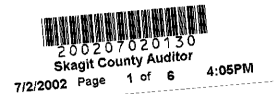
Return to:
Northwest Pipeline Corporation,
a.k.a. Williams Gas Pipeline – West
10121 Evergreen Way, Suite 25, Box 604
Everett, WA 98204



NORTHWEST PIPELINE CORPORATION RIGHT-OF-WAY AND EASEMENT

<u>Subdivision</u>	<u>Section</u>	<u>Township</u>	/ <u>Range</u>
SW 4	06	35 North	05 East

Most commonly known as Assessor Parcel Number P105381

The Easement shall be defined as 75 feet in width being 55 feet Easterly and 20 feet Westerly as measured from the centerline of the Grantees most westerly pipeline.

This easement conveys to Grantee the right of ingress and egress to and from, and access on and within said right-of-way, with the right to use existing and future roads for the purposes of surveying, constructing, inspecting, repairing, protecting, operating and maintaining the facilities and the addition, removal or replacement of same at will, either in whole or in part, with either like or different size pipe ("work"). Grantee may use such portions of the property along and adjacent to said right-of-way as may be reasonably necessary during construction of the pipeline, has will be with the with constant.

Grantee agrees that within a reasonable time following the completion of its work and subject to weather and/or soil conditions, Grantee shall, as near as practicable, restore said right-of-way to its original contour and condition. Grantee agrees to compensate Grantor adequately for damages, which directly result from its work, including loss of business, timber, growing crops, pasture and livestock. Any other recognizable damages to other real or personal property that resulted from its work shall be repaired by Grantee, or the Grantor

shall be compensated for such repairs. Specific conditions which shall apply to the initial construction of facilities are described in Exhibit "A" attached and made a part of this agreement. Grantee shall have the right to cut and to keep clear without payment of damages all trees, brush, native growth or foliage and other obstructions that may, in the Grantee's opinion, endanger, hinder or conflict with the construction, operation, inspection, protection, maintenance and use of said facilities, SAID R; 9 MT TO Clear and (less MAD) SEC CLEAR SMILL WITTING THE 75' Existence.

Grantee shall possess the above-described rights and Easement, together with all rights necessary to operate, protect and maintain the facilities within the right-of-way granted to the Grantee, its successors and assigns. Grantee may assign the rights and Easement granted under this agreement, either in whole or in part, subject to the terms of this grant, with such rights and Easement deemed to be covenants running with the land and to be binding upon

Grantor, its heirs, legal representatives and successors in title.

*Grantee may at any time permanently abandon said right-of-way and Easement and, at its discretion, may remove or abandon in place the improvements constructed on it. Upon such abandonment action, Grantee may, at its discretion, execute and record a reconveyance and release of this Easement whereupon this right-of-way and Easement with all rights and privileges mutually granted shall be fully canceled and terminated.

Grantor reserves the right to use and enjoy said property except for the purposes granted in this Easement. Any pipeline constructed by Grantee across lands under cultivation shall, at the time of construction, be buried to such depth as will not interfere with such cultivation. Grantor shall have the right to cultivate, work, plow, harvest and use the land granted within the Easement so long as it shall not hinder, conflict or interfere with Grantee's surface or subsurface rights or disturb its ability to operate, maintain and protect its facilities. No road, reservoir, excavation, change in surface grade, obstruction or structure shall be constructed, created or maintained within the described Easement area, of her than the last that and the last that the last that the last that and the last that the

Grantee shall indemnify and hold Grantor harmless from and against any and all loss, damage, or injury which may result from the construction, operation and maintenance of the facilities; provided, however, that said loss, damage, or injury does not arise out of or result from the actions of the Constant (his the constant to the con

from the actions of the Grantor, (his/her) agents or employees.

Granter agrees to indemnify Grantee against any environmental Itability that predates the date of this easement or that was caused solely by the Grantors actions or inactions, excluding any contamination caused by the Grantee or its predecessors-in-interest.

Orantee shall have the right to discharge or redeem for Granter, in whole or in part, any mortgage, tax or other lien on said land and shall be subrogated to such lien and rights.

