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DODGE COUNTY
DODGE COUNTY
REGISTER OF DEEDS
COMPUTER INDEX FEE \$ 147.

Recording Requested by and when Recorded Return to: Williams Energy Services, ATTN: Real Estate Services, RES - 2nd Floor, P.O. Box 21628, Tulsa, Oklahoma 74121-1628

MASTER CONVEYANCE, ASSIGNMENT AND BILL OF SALE

Dodge County, Nebraska

KNOW ALL MEN BY THESE PRESENTS:

MAPCO Inc., a Delaware corporation, with its general office at One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Mail Drop 35-1, Tulsa, Oklahoma 74172 (herein called "MAPCO"); Mid-America Pipeline Company, a Delaware corporation, with its general office at One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Mail Drop 35-1, Tulsa, Oklahoma, and formerly known as MAPCO Transportation Inc., with its general office at One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Mail Drop 35-1,Tulsa, Oklahoma 74172 (herein called "WNGL"); and Williams Ammonia Pipeline, Inc., a Delaware corporation and formerly known as MAPCO Ammonia Pipeline, Inc., a Delaware Cone Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, Oklahoma, and whose mailing address is One Williams Center, Tulsa, Oklahoma, Okla of January 1, 2001 (the "Effective Date") but each of the conveyances set forth herein shall be effective as of the respective dates set forth in Parts I, II, III and IV hereof, is by and among This Master Conveyance, Assignment and Bill of Sale (this "Conveyance"), effective as

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RECITALS

WHEREAS, portions of the real and personal properties described on Exhibit A together with all buildings, fixtures and equipment used in connection therewith and all other assets owned by MAPCO on December 31, 1981, that related in any way to the natural gas liquids pipelines and ammonia pipelines then owned by MAPCO wherever located (collectively, the "Pipeline Properties") were beneficially owned by some or all of the parties to this Conveyance at one time prior to the Effective Date, but in some instances documents evidencing such beneficial ownership were unintentionally not recorded in the appropriate records by the applicable party; and

Properties; and WHEREAS, in 1959 Midcontinent Eastern Pipeline Corporation, a Delaware corporation, began acquiring pipeline easements in various states, some of which are part of the Pipeline

WHEREAS, effective February 2, 1960, Midcontinent Eastern Pipeline Corporation changed its name to Mid-America Pipeline Company ("Old Mid-America"); and

and WHEREAS, effective May 2, 1968, Old Mid-America changed its name to MAPCO Inc.;

WHEREAS, effective May 31, 1968, New Mid-America was formed; and

recording any instrument evidencing such conveyance; and portions of the Pipeline Properties, conveyed all of its right, titles and interests in and to the portion of the Pipeline Properties then owned by MAPCO to New Mid-America without WHEREAS, effective December 31, 1981, MAPCO, as the then owner and operator of

instrument evidencing such conveyance; and Property, as hereinafter defined, then owned by New Mid-America without recording any WHEREAS, effective January 1, 1989, New Mid-America declared a dividend to its sole shareholder, MAPCO Transportation Inc., a Delaware corporation ("MTI"), of all of the Subject

WHEREAS, effective February 8, 1989, MTI contributed all of the Subject Property then owned by MTI to its wholly owned subsidiary, MAPCO Ammonia Pipeline Inc., a Delaware corporation ("MAP"); and

Gas Liquids Inc.; and WHEREAS, effective December 29, 1992, MTI changed its name to MAPCO Natural

its name to Williams Natural Gas Liquids, Inc.; and WHEREAS, effective November 12, 1998, MAPCO Natural Gas Liquids, Inc. changed

Pipeline, Inc.; and WHEREAS, effective April 21, 1999, MAP changed its name to Williams Ammonia

WAP being the ultimate owner of the Subject Property, and the remainder of the Easements and various real and personal property used in connection therewith which are not part of the Subject Property, together with a fifty percent (50%) undivided interest in the Shared Equipment, as defined in Section 2.1, being owned by New Mid-America. WHEREAS, the parties to this Conveyance desire to confirm the correct record of ownership to the Easements, as defined in Section 2.1, and other real and personal property with

parties hereto hereby agree as follows: consideration, the receipt and sufficiency of which are hereby acknowledged and confessed the NOW, THEREFORE, in consideration of the premises and other good and valuable

PART I INITIAL TRANSFER

1.1 Granting and Habendum Clauses

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, MAPCO hereby grants, conveys, bargains, assigns, transfers, sells, delivers and sets over unto New Mid-America, its successors and assigns, effective December 31, 1981, all right, title, interest and estate of MAPCO on that date in and to the Pipeline Properties.

Encumbrances and the MAPCO Liabilities, as hereinafter defined, and all of the other terms, conditions, exceptions and reservations of this Part I, unto New Mid-America, its successors and TO HAVE AND TO HOLD the Pipeline Properties, subject to the Pipeline Permitted

1.2 Terms of Assignment.

the following matters: The conveyance and assignment made under this Part I by MAPCO are made subject to

- a current survey or visual inspection, including probing for pipelines, would reflect, and to the tribunals having or asserting jurisdiction over the Pipeline Properties or the business and operations conducted thereon, in each case to the extent the same are valid, enforceable and charges, encumbrances, contracts, agreements, instruments (including, without limitation, recorded easements and rights-of-way), obligations, defects, irregularities, mortgages, pledges, affect the Pipeline Properties as of December 31, 1981, and to all physical and other matters that restrictions, security interests, options or preferential rights to purchase, adverse claims and all "Pipeline Permitted Encumbrances"). MAPCO Liabilities assumed by New Mid-America pursuant to Section 1.3 (collectively, the regulations, ordinances, judgments and orders of governmental authorities or All of the terms and conditions set forth in all recorded and unrecorded liens
- assignable, in and to all covenants and warranties by the predecessors in title of MAPCO and Mid-America and all persons claiming by, through, and under New Mid-America, to the extent implied or statutory, and without recourse, but with full substitution and subrogation of New Such conveyance and assignment are made without warranty of title, express.

action of warranty against all former owners of the Pipeline Properties. with full subrogation of all rights accruing under applicable statutes of limitation and all rights of

THE COMPLIANCE OF OR BY THE PIPELINE PROPERTIES OR ITS OPERATION WITH ANY LAWS (INCLUDING WITHOUT LIMITATION ANY ZONING, ENVIRONMENTAL PROTECTION, POLLUTION OR LAND USE LAWS, RULES, REGULATIONS, ORDERS OR REQUIREMENTS), OR (E) THE HABITABILITY, MERCHANTABILITY, THE PIPELINE PROPERTIES GENERALLY, INCLUDING THE PRESENCE OR LACK OF HAZARDOUS SUBSTANCES OR OTHER MATTERS ON, IN OR UNDER THE PIPELINE PROPERTIES, (B) THE INCOME TO BE DERIVED FROM THE PIPELINE PROPERTIES, (C) THE SUITABILITY OF THE PIPELINE PROPERTIES FOR ANY AND ALL ACTIVITIES AND USES WHICH NEW MID-AMERICA MAY CONDUCT THEREON, (D) PROVIDED FOR HEREIN IS MADE IN AN "AS IS", "WHERE IS" CONDITION WITH ALL FAULTS, AND THE INTEREST OF MAPCO IN THE PIPELINE PROPERTIES IS ANY MANNER BY ANY VERBAL OR WRITTEN STATEMENTS, REPRESENTATIONS OR INFORMATION PERTAINING TO THE PIPELINE PROPERTIES FURNISHED BY OR REQUIREMENTS), OR (E) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF WHATSOEVER, WHETHER EXPRESS, IMPLIED OR STATUTORY, ORAL OR WRITTEN, PAST OR PRESENT (ALL OF WHICH ARE EXPRESSLY DISCLAIMED BY MAPCO), REGARDING (A) THE TITLE, VALUE, NATURE, QUALITY OR CONDITION OF ANY PORTION OF THE PIPELINE PROPERTIES INCLUDING, WITHOUT OF ANY PORTION OF THE PIPELINE PROPERTIES INCLUDING. OR STATUTORY, WITH RESPECT TO THE PIPELINE PROPERTIES OR ANY INTEREST OF MAPCO THEREIN THAT MAY ARISE PURSUANT TO ANY LAW NOW OR REPRESENTATIONS OR WARRANTIES OF MAPCO, WHETHER EXPRESS, IMPLIED INTENDED TO BE MAPCO AND NEW FOREGOING. CONVEYED BY MAPCO AND ACCEPTED BY NEW MID-AMERICA SUBJECT TO THE CONVEYANCE OF ACKNOWLEDGES THAT TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE PROVIDED OR TO BE PROVIDED BY MAPCO. MAPCO IS NOT LIABLE OR BOUND IN INVESTIGATION OF THE PIPELINE PROPERTIES AND NOT ON ANY INFORMATION PROPERTIES AND NEW MID-AMERICA IS RELYING SOLELY THE PIPELINE PROPERTIES. NEW MID-AMERICA ACKNOWLEDGES AND AGREES THAT NEW MID-AMERICA HAS THE OPPORTUNITY TO INSPECT THE PIPELINE OF ANY PORTION OF THE PIPELINE PROPERTIES INCLUDING, WITHOUT LIMITATION, THE WATER, SOIL, GEOLOGY OR ENVIRONMENTAL CONDITION OF CONTAINED IN THIS CONVEYANCE, NEW MID-AMERICA ACKNOWLEDGES AND AGREES THAT MAPCO HAS NOT MADE, DOES NOT MAKE, AND SPECIFICALLY NEGATES AND DISCLAIMS, ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR GUARANTIES OF ANY KIND OR CHARACTER HEREIN HEREAFTER IN EFFECT, OR OTHERWISE, are conveyed to New Mid-America without recourse, covenant or warranty of any kind, express, implied or statutory. NOTWITHSTANDING ANYTHING TO THE CONTRARY AGENT, EMPLOYEE, New Mid-America agrees that the disclaimers contained in this section are "conspicuous" All rights, titles, interests and estate of MAPCO in and to the Pipeline Properties THE PROVISIONS OF THIS SECTION HAVE BEEN NEGOTIATED BY MAPCO'S MID-AMERICA AFTER DUE ≻ COMPLETE SERVANT OR THIRD PARTY. INTEREST **EXCLUSION** IN THE PIPELINE EXCEPT AS EXPRESSLY SET FORTH CONSIDERATION AND NEGATION NEW MID-AMERICA PROPERTIES ON ITS AND Ç OWN ANY

