NAVARRO COUNTY COMMISSIONER'S COURT

A Regular meeting of the Navarro County Commissioner's Court was held on Monday, the 9th, day of April, 2018 at 10:00 a.m., in the Courtroom of the Navarro County Courtroom of the Navarro County Courthouse 300 W. 3rd Ave., in Corsicana, Texas. Presiding Judge HM Davenport Jr. Commissioners present Jason Grant, Dick Martin, Eddie Moore, and James Olsen.

- 10:00 A.M. Motion to convene by Comm. Olsen sec by Comm. Moore Carried unanimously
- 2. Opening prayer by Comm. Martin
- 3. Pledge of Allegiance
- 4. Public Comment-No Comments

Consent Agenda

Motion to approve consent agenda items 5-8 by Comm. Martin sec by Comm. Grant
Carried unanimously

- 5. Motion to approve bills as submitted by the County Auditor, including current bills, (paid 4/09/2018), payroll, (paid 4/13/2018)

 TO WIT PG 313-332
- 6. Motion to approve Cellular Phone Allowance Authorization for Navarro County Justice of the Peace Pct. 1 <u>TO WIT PG 333</u>
- 7. Motion to approve the minutes from March 1, 2018 Planning & Zoning meeting TO WIT PG 334-335
- 8. Motion to approving a re-plat of The Shores on Richland Chambers Lake, Phase 1, combining lots 227 & 228 for Travis and Kelly Fullwood

Action Items

- 9. No action taken Burn Ban remains off
- Motion to approve Tax Collection Report for March 2018, Mike Dowd by Comm.
 Olsen sec by Comm. Moore
 Carried unanimously

 TO WIT PG 336-342

- Motion to approve donation in the amount of \$7,000.00 from the 100 Club of Navarro County to the NCSO for the purchase of Tactical Equipment by Comm. Grant sec by Comm. Martin Carried unanimously
- Motion to approve accepting a donation in the amount of \$1,038.87 from the Navarro County Reserve Deputy Program for the NCSO Range by Comm. Moore sec by Comm. Grant Carried unanimously
- Motion to approve accepting grant in the amount of \$2,000.00 from the Navarro County Electric Coop to NCSO for the Navarro County Roundup Program by Comm. Martin sec by Comm. Olsen Carried unanimously
- 14. Motion to approve special use permit #18-476 for a dwelling of Nonconventional Construction for James Grigar located at 524 SECR 3150 Corsicana, Texas by Comm. Martin sec by Comm. Moore Carried unanimously
- Motion to approve crossing County Roads in Pct. 3 and Pct. 4 by Comm. Olsen sec by Comm. Moore
 Carried unanimously
- Discussion with the Ellis County Community Supervision and Corrections Department
- 10:30 A.M. Motion to go into Executive Session Pursuant to the Texas Government Code Section 551.074 to discuss Personnel by Comm. Olsen sec by Comm. Moore Carried unanimously
 - 11:10 A.M. Motion to come out of Executive Session Pursuant to the Texas Government Code Section 551.074 to discuss Personnel by Comm. Moore sec by Comm. Grant Carried unanimously
- No action taken on Executive Session Pursuant to the Texas Government Code Section 551.074 to discuss Personnel

- 19. Motion to adjourn by Comm. Martin sec Comm. Grant Carried unanimously
- I, Sherry Dowd, Navarro County Clerk, Attest that the Foregoing is a True and accurate accounting of the commissioners Court's authorized proceeding for April 9, 2018.

Signed 9th day of April, 2018

Sherry Dowd, County Clerk

€ 4 T.

4/6/2018 8:50 GENERAL FUND

VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
A-1 FIRE & SECURITY	7	2018 101-512-455	MAINT CONTRACT -	4/2/2018	4/9/2018		1,093.50
ACTION SIGN & BANNER	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306218	200.00
AKV PLUMBING CONTRAC	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306173	191.25
AKV PLUMBING CONTRAC	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306173	94.27
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/2/2018	4/9/2018		935.34
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		116.37
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		832.70
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		4,686.26
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		179.92
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		392.83
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		(120.12)
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/3/2018	4/9/2018		65.33
AT&TSERVICES INC.	7	2018 101-410-436	INTERNET	4/3/2018	4/9/2018		79.99
AT&TSERVICES INC.	7	2018 101-410-436	INTERNET	4/3/2018	4/9/2018		64.68
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/2/2018	4/9/2018		2,154.71
AT&TSERVICES INC.	7	2018 101-410-435	TELEPHONE	4/5/2018	4/9/2018		107.34
ATMOS ENERGY	7	2018 101-412-430	UTILITIES	4/5/2018	4/9/2018		75.22
ATMOS ENERGY	7	2018 101-410-430	UTILITIES	4/5/2018	4/9/2018		47.67
ATWOODS DISTRIBUTING	7	2018 101-410-495	MISCELLANEOUS	4/3/2018	4/9/2018	306234	99.98
BATTERY WHOLESALE CO	7	2018 101-561-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	306133	191.40
BATTERY WHOLESALE CO	7	2018 101-561-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	306133	51.95
BIG H TIRE SERVICE	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305026	10.00
BIG H TIRE SERVICE	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305026	10.00
BIG H TIRE SERVICE	7	2018 101-560-445	REPAIRS & MAINT	4/3/2018	4/9/2018	305026	10.00
BIG H TIRE SERVICE	7	2018 101-560-445	REPAIRS & MAINT	4/3/2018	4/9/2018	305026	20.00
BLACKFORD PRINTING C	7	2018 101-497-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306057	60.00
BLACKFORD PRINTING C	7	2018 101-497-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306057	60.00
BLACKFORD PRINTING C	7	2018 101-497-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306052	197.00
BLACKFORD PRINTING C	7	2018 101-459-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306039	124.00



	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	105.42
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	105.42
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	105.42
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	120.48
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	37.38
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	110.00
1	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	110.00
>	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	77.00
1	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	77.00
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	77.00
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	87.22
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	140.60
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	110.00
	BOB BARKER COMPANY I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305778	(175.31)
	CALEB LOFTIS	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018	305634	25.00
	CALEB LOFTIS	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018	305634	28.00
	CANON FINANCIAL SERV	7	2018 101-403-440	COPIER RENTAL	4/4/2018	4/9/2018		420.81
	CAP FLEET UPFITTERS,	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018		500.00
	CAP FLEET UPFITTERS,	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018		25.00
	CAP FLEET UPFITTERS,	7	2018 101-560-445	REPAIRS & MAINT	4/4/2018	4/9/2018		115.00
	CAP FLEET UPFITTERS,	7	2018 101-560-445	REPAIRS & MAINT	4/4/2018	4/9/2018	305894	260.00
	CHATFIELD WATER SUPP	7	2018 101-512-385	COUNTY FARM	4/3/2018	4/9/2018		28.00
	CHATFIELD WATER SUPP	7	2018 101-402-430	UTILITIES - PARK	4/3/2018	4/9/2018		27.00
	CHRIS GARRETT	7	2018 101-572-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		63.22
	CHRYSTAL JANSSEN	7	2018 101-572-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		114.45
	CLYDE NABORS	7	2018 101-411-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306085	2,800.00
	CONDUENT GOVERNEMENT	7	2018 101-403-410	PROFESSIONAL SER	4/3/2018	4/9/2018		(439.50)
	CONDUENT GOVERNEMENT	7	2018 101-403-410	PROFESSIONAL SER	4/3/2018	4/9/2018		2,607.50
	CONDUENT GOVERNEMENT	7	2018 101-403-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306008	34.98
	CONNIE HICKMAN	7	2018 101-459-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		77.39
	CONNIE HICKMAN	7	2018 101-459-428	TRAVEL/CONFERENC		4/9/2018		178.50
	CONNIE HICKMAN	7	2018 101-459-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		247.47
	COPY CENTER	7	2018 101-456-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306205	71.40
	COPY CENTER	7	2018 101-456-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306205	24.98

1	_
3	0
C	7

COPY CENTER	7	2018 101-456-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306205	71.36	
CORSICANA AIR CONDIT	7	2018 101-561-446	REPAIRS & MAINT	4/2/2018	4/9/2018	306216	90.00	
CORSICANA WELDING &	7	2018 101-410-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306105	35.50	
COURTNEY KIRK	7	2018 101-430-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		655.21	
CROWNE PLAZA HOTEL	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		155.25	
CROWNE PLAZA HOTEL	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		155.25	
DAMARA WATKINS	7	2018 101-430-490	MENTAL / AD LITE	4/3/2018	4/9/2018		450.00	
DAMARA WATKINS	7	2018 101-430-490	MENTAL / AD LITE	4/3/2018	4/9/2018		1,100.00	
DAMARA WATKINS	7	2018 101-435-411	COURT APPOINTED	4/3/2018	4/9/2018		400.00	
DAMARA WATKINS	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		700.00	
DAMARA WATKINS	7	2018 101-430-485	OTHER LITIGATION	4/3/2018	4/9/2018		10.00	
DAMARA WATKINS	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		516.67	
DAMARA WATKINS	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		316.67	
DAMARA WATKINS	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		216.66	
DAMARA WATKINS	7	2018 101-425-411	COURT APPOINTED	4/4/2018	4/9/2018		100.00	
DAMARA WATKINS	7	2018 101-435-411	COURT APPOINTED	4/4/2018	4/9/2018		450.00	
DANIEL ROBERT BILTZ	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		400.00	
DANIEL ROBERT BILTZ	7	2018 101-435-490	MENTAL / AD LITE	4/3/2018	4/9/2018		735.00	
DANIEL ROBERT BILTZ	7	2018 101-425-411	COURT APPOINTED	4/4/2018	4/9/2018		200.00	
DARRELL WALLER	7	2018 101-457-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		77.17	
DARRELL WALLER	7	2018 101-457-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		178.50	
DARRELL WALLER	7	2018 101-457-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		247.47	
DEALERS ELECTRICAL S	7	2018 101-512-321	MAINTENANCE SUPP	4/2/2018	4/9/2018	305749	14.25	
DEALERS ELECTRICAL S	7	2018 101-512-321	MAINTENANCE SUPP	4/2/2018	4/9/2018	305749	71.70	
DEBRA KELLEY	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		76.50	
DELL MARKETING L P	7	2018 101-512-575	MACHINERY & EQUI	4/2/2018	4/9/2018	306185	12,314.70	
ED BROWN DISTRIBUTOR	7	2018 101-512-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	306073	170.00	
ED BROWN DISTRIBUTOR	7	2018 101-512-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	306073	85.00	
EDWARD M POLK & ASSO	7	2018 101-456-417	BONDS	4/3/2018	4/9/2018		50.00	
EDWARD M POLK & ASSO	7	2018 101-409-417	BONDS	4/4/2018	4/9/2018		70.00	
ENGINEERING INNOVATI	7	2018 101-440-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306251	105.00	
ENGINEERING INNOVATI	7	2018 101-440-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306251	20.28	
FB MCGREGOR JR	7	2018 101-435-413	VISITING JUDGES	4/4/2018	4/9/2018		54.68	
FIVE STAR SERVICES I	7	2018 101-512-380	GROCERIES	4/2/2018	4/9/2018		4,861.10	

4.

FIVE STAR SERVICES I	7	2018 101-512-380	GROCERIES	4/2/2018	4/9/2018		4,957.66	
FRANK KENT COUNTRY L	7	2018 101-560-575	MACHINERY & EQUI	4/2/2018	4/9/2018	306217	34,613.99	
GALLS LLC	7	2018 101-560-426	UNIFORMS	4/2/2018	4/9/2018	306028	66.00	
GEXA ENERGY - DALLAS	7	2018 101-412-430	UTILITIES	4/3/2018	4/9/2018		54.90	
GEXA ENERGY - DALLAS	7	2018 101-411-430	UTILITIES	4/3/2018	4/9/2018		39.47	
GEXA ENERGY - DALLAS	7	2018 101-512-435	UTILITIES	4/3/2018	4/9/2018		18.35	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		117.50	
GEXA ENERGY - HOUSTO	7	2018 101-411-430	UTILITIES	4/3/2018	4/9/2018		598.78	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		27.58	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		8.39	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		141.73	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		449.61	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		9.74	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		37.16	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		110.13	
GEXA ENERGY - HOUSTO	7	2018 101-560-429	TRAINING - FIRIN	4/3/2018	4/9/2018		8.39	
GEXA ENERGY - HOUSTO	7	2018 101-512-435	UTILITIES	4/3/2018	4/9/2018		11.30	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		2,873.98	
GEXA ENERGY - HOUSTO	7	2018 101-512-435	UTILITIES	4/3/2018	4/9/2018		32.89	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		14.08	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	(5) (5) ₁		18.23	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES		4/9/2018		8.39	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	520 26 0.19	4/9/2018		8.39	
GEXA ENERGY - HOUSTO	7	2018 101-410-430	UTILITIES	4/3/2018	4/9/2018		8.39	
GEXA ENERGY - HOUSTO	7	2018 101-512-435	UTILITIES	4/3/2018	THE CLEAN CONTRACTOR		5,726.64	
GEXA ENERGY - HOUSTO	7	2018 101-412-430	UTILITIES	ALTERNATION TO THE PROPERTY OF	4/9/2018		80.44	
GEXA ENERGY - HOUSTO	7	2018 101-412-430	UTILITIES	4/3/2018			162.31	
GLENDALE PARADE STOR	7	2018 101-560-426	UNIFORMS	4/4/2018	H	305577	13.00	
GLENDALE PARADE STOR	7	2018 101-560-426	UNIFORMS	4/4/2018	4/9/2018	305577	5.00	
GLENDALE PARADE STOR	7	2018 101-560-426	UNIFORMS	4/4/2018	4/9/2018	305577	5.00	
GLENDALE PARADE STOR	7	2018 101-560-426	UNIFORMS	4/4/2018	775 175V-17V-17V-19	305577	38.00	
GLENDALE PARADE STOR	7	2018 101-560-426	UNIFORMS	4/4/2018	4/9/2018	305577	13.50	
GOVERNMENT FORMS & S	7	2018 101-440-310	OFFICE SUPPLIES	4/4/2018	0.4 1.45.000.000.000	306116	379.90	
GOVERNMENT FORMS & S	7	2018 101-440-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306116	125.68	

