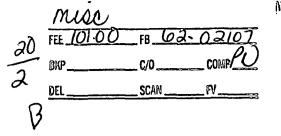


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ENCROACHMENT AGREEMENT

This Encroachment Agreement ("Agreement") is made and entered into by and between Magellan Pipeline Company, L.P., a Delaware limited partnership, whose address is P.O. Box 22186, Tulsa, Oklahoma, 74121-2186, (hereinafter called "Magellan"), and Community Bible Church, a Nebraska non-profit corporation, whose mailing address is 9001 Q St, Omaha, Nebraska 68127, its heirs, successors, assigns and grantees (hereinafter called "Owner").

WITNESSETH:

WHEREAS, Owner represents and warrants that Owner owns all the certain land (hereinafter "Owner's Land"), described on attached Exhibit "A" and made a part hereof, per the Warranty Deed executed on the 4th day of March, 2011 and recorded in the deed records of Douglas County, Nebraska on the 4th day of March, 2011, Deed Reference Number 2011020851 (Page 13); and

WHEREAS, Magellan is the owner of certain pipelines, pipeline facilities and appurtenances (hereinafter referred to as the "Magellan Facilities") and easement rights therefor, (hereinafter referred to as the "Easement", whether or not rights were granted in one or more documents or acquired by operation of law). The land referenced in the Easement includes the east eighty feet (80') of the Northwest Quarter of Section 10, Township 14 North, Range 12 East, Douglas County, Nebraska, pursuant to those certain instruments recorded in the records of said county and state and described as follows:

- 1) Right of Way Agreement as to a pipe line or pipe lines dated February 12th, 1946, from Gertrude M. Dietz and E. H. Dietz, her husband, in favor of Great Lakes Pipe Line Company (Magellan's predecessor in title), its successors and assigns, and filed for record in Book 211 at Page 161; and
- Partial Release Of Right Of Way recorded September 28, 1960 in Book 358 of Miscellaneous, Page 183, Douglas County Records, from Great Lakes Pipe Line

1

(Drafted by & when filed return to: Magelian Midstream Partners LP, P. O. Box 22186, MD 27-4 (S. Guthrie), Tulsa, Oklahoma 74121-9921, 918/574-7350.)

Encroachment Agreement EA- C - 3-28-05 - Tract 4764 Douglas County, NE - Agent TK - Project 10-042

Company (Magellan's predecessor in title) to Gertrude M. Dietz, widow; Delmar E. Dietz and wife Alma Dietz; Evelyn L. Crawford, a single person; Dorothy N. Sorenson and husband, Carl Sorenson, and Ralston Development Corporation, a Nebraska corporation; and

WHEREAS, for the purposes of this Agreement an "Encroachment" is defined as any use of the land within Magellan's Easement Tract by someone other than Magellan, which could interfere with Magellan's Easement rights or could create safety concerns related to Magellan's Facilities as more fully described in Magellan's General Encroachment Requirements as set forth in attached Exhibit "B" and incorporated herein by reference. Magellan does not permit or authorize any Encroachments unless specifically approved in a written agreement identifying all "Approved Encroachments"; and

WHEREAS, Owner desires to obtain Magellan's consent for one or more Encroachments on Magellan's Easement Tract;

NOW, THEREFORE, in consideration of the covenants and agreements herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Magellan, subject to the following terms and provisions, hereby consents to the Encroachments listed below as "Approved Encroachments" described and limited pursuant to the following specified plan drawings, which were furnished by Owner to Magellan ("Plan Drawings") and attached hereto as Exhibit "C":

1) Site Plan Drawing No. C1.2, Geometrics Drawing C1.3, Erosion Control Plan Drawing No. C1.6, Utility Plan Drawing No. C1.7, Landscape Plan Drawing No. C1.8 and Miscellaneous Drawing No. C2.1 on project number 702710 by HGM Associates, Inc., dated 1/14/2004, as plotted September 10, 2010, referenced as OPW 52074-PCSMP.

TERMS AND PROVISIONS

- 1. <u>Approved Encroachments.</u> The Approved Encroachments, as further identified, described and limited in the **Plan Drawings** as set forth in **Exhibit "C"** are limited to the following:
 - (a) One 10-inch diameter Storm Pipe crossing Magellan's Easement Tract and crossing Magellan's #5 12-inch and #3 8-inch high pressure petroleum products pipelines as shown on Exhibit "C", Utility Plan Drawing No. C1.7 & Misc. Drawing No. C2.1.
 - (b) A 6-inch thick, non-reinforced, concrete parking lot with P.C. Concrete Combination Curb and Gutter crossing Magellan's Easement Tract and Magellan's #5 12-inch and #3 8-inch high pressure petroleum products pipelines as shown on Exhibit "C", Site Plan

Drawing No. C1.2 & Geometrics Drawing C1.3.

- (c) Landscaping on Magellan's Easement Tract with plants not to exceed 4-feet in height as shown on Exhibit "C", Landscape Plan Drawing No. C1.8.
- (d) A Fabric Silt Fence crossing Magellan's Easement Tract and Magellan's #5 12-inch and #3 8-inch high pressure petroleum products pipelines for temporary erosion control during construction as shown on Exhibit "C", Erosion Control Plan Drawing No. C1.6.
- 2. No Other Encroachments. Except for the Approved Encroachments as allowed by this Agreement, Owner shall not create, erect, place or construct any other Encroachment on, above or below the surface of the ground on Magellan's Easement Tract, or change the grade or elevation of the ground surface within Magellan's Easement Tract or at any time plant or allow any trees thereon or cause or permit any of these to be done by others, without the express prior written permission of Magellan.
- 3. Magellan On-Site Representative. Exclusive of Saturday, Sunday, and legal holidays, Owner shall notify Magellan a minimum of 48 hours in advance of any Encroachment activities on Magellan's Easement Tract so that Magellan may arrange to have a representative present. At Magellan's option and at Owner's sole cost and expense, Magellan's representative may be on site during all Encroachment activities over or within ten feet (10') of the Magellan Facilities to confirm that no damage occurs to the Magellan Facilities. The presence of Magellan's representative or any verbal instructions given by such representative shall not relieve Owner of any liability under the Easement or this Agreement, and will not change the terms of the Easement or this Agreement, which may only be changed by written agreement by authorized representatives of Owner and Magellan. If pipeline, coating, cathodic protection and/or any other repair of Magellan Facilities is required by Magellan or if the safety of the Magellan Facilities is jeopardized, in Magellan's sole judgment, Owner shall stop all construction activities on Magellan's Easement Tract until said repairs are completed or until any unsafe construction practices are resolved to the satisfaction of Magellan's on-site representative. Written notification of such construction activity shall be made to MAGELLAN PIPELINE COMPANY, Coordinator of Operations & Maintenance, 9405 Bennington Rd, Omaha, NE 68122, Office: (402) 571-7080, Cell: (402) 677-7108, Fax: (402) 571-4839, or such other representative of Magellan, which Magellan may from time to time designate.
- 4. <u>Protection of Magellan Facilities.</u> Owner shall protect the Magellan Facilities if excavating and backfilling become necessary within Magellan's Easement Tract. If excavating within 2 feet of any Magellan pipeline or when otherwise deemed necessary by Magellan's on-site representative, Owner shall perform any necessary digging or excavation

operations by hand digging. Owner shall reimburse Magellan for all costs of having a representative of Magellan on-site during construction activities related to the Approved Encroachments.

