AVENUE L Between 96th and 97th Street North Side of Street Verification of Valero Ownership of Adjacent Properties

Affected Property Parcels: Manchester Subdivision, Block 46, Lots 1 - 24

Parcel Identification Number(s): 0530910000023

0530910000021 0530910000019 0530910000015

Legal Description of Land: Lot Twenty Three (23) and Lot Twenty Four (24), Block 46, Manchester Subdivision, being more fully described in Warranty Deed T007256 in the Official Public Records of Harris County, Texas.

Deed Information:

Lots 23 & 24 are covered by deed T007256 to Valero Refining.

Legal Description of Land: Lot Twenty One (21) and Lot Twenty Two (22), Block 46, Manchester Subdivision, being more fully described in Warranty Deed Y011222 in the Official Public Records of Harris County, Texas.

Deed Information:

Lots 21 & 22 are covered by deed Y011222 to Valero Refining.

Legal Description of Land: Lot Nineteen (19) and Lot Twenty (20), Block 46, Manchester Subdivision, being situated in the M.A. Callahan and A. Vince Survey, Abstract 9, being more fully described in Warranty Deed 20150485340 in the Official Public Records of Harris County, Texas.

Deed Information:

Lots 19 & 20 are covered by deed 20150485340 to Valero Refining.

Legal Description of Land: Lots One through Eighteen (1-18) and Lots Thirty One through Forty Eight (31-48) Block 46, Manchester Subdivision, being more fully described in Warranty Deeds P330786, T007256, U316842, Y011222, N269994, K447752, and X111511 in the Official Public Records of Harris County, Texas.

Deed Information:

Lots 1 & 2 are covered by deed P330786 to Phibro Energy. Document X382841 is an Affidavit of Corporate History that shows that Phibro is now Valero Refining.

Lots 3, 4, 5, 6, 9,10, 11, 12, 13, 14,15, 16, 17, 18, 37 & 38 are covered by deed T007256 to Valero Refining.

Lots 7 & 8 are covered by deed U316842 to Valero Refining.

Lots 21, 22, & 25 - 36 are covered by deed Y011222 to Valero Refining.

Lots 39 & 40 are covered by deed N269994 to Phibro Refining. Document X382841 is an Affidavit of Corporate History that shows that Phibro is now Valero Refining.

 $Lots\ 41-46\ are\ covered\ by\ deed\ K447752\ to\ Hill\ Petroleum.\ Document\ X382841\ is\ an\ Affidavit\ of\ Corporate\ History\ that\ shows\ that\ Hill\ Petroleum\ is\ now\ Valero\ Refining.$

Lots 47 & 48 are covered by deed X111511 to Valero Refining.

G&A # 5509

Tract No.	Valero-AveL-1
County of	Harris
State of	Texas

<u>LIMITED TITLE CERTIFICATE</u>

Parcel ID Number: 0530910000023

Legal Description of Land: Lot Twenty Three (23) and Lot Twenty Four (24), Block 46, Manchester Subdivision, being more fully described in Warranty Deed T007256 in the Official Public Records of Harris County, Texas.