1.3 Assumption of Obligations; Indemnification.

undertakings with MAPCO. contracts, agreements, franchises, leases, licenses, commitments, promissory notes, bonds or MAPCO with respect thereto, or enlarge any rights or remedies of any third party under any with respect thereto beyond that of MAPCO, or waive any valid defense that was available to agreement to pay, perform and discharge shall not increase the obligation of New Mid-America court costs and other costs of suit relating thereto), provided, however, that said assumption and MAPCO from and against the MAPCO Liabilities (including, without limitation, attorney's fees and discharge the MAPCO Liabilities, and to protect, defend, indemnify and hold harmless MAPCO Liabilities to the full extent that MAPCO has been heretofore obligated to pay, perform New Mid-America hereby assumes and agrees to pay, perform and discharge the

of MAPCO as of December 31, 1981. accrued, contingent, known or unknown, and whether or not reflected on the books and records 1981 relating solely to the Pipeline Properties or the business represented thereby, whether The term "MAPCO Liabilities" shall mean all liabilities of MAPCO as of December 31.

property arising out of or in any way in connection with the ownership, use or operation of the Pipeline Properties by New Mid-America, its successors and assigns, except to the extent such injuries, death or damages are caused solely by the negligence or other fault of MAPCO, or its agents, employees, successors or assigns. any portion of the Pipeline Properties, or (c) injury to or death of any person or for damage to by New Mid-America of any of the covenants contained in this Conveyance, (b) ownership, use or operation of the Pipeline Properties including, without limitation, environmental damage to shareholders, directors, officers, employees and agents from and against any costs, damages, expenses and fees suffered or incurred by any of such parties which result from the (a) violation New Mid-America shall indemnify, defend and hold harmless MAPCO and its

PART II TRANSFER FROM NEW MID AMERICA TO WNGL

2.1 Granting and Habendum Clauses.

successors and assigns, effective as of January 1, 1989, all right, title, interest and estate of New delivers and sets over unto WNGL (in its capacity as successor by name change to MTI) and its acknowledged, New Mid-America hereby grants, conveys, bargains, assigns, transfers, sells, Mid-America on that date in and to the following described property (collectively, the "Subject which this Conveyance purports to have vested in New Mid-America on such date): Property"), to wit (the same to include all right, title, interest and estate in the Subject Property For good and valuable consideration, the receipt and sufficiency of which are hereby

- additions or replacements, the "Ammonia Pipeline") Ammonia Pipelines. All of the following matters (collectively, together with all
- The presently existing ammonia pipelines described in Part I of Exhibit A hereto;

- meters, pumps, engines, pipes, gates, telephone, telegraph and other telecommunication lines, poles, wires, casings and fixtures, headers, aerial suspension river crossings, appliances, electric fittings, valves, substations, pumping stations, metering stations, meter houses, regulator houses, tanks, scrapers, in connection with such ammonia pipelines, including, without limitation, kind or nature that are situated along or are proximate to the Easements and that are used solely power lines, terminals and truck racks; and all buildings, structures, appurtenances, fixtures, equipment and tools of every connections, cathodic or electric protection units, bypasses, regulators, drips, all stations,
- proximate to the Easements and that are used in connection with such ammonia pipelines in appurtenances, fixtures, equipment and tools of every kind or nature that are situated along or are maintenance, repair, removal and replacement of the ammonia pipelines described in Part I of which undivided interest shall give WNGL the right to use the Shared Equipment on a non-exclusive basis with New Mid-America as reasonably necessary for the operation, inspection, conjunction with New Mid-America (collectively, the "Shared Equipment"), including but not limited to all types of equipment similar to the equipment listed in clause (ii) immediately above, an undivided fifty percent (50%) interest in all other buildings, structures
- Exhibit A hereto, together with all prescriptive rights and all franchises, privileges, permits, grants, leases and consents in favor of MAPCO, or MAPCO's predecessors in title, in, on, over Notwithstanding the foregoing, Part II of Exhibit A is divided into the following two parts: (i) Exhibit A - Part II A covers those Easements in which New Mid-America conveys all of its right, title, interest and estate in all of Easements shown thereon, and (ii) Exhibit A - Part II B relates to declaration of taking, permits and grants for the laying, maintenance and operation of the Ammonia Pipeline (collectively, the "Easements" and singularly, the "Easement"). and under lands, roads, highways, railroads, rivers, canals, ditches, land, permits and grants, and all amendments to each thereof, if any, described in Part II of easements, rights of way, amendatory grants, servitudes, surface leases, surface rights, interest in incident thereto, rights under condemnation and condemnation judgments, judgments parks, forests and wilderness areas, public grounds or structures, or elsewhere, and all rights the "Partial Easement Interests"): Easements in which New Mid-America herein grants and conveys the following (collectively, Easements. Subject to the limitations contained in this Section 2.1(b), the bridges, state and national
- (1) A partial, non-exclusive easement two feet wide along the entire length of the Ammonia Pipeline situated within the land that is subject to the Easements shown on Ammonia Pipeline. solely for the operation, inspection, maintenance, repair, removal and replacement of the centerline of such Ammonia Pipeline. The Ammonia Pipeline Easement is to be used Exhibit A - Part II B (the "Ammonia Pipeline Easement"), with the centerline being the
- New Mid-America, a non-exclusive easement over and across all other portions of the conduct all activities (including, without limitation, utilizing temporary working space) reasonably necessary for the sole purpose of the inspection, maintenance, repair, removal Easements for ingress and egress to and from the Ammonia Pipeline Easement and to In accordance with, consistent with, and in conjunction with the rights of

Easements that are established from time to time by New Mid-America and its successors all ownership, maintenance and operation policies and procedures applicable to the conducted on such other portions of the Easements shall be conducted in accordance with and replacement of the Ammonia Pipeline; provided, however, that all activities

and, subject to the foregoing, the conveyance and assignment under the terms of this Conveyance operation, inspection, maintenance, repair, removal and replacement of the Ammonia Pipeline (the matters covered in clause [i] and [ii] being collectively referred to as the "Retained Rights"), interests owned and/or retained by New Mid-America. the Easements. of the Partial Easement Interests shall not impair New Mid-America's exercise of its rights under for any other purpose whatsoever so long as such use does not unreasonably interfere with the its successors' and assigns' other pipelines, cables or other lines or equipment located therein or operation, inspection, maintenance, repair, removal and replacement of New Mid-America's and whatsoever, and (ii) all portions of the Ammonia Pipeline Easement for the installation, successors' and assigns' its successors and assigns, any and all rights in and to all of the Easements not expressly assigned or granted to WNGL hereunder including, without limitation, the right to use (i) all portions of and agree that WNGL's rights and interests as herein conveyed shall be subservient to the Easements outside of the Ammonia Pipeline Easement for the installation, operation, As to the Partial Easement Interests, New Mid-America expressly reserves unto itself and maintenance, repair, removal and replacement of New Mid-America's and its As to the Partial Easement Interests, New Mid-America and WNGL recognize pipelines, cables or other lines or equipment or for any other purpose

of any portion of the property covered by the Partial Easement Interests, but shall be a joint use and replacement of the Ammonia Pipeline. uses do not unreasonably interfere with the operation, inspection, maintenance, repair, removal easements, rights-of-way and use to other parties on, over or under any portion of the Ammonia Mid-America and its successors and assigns shall have the right to grant and create additional with New Mid-America and its successors and assigns. Without limiting the foregoing, New be non-exclusive and shall not entitle WNGL, or its successors and assigns, to the exclusive use Pipeline Easement provided such additionally granted or created easements, rights-of-way or The easement rights granted by this Conveyance as to the Partial Easement Interests shall

existing Easements listed in Exhibit A - Part II B, and the Partial Easement Interests shall automatically terminate upon the expiration or termination of such existing Easements. WNGL acknowledges that the Ammonia Pipeline Easement is superimposed upon the