- 5. **Breach.** If either **Owner** or **Magellan** breaches this **Agreement** and the non-breaching party commences litigation to enforce any provisions of this **Agreement**, the reasonable cost of attorneys' fees and expenses will be payable to the non-breaching party by the breaching party upon demand, for all claims upon which the non-breaching party prevails.
- 6. Insurance. Owner shall procure or cause its contractors and subcontractors to procure and maintain in force throughout the entire term of this Agreement insurance coverage described below with insurance companies acceptable to Magellan for work performed related to the construction of the Approved Encroachments. All costs and deductible amounts will be for the sole account of the Owner or its contractors and subcontractors. Prior to commencing any activities related to the construction of the Approved Encroachments, the Owner must deliver to Magellan certificate(s) of insurance. Non-renewal or cancellation of policies must be effective only after Magellan receives written notice from the insurance company thirty (30) days in advance of such non-renewal or cancellation. The limits set forth below are minimum limits and will not be construed to limit the Owner's liability:
 - (a) Workers' Compensation insurance complying with the laws of the State or States having jurisdiction over each employee and Employer's Liability insurance with limits of \$1,000,000.
 - (b) Commercial or Comprehensive General Liability insurance on an occurrence form with a combined single limit of \$5,000,000 each occurrence and project specific annual aggregates of \$5,000,000. Coverage must include premises/operations, independent contractors, blanket contractual liability, and products/completed operations coverage, broad form property damage, personal injury, and sudden and accidental pollution; such coverage must be maintained for two (2) years following completion of work activities related to the construction of the **Approved Encroachments**. **Magellan**, its affiliated companies, and its and their respective directors, officers, partners, members, shareholders, employees, agents and contractors shall be included as additional insureds.
 - (c) In each of the above policies, the **Owner**, or its contractors and subcontractors, agrees to waive and will require its insurers to waive any rights of subrogation or recovery either may have against **Magellan** and its affiliated companies.
 - (d) Regardless of the insurance requirements above, the insolvency, bankruptcy, or failure of any such insurance company providing insurance for the **Owner** or its contractors and subcontractors, or the failure of any such insurance company to pay claims that occur,

- such requirements, insolvency, bankruptcy or failure will not be held to waive any of the provisions hereof.
- (e) In the event of a loss or claim arising out of or in connection with the construction of the **Approved Encroachments**, the **Owner** agrees, upon request of **Magellan**, to submit a certified copy of its insurance policies for inspection by **Magellan**.
- (f) The **Owner** shall require all of its contractors and subcontractors for work related to the construction of the **Approved Encroachments** to provide adequate insurance coverage, all to be endorsed with the Waiver of Subrogation wording referenced in Section (c) above; any deficiency in the coverage, policy limits, or endorsements of said contractors and subcontractors, shall be the sole responsibility of the **Owner**.
- 7. Indemnification. Owner will indemnify, save, and hold harmless Magellan, its affiliated companies, directors, officers, partners, employees, agents and contractors from any and all environmental and non-environmental liabilities, losses, costs, damages, expenses, fees (including reasonable attorneys' fees), fines, penalties, claims, demands, causes of action, proceedings (including administrative proceedings), judgments, decrees and orders resulting from Owner's breach of this Agreement or caused by or as a result of the construction, use, maintenance, existence or removal of the Approved Encroachments or Other Encroachments located on the Magellan Easement Tract. The presence of Magellan's representative or any instructions given by such representative will not relieve Owner of any liability under this Agreement, except to the extent that such liability results from Magellan's or its representative's gross negligence or willful misconduct.

8. Damage or Loss. Owner covenants that:

- (a) If at any time, in the sole opinion of Magellan, it becomes necessary for Magellan, to cross, occupy, utilize, move or remove all or portions of the Approved Encroachments placed on Magellan's Easement Tract or constructed pursuant to this Agreement, for any purpose, including but not limited to surveying, constructing new facilities, maintaining, inspecting, operating, protecting, repairing, replacing, removing or changing the size of pipelines and appurtenances on Magellan's Easement Tract and such activities by Magellan result in damage to or destruction of the Approved Encroachments, then repair, replacement or restoration of such Approved Encroachments shall be at the sole cost and responsibility of Owner.
- (b) If at any time, any encroachments belonging to or permitted by Owner which are not authorized by this or another written agreement ("Other Encroachments") are found to be on Magellan's Easement Tract, Magellan may at any time request Owner to remove such Other Encroachments, and if Owner refuses or fails to do so within a reasonable

time, Magellan's may remove them from Magellan's Easement Tract to Owner's Land at Owner's expense, unless they are allowed to remain by a written agreement between Magellan and Owner. Should such removal activities by Magellan result in damage to or destruction of the Other Encroachments, then repair, replacement or restoration of such Other Encroachments shall be at the sole cost and responsibility of Owner, and such Other Encroachments may not be repaired, replaced or rebuilt on Magellan's Easement Tract without a written agreement between Magellan and Owner.

- (c) If during the exercise of the rights granted by the Easement or by this Agreement, the Approved Encroachments and Other Encroachments, if any, are damaged, destroyed or suffer loss of value, Owner agrees to release Magellan, its affiliates, and its and their respective directors, officers, members, partners, shareholders, employees, agents and contractors from and against any and all liabilities, and damages or losses which may arise as a result of the damage to or loss of use of the Approved Encroachments and Other Encroachments, if any, caused by Magellan, its employees, agents and contractors.
- 9. Magellan Rights. Magellan and Owner agree that the existence of the Approved Encroachments or this Agreement does not constitute a waiver of Magellan's rights under the Easement. Magellan hereby reserves and Owner hereby grants and confirms all of Magellan's rights, title and estate as set forth in the Easement.
- 10. The terms and conditions of this **Agreement** will constitute covenants running with the land and be binding upon and inure to the benefit of the parties hereto, their successors, assigns and grantees. This **Agreement** may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one instrument. This **Agreement** shall become effective upon its complete execution by the parties hereto.

IN WITNESS WHEREOF, the parties have set their hands on the dates expressed below.

MAGELLAN PIPELINE COMPANY, L.P.

By Its General Partner, Magellan Pipeline GP, LLC By Its Undersigned Authorized Signatory:

By: Mn/18882

Tim Kassen, Real Estate Representative
Date: JUNE 302011

COMMUNITY BIBLE CHURCH

By: Doyle Jester

Dovle Lester, Elder Board Chairman

Melvin R. Friesen, Property Board Chairman

Date: June 30, 2011

6

STATE OF OKLAHOMA)) SS			
COUNTY OF TULSA)			
30 day of TUNE be the Authorized Signatory company, who being duly s	, 2011 persona for MAGELLA worn did ackr limited liability	ally appeared Tim Ka AN PIPELINE GP, I nowledge to me that y company as the free	unty and state aforesaid, on this assen, to me personally known to LLC, a Delaware limited liability the/she executed the foregoing and voluntary act and deed, for	
Witness my hand and official	seal.	Shu	Bilk	
My commission expires: 4-19-15		Notary Public	HERRIE L. GUTHRIE	
CORPORATE ACKNOWLE	EDGEMENT	SEAL	ERRIE L. GUTHRIE Notary Public State of Oklahoma 05115 Expires 04/19/15	
STATE OF NEBRASKA COUNTY OF DOUGLAS)) SS)			
Before me, the undersigned, a Notary Public in and for the County aforesaid, on this day of				
Witness my hand and official GENERAL NOTARY - State of RYTA A. MILLIGAN S My Comm. Exp. May	f Nebraska TEPHANS	Jala a. Ma Notary Public	illigan Tephans	
My Commission Expires: 5-5-2012		·		

CORPORATE ACKNOWLEDGEMENT
STATE OF NEBRASKA) SS
COUNTY OF DOUGLAS)
Before me, the undersigned, a Notary Public in and for the County aforesaid, on this 30 day of
Witness my hand and official seal. GENERAL NOTARY - State of Nebraska RITA A. MILLIGAN STEPHANS My Gomm. Exp. May 5, 2012 My Gomm. Exp. May 5, 2012 Notary Public
My Commission Expires: 5-5-12

