTRICT 1 P. O. BOX 630 HOUMA, LA 70361

Do not Detach this Recording Page from Original Document

Book: 2240 Page: 799 File #: 1373899 Seq: 1

RIGHT OF WAY GRANT

STATE OF LOUISIANA PARISH OF TERREBONNE

KNOW ALL MEN BY THESE PRESENTS THAT Rebecca Plantation, LLC, hereinafter referred to as "GRANTOR", does by these presents grant, unto CONSOLIDATED WATERWORKS DISTRICT NO. I OF THE PARISH OF TERREBONNE, STATE OF LOUISIANA, a public corporation and political sub-division created, organized and existing under the laws of the State of Louisiana, herein represented by its duly authorized and empowered President, hereinafter referred to as "GRANTEE", a servitude to construct, lay, maintain and operate a water line across the following described property, to-wit:

An exclusive five (5) foot wide water servitude being two and one-half (2 ½) feet on either side of said waterline located parallel and adjacent to the southern right-of-way of Rebecca Plantation Boulevard, the eastern right-of-way of Planter's Trail, and the northern right-of-way of Cynthia Plantation Drive across Block 2, Lots 2, 3, 4, and 5 on property belonging to Rebecca Plantation, LLC, located in Section 10, T16S-R16E, Terrebonne Parish, Louisiana, as shown on the Recorded Subdivision Plat approved by the Terrebonne Parish Planning Commission entitled "REBECCA PLANTATION-PHASE II FIRST FILING, LIGHT INDUSTRIAL & COMMERCIAL SUBDIVISION, SECTION 10, 11 & 75, T16S-R16E GRAY, LOUISIANA TERRÉBONNE PARISH" dated 05/24/2010.

It is understood that this is merely the grant of servitude and will in no way affect the minerals underlying the said property.

The GRANTEE agrees and stipulates that it will lay said waterline to a proper depth, will refill all ditches dug therefore and will repair all damages to said property resulting from said waterline. The GRANTOR agrees and stipulates that the GRANTEE will have free access of egress and ingress for the purposes herein stipulated, that no structures will be erected interfering with the grant hereby made; and that the grant herein provided

for will be perpetual or for so long as the same is used for the purposes herein stipulated.

The consideration for this grant are the benefits and advantages which the GRANTOR and said property will receive and derive from the completion, installation and operation of a waterworks system by the GRANTEE, and also other good and valuable considerations.

IN WITNESS WHEREOF, the parties have caused this agreement to be duly executed in triplicate on the on this definition of the parties have caused the agreement to be duly executed in triplicate on the on this definition.

day of February

212 Rue Collette, Thibodaux, LA 70301 Address

CONSOLIDATED WATERWORKS DISTRICT NO. I OF THE PARISH OF TERREBONNE,

STATE OF LOUISIANA

2011.

STATE OF LOUISIANA

PARISH OF TERREBONNE

BEFORE ME, the undersigned Notary Public, on this day personally came and appeared: 3 WEINA K. NAGALIN who, be me stated under oath that he was one of the subscribing uniterstate to the sworn by me stated under oath that he was one of the subscribing witnesses to the foregoing instrument and that the Giardina GRANTOR, in his presence and in the presence of the other subscribing witness.

DA. BLOCK, #3150

STATE OF LOUISIANA PARISH OF TERREBONNE

BEFORE ME, the undersigned Notary Public, on this day personally came and appeared: Warb Pledger who, being first duly sworn by me, stated under oath that he is the President of the Board of Commissioners of Consolidated Waterworks District No. 1, Parish of Terrebonne, State of Louisiana, and that the foregoing instrument was signed in behalf of said Waterworks District by authority of the Board of Commissioners.

Sworn to and subscribed before me on this day of day of 2011

Book: 2240 Page: 799 File #: 1373899 Seq: 2

Terrebonne Parish Recording Page

I. Robert "Bobby" Boudreaux Clerk Of Court P.O. Box 1569 Houma, La 70361-1569 (985) 868-5660

Received From:

ENTERGY LOUISIANA INC 100 ALPHA DRIVE, STE 100 ATTN: MARY DUHE L-DES-303 DESTREHAN, LA 70047

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

ENTERGY LOUISIANA L L C

Index Type: Conveyances File #: 1358107

Type of Document: Row - Servitude - Easement

Book: 2214 Page: 616

Recording Pages: 4

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Alab Andreas

On (Recorded Date): 10/07/2010

At (Recorded Time): 9:32:04:000 AM

Doc ID - 011203560004

Return To:
ENTERGY LOUISIANA INC
100 ALPHA DRIVE, STE 100
ATTN: MARY DUHE L-DES-303
DESTREHAN, LA 70047

616

Do not Detach this Recording Page from Original Document

Book: 2214 Page: 616 File #: 1358107 Seq: 1

Schriever: Provide Service to Rebecca Plantation Commercial/Industrial Subdivision

STATE OF LOUISIANA PARISH OF **TERREBONNE**

WR# <u>22029457811</u> TLN# <u>16523 36750</u>

RIGHT-OF-WAY INSTRUMENT ENTERGY LOUISIANA, LLC

KNOW ALL MEN BY THESE PRESENTS THAT: REBECCA PLANTATION, L.L.C. represented herein by its duly authorized representative, Jacob A. Giardina, Manager Grantor(s), whose permanent mailing address is 110 Rue Angelique, Thibodaux, LA 70301, acting individually, and for, and on behalf of, my/our heirs, successors, assigns and any other person claiming the ownership to the property hereinafter described, collectively "Grantor", for and in consideration of One Dollar, in hand paid, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby grant, assign, convey unto and warrant and defend Entergy Louisiana, LLC, and its successors and assigns, collectively "Grantee", a right-of-way, servitude and easement Five (5') feet in width for the location, construction, reconstruction, improvements, repairs, operation, inspection, patrol, replacement and maintenance of electric power and communication facilities, or the removal thereof, now or in the future, including, but not necessarily limited to, poles which shall be fabricated from steel not wood, cross arms, insulators, wires, cables, conduits, hardware, transformers, switches, guy wires, anchors and other equipment, structures, material and appurtenances, now or hereafter used, useful or desired in connection therewith by Grantee over, across, under or on that land of Grantor in the Parish of Terrebonne, State of Louisiana described as follows, to-wit:

A certain tract or parcel of land situated known as Rebecca Plantation Commercial and Industrial Subdivision Phase I, situated in Sections 9 & 10, Township 16 South, Range 16 East, Parish of Terrebonne, State of Louisiana.

The location of the right of way and servitude herein granted is more clearly shown, indicated or delineated in red on a sketch by Entergy, dated 8/27/10, a copy of which is attached hereto and made a part hereof, together with the right of ingress and egress to and from said right-of-way from the adjoining and contiguous roads and streets. Grantee shall not have the right to attach wires and cables of any other party to Grantee's facilities, nor shall it have the right to grant to additional individuals, entities, companies and/or corporations, the right to use this right-of-way, servitude and easement, without the prior written consent of Grantor.

Unless otherwise herein specifically provided, the center line of the electric power lines initially constructed on this right of way shall be the center line of said right of way.

Grantee agrees to indemnify Grantor from and against any and all claims or damages on account of bodily or personal injury, including death, to any person whomsoever, and any loss of or damage to any property caused by act or omission of Grantee in the construction, maintenance or operation of Grantee's facilities located on the Premises herein described and granted; provided, however, that Grantee shall not be responsible for any claims or damages on account of bodily or personal injury, including death, to any person whomsoever, or for any loss of or damage to any property whatsoever, caused by the negligence of Grantor, its agents servants, employees, officers, invitees and/or licensees.

It is understood that this right of way is not a conveyance of the full ownership of the Premises and the Grantor by these presents specifically does not transfer any right to oil, gas or other minerals lying beneath the Premises, it being specifically understood, however, that while no exploration, drilling, or mining for oil, gas or other minerals of any kind shall be conducted upon the Property during the term of this Agreement, there may be directional drilling from adjacent lands of Grantor to extract the oil, gas or other minerals from under the Premises.

Additionally, it is further agreed and understood that the herein described grant is not a conveyance of the full ownership of the Premises and the parties herein specifically agree that after completion of the construction and installation of the aforesaid electrical line and related facilities, the right of way may only be used by the Grantee, its agents and/or employees, for the future reconstruction, improvement, repairs, operation, inspection, patrol, replacement and maintenance or removal of Grantee's facilities. It is understood and agreed by the parties hereto that Grantor shall have the right to grant to additional individuals, entities, companies and/or corporations, the right to cross and/or to construct, operate, and maintain utility lines, of any nature or kind, including natural gas pipelines, within or along the same above described right of way, so long as these crossings and/or additional lines or utilities do not interfere with the operation and maintenance of the above described electrical line and related facilities and do not violate the National Electrical Safety Code.

Grantee shall have the full and continuing right to clear and keep clear vegetation within or growing into said right-of-way and the further right to remove or modify from time to time trees, limbs, and/or vegetation outside the said right of way which the Grantee considers a hazard to any of its electric power or communications facilities or a hazard to the rendering of adequate and dependable service to Granter or any of Grantee's customers, by use of a variety of methods used in the vegetation management industry.

Grantee agrees to be liable for and to repair any damage caused to Grantor's property by the construction, maintenance and operation of said electrical line.

Grantor shall not construct or permit the construction of any structure, obstruction or other hazard within the said right-of-way, including but not limited to, house, barn, garage, shed, pond, pool or well, excepting only Grantor's fence(s) and Grantee's facilities. Grantor shall not construct or permit the construction of any buildings or other structures on land adjoining said right-of-way in violation of the minimum clearances from the lines and facilities of Grantee, as provided in the National Electrical Safety Code.

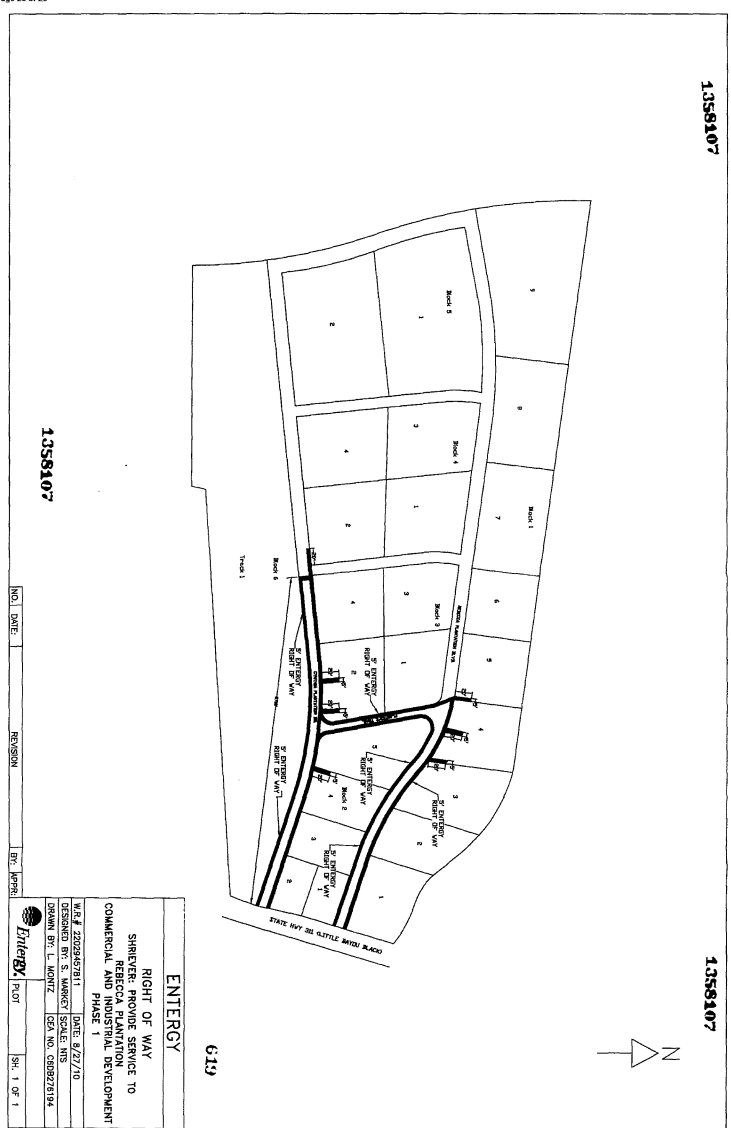
[SIGNATURES APPEAR ON FOLLOWING PAGE]

617

Book: 2214 Page: 616 File #: 1358107 Seq: 2

IN WITNESS WHEREOF, Grantor has executed	this Right-of-Way Instrument on this 4th day of Ctober, 201
WITNESSES: KOM COOLUT PRINT FULL NAME: KOSI CYDCHET JULIE SHOWNE PRINT FULL NAME: Julie G. Borne	GRANTOR(S): REBECCAPLANTATION, L.L., JACOB A. GIARDINA, MANAGER
	ACKNOWLEDGEMENT
STATE OF LOUISIANA PARISH OF LAFOULCHE BEFORE ME, the undersigned notary, pe who being first sworn, did depose and say that he/s another subscribing witness, and that all of said sig	ersonally came and appeared <u>Julie G. Born &</u> she <u>signed the foregoing instrument as a witness</u> in the presence of Grantor and enatures thereto are genuine and correct.
	Julie Liborne Appearer
Grantee's Permanent Mailing Address: 100 Alpha Dr. Ste 100, Destrehan, LA 70047	Sworn to and subscribed before me this 4 day of Actor, 2010. Notary Public: HALOU M. BLOCK Bar Roll # or Notary 1.D. 3150

0.



Terrebonne Parish Recording Page

I. Robert "Bobby" Boudreaux Clerk Of Court

P.O. Box 1569 Houma, La 70361-1569 (985) 868-5660

Received From:

CONSOLIDATED WATERWORKS DISTRICT 1 P. O. BOX 630 ATTN: ACCOUNTS PAYABLE HOUMA, LA 70361

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

TERREBONNE PARISH CONSOLIDATED WATERWORKS DIST #1

Index Type: Conveyances

File #: 1328942

Type of Document: Row - Servitude - Easement

Book: 2163

Page: 215

Recording Pages :

3

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Allow Boucheller

On (Recorded Date): 08/06/2009

At (Recorded Time): 8:51:29:000 AM

Doc ID - 010810140003



Return To:

CONSOLIDATED WATERWORKS DISTRICT 1 P. O. BOX 630 ATTN: ACCOUNTS PAYABLE HOUMA, LA 70361

Do not Detach this Recording Page from Original Document

215

Book: 2163 Page: 215 File #: 1328942 Seq: 1

RIGHT OF WAY GRANT

STATE OF LOUISIANA PARISH OF TERREBONNE

KNOW ALL MEN BY THESE PRESENTS THAT Rebecca Plantation LLC, hereinafter referred to as "GRANTOR". does by these presents grant, unto CONSOLIDATED WATERWORKS DISTRICT NO. 1 OF THE PARISH OF TERREBONNE, STATE OF LOUISIANA, a public corporation and political sub-division created, organized and existing under the laws of the State of Louisiana, herein represented by its duly authorized and empowered President, hereinafter referred to as "GRANTEE", a servitude to construct, lay, maintain and operate a water line across the following described property. to-wit:

An exclusive five (5) foot wide water servitude being two and one-half (2 ½) feet on either side of said waterline located parallel and adjacent to the southern right-of-way along Rebecca Plantation Boulevard across Block 2, Lots 1 & 3 on property belonging to Rebecca Plantation, LLC, located in Section 10, T16S-R16E, Terrebonne Parish, Louisiana, as shown on the attached plat entitled PLAT SHOWING EXCLUSIVE FIVE (5) FOOT WIDE SERVITUDE FOR CONSOLIDATED WATER DISTRICT NO. 1 ON PROPERTY LOCATED IN SECTION 10, T16S-R16E. TERREBONNE PARISH, LOUISIANA" dated 05/11/09.

It is understood that this is merely the grant of servitude and will in no way affect the minerals underlying the said property.

The GRANTEE agrees and stipulates that it will lay said waterline to a proper depth, will refill all ditches dug therefore and will repair all damages to said property resulting from said waterline. The GRANTOR agrees and stipulates that the GRANTEE will have free access of egress and ingress for the purposes herein stipulated, that no structures will be erected interfering with the grant hereby made; and that the grant herein provided for will be perpetual or for so long as the same is used for the purposes herein stipulated.

The consideration for this grant are the benefits and advantages which the GRANTOR and said property will receive and derive from the completion, installation and operation of a waterworks system by the GRANTEE, and also other good and valuable considerations.

IN WITNESS WHEREOF, the parties have caused this agreement to be duly executed in triplicate on the 29th day of May, 2009.

