

METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY

Metro Office Building 800 President Ronald Reagan Way P.O. Box 196300 Nashville, TN 37219-6300

December 6, 2022

To: Ronald Colter Metro Finance – Public Property

Re: PNG Easements – Metro Parks

Planning Commission Mandatory Referral #2022M-170ES-001

Council District #01 Jonathan Hall, Council Member Council District #02 Kyonzte Toombs, Council Member Council District #03 Jennifer Gamble, Council Member

On behalf of the Metropolitan Planning Commission, the following item, referred to the Commission as required by the Metro Charter, has been recommended for *approval* to the Metropolitan Council:

An ordinance authorizing the granting of permanent and temporary construction easements to Piedmont Natural Gas Co. on certain property owned by the Metropolitan Government (Proposal No. 2022M-170ES-001).

The relevant Metro agencies (Metro Parks, Metro Public Works, Metro Water Services, Metro Emergency Communications, the Nashville Electric Service, Metro Finance – Public Property and the Metro Historical Commission) have reviewed the proposal and concur in the recommendation for approval. This request must be approved by the Metro Council to become effective. A sketch showing the location of the request is attached to this letter.

Conditions that apply to this approval: none

This recommendation for approval is given as set forth in the Metropolitan Planning Commission Rules and Procedures. If you have any questions about this matter, please contact Delilah Rhodes at delilah.rhodes@nashville.gov or 615-862-7208.

Sincerely,

Lisa Milligan

Land Development Manager Metro Planning Department

cc: Metro Clerk

DocuSign Envelope ID: 3ED3FCB6-8BF8-4596-9FB6-CC6106EEB609



EASEMENT

Prepared by: Jeffrey E. James, Attorney, 4720 Piedmont Row Dr., Charlotte, NC 28210
Return Recorded Document To: Land Services, Natural Gas, Piedmont Natural Gas Company, Inc., 4720 Piedmont Row Drive, Charlotte, NC 28210
STATE OF Tennessee

STATE OF _______ For Internal Informational Purposes Only LINE NO. __Line 431 Phase II PROJECT TRACT NO. __14 PROJECT NO. __#0220338 PARCEL ID #: __049-00-0-308.00

THIS "EASEMENT" is made and granted as of this ____ day of _____, 20__, from Metropolitan Government of Nashville and Davidson County, Tennessee_("Grantor", whether one or more), to PIEDMONT NATURAL GAS COMPANY, INC., a North Carolina corporation ("Piedmont").

WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Instrument #20120828-0077491, Davidson County Registry (the "**Property**").

NOW, THEREFORE, Grantor for and in consideration of the sum of Nine Thousand Four Hundred and No/100 Dollars (\$9,400.00), the receipt and legal sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, and conveys unto Piedmont, its successors and assigns the following easement(s) and right(s) of way under, upon, over, through, and across the Property, as shown on the survey attached hereto as **Exhibit A** and incorporated herein by reference (the "**Survey**").

Permanent Easement. A perpetual easement under, upon, over, through, and across that portion of the Property, generally 50 feet wide, designated "Permanent Easement" on the Survey (the "Permanent Easement Area") for purposes of constructing, installing, maintaining, operating, repairing, altering, replacing, removing, relocating, inspecting, upgrading, and protecting one or more pipelines (which pipelines shall be underground) and appurtenant facilities (including, without limitation: at or below grade valves and anode beds; and above ground markers, cathodic protection equipment, bollards) for the transportation of natural gas.

Temporary Construction Easement ("TCE"). A temporary right to use the area designated "TCE" on the Survey (the "TCE Area") for the purposes of performing construction activities and laying, storing, erecting, parking, and/or protecting any equipment, vehicles, materials, fill, components, parts, and tools associated with the construction of Piedmont's natural gas pipelines and appurtenant facilities for which this TCE is given, which may or may not be located on the Property. Piedmont shall have the right, but not the obligation, to install temporary fencing around the TCE Area and to exclude all persons, including Grantor, from any fenced portions of the TCE Area.

Following all facilities for which this TCE is given being placed in service, the TCE shall terminate upon (1) Piedmont's restoration of the TCE Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property. The TCE does not grant Piedmont the right to place any permanent natural gas pipelines or appurtenant facilities in the TCE Area.

For purposes of this EASEMENT, the term "Easements" shall refer collectively to all easements described above and as depicted on the Survey and the term "Easement Areas" shall refer collectively to all the easement areas described above and as depicted on the Survey.

Piedmont's Use. Piedmont shall have all rights necessary or convenient for the full use and enjoyment of the rights herein granted, including, without limitation: (1) reasonable access across the Property to and from the Easement Areas, and (2) the right, but not the obligation, to clear and keep the Easement Areas cleared of vegetation, undergrowth, trees (including overhanging limbs and foliage), buildings, structures, installations, and any other obstructions which unreasonably interfere with the rights granted herein (collectively, "Obstructions"). Some or all of the natural gas pipelines and appurtenant facilities (collectively, as described and permitted in the Easements granted herein, the "Facilities") may be installed now and/or in the future. All Facilities shall be and remain the property of Piedmont and may be removed by it at any time and from time to time.

Grantor's Reservation of Rights. Grantor reserves the right to use the Property and Easement Areas for all purposes that do not unreasonably interfere with the rights granted herein and that are not inconsistent with any applicable federal, state, or local law, rule, or regulation. Grantor may change the use of the Easement Areas or install certain Obstructions within the Easement Areas if Grantor has obtained prior written approval from Piedmont, which approval shall not be unreasonably withheld, conditioned or delayed. Anything to the contrary herein notwithstanding, Grantor shall not: (1) unreasonably interfere with Piedmont's access to or maintenance of the Facilities or the Easement Areas; (2) endanger the safety of

Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

<u>Ownership of the Property</u>. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

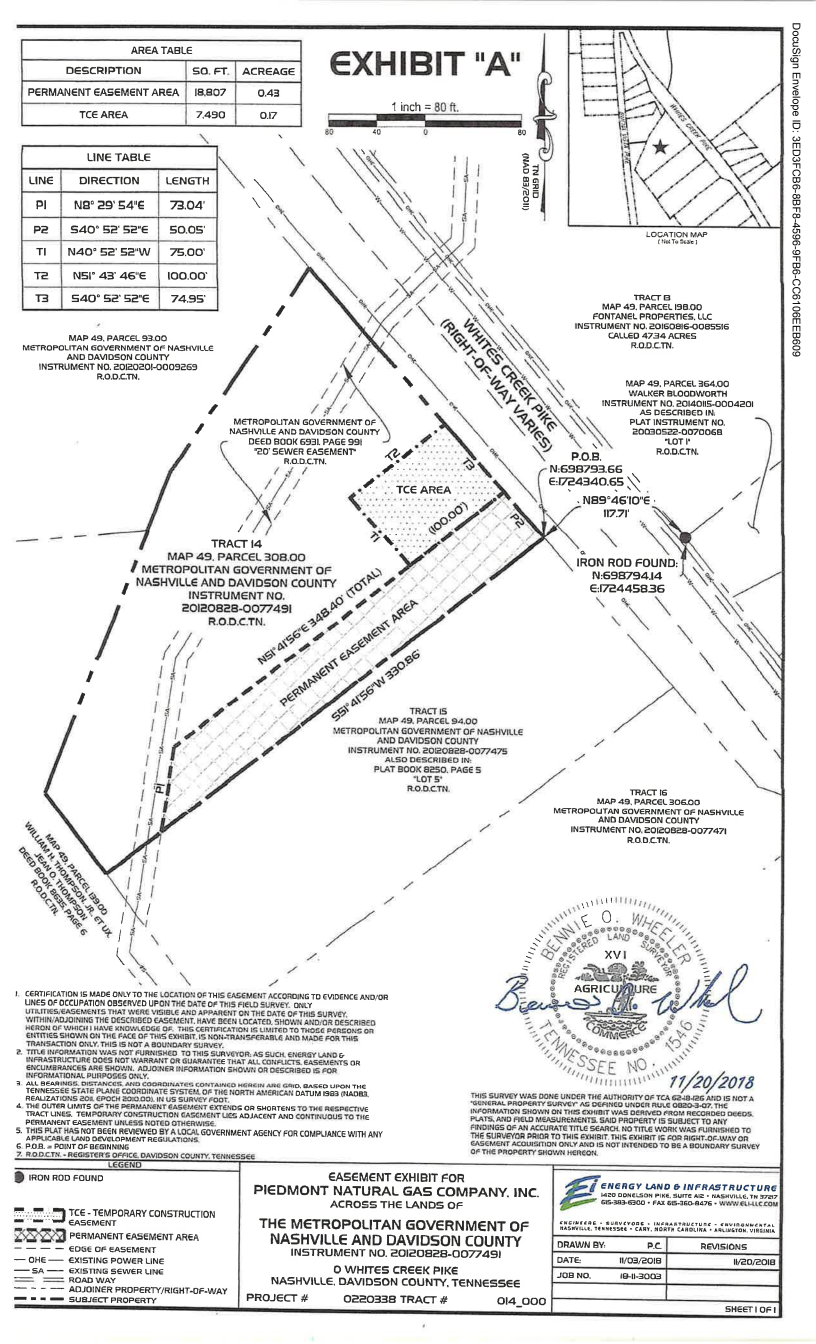
To have and to hold said rights, privileges, and Easements unto Piedmont, its affiliates, successors, and assigns. Piedmont, its successors and assigns, shall have the right to assign, license, lease, or otherwise transfer, in whole or in part, this EASEMENT, or any rights granted herein, to any person or entity, including but not limited to, any affiliated parent or subsidiary entity of Piedmont, for the uses and purposes expressly stated herein. This EASEMENT shall run with the land and inure to the benefit of and be binding upon Grantor, Piedmont and their respective heirs, successors and assigns.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

GRANTOR:

	_ Obreham Wescott
	Name Abraham Wescatt
	Name: Abraham Wescott Title: Public Property Director
	Title: Vabile Variety Director
	Name:
	Title:
STATE OF Jennessee COUNTY OF Summer	
(1) 10 (0) 1 (0) (1) (1) (1)	ublic for County, FINISCE, do hereby certify personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	2022
Witness my hand and official seal this the $rac{\mathcal{E}}{\mathcal{E}}$ day o	of November, 2000
[NOTARY SEAL] STATE OF TENNESSEE NOTARY PUBLIC VER COUNTRY	Sign Tem Jaynes Print My commission expires: March 3, 2026
STATE OF	
STATE OFCOUNTY OF	
a Notary Put	ublic for County, do hereby certify
that	
due execution of the foregoing Easement.	_ personally appeared belove the this day and acknowledged the
Witness my hand and official seal this the day o	of, 20
(NOTARY CEAL)	
[NOTARY SEAL]	
	Sign
	Print
	My commission expires:
STATE OF TENNESSEE	OATH OF CONSIDERATION
COUNTY OF	
I / we hereby swear or affirm that the actual consideration	tion for this transfer or the value of the property transferred, whichever
is greater, is \$	were and a suite of the property during the Armeneyer
	Affiant
Subscribed and sworn to before me this day of	, 20
[NOTARY SEAL]	
My Commission Expires:	
x 1 = 0.7	Notary Public





Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

Piedmont Natural Gas Company	, Inc. ("Piedmont"))			
Project Name:		Line 431 Phase I	l	IR Number:	0220338
Project Tract #:		14		Consideration:	\$9,400
	The Metropolit		-f Nach War I		. ,
Landowner:		can Government son County, Ten		0/ Ownorchine	100.00%
Pay to the Order of:	David	Soft County, Term	lessee	% Ownership:	100.00%
Deliver Check To:	Cro	oft and Associates	110		
S S S S S S S S S S S S S S S S S S S		352 Lynn Drive	LLC	-	
		lashville, TN 372:	11	-	
Phone:		rastiville, TN 372.	T.1	-	
				-	
In consideration of the right(s) of by Landowner to Piedmont, Pie	of way and/or ease dmont agrees to pa	ment(s) dated ay Landowner the	2 e following amoun	0 (collectively, "E	asement") granted
PER ACRE FAIR MARKET V	ALUE ("FMV")	\$43,500	7		
PERMANENT	Acres	%FMV		-	7 T.
Permanent Easement Area	0.430	50%			\$9,353
Perm. Access Easement Area		3070			\$9,333
USSE Area					\$0
PERMANENT TOTAL					\$9,400
TEMPORARY					33,400
TCE Area	Acres	%FMV			
Temp. Access Easement Area	0.170	10%			\$740
remp. Access Easement Area	CELECT ONE				\$0
CROP DAMAGES	SELECT ONE:		icipated Damages		nstruction Damage
Crops	Туре	Acres	Yield per Acre	Price per Yield Unit	
Timber					\$0
TEMPORARY/CROP DAMAGE TO	OTAL				\$0
	JIAL				\$800
DAMAGES	SELECT ONE:	■ Ant	icipated Damages	Post-Co	nstruction Damage
Detailed Dec. 1 45 C					
Detailed Description of Damages					
Dainages					
DAMAGES TOTAL					Ċ0.
					\$0
	GRAN	ID TOTAL			\$10,200
Landowner agrees that all terms confidential and Landowner agreagrees the amounts paid pursua damages, including crops and tir	ees not to disclose nt to this Agreeme	any such terms, ¡ nt shall constitut	provisions or condi e full and final pay	tions to any person o ment for the Easeme	r entity. Landowne
Landowner:				Date:	
			(SIGN)		
			(PRINT)		
			(CICAL)		
			(SIGN)		
			(DDINT)		
			(PRINT)		
			(PRINT)		
Land Agent:			(PRINT)		
Land Agent:			(SIGN)		

(PRINT)

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

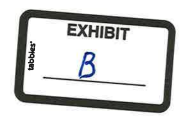
Piedmont agrees that:

- 1. This Right of Entry conveys no rights other than those specifically described herein.
- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
- 3. Piedmont will promptly repair any damage to the Property caused by the Operations. Piedmont does not consider clearing activities to be damages.
- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
- 6. Piedmont will advise the Director of the Metropolitan Department of General Services and any other persons the Director may designate prior to any entry upon the Property to undertake the Operations.
- 7. Piedmont understands and agrees that it will not commence any Operations unless and until FEMA has reviewed and approved Piedmont's project for the installation of the pipeline.
- 8. This Right of Entry is not exclusive, and the Metropolitan Government retains the right to use the Property for any and all purposes at any time which do not unreasonably interfere with Piedmont's rights granted herein.
- 9. Either party may cancel this agreement upon thirty (30) days' written notice to the other party.