EXHIBIT "A" Owners Property Page 1

THIS PLAT OF BAY HEADONS REPLAT 9 IS ASPRO THIS PLAT OF BAY MEADONS REPLAT 9 WAS APPROVED BY THE ONLINA APPROVAL OF OMAHA CITY COUNCIL APPROYAL OF OMAHA PLANNING BOARD אם ביצות אים ביפאיסט אי HIS IS TO CERTIFY THAT I FOUND 1. ALL DISTANCES ARE SHOWN IN DECIMAL FEET. HEREBY APPROVE THIS PLAT OF BAY NELDOWS REPLAT 9 TO THE HEREBY CERTIFY THAT ADEQUATE PROVISIONS HAVE BEEN MADE FOR THE PPROVAL OF CITY ENGINEER OF AND THE PROPERTY OF ROVED AND ACCEPTED BY THE S 1 AND 2, BAY MEADOWS REPLAT 9, BEING A RE OCK 3, BAY MEADOWS 3rd PLATTING, A SUBDIVISI NEBRASKA. ALL IN THE NORTHWEST QUARTER OF REPLAT 9, BEING A REPLATING OF A PORTION OF LOT 29 AND ALL OF LOTS 18 AND 19, PLATING, A SUBDIVISION, AS SURVEYED, PLATED AND RECORDED IN DOUGLAS COUNTY, PRINCES OF SECTION 10, TOWNSHIP 14 NORTH, RANGE 12 EAST OF THE 6th PRINCIPAL MERIDIAN. Milon 87 Teleson CLOER BOARD CHARAM NOW ALL PERSON'S BY THESE PRESSAYS. THAT THE UNDERSOAID ARE ORNERS OF THE PROPERTY AS DESCRIBED IN THE PART OF A PROPERTY AS DESCRIBED IN THE PART, AND MAYE CHASED SAM LAND TO BE SUBMYDED HITC LOTS AS SHOWN AN TAKE THAT PART CHASED SAM LAND TO BE SUBMYDED HITC LOTS AS SHOWN AN TAKE PLATE. COMMENDATE AT THE NORTH CUMRTER COUNTRY OF SUD SECTION 10, THENCE ALONG THE NORTH LINE OF SUD SECTION 10, SOUTH 87 DEDREES 34 JUNIUTES 27 SECONDS 6437, FEET, THENCE SOUTH ROBIT—PAY LINE OF OF THE TOTAL PRINT, STATE AND FEET TO A FORM OF THE SOUTH ROBIT—PAY LINE OF THE PAYON OF DONE LESTER, ELDER BOARD VICE CHAIRMAN COMMUNITY BIBLE CHURCH, OWNER I HEREDY CERTIFY THAT I HADE A GROUND SURVEY OF THE SUBDIVISION HERENI AND THAT PETHAMENT NOWINDITS AS SHOWN HEREON HAKE BEEN PALCED AT ALL CORRESS WID MIGLE POWTS ON ALL LOTS THE BOUNDIARY OF THE PLAT TO BE KNOWN AS BAY HEADOWS REPLAT 9 (LOTS 1 AND 2). SURVEYORS CERTIFICATE UTS 1 AND 2 BAY MEADONS REPLAT 9, BEHG A REPLAT OF A PORTION OF LOT 29 AND ALL OF LUTS 18 AND 19, BADOX 3, BAY MEADONS SIGNATURE A SERVINGON, AS SURVEYED, PALVITED AND RECECCEDED IN DOUGLAS COUNTY, MEBRASING ALL IN THE MORTHWEST GUARIER OF SECTION TO, IONNESSIP 14 KORTH, RAYCE 12 EUST OF THE BIY PRINCIPAL MERICAN, BEYNG MORE PULLY DESCREED AS FOLLOWS: OMNER'S CERTIFICATION BAY MEADOWS REPLAT & CONTAINS AN AREA OF 110,479 SQUARE FEET (2.536 ACRES), MORE OR LESS. STATE OF NEBRASKA ON THIS 272 AL DAY OF AND THAN THE SOUTH HE LE NOTIFIED THE COMMISSION HE AND THE SOUTH HE AND THE SOUTH HE AND THE SOUTH HE AND THE SOUTH HE PERSONALLY BROWN TO USE THE SOUTH HE AND THE VOLUNTARY AND THE SOUTH HE SOUTH HE SOUTH HE AND THE VOLUNTARY AND THE SOUTH HE SOU COUNTY OF DOUGLAS STATE OF KEBRASKA COUNTY OF DOUGLAS ACKNOWLEDGEMENTS OF NOTABLES 충 L5-486 BAY MEADOWS REPLAT 9 REPLAT LOTS 18, 19 AND 29, BLOCK 3, BAY MEADOWS 3rd PLATFING DEF DEF UGS 702710 유 COMMUNITY BIBLE CHURCH 8001 & STREET, OMAHA, NE 68127-3548 ASSOCIATE INC.

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EXHIBIT "A" Owners Property Page 2

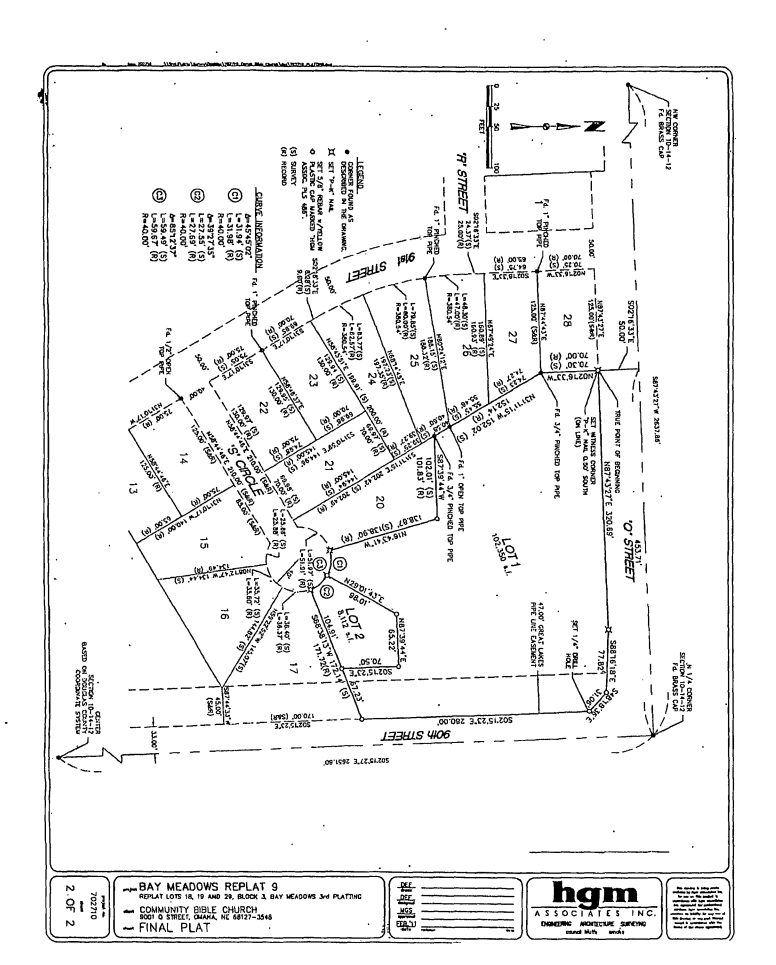


EXHIBIT "B" TO ENCROACHMENT AGREEMENT, 1 of 4

MAGELLAN PIPELINE COMPANY, L.P.