	7		2
5	1	,	
•	1	١	

GOVERNMENT FORMS & S	7	2018 101-440-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306116	44.17
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	29.41
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	21.72
GREENWORX PRINTING	7	2018 101-560-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306155	(22.76)
GRETA JORDAN	7	2018 101-456-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		77.39
GRETA JORDAN	7	2018 101-456-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		178.50
GRETA JORDAN	7	2018 101-456-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		247.47
GT DISTRIBUTORS INC	7	2018 101-560-426	UNIFORMS	4/2/2018	4/9/2018	305823	178.00
GT DISTRIBUTORS INC	7	2018 101-560-426	UNIFORMS	4/2/2018	4/9/2018	305823	5.00
GUARDIAN SECURITY SO	7	2018 101-411-455	MAINT CONTRACT -	4/3/2018	4/9/2018		39.95
GUARDIAN SECURITY SO	7	2018 101-410-455	MAINT CONTRACT -	4/3/2018	4/9/2018		39.95
HI-LINE SUPPLY	7	2018 101-512-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	305803	66.00
HI-LINE SUPPLY	7	2018 101-512-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	305803	75.00
HI-LINE SUPPLY	7	2018 101-512-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	305803	37.00
HI-LINE SUPPLY	7	2018 101-512-445	REPAIRS & MAINTE	4/2/2018	4/9/2018	305803	13.00
HUFFMAN COMMUNICATIO	7	2018 101-561-446	REPAIRS & MAINT	4/2/2018	4/9/2018	306180	375.00
HUFFMAN COMMUNICATIO	7	2018 101-561-446	REPAIRS & MAINT	4/4/2018	4/9/2018		105.00
ICS JAIL SUPPLIES, I	7	2018 101-512-350	INMATE SUPPLIES	4/2/2018	4/9/2018	306209	236.88
ICS JAIL SUPPLIES, 1	7	2018 101-512-350	INMATE SUPPLIES	4/2/2018	4/9/2018	306209	76.95
ICS JAIL SUPPLIES, I	7	2018 101-512-350	INMATE SUPPLIES	4/2/2018	4/9/2018	306209	226.64
ICS JAIL SUPPLIES, I	7	2018 101-512-350	INMATE SUPPLIES	4/4/2018	4/9/2018	305763	113.32
ICS JAIL SUPPLIES, 1	7	2018 101-512-350	INMATE SUPPLIES	4/4/2018	4/9/2018	305763	612.00
ICS JAIL SUPPLIES, I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305763	96.00
ICS JAIL SUPPLIES, I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305763	96.00
ICS JAIL SUPPLIES, I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	180. 5.	305763	96.00
ICS JAIL SUPPLIES, I	7	2018 101-512-352	INMATE CLOTHING	4/4/2018	4/9/2018	305763	48.00
IFEYINWA J SEALES	7	2018 101-425-411	COURT APPOINTED	4/4/2018	4/9/2018		200.00
INTECH WORLDWIDE LP	7	2018 101-458-459	MAINT CONTRACT -	4/3/2018	4/9/2018		8,690.00

.

JENNIFER CONTRERAS H	7	2018 101-475-495	WITNESS EXPENDIT	4/4/2018	4/9/2018		100.57
JENNIFER CONTRERAS H	7	2018 101-475-495	WITNESS EXPENDIT	4/4/2018	4/9/2018		113.00
JERRY PUTMAN	7	2018 101-475-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		29.77
JILL GROUNDS	7	2018 101-440-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		60.62
JOHNSON OIL COMPANY	7	2018 101-560-370	GAS & OIL	4/4/2018	4/9/2018	305708	5,117.66
JORDAN PAINT & BODY	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306066	1,110.40
JORDAN PAINT & BODY	7	2018 101-560-445	REPAIRS & MAINT	4/3/2018	4/9/2018	306066	1,071.80
JUANITA B EDGECOMB P	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		600.00
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	118.40
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	11.40
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	59.55
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	11.40
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	88.00
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	10.00
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	41.57
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	11.40
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	77.45
K & S TIRE TOWING &	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	305599	11.40
KLEEN-AIR FILTER SER	7	2018 101-512-450	MAINT CONTRACT -	4/2/2018	4/9/2018		680.00
KRISTIN BATES	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		76.50
LAW OFFICE OF JASON	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		762.50
LAW OFFICE OF JASON	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		662.50
LBJ SCHOOL OF PUBLIC	7	2018 101-495-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018	305899	295.00
LENOVO FINANCIAL SER	7	2018 101-498-320	OPERATING EQUIPM	4/3/2018	4/9/2018		66.63
LENOVO FINANCIAL SER	7	2018 101-495-320	OPERATING EQUIPM	4/3/2018	4/9/2018		399.90
LENOVO FINANCIAL SER	7	2018 101-440-320	OPERATING EQUIPM	4/3/2018	4/9/2018		652.10
LENOVO FINANCIAL SER	7	2018 101-499-320	OPERATING EQUIPM	4/3/2018	4/9/2018		581.14
LEXIS NEXIS - DALLAS	7	2018 101-440-419	DUES & SUBSCRIPT	4/3/2018	4/9/2018		161.00
MEDICAL SURGICAL & C	7	2018 101-560-494	EMPLOYEE PHYSICA	4/2/2018	4/9/2018	305034	116.00
MEDICAL SURGICAL & C	7	2018 101-435-470	MEDICAL EXAMINAT	4/3/2018	4/9/2018		113.00
MEDICAL SURGICAL & C	7	2018 101-572-411	NON-RESIDENTIAL	4/4/2018	4/9/2018		32.00
MEDICAL SURGICAL & C	7	2018 101-572-411	NON-RESIDENTIAL	4/4/2018	4/9/2018		32.00
MELANIE HYDER	7	2018 101-572-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		305.20
MELISSA BUTLER	7	2018 101-435-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		382.70

. .

MEN WATER SUPPLY COR	7	2018 101-402-430	UTILITIES - PARK	4/3/2018	4/9/2018		32.00
NAVARRO COLLEGE	7	2018 101-560-428	TRAVEL/CONFERENC	4/2/2018	4/9/2018	305732	2,093.00
NAVARRO COUNTY ELECT	7	2018 101-402-430	UTILITIES - PARK	4/5/2018	4/9/2018		10.07
NAVARRO COUNTY ELECT	7	2018 101-402-430	UTILITIES - PARK	4/5/2018	4/9/2018		20.14
NAVARRO COUNTY ELECT	7	2018 101-512-435	UTILITIES	4/5/2018	4/9/2018		201.00
NAVARRO COUNTY ELECT	7	2018 101-512-435	UTILITIES	4/5/2018	4/9/2018		34.00
NAVARRO COUNTY ELECT	7	2018 101-512-435	UTILITIES	4/5/2018	4/9/2018		33.00
NAVARRO COUNTY ELECT	7	2018 101-402-430	UTILITIES - PARK	4/5/2018	4/9/2018		10.07
NAVARRO COUNTY ELECT	7	2018 101-402-430	UTILITIES - PARK	4/5/2018	4/9/2018		10.07
NAVCO SAFE & LOCK CO	7	2018 101-497-310	OFFICE SUPPLIES	4/3/2018	4/9/2018	306248	17.78
NEAL GREEN	7	2018 101-430-485	OTHER LITIGATION	4/3/2018	4/9/2018		3.33
NEAL GREEN	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		780.00
NEAL GREEN	7	2018 101-430-411	COURT APPOINTED	4/3/2018	4/9/2018		550.00
OFFICE DEPOT INC-TXM	7	2018 101-561-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306082	92.44
OFFICE DEPOT INC-TXM	7	2018 101-499-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306148	33.58
OFFICE DEPOT INC-TXM	7	2018 101-499-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306148	176.37
OFFICE DEPOT INC-TXM	7	2018 101-499-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306148	36.48
OFFICE DEPOT INC-TXM	7	2018 101-512-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306129	335.96
OFFICE DEPOT INC-TXM	7	2018 101-512-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306129	97.15
OFFICE DEPOT INC-TXM	7	2018 101-512-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306129	235.64
OFFICE DEPOT INC-TXM	7	2018 101-459-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306031	29.97
OFFICE DEPOT INC-TXM	7	2018 101-459-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306031	124.20
OFFICE DEPOT INC-TXM	7	2018 101-459-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306031	2.99
OFFICE DEPOT INC-TXM	7	2018 101-560-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306145	17.50
OFFICE DEPOT INC-TXM	7	2018 101-560-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306145	9.76
OFFICE DEPOT INC-TXM	7	2018 101-560-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306127	175.33
OFFICE DEPOT INC-TXM	7	2018 101-560-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306127	64.39
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306130	109.10
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306130	201.58
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306130	74.25
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306146	57.98
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306146	44.42
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306146	11.12
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306146	251.25

OFFICE DEPOT INC-TXM	7	2018 101-497-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306128	9.99
OFFICE DEPOT INC-TXM	7	2018 101-497-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306128	14.07
OFFICE DEPOT INC-TXM	7	2018 101-497-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306128	27.49
OFFICE DEPOT INC-TXM	7	2018 101-497-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306147	119.99
OFFICE DEPOT INC-TXM	7	2018 101-406-312	COPY & POSTAGE S	4/4/2018	4/9/2018	306152	27.99
OFFICE DEPOT INC-TXM	7	2018 101-407-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306151	59.99
OFFICE DEPOT INC-TXM	7	2018 101-407-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306131	59.99
OFFICE DEPOT INC-TXM	7	2018 101-407-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306131	80.79
OFFICE DEPOT INC-TXM	7	2018 101-405-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306126	13.25
OFFICE DEPOT INC-TXM	7	2018 101-405-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306126	28.07
OFFICE DEPOT INC-TXM	7	2018 101-425-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306134	18.99
OFFICE DEPOT INC-TXM	7	2018 101-425-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306134	73.44
OFFICE DEPOT INC-TXM	7	2018 101-425-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306134	27.07
OFFICE DEPOT INC-TXM	7	2018 101-405-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306084	29.88
OFFICE DEPOT INC-TXM	7	2018 101-405-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306084	73.34
OFFICE DEPOT INC-TXM	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018	306146	37.98
PHILIP R TAFT PSY	7	2018 101-560-494	EMPLOYEE PHYSICA	4/2/2018	4/9/2018	305045	225.00
PHILIP R TAFT PSY	7	2018 101-430-470	MEDICAL EXAMINAT	4/3/2018	4/9/2018		962.50
PHILIP R TAFT PSY	7	2018 101-425-470	MEDICAL EXAMINAT	4/3/2018	4/9/2018		1,006.25
PITNEY BOWES INC	7	2018 101-406-313	POSTAGE MAINTENA	4/3/2018	4/9/2018		230.00
REPUBLIC SERVICES #0	7	2018 101-410-430	UTILITIES	4/5/2018	4/9/2018		1,003.57
RESERVE ACCOUNT	7	2018 101-406-311	POSTAGE	4/5/2018	4/9/2018		10,000.00
REX GIVENS	7	2018 101-475-410	PROFESSIONAL SER	4/3/2018	4/9/2018		13.00
SHERIFF, PETTY CASH	7	2018 101-560-370	GAS & OIL	4/2/2018	4/9/2018		15.74
SOLARWINDS, INC	7	2018 101-407-458	MAINT CONTRACT -	4/3/2018	4/9/2018	306225	470.00
SOUTHERN HEALTH PART	7	2018 101-512-472	INMATE HOSPITAL	4/2/2018	4/9/2018		1,976.02
SOUTHERN HEALTH PART	7	2018 101-512-471	INMATE PHYSICIAN	4/2/2018	4/9/2018		210.27
SPIT SHINE FLOORS	7	2018 101-410-459	MAINT CONTRACT -	4/3/2018	4/9/2018	306222	48.00
SPIT SHINE FLOORS	7	2018 101-410-459	MAINT CONTRACT -	4/3/2018	4/9/2018	306222	90.00
SPIT SHINE FLOORS	7	2018 101-410-459	MAINT CONTRACT -	4/3/2018	4/9/2018	306222	105.00
SPIT SHINE FLOORS	7	2018 101-410-459	MAINT CONTRACT -	4/3/2018	4/9/2018	306222	55.00
SPIT SHINE FLOORS	7	2018 101-410-459	MAINT CONTRACT -	4/3/2018	4/9/2018	306222	50.00
SUSAN A WALDRIP COUR	7	2018 101-435-412	TRANSCRIPTS	4/3/2018	4/9/2018		295.00
SUSAN A WALDRIP COUR	7	2018 101-435-412	TRANSCRIPTS	4/3/2018	4/9/2018		295.00