(N0316011,1)

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

W/PCM, 55:01 DATE: 11-26.19 Public Property Director



EASEMENT

STATE OF _Tennessee	For Internal Informational Purposes Only
COUNTY OF D. H.	LINE NO. Line 431 Phase II
COUNTY OF <u>Davidson</u>	PROJECT TRACT NO15
	PROJECT NO. #0220338
	PARCEL ID #: 049-00-0-094.00
THIS "EASEMENT" is made and granted as of this day of	20 6

WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Instrument #20120828-0077475, Davidson County Registry (the "**Property**").

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Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

<u>Ownership of the Property</u>. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

To have and to hold said rights, privileges, and Easements unto Piedmont, its affiliates, successors, and assigns. Piedmont, its successors and assigns, shall have the right to assign, license, lease, or otherwise transfer, in whole or in part, this EASEMENT, or any rights granted herein, to any person or entity, including but not limited to, any affiliated parent or subsidiary entity of Piedmont, for the uses and purposes expressly stated herein. This EASEMENT shall run with the land and inure to the benefit of and be binding upon Grantor, Piedmont and their respective heirs, successors and assigns.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

GRANTOR:

	Name: Abraham Wescott
	Name: Abrahan Wescott
	Title: Public Property Director
	Name:
	Title:
STATE OF Jennissee County of Summer	
1) 10: (4) - (40) 1 1	ic for Sumner County, Tennisset, do hereby certify personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	
Witness my hand and official seal this the 😤 day of	November, 202
[NOTARY SEAL] INTERIOR STATE	Levi Caroun
OF TENNESSEE 8	Sign Sign
PUBLIC PUBLIC	Print Print
WER CONTROL	My commission expires: March 3, 2006
STATE OF	
I,, a Notary Publi	ic for, do hereby certify
hat r	personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	
Witness my hand and official seal this the day of _	, 20
[NOTARY SEAL]	
	Sign
	Print
	My commission expires:
STATE OF TENNESSEE	OATH OF CONSIDERATION
COUNTY OF	
/ we hereby swear or affirm that the actual consideration	n for this transfer or the value of the property transferred, whichever
s greater, is \$	
Subscribed and sworn to before me this day of	Affiant , 20
[NOTARY SEAL]	
/ly Commission Expires:	
	Notary Public

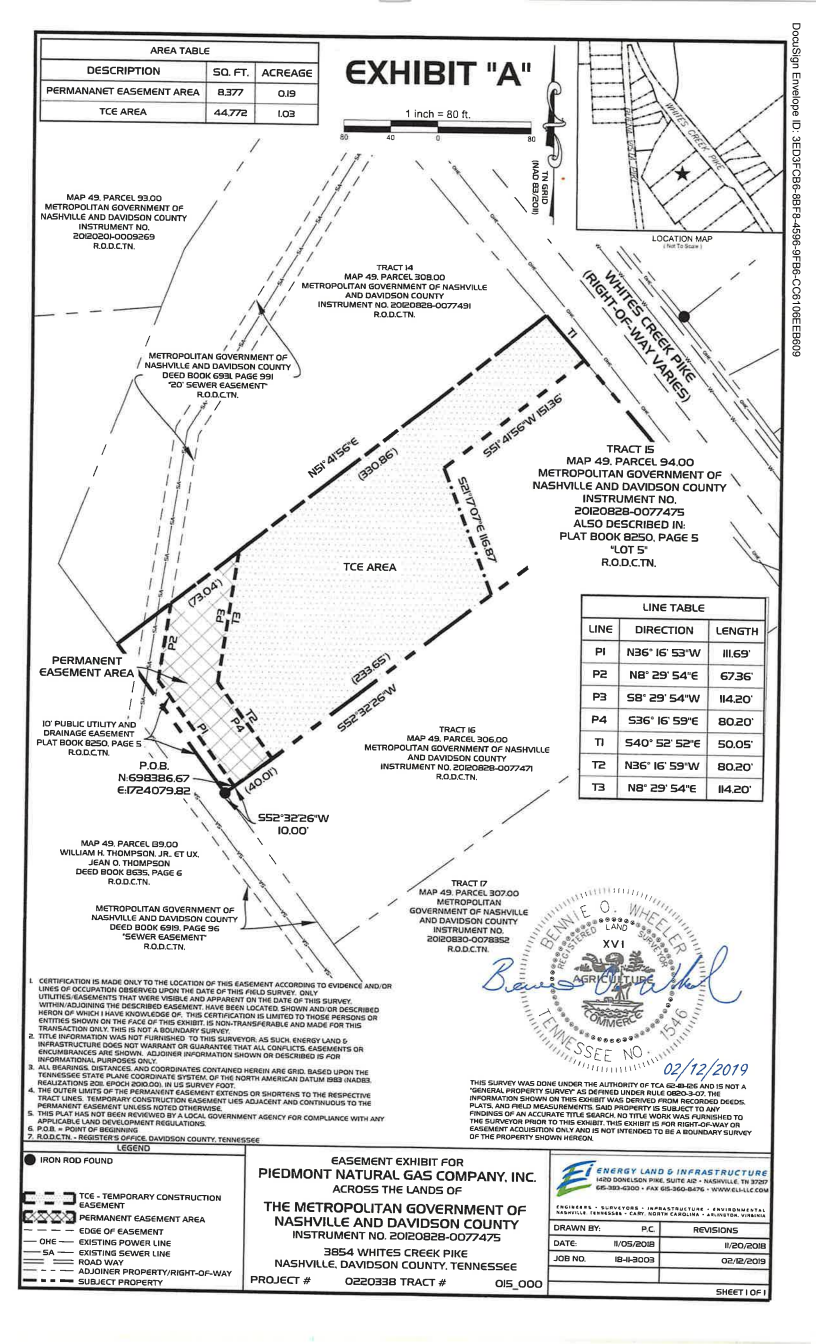


Exhibit B



Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

Piedmont Natural Gas Compan	y, Inc. ("Piedmont"))			
Project Name:		Line 431 Phase I	l	IR Number:	0220338
Project Tract #:		15		Consideration:	\$4,200
	The Metropolit	an Government	of Nashville and		
Landowner:		son County, Teni		% Ownership:	100.00%
Pay to the Order of:					
Deliver Check To:	Cro	ft and Associates	LLC	-	
		352 Lynn Drive		=	
		lashville, TN 372:	11	->	
Phone:				- 9,	
In consideration of the right(s)	of way and/or ease	ment(s) dated	· · · · · · · · · · · · · · · · · · ·	To (sallostival). Ut.	
by Landowner to Piedmont, Pie	edmont agrees to pa	av Landowner the	e following amoun	ts:	asement") granted
PER ACRE FAIR MARKET V		\$43,500	1		
PERMANENT	Acres	%FMV	•		
Permanent Easement Area	0.190	50%	1		\$4,133
Perm. Access Easement Area		30%			\$4,133
USSE Area					\$0
PERMANENT TOTAL					\$4,200
TEMPORARY	Acres	%FMV			¥ .,155
TCE Area	1.030	10%			Ć4 491
Temp. Access Easement Area	2.030	10%			\$4,481 \$0
	SELECT ONE:	- Ant	icipated Damages	■ Post-Co	
CROP DAMAGES	Туре	Acres	Yield per Acre	Price per Yield Unit	nstruction Damage
Crops	-7/-	710103	ricia per Acre	rtice per field Offit	\$0
Timber					\$0 \$0
TEMPORARY/CROP DAMAGE T	OTAL				\$4,500
DAMAGES	SELECT ONE:	■ Ant	icipated Damages		
	SEECE ONE.	Ant	icipateu Damages	Post-Co	nstruction Damage
Detailed Description of					
Damages					
DAMAGES TOTAL					
DAMAGES TOTAL					\$0
	GRAN	ID TOTAL			\$8,700
Landowner agrees that all terms confidential and Landowner agrees the amounts paid pursua damages, including crops and tir	ees not to disclose a nt to this Agreeme	any such terms, p nt shall constitute	provisions or condi e full and final pay nt shall be governe	tions to any person o ment for the Easemei	r entity. Landowner
			(SIGN)		
			(PRINT)		
			(SIGN)		
			(PRINT)		
and Agent:			(SIGN)		
			(5.5.4)		

(PRINT)

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

Piedmont agrees that:

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- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
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- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
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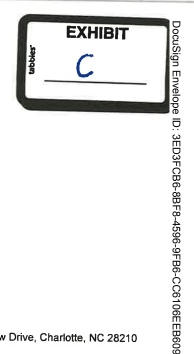
{N0316011.1}

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

BY: Jun / Sur W/pern, 55/on DATE: 11-26-19

Public Property Director

BY: Tanu Sturges DATE:



20___, from Metropolitan

EASEMENT

Prepared by: Jeffrey E. James, Attorney, 4720 Piedmont Row D	r., Charlotte, NC 28210
Return Recorded Document To: Land Services, Natural Gas, P	edmont Natural Gas Company, Inc., 4720 Piedmont Row Drive, Charlotte, NC 28210

STATE OF <u>Tennessee</u>	For Internal Informational Purposes Only
COUNTY OF Pavidage	LINE NO. Line 431 Phase II
COUNTY OF <u>Davidson</u>	PROJECT TRACT NO. <u>16</u>
	PROJECT NO. #0220338
	PARCEL ID #: 049-00-0-306.00
THIS "EASEMENT" is made and granted as of this	day of, 20 , from Metropolita

Government of Nashville and Davidson County, Tennessee ("Grantor", whether one or more), to PIEDMONT NATURAL GAS COMPANY, INC., a North Carolina corporation ("Piedmont"). WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Instrument #20120828-0077471, Davidson County Registry (the

NOW, THEREFORE, Grantor for and in consideration of the sum of Four Thousand and No/100 Dollars (\$4,000.00), the receipt and legal sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, and conveys unto Piedmont, its successors and assigns the following easement(s) and right(s) of way under, upon, over, through, and across the Property, as shown on the survey attached hereto as Exhibit A and incorporated herein by reference (the "Survey").

Permanent Easement. A perpetual easement under, upon, over, through, and across that portion of the Property, generally 50 feet wide, designated "Permanent Easement" on the Survey (the "Permanent Easement Area") for purposes of constructing, installing, maintaining, operating, repairing, altering, replacing, removing, relocating, inspecting, upgrading, and protecting one or more pipelines (which pipelines shall be underground) and appurtenant facilities (including, without limitation: at or below grade valves and anode beds; and above ground markers, cathodic protection equipment, bollards) for the transportation of natural gas.

Temporary Construction Easement ("TCE"). A temporary right to use the area designated "TCE" on the Survey (the "TCE Area") for the purposes of performing construction activities and laying, storing, erecting, parking, and/or protecting any equipment, vehicles, materials, fill, components, parts, and tools associated with the construction of Piedmont's natural gas pipelines and appurtenant facilities for which this TCE is given, which may or may not be located on the Property. Piedmont shall have the right, but not the obligation, to install temporary fencing around the TCE Area and to exclude all persons, including Grantor, from any fenced portions of the TCE Area.

Following all facilities for which this TCE is given being placed in service, the TCE shall terminate upon (1) Piedmont's restoration of the TCE Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property. The TCE does not grant Piedmont the right to place any permanent natural gas pipelines or appurtenant facilities in the TCE Area.

For purposes of this EASEMENT, the term "Easements" shall refer collectively to all easements described above and as depicted on the Survey and the term "Easement Areas" shall refer collectively to all the easement areas described above and as depicted on the Survey.

<u>Piedmont's Use</u>. Piedmont shall have all rights necessary or convenient for the full use and enjoyment of the rights herein granted, including, without limitation: (1) reasonable access across the Property to and from the Easement Areas, and (2) the right, but not the obligation, to clear and keep the Easement Areas cleared of vegetation, undergrowth, trees (including overhanging limbs and foliage), buildings, structures, installations, and any other obstructions which unreasonably interfere with the rights granted herein (collectively, "Obstructions"). Some or all of the natural gas pipelines and appurtenant facilities (collectively, as described and permitted in the Easements granted herein, the "Facilities") may be installed now and/or in the future. All Facilities shall be and remain the property of Piedmont and may be removed by it at any time and from time to time.

Grantor's Reservation of Rights. Grantor reserves the right to use the Property and Easement Areas for all purposes that do not unreasonably interfere with the rights granted herein and that are not inconsistent with any applicable federal, state, or local law, rule, or regulation. Grantor may change the use of the Easement Areas or install certain Obstructions within the Easement Areas if Grantor has obtained prior written approval from Piedmont, which approval shall not be unreasonably withheld, conditioned or delayed. Anything to the contrary herein notwithstanding, Grantor shall not: (1) unreasonably interfere with Piedmont's access to or maintenance of the Facilities or the Easement Areas; (2) endanger the safety of

"Property").

Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

Ownership of the Property. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

To have and to hold said rights, privileges, and Easements unto Piedmont, its affiliates, successors, and assigns. Piedmont, its successors and assigns, shall have the right to assign, license, lease, or otherwise transfer, in whole or in part, this EASEMENT, or any rights granted herein, to any person or entity, including but not limited to, any affiliated parent or subsidiary entity of Piedmont, for the uses and purposes expressly stated herein. This EASEMENT shall run with the land and inure to the benefit of and be binding upon Grantor, Piedmont and their respective heirs, successors and assigns.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

GRANTOR:

	(Which wescott	
	Name:	Abraham Wescott	-1
		Public Property Director	
	Name:		• 6
	Title:		
///- (0)		UMMIK County, FINUSSEC, do	
due execution of the foregoing Easement.	1		
Witness my hand and official seal this the 8	day of Nover	MOCK, 2022	
[NOTARY SEAL] STATE OF TENNESSEE NOTARY PUBLIC WER COUNTY OF TENNESSEE NOTARY PUBLIC WER COUNTY OF TENNESSEE NOTARY	2036	July Gaynos Terri Vaynos My commission expires: March 3,	Sign Print
STATE OF			
I,, a Nota			
that due execution of the foregoing Easement.	personally	appeared before me this day and ackno	wledged the
Witness my hand and official seal this the	day of	, 20	
[NOTARY SEAL]			
			Sign
	*		
		My commission expires:	
STATE OF TENNESSEE		OATH OF CO	NSIDERATION
COUNTY OF			
I / we hereby swear or affirm that the actual consi	deration for this tr	ansfer or the value of the property transfe	erred, whichever
is greater, is \$			
Subscribed and sworn to before me thisd	ay of	Affiant , 20	
[NOTARY SEAL]			
My Commission Expires:			
		Notary Public	

DocuSign Envelope ID: 3ED3FCB6-8BF8-4596-9FB6-CC6106EEB609

SHEETIOFI



Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

Piedmont Natural Gas Company	y, Inc. ("Piedmont"))			
Project Name:		Line 431 Phase I		IR Number:	0220338
Project Tract #:		16		Consideration:	\$4,000
	TI				
Landowner:		an Government			
	David	son County, Teni	nessee	% Ownership:	100.00%
Pay to the Order of:				3)	
Deliver Check To:	Cro	ft and Associates	LLC	- ₹i	
	·	352 Lynn Drive		- 0	
		lashville, TN 372:	<u> </u>	-0	
Phone:				-	
In consideration of the right(s)	of wav and/or ease	ment(s) dated	7	0 (collectively "F:	sement") granted
by Landowner to Piedmont, Pie	dmont agrees to pa	av Landowner the	e following amoun	ts:	asement / granted
PER ACRE FAIR MARKET V		\$43,500	1		
	ALOE (TIVIV)	343,300			
PERMANENT	Acres	%FMV			
Permanent Easement Area	0.180	50%			\$3,915
Perm. Access Easement Area					\$0
USSE Area					\$0
PERMANENT TOTAL					\$4,000
TEMPORARY	Acres	%FMV			
TCE Area	0.780	10%		1 S 1 18 X 18	40.000
Temp. Access Easement Area	0.780	10%			\$3,393
Temp. Access Lasement Area	CELECTIONS				\$0
CROP DAMAGES	SELECT ONE:		icipated Damages		nstruction Damage
Grand	Туре	Acres	Yield per Acre	Price per Yield Unit	
Crops Timber					\$0
					\$0
TEMPORARY/CROP DAMAGE T	OTAL				\$3,400
DAMAGES	SELECT ONE:	Ant	icipated Damages	■ Post-Co	nstruction Damage
Detailed Description of					
Damages					
				2	
DAMAGES TOTAL	-				\$0
	GRAN	ID TOTAL			\$7,400
Landowner agrees that all terms confidential and Landowner agr agrees the amounts paid pursua damages, including crops and tir	ees not to disclose int to this Agreeme	any such terms, p nt shall constitut	provisions or condi e full and final pay	tions to any person o ment for the Easeme	r entity. Landowne
andowner:				Date:	
			(SIGN)		
			(PRINT)		
			(SIGN)		
			(PRINT)		
and Agent:					
			(SIGN)		

(PRINT)

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

Piedmont agrees that:

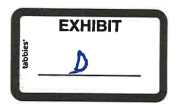
- 1. This Right of Entry conveys no rights other than those specifically described herein.
- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
- 3. Piedmont will promptly repair any damage to the Property caused by the Operations. Piedmont does not consider clearing activities to be damages.
- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
- 6. Piedmont will advise the Director of the Metropolitan Department of General Services and any other persons the Director may designate prior to any entry upon the Property to undertake the Operations.
- 7. Piedmont understands and agrees that it will not commence any Operations unless and until FEMA has reviewed and approved Piedmont's project for the installation of the pipeline.
- 8. This Right of Entry is not exclusive, and the Metropolitan Government retains the right to use the Property for any and all purposes at any time which do not unreasonably interfere with Piedmont's rights granted herein.
- 9. Either party may cancel this agreement upon thirty (30) days' written notice to the other party.

{N0316011_1}

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

Public Property Director

W/PCM 55:00 DATE: 11-26.19



EASEMENT

WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Instrument #20120830-0078352, Davidson County Registry (the "**Property**").

NOW, THEREFORE, Grantor for and in consideration of the sum of Four Thousand and No/100 Dollars (\$4,000.00), the receipt and legal sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, and conveys unto Piedmont, its successors and assigns the following easement(s) and right(s) of way under, upon, over, through, and across the Property, as shown on the survey attached hereto as **Exhibit A** and incorporated herein by reference (the "**Survey**").

Permanent Easement. A perpetual easement under, upon, over, through, and across that portion of the Property, generally 50 feet wide, designated "Permanent Easement" on the Survey (the "Permanent Easement Area") for purposes of constructing, installing, maintaining, operating, repairing, altering, replacing, removing, relocating, inspecting, upgrading, and protecting one or more pipelines (which pipelines shall be underground) and appurtenant facilities (including, without limitation: at or below grade valves and anode beds; and above ground markers, cathodic protection equipment, bollards) for the transportation of natural gas.

Temporary Construction Easement ("TCE"). A temporary right to use the area designated "TCE" on the Survey (the "TCE Area") for the purposes of performing construction activities and laying, storing, erecting, parking, and/or protecting any equipment, vehicles, materials, fill, components, parts, and tools associated with the construction of Piedmont's natural gas pipelines and appurtenant facilities for which this TCE is given, which may or may not be located on the Property. Piedmont shall have the right, but not the obligation, to install temporary fencing around the TCE Area and to exclude all persons, including Grantor, from any fenced portions of the TCE Area.

Following all facilities for which this TCE is given being placed in service, the TCE shall terminate upon (1) Piedmont's restoration of the TCE Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property. The TCE does not grant Piedmont the right to place any permanent natural gas pipelines or appurtenant facilities in the TCE Area.

For purposes of this EASEMENT, the term "Easements" shall refer collectively to all easements described above and as depicted on the Survey and the term "Easement Areas" shall refer collectively to all the easement areas described above and as depicted on the Survey.

Piedmont's Use. Piedmont shall have all rights necessary or convenient for the full use and enjoyment of the rights herein granted, including, without limitation: (1) reasonable access across the Property to and from the Easement Areas, and (2) the right, but not the obligation, to clear and keep the Easement Areas cleared of vegetation, undergrowth, trees (including overhanging limbs and foliage), buildings, structures, installations, and any other obstructions which unreasonably interfere with the rights granted herein (collectively, "Obstructions"). Some or all of the natural gas pipelines and appurtenant facilities (collectively, as described and permitted in the Easements granted herein, the "Facilities") may be installed now and/or in the future. All Facilities shall be and remain the property of Piedmont and may be removed by it at any time and from time to time.

Grantor's Reservation of Rights. Grantor reserves the right to use the Property and Easement Areas for all purposes that do not unreasonably interfere with the rights granted herein and that are not inconsistent with any applicable federal, state, or local law, rule, or regulation. Grantor may change the use of the Easement Areas or install certain Obstructions within the Easement Areas if Grantor has obtained prior written approval from Piedmont, which approval shall not be unreasonably withheld, conditioned or delayed. Anything to the contrary herein notwithstanding, Grantor shall not: (1) unreasonably interfere with Piedmont's access to or maintenance of the Facilities or the Easement Areas; (2) endanger the safety of

Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

<u>Ownership of the Property</u>. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

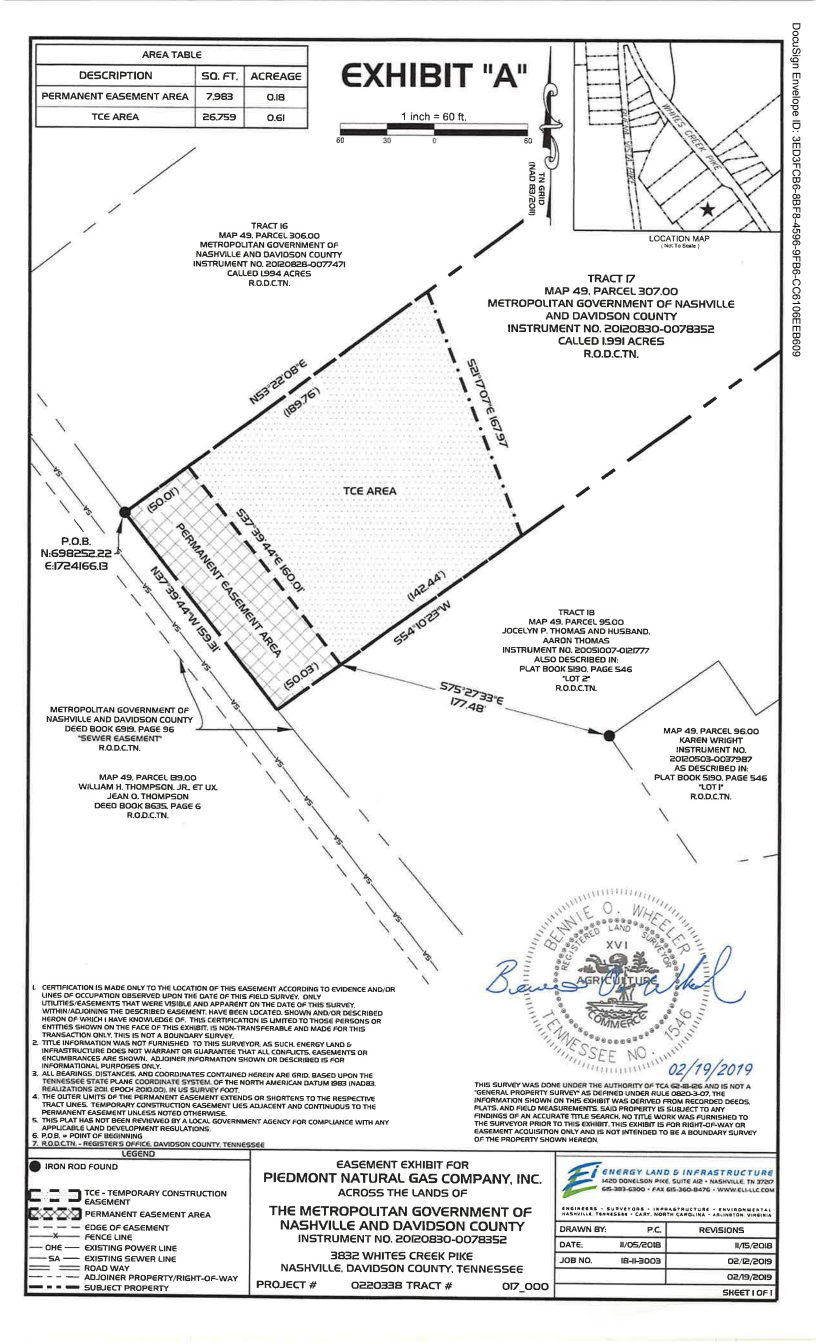
To have and to hold said rights, privileges, and Easements unto Piedmont, its affiliates, successors, and assigns. Piedmont, its successors and assigns, shall have the right to assign, license, lease, or otherwise transfer, in whole or in part, this EASEMENT, or any rights granted herein, to any person or entity, including but not limited to, any affiliated parent or subsidiary entity of Piedmont, for the uses and purposes expressly stated herein. This EASEMENT shall run with the land and inure to the benefit of and be binding upon Grantor, Piedmont and their respective heirs, successors and assigns.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

GRANTOR:

	_ abrahan Wescott
	Name: Abraham Wescott
	Title: Poblic Propert Director
	•
	Name:
	Title:
STATE OF Tennessee COUNTY OF Sumper	
1) 1016 0 100 0 1 1 1 1 1 1 1 1 1 1 1 1 1	lic for Summer County, Hnessee, do hereby certify personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	
Witness my hand and official seal this the $\frac{6}{2}$ day of	November, 2022
[NOTARY SEAL] STATE OF TENNESSEE NOTARY PUBLIC	Sign Terri Daynes Print My commission expires: March 3, 2024
MONTH COUNTY	wy continussion expires.
	personally appeared before me this day and acknowledged the, 20
	Sign
	Print
	My commission expires:
STATE OF TENNESSEE COUNTY OF	OATH OF CONSIDERATION
	a familia kan afan a kha a a kan a fu
	n for this transfer or the value of the property transferred, whichever
is greater, is \$	Affiant
Subscribed and sworn to before me this day of [NOTARY SEAL]	, 20
My Commission Expires:	
	Notary Public





Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

	•				
Project Name:		Line 431 Phase II		IR Number:	0220338
Project Tract #:		17		Consideration:	\$4,000
	The Metropolit	on Coverament a	of Nachuilla and		
Landowner:	•	an Government of son County, Tenn		9/ Ownership	100.00%
Pay to the Order of:	Davius	son county, renn	162266	% Ownership:	100.00%
Deliver Check To:					
Deliver Check 16.	Cro	t and Associates	LLC		
		352 Lynn Drive			
	N	ashville, TN 3721	.1		
Phone:					
In consideration of the right(s) of by Landowner to Piedmont, Pie					sement") granted
PER ACRE FAIR MARKET V	ALUE ("FMV")	\$43,500]		
PERMANENT	Acres	%FMV			
Permanent Easement Area	0.180	50%			\$3,915
Perm. Access Easement Area					\$0
USSE Area					\$0
PERMANENT TOTAL					\$4,000
	V - 1484 L N				Ş 4 ,000
TEMPORARY	Acres	%FMV			
TCE Area	0.610	10%			\$2,654
Temp. Access Easement Area					\$0
CROP DAMAGES	SELECT ONE:	Ant	icipated Damages	Post-Co	nstruction Damages
	Туре	Acres	Yield per Acre	Price per Yield Unit	
Crops					\$0
Timber					\$0
TEMPORARY/CROP DAMAGE T	OTAL				\$2,700
DAMAGES	SELECT ONE:	Ant	inited Down		
D.M.M.GES	SEEECT OINE.	Aiit	icipated Damages	Post-Co	nstruction Damages
Detailed Description of					
Damages					
Jamages					
DAMAGES TOTAL					\$0
					ŞŪ
	GRAN	ID TOTAL			
		DIOTAL			\$6,700
Landowner agrees that all terms confidential and Landowner agragrees the amounts paid pursua damages, including crops and titeleandowner:	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	provisions or condi e full and final pay	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governe	tions to any person o ment for the Easeme	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	provisions or condi e full and final pay	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governe	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governo (SIGN) (PRINT)	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governo (SIGN)	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governo (SIGN) (PRINT)	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti Landowner:	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governe (SIGN) (PRINT)	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governe (SIGN) (PRINT)	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner
confidential and Landowner agr agrees the amounts paid pursua damages, including crops and ti Landowner:	ees not to disclose ant to this Agreeme	onditions of this A any such terms, p nt shall constitut	orovisions or condi e full and final pay nt shall be governe (SIGN) (PRINT)	tions to any person o ment for the Easeme ed by [STATE] law.	nall remain r entity. Landowner

(PRINT)

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

Piedmont agrees that:

- 1. This Right of Entry conveys no rights other than those specifically described herein.
- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
- 3. Piedmont will promptly repair any damage to the Property caused by the Operations. Piedmont does not consider clearing activities to be damages.
- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
- 6. Piedmont will advise the Director of the Metropolitan Department of General Services and any other persons the Director may designate prior to any entry upon the Property to undertake the Operations.
- 7. Piedmont understands and agrees that it will not commence any Operations unless and until FEMA has reviewed and approved Piedmont's project for the installation of the pipeline.
- 8. This Right of Entry is not exclusive, and the Metropolitan Government retains the right to use the Property for any and all purposes at any time which do not unreasonably interfere with Piedmont's rights granted herein.
- 9. Either party may cancel this agreement upon thirty (30) days' written notice to the other party.