(c) Other Interests.

of New Mid-America in and to such property, except for the Retained Rights, from and after property, or any part thereof, including, without limitation, all reversionary interests and thereof, and all the right, title, interest, estate and claim whatsoever, at law as well as in equity, reversions, remainders, tolls, rents, revenues, issues, earnings, income products and profits tenements, hereditaments and appurtenances belonging or in any wise appertaining to such With respect to the property described in Sections 2.1(a) and (b), all and singular the

TO HAVE AND TO HOLD the Subject Property, subject to the Retained Rights, the Subject Property Permitted Encumbrances, the New Mid-America Liabilities, as hereinafter defined, and all of the other terms, conditions, exceptions and reservations hereof, unto WNGL, its successors and assigns, forever.

successor by name change to MTI. WNGL is no longer known as MTI it is executing this Conveyance in the capacity as the Property was vested in MTI on January 1, 1989, as WNGL was known on such date, but since It is understood and agreed that it is intended that record title reflect that the Subject

2.2 Subject Property Permitted Encumbrances.

1989, and to all physical and other matters that a current survey or visual inspection, including probing for pipelines, would reflect, and to the New Mid-America Liabilities, as hereinafter defined, assumed by WNGL pursuant to Section 2.3 (collectively, the "Subject Property Permitted Encumbrances"). case to the extent the same are valid, enforceable and affect the Subject Property on January 1. jurisdiction over the Subject Property or the business and operations conducted thereon, in each ordinances, judgments and orders of governmental authorities or tribunals having or asserting of-way), obligations, defects, irregularities, mortgages, pledges, restrictions, security interests, options or preferential rights to purchase, adverse claims and all laws, rules, regulations, contracts, agreements, instruments (including, without limitation, recorded easements and rightsthe terms and conditions set forth in the easements, rights-of-way, and other instruments described in Exhibit A and to all recorded and unrecorded liens, charges, encumbrances, The conveyance and assignment in this Part II are made and accepted expressly subject to

2.3 Assumed Mid-America Liabilities.

WNGL hereby assumes and agrees to pay, perform and discharge the New Mid-America Liabilities to the full extent that New Mid-America has been heretofore obligated to pay, perform and discharge the New Mid-America Liabilities, and to protect, defend, indemnify and hold harmless New Mid-America from and against the New Mid-America Liabilities (including, commitments, promissory notes, bonds or undertakings with New Mid-America or remedies of any third party under any contracts, agreements, franchises, leases, valid defense that was available to New Mid-America with respect thereto, or enlarge any rights the obligation of WNGL with respect thereto beyond that of New Mid-America, or waive any however, that said assumption and agreement to pay, perform and discharge shall not increase without limitation, attorney's fees, court costs and other costs of suit relating thereto), provided,

relating solely to the Subject Property or the business represented thereby as of January 1, 1989, whether accrued, contingent, known or unknown, and whether or not reflected on the books and records of New Mid-America as of January 1, 1989. The term "New Mid-America Liabilities" shall mean all liabilities of New Mid-America

2.4 Disclaimer of Warranties; Subrogation

subrogation of all rights accruing under applicable statutes of limitation and all rights of action of express, implied or statutory, and without recourse, but with full substitution and subrogation of WNGL and all persons claiming by, through, and under WNGL, to the extent assignable, in and to all covenants and warranties by the predecessors in title of New Mid-America and with full warranty against all former owners of the Subject Property. The conveyance and assignment in this Part II are made without warranty of title.

KIND OR CHARACTER WHATSOEVER, WHETHER EXPRESS, IMPLIED OR STATUTORY, ORAL OR WRITTEN, PAST OR PRESENT (ALL OF WHICH ARE EXPRESSLY DISCLAIMED BY NEW MID-AMERICA), REGARDING (A) THE TITLE, VALUE, NATURE, QUALITY OR CONDITION OF ANY PORTION OF THE SUBJECT PROPERTY INCLUDING, WITHOUT LIMITATION, THE WATER, SOIL, GEOLOGY OR ENVIRONMENTAL CONDITION OF THE SUBJECT PROPERTY GENERALLY, INCLUDING THE PRESENCE OR LACK OF HAZARDOUS SUBSTANCES OR OTHER MATTERS ON, IN OR UNDER THE SUBJECT PROPERTY, (B) THE INCOME TO BE DERIVED FROM THE SUBJECT PROPERTY, (C) THE SUITABILITY OF THE SUBJECT PROPERTY FOR ANY AND ALL ACTIVITIES AND USES WHICH WAY CONDUCT THEREON, (D) THE COMPLIANCE OF OR BY THE SUBJECT PROPERTY OR ITS OPERATION WITH ANY LAWS (INCLUDING WITHOUT LIMITATION ANY LAWS (INCLUDING WITHOUT LIMITATION ANY LAWS). BOUND IN ANY MANNER BY ANY VERBAL OR WRITTEN STATEMENTS, REPRESENTATIONS OR INFORMATION PERTAINING TO THE SUBJECT PROPERTY FURNISHED BY ANY AGENT, EMPLOYEE, SERVANT OR THIRD PARTY. WNGL ACKNOWLEDGES THAT TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE ZONING, ENVIRONMENTAL PROTECTION, POLLUTION OR LAND USE LAWS, RULES, REGULATIONS, ORDERS OR REQUIREMENTS), OR (E) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE SUBJECT PROPERTY. WNGL ACKNOWLEDGES WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR GUARANTIES OF ANY KIND OR CHARACTER WHATSOEVER, WHETHER EXPRESS, IMPLIED OR STATUTORY, ORAL OR WRITTEN, PAST OR PRESENT (ALL OF WHICH ARE SPECIFICALLY AND AGREES THAT NEW MID-AMERICA HAS NOT MADE, DOES NOT MAKE, AND warranty of any kind, express, implied or statutory. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS CONVEYANCE, WNGL ACKNOWLEDGES IN AN "AS IS", "WHERE IS" CONDITION WITH ALL FAULTS, AND THE SUBJECT PROPERTY IS CONVEYED BY NEW MID-AMERICA AND ACCEPTED BY WNGL SUBJECT TO THE FOREGOING. THE PROVISIONS OF THIS SECTION HAVE BEEN PROPERTY AND WNGL IS RELYING SOLELY ON ITS OWN INVESTIGATION OF THE SUBJECT PROPERTY AND NOT ON ANY INFORMATION PROVIDED OR TO BE PARTICULAR PURPOSE OF THE SUBJECT PROPERTY. WNGL ACKNOWLEDGES AND AGREES THAT WNGL HAS THE OPPORTUNITY TO INSPECT THE SUBJECT NEGATION OF ANY REPRESENTATIONS OR WARRANTIES OF NEW MID-AMERICA CONSIDERATION AND ARE INTENDED TO BE A COMPLETE EXCLUSION NEGOTIATED BY CONVEYANCE OF THE SUBJECT PROPERTY AS PROVIDED FOR HEREIN IS MADE PROVIDED BY NEW MID-AMERICA. WNGL The Subject Property is conveyed to WNGL without recourse, covenant or agrees that the disclaimers contained in this section are "conspicuous" NEGATES NEW WNGL AND AND DISCLAIMS, NEW MID-AMERICA IS NOT NEW NOTWITHSTANDING ANYTHING TO MID-AMERICA ANY REPRESENTATIONS, **AFTER** LIABLE OR

WHETHER EXPRESS, IMPLIED OR STATUTORY, WITH RESPECT TO THE SUBJECT PROPERTY THAT MAY ARISE PURSUANT TO ANY LAW NOW OR HEREAFTER IN EFFECT, OR OTHERWISE, EXCEPT AS EXPRESSLY SET FORTH HEREIN.

other words used in this Conveyance are hereby expressly disclaimed, waived and negated (b) Any covenants implied by statute or law by the use of the words "grant", "convey", "bargain", "assign", "transfer", "sell", "deliver" or "set over" or any of them or any