1	\	
L	X	ì
	7	

SUSAN A WALDRIP COUR	7	2018 101-425-412	COURT REPORTER	4/4/2018	4/9/2018	885.00	
TEXAS ASSOC OF COUNT	7	2018 101-401-206	WORKERS COMPENSA	4/4/2018	4/9/2018	28.84	
TEXAS ASSOC OF COUNT	7	2018 101-402-206	WORKERS COMPENSA	4/4/2018	4/9/2018	92.50	
TEXAS ASSOC OF COUNT	7	2018 101-403-206	WORKERS COMPENSA	4/4/2018	4/9/2018	203.82	
TEXAS ASSOC OF COUNT	7	2018 101-405-206	WORKERS COMPENSA	4/4/2018	4/9/2018	12.86	
TEXAS ASSOC OF COUNT	7	2018 101-407-206	WORKERS COMPENSA	4/4/2018	4/9/2018	63.03	
TEXAS ASSOC OF COUNT	7	2018 101-421-206	WORKERS COMPENSA	4/4/2018	4/9/2018	93.13	
TEXAS ASSOC OF COUNT	7	2018 101-425-206	WORKERS COMPENSA	4/4/2018	4/9/2018	98.15	
TEXAS ASSOC OF COUNT	7	2018 101-430-206	WORKERS COMPENSA	4/4/2018	4/9/2018	174.03	
TEXAS ASSOC OF COUNT	7	2018 101-435-206	WORKERS COMPENSA	4/4/2018	4/9/2018	69.93	
TEXAS ASSOC OF COUNT	7	2018 101-440-206	WORKERS COMPENSA	4/4/2018	4/9/2018	180.31	
TEXAS ASSOC OF COUNT	7	2018 101-456-206	WORKERS COMPENSA	4/4/2018	4/9/2018	85.61	
TEXAS ASSOC OF COUNT	7	2018 101-457-206	WORKERS COMPENSA	4/4/2018	4/9/2018	85.61	
TEXAS ASSOC OF COUNT	7	2018 101-458-206	WORKERS COMPENSA	4/4/2018	4/9/2018	85.61	
TEXAS ASSOC OF COUNT	7	2018 101-459-206	WORKERS COMPENSA	4/4/2018	4/9/2018	85.61	
TEXAS ASSOC OF COUNT	7	2018 101-475-206	WORKERS COMPENSA	4/4/2018	4/9/2018	27.59	
TEXAS ASSOC OF COUNT	7	2018 101-495-206	WORKERS COMPENSA	4/4/2018	4/9/2018	191.59	
TEXAS ASSOC OF COUNT	7	2018 101-497-206	WORKERS COMPENSA	4/4/2018	4/9/2018	66.48	
TEXAS ASSOC OF COUNT	7	2018 101-498-206	WORKERS COMP	4/4/2018	4/9/2018	29.48	
TEXAS ASSOC OF COUNT	7	2018 101-499-206	WORKERS COMPENSA	4/4/2018	4/9/2018	250.55	
TEXAS ASSOC OF COUNT	7	2018 101-560-206	WORKERS COMPENSA	4/4/2018	4/9/2018	127.31	
TEXAS ASSOC OF COUNT	7	2018 101-561-206	WORKERS COMPENSA	4/4/2018	4/9/2018	311.38	
TEXAS ASSOC OF COUNT	7	2018 101-565-206	WORKERS COMPENSA	4/4/2018	4/9/2018	47.04	
TEXAS ASSOC OF COUNT	7	2018 101-650-206	WORKERS COMPENSA	4/4/2018	4/9/2018	179.05	
TEXAS ASSOC OF COUNT	7	2018 101-475-206	WORKERS COMPENSA	4/4/2018	4/9/2018	53.00	
TEXAS ASSOC OF COUNT	7	2018 101-572-206	WORKERS COMPENSA	4/4/2018	4/9/2018	83.40	
TEXAS ASSOC OF COUNT	7	2018 101-410-206	WORKERS COMPENSA	4/4/2018	4/9/2018	783.50	
TEXAS ASSOC OF COUNT	7	2018 101-410-206	WORKERS COMPENSA	4/4/2018	4/9/2018	25.25	
TEXAS ASSOC OF COUNT	7	2018 101-560-206	WORKERS COMPENSA	4/4/2018	4/9/2018	212.00	
TEXAS ASSOC OF COUNT	7	2018 101-409-206	WORKERS COMPENSA	4/4/2018	4/9/2018	7.00	
TEXAS ASSOC OF COUNT	7	2018 101-640-206	WORKERS COMPENSA	4/4/2018	4/9/2018	505.00	
TEXAS ASSOC OF COUNT	7	2018 101-475-206	WORKERS COMPENSA	4/4/2018	4/9/2018	406.71	
TEXAS ASSOC OF COUNT	7	2018 101-512-206	WORKERS COMPENSA	4/4/2018	4/9/2018	11,231.68	
TEXAS ASSOC OF COUNT	7	2018 101-551-206	WORKERS COMPENSA	4/4/2018	4/9/2018	98.60	

TEXAS ASSOC OF COUNT	7	2018 101-552-206	WORKERS COMPENSA	4/4/2018	4/9/2018		98.60
TEXAS ASSOC OF COUNT	7	2018 101-553-206	WORKERS COMPENSA	4/4/2018	4/9/2018		98.60
TEXAS ASSOC OF COUNT	7	2018 101-554-206	WORKERS COMPENSA	4/4/2018	4/9/2018		98.60
TEXAS ASSOC OF COUNT	7	2018 101-410-206	WORKERS COMPENSA	4/4/2018	4/9/2018		359.46
TEXAS ASSOC OF COUNT	7	2018 101-560-206	WORKERS COMPENSA	4/4/2018	4/9/2018		7,791.11
TEXAS FIRE & SAFETY	7	2018 101-512-455	MAINT CONTRACT -	4/2/2018	4/9/2018		1,500.00
TEXAS FIRE ALARM INC	7	2018 101-410-455	MAINT CONTRACT -	4/3/2018	4/9/2018		40.00
TEXAS PRISONER TRANS	7	2018 101-512-465	EXTRADITION OF P	4/2/2018	4/9/2018	306219	189.50
TEXAS VOICE & DATA S	7	2018 101-407-445	REPAIRS & MAINTE	4/5/2018	4/9/2018	306254	337.50
TEXAS VOICE & DATA S	7	2018 101-407-445	REPAIRS & MAINTE	4/5/2018	4/9/2018	306254	175.00
TEXAS VOICE & DATA S	7	2018 101-411-445	REPAIRS & MAINTE	4/5/2018	4/9/2018	306136	1,500.00
THE FREDONIA HOTEL	7	2018 101-403-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		157.07
THE SIGN SHOP OF COR	7	2018 101-411-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	1,995.00
THE SIGN SHOP OF COR	7	2018 101-411-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	850.00
THE SIGN SHOP OF COR	7	2018 101-411-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	75.00
THE SIGN SHOP OF COR	7	2018 101-412-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	1,995.00
THE SIGN SHOP OF COR	7	2018 101-412-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	597.00
THE SIGN SHOP OF COR	7	2018 101-412-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	75.00
THE SIGN SHOP OF COR	7	2018 101-412-322	SIGN SUPPLIES	4/3/2018	4/9/2018	305637	140.00
THEDFORD OFFICE SUPP	7	2018 101-512-310	OFFICE SUPPLIES	4/2/2018	4/9/2018	306177	237.00
THEDFORD OFFICE SUPP	7	2018 101-407-312	COMPUTER SUPPLIE	4/3/2018	4/9/2018	306203	895.00
TIFFANY RICHARDSON	7	2018 101-407-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		258.33
TIFFANY RICHARDSON	7	2018 101-407-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		229.50
TIGER VALLEY LLC	7	2018 101-560-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		660.00
TIM EASLEY	7	2018 101-405-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		181.16
TIM EASLEY	7	2018 101-405-428	TRAVEL/CONFERENC	4/4/2018	4/9/2018		168.08
TOMAS ECHARTEA	7	2018 101-435-410	INTERPRETER	4/3/2018	4/9/2018		200.00
TOMMY PRYOR	7	2018 101-407-312	COMPUTER SUPPLIE	4/5/2018	4/9/2018		41.17
TYLER TECHNOLOGIES I	7	2018 101-475-446	COMPUTER MAINTEN	4/4/2018	4/9/2018		6,800.00
TYLER TECHNOLOGIES I	7	2018 101-475-446	COMPUTER MAINTEN	4/4/2018	4/9/2018		19,452.50
TYLER TECHNOLOGIES I	7	2018 101-475-446	COMPUTER MAINTEN	4/4/2018	4/9/2018		18,445.00
TYLER TECHNOLOGIES I	7	2018 101-475-446	COMPUTER MAINTEN	4/4/2018	4/9/2018		1,186.60
VALVOLINE EXPRESS CA	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306074	15.00
VALVOLINE EXPRESS CA	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306202	7.00

VALVOLINE EXPRESS CA	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306202	7.00
VALVOLINE EXPRESS CA	7	2018 101-560-445	REPAIRS & MAINT	4/2/2018	4/9/2018	306074	7.00
WEST PUBLISHING CORP	7	2018 101-480-419	PUBLICATIONS	4/5/2018	4/9/2018		444.00
WEST PUBLISHING CORP	7	2018 101-435-419	DUES & PUBLICATI	4/5/2018	4/9/2018		557.66
XEROX CORP - TXMAS	7	2018 101-512-310	OFFICE SUPPLIES	4/3/2018	4/9/2018		7.55
XEROX CORP - TXMAS	7	2018 101-512-440	COPIER RENTAL	4/3/2018	4/9/2018		251.35
XEROX CORP - TXMAS	7	2018 101-402-440	COPIER RENTAL	4/4/2018	4/9/2018		258.84
XEROX CORP - TXMAS	7	2018 101-430-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		11.26
XEROX CORP - TXMAS	7	2018 101-430-440	COPIER RENTAL	4/4/2018	4/9/2018		129.28
XEROX CORP - TXMAS	7	2018 101-495-440	COPIER RENTAL	4/4/2018	4/9/2018		419.86
XEROX CORP - TXMAS	7	2018 101-560-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		8.21
XEROX CORP - TXMAS	7	2018 101-560-440	COPIER RENTAL	4/4/2018	4/9/2018		225.37
XEROX CORP - TXMAS	7	2018 101-561-440	COPIER RENTAL	4/4/2018	4/9/2018		161.75
XEROX CORP - TXMAS	7	2018 101-512-440	COPIER RENTAL	4/4/2018	4/9/2018		177.51
XEROX CORP - TXMAS	7	2018 101-512-440	COPIER RENTAL	4/4/2018	4/9/2018		251.35
XEROX CORP - TXMAS	7	2018 101-409-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		18.91
XEROX CORP - TXMAS	7	2018 101-409-440	COPIER RENTAL	4/4/2018	4/9/2018		215.10
XEROX CORP - TXMAS	7	2018 101-401-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		29.96
XEROX CORP - TXMAS	7	2018 101-401-440	COPIER RENTAL	4/4/2018	4/9/2018		281.50
XEROX CORP - TXMAS	7	2018 101-497-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		2.38
XEROX CORP - TXMAS	7	2018 101-497-440	COPIER RENTAL		4/9/2018		327.74
XEROX CORP - TXMAS	7	2018 101-435-310	OFFICE SUPPLIES	7, F	4/9/2018		2.51
XEROX CORP - TXMAS	7	2018 101-435-440	COPIER RENTAL	5. (5)	4/9/2018		140.41
XEROX CORP - TXMAS	7	2018 101-571-440	COPIER RENTAL	4/4/2018	455 55		219.47
XEROX CORP - TXMAS	7	2018 101-425-440	COPIER RENTAL	5 3	4/9/2018		208.68
XEROX CORP - TXMAS	7	2018 101-571-440	COPIER RENTAL	7) /7)	4/9/2018		219.47
XEROX CORP - TXMAS	7	2018 101-572-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		15.14
XEROX CORP - TXMAS	7	2018 101-572-440	COPIER RENTAL	4/4/2018	4/9/2018		151.78
XEROX CORP - TXMAS	7	2018 101-421-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		62.74
XEROX CORP - TXMAS	7	2018 101-421-440	COPIER RENTAL	4/4/2018			385.67
XEROX CORP - TXMAS	7	2018 101-499-440	COPIER RENTAL		4/9/2018		148.38
XEROX CORP - TXMAS	7	2018 101-499-310	OFFICE SUPPLIES	1121 (4 22 22 22 22 22	4/9/2018		3.60
XEROX CORP - TXMAS	7	2018 101-499-440	COPIER RENTAL	NA 2 9 74501	4/9/2018		163.12
XEROX CORP - TXMAS	7	2018 101-403-440	COPIER RENTAL	4/4/2018	4/9/2018		251.49

XEROX CORP - TXMAS	7	2018 101-403-440	COPIER RENTAL	4/4/2018	4/9/2018		296.72
XEROX CORP - TXMAS	7	2018 101-403-440	COPIER RENTAL	4/4/2018	4/9/2018		232.61
XEROX CORP - TXMAS	7	2018 101-440-440	COPIER RENTAL	4/4/2018	4/9/2018		298.37
XEROX CORP - TXMAS	7	2018 101-440-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		44.46
XEROX CORP - TXMAS	7	2018 101-440-440	COPIER RENTAL	4/4/2018	4/9/2018		298.35
XEROX CORP - TXMAS	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		4.30
XEROX CORP - TXMAS	7	2018 101-475-440	COPIER RENTAL	4/4/2018	4/9/2018		295.97
XEROX CORP - TXMAS	7	2018 101-475-310	OFFICE SUPPLIES	4/4/2018	4/9/2018		42.78
XEROX CORP - TXMAS	7	2018 101-475-440	COPIER RENTAL	4/4/2018	4/9/2018		295.97