Current Vesting Owners: Valero Refining Co Texas

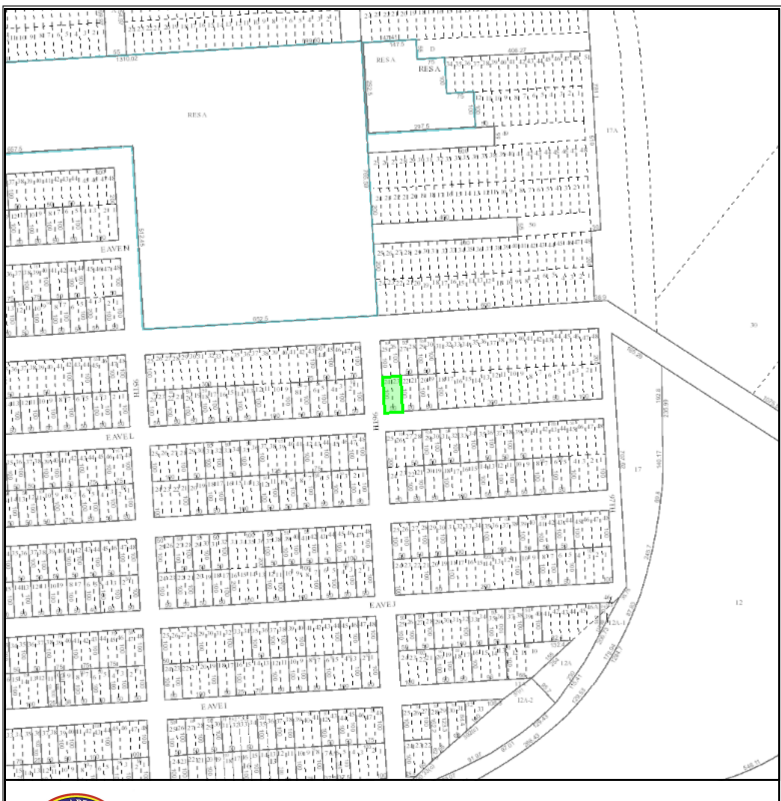
Acquired From: Grantor	Grantee	Type of Instr.	Date of Instr.	Date Instr. Recorded	Vol./Page Doc. No.
Jack E. Tankersley, a/k/a Jack Elmo Tankersley, and wife, Beryl C. Tankersley, a/k/a Beryl Coralie Tankersley and Beryle Tankersley	Valero Refining Company – Texas, a Texas corporation	General Warranty Deed	5/7/1998	8/7/1998	T007256

Easements: Grantee	Type of	Date of	Date Instr.	Vol./Page	
	Instr.	Instr.	Recorded	Doc. No.	
Enserch Gas Transmission Co.	Pipeline Lease Agreement	3/2/1987	5/28/1987	L142309	

Taxes Paid By:	Address	
Valero Refining Co Texas	Attn: Ad Valorem Tax Dept	
	PO Box 690110	
	San Antonio, TX 78269	

Comments:

