		FILE NO
	RIGHT-OF-WAY AGREEMENT	
E STATE OFAlabama		•
11	•	
		•
KNOW ALL MEN BY THESE PRESEN		
	O. G. Eddings	
	THER ONE OR HORE), for and in consideration of the sum of	Dollars
nd other valuable consideration	n in hand paid, the receipt and sufficiency of which is hereby	Eckioateogea, cotto tionari,
RANT, BARCAIN, SELL and CONVEY	unte McKenzie Methane Corporation	
route) for the purpose of taying roadways, power times, pipeline products or other tiquids, water described lands situated in	parties herein (the location of the first pipeline, as construing, constructing, maintaining, operating, altering, replacing, as end appurtenant facilities for the transportation and process, gases or substances which can be transported through a pipeline, shelby County, State of Alahama	repairing and removing sing of oil, gas, petroleum time on the following to wit:
Range 4 West.	, and the ME4 of the MM4 IN Section ,	1
	tached hereto and made a part hereof for addi	itional provisions.
the completion of the construction and the right-of-way and ease	part thereof as Grantor's interest in said lands bears to the extion of such additional roadway or line.	· ·
feet in width thereafter.	·	
rights herein granted, included and lands to and from said returned other obstructions, that may grantee shall have the right	of the rights and benefits necessary or convenient for the ful- ling, but without limiting the same to the free right of ingres- right of way and easements and the right from time to time to t injure, endanger or interfere with the use of said roadway, po to assign this grant in whole or in part.	it enjoyment or use of the is and agress over and across out all trees, undergrowth an
crantee shall have all crights herein granted, include said lands to end from said rother obstructions, that may grantee shall have the right. Crantee agrees to bury a timber, fences, or other structions, the said timber, fences, or other structions, or other structions, the said timber, fences, or other structions, the said timber, the said tim	fing, but without limiting the same to the free right of ingres- right of way and easements and the right from time to time to a injure, endanger or interfere with the use of said readway, po to essign this grant in whole or in part. all pipe below mormal plow depth and to pay for any physical d uctural improvements caused by construction, maintenance, oper- id readways, power lines, pipelines and appurtenant facilities said premises except as some may be necessary for the purpose that the consideration herein paid does include payment of the	i enjoyment or use of the is and agress over and across out all trees, undergrowth an ower line or pipeline. amage to growing crops, ation, repairing, alteration, at the said Grantor has a herein granted to Grantee, normal damages caused by the
constructed and space which constructed hereby expressly constructed and agreed to finitial construction of the individual constructed hereby expressly constructed hereby expressly additional working apage which and agreed which constructed hereby expressly additional working apage which additional working apage which are the constructed hereby expressly additional working apage which additional working apage which are the constructed hereby expressly additional working apage which are the constructed hereby apage which	fing, but without limiting the same to the free right of ingres- right of way and easements and the right from time to time to injure, endanger or interfere with the use of said roadway, possign this grant in whole or in part. all pipe below normal plow depth and to pay for any physical ductural improvements caused by construction, maintenance, open id roadways, power lines, pipelines and appurtenant facilities and premises except as same may be necessary for the purpose	it enjoyment or use of the is and agress over and across out all trees, undergrowth anough line or pipeline. amage to growing crops, ation, repairing, alteration, a. The said Grantor has a herein granted to Grantes, normal damages caused by the littles. Inca or pipelines to be located in the above right and temporary access to
Grantee shall have all orights herein granted, include said lands to end from said rester obstructions, that may Grantee shall have the right Grantee spress to bury a timber, fences, or other struction of the fight to fully use and enjoy it is understood and agreed to initial construction of the finitial construction of the fence should described land or other place additional working space which Granter suffers by restricted hereing space which Granter suffers by restricted to the shall be use themselves, their heirs, executed to the said themselves, their heirs, executed to the said themselves.	sing, but without limiting the same to the free right of ingreshight of way and easements and the right from time to time to injure, endanger or interfere with the use of said readway, possible to assign this grant in whole or in part. all pipe below normal plow depth and to pay for any physical ductural improvements caused by construction, maintenance, operald readways, power lines, pipelines and appurtenant facilities and premises except as same may be necessary for the purpose that the consideration herein paid does include payment of the first readway, power line and pipeline and its appurtenant facilities are said to the event the route of the readways, power life cross any reads, railreads, creeks, rivers or other waterways are requiring extra working space, then Grantee shall have the lich may be necessary for construction and Grantee agrees to pay soon of Grantee's use of said additional working space. Grantee, its successors and assigns, so long as the rights are ad by, or useful to, Grantee for the purposes herein granted, counters and administrators (and successors and assigns) to war of Grantee, its successors and assigns, against every person who	it enjoyment or use of the is and agrees over and across out all trees, undergrowth anower line or pipeline. amage to growing crops, ation, repairing, alteration, alteration, is herein granted to Grantee. Income damages caused by the illties. Income or pipelines to be a located in the above right and temporary access the Grantor any and all damages descended the undersigned hereby by and the undersigned hereby by and the undersigned hereby by and all the undersigned hereby by and and the undersigned hereby by an and the undersigned hereby by an and the undersigned hereby by an an and the undersigned hereby by an an and the undersigned hereby by an