							237,441.04
204/06/2018 08:50:20		CSCD					
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
	7. <u>2</u> 7						
CIMA COMPANIES INC	8	2018 151-571-417	PROFESSIONAL - B	4/4/2018			1,128.00
ROBERT L SAENZ	8	2018 151-573-410	CONTRACT SERVICE	4/4/2018			945.00
THEDFORD OFFICE SUPP	8	2018 151-571-310	DEPARTMENT SUPPL		4/9/2018		89.99
THEDFORD OFFICE SUPP	8	2018 151-571-310	DEPARTMENT SUPPL		4/9/2018		130.99
THEDFORD OFFICE SUPP	8	2018 151-571-310	DEPARTMENT SUPPL	4/4/2018	4/9/2018	306208	92.99
						**	
							2,386.97
204/06/2018 08:50:20		JUVENILE PROBATIO	ON				
WEND OR MANAE		ACCOUNT #	ACCOUNT NAME	VO DATE	DATE TOD	DO NO	ANACHINIT
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PONO	AMOUNT
RITE OF PASSAGE, INC	8	2018 161-572-410	RESIDENTIAL SERV	4/4/2018	4/9/2018		2,434.50
TEXAS ASSOC OF COUNT	8	2018 161-572-410	WORKERS COMPENSA		4/9/2018		178.24
TEXAS ASSOC OF COUNT	8	2018 161-572-206	WORKERS COMPENSA		4/9/2018		139.25
TEXAS ASSOC OF COUNT	8	2018 161-575-206	WORKERS COMPENSA	A. 150.			61.12
VERL O CHILDERS JR P	8	2018 161-576-651	MHA - EXC-POST A	4/4/2018			428.20
VERL O CHILDERS JR P	8	2018 161-576-651	MHA - EXC-POST A		4/9/2018		428.20
A PULL O CHURD PURD THE L	U	5010 101-270-031	MIN LACTOSTA	7/ 7/ 2010	7/3/2010		720.20

3,669.51

204/06/2018 08:50:20	ROAD & BRIDGE	#1
----------------------	---------------	----

VENDOR NAME	РP	ACCOUNT#	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
ARNOLD CRUSHED STONE	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305058	551.27
ARNOLD CRUSHED STONE	7	2018 211-611-376	ROAD MATERIAL	4/3/2018			138.66
ARNOLD CRUSHED STONE	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305058	276.16
AT&TSERVICES INC.	7	2018 211-611-435	TELEPHONE	4/3/2018	4/9/2018		39.24
ATWOODS DISTRIBUTING	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305035	2.99
ATWOODS DISTRIBUTING	7	2018 211-611-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305035	39.98
ATWOODS DISTRIBUTING	7	2018 211-611-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306169	101.94
ATWOODS DISTRIBUTING	7	2018 211-611-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306169	59.96
B & B WATER SUPPLY C	7	2018 211-611-330	JANITORIAL SUPPL	4/4/2018	4/9/2018		25.00
B & G AUTO PARTS	7	2018 211-611-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305037	77.80
BIG H TIRE SERVICE	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	305039	7.00
BIG H TIRE SERVICE	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	305039	10.00
BIG H TIRE SERVICE	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	305039	60.00
CONSTRUCTION EDGE	7	2018 211-611-324	BLADES	4/3/2018	4/9/2018	306228	1,580.00
HUFFMAN COMMUNICATIO	7	2018 211-611-450	MAINT CONTRACT	4/3/2018	4/9/2018		41.13
JACK HEROD TRUCKING	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018		40.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306247	85.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306247	329.85
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306247	150.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306247	127.60
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306207	7.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306207	7.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306207	7.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306207	7.00
MOORE TIRE & AUTO	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306247	550.00
NAVARRO CO TAX ASSES	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018		7.50
NAVARRO CO TAX ASSES	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018		7.50

NAVARRO CO TAX ASSES	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018		7.50
NAVARRO CO TAX ASSES	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018		22.00
NAVARRO COUNTY ELECT	7	2018 211-611-430	UTILITIES	4/5/2018	4/9/2018		112.30
PHILLIPS TIRE	7	2018 211-611-325	TIRES	4/3/2018	4/9/2018		325.00
PHILLIPS TIRE	7	2018 211-611-325	TIRES	4/3/2018	4/9/2018	306245	460.00
PRECISION AUTO GLASS	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306229	440.00
PRECISION AUTO GLASS	7	2018 211-611-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306229	200.00
PROSPERITY BANK #107	7	2018 211-611-573	CAPITAL LEASE PR	4/4/2018	4/9/2018		3,402.78
PROSPERITY BANK #107	7	2018 211-611-574	CAPITAL LEASE IN	4/4/2018	4/9/2018		182.56
PROSPERITY BANK #107	7	2018 211-611-573	CAPITAL LEASE PR	4/4/2018	4/9/2018		2,233.58
PROSPERITY BANK #107	7	2018 211-611-574	CAPITAL LEASE IN	4/4/2018	4/9/2018		120.74
RATTLER ROCK INC	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305068	567.89
REPUBLIC SERVICES #0	7	2018 211-611-430	UTILITIES	4/3/2018	4/9/2018		170.77
TEXAS ASSOC OF COUNT	7	2018 211-611-206	WORKERS COMPENSA	4/4/2018	4/9/2018		1,776.85
TEXAS BIT	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305070	1,138.48
TEXAS BIT	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305070	1,701.64
TOMMY MONTGOMERY SAN	7	2018 211-611-376	ROAD MATERIAL	4/3/2018	4/9/2018	305080	8,710.99
WELCH STATE BANK	7	2018 211-611-573	CAPITAL LEASE PR	4/4/2018	4/9/2018		2,257.06
WELCH STATE BANK	7	2018 211-611-574	CAPITAL LEASE IN	4/4/2018	4/9/2018		68.72
						**	
							28,235.44
1904/06/2018 08:50:20		ROAD & BRIDGE	#2				
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
ATWOODS DISTRIBUTING	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306257	57.96
ATWOODS DISTRIBUTING	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306257	55.04
B & G AUTO PARTS	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305083	50.20
CITY OF KERENS	7	2018 212-612-430	UTILITIES	4/3/2018	4/9/2018		75.75
CONSTRUCTION EDGE	7	2018 212-612-324	BLADES	4/3/2018	4/9/2018		2,400.00
HUFFMAN COMMUNICATIO	7	2018 212-612-450	MAINT CONTRACT	4/3/2018	4/9/2018		41.12
IJS COMPANY	7	2018 212-612-330	JANITORIAL SUPPL	4/3/2018	4/9/2018	305089	70.29
JOHNSON OIL COMPANY	7	2018 212-612-370	GAS & OIL	4/3/2018	4/9/2018	306230	860.40

1	-
1	Ų.
0	0
U)

JOHNSON OIL COMPANY	7	2018 212-612-370	GAS & OIL	4/3/2018	4/9/2018	306230	3,511.50
MARTIN MARIETTA MATE	7	2018 212-612-376	ROAD MATERIAL	4/3/2018	4/9/2018	305101	6,216.21
MARTIN MARIETTA MATE	7	2018 212-612-376	ROAD MATERIAL	4/3/2018	4/9/2018	305101	7,588.05
MARTIN MARIETTA MATE	7	2018 212-612-376	ROAD MATERIAL	4/3/2018	4/9/2018	305101	3,496.53
MARTIN MARIETTA MATE	7	2018 212-612-376	ROAD MATERIAL	4/4/2018	4/9/2018	305101	2,612.06
MAVERICK METALS TRAD	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306253	83.16
MCCOY'S BUILDING SUP	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305091	74.92
ROMCO EQUIPMENT CO	7	2018 212-612-324	BLADES	4/3/2018	4/9/2018	306150	2,061.00
ROMCO EQUIPMENT CO	7	2018 212-612-324	BLADES	4/3/2018	4/9/2018	306150	(2,061.00)
ROMCO EQUIPMENT CO	7	2018 212-612-324	BLADES	4/3/2018	4/9/2018	306150	733.80
ROMCO EQUIPMENT CO	7	2018 212-612-324	BLADES	4/4/2018	4/9/2018	306150	1,484.70
TEXAS ASSOC OF COUNT	7	2018 212-612-206	WORKERS COMPENSA	4/4/2018	4/9/2018		1,776.85
TEXAS BIT	7	2018 212-612-376	ROAD MATERIAL	4/3/2018	4/9/2018	305102	3,213.28
WARREN PRODUCTS	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306221	116.78
WARREN PRODUCTS	7	2018 212-612-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	306221	22.00
WELCH STATE BANK	7	2018 212-612-573	CAPITAL LEASE PR	4/4/2018	4/9/2018		2,191.65
WELCH STATE BANK	7	2018 212-612-574	CAPITAL LEASE IN	4/4/2018	4/9/2018		208.90
							36,941.15
104/06/2018 08:50:20		ROAD & BRIDGE	#3				
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
				22. 1			
ARNOLD CRUSHED STONE	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	1000 000	305130	138.44
ARNOLD CRUSHED STONE	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	Same Same		415.65
ARNOLD CRUSHED STONE	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	53,		419.16
ARNOLD CRUSHED STONE	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	4/9/2018		417.73
ARNOLD CRUSHED STONE	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	476. A.	305130	277.81
CITY OF DAWSON	7	2018 213-613-430	UTILITIES	4/3/2018	여행이는 하다		92.75
HUFFMAN COMMUNICATIO	7	2018 213-613-450	MAINT CONTRACT	4/3/2018	4시 10 10 10 10 10 10 10 10 10 10 10 10 10		41.12
NORTHEAST TEXAS WATE	7	2018 213-613-430	UTILITIES	4/3/2018	4/9/2018		37.46
				14. Tu	1950 Mg		
O'REILLY AUTOMOTIVE	7	2018 213-613-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305125	34.28
O'REILLY AUTOMOTIVE O'REILLY AUTOMOTIVE			MAINTENANCE SUPP MAINTENANCE SUPP	4/3/2018 4/3/2018	450 전	305125 305125	34.28 96.87

REPUBLIC SERVICES #0 T BAR D TRUCKING T BAR D TRUCKING	7 7 7	2018 213-613-430 2018 213-613-453 2018 213-613-453	UTILITIES HAULING HAULING	4/5/2018 4/3/2018 4/3/2018	4/9/2018 4/9/2018 4/9/2018	305174 305174	89.45 3,537.40 2,782.40
T BAR D TRUCKING	7	2018 213-613-453	HAULING	4/3/2018	4/9/2018	305174	1,226.30
TEXAS ASSOC OF COUNT	7	2018 213-613-206	WORKERS COMPENSA	* · · ·	4/9/2018	303174	1,762.02
TEXAS BIT	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	4/9/2018	305134	(9,022.07)
TEXAS BIT	7	2018 213-613-376	ROAD MATERIAL	4/3/2018	4/9/2018	305134	9,022.07
WINDSTREAM	7	2018 213-613-435	TELEPHONE	4/3/2018	4/9/2018		111.51
WINDSTREAM	7	2018 213-613-435	TELEPHONE	4/5/2018			120.92
	•	20 22 0 0 20 100	12801110110	1,0,2020	., 5, 2020		
							11,601.27
204/06/2018 08:50:20		ROAD & BRIDGE	#4				• • • • • • • • • • • • • • • • • • • •
VENDOR NAME	ΡP	ACCOUNT#	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
ARNOLD CRUSHED STONE	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	4/9/2018	305157	1,207.60
ARNOLD CRUSHED STONE	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	4/9/2018	305157	275.06
ARNOLD CRUSHED STONE	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	4/9/2018	305157	798.95
ARNOLD CRUSHED STONE	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	0.*V0001# 1.20V0.17 1-4	305157	270.33
BIG H TIRE SERVICE	7	2018 214-614-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	305146	100.00
CITY OF BLOOMING GRO	7	2018 214-614-430	UTILITIES	4/4/2018	4/9/2018		87.93
CORSICANA NAPA AUTO	7	2018 214-614-321	MAINTENANCE SUPP	4/4/2018	4/9/2018	305147	84.76
CORSICANA NAPA AUTO	7	2018 214-614-321	MAINTENANCE SUPP	4/4/2018	4/9/2018	305147	18.94
GILFILLAN HARDWARE	7	2018 214-614-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305148	68.78
GILFILLAN HARDWARE	7	2018 214-614-321	MAINTENANCE SUPP	4/3/2018	4/9/2018	305148	17.75
HUFFMAN COMMUNICATIO	7	2018 214-614-450	MAINT CONTRACT	4/3/2018	4/9/2018		41.13
HWY 171 TRUCK & AUTO	7	2018 214-614-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306232	116.26
HWY 171 TRUCK & AUTO	7	2018 214-614-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306232	156.00
HWY 171 TRUCK & AUTO	7	2018 214-614-445	REPAIRS & MAINTE	4/3/2018	4/9/2018	306232	990.36
HWY 171 TRUCK & AUTO	7	2018 214-614-445	REPAIRS & MAINTE	4/3/2018	• • • • • • • • • • • • • • • • • • • •	306232	975.00
IJS COMPANY	7	2018 214-614-330	JANITORIAL SUPPL	4/4/2018	4/9/2018	305149	58.34
PROSPERITY BANK #107	7	2018 214-614-573	CAPITAL LEASE PR	4/4/2018	4/9/2018		3,990.84
PROSPERITY BANK #107	7	2018 214-614-574	CAPITAL LEASE IN	4/4/2018	4/9/2018		70.13