WITNESSE

STATE OF LOUISIANA

PARISH OF TERREBONNE

Rue Collette, Thibodaux, LA 70301 Address

CONSOLIDATED WATERWORKS DISTRICT NO. 1 OF THE PARISH OF TERREBONNE. STATE OF LOUISIANA

James P. Ledet

BEFORE ME, the undersigned Notary Public, on this day personally came and appeared: 3. James P. Ledet who, being first duly sworn by me stated under oath that he was one of the subscribing witnesses to the foregoing instrument and that the same was signed by 1. Jacob A. Giardina GRANTOR, in his presence and in the presence of the other subscribing witness

Sworn to and subscribed before

on this 29th day of May, 2009

STATE OF LOUISIANA PARISH OF TERREBONNE

BEFORE ME, the undersigned Notary Public, on this day personally came and appeared: Warb Pledger who, being first duly sworn by me, stated under oath that he is the President of the Board of Commissioners of Consolidated Waterworks District No. 1. Parish of Terrebonne, State of Louisiana, and that the foregoing instrument was signed in behalf of said Waterworks District by authority of the Board of Commissioners.

Sworn to and subscribed before me

2009

216

19-19-30-11/2 Book: 2163 Page: 215 File #: 1328942 Seq: 2

Book:

Page:

Terrebonne Parish Recording Page

I. Robert "Bobby" Boudreaux Clerk Of Court P.O. Box 1569 Houma, La 70361-1569 (985) 868-5660

Received From:

D A FREDERICK LLC P O BOX 176 PERRY, LA 70575

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

AT&TLOUISIANA

Index Type: Conveyances

File #: 1304691

Type of Document: Row - Servitude - Easement

Book: 2116

Page: 504

Recording Pages:

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Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Alebandreau

On (Recorded Date): 08/21/2008

At (Recorded Time): 12:49:29:000 PM

Doc ID - 010456550005

OF CO

Return To: D A FREDERICK LLC P O BOX 176 PERRY, LA 70575

504

Do not Detach this Recording Page from Original Document

Book: 2116 Page: 504 File #: 1304691 Seq: 1

STATE OF LOUISIANA PARISH OF TERREBONNE RWID # LA109E671741

RIGHT-OF-WAY INSTRUMENT

AT&T LOUISIANA

KNOW ALL MEN BY THESE PRESENTS THAT: for and in consideration of the sum of EIGHT THOUSAND SIX HUNDRED FORTY SIX AND 50/100 dollars (\$8646.50) for right of way, both described below and other good and valuable consideration, the adequacy and receipt of which is hereby acknowledged, REBECCA PLANTATION, L.L.C., acting individually, and for, and on behalf of, it heirs, successors, assigns and any other person claiming the ownership to the property hereinafter described (collectively "Grantor"), does hereby grant, assign, convey unto and warrant and defend AT&T Louisiana, and its successors and assigns (collectively "Grantee"), the following described servitudes and easements for the construction, reconstruction, improvements, repairs, operation, inspection, patrol, replacement and maintenance of such underground systems of communications, facilities, stand by generators and associated fuel supply systems as a means of providing uninterrupted service during commercial power outages, or the removal thereof, now or in the future, including, but not necessarily limited to the right to attach wires or lay cable or conduit or other appurtences, for communications or electric power transmissions by Grantee, under and across that land. Grantee shall construct and maintain a fence around the 0.043 acre tract, and shall relocate the existing gate of Grantor to provide Grantor access to the remainder of the property. The rights of way and servitudes shall be located under and across that land of Grantor in the Parish of Terrebonne, State of Louisiana described as follows, to-wit:

A portion of the lands described and depicted at in COB 1587, page 634 of the records of Terrebonne Parish, Louisiana and situated in SECTIONS 9 and 10, TOWNSHIP 16 SOUTH, RANGE 16 EAST, Louisiana Meridian, Terrebonne Parish, State of Louisiana, and being a portion of Rebecca Plantation said servitudes are more particularly described as follows:

- 1) a strip of land 5, 10 and 15 feet in width located east of and parallel to LA Highway 311 beginning at a point A to point JJ thence to point II, thence north from point II to point B then back to point of beginning A, as indicated on plat exhibit A.
- 2) a strip of land 10 feet in width north of and parallel to the south property line and/or future north right of way line of a proposed road from point S to point R to point Q to point M hence back to point L then to point R, as indicated on plat exhibit A.
- 3) a parcel of land measuring 39.99 feet on its eastern boundary from point P to point O, 39.96 feet on its northern boundary from point O to point N, 53.02 feet on its western boundary from point N to point Q, and 42.07 feet on its southern boundary from point Q to point P, said tract of land consists of 0.043 acres, as indicated on plat exhibit A.

(hereinafter sometimes referred to as "Premises" and/or "Property). The location of the rights of way and servitudes herein granted are more clearly shown and depicted on a plat titled "AT&T SERVITUDE ALONG HWY. 311 AND PROPOSED ROAD WITHIN THE REBECCA PLANTATION LOCATED IN SECTION 9 & 10 T16S-R16E TERREBONNE PARISH, LA", prepared by T. Baker Smith, dated August 11, 2008, and marked as AT&T Exhibit "A".

Grantee agrees to indemnify Grantor against, and to release, protect and hold Grantor harmless, from and against any and all claims or damages on account of bodily or personal injury, including death, to any person whomsoever, and any loss of or damage to any property whatsoever, including loss or damage due to toxic waste and other environmental and/or ecological damages, arising out of or in anyway connected to an act or omission of Grantee in the construction, maintenance or operation of Grantee's facilities located on the Premises herein described and granted; provided, however, that Grantee shall not be responsible for any claims or damages on account of bodily or personal injury, including death, to any person whomsoever, or for any loss of or damage to any property whatsoever, caused by the negligence of Grantor, its agents, servants, employees, officers, invitees and/or licensees.

It is understood that this right-of-way is not a conveyance of the full ownership of the Premises and the Grantor by these presents specifically does not transfer any right to oil, gas or other minerals lying beneath the Premises, it being specifically understood, however, that while no exploration, drilling, or mining for oil, gas or other minerals of any kind shall be conducted upon the Property during the term of this Agreement, there may be directional drilling from adjacent lands of Grantor to extract the oil, gas or other minerals from under the Premises.

The parties herein specifically agree that after completion of the construction and installation of the aforesaid communications line and related facilities, the right of way may only be used by the Grantee, its agents and/or employees, and providers of commercial power and natural or propane gas for the future maintenance and operation of said communications line and related facility. It is understood and agreed by the parties hereto that Grantor shall have the right to grant to additional individuals, entities, companies and/or corporations, the right to cross and/or to construct, operate, and maintain utility lines, of any nature or kind, including natural gas pipelines, within or along the same above described right-of-way, so long as these crossings and/or additional lines or utilities do not unreasonably interfere with the operation and maintenance of the above described communications line and related facilities.

Grantee agrees to be liable for and to repair any damage caused to Grantor's property by the construction, maintenance and operation of said communications line.

Grantee shall have the right of ingress to and egress from the rights of way and servitudes by the public roads.

Grantee shall have the full and continuing right to clear and keep clear vegetation within or growing into said right-of-way and the further right to remove or modify from time to time trees, limbs, and/or vegetation outside the said right of way which the Grantee considers a hazard to any of its electric power or communications facilities or a hazard to the rendering of adequate and dependable service to Grantor or any of Grantee's customers, by use of a variety of methods used in the vegetation management industry.

Grantee shall have the right to allow any other person, firm, or corporation to provide for fuel/energy distribution to equipment placed on the site.

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Book: 2116 Page: 504 File #: 1304691 Seq: 2

IN WITNESS WHEREOF, Grantor has executed this Right-of-Way Instrument on this 19th day of August , 2008.

WITNESSES:

PRINT FULL NAME:

PRINT FULL NAME; MAILING ADDRESS:

NAME: PCOB (

918 East 1st Street Thibodaux, LA 70301

PRINT FULL NAME:

ACKNOWLEDGMENT

STATE OF LOUISIANA PARISH OF LAFOURCHE

BEFORE ME, the undersigned notary, personally came and appeared <u>Christy Simon</u>, who being first sworn, did depose and say that he/she signed the foregoing instrument as a witness in the presence of Grantor, and another subscribing witness, all of whom signed in my presence, each signing in the presence of all the others, and that all of said signatures thereto are genuine and correct.

CHRISTY SIMOR pearer

Sworn to and subscribed by fore me this 19th day of August, 2008

NOTARY PUBLIC

Print Name: HAROLD M. BLOCK

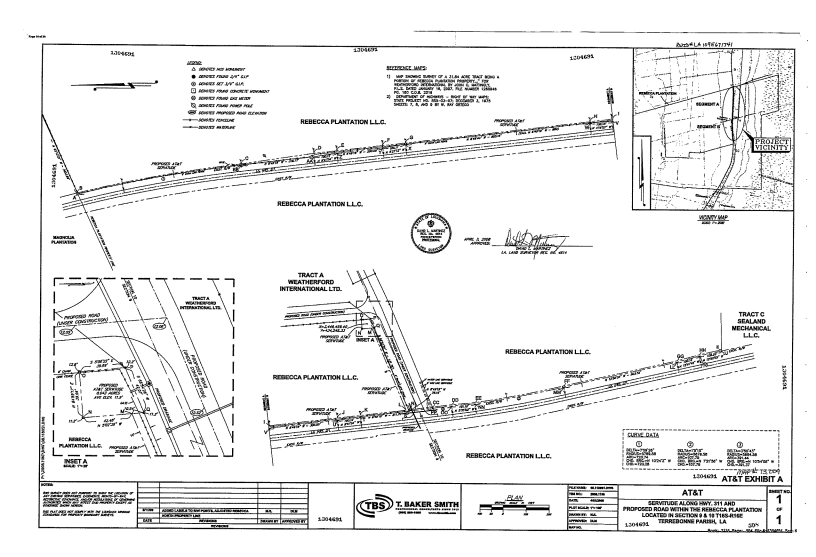
Bar/Commission No. 3150

My Commission Expires with my life

(Affix Seal)

F:\Harold\Land Transactions\Rts. of Way\Telephone- Rights of Way\Rebecca - Bellsouth Servitude For Weatherford.doc

Book: 2116 Page: 504 File #: 1304691 Seq: 4



SERVITUDE AND RIGHT-OF-WAY AGREEMENT

STATE OF LOUISIANA PARISH TERREBONNE

KNOW ALL MEN BY THESE PRESENTS THAT:

ROBERT B. PRENTICE, II, AND PRENTICE OIL AND GAS CO., a partnership domiciled in the Parish of Terrebonne, State of Louisiana, represented by Mr. Robert B. Prentice, II, its duly authorized partner,

hereinafter referred to as GRANTOR, does by these presents, grant, transfer, assign, set over and deliver unto:

TERREBONNE PARISH WATERWORKS DISTRICT NO. 3, a political subdivision created, organized and existing under the laws of the State of Louisiana, herein represented by its duly authorized and empowered president, hereinafter referred to as GRANTEE,

its successors and assigns, accepting and acknowledging delivery and possession for GRANTEE, a servitude and right-of-way on, under, over through and across the following described property of GRANTOR in Terrebonne Parish, Louisiana, to-wit:

Certain tracts of land located in Terrebonne Parish, Louisiana, west of the City of Houma, along the westernmost right-of-way of Louisiana Highway 311, said tracts being further identified on a drawing by Gulf South Engineers, Inc., under date of May 10, 1994, attached and made a part hereof.

Said servitude shall consist of a fifteen (15') foot temporary construction servitude which shall reduce and become a permanent five (5') foot servitude upon completion of construction. The limits of the five (5') foot permanent servitude shall be two and one half (2-1/2') feet on each side the centerline of the 12" waterline as constructed parallel and as near as possible to the existing fence and/or westernmost right-of-way of Louisiana Highway 311.

The grant and transfer of the servitude and right-of-way on the above described property is for the construction, laying, maintaining, operating and replacing of a 12" waterline for distribution and service lines with appurtenant facilities.

This servitude shall supersede all other Waterworks District No. 3 waterline servitudes located along the westernmost right-of-way of Louisiana Highway 311 and as shown on the attached drawing. The previous Waterworks District No. 3 waterline servitudes shall be null and void, only in the abovementioned areas. This servitude does not affect any gasline or other utility servitudes

It is understood that this is merely a grant of a right-of-way and servitude and will in no way effect the minerals underlying said property, or impair the GRANTOR'S right to use the surface of the strip of land, except as specified herein.

The GRANTEE agrees and stipulates that it will lay said waterline to a proper depth of three (3') feet, minimum, will refill all ditches dug therefor, and will repair all damages to said property resulting from the construction of said waterline.

445

GRANTOR further agrees and stipulates that the GRANTEE will have free access of ingress and egress for the purposes herein stipulated, that no structures will be erected interfering with the grant hereby made; and that the grant will be perpetual for so long as the same is used for the purpose herein stipulated.

GRANTEE agrees to hold GRANTOR harmless from any loss or liability for, or on account of, any injury to (including death of) persons or damage to property, including costs and expenses incident thereto, arising wholly, or in part from, or in connection with the existence, construction, maintenance, repair, renewal, reconstruction, operation, use, removal of facilities, any defect therein or failure thereof, unless said damage, injury or death is caused wholly or in part by action or inaction of GRANTOR, his lessees, agents, servants or employees.

The consideration for this servitude and right-of-way is the benefits and advantages which the GRANTOR and his property will receive and derive from the availability of potable water utility service, subject to applicable rates, charges, fees and governmental restrictions.

GRANTOR warrants and represents that he is the owner of the property hereinabove described and that he has full power and authority to grant the within servitude and right-of-way.

In WITNESS WHEREOF, this document is executed on this 12th day of May, 1994.

WITNESSES:

GRANTOR:

PRENTICE OIL AND GAS GO

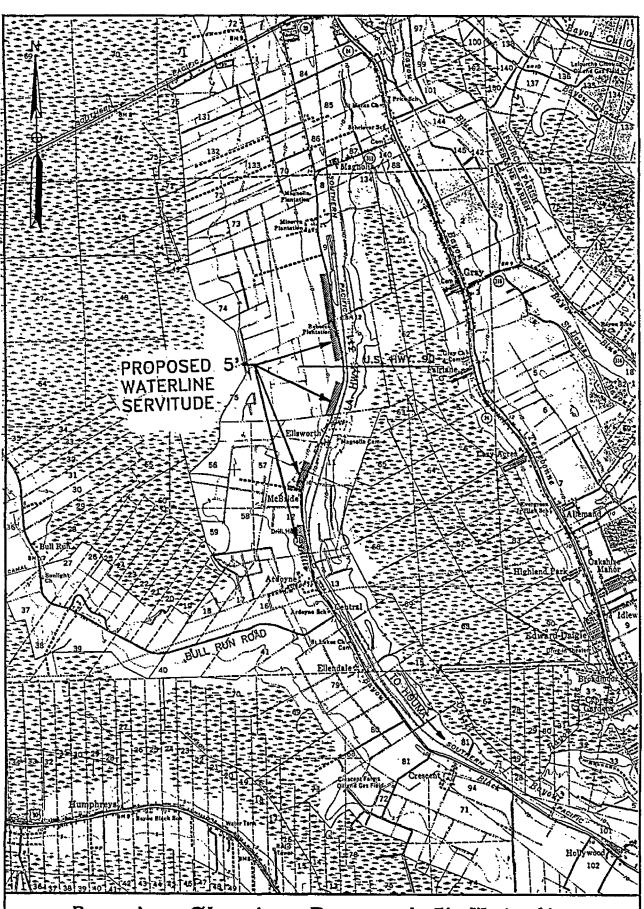
ROBERT B. PRENTICE, II

GRANTEE:

TERREBONNE PARISH WATERWORKS DISTRICT NO. 3

CONRAD M LEBLANC

PRESIDENT



Drawing Showing Proposed 5' Waterline
Servitude On The Property Of
Robert B. Prentice, II
And Prentice Oil And Gas Co.94 JUL 10 AUC:16

Located in Terrebonne Parish, Louisiana Manufand

Prepared By:

Gulf South Engineers, Inc.

Consulting Engineers Houma, Louisiana Note: This Servitude Drawing:
Does Not Represent
A Boundary Survey.

147

Scale: 1" = 1 mile Date: May 10, 1994

GRAY-LITTLE BAYOU BLACK LINE LOUISIANA POWER & LIGHT COMPANY RIGHT OF WAY PERMIT

STATE OF LOUISIANA
PARISH OF TERREBONNE

KNOW ALL MEN BY THESE PRESENTS:

THAT PRENTICE OIL AND GAS CO., a partnership domiciled in the Parish of Terrebonne, State of Louisiana, represented herein by Robert B. Prentice, II, its Chief Executive Officer, hereinafter referred to as "Grantor," for and in consideration of TEN AND NO/100 (\$10.00) DOLLARS, cash in hand paid, and other good and valuable considerations, the receipt and sufficiently of which are hereby acknowledged, do hereby grant unto LOUISIANA POWER & LIGHT COMPANY, its successors and assigns, hereinafter called "Grantee", the right and servitude to construct, operate, and maintain electric lines, including poles, wires and other appurtenances, and to attach the wires of any other person or company to such poles, and to trim and cut trees and other growth so as to keep the wires cleared, and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to reach the wires in falling; upon, over and across the property which I (we) own, or in which I (we) have an interest in the Parish of Terrebonne, State of Louisiana, and more particularly described as follows:

Certain tracts or parcels of land located in Sections 10 and 11, of Township 16 South, Range 16 East, Terrebonne Parish, Louisiana.