					OPERTY ACC	COUNTY APPRAISAL DISTRICT PERTY ACCOUNT INFORMATION 0530910000023								
			File A Pro	test Simila	r Owner Name	Nearby Add	dresses Same Stre	et Name Related Ma	p 5655B	est e				
					Ownership	History	Fiduciary Informati	on	and the Control of Control of Control					
					Own	ner and Prop	erty Information							
Owner Name & Mailing Address:	Owner Name & VALERO REFINING CO TEXAS Mailing Address: ATTN: AD VALOREM TAX DEPT PO BOX 690110 SAN ANTONIO TX 78269-0110						Legal Description: LTS 23 & 24 BLK 46 MANCHESTER Property Address: 9621 E AVENUE L HOUSTON TX 77012							
	State Class O	ode	Land Use	Code					Building Class	8			Total Units	
	Real, Vacant C	Commercial	8001 Land Neighbo	orhood Sectio	on 1						200		0	
Land Area	3	Building Area	Net Rentable Area	N	leighborhood			Mark	et Area			Map Facet	Key Map®	
5,000 SF		0	0		5913.01		143	1D Park Place, Ge	nbrook, Oak Meado	ws Areas		5655B	535D	
					- 1	Value Statu	s Information							
	Value St	atus	Notice	Date				Hearing Status		T		Shared CAD		
-	Notice	Name and Address of the Control of t		2020		4		Protest Received		1		No		
					Ev	constions ar	nd Jurisdictions							
300	26 250	100000	2 202	£.		carpcions a	17-2 No2-4-2	F	(122/2012)		52452020	(15)2542 V. V.	Online	
Exem	ption Type	Districts	Jurisdic	tions			Exemption Value ARB Status			2019 Rate	2020 Rate	Tax Bill		
	None	001	HOUSTON ISD						Not Certified		1.136700			
		040	HARRIS COUNTY	HARRIS CO FLOOD CNTRL PORT OF HOUSTON AUTHY HARRIS CO HOSP DIST					Not Certified		0.407130			
		041							Not Certified		0.027920			
		042	- 1 ASSESS ACCESSOS OF LICENSCOOLS CA						Not Certified Not Certified					
		043												
		044	HARRIS CO EDUC DEPT						Not Certified		0.005000			
		048	HOU COMMUNITY COLLEGE	HOU COMMUNITY COLLEGE					Not Certified		0.100263			
		061	CITY OF HOUSTON				Not Certified					0.567920		
Texas l	law prohibits us fi	rom displaying residenti	al photographs, sketches, floor plans, or	information in	ndicating the age	of a proper	ty owner on our webs	ite. You can inspect t	his information or g	et a copy at HCA	D's information	center at 13013 NW F	reeway.	
						Valua	ations							
		V	alue as of January 1, 2019						Value	as of January 1, 2	2020	-10		
			Market	-		Appraised	Appraised			Marke	et	Appraised		
Land		j.	7,000			8	Land				20,00	0		
Improvement			0				Improvement					0		
Total			7,000			7,000 Total				20,00	0	20,000		
V.		C+				5-Year Va	lue History		+3			Ψ.		
						La	nd							
							alue Land							
Line		Land U	se :	Unit Type	Units	Size Factor	Site	Appr O/R Factor	Appr O/R Reason	Total Adj	Unit Price	Adj Unit Price	Value	
1		8001 Land Neighbo 4470 Industrial		SF	5,000	1.00	1.00	1.00		1.00	4.00	4.00	20,000.00	
				000		Buil	ding	40		00	S	(A)		
					1		Building Data)							
<u> </u>					525	PERSONAL PROPERTY.								





Harris County Appraisal District

DETAIL MAP OF ACCOUNT NUMBER 053091000023



0 130 260 520 Feet

Date: 9/15/2020

Geospatial or map data maintained by the Harris County Appraisal District is for informational purposes and may **not** have been prepared for or be suitable for legal, engineering, or surveying purposes. It does **not** represent an on-the-ground survey and only represents the approximate location of property boundaries.



GENERAL WARRANTY DEED

THE STATE OF TEXAS

05/07/98 200644970 T007256

\$19.25

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

That JACK E. TANKERSLEY, a/k/a JACK ELMO TANKERSLEY, and wife BERYL C. TANKERSLEY, a/k/a BERYL CORALIE TANKERSLEY and BERYLE 6 TANKERSLEY (hereinafter collectively called "Grantors"), for and in consideration of TEN DOLLARS (\$10.00) and other good and valuable consideration to Grantors in hand paid by VALERO REFINING COMPANY-TEXAS, a Texas corporation (hereinafter called/ "Grantee"), the receipt and sufficiency of which are hereby acknowledged and confessed,

Have, subject to the matters herein contained, GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL AND CONVEY unto the said Grantee, those certain lots and parcels of land situated, lying and being in Harris County, Texas, all as more fully described in the attached Exhibit A made a part hereof for all purposes, together with all and singular the rights, hereditaments and appurtenances in any way belonging or appertaining to said property and all right, title and interest in and to any adjoining streets or rights-of-way.

This conveyance is made, executed and delivered by Grantor, and is accepted by Grantee, subject only to the restrictions and the reservations, to the extent the same are valid and apply, effect or pertain to the property herein conveyed, set forth on Exhibit "B" attached hereto and hereby made a part hereof for all purposes.