General Encroachment Requirements

- A. <u>GENERAL</u> These requirements define the minimum standards of practice for encroachments by a landowner (including any developer, business entity, utility company or individual working for, or on behalf of, or with permission of landowner) (herein referred to collectively as "Owner") to pipeline corridors and rights of way ("Magellan's Easement Tract") owned or operated by Magellan Pipeline Company, L.P. ("Magellan"). Upon written request by Owner to Magellan, a copy of these minimum requirements shall be provided to any developer, business entity, utility company or individual working on behalf of Owner or with the permission of Owner within Magellan's Easement Tract. Specific circumstances may require additional precautions or more stringent methods in order to protect the integrity of Magellan's pipelines and facilities. Magellan's Easement Tract for purposes of these General Encroachment Requirements shall be considered to be any area within fifty (50) feet of any Magellan pipeline or other Magellan-owned or operated facility unless a different right of way width is specified by one or more recorded right of way or easement documents (herein collectively called "Easement", whether one or more), in which case such specified width shall define Magellan's Easement
- 1. Encroachment Definition, An "encroachment" is any use of the land within Magellan's Easement Truct which could interfere with Magellan's Easement rights or which could create safety concerns for Magellan pipelines and/or facilities located on Magellan's Easement Tract. Encroachments include, but are not limited to: structures, fixtures. personal property, landscaping, foreign utilities, foreign pipelines roadways, railroads, waterway crossings, water impoundments, walls, heavy equipment and heavy loads on Magellan's Easement Tract, and also any excavation, digging, drilling, tunneling and addition, removal or disturbance of soil or subsoil within Magellan's Easement
- 2. Magellan Representative Required On-Site. Magellan pipeline systems operate at high pressures, and for safety reasons, Magellan requires its company and the company of the could endanger the Magellan pipelines or other facilities on

- Magellan's Easement Tract. For other activities of the Owner on the Magellan Fasement Tract, the Magellan field representative shall determine whether Magellan's continuous presence or periodic monitoring of encroachment activities will be required and shall inform the Owner, A Magellan representative will be made available upon 48 hours notice (exclusive of weekends and holidays) to determine the location and approximate depth of any Magellan pipelines. No excavation shall be commenced without prior written approval from Magellan and verification by Magellan of the location and approximate depth of its pipelines.
- 3. Magellan's Facilities.
 Magellan's facilities include, but are not limited to. Easement, rights of way, pipelines, meter and valve sites, aboveground piping manifolds and cathodic protection systems.
- 4. Land Use Change Notification, The landowner and tenant, if any, must notify Magellan at any and every time when the land use will be changed for land on or adjacent to Magellan's Easement Tract. Examples of such land use changes are:
- Change from pasture to cultivation
 Change in depth of tilling (e.g. plowing deeper or deep-breaking the land)
- Change in that terraces will be cut or re-cut
- Change from agricultural use to residential, commercial or industrial
- Change from residential to commercial or from commercial to industrial.

5. Governmental Regulations and

Industry Guidelines. Owner must comply with all applicable laws and regulations, as well as Magellan's policies as expressed herein. Owner is also hereby referred to the Common Ground Alliance Best Practices which can be found on the ww.commongroundalliance.com (See "Program Information" / "Best Practices") and which is available from Common Ground Alliance in booklet form for easy reference. Best Practices addresses the most common issues for damage prevention for an encroaching party, including, among others: Planning and Design; One-Call Center; Locating and Marking; Excavation; and Mapping. In the even of a conflict between laws and regulations, Magellan's policies and the Common Ground Alliance Best Practices, the following priority shall govern encroachments on Magellan's Easement Tract: 1st -laws and regulations; 2nd --Magellan policies; and 3rd --Common Ground Alliance Best Practices.

B. MAGELLAN RIGHT OF WAY PRACTICE

- 1. Personal Property and Fixtures
 To Be Kept Off of Magellan's
 Easement Tract, In order to keep
 Magellan rights of way clear for
 operations, maintenance, inspection
 and emergency access, personal
 property and fixtures shall not be
 placed, stored or maintained on
 Magellan's Easement Tract, Personal
 property and fixtures include, but are
 not limited to, storage sheds,
 automobiles, trailers, mobile homes,
 above-ground swimming pools,
 business equipment, product
 inventory, scrap metal, boulders,
 large rocks, debris, junk and piles of
 materials
- 2. Encroachments Subject to Being Cleared from Magellan's Easement Easement (including right of way agreement[s] and other written agreements), Magellan may keep Magellan's Easement Tract clear of items that may hinder the exercise of Magellan's rights to construct. operate, inspect, maintain, repair and access its pipelines and other facilities. Clearing of the Magellan's Easement Tract shall include, but not be limited to the following: removal of trees, brush, crops, other vegetation and non-permitted encroachments located on or overhanging all or part of any Magellan's Easement Tract. Trees or other vegetation overhanging Magellan's Easement Tract may be side-trimmed

C. ENCROACHMENT PLANNING

- Plan Review Required by Magellan. For any encroachment, Magellan must be provided project plans to review and approve, prior to the encroachment occurring, for purposes of damage prevention.
- Submission of Complete Plans. Owner must submit complete plans to Magellan for review. Incomplete plans could delay Magellan's engineering impact study and insufficient information could result in increased costs. Plans must include:
- A plan view of the project with the pipeline(s) location included.
- An illustration in profile of the existing surface elevations, the proposed surface elevations and the elevation of the Magellan pipeline(s).
- A comprehensive utility/structure/grading plan depicting the relationship to the pipeline(s).
- A proper legal description of the project location.
- · Complete landscaping plans.
- Complete plans for backfilling and compaction of backfill material.
- 3. Plans Must Show Magellan's Easement Tract, Pipelines and Facilities. All construction plan (prints) showing lands where all or any part of Magellan is Easement Tract, any Magellan pipeline or facility is located must contain the

following:

- Location and depth of all Magellan pipelines and facilities
- The width of Magellan's Easement
 Tract
- A standard warning statement conspicuously displayed containing the following language:

WARNING HIGH-PRESSURE PIPELINE(S) Excavation and/or Construction Prohibited Without compliance with State One-Call AND Without Written Permission From MAGELLAN PIPELINE COMPANY, L.P.

- 4. Written Encroachment
 Agreement Required. A written,
 fully executed Encroachment
 Agreement must be in place between
 Magellan and Owner before Owner
 commences work on any
 encroachment.
- 5. Costs, Unless otherwise agreed in writing, all costs to Magellan that result from any encroachment should be paid by Owner. Such costs shall include, but not be limited to: modification, replacement, lowering, and protection of pipelines, including engineering evaluation and design, field labor and real estate research and document preparation and handline.
- 6. Pipeline Integrity Inspection,
 Prior to the installation of any
 structure, parking lot, roadway or
 other facility which might interfere
 with or hinder Magellan's inspection
 of any pipeline or facility, Magellan
 will perform an integrity review of its
 pipeline and any other assets which
 may be affected by the proposed
 structure, parking lot, roadway or
 other encroaching facility in order to
 determine that Magellan's assets
 comply with integrity requirements
 and to allow Magellan to make any
 needed changes prior to construction
 of any encroachments.
- 7. Soil On Magellan's Easement
 Tract Removing and Adding, No
 soil shall be removed from or added
 to Magellan's Easement Tract
 without written authorization from
 Magellan. Any soil added must be
 clean (without contaminants, trash or
 debris) fill dirt and must be limited in
 amount so that the

- resulting cover (vertical distance from the surface of the land to the top of Magellan's pipeline) is not greater than eight feet (8').
- 8. Erosion Control Materials. Erosion-control materials may be allowed on Magellan's Easement Tract for temporary periods of construction and restoration.
- 9. Proof of Title to Property.
 Magellan may require Owner to
 provide proof of current ownership of
 the land where the proposed
 encroachment is to be located. Such
 proof may be in the form of a Title
 Commitment, Title Policy, or a copy
 of a recorded Warranty Deed.
- 10. <u>Subdivision Plat</u>, Magellan requires a copy of the Subdivision Plat, if applicable. If the plat has been recorded, Magellan requires a copy indicating the book and the page of the recording.
- II. Location and Approximate Depth of Pipelines, A Magellan representative is normally available with 48 hours notice (exclusive of weekends and holidays) to determine the location and approximate depth of the pipeline(s). Determining actual depths of pipelines may require potholing or hand-digging by, and at the expense of Owner in the presence of an authorized Magellan representative. No excavation on Magellan's Easement Tract shall take place without approval by Magellan.
- 12. Vertical Separation Between Magellan Pipeline or Facility and an Encroaching Object or Structure. Vertical separation is defined in this document as the vertical distance between the outermost part of a Magellan pipeline, facility or appurtenance (for example, the outside of the pipe [or uncased pipe] or the outside of the pipe casing [for cased pipe]) and the outermost part of the encroaching object (for example, the outside of the encroaching pipeline or the outside of the ou
- 13. <u>Construction Equipment</u>
 <u>Information.</u> Owner shall provide to
 Magellan information as to the type,
 size, and weight of construction
 equipment that will be used over or
 in the vicinity of the pipeline(s).
- D. ENCROACHMENT DESIGN REQUIREMENTS & STANDARDS
- I. Risk of Loss and Damage, Owner shall bear the risk of loss, damage and/or destruction to any structure, fence, landscaping or improvement placed within the boundaries of Magellan's Easement Tract and shall hold Magellan harmless

