

LICENSE AGREEMENT (Commercial)

DEP File No. E41-667

THIS AGREEMENT made this 3<sup>rd</sup> day of, May, 2017, between the Commonwealth of Pennsylvania Department of Environmental Protection, hereinafter referred to as "Department", and

- A. \_\_\_\_\_, a corporation  
incorporated under the laws of the State of \_\_\_\_\_;  
or
- B. \_\_\_\_\_, a partnership;  
or
- C. \_\_\_\_\_, an individual;  
or
- D. Transcontinental Gas Pipe Line Company, LLC (Transco), (other);

with its principal place of business at 2800 Post Oak Boulevard, Houston, Texas 77056-6127, hereinafter referred to as "Licensee".

WHEREAS, Department is authorized by the Act of November 26, 1978 (P.L. 1375, No. 325), as amended, to grant, with the approval of the Governor, licenses to occupy submerged lands of the Commonwealth on such terms and conditions as the Department shall prescribe, for the purposes set forth in said Act;

WHEREAS, Department is also authorized by said Act 325, as amended, to issue permits for the construction, operation, maintenance, modification, enlargement or abandonment of dams, water obstructions and encroachments; prior permits issued in compliance with the Act of June 8, 1907 (P.L. 496, No. 322) and the Act of June 25, 1913 (P.L. 555, No. 355) being deemed to comply with the requirements of said Act 325, as amended, and any and all said permits being the only permits referred to hereinafter;

WHEREAS, Licensee has the right to occupy riparian land abutting Beaver Run (41° 15' 50.08" N, -76° 35' 33.72" W) (Stream) in Franklin and Penn Townships (Municipality), Lycoming County, Pennsylvania;

WHEREAS, Licensee's business on said riparian land requires a license to occupy submerged lands of the Commonwealth in the bed of said Stream below normal pool elevation or low water mark, as the case may be, adjacent to said riparian land in order to construct, repair, replace, operate, maintain and remove a natural gas pipeline crossing under Beaver Run and other necessary encroachments and obstructions associated with its business, in accordance with the approved plans and specifications contained in Permit Application No. E41-667 and in any prior or future permit(s) for dams, water obstructions and encroachments within the premises licensed herein, referred to hereinafter as "Licensee's facilities"; and

WHEREAS, Licensee's facilities are for the purpose of (check as appropriate):

- improving navigation or public transportation;
- recreation, fishing or other public trust purposes;
- protecting public safety or the environment;
- providing water supply, energy production or waste treatment;
- other activities which require access to water;

NOW, THEREFORE, Department, in consideration of the foregoing, and the payments of Licensee of monies as hereinafter written, and the agreements, undertakings and conditions hereinafter contained, hereby grants to Licensee a license to occupy submerged lands of the Commonwealth adjacent to Licensee's riparian land for the purpose(s) set forth in paragraph(s) A below, in accordance with the approved plans and specifications contained in Permit Application No. E41-667 and in any prior or future permit(s) for dams, water obstructions and encroachments within the premises licensed herein:

A. To construct, repair, replace, operate, maintain and remove Licensee's facilities within premises referred to herein as the "Facilities Area", occupying approximately 0.1 acres (to the nearest tenth of an acre) of submerged land owned by the Commonwealth in the aforesaid Stream, Municipality and County, the location of which Facilities Area is:

shown as the "Facilities Area" on the map or plan attached hereto and made a part hereof; or

described by metes and bounds as attached hereto and made a part hereof.

B. To occupy for the mooring of vessels at Licensee's facilities, within premises, referred to herein as the "Mooring Area", occupying approximately N/A acres (to the nearest tenth of an acre) of submerged land owned by the Commonwealth in the aforesaid Stream, Municipality and County, the location of which Mooring Area is:

shown as the "Mooring Area" on the map or plan attached hereto and made a part hereof; or

described by metes and bounds as attached hereto and made a part hereof.

The total Facilities Area and Mooring Area being referred to herein as "Licensed Premises";

C. To dredge for construction and normal operation and maintenance within the Licensed Premises; provided that this license grants no right to dredge, excavate, remove and carry away any merchantable sand, gravel or other minerals, such activities being subject to the payment of a royalty pursuant to Sections 468(d) and 1908-A(3) of the Administrative Code of 1929, as amended.