(N0316011.1)

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

W/permission DATE: 11-26.19

Public Property Director

	EXHIBIT	
tabbies*	E	
-		- 1

EASEMENT

Prepared by: Jeffrey E. James, Attorney, 4720 Piedmont Row Dr., Charlotte, NC 28210

Return Recorded Document To: Land Services, Natural Gas, Piedmont Natu	ral Gas Company, Inc., 4720 Piedmont Row Drive, Charlotte, NC 28210
STATE OF <u>Tennessee</u>	For Internal Informational Purposes Only
00UNT/05 5 11	LINE NO. Line 431 Phase II
COUNTY OF <u>Davidson</u>	PROJECT TRACT NO. 33
	PROJECT NO. <u>#0220338</u>
	PARCEL ID #: 059-00-0-060.01
THIS "EASEMENT" is made and granted as of this Government of Nashville and Davidson County, Tenne NATURAL GAS COMPANY, INC., a North Carolina corporation	essee ("Grantor" whether one or more) to PIFDMONT

WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Instrument #20151119-0117436, Davidson County Registry (the "**Property**").

NOW, THEREFORE, Grantor for and in consideration of the sum of Forty-Seven Thousand Five Hundred and No/100 Dollars (\$47,500.00), the receipt and legal sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, and conveys unto Piedmont, its successors and assigns the following easement(s) and right(s) of way under, upon, over, through, and across the Property, as shown on the survey attached hereto as **Exhibit A** and incorporated herein by reference (the "Survey").

Permanent Easement. A perpetual easement under, upon, over, through, and across that portion of the Property, generally 50 feet wide, designated "Permanent Easement" on the Survey (the "Permanent Easement Area") for purposes of constructing, installing, maintaining, operating, repairing, altering, replacing, removing, relocating, inspecting, upgrading, and protecting one or more pipelines (which pipelines shall be underground) and appurtenant facilities (including, without limitation: at or below grade valves and anode beds; and above ground markers, cathodic protection equipment, bollards) for the transportation of natural gas.

Temporary Construction Easement ("TCE"). A temporary right to use the area designated "TCE" on the Survey (the "TCE Area") for the purposes of performing construction activities and laying, storing, erecting, parking, and/or protecting any equipment, vehicles, materials, fill, components, parts, and tools associated with the construction of Piedmont's natural gas pipelines and appurtenant facilities for which this TCE is given, which may or may not be located on the Property. Piedmont shall have the right, but not the obligation, to install temporary fencing around the TCE Area and to exclude all persons, including Grantor, from any fenced portions of the TCE Area.

Following all facilities for which this TCE is given being placed in service, the TCE shall terminate upon (1) Piedmont's restoration of the TCE Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property. The TCE does not grant Piedmont the right to place any permanent natural gas pipelines or appurtenant facilities in the TCE Area.

Permanent Access Easement. A perpetual access easement upon, over, and across that portion of the Property designated "Permanent Access" on the Survey (the "Permanent Access Area") for the purposes of ingress, egress, and regress. Piedmont shall have the right, but not the obligation, to construct, reconstruct, maintain, repair, improve, and/or use roads or driveways within the Permanent Access Area (including, without limitation, grading, graveling, and installing culverts). Either party may install gates within the Permanent Access Area with the prior written approval of the other party, which shall not be unreasonably withheld, provided that both parties have reasonable means of using any locked gates. Grantor shall assume all risk in connection with Grantor's use, maintenance, and/or improvement of any roads, driveways, or gates within the Permanent Access Area.

Grantor reserves the right to relocate the Permanent Access Area at Grantor's expense to such location as Grantor shall reasonably select; provided that Grantor shall at all times continue to provide Piedmont similar and substantially equal access to the easement(s) and/or facilities for which this permanent access easement is given. Prior to any planned relocation of the Permanent Access Area, Grantor must submit a plan for the proposed alternative access to Piedmont for approval, which approval shall not be unreasonably withheld. Upon Piedmont's approval, Piedmont and Grantor will execute such documentation as Piedmont deems necessary to indicate the new location of the Permanent Access Area.

For purposes of this EASEMENT, the term "Easements" shall refer collectively to all easements described above and as depicted on the Survey and the term "Easement Areas" shall refer collectively to all the easement areas described above and as depicted on the Survey.

Piedmont's Use. Piedmont shall have all rights necessary or convenient for the full use and enjoyment of the rights herein granted, including, without limitation: (1) reasonable access across the Property to and from the Easement Areas, and (2) the right, but not the obligation, to clear and keep the Easement Areas cleared of vegetation, undergrowth, trees (including overhanging limbs and foliage), buildings, structures, installations, and any other obstructions which unreasonably interfere with the rights granted herein (collectively, "Obstructions"). Some or all of the natural gas pipelines and appurtenant facilities (collectively, as described and permitted in the Easements granted herein, the "Facilities") may be installed now and/or in the future. All Facilities shall be and remain the property of Piedmont and may be removed by it at any time and from time to time.

Grantor's Reservation of Rights. Grantor reserves the right to use the Property and Easement Areas for all purposes that do not unreasonably interfere with the rights granted herein and that are not inconsistent with any applicable federal, state, or local law, rule, or regulation. Grantor may change the use of the Easement Areas or install certain Obstructions within the Easement Areas if Grantor has obtained prior written approval from Piedmont, which approval shall not be unreasonably withheld, conditioned or delayed. Anything to the contrary herein notwithstanding, Grantor shall not: (1) unreasonably interfere with Piedmont's access to or maintenance of the Facilities or the Easement Areas; (2) endanger the safety of Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

Ownership of the Property. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

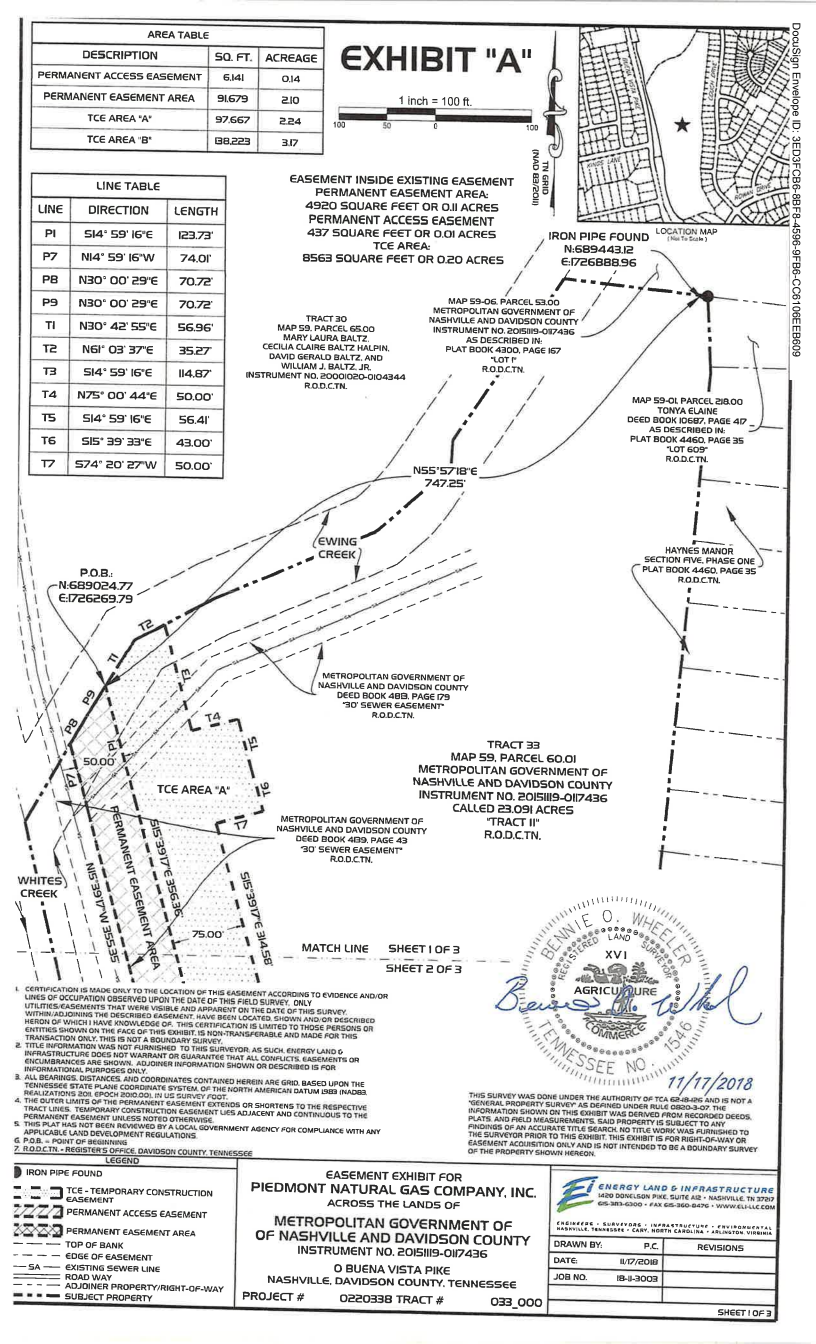
To have and to hold said rights, privileges, and Easements unto Piedmont, its affiliates, successors, and assigns. Piedmont, its successors and assigns, shall have the right to assign, license, lease, or otherwise transfer, in whole or in part, this EASEMENT, or any rights granted herein, to any person or entity, including but not limited to, any affiliated parent or subsidiary entity of Piedmont, for the uses and purposes expressly stated herein. This EASEMENT shall run with the land and inure to the benefit of and be binding upon Grantor, Piedmont and their respective heirs, successors and assigns.