Grantee shall have all a rights herein granted, include said lands to end from said a other obstructions, that may Grantee shall have the right. Grantee agrees to bury a timber, fences, or other structed from the first to fully use and enjoy it is understood and agreed the initial construction of the first constructed hereunder should described land or other place additional working space which Granter suffers by resulting the Granter suffers by resulting the granter suffers by resultingular said premises unto claim the same or any part the same or	sing, but without limiting the same to the free right of ingreshight of way and easements and the right from time to time to injure, endanger or interfere with the use of said readway, possible to assign this grant in whole or in part. all pipe below normal plow depth and to pay for any physical ductural improvements caused by construction, maintenance, operald readways, power lines, pipelines and appurtenant facilities and premises except as same may be necessary for the purpose that the consideration herein paid does include payment of the first readway, power line and pipeline and its appurtenant facilities are said to the event the route of the readways, power life cross any reads, railreads, creeks, rivers or other waterways are requiring extra working space, then Grantee shall have the lich may be necessary for construction and Grantee agrees to pay soon of Grantee's use of said additional working space. Grantee, its successors and assigns, so long as the rights are ad by, or useful to, Grantee for the purposes herein granted, counters and administrators (and successors and assigns) to war of Grantee, its successors and assigns, against every person who	is enjoyment or use of the is and agress over and across out all trees, undergrowth an ower line or pipeline. amage to growing crops, ation, repairing, alteration is. The said Grantor has in a herein granted to Grantes. Income damages caused by the littles. Income or pipelines to be a located in the above right and temporary access the Grantor any and all damages descents herein granted, and the undersigned hereby because and the undersigned hereby because and forever defend all massever lawfully claiming or no representation or
Grantee shall have all a rights herein granted, include said lands to end from said a other obstructions, that may Grantee shall have the right. Grantee agrees to bury a timber, fences, or other structions of said right to fully use and enjoy it is understood and agreed to initial construction of the initial	sing, but without limiting the same to the free right of ingres- right of way and easements and the right from time to time to injure, endanger or interfere with the use of said readway, po- to assign this grant in whole or in part. all pipe below normal plow depth and to pay for any physical di uctural improvements caused by construction, maintenance, open- id readways, power lines, pipelines and appurtenant facilities said premises except as same may be necessary for the purpose that the consideration herein paid does include payment of the first readway, power line and pipeline and its appurtenant facilities agrees that in the event the route of the readways, power life cross any reads, railreads, creeks, rivers or other waterways tes requiring extra working space, then Grantee shall have the lich may be necessary for construction and Grantee agrees to pay seen of Grantee's use of said additional working space. Grantee, its successors and assigns, so long as the rights and ed by, or useful to, Grantee for the purposes herein granted, ecutors and administrators (and successors and assigns) to war Grantee, its successors and assigns, against every person who thereof. grant covers at the agreements between the parties and that	is end egress over and across out all trees, undergrowth an ower line or pipeline. amage to growing crops, ation, repairing, alteration, and the said Grantor has a sherein granted to Grantee. Incomed damages caused by the ilities. Incomed damages caused by the ilities. Incomed in the above right and temporary access the Grantor any and all damages descents herein granted, and the undersigned hereby by and the undersigned hereby by ant and forever defend all massever lawfully claiming or of the agreement.
Grantee shall have all erights herein granted, include said lands to end from said rother obstructions, that may Grantee shall have the right. Grantee agrees to bury a timber, fences, or other structed from the fight to fully use and enjoy it is understood and agreed the initial construction of the finitial construction of the finit	sing, but without limiting the same to the free right of ingres- right of way and easements and the right from time to time to injure, endanger or interfere with the use of said roadway, po to assign this grant in whole or in part. alt pipe below normal plow depth and to pay for any physical d uctural improvements caused by construction, maintenance, oper- id roadways, power lines, pipelines and appurtenant facilities said premises except as same may be necessary for the purpose that the consideration herein paid does include payment of the first roadway, power line and pipeline and its appurtenant fac- ity agrees that in the event the route of the roadways, power li- di cross any roads, railroads, creeks, rivers or other waterways cas requiring extra working space, then Grantee shall have the lich may be necessary for construction and Grantee agrees to pay seen of Grantee's use of said additional working space. Grantee, its successors and assigns, so long as the rights and ed by, or useful to, Grantee for the purposes herein granted, ecutors and administrators (and successors and assigns) to war Grantee, its successors and assigns, against every person who thereof. grant covers all the agreements between the parties and that en, have been made modifying, adding to, or changing the terms	is end egress over and across out all trees, undergrowth an ower line or pipeline. amage to growing crops, ation, repairing, alteration, and the said Grantor has a sherein granted to Grantee. Incomed damages caused by the ilities. Incomed damages caused by the ilities. Incomed in the above right and temporary access the Grantor any and all damages descents herein granted, and the undersigned hereby by and the undersigned hereby by ant and forever defend all massever lawfully claiming or of the agreement.