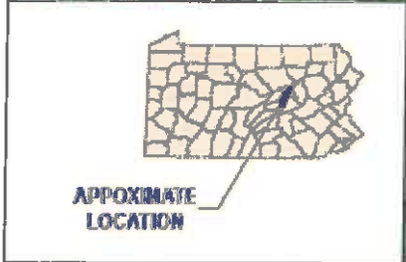
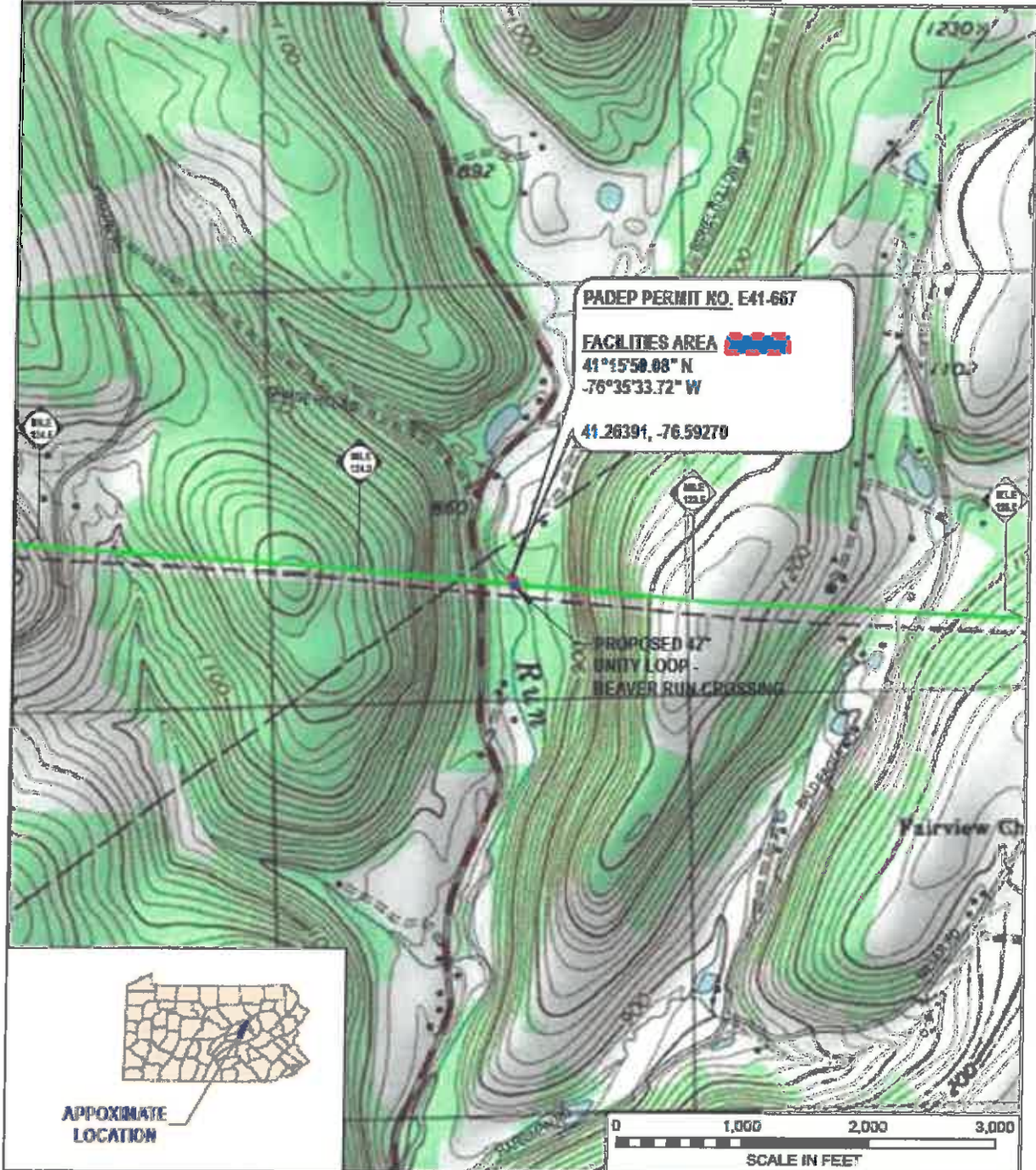
In consideration whereof, and intending to be legally bound hereby, Licensee agrees as follows:

1. The current schedule of annual fees for Licensed Premises is as follows:
  - a. An annual fee of one hundred fifty (\$150.00) per tenth of an acre for premises licensed as "Facilities Area", and thirty dollars (\$30.00) per tenth of an acre for premises licensed as "Mooring Area", with a minimum annual fee for Licensed Premises of seven hundred fifty dollars (\$750.00).