Q	1
ř	
1	X
	A
1	5
	٠,

				10 - Charles 16 Charles 19 Charles	CONTRACT IN THE CONTRACT.			
PROSPERITY BANK #107	7	2018 214-614-573	CAPITAL LEASE PR	THE RESERVE OF STREET	4/9/2018		3,812.38	
PROSPERITY BANK #107	7	2018 214-614-574	CAPITAL LEASE IN	4/4/2018	20 to 12 to		625.50	
ROMCO EQUIPMENT CO	7	2018 214-614-324	BLADES	4/3/2018	NET SEE OF STREET	306174	750.00	
T BAR D TRUCKING	7	2018 214-614-453	HAULING	4/3/2018		305175	513.26	
T BAR D TRUCKING	7	2018 214-614-453	HAULING	1.4.000.000.000.000.000.000	4/9/2018	305175	9,084.41	
TEXAS ASSOC OF COUNT	7	2018 214-614-206	WORKERS COMPENSA	4/4/2018	4/9/2018		1,762.01	
TEXAS BIT	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	4/9/2018	305161	1,152.92	
TEXAS BIT	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	4/9/2018	305161	658.16	
TEXAS BIT	7	2018 214-614-376	ROAD MATERIAL	4/3/2018	4/9/2018	305161	1,583.84	

							29,270.64	
204/06/2018 08:50:20		COURTHOUSE SECU	RITY					
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT	
TEXAS ASSOC OF COUNT	7	2018 231-410-206	WORKERS COMPENSA	4/4/2018	4/9/2018		178.70	

							178.70	
104/06/2018 08:50:20		JUSTICE COURT TECH	HNOLOGY					
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT	
				9 (9)				
AT&TSERVICES INC.	7	2018 232-455-435	TELEPHONE	4/3/2018			206.05	
THEDFORD OFFICE SUPP	7	2018 232-459-320	OPERATING EQUIPM	4/3/2018	5. 5.		81.50	
THEDFORD OFFICE SUPP	7	2018 232-459-320	OPERATING EQUIPM	S	4/9/2018		140.00	
THEDFORD OFFICE SUPP	7	2018 232-459-320	OPERATING EQUIPM	8.0 860	4/9/2018		136.00	
THEDFORD OFFICE SUPP	7	2018 232-459-320	OPERATING EQUIPM	4/3/2018	4/9/2018		100.00	
XEROX CORP - TXMAS	7	2018 232-455-440	COPIER RENTAL	4/3/2018			110.12	
XEROX CORP - TXMAS	7	2018 232-455-310	OFFICE SUPPLIES	4/3/2018	4/9/2018		6.09	
XEROX CORP - TXMAS	7	2018 232-455-310	OFFICE SUPPLIES	4/5/2018	4/9/2018		18.50	
XEROX CORP - TXMAS	7	2018 232-455-440	COPIER RENTAL	4/5/2018	4/9/2018		110.12	
						**		

517.50

290.37

371.25

306250

204/06/2018 08:50:20	CC ARCHIVE FUN					908.38
VENDOR NAME	PP ACCOUNT#	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
CONDUENT GOVERNEMENT	7 2018 235-403-42	DOCUMENT PRESERV	4/3/2018	4/9/2018		4,325.00
ଅ୦4/06/2018 08:50:20	COURTHOUSE RE	STORATION				4,325.00
VENDOR NAME	PP ACCOUNT#	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
TEXAS ASSOC OF COUNT	7 2018 242-410-20	6 WORKERS COMPENSA	A 4/4/2018	4/9/2018		178.70
104/06/2018 08:50:20	HID	TA FUND - 319			-	178.70
VENDOR NAME	PP ACCOUNT#	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
DANNIE PATRICK CAUBL EMERGENCY CARE TECHN FREDDIE WELLS GEXA ENERGY - DALLAS GEXA ENERGY - HOUSTO JANITOR'S WORLD JEFFREY L LLOYD JOSHUA B. GRADICK	4 2018 319-520-41 4 2018 319-516-31 4 2018 319-520-42 4 2018 319-516-41 4 2018 319-516-31 4 2018 319-520-42 4 2018 319-520-42	SUPPLIES TRAVEL FACILITIES SUPPLIES SUPPLIES TRAVEL TRAVEL	4/4/2018 4/4/2018 4/3/2018 4/3/2018 4/5/2018 4/4/2018	4/9/2018 4/9/2018 4/9/2018 4/9/2018 4/9/2018 4/9/2018	306025 306206	2,671.53 159.95 1,193.73 1,358.72 2,037.89 742.12 1,117.56 350.00
JOSHUA B. GRADICK	4 2018 319-520-42	8 TRAVEL	4/4/2018	4/9/2018		964.20

TRAVEL

TRAVEL

FACILITIES

2018 319-520-428

2018 319-515-428

2018 319-516-418

4/4/2018 4/9/2018

4/4/2018 4/9/2018

4/5/2018 4/9/2018

3 40

JOSHUA B. GRADICK

LGC PLUMBING INC

LANCE SUMPTER

TEXAS ASSOC OF COUNT

TEXAS ASSOC OF COUNT

TEXAS ASSOC OF COUNT

LGC PLUMBING INC	4	2018 319-516-418	FACILITIES	4/5/2018	4/9/2018	306250	91.27
MYCHRONTOM LLC	4	2018 319-537-412	SERVICES	4/4/2018	4/9/2018		3,232.09
PATRICIA MORA	4	2018 319-520-428	TRAVEL	4/4/2018	4/9/2018		1,208.26
REPUBLIC SERVICES #7	4	2018 319-516-418	FACILITIES	4/5/2018	4/9/2018		262.61
STEVE BRANDT	4	2018 319-515-428	TRAVEL	4/4/2018	4/9/2018		183.45
TEXAS ASSOC OF COUNT	4	2018 319-535-206	WORKERS COMP	4/4/2018	4/9/2018		37.32
XEROX CORP - TXMAS	4	2018 319-516-411	SERVICES	4/4/2018	4/9/2018		224.76

							17,014.58
204/06/2018 08:50:20		FUND 3	320 - HIDTA				
		.H.					
VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
CITY OF ARLINGTON	4	2018 320-523-120	OVERTIME	4/4/2018	4/9/2018		129.56
CITY OF RICHARDSON P	4	2018 320-526-120	OVERTIME	4/4/2018	4/9/2018		1,191.92
CITY OF RICHARDSON P	4	2018 320-526-120	OVERTIME	4/4/2018	4/9/2018		895.47
DALLAS COUNTY SHERIF	4	2018 320-526-120	OVERTIME	4/4/2018	4/9/2018		463.48
IRVING POLICE DEPT	4	2018 320-526-120	OVERTIME	4/4/2018	4/9/2018		2,868.10
OFFICE DEPOT INC-TXM	4	2018 320-522-310	SUPPLIES	4/4/2018	4/9/2018	306167	7.39
OFFICE DEPOT INC-TXM	4	2018 320-522-310	SUPPLIES	4/4/2018	4/9/2018	306167	299.98
OFFICE DEPOT INC-TXM	4	2018 320-522-310	SUPPLIES	4/4/2018	4/9/2018	306167	39.99
OFFICE DEPOT INC-TXM	4	2018 320-521-310	SUPPLIES	4/4/2018	4/9/2018	306166	137.64
OFFICE DEPOT INC-TXM	4	2018 320-521-310	SUPPLIES	4/4/2018	4/9/2018	306166	98.06
OFFICE DEPOT INC-TXM	4	2018 320-521-310	SUPPLIES	4/4/2018	4/9/2018	306166	98.06
OMNI PROFESSIONAL SE	4	2018 320-516-412	CONTRACT SERVICE	4/4/2018	4/9/2018		4,057.21
RUTH ASTON	4	2018 320-531-412	SERVICES	4/4/2018	4/9/2018		3,006.67
SUDDENLINK	4	2018 320-521-411	SERVICES	4/4/2018	4/9/2018		372.84
SUMPTER SERVICES LLC	4	2018 320-515-412	CONTRACT SERVICE	4/4/2018	4/9/2018		8,350.97
TARRANT COUNTY	4	2018 320-523-120	OVERTIME	4/4/2018	4/9/2018		545.82
TEXAS ASSOC OF COUNT	4	2018 320-533-206	WORKERS COMPENSA	4/4/2018	4/9/2018		31.67

WORKERS COMPENSA 4/4/2018 4/9/2018

WORKERS COMPENSA 4/4/2018 4/9/2018

WORKERS COMPENSA 4/4/2018 4/9/2018

138.91

68.67

269.67

4 2018 320-515-206

4 2018 320-516-206

4 2018 320-517-206

TEXAS DEPT OF PUBLIC TEXAS DEPT OF PUBLIC	4	2018 320-522-120 2018 320-522-120	OVERTIME OVERTIME	4/4/2018 4/4/2018		1,962.15 981.07
TEXAS DEPT OF PUBLIC	4	2018 320-522-120	OVERTIME	4/4/2018	4/9/2018	2,289.19
TEXAS DEPT OF PUBLIC	4	2018 320-522-120	OVERTIME	4/4/2018	4/9/2018	1,635.11
						29,939.60
				Total Pa	ayables	402,090.98

CELLULAR PHONE ALLOWANCE AUTHORIZATION

NAME: Greta Jordan
DEPARTMENT: JP \
JOB TITLE: Justice of the Peace
JUSTIFICATION FOR ALLOWANCE:
DATE APPROVED/DECLINED IN COURT:
EFFECTIVE DATE: April 1,2018
AMOUNT: 8500 per mo.
ADD REMOVE CHANGE
By signing this form, the employee understands that they will be required to provide proof of billing for cellular telephone service in their name on a periodic basis, as deemed necessary by Navarro County.
SIGNATURES:
EMPLOYEE: That Toplany DATE: 3/28/18
DEPARTMENT HEAD: BATE:

Revised July 27, 2009



NAVARRO COUNTY OFFICE OF PLANNING & DEVELOPMENT

Stanley Young - Director



Osha Joles - Addressing Manager Scott Wiley - Environmental Services

www.co.navarro.tx.

PLANNING AND ZONING COMMISSION MINUTES

March 1st, 2018

5:00 P.M.

Item #1. The roll was called and the attendance was as follows:

Chairman Jacobson -	present	Vice Chairman Schoppert –	present
John Smith -	absent	Mike Frankos –	present
Carroll Sigman -	present	Bryan Roach -	present
Vicki Farmer -	absent	Jeff Smith -	present
Clay Jackson -	absent	Kenneth Guard -	present
Kit Herrington -	present	Caleb Jackson -	absent
Julie Humphries -	absent	Phil Seely -	absent

Item #2 on the agenda was consideration of approving the minutes of the January 4th, 2018 Planning and Zoning meeting.

Motion to approve by Commissioner Carroll Sigman, second by Commissioner Kenneth Guard, all voted aye.

Item #3 on the agenda was consideration of approving a re-plat of Creekside Landing, combining Lots 1, 2, 3 & 5 for Tammy and Tommy Cantrell.

Motion to approve by Commissioner Jeff Smith, second by Commissioner Carroll Sigman, all voted aye.

Item #4 on the agenda was consideration of approving a re-plat Arrowhead, Phase 1, combining Lots 54 & 55 for Michael Rigdon.

Motion to approve by Commissioner Kit Herrington, second by Commissioner Stuart Schoppert, all voted aye.

Item #5 on the agenda was consideration of approving a re-plat of The Shores, Phase 1, combining Lots 250 & 251-A for Daniel and Traci Whitmer.

Motion to approve by Commissioner Kenneth Guard, second by Commissioner Jeff Smith, all voted aye. Mike Frankos abstained from voting.

Item #6 on the agenda was consideration of approving a re-plat of Pelican Isle, Block 2, combining Lots 22 & 23 for Chris Eadler.

Motion to approve by Commissioner Carroll Sigman, second by Commissioner Kit Herrington, all voted aye.

Item #7 on the agenda was the Chairman's report.

Chairman Jacobson addressed the Planning and Zoning Commissioners on consideration of the regulation of Commercial Deer hunting within the Lakeshore Area Zoning Ordinance 5,000ft Jurisdiction.

The Planning & Zoning Commissioners decision was to appoint Vice Chairman Stuart Schoppert to form a committee of stake holders to analyze the issue to come up with suggestions and/or recommendation and report their findings back to the P&Z Commission.

Adjourn.

I, MIKE DOWD, NAVARRO COUNTY TAX ASSESSOR/COLLECTOR, DO HEREBY SWEAR UNDER OATH, THAT THE ATTACHED REPORT IS A TRUE AND CORRECT REPORT.