It is mutually understood and agreed that this Easement and the attached exhibits, as written, cover and include all of the agreements and stipulations between the parties and that no representations or statements, verbal or written, have been made modifying, adding to or changing the terms of this agreement.

It is further agreed by the parties that this Easement shall supercede and replace any and all other agreements, contracts, easements and/or amendments to said agreements, contracts or easements now held by the Grantee for the installation, repair and replacement of pipelines on, over, under or through the Grantors property as described to the said agreement of pipelines on, over, under or through the Grantors property as described to the said agreement of pipelines on, over, under or through the Grantors property as described to the said agreements.



4:05PM

agreements such as road agreements, access agreements or agreements for separate pipelines, such as lateral pipelines from the Grantee's existing mainline transmission facilities shall not be affected by the terms of this agreement.

The terms, conditions and provisions of this agreement shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the parties.

IN WITNESS WHEREOF the parties have EXECUTED THIS CONVEYANCE AND AGREEMENT

DAY OF _ 7

. 2002 .

GRANTOR:

Robert N. Christenson

Jun E. Christenson

42995

SKAGIT COUNTY WASHINGTON HEAL ESTATE EXCISE TAX

NORTHWEST PIPELINE CORPORATION: (GRANTEE)

T)&/

Rex Johnson

JUL 0 2 2002

Amount Paid \$
Skagit Co. Treasurer

By (19)

Deput

200207020130 Skagit County Auditor

7/2/2002 Page

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4:05PM

PERSONAL - ACKNOWLEDGMENT

STATE OF WASHINGTON)
	
)ss.
COUNTY OF SIGHE IT)
BEFORE ME, the undersigned	authority, on this
	t N. Christenson and Sara Christenson, to me known
to be the individual described in	and who executed the foregoing instrument, and
acknowledged to me that he/she/th	ey signed the said instrument as his/her/their free and
voluntary act and deed for the uses a	and nurnoses therein montioned
	and purposes therein mentioned.
WITNESS my hand and official above written. B. YOUNG B.	Signature of Notary Notary Public in and for the County of State of Washington My Commission Expires: 10-9-02

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ACKNOWLEDGMENT ATTORNEY-IN-FACT

STATE OF	WASHINGTO	<u>V</u>)		
()	·)ss		
COUNTY OF	SNO HOUNSL	1)		
	, <u>\</u>	,		
On the	572_ day of _	JUNE	, 2002, pers	onally appeared
Rex Johnson bei	ore me and being b	y me duly sworn, di	d say that he is the	Attorney-in-Fact
of Northwest Pi	peline Corporation,	, and that the Agr	eement was signe	d on behalf of
			to me that as such	
executed the san		Signature of Notary	ME	2
و بره	SUBER S. C.	State of Washing		
T. T.	OF WAS	My Commission Ex	pires: (0· 9·	ع2ر
				·
		- 20-		

EXHIBIT "A"

CONSTRUCTION STIPULATIONS AGREEMENT

In accordance with the terms and conditions of the Easement, the Grantor and Grantee agree that the natural gas pipeline facilities will be constructed on Grantor's property in accordance with the following terms and conditions:

- 1. 6 RANTER Will provide AN ASBUILT Survey of The 2. Pipe lines AS Truy Cross 6 RANTERS property within 180
- 3 DAY'S of completion of ENSTOLLATION of 3rd PIPOLINE.
 - 4. GRANTEE WILL PEPPIT OF COMPENSATE GRANTOR FOR
 - 5. DAMAZES as ITATECO ON pagel, To include but not
 - 6. be consted to Deainese, culvers, water table/wells, and
 T. Any other DAMAges (Boads Ditches, ETC.)
 - 8. GRANTER WILL MAKE ALLEFFORTS TO NOT be fiscal BU
 - 9. to Remove try Trees OTHER THAN Those THAT one & Absoluty NEVESSAM FOR THIS PRINTER.

Their show he no additional Above ground Apportaneous except for pipiline markes as Veguired by Low.

There should be only a Total of 3 pipelines upon sold property.

Julyi

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