The right of way herein granted is for the relocation of Louisiana Power & Light Company facilities due to Louisiana State Highway Project No. 424-07-12 (LA Hwy. 311). The location of which facilities are more fully shown on a survey by T. Baker Smith & Son, Inc., Civil Engineers, Land Surveyors, dated March 13, 1986, signed by Wm. Clifford Smith, Registered Land Surveyor and titled "Survey Showing Proposed Location of Louisiana Power & Light Company, Inc., Facilities on Prentice Oil and Gas Co. Property in Sections 10 & 11, T16S-R16E, Terrebonne Parish, Louisiana," a copy of which is attached hereto and made a part hereof and marked for identification purposes as EXHIBIT "A".

If, in the use, maintenance, operation or repairing of its electrical facilities, Grantee damages any of Grantor's property or that of Grantor's assigns, on or off of the right of way area or respective working space areas, such damages shall be fully compensated for and paid by Grantee. The grant of rights herein made by Grantor for use of any of the areas described is subject to all prior recorded mineral and surface use leases and to all prior recorded easements and servitudes, especially those granted for pipelines, roadways, drainage and irrigation canals. As to any portions of the said right of way and adjacent lands that are under lease to others or may hereafter be placed under lease to others for crop farming and/or pasture or other agricultural use, and for oil, gas, and other mineral explorations, production and/or other development, all rights are reserved to such Lessees and their respective assigns to protect their own interests and to recover for any damage they may sustain through any actions of Grantee or its assigns.

Grantor reserves the full and complete use of the land covered by said servitude for all purposes other than those granted Grantee hereby; provided, however, that Grantor will build no buildings (not including roads, bridges, canals, ditches, fences, and telephone or any appurtenances necessary to any of the same) within the permanent right of way herein granted; provided, however, that Grantor shall not place or permit any structure whatsoever which would violate the minimum clearances from electrical conductors set forth in the National Electric Safety Code. Grantee shall not locate its said electric facilities so as to interfere with or block, partially or wholly, any existing road, ditch, fence, canal, natural or artificial drainage, nor with the operation of any other servitude heretofore created on or adjacent to the right of way herein created.

It is specifically agreed and understood that Grantor also has the right to grant additional rights of way, easements and scruitudes within the right of way herein granted provided such additional grants are made with consent of Grantee and do not interfere with or impede Grantee's exercise of the rights herein granted; and Grantee agrees it will not unreasonably withhold its consent. If pursuant to any such rights subsequently granted by Grantor to others, any roads, or similar facility is constructed across, along or within said right of way and it becomes necessary for Grantee to expend monies to protect its said electric facilities or to repair the same, Grantor shall not be responsible therefor; provided, however, nothing contained in this paragraph shall preclude Grantee from making claim against the party installing such facility for the cost of such work or the damage to Grantee's said electric facilities.

Grantee shall exercise its rights granted hereunder so as not to interfere with or impede the drainage of Grantor's land, and all drainage of Grantor involved in or through the right of way herein granted is to be kept open during construction. Grantee agrees to leave such drainage in a stable condition after construction is completed, at least as good as existed prior to such construction. It is further agreed that at all times during the life of said right, of way, Grantor shall have the right to construct, maintain and/or subsequently remove fences over and across said right of way.

Grantee shall maintain complete enclosures at all times where fences exist, especially to protect Grantor's cattle and crops, and all such fences shall be restored promptly after any entry upon and/or use of Grantor's lands. Grantee shall promptly repair any "cuts" In fences and ditches by Grantee. All fences cut, or altered in any way by Grantee, shall be maintained in their existing tension or stronger, all wood posts installed by Grantee shall be creosoted, not less than three (3) inches in diameter and six (6) feet in length, with such posts to be placed in each side of a fence opening or gap, and all wood fence braces placed by Grantee are to be constructed in double strength, using at least two (2) pieces of two(2) inch by six (6) inch creosoted lumber. If materials other than wood are used, such as metal posts, the same shall be equal to or greater than wood in strength, durability, tension, etc.

This agreement and the right of way granted hereunder shall be null, void and of no effect if Grantee shall fail to construct, complete and put into actual operation sold electric facilities across said right of way within two years from the date hereof, provided that the date shall be extended for the entire period of delay or suspension caused by inability to secure proper or necessary supplies, and by reason of strikes, labor troubles, governmental regulations, force majeure, Acts of God and other causes beyond Grantee's reasonable control It is further agreed and understood that after the said electric facilities shall have been constructed and put into operation, should Grantee fail to use the same for the purposes herein provided for a period of two years, exluding, however, any period of non-use due to force majeure, Acts of God and other causes beyond Grantee's reasonable control, then and in that event the right of way granted hereunder shall be terminated. Grantee shall be allowed a reasonable period of time, not to exceed 12 months, from the date of termination of said right of way agreement within which to remove its said electric facilities and appurtenances. Failure to so remove shall constitute an abandonment and, in such event, Grantor shall have the right to remove said facilities and appurtenances and Grantee shall be obligated to reimburse Grantor for the cost of such removal. Grantee shall not sell, assign, transfer lease or sublease said right of way and/or its interest herein without the written consent of Grantor, except that Grantee may assign or so transfer to a successor company or corporation without such consent.

Grantee agrees to indemnify Grantor against, and to release, protect and hold Grantor harmless, for any claims or damages on account of bodily or personal injuries, including death, to any person whomsoever, and any loss of or damage to any property whatsoever, arising out of the construction, maintenance or operation of Grantee's facilities located on the right of way herein described and granted; provided always, however, that Grantee shall not be responsible for any claims or damages on account of bodily or personal injury, including death, to any person whomsoever, or for any loss of or damage to any property whatsoever, caused by the sole negligence of Grantor, its agents, servants, employees, officers, invitees and/or licencees.

In addition to the cash consideration herein agreed upon, Grantee agrees to pay Grantor for any and all physical damage to the property of Grantor caused by or resulting from the construction, operation, maintenance, repair and removal of said electric facilities, or otherwise exercising the rights herein granted, including, without limitation, damages to growing crops, merchantable timber, roads, ditches, canals and drainage. Any settlement of such damages shall not preclude any further claim by Grantor thereafter, if diligent inspection by Grantor did not permit discovery of the full extent of the damages.

Grantee shall remove, without delay, from Grantor's land all cut and fallen trees, tree limbs, brush and other debris that may result from Grantee's work or operations under this agreement.

Grantee is however, subrogated to all of Grantor's rights and actions in warranty against all former owners and vendors, except as to Grantor personally The rights herein granted shall not vest in or be constructed to vest in Grantee any right, title or interest in and to the surface (other than the right of way and servitude herein specifically provided) or to any minerals or mineral rights, in, or under or that may be produced from said right of way.

Grantee agrees to furnish to Grantor a copy of any land or boundary surveys made of or on Grantor's property.

In the event Grantor desires to give notice to Grantee, its successors or assigns, in relation to any matter with which this servitude agreement is concerned, in addition to such other methods for the giving of actual notice as might ordinarily be appropriate and legally effective, Grantor shall, in addition, have the privilege of giving such notice by registered or certified letter addressed to the following names officer of Grantee at the address stipulated below:

Louisiana Power & Light Company 1001 Virgil Street Gretna, Louisiana 70053

All notices to Grantor may be given to:

Prentice Oil and Gas Co. Post Office Box 1030 Houma, Louisiana 70361

 $\mbox{\it Grantee}$ and $\mbox{\it Grantor}$ may designate in writing substitute persons and addresses to receive all such notices.

The terms and provisions hereof shall inure to the benefit of and be binding upon Grantor and Grantee and their respective successors and assigns.

apon Grantor and Grantee and them 14	capective auternatia and assignat
IN WITNESS WHEREOF, these presen	nts have executed this instrument this
28th day of Copiel	, 1986, at Houma, Louisiana.
	GRANTOR
WITNESSES:	PRENTICE DIL AND CAS CO.
Carline & Landing	By: Active Robert B. Prentice, II
Albrown	Title: Chief Executive Officer
J	nts have executed this instrument this
	GRANTEE
Ale Shatuck	By: Mach Company Title: Skap Ville Fresidae)
	all to

Book: 1055 Page: 134 File #: 781319 Seq: 4

137

STATE OF LOUISIANA

PARISH OF CONTRACT

Before me, the undersigned authority, personally came and appeared TCBROWN who being first duly sworn, did depose and say that he signed the foregoing instrument as a witness, in the presence of the Grantors and another subscribing witness, all of whom signed in his presence, each signing in the presence of all the others, and that all of said signatures thereto are genuine and correct.

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Sworn to and subscribed before me this 9th day of May A.D., 1986

Winhank V. Richard Notary Public

STATE OF LOUISIANA

PARISH OF Defferen

Before me the undersigned authority, personally came and appeared who being first duly sworn, did depose and say that he signed the foregoing instrument as a witness, in the presence of the Grantee and another subscribing witness, all of whom signed in his presence, each signing in the presence of all the others, and that all of said signatures thereto are genuine and correct.

Sworn to and subscribed before me this 9th day of Many

May_A.D.,1986

Notary Public

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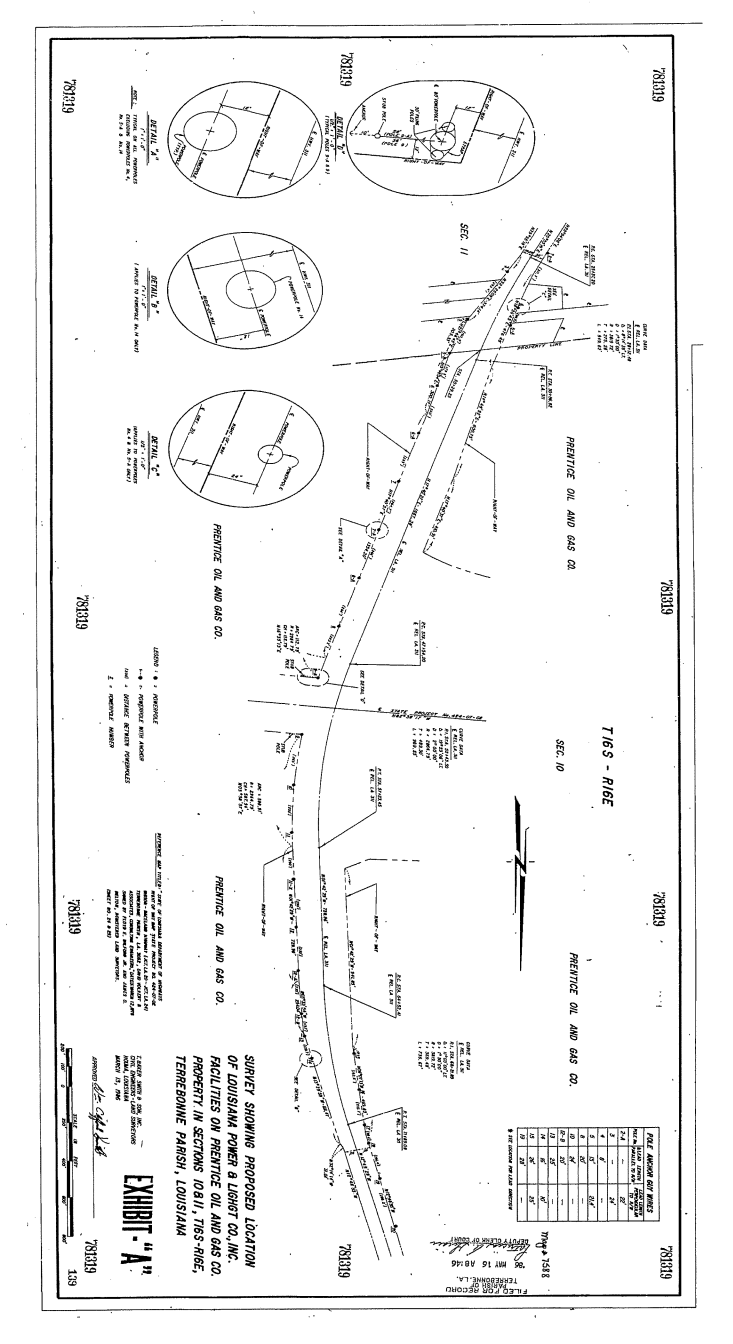
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Part of Entry Nu	nber 78131 9	, being an At	tached Plat	
has been removed from the Original Acts and placed in				
Map Volume	53Folio_	34 Map Ku	mber 7588	
Date of Recordation May 16, 1986				
Recorded in Conve	yance Book 1055	Folio	134	
Map Description: Survey showing proposed location of Louisiana Power & Light Co., Inc. facilities on Prentice Oil and Gas Co. property in Sections 10 & 11, T16S-R16E, Terrebonne Parish, Louisiana				

Act Description: R/W from Prentice Oil & Gas Co. to Louisiana Power & Light Co.

139

Book: 1055 Page: 134 File #: 781319 Seq: 6



126039.

STATE OF LOUISIANA, DEPARTMENT OF TRANSPORTATION & DEVELOPMENT

VS.

NUMBER 75098

32ND JUDICIAL DISTRICT COURT

PARISH OF TERREBONNE

PRENTICE OIL AND GAS COMPANY, ET AL

STATE OF LOUISIANA

ORDER OF EXPROPRIATION

The petition, exhibits and the premises considered:

IT IS HEREBY ORDERED that the State of Louisiana, Department of Transportation and Development, do deposit in the registry of this court, for the use and benefit of the person or persons entitled thereto, the sum of Eight Hundred Fifty-Seven Thousand Four Hundred Thirty-Nine and NO/100 Dollars (\$857,439.00).

NAD IT IS HEREBY FURTHER ORDERED that the full ownership of the property described below as Parcel Nos. 24-1-1,24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 25-3 and 24-3, subject to the reservation in perpetuity in favor of PRENTICE OIL AND GAS COMPANY of all oil or gas located under the property described below as Parcel Nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 25-3 and 24-3, or the royalties therefrom, in accordance with law, and subject to any existing oil or gas reservation or to any existing oil or gas lease, and the temporary servitude for construction purposes for a period of time not to exceed completion of construction on the property described below as Parcel Nos. 24-1-C-1, 24-1-C-2, and 25-3-C-1, together with all the improvements situated thereon, is expropriated and taken for highway purposes as of the time of such deposit, according to law, for the La 311 Interchange project on State Route La 3052, being State Project No. 424-07-12 which will be a controlled-access facility with no right

of access to, from or across said facility to or from abutting lands except at the designated points at which access is permitted upon the terms and conditions specified from time to time and upon the service, frontage or access road provided, all as more fully shown on "Exhibit P-3," filed herein, said property being described as follows, to-wit:

ا ما المنافذ المرافز المستعدد المنافز المنافز المنافز المنافز المنافز والأمام والإسافز المنافز المنافز المنافز المنافذ المنافز المنافز المنافز المنافز المنافز المنافز المنافز المنافز والأمنا والإسافز المنافز المنافز والمن Eleven (11) certain tracts or parcels of land, together with all the improvements thereon, and all of the rights, ways, privileges, servitudes and advantages thereunto belonging or in anywise appertaining, situated in the Parish of Terrebonne, State of Louisiana, and in Sections 10 and 11, Township 16, South, Range 16 East, Southeastern Land District, West of the Mississippi River, identified as Parcel Nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 25-3, 24-1-C-1, 24-1-C-2, 25-3-C-1 and 24-3, on a white print of a plat of survey, consisting of sheets no. 24, 25 and 26A, made by James O. Melton and Floyd E. Milford, Jr., Registered Land Surveyors, dated March 12, 1975, revised, annexed to the above numbered and entitled suit, said tracts or parcels being outlined in red and being more particularly described in accordance with said plat of survey, as follows:

PARCEL NO. 24-1-1: REQUIRED IN FULL OWNERSHIP

beginning at the point of intersection of the existing westerly right of way line of State Route La 311 and the project centerline at Highway Survey Station 673+68.42; thence along the existing westerly right of way line of State Route La 311 and the arc of a curve to the right, having a radius of 2,824.79 feet (the chord of which bears South 15 degrees 15 minutes 13 seconds West, 238.87 feet) a distance of 238.95 feet to a point; thence South 17 degrees 40 minutes 37 seconds West along the existing westerly right of way line of State Route La 311 a distance of 1,003.63 feet to a point; thence North 72 degrees 19 minutes 23 seconds West a distance of 91.80 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 37+56.00; thence North 17 degrees 40 minutes 37 seconds East along the required right of way line parallel with and 100.00 feet distant in a westerly direction from the centerline of relocated La 311 a distance of 354.91 feet to a point; thence along the required right of way line and the arc of a curve to the left, having a radius of 884.93 feet (the chord of which bears North 62 degrees 24 minutes 16 seconds West, 304.86 feet) a distance of 306.38 feet to a point, which point is 752.98 feet measured at right angles from the project centerline at Highway. Survey Station 668+43.10; thence along the required right, having a radius of 570.00 feet (the chord of which bears North 57 degrees 06 minutes 15 seconds West, 299.27 feet) a distance of 302.82 feet to a point, which point is 623.98 feet measured at right angles from the project centerline at Highway Survey Station 665+73.06; thence North 41 degrees 53 minutes 06 seconds West along the required right of way line ad tistance of 322.95 feet to a point, which point is 413.16 feet measured at right angles from the project centerline at Highway Survey Station 633+28.42; thence along the required right of way line and the arc of a curve to the left, having a radius of 1,075.92 fe