2.5 Compliance with Instruments and No Additional Pipelines.

- extent of their interests in and to the Easements. of the instruments establishing the interests of New Mid-America in and to the Easements to the to take any action that would result in the termination of any Subject Property Permitted provisions of the Subject Property Permitted Encumbrances and will not take any action or omit foregoing, New Mid-America and WNGL shall each comply with all of the terms and provisions (being New Mid-America or WNGL, as the case may be). Without limiting the generality of the Encumbrance or any rights created thereby without the prior written consent of the other party New Mid-America and WNGL each agree to comply with all of the terms and
- all Laws, as defined in this Section 2.5, and WNGL shall not install any additional pipelines portion of the Subject Property without the prior written consent of New Mid-America. (other than replacement of the existing Ammonia Pipeline), equipment or other matters on any WNGL shall own, operate and maintain the Subject Property in accordance with
- appurtenant or other equipment presently located therein or that may be added or constructed by limitation, New Mid-America's right to use the Retained Property for additional pipelines and all that are subject to the Retained Rights (collectively the "Retained Property") including, without New Mid-America at any time and from time to time. WNGL shall not interfere with New Mid-America's use of the property or assets
- (d) WNGL shall not grant, convey, assign or otherwise dispose of any of its rights, titles or interests in and to any portion of the Subject Property without the prior written consent of New Mid-America.

decisions of arbitrators or determinations of any governmental authority or court. The term "Laws" shall mean any and all laws, statutes, ordinances, rules or regulations promulgated by a governmental authority, orders of a governmental authority, judicial decisions,

successors and assigns, except to the extent such injuries, death or damages are caused solely by way in connection with the ownership, use or operation of the Subject Property by WNGL, its portion of the Easements, the Subject Property or any property of New Mid-America located without limitation, all obligations of WNGL under Sections 2.3 and 2.5, (b) ownership, use or operation of the Subject Property including, without limitation, environmental damage to any the (a) violation by WNGL of any of the covenants contained in this Conveyance, including costs, damages, expenses and fees suffered or incurred by any of such parties which result from therein, or (c) injury to or death of any person or for damage to property arising out of or in any America and its shareholders, directors, officers, employees and agents from and against any WNGL Indemnification. WNGL shall indemnify, defend and hold harmless New Mid-

the negligence or other fault of New Mid-America, or its agents, employees, successors or

New Mid-America, its successors and assigns, except where such injuries, death or damages are caused solely by the negligence or other fault of WNGL, or its agents, employees, successors or successor's and assigns from and against any costs, damages, expenses and fees suffered or incurred by any of such parties which result from the (a) violation by New Mid-America of any 2.7 New Mid-America Indemnification. New Mid-America shall indemnify, defend and hold harmless WNGL and its partners and members and WNGL's and such partners and members' respective shareholders, directors, officers, employees and agents and their of or in any way connection with the ownership, use or operation of the Retained Property by the Subject Property, or (c) injury to or death of any person or for damage to property arising out Property including, without limitation, environmental damage to any portion of the Easements or of the covenants contained in this Conveyance, (b) ownership, use or operation of the Retained

2.8 Indemnification Procedures.

- time after either becomes aware of facts giving rise to a claim for indemnification pursuant to Section 2.6 or Section 2.7, the party that becomes aware of such facts will provide notice thereof in writing to the other party specifying the nature of and specific basis for such claim. New Mid-America and WNGL agree that within a reasonable period of
- aspects of the defense of (and any counterclaims with respect to) any claims brought against the applicable indemnified party (the "Indemnitee") under the terms of Section Section 2.7, as the case may be, (the "Indemnitor") shall have the right to control all settling of any such matter or any issues relating thereto; provided, however, that no such selection of counsel, determination of whether to appeal any decision of any court and the indemnification set forth in Section 2.6 or Section 2.7, including, without limitation, the full release of the Indemnitee from such matter or issues, as the case may be. settlement shall be entered into without the consent of the Indemnitee unless it includes a 2.6 and Section 2.7, The applicable indemnifying party under the terms of Section 2.6 and as the case may be, that are covered by the applicable
- indemnification set forth in Section 2.6 and Section 2.7, including, without limitation, the the Indemnitor with respect to all aspects of the defense of any claims covered by the reasonable efforts to minimize the impact thereof on the operations of the Indemnitee. the Indemnitee; provided, however, that in connection therewith Indemnitor agrees to use relevant to such defense and the making available to the Indemnitor of any employees of files, records or other information of the Indemnitee that the Indemnitor considers utilized in connection with such defense, the making available to the Indemnitor of any thereto that the Indemnitee may receive, permitting the name of the Indemnitee to be prompt furnishing to the Indemnitor of any correspondence or other notice relating no event shall the obligation of the Indemnitee to cooperate with the Indemnitor as set forth in the immediately preceding sentence be construed as imposing upon the The Indemnitee agrees, at its sole cost and expense, to cooperate fully with

status of any such defense, but the Indemnitor shall have the right to retain sole control agrees to keep any such counsel hired by the Indemnitee reasonably informed as to the the case may be; provided, however, that the Indemnitee may, its own option, cost and expense, hire and pay for counsel in connection with any such defense. The Indemnitor Indemnitee an obligation to hire and pay for counsel in connection with the defense of any claims covered by the applicable indemnification set forth in Section 2.6 or 2.7, as over such defense.

(d) In determining the amount of any loss, liability or expense for which an Indemnitee is entitled to indemnification under this Conveyance, the gross amount thereof will be reduced by any insurance proceeds realized or to be realized by the applicable Indemnitee, and such correlative insurance benefit shall be net of any insurance premium that becomes due as a result of such claim.

PART III TRANSFER FROM WNGL TO WAP

3.1 Granting and Habendum Clauses.

Property (the same to include all right, title, interest and estate in and to the Subject Property which this Conveyance purports to have vested in WNGL [then known as MTI] on such date). right, title, interest and estate of MTI (now known as WNGL) on that date in and to the Subject successor by name change to MAP), its successors and assigns, effective February 8, 1989, all acknowledged, WNGL (in its capacity as successor by name change to MTI) hereby grants, conveys, bargains, assigns, transfers, sells, delivers and sets over unto WAP (in its capacity as For good and valuable consideration, the receipt and sufficiency of which are hereby

Permitted Encumbrances and the WNGL Liabilities, as hereinafter defined, and all of the other terms, conditions, exceptions and reservations of this Part III, unto WAP, its successors and assigns, forever. TO HAVE AND TO HOLD the Subject Property, subject to the Subject Property

It is understood and agreed that it is intended that the record reflect that the Subject Property was vested in MAP on February 8, 1989, as WAP was known on such date, but (i) since WAP is no longer known as MAP, WAP is executing this Conveyance in the capacity as the successor by name change to MAP, and (ii) since WNGL is no longer known as MTI, WNGL is executing this Conveyance in the capacity as the successor by name change to MTI.

3.2 Terms of Assignment.

the following matters: The conveyance and assignment made under this Part III by WNGL is made subject to

contained in this Conveyance including, without limitation, the terms and provisions set forth in Part I and Part II of this Conveyance. Such conveyance and assignment is subject to all of the terms and provisions

the Subject Property. applicable statutes of limitation and all rights of action of warranty against all former owners of by, through, and under WAP, to the extent assignable, in and to all covenants and warranties by the predecessors in title of WNGL and with full subrogation of all rights accruing under (b) This Conveyance is made without warranty of title, express, implied or statutory, and without recourse, but with full substitution and subrogation of WAP and all persons claiming