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for damages, destruction of structures and for any consequential damages which may arise out of Magellan or its designees exercising Magellan's Easement rights or which may arise out of accessing Magellan's Easement Tract, pipelines

2. Buildings, Structures and Fences,

- Buildings and Structures. No buildings, houses, barns, garages, patios, playhouses, sheds, septic systems or drain fields. swimming pools (above-ground or below-ground), reinforced concrete slabs or other similar structures will be permitted on the Magellan's Easement Tract.
- b. Septic System not permitted. No septic-system, including any lateral lines will be permitted on Magellan's Easement Tract.
- c. Retaining Walls. Retaining walls are not permitted on Magellan's Ensement Tract.
- d. Fences. No fence shall be constructed or maintained on Magellan's Easement Tract without a written agreement
- e. Requirements for Fences. If fencing on Magellan's Easement Tract is authorized by a written agreement with Magellan, the fencing must comply with the
 - following:

 1) Not Parallel to Pipeline. No fence shall be allowed to be constructed parallel closer than 10 feet to any Magellan pipeline, within the boundaries of Magellan's Easement Tract.
 - 2) Fence Posts Location. No fence posts will be allowed to be within five (5) feet of any Magellan pipeline or facility. 3) Gates Required, Magellan
 - may require any fence constructed within the boundaries of Magellan's Easement Tract to have gates of such size and suitability as is necessary or convenient for Magellan to access its pipelines and/or facilities for its operations, includin inspections, at each point where the fence crosses a Magellan pipeline or facility boundary, Magellan shall be allowed to put a Magellan lock on such gates, which will allow access to Magellan's Easement Tract and/or facilities through such gates
 - 4) Angle of Fence Crossing. It is preferred that fence crossings be as close to 90 degrees as possible.

Landscaping, Elevation Changes and Water.

a. Landscaping Definition. Landscaping shall include, but not be limited to, trees, shrubs, underground irrigation or sprinkler systems, sidewalks or other paths, retaining walls, terraces or other land grade changes,

Magellan's Easement Tract. General Landscaping Requirements. The following are the general rules for landscaping on lagellan's Easement Tract:

1)Written Approval. Landscaping proposed to be done on Magellan's Easement Tract must be approved by Magellan in a written encroachment agreement. Among other terms, the encroachme agreement will release Magellan from any liability for damages to the landscaping from the exercise of Magellan's Easement rights.

2) Trees Not Permitted. Trees are not permitted on Magellan's Easement Tract 3) Shrubs. Shrubs exceeding 3

- feet in height and/or obstructing the view of any Magellan pipeline marker posts are not permitted on Magellan's Easement Tract. 4) Irrigation Systems, Field Drain Lines, and Sidewalks. Irrigation systems, field drain lines and sidewalks that are to cross a Magellan pipeline must cross such pipeline at an angle as close to 90 degrees as possible, but in no event at an angle less than 45 degrees and must comply with other applicable provisions of this cument
- c. No Water Bodies on Magellan's Easement Tract. Retention of water, ncluding but not limited to, Livestock ponds, lakes, retention ponds, or wetlands may not be constructed or formed on Magellan's Easement Tract.
- d. Surface Grade and Elevation Changes. Surface grade or elevation changes must be reviewed and approved in writing by Magellan.
- 4. Foreign Pipeline & Utility Crossings. No foreign pipelines or utility lines of any type shall be allowed to be constructed parallel to any Magellan pipeline within the boundaries of Magellan's Easement
- a. Minimum Angle for Pipeline/Utility Crossing. Any foreign pipeline or utility that is proposed to cross a Magellan pipeline must cross the Magellan pipeline at an angle as close to 90 degrees as possible, but in no event at an angle less than 45 degrees. b. Vertical Separation Requirements for Crossing. Foreign pipeline(s), utilities (except highvoltage lines - see below) or flow lines should cross Magellan pipeline(s) with at least 24 inches of vertical separation. Special written authorization must be given in the event vertical separation is less than that specified in these General Encroachment Requirements. The preferred method for a foreign pipeline or utility to cross a Magellan pipeline is to cross below the Magellan pipeline.
- c. Warning Tape Required. When any foreign pipeline or utility line is proposed to cross a Magellan pipeline, Owner must place 6" wide McMaster-Carr No. 8288T12 or equal within Magellan's Easement

- in the following manner:
- 1) The tape must be placed directly over (parallel to) and at least 15 inches above the foreign line for the entire distance that it occupies Magellan's Easement Tract. Additionally, the tape must be placed directly over (parallel to) and at least 15 inches above each Magellan pipeline that is crossed for a minimum distance which is the greater of:
- (a) a minimum distance of 20 feet on each side of the Magellan pipeline, or (b) across the entire width of Magellan's Easement Tract
- 2) The placement of warning tape on each side of Magellan pipeline(s) will not be required for utility cables that are installed using the directional drill or jacking method.
- d. Crossings By Metal Pipelines or Conduits. Metallic pipe crossing Magellan pipeline(s) may require Magellan to perform a cathodic protection interference survey. If interference with Magellan's cathodic protection system is detected and remediation is necessary, Owner agrees to cooperate with Magellan and to make necessary adjustments in Owner's interfering metallic pipe or other remediation to correct such interference problem insure that the Magellan cathodic protection system is operating properly.
- e. Crossing Requirements. Electrical, fiber optic, local service communication, long distance carrier telephone, and utility cables should cross Magellan pipeline(s) with a minimum of 24-inches of vertical separation. All such lines must be covered with a Concrete Slab for the full width of the Easement Tract, if requested by Magellan. If such lines have an exposed concentric neutral, a test point from the ground wire shall be
- installed by the power company f. Crossing Requirements For Lines Going Over a Magellan Pipeline. In the event the electrical. fiber optic, local service . inication, long distance carrier telephone, and utility cables cable crosses over a Magellan pipeline, such line shall be encased in red concrete across the full width of Magellan's Easement Tract, unless a variance is granted by Magellan, as set forth below.
- Written Authorization for Variance, Owner must have written authorization from Magellan for any variance from the vertical separation requirements listed above and/or for any variance from the requirement for

- encasement of high-voltage electrical lines in red concrete
- h. Utility Poles and Guy Anchors. Utility poles and guy anchors shall not be placed on Magellan's Easement Tract without a written agreement, With a written agreement, poles and anchors may be placed no closer than 20 feet to any Magellan pipeline. Poles shall not be allowed to run parallel to a Magellan pipeline within the Magellan Easement
- Directional Drilling / Boring.
 - 1) Prior to commencing an horizontal directional drilling. Owner shall submit plans showing procedure and material descriptions for Magellan's approval. The plans and description shall include, but not be limited to
 - the following:
 Profile and plan showing location of entry and exit
 - points Work space required to perform the work Mud containment and
 - disposal sites
 - 2) Owner shall positively locate and stake the location of Magellan's existing pipelines and other underground facilities, including exposing any facilities located within 10 feet of the designed drilled path. Prior to commencing drilling operations, Owner shall modify drilling practices and down-hole assemblies to prevent damage to Magellan's existing pipelines and other facilities. Owner shall be responsible for losses and repairs occasioned by damage all Magellan pipelines and other facilities resulting from drilling or boring operations.