700.66 feet) a distance of 713.67 feet to a point, which point is 153.52 feet measured at right angles from the project centerline at Highway Survey Station 656+77.65; thence North 81 degrees 30 minutes 11 seconds West along the required right of way line a distance of 177.68 feet to a point, which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 655+00.00; thence North 82 degrees 38 minutes 17 seconds West along the required right of way line parallel to and 150.00 feet from the project centerline, a distance of 600.00 feet to a point, which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 649+00.00; thence North 07 degrees 21 minutes 43 seconds East along the required right of way line (crossing the project centerline at Highway Survey Station 649+00.00) a distance of 300.00 feet to a point which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 649+00.00; thence South 82 degrees 38 minutes 17 seconds East along the required right of way line, parallel with and 150.00 feet from the project centerline. a distance of 850.00 the required right of way line, parallel with and 150.00 feet from the project centerline, a distance of 850.00 feet to a point, which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 657+50.00; thence South 86 degrees 29 minutes 58 seconds East along the required right of way line a distance of 158.18 feet to a point, which point is 160.65 feet measured at right angles from the project centerline at Highway Survey Station 659+07.82; thence along the required right of way line and the arc of a curve to the left, having a radius of 884.93 feet (the chord of which bears North 70 degrees 40 minutes 13 seconds East, 537.85 feet) a distance of 546.49 feet to a point, which point is 452.25 feet measured at right angles from the project centerline at Highway Survey Station 633+88.35; which point is 4s2.25 feet measured at right angles from the project centerline at Highway Survey Station 633+88.35; thence North 52 degrees 58 minutes 43 seconds East along the required right of way line a distance of 273.94 feet to a point which point is 593.85 feet measured at right angles from the project centerline at Highway Survey Station 665+84.13; thence along the required right of way line and the arc of a curve to the right having a radius of 570.00 feet (the chord of which bears North 72 degrees 56 minutes 37 seconds East, 389.25 feet) a distance of 397.24 feet to a point, which point is 754.77 feet measured at right angles from the project centerline at Highway Survey Station 669+38.56; thence South 87 degrees 05 minutes 29 seconds East along the required right of way Survey Station 669+38.56; thence South 87 degrees 05 minutes 29 seconds East along the required right of way line a distance of 206.38 feet to a point, which point is 770.79 feet measured at right angles from the project centerline at Highway Survey Station 671.79 feet measured at right angles from the project centerline at Highway Survey Station 671.44.31; thence North 63 degrees 55 minutes 04 seconds East along the required right of way line a distance of 108.08 feet to a point, which point is 830.36

-4-

537

feet measured at right angles from the project centerline at Highway Survey Station 672+34.50; thence North 01 degrees 42 minutes 29 seconds West along the required right of way line, parallel with and 100.00 feet from the centerline of relocated La 311, a distance of 335.14 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 61+85.14; thence North 88 degrees 17 minutes 31 seconds East a distance of 91.23 feet to a point on the existing westerly right of way line of State Route La 311; thence along the arc of a curve to the right having a radius of 5,689.58 feet (the chord of which bears South 01 degrees 42 minutes 29 seconds East 80.40 feet) a distance of 80.40 feet to a point; thence South 01 degrees 42 minutes 29 seconds East along the existing westerly right of way line of State Route La 311 a distance of 386.72 feet to a point; thence along the existing westerly right of way line of State Route La 311 and the arc of a curve to the right having a radius of 2,824.79 feet (the chord of which bears South 05 degrees 33 minutes 40 seconds West, 714.85 feet) a distance of 716.77 feet to the point of beginning and containing approximately 45.606 acres.

PARCEL NO. 24-1-2: REQUIRED IN FULL OWNERSHIP

Beginning at the point of intersection of the existing westerly right of way line of State Route La 311 and the Defendants' southerly boundary line, which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311 at Highway Survey Station 30+29.23; thence South 83 degrees 00 minutes 58 seconds West along Defendants' southerly property line a distance of 52.30 feet to a point; thence North 18 degrees 36 minutes 45 seconds East along the required right of way line a distance of 103.48 feet to a point, which point is 70.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 31+00.00; thence North 14 degrees 48 minutes 52 seconds East along the required right of way line a distance of 600.75 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 37+00.00; thence North 17 degrees 40 minutes 37 seconds East along the required right of way line, parallel with and 100.00 feet distant in a westerly direction from the centerline of relocated La 311 a distance of 56.00 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 37+56.00; thence South 72 degrees 19 minutes 23 seconds East a distance of 91.80 feet to a point on the existing westerly right of way line of State Route La 311; thence South 17 degrees 40 minutes 37 seconds West along the existing westerly right of way line of State Route La 311 a distance of 311.78

feet to a point; thence along the existing westerly right of way line of State Route La 311 and the arc of a curve to the right, having a radius of 5,689.58 feet (the chord of which bears South 19 degrees 49 minutes 24 seconds West, 426.17 feet) a distance of 426.27 feet to the point of beginning and containing approximately 1.253 acres.

PARCEL NO. 24-1-3: REQUIRED IN FULL OWNERSHIP

Beginning at a point on the existing westerly right of way line of State Route La 311, which point is 40.16 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 73+57.00; thence South 12 degrees 48 minutes 55 seconds East along the existing westerly right of way line of State Route La 311 a distance of 143.50 feet to a point; thence along the existing right of way line of State Route La 311 and the arc of a curve to the right, having a radius of 5,689.58 feet (the chord of which bears South 07 degrees 40 minutes 00 seconds East, 1,021.19 feet) a distance of 1,022.57 feet to a point; thence South 88 degrees 17 minutes 31 seconds West a distance of 91.23 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 61+85.14; thence North 01 degrees 42 minutes 29 seconds West along the required right of way line a distance of 606.71 feet to a point, which point is 84.54 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 68+00.00; thence North 06 degrees 07 minutes 13 seconds West along the required right of way line a distance of 551.41 feet to the point of beginning and containing approximately 1.427 acres.

PARCEL NO. 24-2-1: REQUIRED IN FULL OWNERSHIP

Beginning at the point of intersection of the easterly required right of way line of relocated La 311 and the project centerline at Highway Survey Station 674+86.61; said point being located 150.00 feet to the left or northerly side opposite Highway Survey Station 674+86.61 of the said centerline; thence proceed from this point of beginning South 82 degrees 38 minutes 17 seconds East a distance of 156.54 feet crossing Little Bayou Black; thence proceed South 11 degrees 04 minutes 14 seconds West along the arc of a curve having a chord measuring a distance of 300.63 feet with a radius measuring 3,412.87 feet, an arc distance of 300.73 feet crossing project centerline at approximate Highway Survey Station 676+36.74: thence proceed North 82 degrees 38 minutes 17 seconds West a distance of 164.52 feet; thence proceed South 16 degrees 35 minutes 13 seconds West along the arc of a curve having a chord measuring 112.79 feet, with a radius measuring 2,964.79

feet, an arc distance of 112.79 feet; thence proceed. South 17 degrees 40 minutes 37 seconds West a distance of 998.20 feet; thence proceed North 72 degrees 19 minutes 23 seconds West a distance of 28.20 feet; thence proceed North 17 degrees 40 minutes 37 seconds East a distance of 1,003.63; feet; thence proceed North 15 degrees 10 minutes 41 seconds East along the arc of a curve having a chord measuring a distance of 253.29 feet with a radius measuring 2,904.79 feet, an arc distance of 253.37 feet along the arc of a curve having a chord measuring a distance of 727.50 feetand bearing North 5 degrees 29 minutes 08 seconds with a radius measuring 2,904.79 feet an arc distance of 729.41 feet; thence proceed North 1 degrees 42 minutes 29 seconds West a distance of 386.72 feet; thence proceed along the arc of a curve having a chord bearing North 02 degrees 06 minutes 26 seconds West and measuring 80.40 feet, with a radius measuring 5,769.58 feet, an arc distance of 80.40 feet; thence proceed North 88 degrees 17 minutes 31 seconds East a distance of 28.76 feet; thence proceed South 1 degrees 42 minutes 29 seconds East a distance of 461.69 feet; thence proceed along the arc of a curve having a chord bearing a distance of 587.94 feet with a radius of 2,964.79 feet an arc distance of 588.91 feet to point of beginning; said parcel of land contains an area of approximately 2.688 acres.

PARCEL NO. 24-2-2: REQUIRED IN FULL OWNERSHIP

Begin at a point which is 100 feet measured at right angles to the right of the centerline of relocated La 311 opposite Highway Survey Station 37+56.00 feet to a point, which point is 100 feet measured at right angles right of the centerline of relocated La 311 opposite Highway Survey Station 34+00.00; thence South 15 degrees 46 minutes 04 seconds West a distance of 300.17 feet to a point, which is located 110 feet right of the centerline of relocated La 311 at Highway Survey Station 31+00.00; thence South 21 degrees 46 minutes 43 seconds West a distance of 20.79 feet to a point on Defendants' southerly property line; thence South 83 degrees 00 minutes 58 seconds West a distance of 26.82 feet to a point on Defendants' southerly property line opposite Highway Survey Station 30+29.32; thence South 23 degrees 01 minutes 48 seconds West a distance of 175.00 feet to a point on Defendants' southerly property line at Highway Survey Station 21+61.38; thence South 84 degrees 12 minutes 55 seconds West a distance of 25.40 feet to a point on the existing right of way line of relocated La 311; thence proceed along the arc of a curve having a chord bearing North 23 degrees 24 minutes 16 seconds East a distance of 58.75 feet, with a radius of 5,689.58 feet, an arc distance of 58.75 feet; thence along the arc of a curve to the left having a radius of 5,769.58 feet (the long chord of which bears North 20 degrees 27 minutes 52

seconds East 561.17 feet) an arc distance of 561.40 feet to a point; thence North 17 degrees 40 minutes 37 seconds East a distance of 311.78 feet to a point; thence South 72 degrees 19 minutes 23 seconds West a distance of 28.20 feet to the point of beginning and containing approximately 0.613 acres.

PARCEL NO. 24-2-3: REQUIRED.IN FULL OWNERSHIP

Beginning at a point on the existing easterly right of way line of State Route La 311, which point is 39.84 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 73+57.00; thence South 32 degrees 14 minutes 14 seconds East a distance of 60.46 feet to a point, which point is 60.00 feet measured at right angles from the centerling of relocated La 311 at Highway Survey Station 73+00.00; thence South 13 degrees 29 minutes 59 seconds East along the required right of way line a distance of 611.47 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 67+00.00; thence South 03 degrees 33 minutes 54 seconds East a distance of 254.04 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 64+52.41; thence South 01 degrees 42 minutes 29 seconds East a distance of 267.27 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 61+85.14; thence South 88 degrees 17 minutes 31 seconds West a distance of 28.76 feet to a point on the existing easterly right of way line of State Route La 311; thence along the existing easterly right of way line of State Route La 311 and the arc of a curve to the left, having a radius of 5.769.58 feet (the chord of which bears North 07 degrees 39 minutes 39 seconds West, 1,036.68 feet) a distance of 1,038.08 feet to a point; thence North 12 degrees 48 minutes 55 seconds West along the existing easterly right of way line of State Route La 311 a distance of 143.42 feet to the point of beginning and containing approximately .895 acres.

PARCEL NO. 24-3: REQUIRED IN FULL OWNERSHIP

Beginning at a point of intersection of Defendants' easterly property line and the intersection of project centerline, said point being located 156.52 feet North 9 degrees 14 minutes 02 seconds West and East of project centerline of Highway Survey Station 699+78.34; thence proceed from this point of beginning South 9 degrees 14 minutes 02 seconds

East a distance of 313.04 feet; thence proceed North 82 degrees 38 minutes 17 seconds West a distance of 2,298.76 feet; thence proceed along the arc of a curve having a chord bearing North 10 degrees 57 minutes 53 seconds East a distance of 300.59 feet with a radius measuring 3,512.87 feet an arc distance of 300.69 feet, crossing project centerline at approximate Highway Survey Station 677+36.94; thence proceed South 82 degrees 38 minutes 17 seconds East a distance of 2,190.47 feet to point of beginning, said parcel of land contains an area of approximately 15.444 acres.

PARCEL NO. 25-3: REQUIRED IN FULL OWNERSHIP

Commencing at a point on the existing westerly right of way line of State Route La 311, which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311; at Highway Survey Station 30+29.23; thence along the existing westerly right of way line of State Route La 311 and along the arc of a curve to the right, having a radius of 5,689.58 feet (the chord of which bears South 22 degrees 32 minutes 35 seconds West, 113.09 feet) a distance of 113.09 feet to the point of intersection with Defendants' northerly boundary line and the point of beginning, from the point of beginning thence along the arc of a curve to the left having a radius of 5,689.56 feet (the long chord of which is South 23 degrees 24 minutes 16 seconds West, 58.75 feet) an arc distance of 58.75 feet to a point on Defendants' boundary line; thence South 84 degrees 12 minutes 55 seconds West along Defendants' southerly boundary line a distance of 37.90 feet to a point on the required right of way line of relocated La 311; thence North 18 degrees 36 minutes 45 seconds East a distance of 55.99 feet to a point on Defendants' northerly boundary line; thence North 83 degrees 49 minutes 21 seconds East a distance of 43.43 feet along said northerly boundary line to the point of beginning and containing approximately 0.048 acres.

PARCEL NO. 24-1-C-1: REQUIRED FOR TEMPORARY CONSTRUCTION SERVITUDE

Beginning at a point on the existing westerly right of way line of State Route La 311, which point is 40.30 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 75+00.00; thence South 12 degrees 48 minutes 55 seconds East along the existing westerly right of way line of State Route La 311 a distance of 143.00 feet to a point, which point is 40.16 feet measured at right angles from the centerline of relocated La 311 at Highway

Survey Station 73+57.00; thence South 06 degrees 07 minutes 13 seconds East along the required right of way line a distance of 551.41 feet to a point, which point is 84.54 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 68+00.00; thence South 01 degrees 42 minutes 29 seconds East along the required right of way line a distance of 339.44 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 64+52.41; thence North 11 degrees 38 minutes 44 seconds West along the required construction servitude a distance of 435.58 feet to a point, which point is 150.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 69+00.00; thence North 08 degrees 41 minutes 28 seconds West along the required construction servitude a distance of 289.10 feet to a point, which point is 140.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 72+00.00; thence North 02 degrees 53 minutes 03 seconds East along the required construction servitude a distance of 259.61 feet to a point, which point is 70.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 74+50.00; thence North 17 degrees 56 minutes 53 seconds East along the required construction servitude a distance of 58.15 feet to the point of beginning and containing approximately 1.226 acres.

PARCEL NO. 24-1-C-2: REQUIRED FOR A TEMPORY CONSTRUCTION SERVITUDE

Commence at the point of intersection of the existing westerly right of way line of State Route La 311 and the Defendants' southerly boundary line, which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311 at Highway Survey Station 30+29.23; thence South 83 degrees 00 minutes 58 seconds West along the Defendants' southerly boundary line a distance of 52.30 feet to the point of beginning; thence South 83 degrees 00 minutes 56 seconds West along the Defendants' southerly boundary line a distance of 36.24 feet to a point; thence North 17 degrees 05 minutes 00 seconds East along the required construction servitude a distance of 518.82 feet to a point, which point is 110.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 35+00.20; thence North 20 degrees 32 minutes 32 seconds East along the required construction servitude a distance of 200.05 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway

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Survey Station 37+00.00; thence South 14 degrees 48 minutes 52 seconds West along the required right of way line a distance of 600.75 feet to a point, which point is 70.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 31+00.00; thence South 18 degrees 36 minutes 45 seconds West along the required right of way line a distance of 103.48 feet to the point of beginning and containing approximately 0.390 acres.

PARCEL NO. 25-3-C-1: REQUIRED FOR TEMPORARY CONSTRUCTION SERVITUDE

Commence at a point on the existing westerly right of way line of State Route La 311 which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311 at Highway Survey Station 30+29.23; thence South 83 degrees 00 minutes 58 seconds West a distance of 52.30 feet to the point; thence South 18 degrees 36 minutes 45 seconds West a distance of 108.44 feet to the point of beginning which is on Defendants' northerly boundary line; thence South 18 degrees 36 minutes 45 seconds West a distance of 55.99 feet to a point on Defendants' southerly boundary line; thence South 84 degrees 12 minutes 55 seconds West a distance of 31.14 feet along said boundary line to a point; thence North 17 degrees 05 minutes 00 seconds East a distance of 55.10 feet to a point; thence North 83 degrees 49 minutes 21 seconds East a distance of 32.86 feet to the point of beginning and containing approximately 0.037 acres.