TOTAL PAGES INCLUDING COVER SHEET__6_

DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
NAVARRO CO REVOLVIN	G&CLEARING								
CURRENT	341,541.62	0.00	27,606.13	369,147.75	0.00	23.23	369,124.52	2,188.52	\$19,739,899.7
DELINQUENT	55,328.37	0.00	20,126.13	75,454.50	0.00	1.07	75,453.43	13,654.49	
TOTAL	\$396,869.99	\$0,00	\$47,732.26	\$444,602.25	\$0.00	24,30	\$444,577.95	\$15,843.01	1.73%
NAVARRO COLLEGE									
CURRENT	68,755.22	0.00	5,498.67	74,253.89	0.00	4.49	74,249.40	425.15	\$3,942,804.43
DELINQUENT	10,677.90	0,00	3,895.83	14,573.73	0.00	0.20	14,573.53	2,605.46	
TOTAL	\$79,433.12	\$0.00	\$9,394.50	\$88,827.62	\$0.00	4.69	\$88,822.93	\$3,030.61	1.74%
CITY OF RICE									
CURRENT	13,602.42	0.00	1,205.94	14,808.36	0.00	0.36	14,808.00	13.13	\$227,731.95
DELINQUENT	423.48	0.00	109.66	533.14	0.00	0.00	533.14	106.62	
TOTAL	\$14,025.90	\$0.00	\$1,315.60	\$15,341.50	\$0.00	0.36	\$15,341.14	\$119.75	5.97%
CITY OF KERENS									
CURRENT	10,264.54	0.00	843.50	11,108.04	0.00	0.54	11,107.50	61,81	\$303,313.5
DELINQUENT	1,316.82	0.00	374.05	1,690.87	0.00	0.00	1,690.87	336.60	
TOTAL	\$11,581.36	\$0.00	\$1,217.55	\$12,798.91	\$0.00	0.54	\$12,798.37	\$398.41	3,38%
CITY OF CORSICANA									
CURRENT	133,041.91	0.00	10,126.42	143,168.33	0,00	21.65	143,146.68	1,699.02	\$8,709,458.54
DELINQUENT	36,651.58	0,00	13,505.26	50,156.84	0,00	1,01	50,155.83	8,942.80	
TOTAL	\$169,693.49	\$0.00	\$23,631.68	\$193,325.17	\$0.00	22,66	\$193,302.51	\$10,641.82	1.53%
CITY OF BARRY									
CURRENT	592.96	0.00	50.13	643.09	0.00	0.00	643.09	0.00	\$21,217.12
DELINQUENT	78,88	0.00	20,50	99.38	0.00	0.00	99.38	19.88	
TOTAL	\$671.84	\$0.00	\$70.63	\$742.47	\$0.00	0.00	\$742.47	\$19.88	2.79%

ACTGL_END_OF_PERIOD121000000.rdf ver. 1.10 Prepared by JOWENTL on 04/05/2018 13:05:59 Navarro County Tax Office

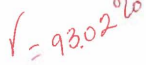
DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
CITY OF EMHOUSE									
CURRENT	601.08	0.00	44.38	645.46	0.00	0.00	645.46	0.00	\$10,066.66
DELINQUENT	1,283,46	0.00	714.58	1,998.04	0.00	0,00	1,998.04	120.38	
TOTAL	\$1,884.54	\$0.00	\$758.96	\$2,643.50	\$0,00	0.00	\$2,643.50	\$120.38	5.97%
CITY OF RICHLAND		7.5.0							
CURRENT	680.19	0.00	55.51	735.70	0.00	0.00	735.70	22.76	\$19,741.74
DELINQUENT	104.74	0,00	27.23	131.97	0.00	0.00	131.97	26.39	
TOTAL	\$784.93	\$0.00	\$82.74	\$867.67	\$0.00	0.00	\$867.67	\$49.15	3.45%
CITY OF GOODLOW									
CURRENT	126.19	0.00	10.77	136.96	0.00	0.00	136.96	0.00	\$4,265.57
DELINQUENT	23.02	0.00	5.84	28.86	0.00	0.00	28.86	5.78	
TOTAL	\$149.21	\$0.00	\$16.61	\$165.82	\$0.00	0.00	\$165.82	\$5,78	2.96%
CITY OF FROST									
CURRENT	2,313.97	0,00	194,97	2,508.94	0.00	0.00	2,508.94	0.00	\$91,122.91
DELINQUENT	33.82	0.00	20.69	54.51	0.00	0.00	54.51	10.89	
TOTAL	\$2,347.79	\$0.00	\$215.66	\$2,563.45	\$0.00	0.00	\$2,563.45	\$10.89	2.54%
CITY OF DAWSON									
CURRENT	2,706.57	0.00	222.51	2,929.08	0.00	0.15	2,928.93	0.00	\$95,041.29
DELINQUENT	138.47	0,00	39.61	178.08	0.00	0.00	178.08	35.62	
TOTAL	\$2,845.04	\$0.00	\$262,12	\$3,107.16	\$0.00	0.15	\$3,107.01	\$35.62	2.85%
CITY OF BLG GROVE					2/10 . 1				
CURRENT	2,312.63	0.00	205.71	2,518.34	0.00	0.00	2,518.34	0.35	\$117,076.55
DELINQUENT	118,58	0.00	30.33	148.91	0.00	0.00	148.91	29.77	
TOTAL	\$2,431.21	\$0.00	\$236.04	\$2,667.25	\$0,00	0.00	\$2,667.25	\$30,12	1.98%

ACTGL_END_OF_PERIOD121000000.rdf ver. 1.10 Prepared by JOWENTL on 04/05/2018 13:05:59 Navarro County Tax Office

DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
NAVARRO COUNTY EMER	RGENCY								
CURRENT	2,592.37	0.00	205.36	2,797.73	64.32	0.06	2,733.35	9.89	\$148,432.99
DELINQUENT	393.57	0.00	126.57	520.14	33.62	0.00	486.52	102.54	
TOTAL	\$2,985.94	\$0.00	\$331.93	\$3,317.87	\$97.94	0.06	\$3,219.87	\$112.43	1.75%
BLOOMING GROVE ISD									
CURRENT	48,018.36	0.00	4,208.09	52,226.45	0.00	0.00	52,226.45	51.95	\$2,120,359.71
DELINQUENT	2,731.80	0.00	1,556.12	4,287.92	0.00	0.00	4,287.92	638.30	
TOTAL	\$50,750.16	\$0.00	\$5,764.21	\$56,514,37	\$0.00	0.00	\$56,514.37	\$690.25	2.26%
CORSICANA ISD									
CURRENT	304,433.82	0.00	24,454.87	328,888.69	0.00	47.81	328,840,88	4,134.41	\$21,289,102.9-
DELINQUENT	79,526.55	0.00	28,634.35	108,160.90	0.00	2.33	108,158.57	20,528.91	
TOTAL	\$383,960.37	\$0.00	\$53,089.22	\$437,049.59	\$0.00	50.14	\$436,999.45	\$24,663.32	1.43%
DAWSON ISD									
CURRENT	36,185.52	0.00	3,039.33	39,224.85	0.00	0.45	39,224.40	7.58	\$1,926,795.82
DELINQUENT	1,841.53	0.00	571.14	2,412.67	0.00	0.00	2,412.67	477.97	
TOTAL	\$38,027.05	\$0.00	\$3,610.47	\$41,637.52	\$0.00	0.45	\$41,637.07	\$485.55	1.88%
KERENS ISD									
CURRENT	56,314.56	0.00	4,557.47	60,872.03	0.00	1.65	60,870.38	226.07	\$3,717,374.21
DELINQUENT	7,953.96	0.00	2,592.09	10,546.05	0.00	0.00	10,546.05	2,106.90	
TOTAL	\$64,268.52	\$0.00	\$7,149.56	\$71,418.08	\$0,00	1.65	\$71,416.43	\$2,332.97	1.51%
RICE ISD									
CURRENT	59,862.49	0.00	5,347.44	65,209.93	0,00	0.99	65,208.94	35.66	\$2,077,188.65
DELINQUENT	1,857.32	0.00	489.87	2,347.19	0.00	0.00	2,347.19	458.80	
TOTAL	\$61,719.81	\$0.00	\$5,837.31	\$67,557.12	\$0.00	0.99	\$67,556.13	\$494.46	2.88%

ACTGL_END_OF_PERIOD121000000.rdf ver. 1.10 Prepared by JOWENTL on 04/05/2018 13:05:59 Navarro County Tax Office

DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
MILDRED ISD									
CURRENT	84,920.99	0.00	6,808.01	91,729.00	0,00	0.00	91,729.00	0.00	\$5,275,056.48
DELINQUENT	(109.02)	0.00	316.74	207.72	0.00	0.00	207.72	169.67	
TOTAL	\$84,811.97	\$0.00	\$7,124.75	\$91,936.72	\$0.00	0.00	\$91,936.72	\$169.67	1.61%
FROST ISD									
CURRENT	14,890.25	0.00	1,306.24	16,196.49	0.00	0.00	16,196.49	140,19	\$1,407,768.20
DELINQUENT	3,703.37	0.00	1,174.46	4,877.83	0.00	0.00	4,877.83	975.58	
TOTAL	\$18,593.62	\$0.00	\$2,480.70	\$21,074.32	\$0.00	0.00	\$21,074.32	\$1,115.77	1.06%
RENDITION PENALTY									
CURRENT	0,00	0.00	0.00	0.00	0,00	(101.38)	101.38	0.00	
DELINQUENT	0.00	0.00	0.00	0.00	0.00	(4.61)	4.61	0.00	
TOTAL	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	(105.99)	\$105.99	\$0.00	
GRAND TOTAL:	\$1,387,835.86	\$0.00	\$170,322.50	\$1,558,158.36	\$97,94	\$0.00	\$1,558,060.42	\$60,369.84	
MEMO:			/			YR-TO-DATE % C	URRENT COLLECTED		
NAVARRO COUNTY GE	ENERAL		940.00	NAVARRO CO REVOLV	VING&CLEARING	92.98%	13 - CITY OF RICHLA	ND	84.08%
FUND	SIVERAL			NAVARRO COLLEGE		92.87%	14 - CITY OF GOODL	ow	67.71%
TAX CERTIFICATE		\$1,	010.00	ROAD AND BRIDGE		92.98%	15 - CITY OF FROST		87.00%
REVERSE PAYMENT NO	SF FEE		\$30.00	CITY OF RICE		93.09%	16 - CITY OF DAWSO	N	88.62%
			7-1	NAV FLOOD CONTROL		93.09%	17 - CITY OF BLG GR	OVE	91,40%
				CITY OF KERENS		86.94%	20 - NAVARRO COUN	NTY EMERGENCY	91.56%
		6	10.	CITY OF CORSICANA		93.88%	21 - HENDERSON CO	UNTY LEVEE	95.07%
	1	0302	11-	CITY OF BARRY		90.93%	30 - BLOOMING GRO	VE ISD	92,40%
	\mathcal{A}	0200	12 -	CITY OF EMHOUSE		86.49%	31 - CORSICANA ISD		93.86%



DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
						YR-TO-DATE %	CURRENT COLLECTE	D	
			32 -	DAWSON ISD		92.83%	1		
			33 -	KERENS ISD		92.00%			
			34 -	RICE ISD		89.20°	•		
7			35 -	MILDRED ISD		94.30%	,		
. 1			36 -	FROST ISD		94.04%	•		

NAVARRO COUNTY, TEXAS ADVALOREM TAXES COLLECTED DURING THE MONTH ENDING MARCH 31, 2018

	TAXES	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD %	NET TAXES DUE	MEMO ONLY ATTORNEY FEES
CURRENT TAXES							
NAVARRO CO REVOLVING&CLEARING	\$278,566.24	\$22,504.64	\$301,070.88	\$0.00	\$18.92	\$301,051.96	\$1,783.38
ROAD AND BRIDGE	\$58,124.23	\$4,709.87	\$62,834.10	0.00	\$4.00	\$62,830.10	\$373.86
NAV FLOOD CONTROL	\$4,851.15	\$391.62	\$5,242.77	7 \$0.00	\$0.31	\$5,242.46	\$31.28
TOTAL	\$341,541.62	\$27,606.13	\$369,147.75	\$0.00	\$23.23	\$369,124.52	\$2,188.52
DELINQUENT TAXES							
NAVARRO CO REVOLVING&CLEARING	\$45,149.55	\$16,427.48	\$61,577.03	\$0.00	\$0.87	\$61,576.16	\$11,135.42
ROAD AND BRIDGE	\$9,394.27	\$3,412.94	\$12,807.2	\$0.00	\$0.18	\$12,807.03	\$2,325.01
NAV FLOOD CONTROL	\$784.55	\$285.71	\$1,070.26	50.00	\$0.02	\$1,070.24	\$194.06
TOTAL	\$55,328,37	\$20,126.13	\$75,454.50	\$0.00	\$1.07	\$75,453.43	\$13,654.49
NAVARRO CO REVOLVING&CLEARING	323,715.79	38,932,12	362,647.9	0.00	19.79	362,628,12	12,918,80
ROAD AND BRIDGE	67,518.50	8,122.81	75,641.3	0.00	4.18	75,637.13	2,698.87
NAV FLOOD CONTROL	5,635.70	677,33	6,313.03	0.00	0.33	6,312.70	225.34
TOTAL	\$396,869.99	\$47,732.26	\$444,602.25	\$0.00	\$24.30	\$444,577.95	\$15,843.01

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC. Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line. or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2080</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County**'s bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by **Owner**. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

This Agreement shall be binding upon and inure to the benefit of the parties and VII.

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this day of HDR

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO CO

By: Amus Observation of Precinct 4	
appeared H. M. LAVE Courthe County Judg	f Precinct4_ of Navarro County, who being sworn
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name
	Commission Expires
(Owner) and who being sworn upon their o	horized representative of Grand Prix Pipeling use ath affirmed that he is authorized by Owner to sign bing License for the purposes and consideration set
	Notary Public, State of Texas
	Michelle L. Stelly
(seal) MICHELLE L. STELLY	Printed Name
My Notary ID # 11505873 Expires March 29, 2021	03-29-2021
Constant	Commission Expires

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 4200</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup. containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. **Owner**'s obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity.