 3) At all times, Owner shall
 - provide and maintain instrumentation to document and accurately locate the pilot hole and the drill bit, to measure drill-string axial and torsional loads, and to measure drilling fluid discharge rate and pressure. At Magellan's request, Owner shall promptly provide Magellan with reasonable access to information and readings provided by these instruments, including copies of any written documentation.
 4) Pilot Hole.

 - The pilot hole shall be drilled along the path shown in the plan and profile drawings. No pilot hole shall be made that will result in any of the encroaching utility being installed in violation of laws and regulations or of Magellan's requirements described herein However, safety for any adjacent utilities and/or structures is of utmost importance. Therefore, the listing of separation distances or tolerances herein does not relieve Owner from responsibility for safe operations or for damage to adjacent utilities and structures
 - If tolerances are not specified in the plan and profile drawings, the pilot hole shall have the following tolerances

- · Elevation of +0 feet and -15
- · Alignment of +/-20 feet as long as it does not come to within 10 feet of Magellan's
- pipeline
 Initial penetration of ground surface at exact location shown in the plan and profile drawings
- Final penetration of the ground surface within +/-10 feet of the alignment and within +30 feet and -0 feet of the length shown in the plan and profile drawings · Curves shall be drilled at a radius equal to or greater than that specified in the plan and profile drawings. The drilled radius will be calculated over any 3 joints (range 2 type drill pipe) segment using the following formula: Rdrilled = (Ldrilled/Aavg) x
- Where: Rdrilled =drilled radius Ldrilled = length drilled; no less than 75 feet and no greater than 100 feet
- Aavg = total change in angle over Ldrilled At the completion of the pilot-
- hole drilling, Owner shall provide to Magellan a tabulation of horizontal and vertical coordinates, referenced to the drilled entry point, which accurately describe the location of the pilot hole. 5) Drilling Fluids.
- •The composition of drilling fluids proposed for use shall comply with all applicable laws and regulations.
- Owner is responsible for obtaining, transporting and storing any water required for drilling fluids
- · Disposal of drilling fluids and drill cuttings shall be Owner's responsibility and shall be conducted in compliance with applicable laws and regulations. Drilling fluid shall not be disposed of by placing fluids on or under the surface of Magellan's Easement Tract.
- · Owner shall employ best efforts to maintain full annular circulation of drilling fluids. Drilling fluid returns at locations other than entry and exit points shall be minimized. If annular circulation is lost, Owner shall take steps to restore circulation. If inadvertent surface returns of drilling fluids occur, they shall be immediately contained with hand-placed barriers (e.g., hay bales, sand bags, silt fences, etc.) and collected using pumps as practical, If the amount of surface return is not great enough to allow practical collection, the affected area will be diluted with fresh water and the fluid will be allowed to dry and dissipate naturally. If

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the amount of surface return exceeds that which can be contained with hand-placed barriers, small collection sumps (less than 5 cubic yards) may be used unless permits or other regulations prohibit the use of collection sumps. If the amount of surface return exceeds that which can be contained and collected using barriers or small sumps, or if the return of drilling fluids occurs in the body of water proper, drilling operations will be suspended until surface return volumes can be controlled.

6) As-Built Drawing. Owner shall provide to Magellan an as-built plan and profile drawing of the drilled crossing showing the location of the new crossing as well as the location of Magellan's pipeline.

- Roadway, Driveway, Raifroad and Equipment Crossings. No roadway, driveway, raifroad or equipment crossings of any type shall be allowed to be constructed parallel to any Magellan pipeline within the boundaries of Magellan's Easement Tract.
 - a. Pipeline Integrity Inspection. A pipeline integrity review shall be performed by Magellan as described in provision "6" under "C. Encroachment Planning" (above).
 b. Load Bearing and Stress Limit Requirements. Prior to any road, driveway, rail bed or equipment crossing construction, Magellan's engineer must determine whether the proposed compacted cover meets load-bearing requirements and provides adequate protection to limit stress on Magellan's pipeline or other facilities and must advise Owner of any additional requirements necessary to provide adequate protection.
 - No Crossing Over Pipeline Bend. Paved surfaces or rail beds shall not be allowed to cross a pipeline bend (point of inflection).
 - d. Minimum Angle of Crossing. Crossings should be as close to 90 degrees to Magellan pipelinc(s) as possible, but not less than 30 degrees.
 - e. Pipeline Casing Issues. Magellan prefers that cased roadway and railroad crossings no longer be installed. If the carrier pipe under roadways and railroads requires adjustment or relocation, then instead of using casing, the carrier pipe will consist of extra strength material or heavier wall thickness to accommodate the additional longitudinal stress due to external loads. If a road or railroad crossing currently uses casing and the road or railroad is being widened and no other adjustment or relocation of the carrier pipe is required, then Magellan may elect to extend the casing pipe on the existing crossing(s) to accommodate additional road surface. If casing is used, it must not end under the roadway surface or track structure, but must extend across the entire length of the roadway or railroad right of way.
 - way.

 f. Railroad Crossing Requirements. Railroads shall be installed with a

minimum compacted cover over the carrier pipe, as measured from the base of the rail to the top of the pipe, as follows (see Figures 1 and 3):

Location of Pipeline	Minimum Compacted Cover Over Top of Pipeline
Under track structure proper (Below bottom of rail)	6.0 feet
Under all other surfaces within the right of way or from the bottom of ditches	3.0 fect

g. Roadway and Driveway Crossings. Roadways and driveways, shall be installed with a minimum compacted cover over the carrier pipe, as measured from the top of the roadway surface to the top of the pipe, as follows (see Figures 2 and 4):

Location of Pipeline	Minimum Compacted Cover Over Top of Pipeline
Under roadway surface proper (Below surface of pavement)	4.0 feet
Under all other surfaces within the right of way or from the bottom of ditches	3.0 feet

- h. Crossing Pipelines Transporting Highly Volatile Liquids. For Magellan pipelines transporting highly volatile liquids, minimum cover for a crossing at a drainage ditch must be 4.0 feet.
- i. When Additional Depth Required. Depth greater than the minimum depths stated above may be required for a pipeline due to the combined stress of internal pipeline pressure and external loading pressure. Magellan will analyze each proposed crossing based on information provided by Owner to determine any additional depth that may be required for the pipeline for safe operation. Temporary Roads and Equipment Crossings. Any such road or crossing must meet the following
 - Must be located at a site approved by a Magellan field representative.
 - Must provide adequate protection for Magellan's pipeline and other facilities, as determined by the appropriate Magellan engineer, so that the compacted cover meets load-bearing requirements and provides adequate protection to limit stress on the pipeline or other facilities.

equal, over each pipeline for the width of the temporary road or equipment crossing, plus an additional 20 feet past each outside edge of such temporary road or equipment crossing k. Owner Required to Protect Magellan Pipelines. Magellan may require Owner to put in place additional cover and/or stabilization (timbers, steel plate, crushed rock, concrete slab, etc.) at any approved equipment crossing in order to protect Magellan pipelines, taking into account possible effects of weather, pipeline depth, and type of vehicles proposed to cross the pipelines Magellan will analyze each proposed crossing based on information provided by Owner to determine any additional depth or protection that may be required for safe pipeline operation L Heavy Equipment - Definition and Requirements. Heavy equipment shall be defined as vehicles having a gross weight in excess of

80,000 pounds. Heavy equipment shall be prohibited from working directly on top of the

have a minimum of 4 feet of cover. Magellan

must analyze the additional longitudinal stress

weight in excess of 80,000 pounds in order to

determine required pipeline depth for safe

due to external loads if the vehicles have a gross

active pipeline. For vehicles having a gross weight of 80,000 pounds or less, the pipeline must

· Owner shall place Six-inch wide plastic

warning tape, McMaster-Carr No. 8288T12 or

6. Parking Lots and Other Pavement.

operation.

a. Parking Lot and Pavement Requirements. All parking lots and other pavement installed on Magellan's Easement Tract shall consist of a flexible surface such as asphalt. No reinforced concrete will be allowed.
 b. Pipeline Depth Under Parking Lot. The depth of Magellan's rigidizer under a parking let.