Being portions of Defendants' property acquired by Acts recorded April 6, 1966 in COB 416, Page 502, May 22, 1967 in COB 436, Page 567, May 22, 1967 in COB 436, Page 572, May 22, 1967 in COB 436, Page 572, October 16, 1966 in COB 426, Page 260, May 22, 1967 in COB 436, Page 572, February 5, 1962, in COB 331, Page 574 of the Conveyance Records of Terrebonne Parish, Louisiana.

AND IT IS HEREBY FURTHER ORDERED that the defendants, PRENTICE OIL AND GAS CO., PRENTICE PRODUCTION CO. and DOTTY DUNCAN PRENTICE, vacate the above described property and surrender possession thereof unto the plaintiff immediately upon the deposit of the estimated compensation in the registry of this court.

Houma, Louisiana, this 14th day of February, 1984.

JUDGE, THIRTY-SECOND JUDICIAL DISTRICT COURT

DEPUTY CLERK OF COURT
PARISH OF TERREBONNE, LA.

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STATE OF LOUISIANA, DEPARTMENT OF TRANSPORTATION & DEVELOPMENT

NUMBER

75098

VS.

32ND JUDICIAL DISTRICT COURT

PRENTICE OIL & GAS COMPANY, ET AL

STATE OF LOUISIANA

PARISH OF TERREBONNE

RECEIPT

I. ROBERT BOUDREAUX, CLERK OF COURT

TO

THE STATE OF LOUISIANA AND THE DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

STATE OF LOUISIANA PARISH OF TERREBONNE

BE IT KNOWN that on the day of femeral, 1984, before me, Della H. Authoria , Deputy Clerk of Court and Ex-officio Notary Public, in and for the Parish of Terrebonne, State of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared I. Robert Boudreaux, a resident of the Parish of Terrebonne, State of Louisiana, and the Clerk of the Thirty-Section Judicial District Court for the State of Louisiana, in and for the Parish of Terrebonne.

The appearer declared that in the cause entitled "STATE OF LOUISIANA, DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT, VS. PRENTICE OIL AND GAS COMPANY, ET AL." No. <u>15098</u> of the docket of said court, the State of Louisiana seeks the expropriation of the full ownership of the property described below as Parcel Nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 25-3, and 24-3, subject to the reservation in perpetuity in favor of the owner of all oil or gas located under the property described below as Parcel Nos. 24-1-C-1, 24-1-C-2 and 25-3-C-1

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or the royalties therefrom, in accordance with law, and subject to any existing oil or gas reservation or to any existing oil or gas lease, and the temporary servitude for construction purposes for a period of time not to exceed completion of construction the property described as Parcel Nos. 24-1-C-1, 24-1-C-2 and 25-3-C-1, together with all the improvements situated thereon, for the project set forth in the petition, the said La 311 Interchange project on State Route La 3052, being State Project No. 424-07-12, which will be a controlled access facility with no right of access to, from or across said facility to or from abutting lands except at the designated points at which access is permitted upon the terms and conditions specified from time to time and upon the service, frontage or access roads provided, as more fully shown on "Exhibit P-3," filed herein, said property being described as follows, to-wit:

Eleven (11) certain tracts or parcels of land, together with all the improvements thereon, and all of the rights, ways, privileges, servitudes and advantages thereunto belonging or in anywise appertaining, situated in the Parish of Terrebonne, State of Louisiana, and in Sections 10 and 11, Township 16 South, Range 16 East, Southeastern Land District, West of the Mississippi River, identified as Parcel Nos. 24-1-1, 24-1-2, 24-1-3, 24-2-1, 24-2-2, 24-2-3, 25-3, 24-1-C-1, 24-1-C-2, 25-3-C-1 and 24-3, on a white print of a plat of survey, consisting of sheets no. 24, 25 and 26A, made by James O. Melton and Floyd E. Milford, Jr., Registered Land Surveyors, dated March 12, 1975, revised, annexed to the above numbered and entitled suit, said tracts or parcels being outlined in red and being more particularly described in accordance with said plat of survey, as follows:

PARCEL NO. 24-1-1: REQUIRED IN FULL OWNERSHIP

Beginning at the point of intersection of the existing westerly right of way line of State Route La 311 and the project centerline at Highway Survey Station 673+68,42; thence along the existing westerly right of way line of State Route La 311 and the arc of a curve to the right, having a radius of 2,824,79 feet (the chord of which bears South 15 degrees 15 minutes 13 seconds West, 238.87 feet) a distance of 238,95 feet to a point; thence South 17 degrees 40 minutes 37 seconds West along the existing westerly right of way line of State Route La 311 a distance of 1,003.63 feet to a point; thence North 72 degrees 19 minutes 23 seconds West a distance of 91.80 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 37+56.00; thence North 17 degrees 40 minutes 37 seconds East along the required right of way line parallel with and 100.00 feet distant in a westerly direction from the centerline of relocated La 311 ad distance of 354.91 feet to a point; thence along the required right of way line parallel with and 100.00 feet distant in a westerly direction from the centerline of relocated La 311 ad distance of 354.91 feet to a point; thence along the required right of way line and the arc of a curve to the left, having a radius of 884.93 feet (the chord of which bears North 62 degrees 24 minutes 16 seconds West, 304.86 feet) a distance of 305.38 feet to a point, which point is 752.98 feet measured at right angles from the project centerline at Highway Survey Station 668+43.10; hence along the required right of way-line and the arc of a curve to the right, having a radius of 570.00 feet (the chord of which bears North 57 degrees 05 minutes 15 seconds West, 299.27 feet) a distance of 302.82 feet to a point, which point is 623.98 feet measured at right angles from the project centerline at Highway Survey Station 665+73.06; thence North 41 degrees 53 minutes 06 seconds West along the required right of way line and the arc of a curve to the left

700.66 feet) a distance of 713.67 feet to a point, which point is 153.52 feet measured at right angles from the project centerline at Highway Survey Station 656+77.65; thence North 81 degrees 30 minutes 11 seconds West along the required right of way line a distance of 177.68 feet the required right of way line a distance of 177.68 feet to a point, which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 555+00.00; thence North 82 degrees 38 minutes 17 seconds West along the required right of way line parallel to and 150.00 feet from the project centerline, a distance of 600.00 feet to a point, which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 649+00.00; thence North 07 degrees 21 minutes 43 seconds East along the required right of way line (crossing the project centerline at Highway Survey line (crossing the project centerline at Highway Survey Station 649+00.00) a distance of 300.00 feet to a point which point is 150.00 feet measured at right angles from the project centerline at Highway Survey Station 649+00.00; thence South 82 degrees 38 minutes 17 seconds East along the required right of way line, parallel with and 150.00 feet from the project centerline, a distance of 850.00 feet to a point, which point is 150.00 feet measured at right angles from the project centerline at Highway
Survey Station 657+50.00; thence South 86 degrees 29
minutes 58 seconds East along the required right of way
line a distance of 158.18 feet to a point, which point is 160.65 feet measured at right angles from the project centerline at Highway Survey Station 659+07.82; thence along the required right of way line and the arc of a curve to the left, having a radius of 884.93 feet (the chord of which bears North 70 degrees 40 minutes 13 seconds East, 537.85 feet) a distance of 546.49 feet to a point, which point is 4s2.25 feet measured at right angles from the project centerline at Highway Survey Station 633+88.35; thence North 52 degrees 58 minutes 43 seconds East along the required right of way line a distance of 273.94 feet to a point which point is 593.85 feet measured at right angles from the project centerline at Highway Survey Station 665+84.13; thence along the required right of way line and the arc of a curve to the right having a radius of 570.00 feet (the chord of which bears North 72 degrees 56 minutes 37 seconds East, 389.25 feet) a distance of 397.24 feet to a point, which point is 754.77 feet measured at right angles from the project centerline at Highway Survey Station 669+38.56; thence South 87 degrees 05 minutes 29 seconds East along the required right of way minutes 29 seconds East along the required right of way line a distance of 206.38 feet to a point, which point is 770.79 feet measured at right angles from the project centerline at Highway Survey Station 671.79 feet measured at right angles from the project centerline at Highway Survey Station 671.44.31; thence North 63 degrees 55 minutes 04 seconds East along the required right of way line a distance of 108.08 feet to a point, which point is 830.36 distance of 108.08 feet to a point, which point is 830.36

feet measured at right angles from the project centerline at Highway Survey Station 672+34.50; thence North 01 degrees 42 minutes 29 seconds West along the required right of way line, parallel with and 100.00 feet from the centerline of relocated La 311, a distance of 335.14 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 61+85.14; thence North 88 degrees 17 minutes 31 seconds East a distance of 91.23 feet to a point on the existing westerly right of way line of State Route La 311; thence along the arc of a curve to the right having a radius of 5,689.58 feet (the chord of which bears South 01 degrees 42 minutes 29 seconds East 80.40 feet) a distance of 80.40 feet to a point; thence South 01 degrees 42 minutes 29 seconds East along the existing westerly right of way line of State Route La 311 a distance of 386.72 feet to a point; thence along the existing westerly right of way line of State Route La 311 and the arc of a curve to the right having a radius of 2,824.79 feet (the chord of which bears South 05 degrees 33 minutes 40 seconds West, 714.85 feet) a distance of 716.77 feet to the point of beginning and containing approximately 45.606 acres.

PARCEL NO. 24-1-2: REQUIRED IN FULL OWNERSHIP

Beginning at the point of intersection of the existing westerly right of way line of State Route La 311 and the Defendants' southerly boundary line, which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311 at Highway Survey Station 30+29.23; thence South 83 degrees 00 minutes 58 seconds West along Defendants' southerly property line a distance of 52.30 feet to a point; thence North 18 degrees 36 minutes 45 seconds East along the required right of way line a distance of 103.48 feet to a point, which point is 70.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 31+00.00; thence North 14 degrees 48 minutes 52 seconds East along the required right of way line a distance of 600.75 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 37+00.00; thence North 17 degrees 40 minutes 37 seconds East along the required right of way line, parallel with and 100.00 feet distant in a westerly direction from the centerline of relocated La 311 a distance of 56.00 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 37+56.00; thence South 72 degrees 19 minutes 23 seconds East a distance of 91.80 feet to a point on the existing westerly right of way line of State Route La 311; thence South 17 degrees 40 minutes 37 seconds West along the existing westerly right of way line of State Route La 311 a distance of 311.78

feet to a point; thence along the existing westerly right of way line of State Route La 311 and the arc of a curve to the right, having a radius of 5,689.58 feet (the chord of which bears South 19 degrees 49 minutes 24 seconds West, 426.17 feet) a distance of 426.27 feet to the point of beginning and containing approximately 1.253 acres.

PARCEL NO. 24-1-3: REQUIRED IN FULL OWNERSHIP

Beginning at a point on the existing westerly right of way line of State Route La 311, which point is 40.16 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 73+57.00; thence South 12 degrees 48 minutes 55 seconds East along the existing westerly right of way line of State Route La 311 a distance of 143.50 feet to a point; thence along the existing right of way line of State Route La 311 and the arc of a curve to the right, having a radius of 5,689.58 feet (the chord of which bears South 07 degrees 40 minutes 00 seconds East, 1,021.19 feet) a distance of 1,022.57 feet to a point; thence South 88 degrees 17 minutes 31 seconds West a distance of 91.23 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 61+35.14; thence North 01 degrees 42 minutes 29 seconds West along the required right of way line a distance of 606.71 feet to a point, which point is 84.54 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 68+00.00; thence North 06 degrees 07 minutes 13 seconds West along the required right of way line a distance of 551.41 feet to the point of beginning and containing approximately 1.427 acres.

PARCEL NO. 24-2-1: REQUIRED IN FULL OWNERSHIP

Beginning at the point of intersection of the easterly required right of way line of relocated La 311 and the project centerline at Highway Survey Station 674+86.61; said point being located 150.00 feet to the left or northerly side opposite Highway Survey Station 674+86.61 of the said centerline; thence proceed from this point of beginning South 82 degrees 38 minutes 17 seconds East a distance of 156.54 feet crossing Little Bayou Black; thence proceed South 11 degrees 04 minutes 14 seconds West along the arc of a curve having a chord measuring a distance of 300.63 feet with a radius measuring 3,412.87 feet, an arc distance of 300.73 feet crossing project centerline at approximate Highway Survey Station 676+36.74: thence proceed North 82 degrees 38 minutes 17 seconds West a distance of 164.52 feet; thence proceed South 16 degrees 35 minutes 13 seconds West along the arc of a curve having a chord measuring 112.79 feet, with a radius measuring 2,964.79

feet, an arc distance of 112.79 feet; thence proceed South 17 degrees 40 minutes 37 seconds West a distance of 998.20 feet; thence proceed North 72 degrees 19 minutes 23 seconds West a distance of 28.20 feet; thence proceed North 17 degrees 40 minutes 37 seconds East a distance of 1,003.63; feet; thence proceed North 15 degrees 10 minutes 41 seconds East along the arc of a curve having a chord measuring a distance of 253.29 feet with a radius measuring 2,904.79 feet, an arc distance of 253.37 feet along the arc of a curve having a chord measuring a distance of 727.50 feetand bearing North 5 degrees 29 minutes 08 seconds with a radius measuring 2,904.79 feet an arc distance of 729.41 feet; thence proceed North 1 degrees 42 minutes 29 seconds West a distance of 386.72 feet; thence proceed along the arc of a curve having a chord bearing North 02 degrees 05 minutes 26 seconds West and measuring 80.40 feet, with a radius measuring 5,769.58 feet, an arc distance of 80.40 feet; thence proceed North 88 degrees 17 minutes 31 seconds East a distance of 28.76 feet; thence proceed South 1 degrees 42 minutes 29 seconds East a distance of 461.69 feet; thence proceed along the arc of a curve having a chord bearing a distance of 587.94 feet with a radius of 2,964.79 feet an arc distance of 588.91 feet to point of beginning; said parcel of land contains an area of approximately 2.688 acres.

PARCEL NO. 24-2-2: REQUIRED IN FULL OWNERSHIP

Begin at a point which is 100 feet measured at right angles to the right of the centerline of relocated La 311 opposite Highway Survey Station 37+56.00 feet to a point, which point is 100 feet measured at right angles right of the centerline of relocated La 311 opposite Highway Survey Station 34+00.00; thence South 15 degrees 46 minutes 04 seconds West a distance of 300.17 feet to a point, which is located 110 feet right of the centerline of relocated La 311 at Highway Survey Station 31+00.00; thence South 21 degrees 46 minutes 43 seconds West a distance of 20.79 feet to a point on Defendants' southerly property line; thence South 83 degrees 00 minutes 58 seconds West a distance of 26.82 feet to a point on Defendants' southerly property line opposite Highway Survey Station 30+29.32; thence South 23 degrees 01 minutes 48 seconds West a distance of 175.00 feet to a point on Defendants' southerly property line at Highway Survey Station 21+61.38; thence South 84 degrees 12 minutes 55 seconds West a distance of 25.40 feet to a point on the existing right of way line of relocated La 311; thence proceed along the arc of a curve having a chord bearing North 23 degrees 24 minutes 16 seconds East a distance of 58.75 feet, with a radius of 5,689.58 feet, an arc distance.of 58.75 feet; thence along the arc of a curve to the left having a radius of 5,769.58 feet (the long chord of which bears North 20 degrees 27 minutes 52

seconds East 561.17 feet) an arc distance of 561.40 feet to a point; thence North 17 degrees 40 minutes 37 seconds East a distance of 311.78 feet to a point; thence South 72 degrees 19 minutes 23 seconds West a distance of 28.20 feet to the point of beginning and containing approximately 0.613 acres.

PARCEL NO. 24-2-3: REQUIRED IN FULL OWNERSHIP

Beginning at a point on the existing easterly right of way line of State Route La 311, which point is 39.84 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 73+57.00; thence South 32 degrees 14 minutes 14 seconds East a distance of 60.46 feet to a point, which point is 50.00 feet measured at right angles from the centerling of relocated La 311 at Highway Survey Station 73+00.00; thence South 13 degrees 29 minutes 59 seconds East along the required right of way line a distance of 611.47 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 67+00.00; thence South 03 degrees 33 minutes 54 seconds East a distance of 254.04 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 64+52.41; thence South 01 degrees 42 minutes 29 seconds East a distance of 267.27 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 61+85.14; thence South 88 degrees 17 minutes 31 seconds West a distance of 28.76 feet to a point on the existing easterly right of way line of State Route La 311; thence along the existing easterly right of way line of State Route La 311 and the arc of a curve to the left, having a radius of 5,769.58 feet (the chord of which bears North 07 degrees 39 minutes 39 seconds West, 1,036.68 feet) a distance of 1,038.08 feet to a point; thence North 12 degrees 48 minutes 55 seconds West along the existing easterly right of way line of State Route La 311 a distance of 143.42 feet to the point of beginning and containing approximately .895 acres.