Therefore, Licensee, upon the execution of this Agreement, shall pay to the Commonwealth the sum of **seven hundred fifty dollars (\$750.00)**. The annual fees imposed herein may be revised upon notice from the Department to the Licensee consistent with applicable law. However, until notified otherwise, Licensee shall pay to the Commonwealth the sum of **seven hundred fifty dollars (\$750.00)** by the first day of **June, 2018**, and so on by each succeeding first day of **June**. The annual fees shall be payable to the Commonwealth at Department's offices in Harrisburg

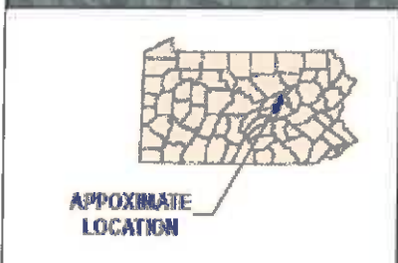
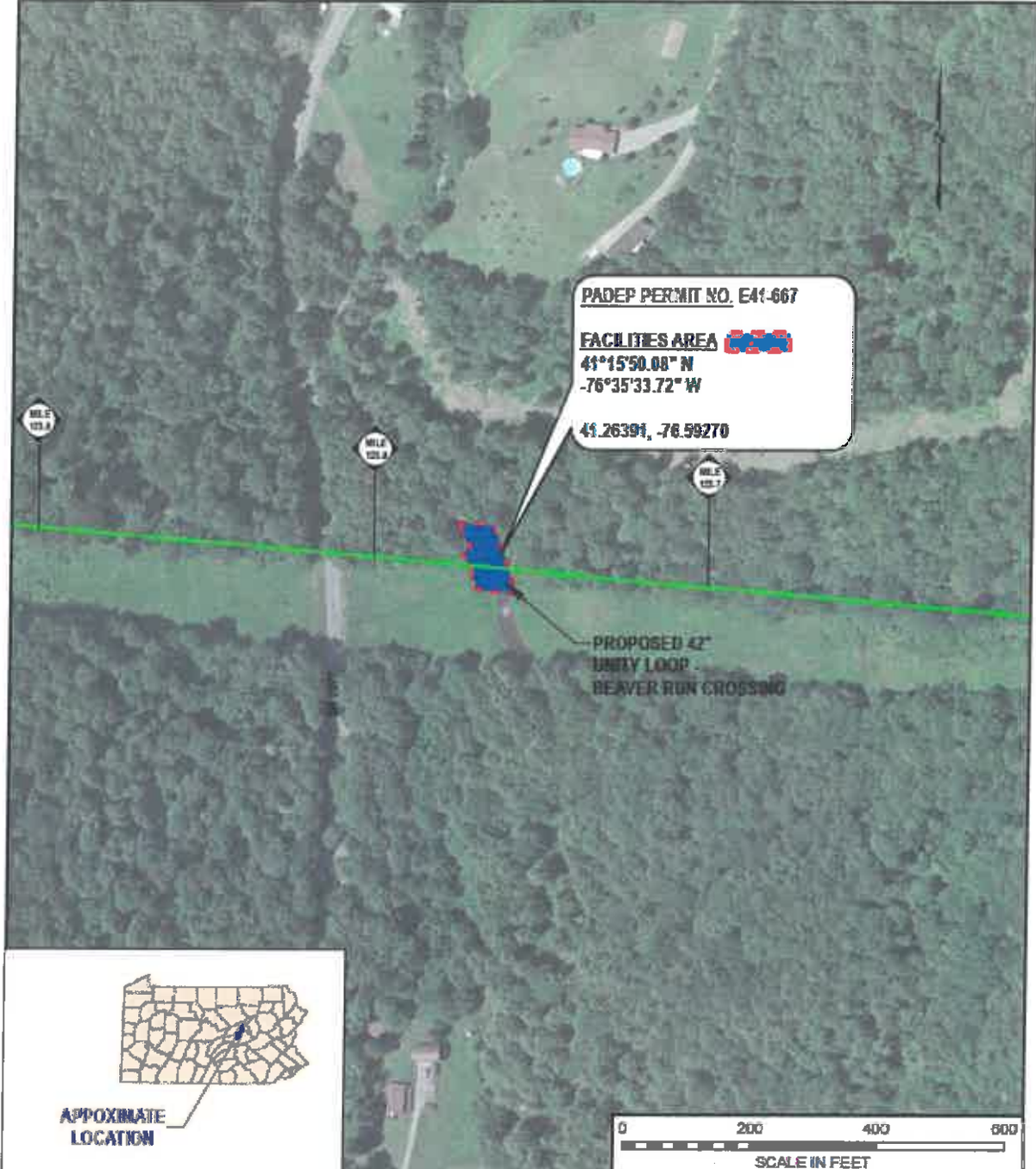
2. In the event a substantial portion of any of Licensee's facilities shall be permanently discontinued or abandoned by Licensee or any of Licensee's permits issued under or complying with Act 325, as amended, or Licensee's facilities be terminated, then this Agreement, at the option of Licensee or Department shall be modified to reflect the changed conditions. Modification may include termination where the use of Licensee's facilities is essentially permanently discontinued or abandoned by Licensee or where essentially all of Licensee's permits issued under or complying with Act 325, as amended, for Licensee's facilities be terminated.