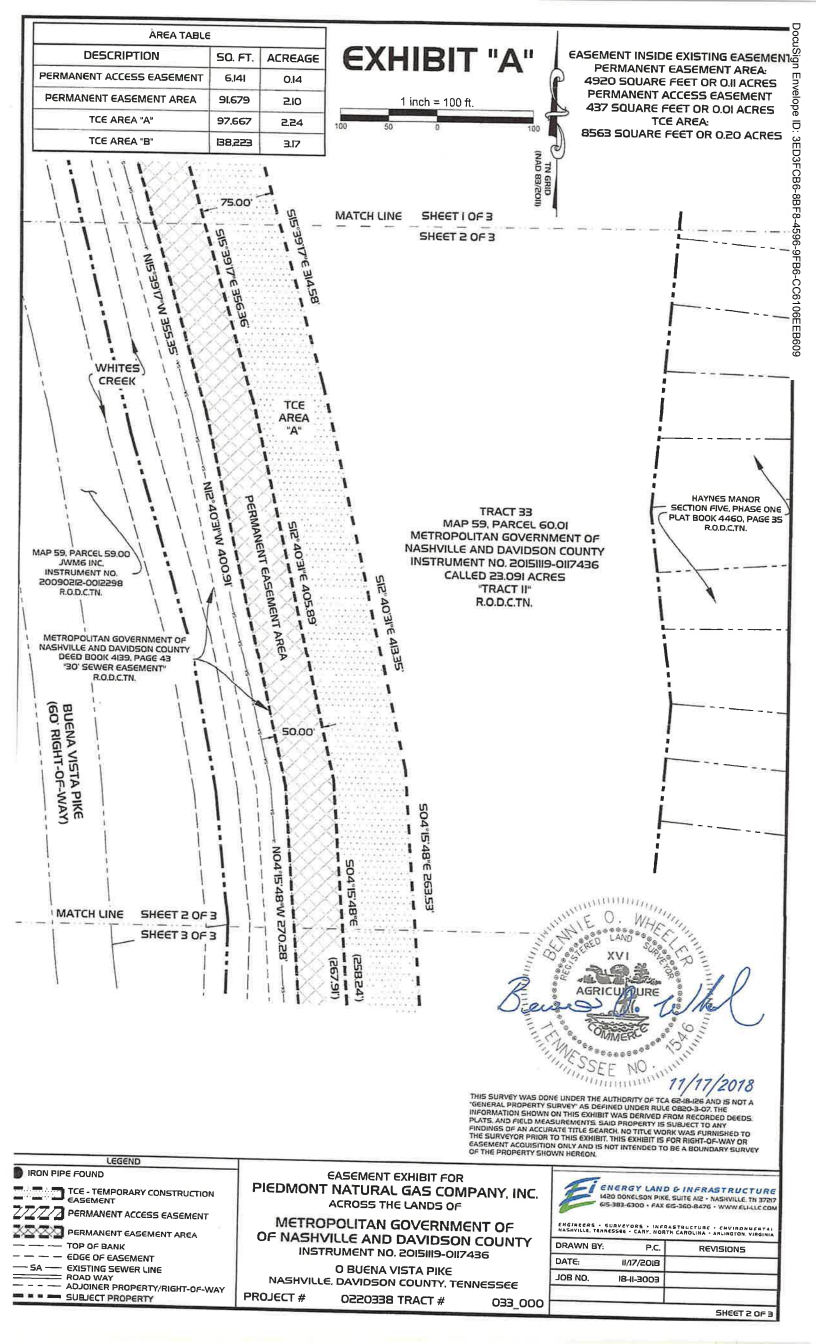
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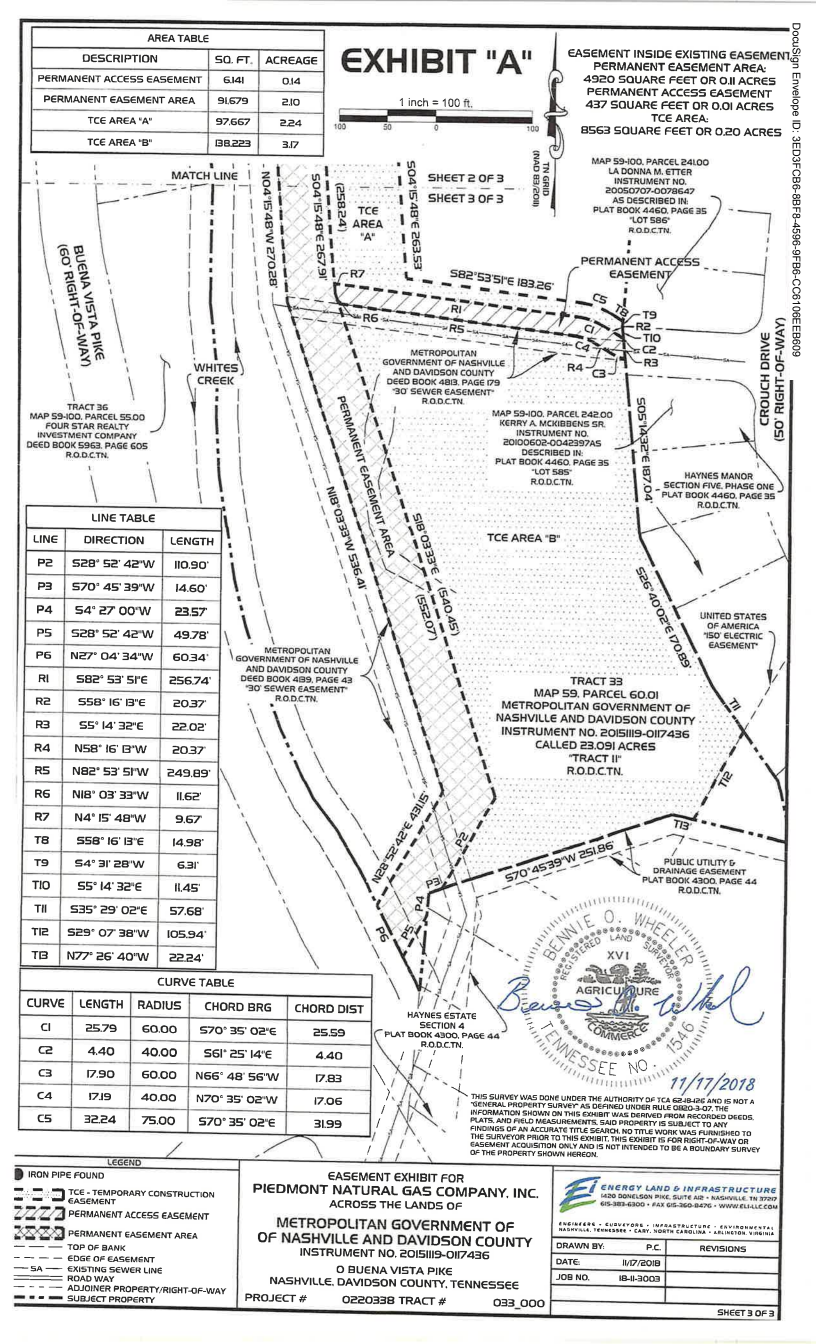
IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

GRANTOR:

	Name: Abraham Wescott Title: Public Property Director
	Name: Abraham Wescott
	Title: Public Property Director
	N. V
	Name:
	Title:
STATE OF Tennessee COUNTY OF Summer	
that Abyaham Wescutt	c for <u>Summer</u> County, <u>Tennessee</u> , do hereby certify personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	11
Witness my hand and official seal this the and official seal this the day of November, 2022	
[NOTARY SEAL] STATE OF TENNESSEE	Sign
NOTARY PUBLIC PUBLIC	Print
NER COUNTY OF	My commission expires: Myrch 3, 2026
STATE OF	
COUNTY OF	
	c for, do hereby certify
	personally appeared before me this day and acknowledged the
due execution of the foregoing Easement. Witness my hand and official seal this the day of _	20
[NOTARY SEAL]	
	Sign
	Print
	My commission expires:
STATE OF TENNESSEE	OATH OF CONSIDERATION
COUNTY OF	
I / we hereby swear or affirm that the actual consideration	for this transfer or the value of the property transferred, whichever
is greater, is \$	
Subscribed and sworn to before me this day of	Affiant, 20
[NOTARY SEAL]	
My Commission Expires:	= <u></u>
	Notary Public









Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

Pledmont Natural Gas Company, Inc.	("Piedmont")				
Project Name:		Line 431 Phase I	l	IR Number:	0220338
Project Tract #:		33		Consideration:	\$47,500
	The Metropolit	an Government	of Nashville and		
Landowner:		son County, Teni		% Ownership:	100.00%
Pay to the Order of:		,.			
Deliver Check To:	Cro	ft and Associates	LLC		
		352 Lynn Drive			
3	N	ashville, TN 372:	11	3 3	
Phone:				= 20 :	
In consideration of the right(s) of way	and/or easement	s) dated	30	teallactivaly USaa.	
Landowner to Piedmont, Piedmont ag	rees to nav Lando	wner the followi	ng amounts:	(conectively, Ease	ement") granted by
PER ACRE FAIR MARKET VALU		\$43,500	7		
PERMANENT			1		
Permanent Easement Area	Acres	%FMV			
Permanent Easement Area Inside	1.990	50%			\$43,283
Perm. Access Easement Area	0.110	25%			\$1,196
Perm. Access Easement Area Inside	0.130	50%	<u></u>		\$2,828
PERMANENT TOTAL	0.010	25%			\$109
PERMANENT TOTAL					\$47,500
TEMPORARY	Acres	%FMV		A LES JAMES	
TCE Area "A" & "B"	5.210	10%			\$22,664
TCE Area "A" & "B" Inside	0.200	10%			\$870
CROP DAMAGES	SELECT ONE:	□ An	ticipated Damages	Post-Co	nstruction Damage
CROP DAIVIAGES	Туре	Acres	Yield per Acre	Price per Yield Unit	ion action buildings
Crops					\$0
TEMPORARY/CROP DAMAGE TOTAL					\$23,600
DAMAGES	SELECT ONE:	□ An			
33	SECECT OIVE	An	ticipated Damages	Post-Co	nstruction Damage
				1	
Detailed Description CD					
Detailed Description of Damages				1	
DAMAGES TOTAL					\$0
	GRAND T	OTAL			\$71,100
Landowner agrees that all terms, prov	isions, and conditi	ons of this Agree	ment and the Ease	ment are and sha	ll remain
confidential and Landowner agrees no	ot to disclose any s	uch terms, provis	sions or conditions	to any person or o	entity. Landowner
agrees the amounts paid pursuant to	this Agreement sha	all constitute full	and final payment	for the Easement	and any damages,
including crops and timber, described	above. This agrem	ent shall be gove	erned by [STATE] la	w.	
Landowner:	76			Date:	
			(SIGN)		
			-		
			(PRINT)		
			(51650)		
			(SIGN)		
			(DDINE)		
			(PRINT)		
Land Agent:					
			(SIGN)		
	a		(SIGN)		

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

Piedmont agrees that:

- 1. This Right of Entry conveys no rights other than those specifically described herein.
- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
- 3. Piedmont will promptly repair any damage to the Property caused by the Operations. Piedmont does not consider clearing activities to be damages.
- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
- 6. Piedmont will advise the Director of the Metropolitan Department of General Services and any other persons the Director may designate prior to any entry upon the Property to undertake the Operations.
- 7. Piedmont understands and agrees that it will not commence any Operations unless and until FEMA has reviewed and approved Piedmont's project for the installation of the pipeline.
- 8. This Right of Entry is not exclusive, and the Metropolitan Government retains the right to use the Property for any and all purposes at any time which do not unreasonably interfere with Piedmont's rights granted herein.
- 9. Either party may cancel this agreement upon thirty (30) days' written notice to the other party.

(N0316011:1)

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

BY: Jun Your W/permission

1/PCIM, 55:04 DATE: 11-26.19

Public Property Director

Piedmont

ATE: 26 Nov. 2



EASEMENT

COUNTY OF Davidson

For Internal Informational Purposes Only LINE NO. Line 431 Phase II
PROJECT TRACT NO. 69
PROJECT NO. #0220338
PARCEL ID #: _070-00-0-006.00

THIS "EASEMENT" is made and granted as of this _____ day of _____, 20__, from_Metropolitan Government of Nashville and Davidson County, Tennesse ("Grantor", whether one or more), to PIEDMONT NATURAL GAS COMPANY, INC., a North Carolina corporation ("Piedmont").

WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Deed Book 1198 Page 664, Davidson County Registry (the "Property").

NOW, THEREFORE, Grantor for and in consideration of the sum of Sixteen Thousand Eight Hundred and No/100 Dollars (\$16,800.00), the receipt and legal sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, and conveys unto Piedmont, its successors and assigns the following easement(s) and right(s) of way under, upon, over, through, and across the Property, as shown on the survey attached hereto as **Exhibit A** and incorporated herein by reference (the "**Survey**").

Permanent Easement. A perpetual easement under, upon, over, through, and across that portion of the Property, generally 50 feet wide, designated "Permanent Easement" on the Survey (the "Permanent Easement Area") for purposes of constructing, installing, maintaining, operating, repairing, altering, replacing, removing, relocating, inspecting, upgrading, and protecting one or more pipelines (which pipelines shall be underground) and appurtenant facilities (including, without limitation: at or below grade valves and anode beds; and above ground markers, cathodic protection equipment, bollards) for the transportation of natural gas.

Temporary Construction Easement ("TCE"). A temporary right to use the area designated "TCE" on the Survey (the "TCE Area") for the purposes of performing construction activities and laying, storing, erecting, parking, and/or protecting any equipment, vehicles, materials, fill, components, parts, and tools associated with the construction of Piedmont's natural gas pipelines and appurtenant facilities for which this TCE is given, which may or may not be located on the Property. Piedmont shall have the right, but not the obligation, to install temporary fencing around the TCE Area and to exclude all persons, including Grantor, from any fenced portions of the TCE Area.

Following all facilities for which this TCE is given being placed in service, the TCE shall terminate upon (1) Piedmont's restoration of the TCE Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property. The TCE does not grant Piedmont the right to place any permanent natural gas pipelines or appurtenant facilities in the TCE Area.

<u>Utility Station Site Easement.</u> A perpetual easement under, upon, over, through, and across that portion of the Property designated "USSE" of the Survey (the "USSE Area") for the purposes of erecting, constructing, maintaining, operating, altering, relocating, repairing, upgrading, replacing, removing, inspecting, grading, and protecting one or more utility stations or sites and appurtenant facilities used in connection therewith (including, without limitation, pipelines, meter stations, valves, launchers and/or receivers, regulator stations, and electrical and telecommunication equipment) for the transportation and/or control of natural gas. Piedmont shall have all rights necessary for the full use and enjoyment of the USSE Area, including, those rights set forth below and without limitation the right, but not the obligation, to: (1) install fencing within or around all or portions of the USSE Area; (2) exclude all persons, including Grantor, from any fenced portions of the USSE Area; and (3) install landscaping within or around the USSE Area to screen the USSE Area as may be desired by Piedmont or required by any governmental authority. Grantor represents and agrees that it shall grant and convey such reasonable easements and rights of way to third party utility services providers as Piedmont may deem necessary or desirable to serve its facilities.

Permanent Access Easement. A perpetual access easement upon, over, and across that portion of the Property designated "Permanent Access" on the Survey (the "Permanent Access Area") for the purposes of ingress, egress, and regress. Piedmont shall have the right, but not the obligation, to construct, reconstruct, maintain, repair, improve, and/or use roads or driveways within the Permanent Access Area (including, without limitation, grading, graveling, and installing culverts). Either party may install gates within the Permanent Access Area with the prior written approval of the other party, which shall not be unreasonably withheld, provided that both parties have reasonable means of using any locked gates.

Grantor shall assume all risk in connection with Grantor's use, maintenance, and/or improvement of any roads, driveways, or gates within the Permanent Access Area.

Grantor reserves the right to relocate the Permanent Access Area at Grantor's expense to such location as Grantor shall reasonably select; provided that Grantor shall at all times continue to provide Piedmont similar and substantially equal access to the easement(s) and/or facilities for which this permanent access easement is given. Prior to any planned relocation of the Permanent Access Area, Grantor must submit a plan for the proposed alternative access to Piedmont for approval, which approval shall not be unreasonably withheld. Upon Piedmont's approval, Piedmont and Grantor will execute such documentation as Piedmont deems necessary to indicate the new location of the Permanent Access Area.