PARCEL NO. 24-3: REQUIRED IN FULL OWNERSHIP

Beginning at a point of intersection of Defendants' easterly property line and the intersection of project centerline, said point being located 156.52 feet North 9 degrees 14 minutes 02 seconds West and East of project centerline of Highway Survey Station 699+78.34; thence proceed from this point of beginning South 9 degrees 14 minutes 02 seconds

East a distance of 313.04 feet; thence proceed North 82 degrees 38 minutes 17 seconds West a distance of 2,298.76 feet; thence proceed along the arc of a curve having a chord bearing North 10 degrees 57 minutes 53 seconds East a distance of 300.59 feet with a radius measuring 3,512.87 feet an arc distance of 300.69 feet, crossing project centerline at approximate Highway Survey Station 677+36.94; thence proceed South 82 degrees 38 minutes 17 seconds East a distance of 2,190.47 feet to point of beginning, said parcel of land contains an area of approximately 15.444 acres.

PARCEL NO. 25-3: REQUIRED IN FULL OWNERSHIP

Commencing at a point on the existing westerly right of way line of State Route La 311, which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311; at Highway Survey Station 30+29.23; thence along the existing westerly right of way line of State Route La 311 and along the arc of a curve to the right, having a radius of 5,689.58 feet (the chord of which bears South 22 degrees 32 minutes 35 seconds West, 113.09 feet) a distance of 113.09 feet to the point of intersection with Defendants' northerly boundary line and the point of beginning, from the point of beginning thence along the arc of a curve to the left having a radius of 5,689.56 feet (the long chord of which is South 23 degrees 24 minutes 16 seconds West, 58.75 feet) an arc distance of 58.75 feet to a point on Defendants' boundary line; thence South 84 degrees 12 minutes 55 seconds West along Defendants' southerly boundary line a distance of 37.90 feet to a point on the required right of way line of relocated La 311; thence North 18 degrees 36 minutes 45 seconds East a distance of 55.99 feet to a point on Defendants' northerly boundary line; thence North 83 degrees 49 minutes 21 seconds East a distance of 43.43 feet along said northerly boundary line to the point of beginning and containing approximately 0.048 acres.

PARCEL NO. 24-1-C-1: REQUIRED FOR TEMPORARY CONSTRUCTION SERVITUDE

Beginning at a point on the existing westerly right of way line of State Route La 311, which point is 40.30 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 75+00.00; thence South 12 degrees 48 minutes 55 seconds East along the existing westerly right of way line of State Route La 311 a distance of 143.00 feet to a point, which point is 40.16 feet measured at right angles from the centerline of relocated La 311 at Highway

Survey Station 73+57.00; thence South 06 degrees 07 minutes 13 seconds East along the required right of way line a distance of 551.41 feet to a point, which point is 84.54 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 68+00.00; thence South 01 degrees 42 minutes 29 seconds East along the required right of way line a distance of 339.44 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 64+52.41; thence North 11 degrees 38 minutes 44 seconds West along the required construction servitude a distance of 435.58 feet to a point, which point is 150.00 faet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 69+00.00; thence North 08 degrees 41 minutes 28 seconds West along the required construction servitude a distance of 289.10 feet to a point, which point is 140.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 72+00.00; thence North 02 degrees 53 minutes 03 seconds East along the required construction servitude a distance of 259.61 feet to a point, which point is 70.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 74+50.00; thence North 17 degrees 56 minutes 53 seconds East along the required construction servitude a distance of 58.15 feet to the point of beginning and containing approximately 1.226 acres.

PARCEL NO. 24-1-C-2: REQUIRED FOR A TEMPORY CONSTRUCTION SERVITUDE

Commence at the point of intersection of the existing westerly right of way line of State Route La 311 and the Defendants' southerly boundary line, which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311 at Highway Survey Station 30+29.23; thence South 83 degrees 00 minutes 58 seconds West along the Defendants' southerly boundary line a distance of 52.30 feet to the point of beginning; thence South 83 degrees 00 minutes 56 seconds West along the Defendants' southerly boundary line a distance of 36.24 feet to a point; thence North 17 degrees 05 minutes 00 seconds East along the required construction servitude a distance of 518.82 feet to a point, which point is 110.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 35+00.20; thence North 20 degrees 32 minutes 32 seconds East along the required construction servitude a distance of 200.05 feet to a point, which point is 100.00 feet measured at right angles from the centerline of relocated La 311 at Highway

Survey Station 37+00.00; thence South 14 degrees 48 minutes 52 seconds West along the required right of way line a distance of 600.75 feet to a point, which point is 70.00 feet measured at right angles from the centerline of relocated La 311 at Highway Survey Station 31+00.00; thence South 18 degrees 36 minutes 45 seconds West along the required right of way line a distance of 103.48 feet to the point of beginning and containing approximately 0.390 acres.

PARCEL NO. 25-3-C-1: REQUIRED FOR TEMPORARY CONSTRUCTION SERVITUDE

Commence at a point on the existing westerly right of way line of State Route La 311 which point is South 83 degrees 00 minutes 58 seconds West a distance of 26.10 feet from the centerline of relocated La 311 at Highway Survey Station 30+29.23; thence South 83 degrees 00 minutes 58 seconds West a distance of 52.30 feet to the point; thence South 18 degrees 36 minutes 45 seconds West a distance of 108.44 feet to the point of beginning which is on Defendants' northerly boundary line; thence South 18 degrees 36 minutes 45 seconds West a distance of 55.99 feet to a point on Defendants' southerly boundary line; thence South 84 degrees 12 minutes 55 seconds West a distance of 31.14 feet along said boundary line to a point; thence North 17 degrees 05 minutes 00 seconds East a distance of 55.10 feet to a point; thence North 83 degrees 49 minutes 21 seconds East a distance of 32.86 feet to the point of beginning and containing approximately 0.037 acres.

Being portions of Defendants' property acquired by Acts recorded April 6, 1966 in COB 416, Page 502, May 22, 1967 in COB 436, Page 567, May 22, 1967 in COB 436, Page 572, May 22, 1967 in COB 436, Page 572, October 16, 1966 in COB 426, Page 260, May 22, 1967 in COB 436, Page 572, February 5, 1962, in COB 331, Page 574 of the Conveyance Records of Terrebonne Parish, Louisiana.

The appearer further declared that in accordance with an order of the court signed herein, the Department of Transportation and Development, on behalf of the State of Louisiana and of itself, has this day paid into the registry of said court the sum of Eight Hundred Fifty-Seven Thousand Four Hundred Thirty-Nine and NO/100 Dollars (\$857,439.00), be delivering said sum to the said Clerk of Court and said appearer further acknowledges receipt of said sum and declares that he has placed the same in the registry of said court.

THUS DONE, READ AND PASSED at my office in the City of Houma, Parish of Terrebonne, State of Louisiana, in the presence of Mavis Smatherne and Racen L. Precio competent witnesses, who have hereunto signed their names with the appearer and me, said Notary, the day, month and year first above written.

WITNESSES:

-OFFICIO NOTARY PUBLIC

FILED FOR RECORD PARISH OF TERREBUNNE, LA.

EILED

STATE OF LOUISIANA PARISH OF TURREBOINE

'84 FEB 14 P3:29

this office and the original original on file in this office and the original original on file in at 2.29 of the country of the file 534 at each, and in DEPUTY CLERK OF COURT

Et. Seq. Under Hatry Ha. 72.60.39. Office of Clerk of Court and Recorder

Houma, Louisiana Clerk of Court

-12-

617347

ST. BRIDGET - CENTRAL

LOUISIANA POWER & LIGHT COMPANY

RIGHT OF WAY PERMIT

STATE OF LOUISIANA PARISH OF TERREBONNE

KNOW ALL MEN BY THESE PRESENTS:

THAT PRENTICE OIL AND GAS CO., a partnership domiciled in the Parish of Terrebonne, State of Louisiana, composed of Robert B. Prentice, Robert B. Prentice, II and Cynthia Ann Prentice Palmer, represented herein by Robert B. Prentice, its Managing Partner duly authorized to act herein by virtue of Act recorded under Entry No. 254526 and Entry No. 294901, Terrebonne Parish, Louisiana, hereinafter referred to as "Grantor", for and in consideration of TEN AND NO/100 (\$10.00) DOLLARS, cash in hand paid, and other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, do hereby grant unto LOUISIANA POWER & LIGHT COMPANY, its successors and assigns, hereinafter called "Grantee", the right and servitude to construct, operate and maintain electric lines, including poles, wires and other appurtenances, and to attach the wires of any other person or company to such poles, and to trim and cut trees and other growth so as to keep the wires cleared, and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to reach the wires in falling; upon, over and across the property which I (we) own, or in which I (we) have an interest in the Parish of Terrebonne, State of Louisiana, and more particularly described as follows:

> Certain tracts or parcels of land located in Section 87, TISS-RIGE, Sections 8, 9, 10, 11, 12 & 13 of TIGS-RIGE Terrebonne Parish, Louisiana.

> > 914

Book: 782 Page: 914 File #: 617347 Seq: 1

The right of way herein granted is for the relocation of Louisiana Power & Light Company facilities due to Louisiana State Highway Project No. 855-03-06 (La. Hwy. 311). All as more fully shown in heavy dark blue lines and symbols on Louisiana Power & Light Company drawing No. A-6-0076-77 sheets No. 1 thru 5 & 8 thru 12 inclusive of 23, a copy of which is attached hereto and made a part hereof and marked for identification purposes as Exhibit

If, in the use, maintenance, operation or repairing of its electrical facilities, Grantee damages any of Grantor's property or that of Grantor's assigns, on or off of the right of way area or respective working space areas, such damages shall be fully compensated for and paid by Grantee.

The grant of rights herein made by Grantor for use of any of the areas described is subject to all prior recorded mineral and surface use leases and to all prior recorded easements and servitudes, especially those granted for pipelines, roadways, drainage and irrigation canals. As to any portions of the said right of way and adjacent lands that are under lease to others or may hereafter be placed under lease to others for crop farming and/or pasture or other agricultural use, and for oil, gas, and other mineral explorations, production and/or other development, all rights are reserved to such Lessees and their respective assigns to protect their own interests and to recover for any damage they may sustain through any actions of Grantee or its assigns.

Grantor reserves the full and complete use of the land covered by said servitude for all purposes other than those granted Grantee hereby; provided, however, that Grantor will build no buildings (not including roads, bridges, canals, ditches, fences, and telephone or any appurtenances necessary to any of the same) within the permanent right of way herein granted; provided, however, that Grantor shall not place or permit any structure whatsoever which would violate the minimum clearances from electrical conductors set forth in the National Electric Safety Code. Grantee shall not locate its said electric facilities so as to interfere with or block, partially or wholly, any existing road, ditch, fence, canal, natural or artificial drainage, nor with the operation of any other servitude heretofore created on or adjacent to the right of way herein created.

It is specifically agreed and understood that Grantor also has the right to grant additional rights of way, easements and servitudes within the right of way herein granted provided such additional grants are made with consent of Grantee and do not interfere with and impede Grantee's exercise of the rights herein granted; and Grantee agrees it will not unreasonably withhold its consent. If pursuant to any such rights subsequently granted by Grantor to others, any roads or similar facility is constructed across, along or within said right of way and it becomes necessary for Grantee to expend monies to protect its said electric facilities or to repair the Grantor shall not be responsible therefor; same. provided, however, nothing contained in this paragraph shall preclude Grantee from making claim against the party installing such facility for the cost of such work or the damage to Grantee's said electric facilities.

Grantee shall exercise its rights granted hereunder so as not to interfere with or impede the
drainage of Grantor's land, and all drainage of
Grantor involved in or through the right of way
herein granted is to be kept open during construction. Grantee agrees to leave such drainage in
a stable condition after construction is completed,
at least as good as existed prior to such construction. It is further agreed that at all times during
the life of said right of way, Grantor shall have
the right to construct, maintain and/or subsequently
remove fences over and across said right of way.

Grantee shall maintain complete enclosures at all times where fences exist, especially to protect Grantor's cattle and crops, and all such fences shall be restored promptly after any entry upon and/or use of Grantor's lands. Grantee shall promptly repair any "cuts" in fences and ditches by Grantee. All fences cut, or altered in any way by Grantee, shall be maintained in their existing tension or stronger, all wood posts installed by Grantee shall be creosoted, not less than three (3) inches in diameter and six (6) feet in length, with such posts to be placed in each side of a fence opening or gap, and all wood fence braces placed by Grantee are to be constructed in double strength, using at least two (2) pieces of two (2) inch by six (6) inch creosoted lumber. If materials other than wood are used, such as metal posts, the same shall be equal to or greater than wood in strength, durability, tension, etc.

This agreement and the right of way granted hereunder shall be null, void and of no effect if Grantee shall fail to construct, complete and put into actual operation said electric facilities across said right of way within two years from the date hereof, provided that the date shall be extended for the entire period of delay or suspension caused by inability to secure proper or necessary supplies, and by reason of strikes, labor troubles, governmental regulations, force majeure, Acts of God and other causes beyond Grantee reasonable control. It is further agreed and understood that after the said electric facilities shall have been constructed and put into operation, should Grantee fail to use the same for the purposes herein provided for a period of two years, excluding, however, any period of non-use due to force majeure, Acts of God and other causes beyond Grantee's reasonable control, then and in that event the right of way granted hereunder shall be terminated. Grantee shall be allowed a reasonable period of time, not to exceed 12 months, from the date of termination of said right of way agreement within which to remove its said electric facilities and appurtenances. Failure to so remove shall constitute an abandonment and, in such event, Grantor shall have the right to remove said facilities and appurtenances and Grantee shall be obligated to reimburse Grantor for the cost of such removal. Grantee shall not sell, assign, transfer lease or sublease said right of way and/or its interest herein without the written consent of Grantor, except that Grantee may assign or so transfer to a successor company or corporation without such consent.

Grantee agrees to indemnify Grantor against, and to release, protect and hold Grantor harmless, for any claims or damages on account of bodily or personal injuries, including death, to any person whomsoever, and any loss of or damage to any property whatsoever, arising out of the construction, maintenance or operation of Grantee's facilities located on the right of way herein described and granted; provided always, however, that Grantee shall not be responsible for any claims or damages on account of bodily or personal injury, including death, to any person whomsoever, or for any loss of or damage to any property whatsoever, caused by the sole negligence of Grantor, its agents, servants, employees, officers, invitees and/or licencees.

In addition to the cash consideration herein agreed upon, Grantee agrees to pay Grantor for any and all physical damage to the property of Grantor caused by or resulting from the construction, operation, maintenance, repair and removal of said electric facilities, or otherwise exercising the rights herein granted, including, without limitation, damages to growing crops, merchantable timber, roads, ditches, canals and drainage. Any settlement of such damages shall

not preclude any further claim by Grantor thereafter, if diligent inspection by Grantor did not permit discovery of the full extent of the damages.

Grantee shall remove, without delay, from Grantor's land all cut and failen trees, tree limbs, brush and other debris that may result from Grantee's work or operations under this agreement.

Grantee is however, subrogated to all of Grantor's rights and actions in warranty against all former owners and vendors, except as to Grantor personally. The rights herein granted shall not vest in or be constructed to vest in Grantee any right, title or interest in and to the surface (other than the right of way and servitude herein specifically provided) or to any minerals or mineral rights, in, or under or that may be produced from said right of way.

Grantee agrees to furnish to Grantor a copy of any land or boundary surveys made of or on Grantor's property.

In the event Grantor desires to give notice to Grantee, its successors or assigns, in relation to any matter with which this servitude agreement is concerned, in addition to such other methods for the giving of actual notice as might ordinarily be appropriate and legally effective, Grantor shall, in addition, have the privilege of giving such notice by registered or certified letter addressed to the following named officer of Grantee at the address stipulated below:

Louisiana Power & Light Company 1001 Virgil Street Gretna, Louisiana 70053

All notices to Grantor may be given to:

Prentice Oil and Gas Co. Post Office Box 1030 Houma, Louisiana 70361

Grantee and Grantors may designate in writing substitute persons and addresses to receive all such notices.

The terms and provisions hereof shall inure to the benefit of and be binding upon Grantor and Grantee and their respective successors and assigns.

RIW AGREEMENT DWg. A-6-0076-77

	nts have executed this instrument, 1979_, at
WITNESSES:	GRANTOR:
Ly Exactly Roundtu	PRENTICE OIL AND GAS CO. By: Robert B. Prentice Managing Partner
IN WITNESS WHEREOF, these prese this 23 day of	nts have executed this instrument
Witnesses. Wiendy movant	GRANTEE: LOUISIANA POWER & LIGHT COMPANY By: 2 M January G.D. McLendon Senior Vice-President J. J
	(ZZD.