REGULATIONS, ORDERS OR REQUIREMENTS), OR (E) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE SUBJECT PROPERTY. WAP ACKNOWLEDGES AND DERIVED FROM THE SUBJECT PROPERTY, (C) THE SUITABILITY OF THE SUBJECT PROPERTY FOR ANY AND ALL ACTIVITIES AND USES WHICH WAP MAY CONDUCT THEREON, (D) THE COMPLIANCE OF OR BY THE SUBJECT PROPERTY OR ITS OPERATION WITH ANY LAWS (INCLUDING WITHOUT LIMITATION ANY ZONING, ENVIRONMENTAL PROTECTION, POLLUTION OR LAND USE LAWS, RULES, ENVIRONMENTAL PROTECTION, POLLUTION OR LAND USE LAWS, RULES, WAP agrees that the disclaimers contained in this section are "conspicuous" disclaimers. All rights, titles, interests and estate of WNGL in and to the Subject Property are conveyed to WAP without recourse, covenant or warranty of any kind, express, implied or statutory. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS CONVEYANCE, WAP ACKNOWLEDGES AND AGREES THAT WNGL HAS NOT MADE, DOES NOT MAKE, AND SPECIFICALLY NEGATES AND DISCLAIMS, ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR WNGL AND WAP AFTER DUE CONSIDERATION AND ARE INTENDED TO BE A COMPLETE EXCLUSION AND NEGATION OF ANY REPRESENTATIONS OR WARRANTIES OF WNGL, WHETHER EXPRESS, IMPLIED OR STATUTORY, WITH RESPECT TO THE SUBJECT PROPERTY OR ANY INTEREST OF WNGL THEREIN PERMITTED BY LAW, THE CONVEYANCE OF WNGL'S INTEREST IN THE SUBJECT PROPERTY AS PROVIDED FOR HEREIN IS MADE IN AN "AS IS", "WHERE IS" CONDITION WITH ALL FAULTS, AND THE INTEREST OF WNGL IN THE SUBJECT WRITTEN STATEMENTS, REPRESENTATIONS OR INFORMATION PERTAINING TO PROPERTY AND NOT ON ANY INFORMATION PROVIDED OR TO BE PROVIDED BY INCLUDING THE PRESENCE OR LACK OF HAZARDOUS SUBSTANCES OR OTHER MATTERS ON, IN OR UNDER THE SUBJECT PROPERTY, (B) THE INCOME TO BE ARE EXPRESSLY DISCLAIMED BY WNGL), REGARDING (A) THE TITLE, VALUE, NATURE, QUALITY OR CONDITION OF ANY PORTION OF THE SUBJECT PROPERTY GUARANTIES OF ANY KIND OR CHARACTER WHATSOEVER, WHETHER EXPRESS, IMPLIED OR STATUTORY, ORAL OR WRITTEN, PAST OR PRESENT (ALL OF WHICH THE SUBJECT PROPERTY FURNISHED BY ANY AGENT, EMPLOYEE, SERVANT OR THIRD PARTY. WAP ACKNOWLEDGES THAT TO THE MAXIMUM EXTENT WNGL. WNGL IS NOT LIABLE OR BOUND IN ANY MANNER BY ANY VERBAL OR AND WAP IS RELYING SOLELY ON ITS OWN INVESTIGATION OF THE SUBJECT AGREES THAT WAP HAS THE OPPORTUNITY TO INSPECT THE SUBJECT PROPERTY FOREGOING. PROPERTY IS CONVEYED BY WNGL AND ACCEPTED BY WAP SUBJECT TO THE ENVIRONMENTAL INCLUDING, THE PROVISIONS OF THIS SECTION HAVE BEEN NEGOTIATED BY WITHOUT LIMITATION, CONDITION 웃 THE SUBJECT THE WATER, PROPERTY SOIL, USE LAWS, RULES THE HABITABILITY **GEOLOGY** GENERALLY

THAT MAY ARISE PURSUANT TO ANY LAW NOW OR HEREAFTER IN EFFECT, OR OTHERWISE, EXCEPT AS EXPRESSLY SET FORTH HEREIN.

3.3 Assumption of Obligations; Indemnification.

beyond that of WNGL, or waive any valid defense that was available to WNGL with respect thereto, or enlarge any rights or remedies of any third party under any contracts, agreements, and other costs of suit relating thereto), provided, however, that said assumption and agreement to pay, perform and discharge shall not increase the obligation of WAP with respect thereto (a) WAP hereby assumes and agrees to pay, perform and discharge the WNGL Liabilities to the full extent that WNGL has been heretofore obligated to pay, perform and discharge the WNGL Liabilities, and to protect, defend, indemnify and hold harmless WNGL franchises, leases, licenses, commitments, promissory notes, bonds or undertakings with WNGL. from and against the WNGL Liabilities (including, without limitation, attorney's fees, court costs

relating solely to the Subject Property or the business represented thereby, and (ii) under all of the provisions of Part I and Part II of this Conveyance whether accrued, contingent, known or unknown, and whether or not reflected on the books and records of MTI as of February 8, 1989. The term "WNGL Liabilities" shall mean all liabilities of MTI as of February 8, 1989 (i)

- solely by the negligence or other fault of WNGL, or its agents, employees, successors or assigns. WAP, its successors and assigns, except to the extent such injuries, death or damages are caused the Subject Property, or (c) injury to or death of any person or for damage to property arising out of or in any way in connection with the ownership, use or operation of the Subject Property by Property including, without limitation, environmental damage to any portion of the Easements or the covenants contained in this Conveyance, (b) ownership, use or operation of the Subject directors, officers, employees and agents from and against any costs, damages, expenses and fees suffered or incurred by any of such parties which result from the (a) violation by WAP of any of WAP shall indemnify, defend and hold harmless WNGL and its shareholders,
- assignment set forth in this Part III effective as of February 8, 1989. Approval of Assignment. New Mid-America hereby consents to the conveyance and

GENERAL ASSIGNMENT OF REMAINING INTERESTS, IF ANY, IN THE SUBJECT PROPERTY **PART IV**

4.1 Granting and Habendum Clauses.

successors and assigns, effective as of the Effective Date, all of their respective remaining right, For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, New Mid-America and MAPCO Inc. (collectively, the "Residual Holders") hereby grant, convey, bargain, assign, transfer, sell, deliver and set over unto WAP, its title, interest and estate in and to the Subject Property, if any, to the extent that any of the foregoing transfers and conveyances have failed to transfer all of the interest of New Mid-America and MAPCO Inc. in the Subject Property.

TO HAVE AND TO HOLD the Subject Property, subject to the Retained Rights, the Subject Property Permitted Encumbrances and the Residual Holders Liabilities, as hereinafter defined, and all of the other terms, conditions, exceptions and reservations of this Part IV, unto WAP, its successors and assigns, forever.

4.2 Terms of Assignment.

subject to the following matters: The conveyance and assignment made under this Part IV by the Residual Holders is made

- Part I, Part II, and Part III of this Conveyance. contained in this Conveyance including, without limitation, the terms and provisions set forth in Such conveyance and assignment is subject to all of the terms and provisions
- by, through, and under WAP, to the extent assignable, in and to all covenants and warranties by the predecessors in title of the Residual Holders and with full subrogation of all rights accruing under applicable statutes of limitation and all rights of action of warranty against all former owners of the Subject Property. (b) This Conveyance is made without warranty of title, express, implied or statutory, and without recourse, but with full substitution and subrogation of WAP and all persons claiming

HOLDERS), REGARDING (A) THE TITLE, VALUE, NATURE, QUALITY OR CONDITION OF ANY PORTION OF THE SUBJECT PROPERTY INCLUDING, WITHOUT LIMITATION, THE WATER, SOIL, GEOLOGY OR ENVIRONMENTAL CONDITION OF THE SUBJECT PROPERTY GENERALLY, INCLUDING THE PRESENCE OR LACK OF HAZARDOUS SUBSTANCES OR OTHER MATTERS ON, IN OR UNDER THE SUBJECT PROPERTY, (B) THE INCOME TO BE DERIVED FROM THE SUBJECT PROPERTY, (C) THE SUITABILITY OF THE SUBJECT PROPERTY FOR ANY AND ALL ACTIVITIES AND USES WHICH WAP MAY CONDUCT THEREON, (D) THE COMPLIANCE OF OR BY THE SUBJECT PROPERTY OR ITS OPERATION WITH ANY LAWS (INCLUDING MITHERED). CONVEYANCE, WAP ACKNOWLEDGES AND AGREES THAT THE RESIDUAL HOLDERS HAVE NOT MADE, DO NOT MAKE, AND SPECIFICALLY NEGATE AND DISCLAIM, ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR GUARANTIES OF ANY KIND OR CHARACTER WHATSOEVER, WHETHER EXPRESS, IMPLIED OR STATUTORY, ORAL OR WRITTEN, PAST OR PRESENT (ALL OF WHICH ARE EXPRESSLY DISCLAIMED BY THE RESIDUAL REQUIREMENTS), OR (E) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE SUBJECT PROPERTY. WAP ACKNOWLEDGES AND AGREES THAT WAP HAS THE OPPORTUNITY TO INSPECT THE SUBJECT PROPERTY AND WAP IS RELYING conveyed to WAP without recourse, covenant or warranty of any kind, express, implied or statutory. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS SOLELY ON ITS OWN INVESTIGATION OF THE SUBJECT PROPERTY AND NOT ON POLLUTION **WITHOUT** All rights, titles, interests and estate of the Residual Holders in and to the Subject Property are WAP agrees that the disclaimers contained in this section are "conspicuous" disclaimers LIMITATION OR LAND USE ANY ZONING, ENVIRONMENTAL LAWS, RULES, REGULATIONS, ORDERS PROTECTION, QR

INTENDED TO BE A COMPLETE EXCLUSION AND NEGATION OF ANY REPRESENTATIONS OR WARRANTIES OF THE RESIDUAL HOLDERS, WHETHER EXPRESS, IMPLIED OR STATUTORY, WITH RESPECT TO THE SUBJECT PROPERTY OR ANY INTEREST OF THE RESIDUAL HOLDERS THEREIN THAT MAY ARISE PURSUANT TO ANY LAW NOW OR HEREAFTER IN EFFECT, OR OTHERWISE, ANY INFORMATION PROVIDED OR TO BE PROVIDED BY THE RESIDUAL HOLDERS. THE RESIDUAL HOLDERS ARE NOT LIABLE OR BOUND IN ANY MANNER BY ANY VERBAL OR WRITTEN STATEMENTS, REPRESENTATIONS OR INFORMATION PERTAINING TO THE SUBJECT PROPERTY FURNISHED BY ANY AGENT, EMPLOYEE, SERVANT OR THIRD PARTY. WAP ACKNOWLEDGES THAT TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE CONVEYANCE OF THE RESIDUAL EXCEPT AS EXPRESSLY SET FORTH HEREIN. THE RESIDUAL HOLDERS AND WAP AFTER DUE CONSIDERATION AND ARE INTENDED TO BE A COMPLETE EXCLUSION AND NEGATION OF ANY INTEREST OF THE RESIDUAL HOLDERS IN THE SUBJECT PROPERTY IS CONVEYED BY THE RESIDUAL HOLDERS AND ACCEPTED BY WAP SUBJECT TO THE FOREGOING. THE PROVISIONS OF THIS SECTION HAVE BEEN NEGOTIATED BY HOLDERS' INTEREST IN THE SUBJECT PROPERTY AS PROVIDED FOR HEREIN IS MADE IN AN "AS IS", "WHERE IS" CONDITION WITH ALL FAULTS, AND THE