depth of Magellan's pipelines under a parking lot must meet or exceed compacted cover requirements listed in the previous "Roadway, Driveway, Railroad, and Equipment Crossings" section above

7. Waterway Crossings.

- a. Pipeline Depth Requirements. If Owner proposes to cross a Magellan pipeline with a waterway (river, stream, creek, irrigation canal, or drainage ditch), such crossing must result in Magellan's pipelines meeting or exceeding the minimum depth below the bottom of the waterway for compliance with then current pipeline construction standards and federal, state, and local regulations.
- Requirements for Waterway Crossings:
 Minimum Angle or Crossing. Crossings should be as close to 90 degrees to Magellan pipeline(s) as possible, but not less than 45

- degrees.
- 2) Vertical Separation Requirements for Waterway Crossing. Pipelines to be crossed must have a minimum vertical separation of five (5) feet, as measured from the bottom of the waterway to the outermost part of a Magellan pipeline, facility or appurtenance
- 3) Adding Weight to Pipeline for Negative Buoyancy. Owner shall bear the cost of Magellan adding sufficient weight or mechanical devices to any Magellan pipeline crossed by a waterway in order to create negative buoyancy for such pipeline.

8. Blasting.

- a. Magellan Written Approval Required – Plan To Be Submitted. Magellan must approve any proposed blasting operations that could affect its pipelines or facilities. Should blasting be necessary, a comprehensive plan must be submitted to Magellan for review and written approval.
- written approval

 b. Safety Considerations Damage
 Prevention Plan. For safety and
 preservation of Magellan assets, all
 blasting shall be in accordance with
 federal, state, and local governing
 agencies and the Magellan's "Damage
 Prevention Plan for Blasting Near
 Company Facilities". A copy of said plan
 will be made available upon request.

E. EXCAVATION NEAR MAGELLAN PIPELINES.

- 1. STATE "ONE-CALL" REQUIRED. No excavation or activity listed in "A. GENERAL - 1. Encroachment Definition" above shall be performed by Owner in the vicinity of Magellan's facilities or within Magellan's Easement Tract until proper telephone notification has been made to the appropriate 'One Call" system and a Magellan representative is on-site to monitor excavation activities. All of the states in which Magellan conducts pipeline operations have "One Call" laws, which require 48-72-hours notification prior to any excavation related activities. After making a One-Call, the state One-Call agency will notify Magellan to mark accurately, in a reasonable and timely manner, the location of the Magellan's pipeline facilities in the vicinity of the proposed encroachment
- 2. ONE-CALL NOTIFICATION. The following list is provided for convenience, but is not warranted by Magellan to be complete or accurate (telephone numbers were copied from each state's web site on 1/5/2004). Owner is required to acquire and call the appropriate One-Call number(s) for its location of activity.

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| Current "ONE-CALL" numbers and information can be found on each state's "ONE-CALL" website:
Arkansas - www.arkonecall.com/	-800 482-8998
Colorado - www.uncec2.org/	-800 892-0123
Illinois - www.ilinois teall.com/	-800 892-0123
Colorado - www.ilinois teall.com/	-800 392-0123
Colorado - www.ilinois teall.com/	-800 344-7233
Colorado - www.kansasonecall.com/	-800 342-7233
Colorado - www.kansasonecall.com/	-800 344-7233

Texas - www.texasonecall.com/ - 800 245-4545 Wisconsin - www.diggershotline.com/ - 800 242-8511

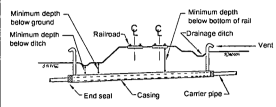
Alternatively, the National One-Call number – (888) 258-0808 - may be used to register a proposed exervation and to subsequently notify underground utility operators with assets in the vicinity.

- 3. Execution Plan Approynl, Owner shall submit to Magellan for its approval plans for any proposed exeavation on the Magellan Easement Tract. No executation on Magellan's Easement Tract shall be commenced until Owner has secured Magellan's written approval of the plans. The excavation work shall be in compliance with all applicable laws and regulations. Owner is also referred to the Common Ground Alliance Best Practices (referenced in this document).
- 4. <u>Magellan Representative On-Site for Excavation.</u>
 A Magellan representative must be on-site when an excavation is occurring on Magellan's Easement Tract (see provision "2" under "A. <u>General</u>" beginning on page 1).
- 5. Removal of Side-Cutting Teeth from Equipment. Side-cutting teeth shall be removed from buckets of excavating equipment.
- 6. Parallel Exervating Required. When, in preparation for crossing any Magellan pipeline with any other pipeline or with electric line, communication line, roadway or any other structure or facility. Owner needs to locate a Magellan pipeline by use of mechanical means. Owner must perform such locating activity by excavating parallel to the Magellan pipeline with such mechanical means, but

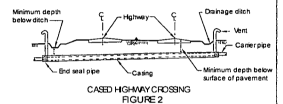
shall cease using the mechanical means when it reaches a point within two feet of the Magellan pipeline (see next provision).

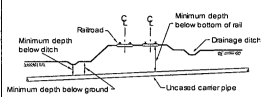
7. Exposing Pipeline by Hand. Excavating within 2 feet of any Magellan pipeline shall be done by hand-digging until the pipeline is exposed and its location is accurately known. Then, Owner must position the excavation equipment so that from the point of operations the equipment will not reach within 2 feet of any Magellan pipeline.

RAILROAD AND HIGHWAY CROSSINGS

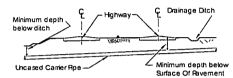


CASED RAILROAD CROSSING FIGURE 1





UNCASED RAILROAD CROSSING FIGURE 3



UNCASED HIGHWAY CROSSING FIGURE 4

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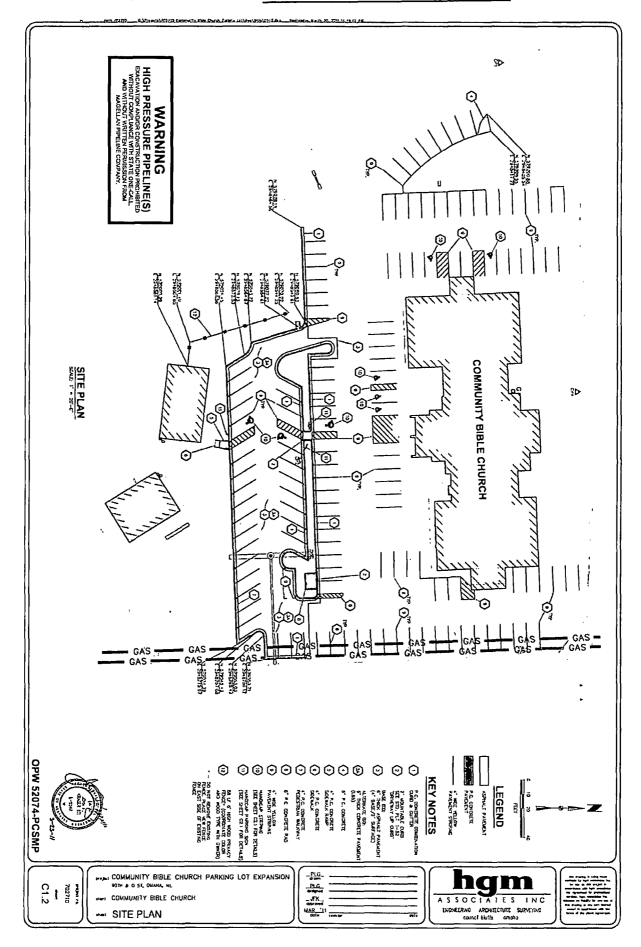