**Transcontinental Gas Pipe Line Company, LLC  
E41-667 Pipeline Crossing under Beaver Run,  
Franklin and Penn Townships, Lycoming County**



DRAWING NO.		REFERENCE TITLE		<b>TRANSCONTINENTAL GAS PIPE LINE COMPANY LLC</b> <b>ATLANTIC BURNISE PROJECT</b> <b>PROPOSED 42" UNITY LOOP</b> <b>BEAVER RUN PIPELINE CROSSING</b> <b>FIGURE 1-01 - TOPOGRAPHIC LOCATION MAP</b> <b>PENN &amp; FRANKLIN TOWNSHIPS, LYCOMING COUNTY, PENNSYLVANIA</b>								
		CROSS SECTION (LARGE MAP) 41675-03 (JONESTOWN, PA)										
NO.	DATE	BY	REVISION DESCRIPTION	REV. NO.	CHK.	APP.	DRAWN BY	DATE	REVISION	SCALE FOR SET	SCALE	
A	06/28/16	JTN	ISSUED FOR REVIEW	11/1/16	JEM	MLH					1" = 900'	
							CHECKED BY: JEM DATE: 06/28/16	DRAWING NUMBER: <b>24-1600-70-09-AJSLA_Fig1-01</b> <small>© 2016 TGC</small>				
							APPROVED BY: MLH DATE: 06/28/16					