4.3 Assumption of Obligations; Indemnification.

enlarge any rights or remedies of any third party under any contracts, agreements, franchises, increase the obligation of WAP with respect thereto beyond that of the Residual Holders, (a) WAP hereby assumes and agrees to pay, perform and discharge the Residual Holders Liabilities to the full extent that the Residual Holders have been heretofore obligated to leases, licenses, commitments, promissory notes, bonds or undertakings with the Residual waive any valid defense that was available to the Residual Holders with respect thereto, provided, however, that said assumption and agreement to pay, perform and discharge shall not (including, without limitation, attorney's fees, court costs and other costs of suit relating thereto), and hold harmless the Residual Holders from and against the Residual Holders Liabilities pay, perform and discharge the Residual Holders Liabilities, and to protect, defend, indemnify

as of the Effective Date (i) relating solely to the Subject Property or the business represented thereby, and (ii) under all of the provisions of Part I, Part II, and Part III of this Conveyance records of the Residual Holders as of the Effective Date. whether accrued, contingent, known or unknown, and whether or not reflected on the books and The term "Residual Holders Liabilities" shall mean all liabilities of the Residual Holders

damage to property arising out of or in any way in connection with the ownership, use or portion of the Easements or the Subject Property, or (c) injury to or death of any person or for operation of the Subject Property including, without limitation, environmental damage to any violation by WAP of any of the covenants contained in this Conveyance, (b) ownership, use or damages, expenses and fees suffered or incurred by any of such parties which result from the (a) respective shareholders, directors, officers, employees and agents from and against any costs, operation of the Subject Property by WAP, its successors and assigns, except to the extent such WAP shall indemnify, defend and hold harmless the Residual Holders and their

Holders, or any of their agents, employees, successors or assigns. injuries, death or damages are caused solely by the negligence or other fault of the Residual

4.4 Approval of Assignment. All of the parties to this Conveyance hereby consent to the conveyance and assignment set forth in this Part IV effective as of the Effective Date.

PART V MISCELLANEOUS

5.1 Further Assurances

acts and things as may be necessary or useful to more fully and effectively grant, convey, assign, other additional instruments, notices, and other documents and to do all such other and further this Conveyance agrees to execute, acknowledge and deliver to each of the other parties all such to be conveyed. transfer and deliver to the appropriate party the Subject Property conveyed hereby or intended so the purposes of this Conveyance. So long as authorized by applicable law so to do, each party to acknowledge and deliver all such further documents that are necessary or useful in carrying out Each party to this Conveyance agrees to take all such further actions and to execute,

5.2 Consents; Restriction on Assignment.

- conveyance of one or more portions of the Subject Property without the prior written consent of Property subject thereto shall become effective automatically as of the applicable date set forth in When and if such a Restriction is so satisfied or waived, to the extent permitted by applicable to the contrary notwithstanding, the transfer of title to or interest in such portion of the Subject (herein called a "Restriction"), then any provision contained in or confirmed by this Conveyance party the right to terminate any applicable party's rights with respect to such Subject Property legally enforceable and if not satisfied would result in a breach thereof or would give an outside ministerial nature which are normally granted in the ordinary course of business), which if third parties, including, without limitation, governmental agencies (other than consents of a admission that any Restrictions exist with respect to the transfer of such Subject Property. Property affected by such Restriction shall be null and void. The applicable parties to this Conveyance agree to use reasonable efforts to obtain satisfaction of any Restriction. The description of any Subject Property as "Restriction Property" shall not be construed as an descendants of George Herbert Walker Bush, former President of the United States, who were living on December 31, 1981, the applicable transfer under this Conveyance of the Restriction Restriction is not satisfied or waived within 21 years after the death of the last to die of all this Conveyance, without further action on the part of any party to this Conveyance. If any such law and any applicable contractual provisions, the conveyance or assignment of the Restriction Conveyance shall not become effective unless and until such Restriction is satisfied or waived Property (herein such portion being called the "Restriction Property") pursuant to this If there are legally enforceable prohibitions against or conditions to the
- agreed that the assumption by any party hereto of any liabilities that relate to or are associated that any of the Subject Property is burdened by a Restriction, it is specifically understood and ਭ Any provisions of this Conveyance to the contrary notwithstanding, in the event

with any of such Restriction-Subject Property is conditioned upon and shall not become effective for any purpose unless and until such time as the Restriction burdening such Restriction Property is satisfied or waived and the appropriate parties hereto have received written notice of the satisfaction of the Restriction.

and shall be delivered by hand, by facsimile or by messenger or nationally recognized overnight delivery service, addressed to the party to be notified as follows: All notices and other communications required or permitted hereunder shall be in writing

If to MAPCO to: MAPCO Inc.

One Williams Center, Suite 4100 Tulsa, Oklahoma 74172 Attention: General Counsel

Facsimile: (918)-573-8024

If to New Mid-America to: Mid-America Pipeline Company

Attention: General Counsel

One Williams Center, Suite 4100

Tulsa, Oklahoma 74172

Facsimile: (918)-573-8024

If to WNGL to: Williams Natural Gas Liquids, Inc.

One Williams Center, Suite 4100 Attention: General Counsel

Tulsa, Oklahoma 74172

Facsimile: (918)-573-8024

If to WAP to: Williams Ammonia Pipeline, Inc.

One Williams Center, Suite 4100 Attention: General Counsel

Tulsa, Oklahoma 74172

Facsimile: (918)-573-8024

Any party shall have the right to change its address for notice by notice to the other party given in the same manner as the notice provided above. Any notice shall be deemed given when actually delivered to the party who is to receive the same.

5.4 Successors and Assigns; No Third Party Beneficiary.

inure to the benefit of each of the parties to this Conveyance and their respective successors and assigns, but shall not inure to the benefit of or be enforceable by any other party. Subject to the terms and provisions of Section 2.5(d), this Conveyance shall bind and

5.5 Governing Law

This Conveyance and the legal relations between the parties shall be governed by, and construed in accordance with, the laws of the State of Oklahoma, excluding any conflict of law rule which would refer any issue to the laws of another jurisdiction, except when it is mandatory that the law of the jurisdiction wherein the Subject Property is located shall apply in order to effectuate the intent of this Conveyance.

5.6 The Exhibits.

Reference is made to Exhibit A which is attached hereto and made a part hereof for all purposes. Reference in Exhibit A to an instrument on file in the public records is made for all purposes, but shall not imply that such instrument is valid, binding or enforceable or affects any respective parties to this Conveyance. Subject Property nor creates any right, title, interest or claim in favor of any party other than the

5.7 Headings.

Headings are included in this Conveyance for convenience and shall not define, limit, extend, or describe the scope or intent of any provision.

5.8 Effective Date.

are contained in this Conveyance as of the respective dates set forth in this Conveyance. the parties to this Conveyance to confirm the prior unrecorded conveyances and assignments that Although the Effective Date of this Conveyance is January 1, 2001, it is the intention of

5.9 Severability.

If any of the provisions of this Conveyance are held by any court of competent jurisdiction to contravene, or to be invalid under, the laws of any political body having jurisdiction over the subject matter hereof, such contravention or invalidity shall not invalidate and necessary provision added so as to give effect to the intention of the parties as expressed in this Conveyance at the time of execution of this Conveyance. particular provision or provisions held to be invalid and an equitable adjustment shall be made the entire Conveyance. Instead, this Conveyance shall be construed as if it did not contain the

SIGNATURE PAGE FOLLOWS

WITNESS THE EXECUTION HEREOF on the And ay of February, 2001, effective as of the Effective Date but each of the conveyances set forth herein shall be effective as of the respective dates set forth in Parts I, II, III and IV hereof.