TO HAVE AND TO HOLD the above property unto the said Grantee, its successors and assigns, together with all and singular the rights and appurtenances thereto in anywise belonging, forever; and Grantors do hereby bind themselves, their heirs, executors, administrators, representatives and assigns, to Warrant and Forever Defend all and singular the property unto the said Grantee, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

-1-

HOU03:531694.1

RETURN TO: D. New HOUSTON TITLE COMPANY 1800 ST. JAMES PLACE #400 HOUSTON, TEXAS 77056

8010045

HOUSTON TITLE COMPANY

WITNESS the execution hereof, this ______ day of May, 1998.

Jache Jankuse ACK E. TANKERSLEY

Beryl C. Jankersey BERYL C. TANKERSLEY

"GRANTORS"

Address of Grantee:

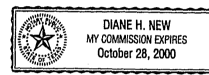
9701 Manchester Houston, Texas 77012

Ado THIDIHAONN

THE STATE OF TEXAS {
COUNTY OF HARRIS

Before me, a Notary Public, on this day personally appeared Jack E. Tankersley, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 7 day of May, 1998.



Notary Public in and for

(SEAL OR STAMP)

Printed Name of Notary Public

THE STATE OF TEXAS §

§

COUNTY OF HARRIS

Before me, a Notary Public, on this day personally appeared Beryl C. Tankersley, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this Zday of May,

DIANE H. NEW
MY COMMISSION EXPIRES
October 28, 2000

(SEAL OR STAMP)

Notary Public in and for

Printed Name of Notary Public

1998.

EXHIBIT A

Lots 1, 2, 3, 4, 11 and 12, in Block 5; Lots 32 and 33, in Block 6; Lots 17 and 18, in Block 15; Lots 45, 46, 47 and 48, in Block 26; Lots 5, 6, 7, 8, 13, 14, 15, 16, 19 and 20, in Block 35; Lots 1, 2, 3, 4, 23, 24, 39, 40, 41, 42, 43, 44, 45, 46, 47 and 48, in Block 36; Lots 3, 4, 5, 6, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 23, 24, 37 and 38, in Block 46; Lots 47 and 48, in Block 53; Lots 3 and 4, in Block 54; the South 50 feet of Lots 22, 23 and 24, in Block 56; Lots 41, 42, 43, 44, 45 and 46, in Block 65; Lots 14, 15, 35 and 36, in Block 66; Lots 1, 2, 3, 4, 17, 18, 45 and 46, in Block 75; Lots 14, 15, 38 and the adjoining East 5 feet of Lot 37; Lots 39 and 40, in Block 81; Lots 31 and 32, in Block 84 and Lots 3 and 4, in Block 103, all in MANCHESTER SUBDIVISION, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

UNOFFICIAL COPY

J.E.J. B.J.