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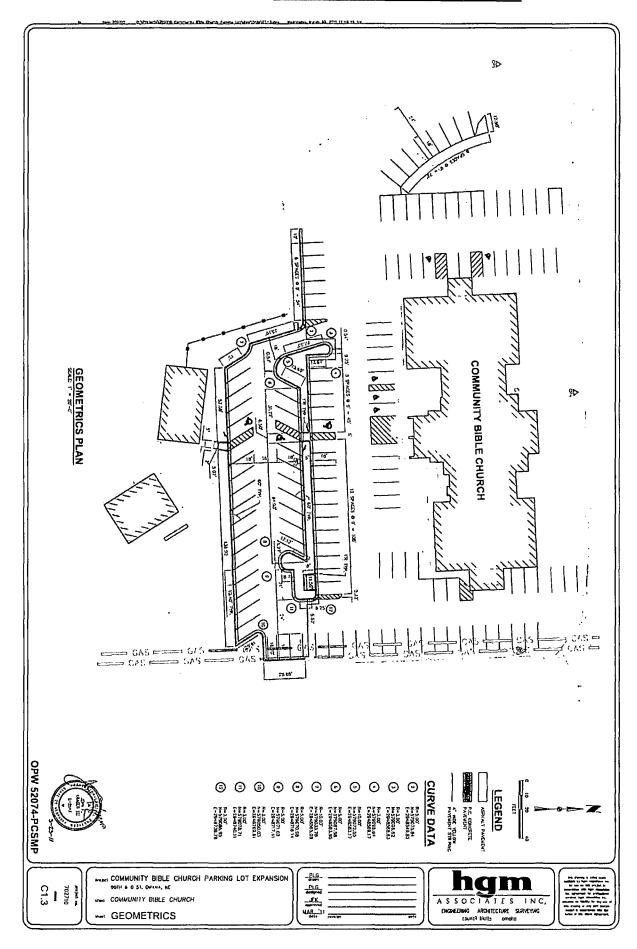


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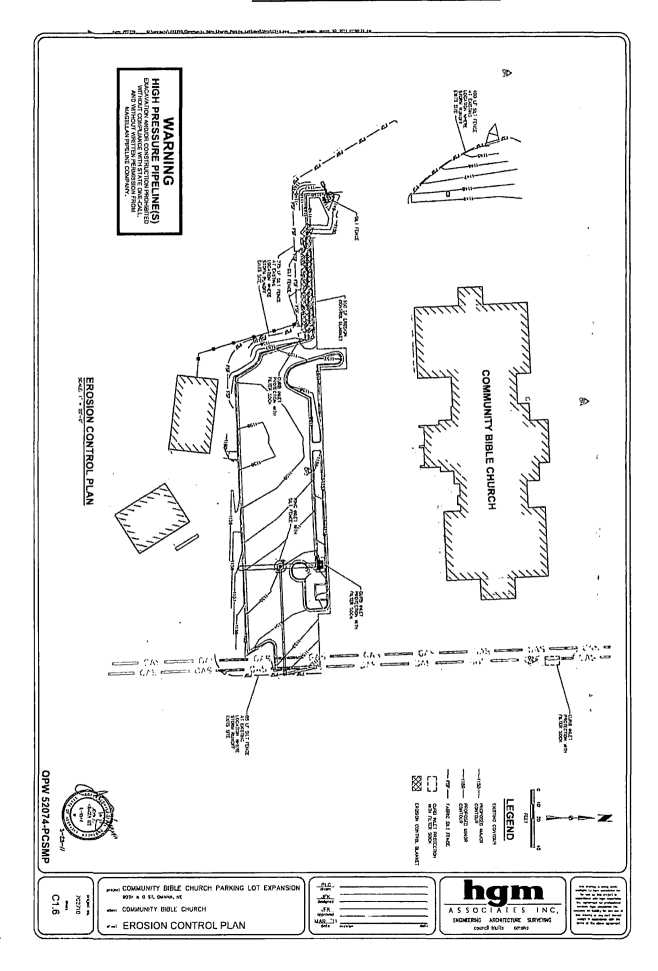


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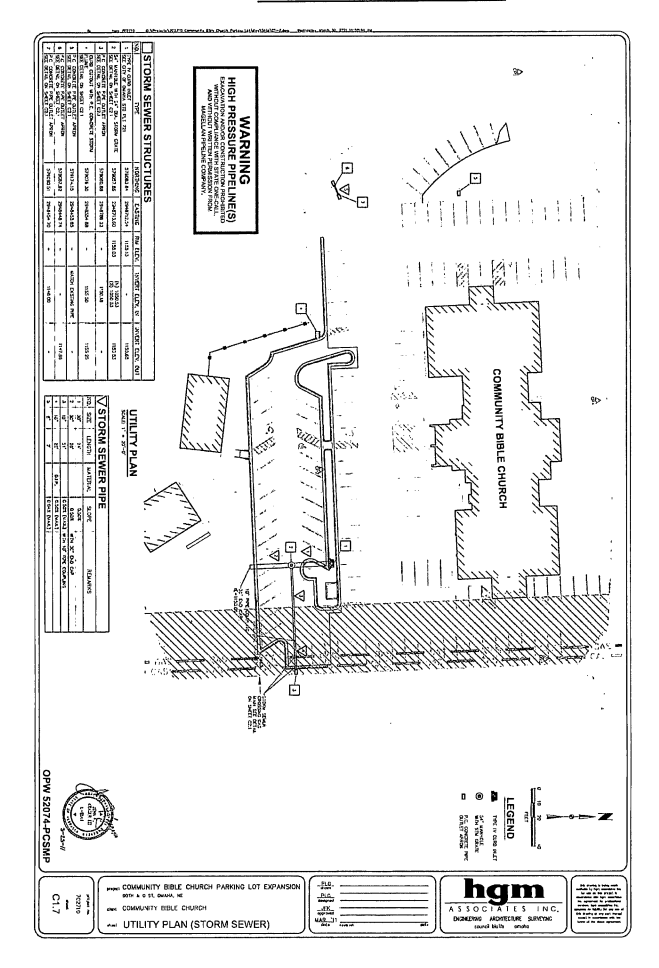


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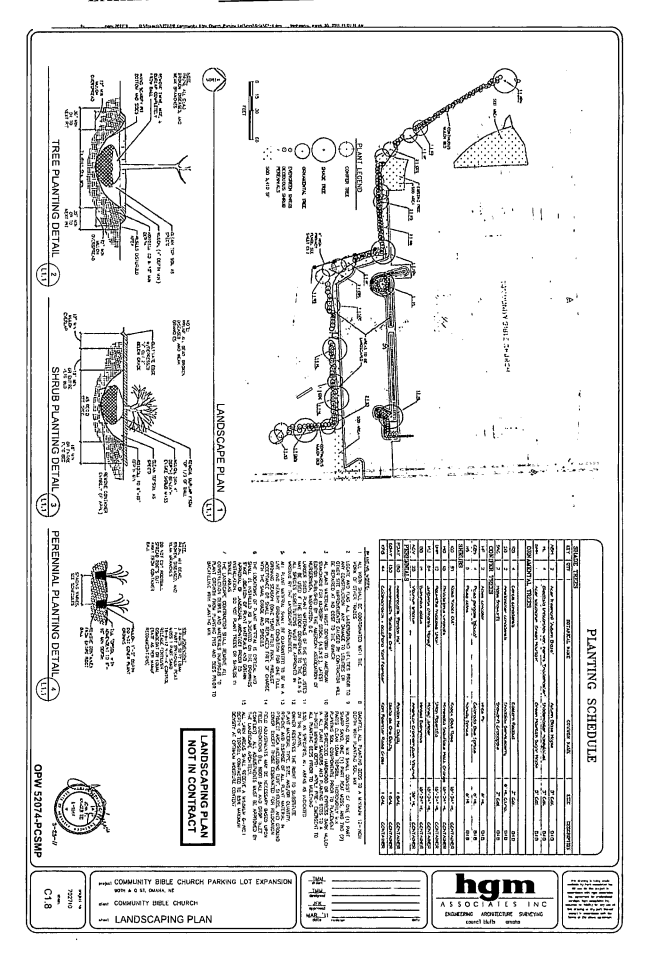


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