MAPCO INC., a Delaware corporation

By: Name:' Title:

R. Rand Clark

MID-AMERICA PIPELINE COMPANY, a Delaware corporation

By: (Name:

Title:

Progratery

WILLIAMS NATURAL GAS LIQUIDS,

INC., a Delaware corporation

Name: Title: √زدو

WILLIAMS AMMONIA PIPELINE, INC., a Delaware corporation

Title: President

STATE OF OKLAHOMA

COUNTY OF TULSA

corporation. February Vice President The foregoing instrument was acknowledged before me on the new ruary 2001 by R. Rand Clark of MAPCO INC., a Delaware corporation, on behalf of said 7th day of

Notary Public

SEAL (if any)

OTA OFFICIAL SEAL

WAND FOR JUDITH PINKSTON

CRIME OF

COmmission Extres 08-16-2003

Judith Pinkston

My Commission Expires: 08/16/2003

Notary's printed name

STATE OF OKLAHOMA

COUNTY OF TULSA

Vice President of MID-AMERICA PIPELINE COMPANY, a corporation, on behalf of said corporation. February Vice President The foregoing instrument was acknowledged before me on the ruary, 2001 by J. Kent Myers 7th Delaware day of

SEAL (if any)

Notey Public Oklahoma
OFFICIAL SEAL
JUDITH PINKSTON
Tulsa County
Commission Expires 08-16-2003

Notary Public

Jusia Punkstan

My Commission Expires:

08/16/2003

Judith Pinkston

Notary's printed name

STATE OF OKLAHOMA

COUNTY OF TULSA

A CANAL STATE OF THE STATE OF T	corporation, on behalf of said corporation.	Vice- President	Jeb , 2001	'The foregoing instrun
asolene Uniterwood	corporation.	Vice- Resident of WILLIAMS NATURAL GAS LIQUIDS, INC., a Delaware	by Lokou & Edwara	The foregoing instrument was acknowledged before me on the 6th day of
Lerwood		IDS, INC., a Delaware	ls as	in the by day of

SEAL (If any)

Notary Public

My Commission Expires:

CAROLENE UNDERWOOD

June 15, 2004

Notary's printed name

STATE OF OKLAHOMA

COUNTY OF TULSA

The foregoing instrument was acknowledged before me on the the day of 2001 by Leflow 1 Editar de as as corporation, on behalf of said corporation.

CA SEAL (if any)

Notary Public

My Commission Expires:

June 15, 2004

Notary's printed name

CAROLENE UNDERWOOD

EXHIBIT A

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CONVEYANCE, ASSIGNMENT AND BILL OF SALE
by and among
MAPCO Inc., Mid-America Pipeline Company, Williams Natural Gas Liquids, Inc. and
Williams Ammonia Pipeline, Inc.

PART I PIPELINES

The Pipeline(s) described in the attachment to this Exhibit marked Part I of Exhibit A.

PART II EASEMENTS

The Easements described in the attachment to this Exhibit marked Part II of Exhibit A.

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EXHIBIT A

Part I

Pipelines

THE FOLLOWING PIPELINES THAT ARE LOCATED WITHIN THE EASEMENTS DESCRIBED IN EXHIBIT A - PART II A AND EXHIBIT A - PART II B

Ammonia Pipeline Mainline

Saunders, Douglas, Dodge, Washington, and Burt Counties, Nebraska; Thence continuing northeasterly, crossing the Nebraska/Iowa State line at Section 23, T84N, R46W, Monona County, Iowa, Thence continuing across Monona County, Iowa and departing from the multiple pipeline corridor at Whiting Station located in Section 1, Minnesota and ending at the Mid-America Pipeline Company Mankato Terminal located in Section 3, T106N, R28W, Blue Earth County, Minnesota. across Hancock County, Iowa and Winnebago County, Iowa; Thence continuing northwesterly, crossing the Iowa/Minnesota State line at Section 32, T101N, R25W Hancock County, Iowa; Thence traversing in a northwesterly direction and continuing Faribault County, Minnesota and continuing across Faribault, Blue Earth Counties, Counties, Iowa until reaching Garner Pump Station located in Section 22, T96N, R23W, across Woodbury, Ida, Sac, Buena Vista, Pocahontas, Humbolt, Kossuth, and Hancock T84N, R46W, Monona County, Iowa; Thence traversing in a more northeasterly direction northeasterly direction with the multiple pipeline corridor across Lancaster, Cass, Nebraska; Thence traversing in a northeasterly direction with the multiple pipeline corridor across Lancaster, Cass, Nebraska; Thence Dickinson, Clay, and Washington Counties, Kansas; Thence continuing northeasterly, crossing the Kansas/Nebraska State line at Section 34, T1N, R5E, Gage County, Section 11, T6N, R26ECM, Beaver County, Oklahoma and Section 12, T35S-R27W, Meade County Kansas, continuing in a northeasterly direction with the multiple pipeline corridor across Clark, Comanche, Kiowa, Pratt, Reno, Rice, McPherson, Saline, Ottawa, Company in Ochiltree County and continuing northeasterly in a multiple pipeline corridor, crossing the Texas/Oklahoma State line at Section 31, T1N, R20ECM, Beaver A pipeline comprised of 6" and 8" pipe, approximately 821.86 miles in length, that begins at the Mid-America Pipeline Company Borger Station located in Section 25, Block Y, A&B Survey, Hutchinson County, Texas; Thence traversing in a northeasterly direction across Hutchinson, Hansford, and Ochiltree Counties, Texas; Thence continuing Oklahoma; with the multiple pipeline corridor, crossing Oklahoma/Kansas State line at County, Oklahoma and continuing northeasterly across and within Beaver County, northeasterly and paralleling two other pipelines owned by Mid-America Pipeline

Ammonia Pipeline Partridge to Enid Lateral Line Project #64

Reno County, Kansas; Thence traversing in a southeasterly direction across Reno, A pipeline comprised of 8" pipe, approximately 117.85 miles in length, that begins at the Mid-America Pipeline Company Partridge Station located in Section 14, T23S, R7W,

Kingman, and Harper Counties, Kansas; Thence continuing southeasterly, crossing the Kansas/Oklahoma line at Section 16, T29N, R6W, Grant County, Oklahoma and continuing across Grant County, Oklahoma; Thence traversing in a southeasterly direction into Garfield County, Oklahoma and ending at the Mid-America Pipeline Company Enid Station located in Section 17, T22N, R5W, Garfield County, Oklahoma.

Ammonia Pipeline Enid to Verdigris Lateral Line Project #101

at the Mid-America Pipeline Company Verdigris Station located in Section 4, T20N Noble, Pawnee, Osage, Tulsa, and Rogers Counties, Oklahoma to its point of termination the Mid-America Pipeline Company Enid Station located in Section 17, T22N, R5W, Garfield County, Oklahoma; Thence traversing in a easterly direction across Garfield, R15E, Rogers County, Oklahoma. A pipeline comprised of 8" pipe, approximately 116.74 miles in length, that begins at

Project #50 Ammonia Pipeline Farmland Agrium Lateral - 6"Agrium Hoag Lateral Line

Nebraska; Thence traversing with a pipeline in a westerly direction across Gage County, Nebraska and ending at the Farmland Agrium (Cominco) Facility located in Section 14, T4N, R5E, in the central western part of Gage County, Nebraska. R7E, in the vicinity of the multiple pipeline corridor in the central part of Gage County, A pipeline comprised of 6" pipe, approximately 9.31 miles in length, that begins at the Mid-America Pipeline Company Beatrice Terminal that is located in Section 31, T4N, that begins at the

Ammonia Pipeline Farmland to Beatrice Injection Line Project #280

A pipeline comprised of 6" pipe, approximately 2,051 feet in length, that is located entirely upon the Farmland Agrium (Cominco) Facility located in Section 14, T4N-R5E,

Ammonia Pipeline 6" Extension to Farmland Lateral Line Project #130

Farmland Agrium (Cominco) Facility located in Section 14, T4N-R5E, in the central part of Gage County, Nebraska; Thence traversing in a westerly direction across Gage County, Nebraska and terminating at the Farmland Industries pipeline in SE/4, Section 15, T4N-R5E, in the western central part of Gage County, Nebraska. A pipeline comprised of 6" pipe, approximately 1,919.94 feet in length, that begins at

Ammonia Pipeline Blair Lateral Line Project #51

A pipeline comprised of 4" pipe, approximately 11.58 miles in length, that begins at the Mid-America Pipeline Company multiple pipeline corridor located in the central part of Washington County, Nebraska; Thence traversing in a easterly direction across Washington County, Nebraska to its point of termination at the Mid-America Pipeline

Company Blair Lateral Station located in Section 7, T18N, R12E, Washington County, Nebraska.

Ammonia Pipeline Sgt. Bluff Lateral Line Project #66

A pipeline comprised of 4" pipe, approximately 19.38 miles in length, that begins at the Mid-America Pipeline Company multiple pipeline corridor located in the central part of Monona County, lowa; Thence traversing in a northwesterly direction across Monona and Woodbury Counties, Iowa to its point of termination at the Mid-America Pipeline Company Port Neal Lateral Station located in Section 24, T87N, R48W, Woodbury County, Iowa.