STATE OF LOUISIANA

PARISH OF TERREBONNE

BEFORE ME, the undersigned Notary Public, on this day personally
came and appeared T.J. Evans, Jr., who, being first duly
sworn by me, stated under oath that he
was one of the subscribing witnesses to the foregoing instrument and
that the same was signed by PRENTICE OIL AND GAS CO., through its
Managing Partner, Robert B. Prentice, in
presence and in the presence of Kicky fauntree , the
other subscribing witness.
· 12 6/200 \$
CHOOK TO AND CURCOLOGO before to this 12th day of
SWORN TO AND SUBSCRIBED before me, this 17th day of
<u> Dicember</u> , 19 <u>79</u> .
Aucust P. Womack
Notary Public
CTATE OF LOUISIANA
STATE OF LOUISIANA
PARISH OF Jefferson
BEFORE ME, the undersigned Notary Public, on this day personally
came and appeared , who, being first duly
sworn by me, stated under oath that
was one of the subscribing witnesses to the foregoing instrument and
that the same was signed by LOUISIANA POWER & LIGHT COMPANY, through
9.0.11/COUNT in CILIFOTH presence and
in the presence of the other subscribing witness
SWORN TO AND SUBSCRIBED before me, this 31st day of
lineary , 1980.
Bus Land V. Olikard
FILED FOR RECORD Notary Public
TERREBUINE, LA.
- 1:1 00 PH 180
Maney a Condition
DEPUTY SEAN OF COUNTY

been removed from the Original Acts and placed in the

Vertical File under Card Numbers 588 thru 592

Map Number 5417 Date of Recordation February 1, 1980

Recorded in Conveyance Book 782 Folio 914

Map Description: St. Bridget - Central relocation of Facilities for Project No. 855-03=06, La. Highway 311 (X-845) Section 87, T15S-R16E, Sections 8 thru 13, T16S-R16E, Terrebonne Parish, La.

Right of Way permit from Prentice Oil and Gas Co.

to Louisiana Power and Light Company.

Part of Entry Number 617347 , being an attached Map has

Act Description:

602231

RIGHT OF WAY GRANT

STATE OF LOUISIANA
PARISH OF TERREBONNE

This instrument, effective this day of June,

1979, by and between PRENTICE OIL AND GAS CO., a partnership :

domiciled in the Parish of Terrebonne, State of Louisiana, composed of Robert B. Prentice, Robert B. Prentice, II and Cynthia Ann

Prentice Palmer, represented herein by Robert B. Prentice, its

Managing Partner duly authorized to act herein by virtue of Act recorded under Entry No. 254526 and Entry No. 294901, Terrebonne

Parish, Louisiana, hereinafter referred to as "Grantor," and "

POLICE JURY OF THE PARISH OF TERREBONNE, STATE OF LOUISIANA and WATERWORKS DISTRICT NO. 3 OF THE PARISH OF TERREBONNE, STATE OF LOUISIANA, a public corporation and political subdivision created, organized and existing under the laws of the State of Louisiana, hereinafter collectively referred to as "Grantee";

WHEREAS, the Department of Transportation and Development of the State of Louisiana through the Office of Highways proposes to construct, improve and maintain a portion of highway along Route LA 311 located in Terrebonne Parish, Louisiana to be known as State Project No. 855-03-06(07), F.A.P. No. RS-351-1(003), Central - St. Bridget Highway, Route LA 311, Terrebonne Parish, Louisiana ("the La. 311 project");

WHEREAS, the State of Louisiana instituted a condemnation suit on January 11, 1979 under proceedings captioned "State of Louisiana, Department of Transportation & Development v. Prentice Oil & Gas Co.," number 56,010 on the docket of the 32nd Judicial District Court, Parish of Terrebonne, State of Louisiana, for the purpose of acquiring necessary right of way for the La. 311 project;

WHEREAS, by Stipulation dated February 16, 1979, by and between the respective counsel of record in the judicial proceedings referred to above and approved by the Honorable Cleveland J. Marcel, an agreement was reached concerning the design and

921

Book: 761 Page: 921 File #: 602231 Seq: 1

location of the improvements for the proposed La. 311 project and such plans were incorporated by reference in the judicial proceedings:

WHEREAS, the Stipulation dated February 16, 1979 referred to above is incorporated herein as if copied in extenso;

WHEREAS, construction of the La. 311 project necessitates relocation of facilities for the transmission and/or distribution of natural gas and water operated by Grantee herein;

NOW, THEREFORE, Grantor does hereby grant, bargain, convey and sell unto Grantee a servitude, right of way and permit to construct, lay, maintain, repair and operate two (2) transmission and/or distribution pipelines described below across the following property owned by Grantor:

A strip of land being four (4') feet in width immediately west of and directly contiguous to the western boundary of the right of way acquired by the State of Louisiana in those judicial proceedings captioned "State of Louisiana, Department of Transportation & Development v. Prentice Oil & Gas Co.," number 56,010 on the docket of the 32nd Judicial District Court, Parish of Terrebonne, State of Louisiana, except between station numbers 554 and 557 as reflected on Sheet 20 of those certain revised plans for the La. 311 project attached to the Stipulation dated February 15, 1979 referred to herein.

The right of way granted herein to the Police Jury of the Parish of Terrebonne, State of Louisiana is for a single two (2") inch natural gas transmission and/or distribution pipeline and the servitude granted herein to Waterworks District No. 3 of the Parish of Terrebonne, State of Louisiana is for one (1) twelve (12") inch water transmission and/or distribution pipeline.

1. During the period of construction, Grantee shall have a construction right of way ten (10') feet in width immediately west of and directly contiguous to the western boundary of the right of way acquired by the State of Louisiana in those judicial proceedings referred to herein except as between station numbers 554 and 557 as reflected on Sheet 20 of those certain revised plans for the La. 311 project attached to the Stipulation dated February 16, 1979 referred to herein.

- 2. This grant specifically excludes a right of way between station numbers 554 and 557 as reflected on Sheet 20 of those certain revised plans for the La. 311 project attached to the Stipulation dated February 16, 1979 referred to herein; and Grantee agrees that, if modifications altering existing natural gas and water lines are made between said stations, the modifications will be constructed within the right of way acquired by the State of Louisiana in those judicial proceedings referred to herein; and Grantee specifically agrees not to remove, alter or destroy the existing hedge on the west side of the project between those station markers.
- 3. Grantee shall pay to Grantor all losses and damages caused to or inflicted on Grantor which are either directly or indirectly caused by the laying, maintaining, operating or removal of said natural gas and water lines or otherwise exercising the rights herein granted, including, but not by way of limitation, damages to buildings, crops, roads, fences, headlands, hedges, drainage ditches and canals and other property or improvements of any nature or kind.
- 4. Grantor reserves the right to the full use and enjoyment of said four (4') foot strip of land included within said right of way, except as the same may unreasonably interfere with the use of said pipelines.
- 5. Grantee assumes all risks of and shall indemnify and save Grantor harmless from and against all claims, demands, actions or suits (including costs and expenses incident thereto) for or on account of injuries to (including death of) persons or property of others, arising wholly or in part from or in connection with the laying, maintaining, operations, changes in, alterations to or removal of Grantee's natural gas and water lines. In the event of any suit or action brought against Grantor for or on account of any such damage, injury or death, Grantor shall notify Grantee, and Grantee shall appear and defend said suit or action at its costs and expenses, and will pay and satisfy any judgment that may

be rendered therein against Grantor, when such suit or action has been finally determined. Grantor shall not be liable for any damage or injury caused or sustained to Grantee's natural gas and water lines, or for the loss of any product transported therein, as a result of Grantor's lawful operation.

- 6. Grantee shall bury said natural gas and water lines to a minimum depth of thirty-six (36") inches below the natural surface level of the ground and a minimum depth of five (5') feet below the bottom of all present ditches or canals.
- 7. During the construction, maintenance or removal of said natural gas and water lines, Grantee shall refill all trenches or other excavations resulting from such work and return all spoils thereto without delay. Grantee shall firmly pack and level land to the level of the adjoining land.
- 8. Grantee shall repair all roads, headlands, hedges, ditches and canals located within the right of and and/or the ten (101) foot temporary working area which may become worn, damaged or destroyed by Grantee in the laying, construction, maintenance, use, repair or removal of said natural gas and water lines, in order that such roads, headlands and canals shall be restored to at least as good a condition as existed prior to such work.
- 9. Grantee agrees to maintain access at all times during periods of construction to those portions of Grantor's property where private driveways and private roads intersect the right of way, servitude or temporary workspaces granted herein. Such portions of Grantor's property are located, but not limited to, approximate station numbers 422, 423.5, 430, 442, 443.4, 445, 446.3, 451.2, 454, 546.8, 548, 548.8, 549.8, 552.2, 554.1, 554.2, 555, 556 and 575.8 as designated on those certain revised plans attached to the Stipulation dated February 16, 1979 referred to above.
- 10. During, or as a result of, any work performed by Grantee hereunder, Grantee shall not interfere with the drainage from or across Grantor's property, and shall not obstruct or impede the use of any road or plantation headland.

The consideration for this grant is the benefits and advantages which Grantor and said property will receive and derive from the completion, installation and operation of gas and waterworks systems by Grantee and also other good and valuable consideration.

This agreement shall extend to and be binding on the successors and assigns of the parties hereto.

IN TESTIMONY WHEREOF, the parties hereto have signed, executed and acknowledged this instrument as their free and voluntary acts in the presence of the undersigned competent . witnesses on the above stated date.

WITNESSES:

GRANTOR:

PRENTICE OIL AND GAS CO.

ROBERT B. PRENTICE Managing Partner

GRANTEE:

POLICE JURY OF THE PARISH OF TERREBONNE, STATE OF LOUISIANA

Healy B. Greenewy Leonard F. Leder Jr.

BY: (Marle) CHARLES DUET

GRANTEE:

WATERWORKS DISTRICT NO. 3 OF THE PARISH OF TERREBONNE, STATE OF

LOUISTANA

BY:

STANLEY P. WALTHER

STATE OF LOUISIANA

PARISH OF TERREBONNE

BEFORE ME, the undersigned Notary Public, on this day personally came and appeared <u>T.J. Evans</u>, <u>Ta.</u>

who, being first duly sworn by me, stated under oath that <u>he</u> was one of the subscribing witnesses to the foregoing instrument and that the same was signed by Prentice Oil and Gas Co., through its Managing Partner, Robert B. Prentice, in <u>his</u> presence and in the presence of <u>Teamelle L. Torbert</u>, the other subscribing witness.

SWORN TO AND SUBSCRIBED before me, this 18th day of June, 1979.

Lucile P. Womack
NOTARY PUBLIC

1. Grand

STATE OF LOUISIANA

PARISH OF TERREBONNE

personally came and appeared <u>leomally</u> F. <u>Ledet Jr.</u>
who, being first duly sworn by me, stated under oath that <u>he</u>
was one of the subscribing witnesses to the foregoing instrument and that the same was signed by the Police Jury of the Parish of Terrebonne, State of Louisiana, through Charles Duet, in <u>his</u>
presence and in the presence of <u>Merilyn B. Arceneaul</u>, the other subscribing witness.

Leonard F. Ledet . J.

SWORN TO AND SUBSCRIBED before me, this 25Thday of 321, 1979.

Whatche Great

STATE OF LOUISIANA

PARISH OF TERREBONNE

BEFORE ME, the undersigned Notary Public, on this day personally came and appeared Leonard F. LedeT. Jr.

who, being first duly sworn by me, stated under oath that he was one of the subscribing witnesses to the foregoing instrument and that the same was signed by the Waterworks District No. 3 of the Parish of Terrebonne, State of Louisiana, through Stanley P. Walther, in his presence and in the presence of Sandra T.

Hebert, the other subscribing witness.

Leonard F. Ledet, gr.

SWORN TO AND SUBSCRIBED before me, this 30 14 day of July 1979.

NOTARY JUBLIC

FILED FOR RECORD
TERREDGINHE. LA.

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JUL 30 LANGE CHURT

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RIGHT-OF-WAY GRANT

STATE OF LOUISIANA PARISH OF TERREBONNE

KNOW ALL MEN BY THESE PRESENTS:

That PRENTICE OIL AND GAS CO., represented by Robert B. Prentice, Managing Partner, who is a resident of the Parish of Terrebonne, State of Louisiana, of full age of majority, hereinafter referred to as "GRANTOR", does by these presents grant unto FIRE DISTRICT NO. 123, PARISH OF TERREBONNE, STATE OF LOUISIANA, a public corporation organized and existing under the Laws of the State of Louisiana, herein represented by the duly authorized and empowered Secretary of the Terrebonne Police Jury, the governing authority of said Fire District, hereinafter referred to as "GRANTEE", a servitude to construct, lay, maintain, and operate a fire hydrant on the GRANTOR'S property, known as Belle Grove Plantation, as shown on the attached plat.

It is understood that this is merely the grant of a servitude and will in no way affect the minerals underlying the said property.

The GRANTEE agrees and stipulates that it will lay said fire hydrant to a proper depth, will refill all ditches dug therefor and will repair all damages to said property resulting from said fire hydrant. The GRANTOR agrees and stipulates that the GRANTEE will have free access of egress and ingress for the purposes herein stipulated, that no structures will be erected interfering with the grant hereby made; and that the grant herein provided for will be perpetual or for so long as the same is used for the purposes herein stipulated. GRANTEE agrees to hold GRANTOR free and harmless from any liability or responsibility to any third persons or property which may be caused by GRANTEE'S use of this grant.

The consideration for this grant is the benefits and advantages which the GRANTOR and said property will receive and derive from the completion, installation and operation of a fire protection system by the GRANTEE, and also other good and valuable considerations.

IN WITNESS WHEREOF, the parties have caused this agreement to be duly executed in triplicate on the <u>25</u> day of <u>ocroBER</u>.

WITNESSES:

10 6

Carline Frank

PRENTICE OIL AND GAS CO.

1 //// rentice

P.O. Box 1030, Houma, La. 70361 ADDRESS

WITNESSES:

Tyn B. (Runeaux 11-8-77

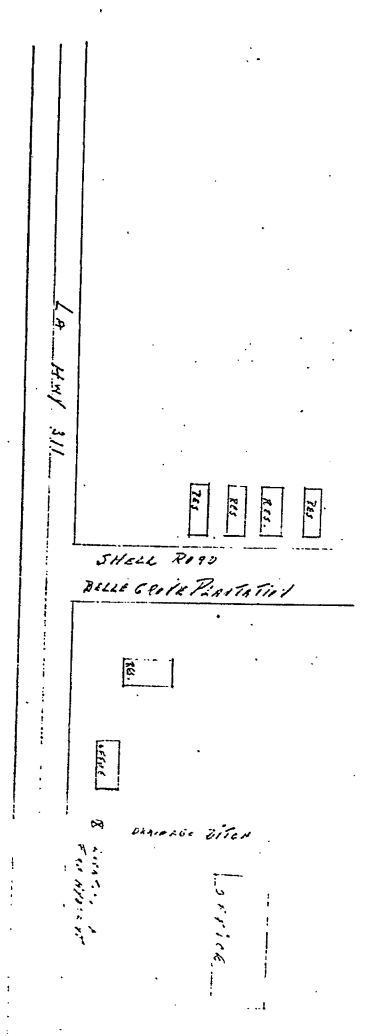
11-8-77

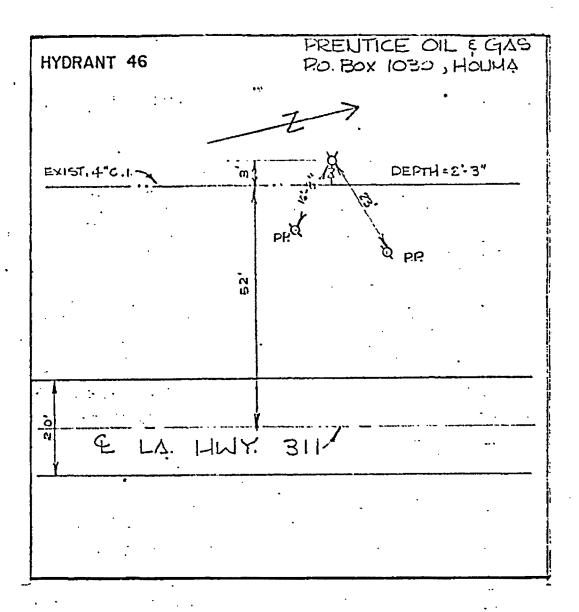
FIRE DISTRICT NO. 123, PARISH OF TERREBONNE, STATE OF LOUISIANA

11-8-11

STATE OF LOUISIANA PARISH OF TERRESONNE

BEFORE ME, the undersigned Notary Public on this day personally
came and appeared T. J. Evans, Jr.
who, being first duly sworn by me, stated under oath that he was one of
the subscribing witnesses to the foregoing instrument and that the same
was signed by Robert B. Prentice GRANTOR, in
his presence and in the presence of the other subscribing witness.
SWORN TO AND SUBSCRIBED BEFORE ME, Stanwood R. Duval, Jr.
ON THIS 17th DAY OF October . 19 77 .
Notary Public
Comprissioned for Life.
CONTROL OF TOUTCENIN
STATE OF LOUISIANA PARISH OF TERREBONNE
TANIDII OL LIMMIDORED
BEFORE ME, the undersigned Notary Public, on this day personally
came and appeared: Fred A. Lemoine
who, being first duly sworn by me, stated under oath that he is Secretary
of the Terrebonne Parish Police Jury, which is the governing authority
of Fire District No. 123, Parish of Terrebonne, State of Louisiana,
and that the foregoing instrument was signed in behalf of said Fire
District by authority of the Terrebonne Parish Police Jury.
•
SWORN TO AND SUBSCRIBED BEFORE ME, NORVAL J. RHODES
SWORN TO AND SUBSCRIBED BEFORE ME, NORVAL J. RHODES ON THIS, 10th. DAY, OF November, 19 77.