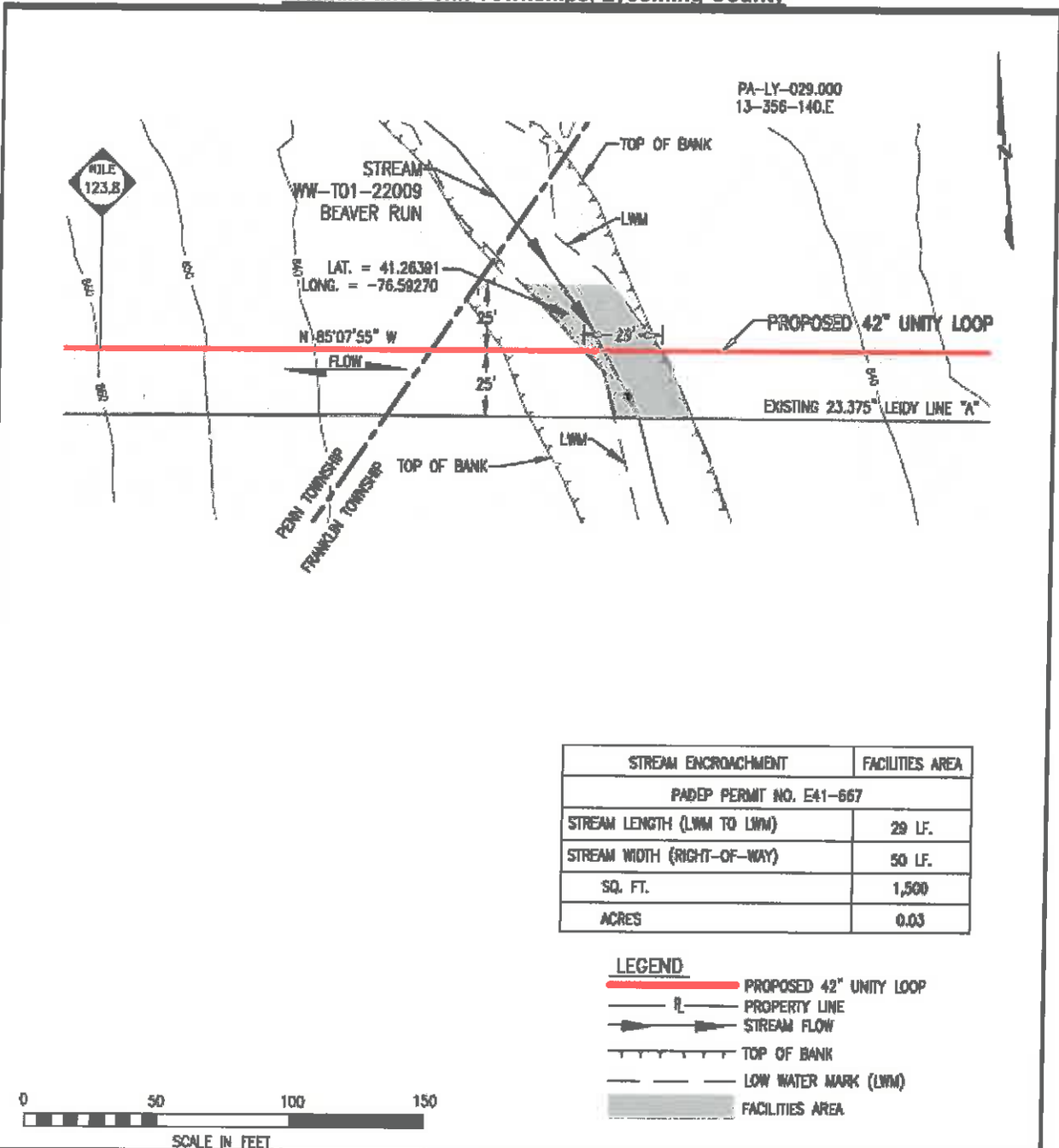
**Transcontinental Gas Pipe Line Company, LLC  
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Franklin and Penn Townships, Lycoming County**



DRAWING NO.		REFERENCE TITLE		<b>TRANSCONTINENTAL GAS PIPE LINE COMPANY LLC</b> <b>ATLANTIC SPRINKLE PROJECT</b> <b>PROPOSED 42" UNITY LOOP</b> <b>BEAVER RUN PIPELINE CROSSING</b> <b>FIGURE 1-02 - AERIAL LOCATION MAP</b> <b>PENN &amp; FRANKLIN TOWNSHIPS, LYCOMING COUNTY, PENNSYLVANIA</b>							
		2010 7.5 MIN QUAD MAP #107-C-03 (FRANKLIN TOWNSHIP PA)									
NO.	DATE	BY	REVISION/DESCRIPTION	TWO NO.	CHK	APP.	DRAWN BY	DATE	ISSUED BY	SCALE FOR SET	SCALE: 1" = 200'
A	08/08/09	JFH	ISSUED FOR REVIEW	118146	JCM	MAN	CHECKED BY: JEM	DATE: 08/08/09	ISSUED BY:	SCALE FOR CONSTRUCTION:	SECTION: A
							APPROVED BY: BLH	DATE: 08/08/09	DRAWING NUMBER: 24-1600-70-09-A/SLLA_Fig1-02		
							SC: 210198		DATE OF REVISION:		

**E41-667**

**Transcontinental Gas Pipe Line Company, LLC  
E41-667 Pipeline Crossing under Beaver Run,  
Franklin and Penn Townships, Lycoming County**



STREAM ENCROACHMENT	FACILITIES AREA
PADEP PERMIT NO. E41-667	
STREAM LENGTH (LWM TO LWM)	29 LF.
STREAM WIDTH (RIGHT-OF-WAY)	50 LF.
SQ. FT.	1,500
ACRES	0.03

