FILED SARPY CO. NE INSTRUMENT NUMBER 2005-11356

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REGISTER OF DEEDS

COUNTER	M C.E. A
VERIFY	CLE D.E. SO
PROOF	
FEES \$ 1	20.50
CHECK#_	7008560
CHG	CASH
REFUND_	CREDIT
SHORT	50NCR

(Drafted by & when filed return to: Magellan Pipeline Company, LLC, P. O. Box 22186, MD 27-4 (S. Guthrie), Tulsa, Oklahoma 74121-2186, 918/573-0702.)

## **ENCROACHMENT AGREEMENT**

This Encroachment Agreement ("Agreement") is made and entered into by and between Magellan Pipeline Company, LLC, a Delaware limited liability company, whose address is P.O. Box 22186, Tulsa, Oklahoma, 74121-2186, (hereinafter called "Magellan"), and Dale L. and Cynthia E. Henkel, their successors, assigns and grantees, hereinafter called "Owner", whether one or more, whose mailing address is 2113 Crest Ridge Drive, Papillion, Nebraska, 68133.

## WITNESSETH:

WHEREAS, Owner represents and warrants that Owner owns all the certain land legally described as Lot Eighty-Eight (88), Eagle Crest, a subdivision as surveyed, platted and recorded in Sarpy County, Nebraska, also known as 2113 Crest Ridge Drive, Papillion, Nebraska, 68133 (hereinafter "Owner's Land").

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"), which burden and encumber Owner's Land pursuant to those certain instruments recorded in the records of Sarpy County, Nebraska described as follows:

- 1) Right of Way Agreement as to a pipeline or pipelines dated February 11, 1946, from Peter Hansen and Marie Hansen, his wife, in favor of Great Lakes Pipe Line Company (Magellan's predecessor in title), its successors and assigns, and filed for record in Book 12 at Page 632; and
- 2) Conveyance and Assignment from Great Lakes Pipe Line Company to Williams Brothers Pipe Line Company (Magellan's predecessor in title) dated March 15, 1966, and filed for record in Book 42 at Page 565; and
- 3) Partial Release and Grant of Right of Way dated May 28, 1996, between Williams Pipe Line Company, (Magellan's predecessor in title), its successors and assigns, and Eagle Crest Development, L.L.C., recorded on June 10, 1996 as Instrument Number 96-11146, which defined the

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Easement to a 100-foot corridor, (hereinafter Magellan's Easement Tract); and

WHEREAS, Owner and Magellan have agreed to the approval by Magellan of the construction and placement of a privacy fence (hereinafter called the "Encroachment") on Magellan's Easement Tract on the following terms;

NOW, THEREFORE, in consideration of the covenants and agreements herein and other good and valuable consideration, the receipt of which is hereby acknowledged, Magellan, subject to the following terms and provisions, hereby consents to the Encroachment listed below as an "Approved Encroachment":

## Terms and Provisions:

- 1. Approved Encroachment. The Approved Encroachment is limited to the following:
  - (a) An existing privacy fence enclosing Owner's land (hereinafter referred to as the "Fence") which crosses and encloses Magellan's Easement Tract. The Fence shall at all times be constructed or modified as it presently exists and as further modified by removal of every other picket along a six foot panel on the southwest corner of Defendant's fence running north of the southwest fence post and along a six foot panel located on the southeast of Defendant's fence running north of the southeast fencepost marking the southern boundary of Owner's Land. A photograph illustrating the necessary modifications as applied to the eastside six foot panel of the fence is attached hereto as Exhibit "A." The modifications shown on Exhibit "A" shall also be applied to the westside six foot panel. Any cost of necessary construction modifications shall be borne by Owner.
  - (b) It is only with the above modifications that the **Encroachment** is hereby approved by **Magellan**.
  - (c) No other right or interest in the Easement Tract granted in favor of Magellan is or shall be disturbed or effected other than as expressly stated by the terms of this Encroachment Agreement and except as stated herein Magellan shall have the same rights granted in those certain documents referred to above which are recorded in the records of Sarpy County, Nebraska in the office of register of Deeds of Sarpy County Nebraska.

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2. Binding Upon Successors. The undersigned parties agree:

That the terms and conditions of this **Agreement** will be binding upon and inure to the benefit of the parties hereto, their successors, assigns and grantees and is intended to run with the land. 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.

[Seal]



Notary Public

2005-11356C

Owners:
Dale L. Henkel  Cynthia E. Henkel
STATE OF NEBRASKA )  SS.  COUNTY OF SARPY )
SWORN before me, a Notary Public, on this 31 day of 1000.
Notary Public  [ Seal ]  GENERAL NOTARY-State of Nebraska VASILI SAKKAS My Comm. Exp. May 22, 2007