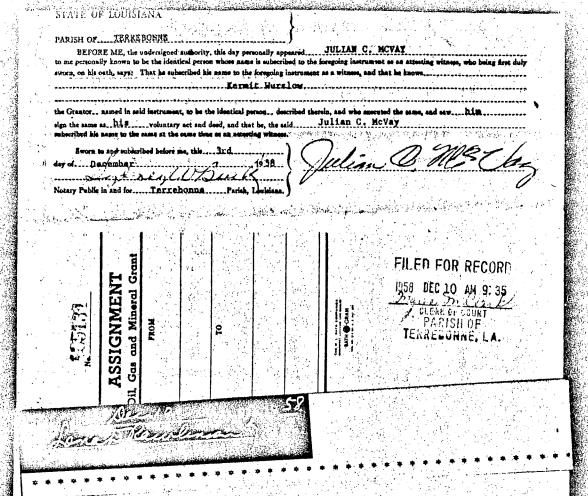
FILED FOR RECORD PRENTICE OIL & GAS

TERREBONNE, TO

HOW 23 IN 27 AH 177 FIRE DISTRICT 123

MANAGE ASSET 10 - 25 - 77

OLERK OF COURT



LINE NO. 2-110-5 R/W NO. 53 & 54

RIGHT OF WAY AGREEMENT

STATE OF LOUISIANA
PARISH OF TERREBONNE

For and in consideration of SEVEN HUNDRED TWENTY AND NO/100 (\$720.00) Dollars, in hand paid, the receipt of which is hereby acknowledged, the undersigned (hereinafter called Grantor, whether one or more) does hereby grant and convey with general warranty to TRANSCONTINENTAL GAS PIPE LINE CORPORATION, a Delaware corporation, its successors and assigns (hereinafter called Grantee), a right of way and easement, along a route to be selected by Grantee, to construct, maintain, operate, repair, alter, replace and remove a pipe line and appurtenant facilities across, under and upon the lands of Grantor in the Parish of Terrebonne, State of Louisiana, described as follows:

A certain tract or portion of land being a part of the Magnolia Plantation, situated in the Parish of Terrebonne, State of Louisiana, located in the Southern portion of Section 73, Township 16 South, Range 16 East, said portion belonging to Vermon L. Caldwell, Jr., and being bounded on the North by Henry P. Oliver and on the South by Section 74; and Section 74, Township 16 South, Range 16 East.

A certain tract or portion of land being a part of the Rebecca Plantation, situated in the Parish of Terrebonne, State of Louisiana, being all of Section 75, Township 16 South, Range 16 East; bounded on the North by Section 74 (a portion of Magnolia Plantation) and on the South by the property of Mrs. Joseph Hebert.

This being the same property described in that certain Act of Partition dated May 2, 1951, and recorded in Conveyance Book 179, Page 514 of the conveyance records of Terrebonne Parish, Louisiana.

The right of way herein granted shall not exceed fifty

(50°) feet in width during construction and shall revert to a width of thirty (30°) feet after construction and shall substantially be centered in accordance with the plat attached hereto and made a part hereof.

It is understood and agreed between the parties hereto that all trees and stumps shall be sawed off at ground level so that no stumps shall remain above ground level, and all excess wood shall be removed from the property hereinabove described.

(2)

It is agreed and understood that the pipe line shall
be buried to a depth of not less than three (3°) feet measured from
middle of the valley of the row
the top of the pipe to the arrange develocity the crown and shall
be so graded as to pass under all existing irrigation or drainage
ditches so as to be not less than three (3°) feet measured from
the top of the pipe to the bottom of the irrigation or drainage
ditch.

It is the immation of the parties that the right of way and easement herein granted shall also extend across the lands of Grantor contiguous to the lands particularly described above along the route selected by Grantee.

The Grantee shall have all other rights and benefits necessary or convenient for the full snjoyment or use of the rights herein granted, including, but without limiting the same to, the free and full right of ingress and egress over and across said lands and other lands of the Grantor to and from said right of way and easement, and the right from time to time to cut and remove all trees, undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance or repair of said pipe line. The Grantee shall have the right to assign this grant in whole or in part.

The interest of the Grantee in the property covered hereby is to be held by the Grantee subject to the lien of and in accordance with the provisions of the Mortgage and Deed of Trust dated May 15, 1949, from Transcontinental Gas Pipe Line Corporation to The Chase National Bank of the City of New York and Carl E. Buckley, as Trustees, and supplements thereto, which have heretofore been filed for record in the Parish in which the property covered hereby is situated.

TO HAVE AND TO HOLD said right of way and easement unto said Grantee, its successors and assigns.

The Grantor shall have the right to continue to use said premises for any purpose which will not interfere with Grantee in the exercise of any rights granted herein or endanger or affect the pipe

line or appurtenant facilities installed hereunder. Grantee agrees to bury said pipe line below normal plow depth and to pay for any physical damage to growing crops, timber, fences, or other structural improvements caused by the construction, maintenance, operation, repairing, alteration, replacement or removal of said pipe line and appurtenant facilities.

No change in ownership of said lands shall be binding upon

Grantee until the muniment of title by which such change becomes affective has been placed of record in the Parish wherein such lands are located and a certified copy thereof delivered to Grantee.

It is agreed that this grant covers all the agreements of this agreement.

between the parties and no representations or statements, verbal or written, have been made, modifying, adding to, or changing the terms IN TESTIMONY WHEREOF, the Grantor herein has executed this conveyance this 26th day of November STATE OF Louisiana PARISH OF Lafourche BEFORE ME, the undersigned authority, this day personally appeared Walter Irving Lanier ___ to me personally known to be the identical person whose name is subscribed to the foregoing instrument as an attesting witness, who, being first duly sworm, on his oath, says: That he subscribed his name to the Bregoing instrument as a witness, and that he knows Mrs. Jeanne Leche Caldwell and Vernon L. Caldwell, Jr. the Grantors named in said instrument to be the identical person s described therein, and who executed the same, and saw them sign the same as their voluntary act and deed, and that he, the said Walter Irving Lanier subscribed his name to the same at the same time as an attesting witness. SWORN TO AND SUBSCRIBED before me this 26th day of November, 1958. marcella Stewens Notary Public in and for Lafourche Parish, Louisiana. FILED FOR RECORD

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(Signed) - Norris P. Boquet; Gustave P. Boquet; WITNESSES: H. C. Wurzlo Lois Belanger; (L. S.) R.A. Bazet, Clerk of Court.

Filed for record Jen.10th., 1931, at 5 o'clock p.m. (Signed) - R.A. Bazet, Clerk of Court.

Recorded January 10th., A.D., 1931.

"Tanal

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<u>No. 10768.</u> Ottorresserences

RIGHT OF WAY.

ROBERT E. CALVERT

TO

RIGHT OF WAY DEED (FOR INDIVIDUAL USE)

THE STATE OF LOUISIANA :: STATE OF OHIO,

KNOW ALL MEN BY THESE PRESENTS, That I,
We, Robert E.Calvert a resident of lawful age of the County of Hamilton, State of Ohio, who,
for and in consideration of the price and sum of Donation Dollars (3 Donation), of
lawful money of the United States, this day handed me, the receipt of which is hereby
acknowledged and for the further advantages according to me by reason of the location
of Houma-Raceland State Highwar, (Route No. 2), through and upon my property located in the
Perish of Terrebonne, State of Louisiana, declared unto me, said Notary, that he do by
these presents hereby dedicate, transfer, assign, set over and deliver unto the State of
Louisiana, the following described property, to-wit: That portion of the right-of-way
of the Houma-Raceland State Highway, (Route No. 2), as located by the State Highway
Engineer, which extends over and lies upon my our property, more particularly
described as follows, to-wit: A strip or parcel of land having a width of 30 feet from
the Center line to the right side of said right-of-way, and 70 feet from the center line
to the left side of said right-of-way, or a total right-of-way of 100 feet over and
across my certain tract or parcel of land located in the aforesaid parish, which said rightof-way extends approximately along the line shown on the map showing the approximate
lines of the Houma-Raceland State Highway, ("oute No. 2), prepared by the State Highway
Engineer, copy of which map is on file in the office of the Clerk of Court of the
Farish of Terrebonne and office of State Highway Engineer at Boton Rouge, La.

It is understood and extreed that the Louisiana Highway Commission will replace

It is understood and agreed that the Louisiana Highway Commission will replace existing crossings over and across the proposed highway and provide the necessary oulvits or bridges for any existing drainage or irregation.

It is expressly understood and agreed that this dedication and transfer of the above described right-of-way is made for and shall be used solely for the construction and maintainance of the said Houms-Raceland State Highway, (Route No.2), the exact location thereof to be hereafter determined by the State Highway Engineer, and for no other purpose. The grantor waives and abandons all claims for demages on account of the exercise of the privileges herein granted.

Witness my, our signature this 18th.day of December, A.D., 1950.

(Signed) - Robert E. Calvert; WITHESSES: F.A. Mac Neill; Claude Carter;

STATE OF OHIO COUNTY OF HAMILTON.

EFFORE ME, the undersigned authority, this day personally appeared Robert E. Calvert to me personally known to be the identical verson whose name is subscribed to the foregoing instrument as an attesting witness, who being first duly sworn, on his cath, says: That he subscribed his mame to the foregoing instrument as a witness, and that he knows the Grantor named in said instrument, to be the identical person described therein, and who executed the same, and saw him sign the same as his voluntary act and dwed, and that he, the said F.A. LacBeill and Claude Carter subscribed his name to the same at the same time as an attesting witness.

Sworn to and subscribed before me, this 18th day of December, 1930. S GENEYUEVE C. CANNON Notary Public My Commission Expires April 22,1932 Notary Public in and for Hamilton Co.

Ohio

Filed for record J.n.10th., 1931, at 5 o'clock p.m.

(Signed) - R.A. Bazet, Clerk of Court.

Recorded January 10th., A.D., 1931.

Clerk

GENEVIEVE C. CANNON

Theresa A. Robichaux **Clerk Of Court** P.O. Box 1569

Houma, LA 70361-1569 (985) 868-5660

Received From:

SMITH, T BAKER LLC P O BOX 2266 HOUMA, LA 70361

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

MAP #14095 RE SUBD L4 BLK 2 REBECCA PHS 2 SECTIONS 10 11 T16S R16E

Index Type: CONVEYANCES

File #: 1508415

Type of Document: MAP - PLATT IN COB

Book: 2462

Page: 56

Recording Pages:

2

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Sheren A. Lobichaux

On (Recorded Date): 06/03/2016 At (Recorded Time): 9:55:36AM



Doc ID - 013621180002

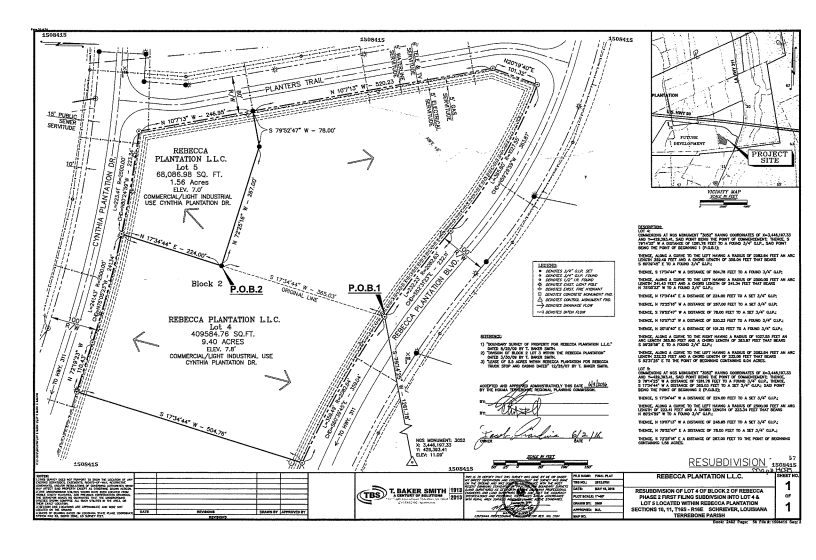
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P O BOX 2266 HOUMA, LA 70361

56

Do not Detach this Recording Page from Original Document

Book: 2462 Page: 56 File #: 1508415 Seq: 1



Theresa A. Robichaux Clerk Of Court P.O. Box 1569 Houma, La 70361-1569

(985) 868-5660

Received From: SMITH, T BAKER LLC P O BOX 2266 HOUMA, LA 70361

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

MAP #13949 REBECCA PLANTATION PHASE 2

Index Type: Conveyances

File #: 1477389

Type of Document: Map - Platt In Cob

Book: 2418

Page: 475

Recording Pages:

2

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Theren A. Robichaux

On (Recorded Date): 04/06/2015 At (Recorded Time): 8:35:08AM

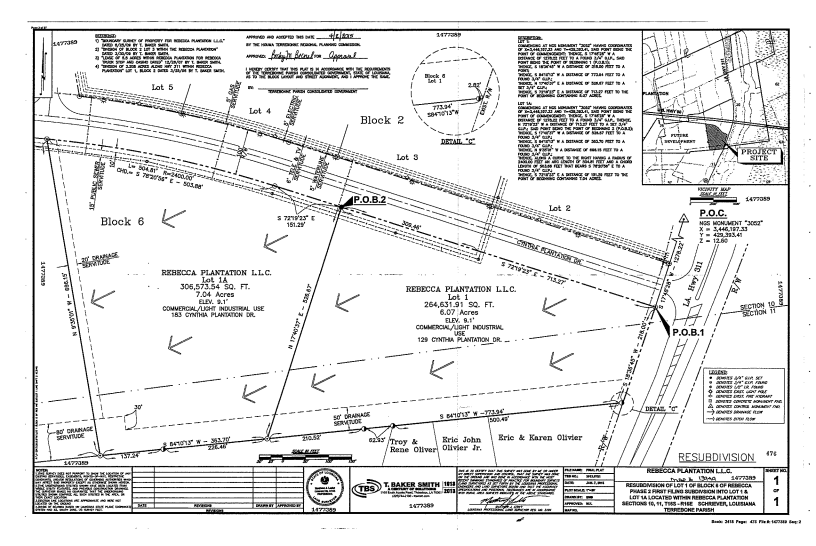
Doc ID - 013138940002

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475

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Book: 2418 Page: 475 File #: 1477389 Seq: 1



Theresa A. Robichaux **Clerk Of Court** P.O. Box 1569

Houma, La 70361-1569 (985) 868-5660

Received From:

SMITH, T BAKER LLC P O BOX 2266 HOUMA, LA 70361

First VENDOR

REBECCA PLANTATION L L C

First VENDEE

MAP # 13875 SECTION 10, 11 & 75 T16S- R16E

Index Type: Conveyances

File #: 1463356

Type of Document: Map - Platt In Cob

Book: 2393

Page: 38

Recording Pages:

2

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I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Theren A. Robiehaux

On (Recorded Date): 09/22/2014

At (Recorded Time): 11:55:10AM

Doc ID - 012754720002

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038

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Book: 2393 Page: 38 File #: 1463356 Seq: 1

Rook: 2393 Page: 38 File#: 1463356 Seq

I. Robert "Bobby" Boudreaux **Clerk Of Court** P.O. Box 1569 Houma, La 70361-1569

(985) 868-5660

Received From:

SMITH, T BAKER LLC P O BOX 2266 HOUMA, LA 70361

First VENDOR

REBECCA PLANTATION PHASE II

First VENDEE

MAP #13511 REBECCA PLANTATION

Index Type: Conveyances

File #: 1392770

Type of Document: Map - Platt In Cob

Book: 2274

Page: 558

Recording Pages:

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Terrebonne Parish, Louisiana

Alabothendrang

On (Recorded Date): 02/17/2012

At (Recorded Time): 9:46:52:000 AM

Doc ID - 011645500003

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Book: 2274 Page: 558 File #: 1392770 Seq: 1

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Book: 2274 Page: 558 File #: 1592770 Se

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