- LEGEND**
- PROPOSED 42" UNITY LOOP
  - |— PROPERTY LINE
  - ▶— STREAM FLOW
  - - - - - TOP OF BANK
  - - - - - LOW WATER MARK (LWM)
  - ▒ FACILITIES AREA



<p><b>WOOD GROUP MUSTANG, INC.</b></p>	<p><b>TRANSCONTINENTAL GAS PIPE LINE COMPANY LLC ATLANTIC SUNRISE PROJECT PROPOSED 42" UNITY LOOP BEAVER RUN PIPELINE CROSSING FIGURE 2 - FACILITIES AREA DRAWING - UTILITY FRANKLIN &amp; PENN TOWNSHIPS LYCOMING COUNTY, PENNSYLVANIA</b></p>
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NO.	DATE	BY	REVISION DESCRIPTION	NO. NO.	CHK.	APP.	DESIGNED BY	AND	DATE	ISSUED FOR	SCALE	
A	11/04/16	DLK	ISSUED FOR REVIEW	#161145	JM	MJH	C-EDGE88	JM	DATE	11/02/16	ISSUED FOR CONSTRUCTION	REVISION 8
B	02/13/17	DLK	ISSUED FOR REVIEW	#161145	JM	MJH	APPROVED BY	MJH	DATE	11/02/16	DRAWING NUMBER	25-1000-70-27-D/123.76-02 SHEET 1 OF 1
				NO.	1161145							

**E41-667**

3. Department, in addition to all other rights of termination it may have as set forth herein or generally for breach of any of the conditions, promises, agreements and undertakings by Licensee, shall also have the right to terminate this Agreement upon six (6) months written notice, whenever the Department reasonably believes that the license has become derogatory or inimical to the public interest, fails to serve the best interests of the Commonwealth or hinders a higher public use of the Licensed Premises. Such written notice shall specify the basis for the proposed termination. Termination shall become effective six (6) months after date of notice unless Licensee, within thirty (30) days after such notice, shall request in writing a hearing on the termination issue. In such hearing, due regard shall be given also to the interests of the public as served by Licensee's facilities.

If the Department, following such hearing, determines that the license has become derogatory or inimical to the public interest or fails to serve the best interests of the Commonwealth, or hinders a higher public use of Licensed Premises, then such determination and supporting facts therefor shall be mailed to Licensee. Within thirty (30) days after such determination is mailed, Licensee may appeal therefrom to the appropriate court. Termination shall be effective when the last appeal is finally heard and determined.

4. Licensee shall have the right to terminate this Agreement at any time by written notice to the Secretary of Department.

5. Should termination of this Agreement occur as of a date not falling on the first day of June, then the annual fee payable in advance for the remaining period or the sum refundable, as the case may be, shall be prorated in the ratio that the remaining period from the first day of June, bears to a year.

6. If this Agreement is terminated by operation of this Agreement or by the Department, such termination shall be confirmed by letter from the Secretary of the Department or his designee to the Licensee at the address shown above, or if termination is by Licensee, by letter from Licensee to the Secretary of the Department, at his office in Harrisburg, Pennsylvania. The letter of termination shall be acknowledged and, if this Agreement is recorded, shall likewise be recorded in the County in which this Agreement is recorded.

7. This Agreement does not supersede or waive the provisions of any Federal or Commonwealth statute, regulation or permit relevant to Licensee's operation or maintenance of its facilities. Licensee, its successors and assigns, shall at all times during the existence of this Agreement comply with all statutes, regulations and permits relevant thereto.

8. Licensee shall at all times save harmless and defend the Commonwealth, its officers and employees, from and against all losses, damages, expenses, claims, demands, suits and actions arising out of, or caused in any manner by the use of Licensed Premises by Licensee, and shall compensate the Commonwealth for any damage to it at any time resulting from the use of Licensed Premises by Licensee; provided, however, that this paragraph shall not apply to or affect any claims, demands, suits or actions by or on behalf of officers, employees, servants or agents of the Commonwealth, or their dependents, based upon workmen's compensation or similar statutory benefits. The Department shall, at Licensee's expense, provide Licensee with such assistance as Licensee may reasonably request in writing in the defense of any claim, demand, suit or action which Licensee assumes hereunder.