McKenzie Methane Corporation
Two Chase Corporation
Drive • Suite 450
Birmingham, A. 35244

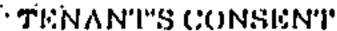
WITKESS:

,是自然的主义,则是是自己的主义,是是一种的人,是是一个一个人,也是是一种的人,也是是一种的人,也是是一种的人,也是一种的人,也是一种的人,也是一种的人,也是一种的人, 1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1



REPRESENTATIVE

O. C. Eddings



The undersigned tenant and/or helder of a suctocalesse on the above described lands does hereby grant his/her consent and approve the above described ensement, and the full magnint exercina thereof, subject to the condition that may and all damages sustained to his crops and other property on said premises, as a result of the exercise of said rights under said consent, shall be paid to blarcher. 286 PAGE 272 ACKNOWLEDGEMENT **BOOK** She lby COUNTY OF DEFOREME, the undersigned authority, on this day personally appeared -O. G. Eddings known to me to be the person's whose name/s is/are subscribed to the foregoing instrument, and acknowledged to me that he/she/tl executed the same for the purposes and consideration therein expressed, being informed of the contents of same. GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 2nd day of March 19 90

SEAL) NOTARY PUBLIC IN AND FOR THE STATE OF ALABAMA My commission expires 6-28-91 ACKNOWLEDGEMENT THE STATE OF COUNTY OF __ known to me to be the person/s whose name/s is/are subscribed to the foregoing instrument, and acknowledged to me that he bie/th executed the same for the purposes and consideration therein expressed. , being informed of the contents of same. GIVEN UNDER MY HAND AND SEAL OF OFFICE this the ______ day of ______. 19 _____. (SEAL) My commission expires______.

NOTARY PUBLIC IN AND FOR THE STATE OF _______ ACKNOWLEDGEMENT THE STATE OF __ COUNTY OF ____ HEFORE ME, the undersigned authority, on this day personally appeared ______ known to me to be the person/s whose name/s is/are subscribed to the foregoing instrument, and neknowledged to me that he/shr/the excented the same for the purposes and consideration therein expressed., being informed of the contents of same. GIVEN UNDER MY HAND AND SEAL OF OFFICE this the ______ doy of _________. 19 ______. NOTARY PUBLIC IN AND FOR THE STATE OF (SEAL.)

My commission expires ______.

EXHIBIT "A"

This Exhibit "A" is attached to and by reference made a part of that certain RIGHT-OF-WAY AGREEMENT dated March 2, 1990, between O. G. Eddings, and McKenzie Methane Corporation.

McKenzie Methane Corporation agrees to:

- (1) Put a gate that will hold livestock anywhere a fence is breached. Pay the cost of any livestock hurt or lost.
- (2) Dispose of all debris created by Operator's construction; block no waterways; sow all disturbed land with the State of Alabama, Department of Agriculture"s recommended mixture for permanent pasture, which will include Kentucky Tall 31 Fescue; and level all ground so it can be cut and raked.

286 mx 273

STATE OF ALA, SHELBY COL.
I CERTIFY THIS
HISTRUMENT WAS FILED

90 APR -6 PH 1: 30

JUDGE OF PROBATE

1. Deed Tax	-\$
2. Mtg. Tax	\$ 750
8. Recording Fee	<u> </u>
* NA Tay Fee	5 / O D
6. Certified Fee-	
	8/_

6. July 1