Temporary Access Easement. A temporary access easement upon, over, and across that portion of the Property designated "Temporary Access" on the Survey (the "Temporary Access Area") for the purposes of ingress, egress, and regress, upon, over, and across that portion of the Property designated "Temporary Access" on the Survey (the "Temporary Access Easement Area"). Piedmont shall have the right, but not the obligation, to construct, reconstruct, maintain, repair, improve, and/or use roads or driveways within the Temporary Access Area (including, without limitation, grading, graveling, and installing culverts). Either party may install gates within the Temporary Access Area with the prior written approval of the other party, which shall not be unreasonably withheld, provided that both parties have reasonable means of using any locked gates. Grantor shall assume all risk in connection with Grantor's use, maintenance, and/or improvement of any roads, driveways, or gates within the Temporary Access Area.

Following all facilities for which this temporary access easement is given being placed in service, the temporary access easement shall terminate upon (1) Piedmont's restoration of the Temporary Access Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property.

For purposes of this EASEMENT, the term "Easements" shall refer collectively to all easements described above and as depicted on the Survey and the term "Easement Areas" shall refer collectively to all the easement areas described above and as depicted on the Survey.

<u>Piedmont's Use</u>. Piedmont shall have all rights necessary or convenient for the full use and enjoyment of the rights herein granted, including, without limitation: (1) reasonable access across the Property to and from the Easement Areas, and (2) the right, but not the obligation, to clear and keep the Easement Areas cleared of vegetation, undergrowth, trees (including overhanging limbs and foliage), buildings, structures, installations, and any other obstructions which unreasonably interfere with the rights granted herein (collectively, "**Obstructions**"). Some or all of the natural gas pipelines and appurtenant facilities (collectively, as described and permitted in the Easements granted herein, the "Facilities") may be installed now and/or in the future. All Facilities shall be and remain the property of Piedmont and may be removed by it at any time and from time to time.

Grantor's Reservation of Rights. Grantor reserves the right to use the Property and Easement Areas for all purposes that do not unreasonably interfere with the rights granted herein and that are not inconsistent with any applicable federal, state, or local law, rule, or regulation. Grantor may change the use of the Easement Areas or install certain Obstructions within the Easement Areas if Grantor has obtained prior written approval from Piedmont, which approval shall not be unreasonably withheld, conditioned or delayed. Anything to the contrary herein notwithstanding, Grantor shall not: (1) unreasonably interfere with Piedmont's access to or maintenance of the Facilities or the Easement Areas; (2) endanger the safety of Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

Ownership of the Property. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

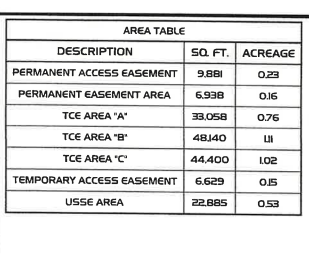
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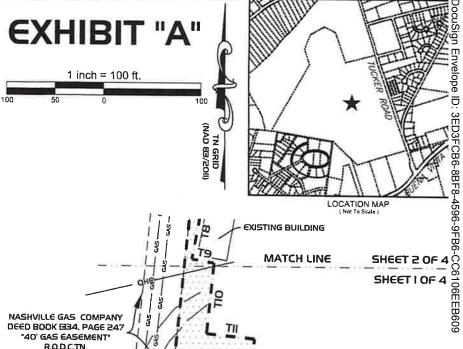
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IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

GRANTOR:

		_0	Unhan wescatt	
		Name:	Abraham Wescott	=
		Title:	Abraham Wescott Dublic Property Director	
			. /	•
		Name:		_:
		Title:		
				·
STATE OF PINCSS	el			
1, Terri Jayne that Amaham M			umner County, Tennessee, dy appeared before me this day and acknowledge.	
due execution of the fore	going Easement.	27.00	21 (27)	
Witness my hand and o	official seal this the 6 day of	Nove	mber , 20 <u>2</u> 2	
[NOTARY SEAL]	RAI JAYNON		1	
	OF STATE		Leru Jamus	Sign
	TENNESSEE NOTARY		Terri Januar	_
	NER CONTROL		March 2	Print
H	OSION EXPIRES MAIN		My commission expires: March 3	10000
STATE OF				
			County,, de	
due execution of the foreg		personally	appeared before me this day and acknowledge	wledged the
	official seal this the day of _		, 20	
[NOTARY SEAL]			_	
[NOTART SEAL]				
		j		Sign
		,		Print
			My commission expires:	
STATE OF TENNESSEE			04711.05.00	MOIDEDATION
COUNTY OF			OATH OF CO	NSIDERATION
		s for this t	ransfer or the value of the property transfe	
is greater, is \$				
			Affiant	
Subscribed and sworn to I	before me this day of		, 20	
[NOTARY SEAL]				
My Commission Expires:				
			Notary Public	





EXISTING BUILDING

MATCH LINE

TRACT 69 MAP 70, PARCEL 6.00 METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY DEED BOOK 1198, PAGE 664 R.O.D.C.TN.

	LINE TABLE	
LINE	DIRECTION	LENGTH
T8	SIO° 32' 03"W	60.53'
T9	579° 30' 04"€	23.21
TIO	55° 46' 16"W	<i>7</i> 2.5ľ
TII	584° 13' 44"€	50.00'
TIZ	55° 46' 16"W	100.00
TI3	N84° I3' 44"W	50.00'
TI4	584° 13′ 44″€	30.00
TIS	55° 46' 16"W	63.24
TIG	574° 21' 57''W	64.45

NASHVILLE GAS COMPANY DEED BOOK 1334, PAGE 247 "40" GAS EASEMENT R.O.D.C.TN. 18 GAS EXISTING CREEK SS TIB NO5°46'16"E SAS 13 Š 3 S05°46'I6"W 18 Š 1 SAG GAS SAS TCE AREA "A" ğ g 3 13

GAS

8/

1/3

S

3 N74°21'57 83.10

MAP 70, PARCEL 40.00 THE TRUSTEES OF NORTH NASHVILLE CONGREGATION OF JEHOVAH'S WITNESSES INSTRUMENT NO. 2011031-0084377 R.O.D.C.TN.

TRACT 71
MAP 70, PARCEL 4100
ZION HILL AFRICAN BAPTIST CHURCH
INSTRUMENT NO, 20010402-0031096 CALLED 5.01 ACRES

IRON ROD FOUND N:681592.55 €:1725547.40

> TRACT 70 MAP 70. PARCEL 38.00
> LEO R. SUMMERS AND WIFE,
> CATHERINE J. SUMMERS
> INSTRUMENT NO. 20040921-013371
> CALLED 5.01 ACRES RODCTN.

CERTIFICATION IS MADE ONLY TO THE LOCATION OF THIS EASEMENT ACCORDING TO EVIDENCE AND/OR LINES OF OCCUPATION OBSERVED UPON THE DATE OF THIS FIELD SURVEY. ONLY UTILITIES/EASEMENTS THAT WERE VISIBLE AND APPARENT ON THE DATE OF THIS SURVEY. WITHIN/ADJOINING THE DESCRIBED EASEMENT. HAVE BEEN LOCATED. SHOWN AND/OR DESCRIBED HERON OF WHICH I HAVE KNOWLEDGE OF. THIS CERTIFICATION IS LIMITED TO THOSE PERSONS OR ENTITIES SHOWN ON THE FACE OF THIS EXHIBIT. IS NON-TRANSFERABLE AND MADE FOR THIS TRANSACTION ONLY. THIS IS NOT A BOUNDARY SURVEY.

TITLE INFORMATION WAS NOT FURNISHED TO THIS SURVEYOR: AS SUCH, ENERGY LAND & INFRASTRUCTURE DOES NOT WARRANT OR GUARANTEE THAT ALL CONFLICTS, EASEMENTS OR ENCUMBRANCES ARE SHOWN. ADJOINER INFORMATION SHOWN OR DESCRIBED IS FOR INFORMATIONAL PURPOSES ONLY.

ALL BEARINGS, DISTANCES, AND COORDINATES CONTAINED HEREIN ARE GRID, BASED UPON THE TENNESSEE STATE PLANE COORDINATE SYSTEM. OF THE NORTH AMERICAN DATUM 1983 (NADB3, REALIZATIONS 201L EPOCH 2010.00), IN US SURVEY FOOT.

FOOT.
THE OUTER LIMITS OF THE PERMANENT EASEMENT EXTENDS OR SHORTENS TO THE RESPECTIVE TRACT LINES. TEMPORARY CONSTRUCTION EASEMENT LIES ADJACENT AND CONTINUOUS TO THE PERMANENT EASEMENT UNLESS NOTED OTHERWISE. THIS PLAT HAS NOT BEEN REVIEWED BY A LOCAL GOVERNMENT AGENCY FOR COMPLIANCE WITH ANY APPLICABLE LAND DEVELOPMENT REGULATIONS.
P.O.B. = POINT OF BEGINNING
RO.D.C.TN. - REGISTER'S OFFICE, DAVIDSON COUNTY, TENNESSEE

XVI AGRICUMURE 346 THE SEE NO WILLIAM OS/22 08/22/2019

THIS SURVEY WAS DONE UNDER THE AUTHORITY OF TCA 62-18-126 AND IS NOT A GENERAL PROPERTY SURVEY AS DEFINED UNDER RULE 0820-3-07. THE INFORMATION SHOWN ON THIS EXHIBIT WAS DERIVED FROM RECORDED DEEDS. PLATS, AND FIELD MEASUREMENTS, SAID PROPERTY IS SUBJECT TO ANY FINDINGS OF AN ACCURATE TITLE SEARCH, NO TITLE WORK WAS FURNISHED TO THE SURVEYOR PRIOR TO THIS EXHIBIT, THIS EXHIBIT IS FOR RIGHT-OF-WAY OR EASEMENT ACQUISITION ONLY AND IS NOT INTENDED TO BE A BOUNDARY SURVEY OF THE PROPERTY SHOWN HEREON.

IRON ROD FOUND ZZZZ ACCESS EASEMENT

💹 USSE & PERMANENT EASEMENT AREA

GAS

EDGE OF EASEMENT **EXISTING POWER LINE** ADJOINER PROPERTY/RIGHT-OF-WAY SUBJECT PROPERTY

TCE - TEMPORARY CONSTRUCTION EASEMENT - EXISTING PIPELINE

PROJECT #

2715 TUCKER ROAD NASHVILLE, DAVIDSON COUNTY, TENNESSEE 0220338 TRACT #

EASEMENT EXHIBIT FOR

PIEDMONT NATURAL GAS COMPANY, INC.