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this day of ADA

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO GOU

By: Ames Obser of Precinct 4		
Before me the undersigned notary p appeared H. A. L. The County Judg Commissioner of upon their oath affirmed that they executed consideration set forth herein.	e of Navarro County, and Precinct 4 of Navarro County, who being sworn	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the 9th day of february, 2018. appeared notary public on this the 9th day of february, 2018. (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Nichelle Selly Notary Public, State of Texas	
	Michelle L. Stelly	
(seal)	Printed Name	
MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	03- 29-2021 Commission Expires	
1 20 SAN		

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 3160</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County. Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this add day of

, 20 /8

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUN

Dy:____

County Judge

By: AmuDisu/ Commissioner of Precinct 4		
	public on this the day of day of day of day of day of Navarro County, and f Precinct 4_ of Navarro County, who being sworn the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas	
(seal)	Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the quantum day of February 2018, appeared notary public on this the quantum day of February 2018, appeared notary public on this the grand for freeline use (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
	Michelle L. Stally	
(seal) MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expires March 29, 2021	03-29-2021	
S. Carling.	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 3130</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County**'s bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs. Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution. contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response. Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by Owner (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this ghanday of Horal

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COU

By: Ame Olster Commissioner of Precinct 4	
appeared The Are and the County Jud	public on this the day of
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name
	Commission Expires
(Owner) and who being sworn upon their	public on this the 4th day of February, 20 B. authorized representative of Grand fix Pipelme, uc oath affirmed that he is authorized by Owner to sign going License for the purposes and consideration set
	Nichelle J. Sully Notary Public, State of Texas
	Michelle L. Stelly
(See MICHELLE L. STELLY	Printed Name
My Notary ID # 11505873 Expires March 29, 2021	03-29-2021
	Commission Expires

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) NW CR 3050 located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by **Owner**. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. **Owner's** obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County. Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity.

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 9th day of 1521

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COU

By: Commissioner of Precinct 4	
appeared H. M. Laverpoort, the County Judge Commissioner of	public on this the Hay of April 20/8 ge of Navarro County, and f Precinct _4_ of Navarro County, who being sworn the foregoing License for the purposes and
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020 (Sear)	Notary Public, State of Texas Printed Name
*	Commission Expires
Before me the undersigned notary public on this the and a sign of February . 2018. appeared forman Lunger, who is an authorized representative of Grandfix figure 422 (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein. Mychael J Stelly Notary Public, State of Texas	
(seal)	Michelle L. Stelly Printed Name
MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	O3-29-2021 Commission Expires

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The County and Owner hereby covenant and agree that for each violation of this

License agreement, Owner shall pay to the County liquidated damages in the amount of One

Thousand Dollars (\$1.000.00) per day, per violation, until such violation have been corrected
and the County's requirements complied with. Such compliance shall be determined by the
reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to
commence diligent efforts to cure any alleged violation within three business days after receipt
of notice from the County of such violation. In the event of inclement weather, Owner agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including. without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response. Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal. state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by Owner (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner, Owner's obligations herein shall survive the termination of this License.

This Agreement shall be binding upon and inure to the benefit of the parties and VII.

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this The day of And

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUN

By: Amus Olsow Commissioner of Precinct 4		
upon their oath affirmed that they executed consideration set forth herein.	public on this the day of	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas	
(seal)	Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of February . 2018, appeared Operan Lunder, who is an authorized representative of Grand Prix Productive (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
(2021)	Michelle L. Stelly Printed Name	
MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s)

<u>NW CR 2170</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The County and Owner hereby covenant and agree that for each violation of this

License agreement, Owner shall pay to the County liquidated damages in the amount of One

Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected
and the County's requirements complied with. Such compliance shall be determined by the
reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to
commence diligent efforts to cure any alleged violation within three business days after receipt
of notice from the County of such violation. In the event of inclement weather, Owner agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner. (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this Hay of Hand

. 20/8

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUNTY

By:

County Judge

Sommissioner of Precinct		
appeared 7.11 Ave furthe County Judg	public on this the day of 20/8 ge of Navarro County, and The Precinct 4_ of Navarro County, who being sworn the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
Pofore me the undersigned notary n	Commission Expires while on this the 9th day of Eabraca 2018	
Before me the undersigned notary public on this the and any of February, 2018, appeared forman Lunk, who is an authorized representative of Grand fix Aprime ucc (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
(seal MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name 03-24-2021	
	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 4190</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs. Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup. containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by **Owner**. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VIII. This Agreement shall be construed under and in accordance with the laws of the State of Texas, and all obligations of the parties created by this Agreement are performable in Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity, illegality, or unenforceability shall not affect any other provision of the Agreement, and this Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use of any one right or remedy by either party shall not preclude or waive its right to use any or all other remedies. The rights and remedies provided in this Agreement are given in addition to any other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this Hay of

, 2028

OWNER

, its V.P. - Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Suite 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO COUNTY

County Judge

Commissioner of Precinct 4

upon their oath affirmed that they executed	e of Navarro County, and Precinct 4_ of Navarro County, who being sworn	
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas/ Printed Name	
Before me the undersigned notary public on this the day of February . 2018, appeared Owner Lunder. who is an authorized representative of Crand Pax Pipeline, use (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set		
forth herein.	Notary Public, State of Texas Michelle L. Stelly	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name 03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2090</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The County and Owner hereby covenant and agree that for each violation of this License agreement, Owner shall pay to the County liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, Owner agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution. contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 4th day of

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUNTY

By: Musoble Commissioner of Precinct 4		
Before me the undersigned notary property of the County Judge Commissioner of upon their oath affirmed that they executed consideration set forth herein.		
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the grad of february, 2018, appeared Norman Lunts, who is an authorized representative of Grand fine Application (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
OTELLY .	Notary Public, State of Texas Michelle L. Stelly	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name 03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC. Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County**'s bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs. Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this Hay of April

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUN

By:Commissioner of Precinct 4		
appeared Hall LAVEYOU, the County Judg	Precinct4_ of Navarro County, who being sworn	
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the an authorized representative of Grand frix Pipeline UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
(seal MICHELLE L. STELLY My Notary ID # 11505873	Michelle L. Stelly Printed Name D3-21-2021	
Expires March 29, 2021	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u> Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 3090 -3rd crossing</u> located in Precinct #4. more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement. **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup. containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by **Owner**. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 4

day of

20/8

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 71.

713-584-1559

NAVARRO COUNT

By:

County Judge

By: Amus Olsen Commissioner of Precinct 4		
Franco Obe Commissioner o	public on this the day of April , 20 8 ge of Navarro County, and f Precinct 4_ of Navarro County, who being sworn I the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the and any of February . 2018, appeared forman Lunks, who is an authorized representative of Grand frix Apelme ucc (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
	Michelle L. Stelly	
(seal) MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expires March 29, 2021	03-29-2021	
"minor"	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 3090 -2nd crossing</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including. without limitation, claims involving environmental laws and regulations, pollution. contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act. the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal. state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by Owner (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 97

day of

. 20/8

OWNER

Rv

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 7

713-584-1559

NAVARRO COUNTA

3y: _

County Judge

•		
appeared H. M. Alexand the County	ary public on this the Hay of April , 20/8, Judge of Navarro County, and her of Precinct 4 of Navarro County, who being sworn cuted the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of February . 2018, appeared the Lumber, who is an authorized representative of Every fire Prelime uc (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
	Michelle L. Stelly	
(seal) MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expires March 29, 2021	03-29-2021	
	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 3090 -1st crossing</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County**'s bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by Owner (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 9 day of April

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

By: AmesObser Commissioner of Precinct 4		
Before me the undersigned notary public on this the Hay of Apr., 20/8, appeared H.M. Novembre County Judge of Navarro County, and Commissioner of Precinct 4 of Navarro County, who being sworn upon their oath affirmed that they executed the foregoing License for the purposes and consideration set forth herein.		
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of February . 2018. appeared home Lunde who is an authorized representative of and fix fipeline, uc (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Michelle & Stelly Notary Public, State of Texas	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Michelle L. Stelly Printed Name	
The state of the s	63-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 4191</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by Owner (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this

day of

20/8

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO COUNT

County Judge

Commissioner of Fredhet 7		
appeared H. M. Wave ant, the County Judge	public on this the Hay of April , 2018, ge of Navarro County, and of Precinct 4_ of Navarro County, who being sworn the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
) ⁰	Commission Expires	
Before me the undersigned notary public on this the day of february, 2018, appeared forman Lunk, who is an authorized representative of Grand frix Aprime UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein. Outhlle L Stelly		
	Notary Public, State of Texas	
	Michelle L. Stelly	
MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name D3-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 4190</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs. Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this got day of ADR

____. 20

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUNT)

By:

County Judge

appeared H.M. Ameron, the County Judge Commissioner of	public on this the day of April 20/8, ge of Navarro County, and of Precinct 4_ of Navarro County, who being sworn the foregoing License for the purposes and	
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the 9th day of February . 2018, appeared Norman L. work who is an authorized representative of Grand Prix Pipeline, UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
	Michelie L. Stelly	
(seal) MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expires March 29, 2021	03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 4170 – 2nd crossing</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this The day of

OWNER

Norman, L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COU

Before me the undersigned notary public on this the day of appeared Hall Description the County Judge of Navarro County, and Commissioner of Precinct 4 of Navarro County, who being sworn upon their oath affirmed that they executed the foregoing License for the purposes and consideration set forth herein. KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020 Commission Expires Before me the undersigned notary public on this the quantum day of February , 2018, appeared Norman Lwinter, who is an authorized representative of Grand Prix Proche, UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein. Notary Public, State of Texas Michelle L. Stelly Printed Name (seal) MICHELLE L. STELLY My Notary ID # 11505873 03-29-2021 Expires March 29, 2021

Commission Expires

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 4170 -1st crossing</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to cease pipeline construction activities on any road(s) that is/are damaged, so as to not render the

road impassable. Construction activities may resume on the road(s) as soon as the road(s) conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If **Owner** shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work, Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this Hay of H

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUN

and the second s		
appeared H.M. LAVERON, the County Judg	Precinct 4 of Navarro County, who being sworn	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of February , 2018, appeared Demont work, who is an authorized representative of Grand Prix Pipeline, we (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name	

03-29-2021 Commission Expires

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <a href="https://www.nw.edu.new.new.nw.edu.new.nw.edu.new.new.nw.edu.new.nw.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

Ill. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup. containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by **the County** or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County. Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity.

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 9th day of April . 2018

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUN

appeared Hill Die on. the County Judg	Precinct 4 of Navarro County, who being sworn	
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name 13/35/3030 Commission Expires	
Before me the undersigned notary public on this the day of February, 2018, appeared Norman L. Work. who is an authorized representative of Grand Prix Pipeline LLC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Notary Public, State of Texas Michelle L. Stelly Printed Name 03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s)

<u>NW CR 4240</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County. Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs. Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If **Owner** shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this The day of Horal

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO CO

	public on this the 9 day of
consideration set forth herein.	
KIM SOUTHARD Ngtary ID # 11751507	Notary Public, State of Texas
My Commission Expires December 22, 2020 (Seal)	Printed Name
	Commission Expires
appeared nomen Lwinks, who is an authorized (Owner) and who being sworn upon their o	horized representative of Grand for Product UC ath affirmed that he is authorized by Owner to sign bring License for the purposes and consideration set
	Notary Public, State of Texas
	Michelle L. Stelly
(seal) MICHELLE L. STELLY	Printed Name
My Notary ID # 11505873 Expires March 29, 2021	D3-29-2021 Commission Expires

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 4230</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees. expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup. containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal. state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by **Owner**. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate **The County** or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by **Owner** pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this

day of ADI

20/

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Stc. 2100, Houston, TX. 77002

Phone Number: 7

713-584-1559

NAVARRO COUN

Ву: __

County Judge

By: AmuObju

Commissioner of Precinct

	public on this the 4 day of April . 20/8 ge of Navarro County, and of Precinct 4 of Navarro County, who being sworn the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of February . 2018, appeared Norman L. Winds . who is an authorized representative of Grand Anx Pipeline UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Nichelle J. Stelly Notary Public, State of Texas	
	Michelle L. Stelly	
(seal MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expres March 29, 2021	03.29.2021	
The state of the s	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u> **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u> desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>NW CR 4220</u> located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work. the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify. pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this day of , 20

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUNTY

County Judge

Janus Ose Commissione	ry public on this the day of day of day of day of day of Navarro County, and er of Precinct do of Navarro County, who being sworn atted the foregoing License for the purposes and	
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of february, 2018, appeared Norman L. Winder. who is an authorized representative of Grand Pax Pipeline uc (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
88.50	Michelle L. Stelly	
(seal MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expires March 29, 2021	03.29.2021	
- Marion	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

- Grand Prix Pipeline LLC, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s)
 NW CR 4410 located in Precinct #4, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.
- II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If **Owner** shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate **The County** or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the VIII.

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 9 day of Hon.

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

Commissioner of Freemer 7		
appeared H. M. Augan The County Jud	public on this the day of day of day of day of day of lege of Navarro County, and of Precinct def of Navarro County, who being sworn def the foregoing License for the purposes and	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the gth day of February, 2018, appeared Norman L. Warter, who is an authorized representative of Crand Prix Procline, L.C. (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas	
	Michelle L. Stelly	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name 03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2400</u> located in Precinct #3, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The County and Owner hereby covenant and agree that for each violation of this

License agreement, Owner shall pay to the County liquidated damages in the amount of One

Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected
and the County's requirements complied with. Such compliance shall be determined by the
reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to
commence diligent efforts to cure any alleged violation within three business days after receipt
of notice from the County of such violation. In the event of inclement weather, Owner agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death). lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this day of . 20

OWNER

Rv:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO COUNTY

County Judge

By: Commissioner of Precinct 3		
Before me the undersigned notary properties of the Monte County Judg Land Commissioner of upon their oath affirmed that they executed consideration set forth herein.	e of Navarro County, and Precinct 3 of Navarro County, who being swom	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the gib day of February, 2018, appeared Name Lunce, who is an authorized representative of Grand Pax Pipeline, who is an authorized that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Nichelle Y. Srekey Notary Public, State of Texas	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Michelle L. Stelly Printed Name	
	03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2140</u> located in Precinct #3, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to cease pipeline construction activities on any road(s) that is/are damaged, so as to not render the

road impassable. Construction activities may resume on the road(s) as soon as the road(s) conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup. containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If **Owner** shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities. fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity.