Ammonia Pipeline Port Neal Lateral Line Project #112

A pipeline comprised of 4" pipe, approximately 2.92 miles in length, that begins at the Mid-America Pipeline Company Sgt. Bluff facility located in lot 2 section 31 T87N, R47W Woodbury County, Iowa; Thence traversing in a northwesterly direction to its point of termination at the Port Neal terminal located in Woodbury County, Iowa.

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Exhibit A - Part II A

Dodge County, NE or Grantee

#:11° #

Grantor

Caption

Date

Tract:

Description:

NONE

Page 1 of 1

10/9/7

Exhibit A - Part II B Dodge County, NE

					!
Caption	Grantor	Grantee	Book	rage	File#
5/20/60 Grant of Easement	JEAN F. MCCARTNEY AND LOIS M. MCCARTNEY	MID-AMERICA PIPELINE CO.	W OF MISC	15	Ξ
SW/4 NW/4 & W/2 SW/4 SEC 36, T	17N, R9E		THE RESIDENCE OF THE PROPERTY		
Caption	Grantor	Grantee	Book	Page	File#
5/17/60 Grant of Easement	PAUL A. GIGER, ET AL.	MID-AMERICA PIPELINE CO.	W OF MISC	5	19
SE/4 NW/4 & E/2 SW/4 SEC 36, T17	7N, R9E				
Caption	Grantor	Grantee	Book	Page	File#
5/19/60 Grant of Easement	AMANDA MEIERHENRY	MID-AMERICA PIPELINE CO.	W OF MISC	9	23
N/2 NW/4 & W/2 NE/4 SEC 36, T17	7N, R9E				
Caption	Grantor	Grantee	Book	Page	File#
8/1/60 Agreement	City of Fremont, Nebraska	Mid-America Pipeline Company	N/A		
& W/2 NE/4 Sec. 36, T17N, R9E a p	pipeline for hydrocarbon fluids over Sewage Disposal S	System			
Caption	Grantor	Grantee	Book	Page	File#
5/23/60 Grant of Easement	RUSSEL K. PIERCE	MID-AMERICA PIPELINE CO.	W OF MISC	33	9
PART OF S/2 SE/4 SEC 25, T17N, R9E					
Caption	Grantor	Grantee	Book	Page	File#
5/17/60 Grant of Easement	CHARLES ANDERSEN AND MARJORIE ANDERSEN	MID-AMERICA PIPELINE CO.	W OF MISC	13	27
SW/4 & NW/4 SE/4 SEC 25, T17N,	R9E				
Caption	Grantor	Grantee	Book	Page	File#
5/18/60 Grant of Easement	GUSTAVE V. WEISS AND HAZEL B. WEISS	MID-AMERICA PIPELINE CO.	W OF MISC	ω	17
PART OF W/2 NE/4 SEC 25, T17N, R9E					
Caption	Grantor	Grantee	Book	Page	File#
\$/21/60 Count of Facement			W OF MISC 31		
	Caption Grant of Easement Caption Caption Grant of Easement SE/4 NW/4 & W/2 SW/4 SEC 36, TI Caption Grant of Easement N/2 NW/4 & E/2 SW/4 SEC 36, TI Caption Agreement Agreement Agreement SZ SE/4 SEC 25, T17N, R9E a) Caption Grant of Easement SZ SE/4 SEC 25, T17N, R9E Caption Grant of Easement SZ SE/4 SEC 25, T17N, R9E Caption Grant of Easement SZ SE/4 SEC 25, T17N, R9E Caption Grant of Easement SW/4 & NW/4 SE/4 SEC 25, T17N, R9E Caption Grant of Easement W/2 NE/4 SEC 25, T17N, R9E	Date Caption Grantor \$720/60 Grant of Easement MCCARTINEY AND LOIS M. MCCARTINEY PART OF SW/4 NW/4 & W/2 SW/4 SEC 36, T17N, R9E Grantor Date Caption Grantor \$/17/60 Grant of Easement FAL. PAUL A. GIGER, ET AL. PART OF SE/4 NW/4 & E/2 SW/4 SEC 36, T17N, R9E Grantor Date Caption Grantor \$/19/60 Grant of Easement AMANDA MEIERHENRY PART OF N/2 NW/4 & W/2 NE/4 SEC 36, T17N, R9E Grantor Date Caption Grantor \$/1/60 Agreement City of Fremont, Nebraska N/2 NW/4 & W/2 NE/4 Sec. 36, T17N, R9E a pipeline for hydrocarbon fluids over Sewage Disposal strategy Grantor \$/123/60 Grant of Easement Grantor Grantor \$/123/60 Grant of Easement ANDERSEN AND MARJORIE ANDERSEN AND MARJORIE ANDERSEN AND MARJORIE ANDERSEN AND MARJORIE ANDERSEN PART OF SW/4 & NW/4 SE/4 SEC 25, T17N, R9E Grantor \$/18/60 Grant of Easement ANDERSEN AND MARJORIE ANDERSEN AND MARJORIE Grantor \$/18/60 Grant of Easement Grantor GUSTAVE V. WEISS AND HAZEL B. WEISS AND HAZEL B. WEISS ANDERSEN ANDERSEN ANDERSEN ANDERSEN ANDERSEN ANDERSEN ANDERSEN ANDERSEN ANDERS	Grantor AF. MCCARTNEY AND LOIS M. ARTINEY Grantor LA. GIGER, ET AL. Grantor of Fremont, Nebraska of Fremont, Nebraska of Fremont, Nebraska Grantor SEL K. PIERCE Grantor SEL K. PIERCE Grantor	Grantor Grantoe Grantor Grantor Grantoe Grantor Grantoe Grantoe Grantoe Grantoe Grantoe Grantoe Grantoe Grantoe Book MID-AMERICA PIPELINE CO. W OF MISC Book MID-AMERICA PIPELINE CO. W OF MISC Book Grantor Grantoe Grantoe Grantoe Grantoe Book MID-AMERICA PIPELINE CO. W OF MISC Book MID-AMERICA PIPELINE CO. W OF MISC Book Grantor Grantor Grantoe Grantor Grantoe Grantoe Book MID-AMERICA PIPELINE CO. W OF MISC Book MID-AMERICA PIPELINE CO. W OF MISC Book Grantor Grantor Grantoe Grantoe Grantoe Grantoe Grantor Grantoe Book MOF MISC Book MOF MISC Book MOF MISC Book Grantor Grantoe Grantor Grantor Grantor Grantor Grantor Grantor Grantor Grantor	Frantier FRICCARTINEY AND LOIS M. FRICAP PIPELINE CO. FORMIOF Grantier Book W OF MISC HOF MISC Grantier Book HOF MISC

Exhibit A - Part II B

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Description:	003-NE-DOD-010C 3/25/69	Tract:	Description:	003-NE-DOD-010B 5/22/68	Tract:	Description:	003-NE-DOD- 010A	Tract:	Description:	003-NE-DOD-010 5/20/60	Tract:	Description:	003-NE-DOD-009	Tract:	Description:	~7003-NE-DOD-008	Tract:	
NW/4 & NW/4	C 3/25/69	Date	PART OF NW	B 5/22/68	Date	PART OF NW	5/21/68	Date	PART OF NW,	5/20/60	Date	PART OF N/2	5/31/60	Date	PART OF S/2 S	5/17/60	Date	
NW/4 & NW/4 SW/4 & SW/4 NE/4 Sec. 19, T17N, R10E	Gate Valve Permit	Caption	PART OF NW/4 SW/4 & SW/4 NE/4 & NW/4 SEC 19, T17N, R10E	Gate Valve Permit	Caption	PART OF NW/4 SW/4 & SW/4 NE/4 & NW/4 SEC 19, T17N, R10E	Gate Valve Permit	Caption	PART OF NW/4 SW/4 & SW/4 NE/4 & NW/4 SEC 19, T17N, R10E	Grant of Easement	Caption	PART OF N/2 SE/4 SEC 24, T17N, R9E	Grant of Easement	Caption	PART OF S/2 SE/4 SEC 24; AND NE/4 NE/4 SEC 25, T17N, R9E	Grant of Easement	Caption	
T17N, R10E	Roger P. Christensen and Thomas B. Christensen MAPCO Inc.	Grantor	4 SEC 19, T17N, R10E	THOMAS B. CHRISTENSEN	Grantor	4 SEC 19, T17N, R10E	ROGER P. CHRISTENSEN	Grantor	4 SEC 19, T17N, R10E	FRED K. DIXON AND HULDA A. DIXON	Grantor		ANDREW HARVEY AND MRS. ANDREW HARVEY	Grantor	SEC 25, T17N, R9E	MRS. J. C. KAPPELER	Grantor	Dodge County, NE
	MAPCO Inc.	Grantee		MID-AMERICA PIPELINE CO.	Grantee		MID-AMERICA PIPELINE CO.	Grantee		MID-AMERICA PIPELINE CO.	Grantee		MID-AMERICA PIPELINE CO.	Grantee		MID-AMERICA PIPELINE CO.	Grantee	
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