ACROSS THE LANDS OF

METROPOLITAN GOVERNMENT OF

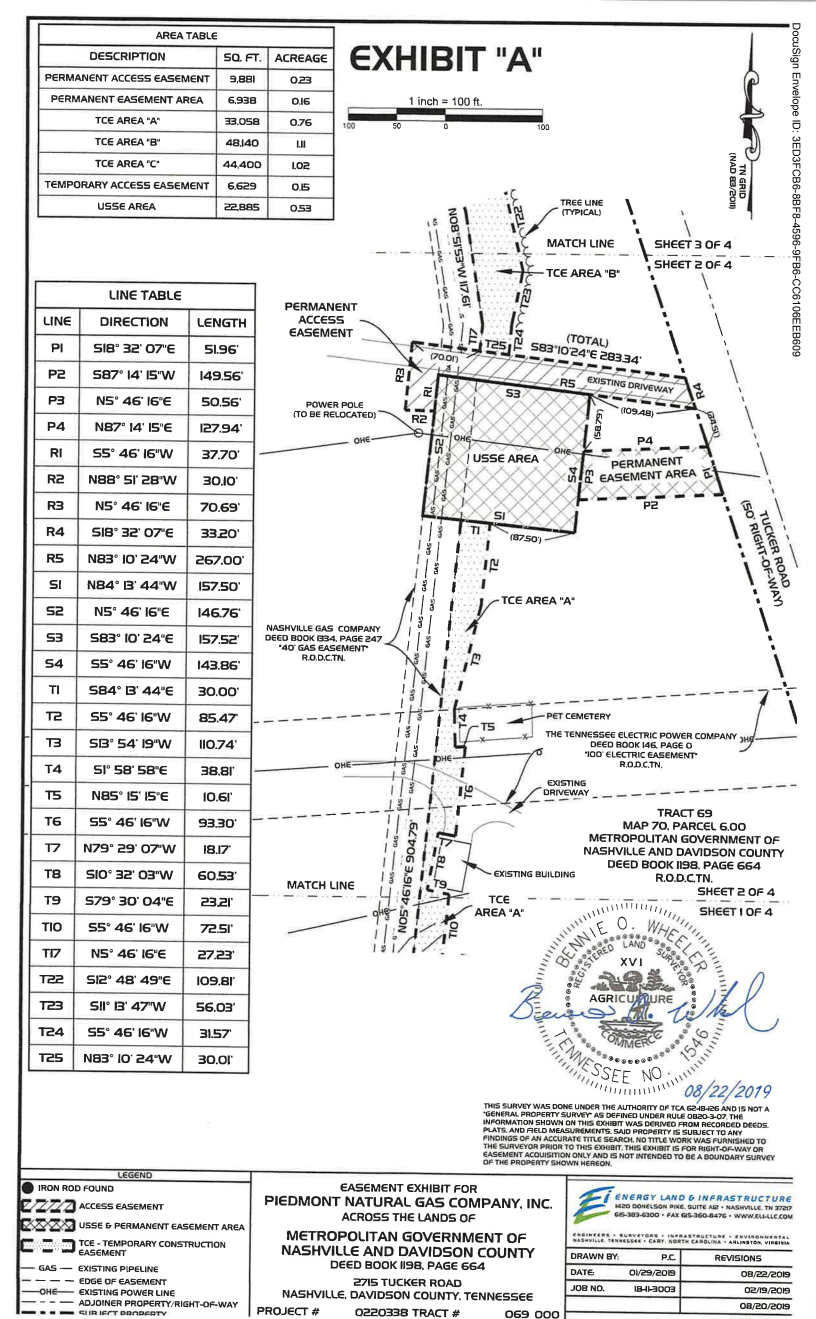
NASHVILLE AND DAVIDSON COUNTY DEED BOOK 1198, PAGE 664

069_000



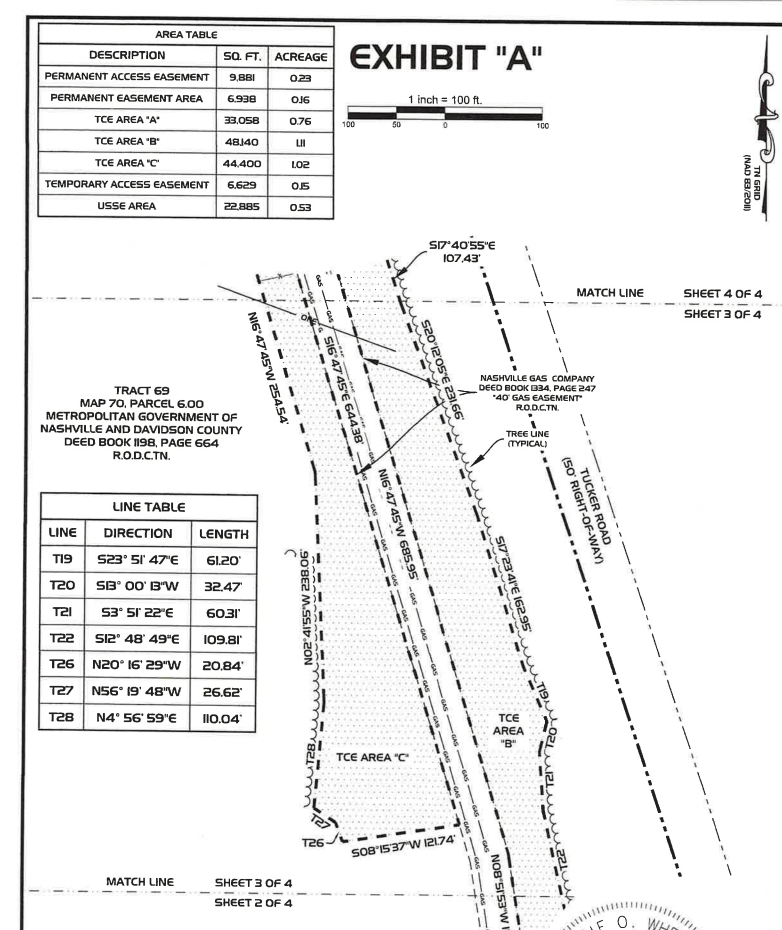
ENGINEGES - GURVEYORS - INFRASTRUCTURE - ENVIRONMENTAL Nashville, tennessee - Cary, north Carolina - Arlington, vireinia

DRAWN BY:	P.C.	REVISIONS
DATE:	01/29/2019	08/22/2019
JOB NO.	IB-II-3003	02/19/2019
		08/20/2019



0220338 TRACT #

069 000



MATCH LINE

SHEET 3 OF 4

SHEET 2 OF 4

08/22/2019 THIS SURVEY WAS DONE UNDER THE AUTHORITY OF TCA 62-IB-126 AND IS NOT A 'GENERAL PROPERTY SURVEY' AS DEFINED UNDER RULE 0820-3-07. THE INFORMATION SHOWN ON THIS EXHIBIT WAS DERIVED FROM RECORDED DEEDS. PLATS, AND FIELD MEASUREMENTS. SAID PROPERTY IS SUBJECT TO ANY FINDINGS OF AN ACCURATE TITLE SEARCH, NO TITLE WORK WAS FURNISHED TO THE SURVEYOR PRIOR TO THIS EXHIBIT. THIS EXHIBIT IS FOR RIGHT-0F-WAY OR EASEMENT ACQUISITION ONLY AND IS NOT INTENDED TO BE A BOUNDARY SURVEY OF THE PROPERTY SHOWN HEREON.

LEGEND IRON ROD FOUND

ZZZ ACCESS EASEMENT

💹 USSE & PERMANENT EASEMENT AREA

TCE - TEMPORARY CONSTRUCTION EASEMENT **EXISTING PIPELINE**

EDGE OF EASEMENT EXISTING POWER LINE ADJOINER PROPERTY/RIGHT-OF-WAY

SUBJECT PROPERTY

EASEMENT EXHIBIT FOR PIEDMONT NATURAL GAS COMPANY, INC. ACROSS THE LANDS OF

METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY DEED BOOK 1198, PAGE 664

2715 TUCKER ROAD NASHVILLE, DAVIDSON COUNTY, TENNESSEE

PROJECT #

0220338 TRACT #

069 000

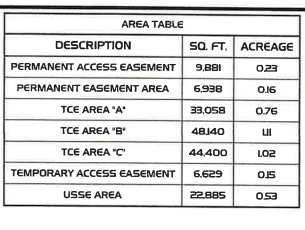
117.61



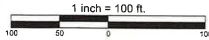
RASHVILLE, TERM	ISSEN - CARY, HOR	TH CAROLINA - ARLINGTON, VIRGINIA
DRAWN BY:	P.C.	REVISIONS
DATE:	01/29/2019	08/22/2019
JOB NO.	IB-11-3003	02/19/2019
		08/20/2019

EUCCT 2 OC 4

DocuSign Envelope ID: 3ED3FCB6-8BF8-4596-9FB6-CC6106EEB609









DocuSign Envelope ID: 3ED3FCB6-8BF8-4596-9FB6-CC6106EEB609

	LINE TABLE	
LINE	DIRECTION	LENGTH
R6	NI6° 47' 45"W	30.03
R7	N75° 34′ 25″€	220.50
R8	518° 32' 07"€	30.08
R9	575° 34' 25"W	221.41
TI8	N75° 34' 25"€	51.91
T29	N75° 34' 25"€	40.03

NASHVILLE GAS COMPANY DEED BOOK 1334. PAGE 247 "40" GAS EASEMENT" R.O.D.C.TN.

TRACT 68
MAP 70, PARCEL 37.00
METROPOLITAN GOVERNMENT OF
NASHVILLE AND DAVIDSON COUNTY
DEED BOOK 401, PAGE 565 R.O.D.C.TN.

> **TEMPORARY ACCESS EASEMENT**

40

MATCH LINE SHEET 4 OF 4

SHEET 3 OF 4

TRACT 69 MAP 70, PARCEL 6.00 METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY DEED BOOK 1198, PAGE 664 R.O.D.C.TN.

١

(89.43')

SI7°40'55"6 107.43



THIS SURVEY WAS DONE UNDER THE AUTHORITY OF TCA 62-18-126 AND IS NOT A 'GENERAL PROPERTY SURVEY' AS DEFINED UNDER RULE 0820-3-07. THE INFORMATION SHOWN ON THIS EXHIBIT WAS DERIVED FROM RECORDED DEEDS. PLATS, AND FIELD MEASUREMENTS, SAID PROPERTY IS SUBJECT TO ANY FINDINGS OF AN ACCURATE TITLE SEARCH, NO TITLE WORK WAS FURNISHED TO THE SURVEYOR PRIOR TO THIS EXHIBIT. THIS EXHIBIT IS FOR RIGHT-OF-WAY OR

LEGEND

IRON ROD FOUND

ZZZ ACCESS EASEMENT

🛂 USSE & PERMANENT EASEMENT AREA

TCE - TEMPORARY CONSTRUCTION EASEMENT

EXISTING PIPELINE

EDGE OF EASEMENT

EXISTING POWER LINE
ADJOINER PROPERTY/RIGHT-OF-WAY OHE

SUBJECT PROPERTY

EASEMENT EXHIBIT FOR PIEDMONT NATURAL GAS COMPANY, INC.

ACROSS THE LANDS OF METROPOLITAN GOVERNMENT OF

NASHVILLE AND DAVIDSON COUNTY DEED BOOK 1198, PAGE 664

2715 TUCKER ROAD NASHVILLE, DAVIDSON COUNTY, TENNESSEE

PROJECT # 0220338 TRACT # 069_000



ENGINEERS - SURVEYORS - INFRASTRUCTURE - ENVIRONMENTAL NASHVILLE, TERMESSES - CARY, NORTH CAROLINA - ARLINGTON, VIRGINIA

		CURSION SANCERS SEEDING
DRAWN BY:	P.C.	REVISIONS
DATE:	01/29/2019	08/22/2019
JOB NO.	18-11-3003	02/19/2019
		08/20/2019



Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

Piedmont Natural Gas Company	v. Inc. ("Piedmont")				
Project Name:	•	INE 431 PHASE II	i	IR Number:	0220338
Project Tract #:		69		Consideration:	\$16,800
					\$10,800
Landowner:		Government of I	Nashville and	% Ownership:	100.00%
		Davidson County		5 3	
Deliver Check To:	Cro	ft and Associates	LLC	10	
		352 Lynn Drive		- -0	
	N	ashville, TN 3721	1	•	
Phone:		615-678-5674		5	
In consideration of the right(s) or by Landowner to Piedmont, Pie	of way and/or ease dmont agrees to pa	ment(s) dated	following amount	O (collectively, "Ea	sement") granted
PER ACRE FAIR MARKET V		\$20,000	1		
PERMANENT			1		
Permanent Easement Area	Acres	%FMV		وسطانات	
Perm. Access Easement Area	0.160	50%			\$1,600
USSE Area	0.230	100%			\$4,600
Flare Site Easement Area	0.530	100%			\$10,600
PERMANENT TOTAL					\$16,800
TEMPORARY	Acres	%FMV			
TCE Area	2.890	10%			\$5,780
Temp. Access Easement Area	0.150	50%			\$1,500
CROP DAMAGES	SELECT ONE:	Ant	icipated Damages	Post-Coi	nstruction Damages
CROF DAIVIAGES	Туре	Acres	Yield per Acre	Price per Yield Unit	
Crops				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$0
Timber					\$0
TEMPORARY/CROP DAMAGE T	OTAL				\$7,300
DAMAGES	SELECT ONE.				
DAMAGES	SELECT ONE:	- Ant	icipated Damages	Post-Coi	nstruction Damages
Detailed Description of					
Damages					
DAMAGES TOTAL					\$0
	GRAN	ID TOTAL			\$24,100
					724,100
Landowner agrees that all terms	s, provisions, and co	onditions of this A	greement and the	Easement are and sh	all remain
confidential and Landowner agr	ees not to disclose	any such terms, p	rovisions or condi	tions to any person or	r entity. Landowner
agrees the amounts paid pursua	int to this Agreeme	nt shall constitute	e full and final pay	ment for the Easemer	nt and any
damages, including crops and ti					
andscaping Piedmont removes	from the Easemen	t Areas will not be	e restored or repla	ced upon completion	of its activities on
Landowner's property. This agre	ement shall be gove	rned by [STATE] I	aw.		
Landowner:				Date:	
				Date.	
			(SIGN)		
			(3/3/1)		
			(PRINT)		
			(i mivi)		
			(SIGN)		
			(PRINT)		
Land Agent:					
			(SIGN)		
			(SIGIT)		

(PRINT)

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

Piedmont agrees that:

- 1. This Right of Entry conveys no rights other than those specifically described herein.
- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
- 3. Piedmont will promptly repair any damage to the Property caused by the Operations. Piedmont does not consider clearing activities to be damages.
- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
- 6. Piedmont will advise the Director of the Metropolitan Department of General Services and any other persons the Director may designate prior to any entry upon the Property to undertake the Operations.
- 7. Piedmont understands and agrees that it will not commence any Operations unless and until FEMA has reviewed and approved Piedmont's project for the installation of the pipeline.
- 8. This Right of Entry is not exclusive, and the Metropolitan Government retains the right to use the Property for any and all purposes at any time which do not unreasonably interfere with Piedmont's rights granted herein.
- 9. Either party may cancel this agreement upon thirty (30) days' written notice to the other party.

{N0316011.1}

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

W/perm, 55100 DATE: 11-26.19

EASEMENT

Prepared by: Jeffrey E. James, Attorney, 4720 Piedmont Row Dr., Charlotte, NC 28210
Return Recorded Document To: Land Services, Natural Gas, Piedmont Natural Gas Company, Inc., 4720 Piedmont Row Drive, Charlotte, NC 28210

STATE OF <u>Tennessee</u>	For Internal Informational Purposes Only
	LINE NO. Line 431 Phase II
COUNTY OF <u>Davidson</u>	PROJECT TRACT NO78
	PROJECT NO#0220338
	PARCEL ID #: 059-09-0-077.00

THIS "EASEMENT" is made and granted as of this ____ day of _____, 20__, from Davidson County Board of Education ("Grantor", whether one or more), to PIEDMONT NATURAL GAS COMPANY, INC., a North Carolina corporation ("Piedmont").

WHEREAS, Grantor is the owner of, or has an interest in, that property situated in the County of Davidson, Tennessee, as more particularly described in the instrument recorded in Deed Book 3249 Page 336, Davidson County Registry (the "**Property**").

NOW, THEREFORE, Grantor for and in consideration of the sum of Four Hundred and No/100 Dollars (\$400.00), the receipt and legal sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, and conveys unto Piedmont, its successors and assigns the following easement(s) and right(s) of way under, upon, over, through, and across the Property, as shown on the survey attached hereto as **Exhibit A** and incorporated herein by reference (the "**Survey**").

Temporary Construction Easement ("TCE"). A temporary right to use the area designated "TCE" on the Survey (the "TCE Area") for the purposes of performing construction activities and laying, storing, erecting, parking, and/or protecting any equipment, vehicles, materials, fill, components, parts, and tools associated with the construction of Piedmont's natural gas pipelines and appurtenant facilities for which this TCE is given, which may or may not be located on the Property. Piedmont shall have the right, but not the obligation, to install temporary fencing around the TCE Area and to exclude all persons, including Grantor, from any fenced portions of the TCE Area.

Following all facilities for which this TCE is given being placed in service, the TCE shall terminate upon (1) Piedmont's restoration of the TCE Area pursuant to the restoration requirements described in the Damages section below and (2) when any permits have been issued for construction and/or erosion and sediment control measures are present, the release of Piedmont from its obligations under all permits and the removal of all temporary erosion and sediment control measures from the Property. The TCE does not grant Piedmont the right to place any permanent natural gas pipelines or appurtenant facilities in the TCE Area.