9. Should Licensee default in the performance of any of the provisions of this Agreement, and such default continue or remain uncured, unsettled, unappealed or unstayed by a court of competent jurisdiction for sixty (60) days after receipt by Licensee of written notice from Department of such default, then this license shall terminate and be of no further effect; provided, however, that if Licensee has commenced substantially to cure said default within the sixty (60) day period and diligently continues such action to completion, this shall not be an event of default and Department may not terminate this license.

10. In the event this license terminates or is terminated by reason of any provision of this Agreement, or for any other reason, Licensee shall at its cost remove Licensee's facilities from Licensed Premises within such time and in such manner as Department may reasonably direct. Should Licensee fail to remove all Licensee's facilities from Licensed Premises within one (1) year after notice by Department to do so, Department may remove the same, and Licensee shall pay the costs of such removal. Notwithstanding anything to the contrary herein, Licensee shall have a period of one (1) year from the date of effective termination of the license within which to remove its facilities from Licensed Premises.

11. Licensee shall at all times perform under this Agreement in such manner as to minimize or prevent polluting the environment. Licensee shall be liable and responsible to the Commonwealth as provided by law for any pollution or other damage to any portion of the environment in or adjacent to Licensed Premises which occurs as a result or consequence of Licensee's occupation and use thereof, irrespective of whether or not such pollution or damage be due to negligence or in the inherent nature of Licensee's operations, unless the pollution or damage is the proximate result or consequence of an independent intervening cause or of force majeure. The burden of proving such independent intervening cause or force majeure shall be on Licensee. Any action for civil damages on account of such pollution brought by Department against Licensee shall not bar Department from bringing other actions under the Clean Streams Law or other pertinent law, rule, or regulation of the Commonwealth. It is understood and agreed that it is not the intention herein to impose any greater duty upon Licensee than is otherwise provided by statutory and Common law.

12. This Agreement shall be binding upon the parties, their heirs, legal representatives, successors and assigns, but shall not be assignable or transferable by Licensee without the prior written approval of the Department, which shall not be unreasonably withheld.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized officials as of the date first above written.

SIGNATURES

ATTEST:

Charles J. Arnold

COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF ENVIRONMENTAL PROTECTION

By James H. Murrin

CHIEF  
DIVISION OF WETLANDS, ENCROACHMENTS  
AND TRAINING  
BUREAU OF WATERWAYS ENGINEERING  
AND WETLANDS

Transcontinental Gas Pipe Line Company, LLC  
Licensee's Business Name

(When Licensee is a corporation):

ATTEST:

\_\_\_\_\_  
(Signature) Secretary/Treasurer

By \_\_\_\_\_  
(Signature) President/Vice-President

\_\_\_\_\_  
(Print Name & Title) Secretary/Treasurer

By \_\_\_\_\_  
(Print Name & Title) President/Vice-President

(Corporate Seal)

(When a Licensee is an LLC):

Helena Dworsky  
(Signature) Witness

By Rory Miller  
(Signature) Member/Manager

HELENA DWORSKY EXEC ASST.  
(Print Name & Title) Witness

By Rory Miller, SVP  
(Print Name & Title) Member/Manager

Transcontinental Gas Pipe Line Company, LLC  
Licensee's Business Name

(When Licensee is a partnership):

\_\_\_\_\_  
Witness

\_\_\_\_\_  
(Print Name & Title)      Witness

\_\_\_\_\_  
Witness

\_\_\_\_\_  
(Print Name & Title)      Witness

\_\_\_\_\_  
Witness

\_\_\_\_\_  
(Print Name & Title)      Witness

By \_\_\_\_\_  
Partner's Signature

By \_\_\_\_\_  
(Print Name & Title)      Partner's Name

By \_\_\_\_\_  
Partner's Signature

By \_\_\_\_\_  
(Print Name & Title)      Partner's Name

By \_\_\_\_\_  
Partner's Signature

By \_\_\_\_\_  
(Print Name & Title)      Partner's Name

(When Licensee is an individual):

\_\_\_\_\_  
Witness

By \_\_\_\_\_  
Licensee's Signature

APPROVED:

By   
Governor, Commonwealth of Pennsylvania

Approved as to legality and form:

\_\_\_\_\_  
Pre-approved  
Office of Attorney General



Chief/Assistant Counsel   
Department of Environmental Protection