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this day of . 20

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO GOUNTY

County Judge

By:Commissioner of Precinct	\$10	
appeared 177111, 1410e, parc, the County Judge	Precinct 3 of Navarro County, who being sworn	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Notary Public, State of Texas Printed Name Commission Expires	
Before me the undersigned notary public on this the Thomas . 2018. appeared Norman L. W., who is an authorized representative of And fix fipeline UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein. Wichell J. Sully Notary Public, State of Texas		
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

Grand Prix Pipeline LLC, Owner of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with Navarro County ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2110</u> located in Precinct #3, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs. Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with **Owner's** (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced.

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify. pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this ____ day of _______, 20____

OWNER

By:

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO COUNTY

County Judge

By:Commissioner of Precinct _3	311	
Before me the undersigned notary p appeared for the policy the County Judg Looke Note Commissioner of upon their oath affirmed that they executed consideration set forth herein.	,,,	
KIM SOUTHARD	Notary Public, State of Texas	
Notary ID # 11751507 My Commission Expires December 22, 2020	Printed Name	
	Commission Expires	
Before me the undersigned notary public on this the day of February, 2018. appeared Norman L. who is an authorized representative of Arand Practice (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Michelle L Sully	
	Notary Public, State of Texas Michelle L. Stelly	
(seal) MICHELLE L. STELLY	Printed Name	
My Notary ID # 11505873 Expires March 29, 2021	63-29-2021	
See Se Se	Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2100</u> located in Precinct #3, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the County's bar ditches and/or road surfaces.

Type of Pipeline: LNG; 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the **County's** roads, the **Owner** warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the **Owner** and the **Owner** warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The **County** and **Owner** hereby covenant and agree that for each violation of this License agreement, **Owner** shall pay to **the County** liquidated damages in the amount of One Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected and the County's requirements complied with. Such compliance shall be determined by the reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to commence diligent efforts to cure any alleged violation within three business days after receipt of notice from the County of such violation. In the event of inclement weather, **Owner** agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal. state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by **Owner** (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by **Owner** under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner, including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include, without limitation, costs in connection with any Remedial Work performed by the County. surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

. 20

VII. This Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, executors, administrators, legal representatives, successors, and assigns.

This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

The rights and remedies provided by this Agreement are cumulative, and the use X.

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this day of

OWNER

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Stc. 2100, Houston, TX. 77002

Phone Number:

713-584-1559

NAVARRO COUNTY

¥*	2/1	
By: Commissioner of Precinct 3		
Before me the undersigned notary property of the County Judge Commissioner of upon their oath affirmed that they executed consideration set forth herein.	e of Navarro County, and 'Precinct3 of Navarro County, who being sworn	
KIM SOUTHARD Notary ID # 11751507 My Commission Expires December 22, 2020	Printed Name 10/20/2020 Commission Expires	
Before me the undersigned notary public on this the day of February, 2019. appeared Norman L. Winter, who is an authorized representative of Grand Pox Pipeline UC (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
	Notary Public, State of Texas Michelle L. Stelly	
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Printed Name 03-29-2021 Commission Expires	

AGREEMENT FOR LICENSE ADJACENT TO OR CROSSING COUNTY ROADS

STATE OF TEXAS §

COUNTY OF NAVARRO §

KNOW ALL MEN BY THESE PRESENTS:

<u>Grand Prix Pipeline LLC</u>, **Owner** of a (pipeline, utility line, gas or sewer line) hereby contracts and covenants with **Navarro County** ("the County") as follows:

I. <u>Grand Prix Pipeline LLC</u>, desires to construct and maintain a pipeline, utility line, or gas or sewer line in Navarro County, Texas and it is necessary to cross certain county road(s) <u>SW CR 2380</u> located in Precinct #3, more fully described on the map attached hereto as Exhibit A and incorporated herein by reference. The license granted herein shall extend 5 feet on either side of the pipeline as it crosses the county road.

II. In consideration for **the County** granting permission through the issuance of a permit to lay a pipeline, utility line, or gas or sewer line adjacent to or crossing said county roads above described in Navarro County, Texas, the **Owner** hereby warrants, agrees and covenants that any crossing shall be constructed as follows:

All county road crossings shall be bored unless a variance is granted by Navarro County Commissioners Court, and lines underneath such roads shall be cased or otherwise constructed to provide maximum protection against damage or leaks. Owner may not block the county road during construction and must provide for at least one lane of traffic. The points where the pipeline crosses the road shall be clearly marked and the line shall be placed at a depth of no less than 6 (six) feet underneath the lowest part of the **County's** bar ditches and/or road surfaces.

Type of Pipeline: LNG: 30" O.D. API 5L X70 PSL2 DSAW steel w/ .562" W.T.

The transport route (beginning and end): See attached map

(A detailed construction plan must be submitted with application)

Pipelines which run adjacent to a county road and which are within a county road easement shall be placed at a depth of no less than six (6) feet underneath the lowest part of the **County**'s bar ditches and/or road surfaces.

The pipeline shall be constructed in a safe and prudent manner and shall consist of only acceptable commercial pipeline materials. The **Owner** shall be responsible for maintaining the pipeline and the license area. In the event the pipeline is ever abandoned or ceases be used for more than 6 consecutive months, this license shall terminate and revert to the **County**. In addition, if the pipeline is ever abandoned or ceases to be used for more than 6 consecutive months, the **Owner** shall, at the **County**'s request, remove the pipeline from the license area and restore the property to its original condition.

SEE ATTACHMENT "A" IF THIS IS FOR A PETROLEUM PIPELINE.

III. In consideration of the granting of this license (pipeline, utility line, gas or sewer Line) adjacent to or across the County's roads, the Owner warrants and covenants that any damages which may be caused to County or adjacent property as a result of the construction, maintenance or operation of a pipeline shall be the sole responsibility of the Owner and the Owner warrants and covenants that the area where the construction takes place shall be repaired and put back in the same condition as it originally was before such construction took place.

IV. The County and Owner hereby covenant and agree that for each violation of this

License agreement, Owner shall pay to the County liquidated damages in the amount of One

Thousand Dollars (\$1,000.00) per day, per violation, until such violation have been corrected
and the County's requirements complied with. Such compliance shall be determined by the
reasonable discretion of the County Commissioner in whose precinct the work occurs.

Notwithstanding the foregoing, no liquidated damages shall be owed unless Owner fails to
commence diligent efforts to cure any alleged violation within three business days after receipt
of notice from the County of such violation. In the event of inclement weather, Owner agrees to

cease pipeline construction activities on any road so as to not render the road impassable.

Construction activities may resume on the road as soon as the road conditions are favorable.

V. Owner, at its own expense, shall maintain a general liability insurance policy in an amount sufficient to insure against loss or damages caused by the construction, maintenance and operation of the pipeline. The general liability insurance requirement may be met by a combination of self-insurance, primary and excess insurance policies. Owner shall also, at its own expense, carry worker's compensation insurance as required by law.

VI. Owner, its successors and assigns agree to release, defend, indemnify, and hold harmless the County its respective commissioners, agents and employees (collectively, the "Indemnified Parties"), from any and all costs, losses, claims, judgments, settlements, and damages of every kind and character to real property, personal property or persons (including, without limitation, claims involving environmental laws and regulations, pollution, contamination of ground waters, personal injury and death), lawsuits and/or causes of action (including reasonable attorneys' fees, expert fees and court costs) (collectively "Claims"), which may grow out of, arise from, or in any manner be connected with the activities of Owner's agents, invitees, guests, contractors, servants and employees, on the license area, or any adjacent property, including, without limitation, any Claims arising from loss of subsurface support of any County road and any Claims arising from the production or transportation of materials through any pipeline. For purposes of this license, environmental laws and regulations include, without limitation, the federal Oil Pollution Act (OPA), the federal Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the federal Resource Conservation and Recovery Act (RCRA), the federal Clean Water Act, the Texas Solid Waste Disposal Act.

(TSWDA), the Texas Water Code (TWC), and the federal, state and local rules, regulations, ordinances, orders and governmental directives implementing such statutes.

As used in this license, the term "Hazardous Materials" means any substance or material defined or identified as hazardous, extra-hazardous, toxic or radioactive or subject to regulation as a solid waste or pollutant under any applicable federal, state, or local statute or regulation including, without limitation, the environmental laws and regulations referenced herein. "Remedial Work" is defined as any site investigation or monitoring, any cleanup, containment, remediation, removal, or restoration work performed in response to any federal, state or local government authority or private party action ("action"), or pursuant to any federal, state or local statute, rule, regulation, ordinance, order, governmental directive or other laws ("law"). Owner agrees, for the benefit of the County and any adjacent surface owner, (1) to remove from the license area, if, as and when required by any action or law, any Hazardous Materials placed or released thereon by Owner (including its contractors), (2) to perform Remedial Work where the need therefore arises in connection with Owner's (including its contractors) operations or activities on the license area or any adjacent property, and (3) to comply in all respects with all laws governing operations by **Owner** (including its contractors) and Remedial Work on or associated with the license area and any adjacent property. Remedial Work shall be performed by one or more contractors selected by Owner under the supervision of an engineer selected by Owner. All costs and expenses of Remedial Work resulting from Owner's (including its drillers' and other contactors') operations shall be paid by Owner. including, without limitation, the charges of such contractors and/or the consulting engineer and the County's reasonable attorneys' fees and costs incurred in connection with the monitoring or review of Remedial Work. If Owner shall fail to timely commence or cause to be commenced,

or fail to diligently prosecute to completion, such Remedial Work, the County may (but shall not be required to), after first giving Owner thirty (30) days notice of its failure and Owner's continued failure to perform, cause such Remedial Work to be performed and Owner will reimburse all reasonable costs of same on demand. The provisions of this Article shall not constitute approval or obligate The County or the surface owner to consent to the imposition of any engineering or institutional control that would restrict or limit future use of the License area for any purpose including, without limitation, any deed restriction or limitation on the use of groundwater or use of the property for residential purposes. Owner will notify the County and surface owner of any claim or other action by any governmental agency or any third party involving the actual or alleged existence of Hazardous Materials on the License area or any adjoining property and provide the County and surface owner with copies of (1) any notice of any actual or threatened release of Hazardous Materials given by Owner pursuant to any law and (2) any report of and response to any such release including all Remedial Work. Owner, its successors and assigns, in accordance with the provisions of Article 8, will release, indemnify, pay and protect, defend and save the Indemnified Parties harmless from all claims, liabilities, fees and expenses of any kind (including reasonable attorneys' fees, expert fees and costs) that arise from the actual or alleged presence or release of any Hazardous Materials in connection with the operations of Owner and Owner's agents, invitees, guests, contractors, servants and employees on the License area or any adjacent property. Such indemnification shall include. without limitation, costs in connection with any Remedial Work performed by the County, surface owner, or any third party in response to any federal, state or governmental authority, laws or regulations, due and payable upon demand by the County or adjacent surface owner. Owner's obligations herein shall survive the termination of this License.

VII. This Agreement shall be binding upon and inure to the benefit of the parties and

their respective heirs, executors, administrators, legal representatives, successors, and assigns.

VIII. This Agreement shall be construed under and in accordance with the laws of the

State of Texas, and all obligations of the parties created by this Agreement are performable in

Navarro County, Texas.

IX. In case any one or more of the provisions contained in this Agreement shall for

any reason be held to be invalid, illegal, or unenforceable in any respect, this invalidity,

illegality, or unenforceability shall not affect any other provision of the Agreement, and this

Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been

contained in the Agreement.

X. The rights and remedies provided by this Agreement are cumulative, and the use

of any one right or remedy by either party shall not preclude or waive its right to use any or all

other remedies. The rights and remedies provided in this Agreement are given in addition to any

other rights the parties may have by law, statute, ordinance, or otherwise.

EXECUTED this 9 day of

_. 20/8

OWNER

Rv.

Norman L. Winter, Vice President of Land & Right of Way

Company Name: Grand Prix Pipeline, LLC

Address: 811 Louisiana Street, Ste. 2100, Houston, TX. 77002

Phone Number: 713-584-1559

NAVARRO QOUNTY

County Judge

By: Commissioner of Precinct 3	53	
	public on this the 9 day of 20/8, ge of Navarro County, and f Precinct 3 of Navarro County, who being sworn the foregoing License for the purposes and	
KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020	Notary/Public, State of Texas Printed Name 2/33/3030 Commission Expires	
Before me the undersigned notary public on this the qub day of February, 2018, appeared Nomant. Winke. who is an authorized representative of Arand Prix Greeking License (Owner) and who being sworn upon their oath affirmed that he is authorized by Owner to sign this License and that he executed the foregoing License for the purposes and consideration set forth herein.		
(seal) MICHELLE L. STELLY My Notary ID # 11505873 Expires March 29, 2021	Notary Public, State of Texas Michelle L. Stelly Printed Name 53-29-2021 Commission Expires	