For purposes of this EASEMENT, the term "Easements" shall refer collectively to all easements described above and as depicted on the Survey and the term "Easement Areas" shall refer collectively to all the easement areas described above and as depicted on the Survey.

<u>Piedmont's Use</u>. Piedmont shall have all rights necessary or convenient for the full use and enjoyment of the rights herein granted, including, without limitation: (1) reasonable access across the Property to and from the Easement Areas, and (2) the right, but not the obligation, to clear and keep the Easement Areas cleared of vegetation, undergrowth, trees (including overhanging limbs and foliage), buildings, structures, installations, and any other obstructions which unreasonably interfere with the rights granted herein (collectively, "Obstructions"). Some or all of the natural gas pipelines and appurtenant facilities (collectively, as described and permitted in the Easements granted herein, the "Facilities") may be installed now and/or in the future. All Facilities shall be and remain the property of Piedmont and may be removed by it at any time and from time to time.

Grantor's Reservation of Rights. Grantor reserves the right to use the Property and Easement Areas for all purposes that do not unreasonably interfere with the rights granted herein and that are not inconsistent with any applicable federal, state, or local law, rule, or regulation. Grantor may change the use of the Easement Areas or install certain Obstructions within the Easement Areas if Grantor has obtained prior written approval from Piedmont, which approval shall not be unreasonably withheld, conditioned or delayed. Anything to the contrary herein notwithstanding, Grantor shall not: (1) unreasonably interfere with Piedmont's access to or maintenance of the Facilities or the Easement Areas; (2) endanger the safety of Grantor, Piedmont, the general public, private or personal property, or the Facilities; or (3) install or maintain, or permit to be installed or maintained, any Obstructions within the Easement Areas except as approved in writing by Piedmont.

<u>Damages</u>. Piedmont shall be responsible for actual physical damage to (1) the land within the Property and Easement Areas and (2) improvements and annual crops located on the Property that are not in violation of the terms hereof, to the extent caused by Piedmont in exercising the rights granted herein, provided that a claim is made by Grantor within one hundred and twenty (120) days after such damages are sustained. Piedmont shall restore and level the surface of the Easement Areas to a condition which is reasonably close to the condition existing immediately prior to Piedmont's use of

Rev. Nov. 2020

the Easement Area, excepting those permanent alterations which may be permitted in connection with each Easement above, if any, and earthen water bars to prevent erosion. Piedmont shall not be liable for any damage caused to Obstructions or improvements installed in violation of the terms hereof and may remove them at Grantor's expense without Grantor's prior approval or permission.

No Waiver or Additional Representations. The failure by Piedmont to exercise and/or enforce any of the rights, privileges, and Easements herein described shall not be construed as a waiver or abandonment of any such rights, privileges and Easements, and Piedmont thereafter may exercise and/or enforce, at any time and from time to time, any or all of them. It is understood and acknowledged by the undersigned that the person securing this grant on behalf of Piedmont is without authority to make any agreement with regard to the subject matter hereof which is not expressed herein, and that no such agreement will be binding on Piedmont.

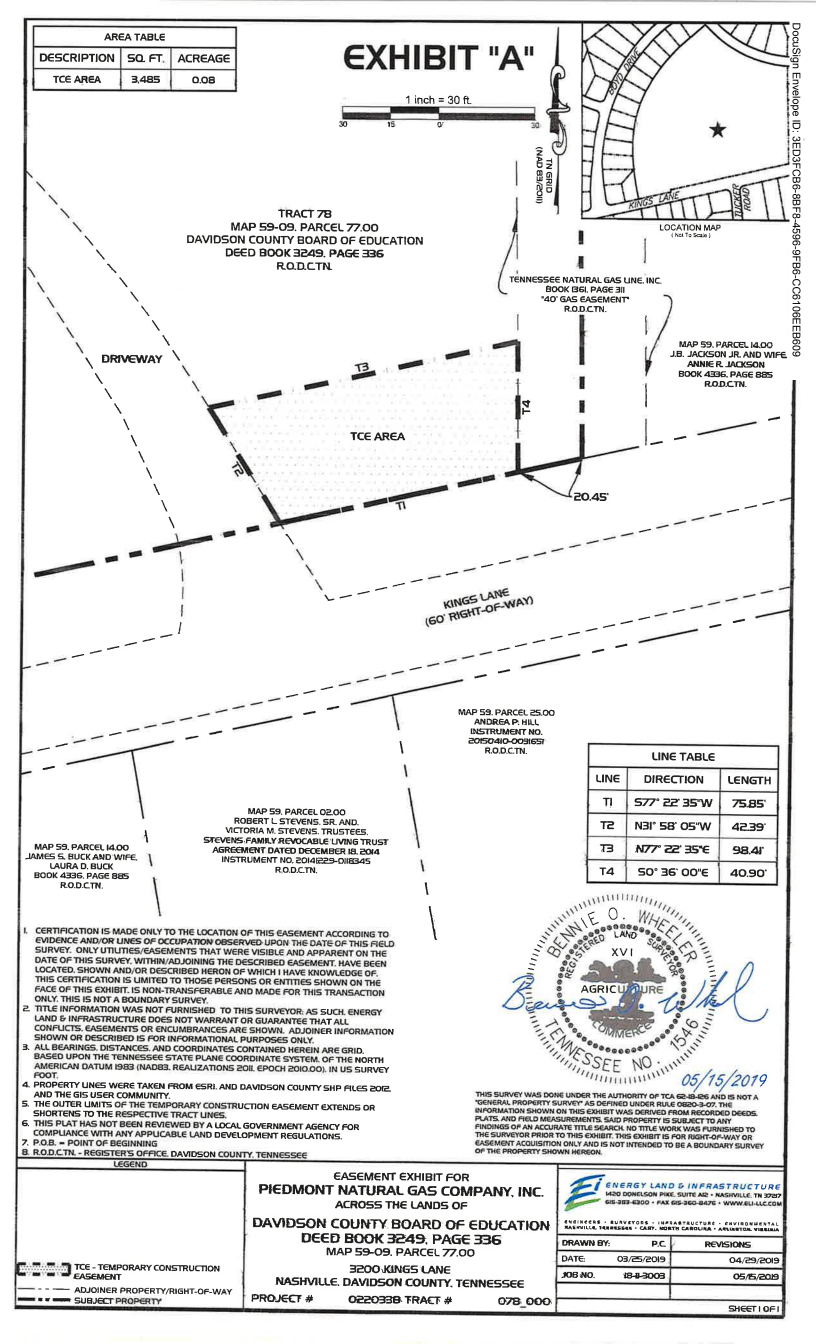
Ownership of the Property. Grantor represents, warrants and covenants that it is the lawful owner of the Property and has the right to convey the rights set forth herein and that the Property is free from all encumbrances, except for encumbrances of record. Grantor represents it has obtained any necessary approvals from any applicable tenant interests.

To have and to hold said rights, privileges, and Easements unto Piedmont, its affiliates, successors, and assigns. Piedmont, its successors and assigns, shall have the right to assign, license, lease, or otherwise transfer, in whole or in part, this EASEMENT, or any rights granted herein, to any person or entity, including but not limited to, any affiliated parent or subsidiary entity of Piedmont, for the uses and purposes expressly stated herein. This EASEMENT shall run with the land and inure to the benefit of and be binding upon Grantor, Piedmont and their respective heirs, successors and assigns.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this EASEMENT has been signed under seal by Grantor, as of the date first above written.

	GRANTOR:
	Obraha Wessett
	Name: Abraham Wescott
	Name: Abraham Nescott Title: Public Property Director
	Name:
ν.	Title:
STATE OF TENNISSEE COUNTY OF SUMPLY	
1/10 (0) 10 11	personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	
Witness my hand and official seal this the $\frac{\mathcal{L}}{\mathcal{L}}$ day of	No Vember, 2022
[NOTARY SEAL] STATE OF TENNESSEE NOTARY PUBLIC	Jerri Jaynes Sign Terri Jaynes Print
NER COUNTY OF THE PROPERTY OF	My commission expires: March 3, 2026
STATE OF	
I,a Notary Publ	lic for, do hereby certify
	personally appeared before me this day and acknowledged the
due execution of the foregoing Easement.	
Witness my hand and official seal this the day of	, 20
[NOTARY SEAL]	
	Sign
	Print
	My commission expires:
STATE OF TENNESSEE	OATH OF CONSIDERATION
COUNTY OF	
I / we hereby swear or affirm that the actual consideration	n for this transfer or the value of the property transferred, whichever
is greater, is \$	
Subscribed and sworn to before me this day of _	Affiant
[NOTARY SEAL]	
My Commission Expires:	
	Notary Public





Total Compensation Agreement for Permanent Easement(s), Temporary Easement(s), and/or Damages ("Agreement")

Piedmont Natural Gas Compan	y, Inc. ("Piedmont")				
Project Name:	l	ine 431 Phase I	l	IR Number:	0220338
Project Tract #:		78		Consideration:	\$400
Landowner:	Davidson C	ounty Board of	Education	% Ownership:	100.00%
Pay to the Order of:		,	202001.077	70 O Wile Sinp.	100.0070
Deliver Check To:	Crof	t and Associates	LLC	-	
		352 Lynn Drive		-	
	Na	shville, TN 372	11	-	
Phone:				-	
In consideration of the right(s)	of way and/or oppor			-	
In consideration of the right(s) of by Landowner to Piedmont, Pie	on way and/or easemed	lent(s) dated	a following amoun	20 (collectively, "E	asement") granted
PER ACRE FAIR MARKET V				ts.	
		\$43,500			
PERMANENT	Acres	%FMV			
Permanent Easement Area					\$0
Perm. Access Easement Area					\$0
USSE Area					\$0
PERMANENT TOTAL					\$0
TEMPORARY	Acres	%FMV			
TCE Area	0.080	10%			\$348
Temp. Access Easement Area					\$0
CROP DAMAGES	SELECT ONE:	Ant	icipated Damages	Post-Co	nstruction Damages
	Type	Acres	Yield per Acre	Price per Yield Unit	- Callings
Crops					\$0
Timber					\$0
TEMPORARY/CROP DAMAGE TO	OTAL				\$400
DAMAGES	SELECT ONE:	Ant	icipated Damages	Post-Co	
			icipated Daillages	Post-Co	nstruction Damages
Detailed Description of					
Damages					
DAMAGES TOTAL					
	CDANE	7071			\$0
	GRANL	TOTAL			\$400
Landowner agrees that all terms	, provisions, and con	ditions of this A	greement and the	Escoment are and all	-0
confidential and Landowner agre	es not to disclose ar	ny such terms, p	rovisions or condi	tions to any person of	entity Landowner
agrees the amounts baid batshal	nt to this Agreement	shall constitute	full and final nav	ment for the Escamor	nt and any
damages, including crops and tin	nber, described abov	e. This agreme	nt shall be governe	ed by [STATE] law.	,
Landowner:				Date:	
				Date.	
			(SIGN)		
)· =,		
			(PRINT)		
			(CICAL)		
			(SIGN)		
			(DDINIT)		
			(PRINT)		
and Agent:		<u> </u>	(PRINT)		
array DEETH.			(PRINT)		
			(PRINT)		
			(PRINT) (SIGN)		

RIGHT OF ENTRY

That for and in consideration of the mutual covenants and agreements contained herein, the payment of \$10.00, and other good and valuable consideration, the receipt and sufficiency of which is hereby duly acknowledged, the Metropolitan Government of Nashville and Davidson County ("Metro"), upon approval from FEMA, hereby grants to Piedmont Natural Gas Company, Inc. ("Piedmont") permission for its employees, representatives, agents, contractors and consultants to enter upon the parcels of property identified in Exhibit A (the "Property") for the purpose of preparing said Property for the construction of permanent improvements, said work to include travel lane/temporary access to temporary work space ("TWS"), clearing trees and vegetation in TWS (collectively, the "Operations").

Piedmont agrees that:

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- 2. Piedmont will conduct the Operations with as little disturbance to the Property as is reasonably possible.
- 3. Piedmont will promptly repair any damage to the Property caused by the Operations. Piedmont does not consider clearing activities to be damages.
- 4. Piedmont will indemnify Metro, its officers, agents and employees against any claims, suits, damages and causes of action arising from or relating to the Operations.
- 5. Piedmont will provide and keep in force polices of commercial general liability insurance having limits not less than three million dollars (\$3,000,000) for each occurrence and five million dollars (\$5,000,000) in aggregate coverage for bodily injury and property damage occurring as a result of or relating to the Operations. Such policies shall name the Metropolitan Government as an additional insured.
 - Evidence of coverage as required by this paragraph shall be provided to Metro prior to the commencement of any Operations. Policies contemplated by this paragraph shall be issued by a company or companies authorized to do business in Tennessee and approved by Metro. Metro acknowledges that Piedmont self-insures all coverages.
- 6. Piedmont will advise the Director of the Metropolitan Department of General Services and any other persons the Director may designate prior to any entry upon the Property to undertake the Operations.
- 7. Piedmont understands and agrees that it will not commence any Operations unless and until FEMA has reviewed and approved Piedmont's project for the installation of the pipeline.
- 8. This Right of Entry is not exclusive, and the Metropolitan Government retains the right to use the Property for any and all purposes at any time which do not unreasonably interfere with Piedmont's rights granted herein.
- 9. Either party may cancel this agreement upon thirty (30) days' written notice to the other party.

(N0316011.1)

- 10. This agreement shall commence upon receipt of the final approval from FEMA of Piedmont's Natural Gas Line 431 Phase 2 project, Whites Creek Pike and West Hamilton Avenue.
- 11. This agreement shall automatically terminate upon passage of an ordinance by the Metropolitan Council granting Piedmont permanent easements for the construction of Piedmont's Natural Gas Line 431 Phase 2 project; provided that the agreement shall only terminate as to those parcels for which Metro has granted permanent easements if not all permanent easements are granted simultaneously.

W/permission DATE: 11-26.19 Public Property Director

Certificate Of Completion

Envelope Id: 3ED3FCB68BF845969FB6CC6106EEB609

Subject: PNG easement legislation

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Nashville, TN 37219

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sally.palmer@nashville.gov

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Sally Palmer

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Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
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