EXHIBIT B

1. The following restrictive covenants of record:

Restrictive Covenants as set out in instrument(s) recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas, and in Volume 765, Page 377 of the Deed Records (As to Lots 4, Block 5); Volume 821, Page 45 of the Deed Records (As Lots 11 and 12, Block 5); Volume 764, Page 641 of the Deed Records (As to Lots 32 and 33, Block 6); Volume 649, Page 536 of the Deed Records (As to Lots 17 and 18, Block 15); Volume 785, Page 252 and Volume 1621, Page 332 of the Deed Records (As to Lots 45 and 46, Block 26); Volume 588, Page 432 of the Deed Records (As to Lots 47 and 48, Block 26); Volume 779, Page 521 of the Deed Records (As to Lots 5 and 6, Block 35); Volume 653, Page 39 and Volume 854, Page 484 of the Deed Records (As to Lots 7 and 8, Block 35); Volume 636, Page 564 of the Deed Records (As to Lots 13 and 14, Block 35); Volume 699, Page 505 of the Deed Records (As to Lots 15 and 16, Block 35); Volume 770, Page 505 of the Deed Records (As to Lots 1 and 2, Block 36); Volume 779, Page 650 of the Deed Records (As to Lots 3 and 4, Block 36); Volume 665, Page 575 of the Deed Records (As to Lots 23 and 24, Block 36); Volume 1650, Page 274 of the Deed Records (As to Lots 39 and 40, Block 36); Volume 1650, Page 272 of the Deed Records (As to Lots 41 and 42, Block 36); Volume 1528, Page 265 of the Deed Records (As to Lots 43 and 44, Block 36); Volume 789, Page 421 of the Deed Records (As to Lots 45 and 46, Block 36); Volume 653, Page 87 of the Deed Records (As to Lots 47 and 48, Block 36); Volume 785, Page 334 of the Deed Records (As to Lots 3 and 4, Block 46); Volume 820, Page 701 of the Deed Records (As to Lots 5 and 6, Block 46); Volume 1986, Page 413 of the Deed Records (As to Lots 9 and 10, Block 46); Volume 808, Page 35 of the Deed Records (As to Lots 11, 12, 13 and 14, Block 46); Volume 836, Page 105 of the Deed Records (As to Lots 13 and 14, Block 46); Volume 2511, Page 421 of the Deed Records (As to Lots 15 and 16, Block 46); Volume 826, Page 236 of the Deed Records (As to Lots 17 and 18, Block 46); Volume 1381, Page 502 of the Deed Records (As to Lots 23 and 24, Block 46); Volume 671, Page 578 of the Deed Records (As to Lots 37 and 38, Block 46); Volume 584, Page 99 of the Deed Records (As to Lots 47 and 48, Block 53); Volume 642, Page 144 of the Deed Records (As to Lots 3 and 4, Block 54); Volume 646, Pago 306 of the Deed Records (As to Lots 22, 23 and 24, Block 56); Volume 1539, Page 460 of the Deed Records (As to Lots 41 and 42, Block 65); Volume 1354, Page 491 of the Deed Records (As to Lots 43 and 44, Block 65); Volume 763, Page 637 of the Deed Records (As to Lots 45 and 46,

> JeJ, B. J.

Block 65); Volume 786, Page 389 of the Deed Records (As to Lots 14 and 15, Block 66); Volume 808, Page 303 of the Deed Records (As to Lots 35 and 36, Block 66); Volume 743, Page 245 of the Deed Records (As to Lots 1 and 2, Block 75); Volume 738, Page 437 of the Deed Records (As to Lots 3 and 4, Block 75); Volume 1437, Page 260 of the Deed Records (As to Lots 17 and 18, Block 75); Volume 1754, Page 427 of the Deed Records (As to Lots 45 and 46, Block 75); Volume 649, Page 423 of the Deed Records (As to Lots 14 and 15, Block 81); Volume 665, Page 60 of the Deed Records (As to Lots 37 and 38, Block 81); Volume 646, Page 328 of the Deed Records (As to Lots 39 and 40, Block 81); Volume 838, Page 62 and Volume 1981, Page 380 of the Deed Records (As to Lots 31 and 32, Block 84); all of Harris County, Texas, and filed for record in the office of the County Clerk of Harris County, Texas, under Clerk's File No(s). M-716126. (As to Lots 3 and 4, Block 103)

Restrictions by general scheme as set forth in instruments recorded in Volume 765, Page 377 and Volume 699, Page 505 of the Deed Records of Harris County, Texas. (As to Lots 1, 2 and 3, Block 5 and Lots 19 and 20, Block 35)

- 2. Pipeline right-of-way in favor of Ensearch Gas Transmission Company as evidenced by instrument filed under Harris County Clerk's File No. L-142309.
- 3. Pipeline right-of-way granted to Eastern States Petroleum Co., Inc. by instrument recorded in Volume 1182, Page 143 of the Deed Records of Harris County, Texas. (As to Lots 14 and 15, Block 66).
- 4. All oil, gas and other minerals of every character in and under the herein described property, as reserved in instrument filed for record in the office of the County Clerk of Harris County, Texas, under Clerk's File No. E-777332. (A Waiver of Surface rights is contained therein.) (As to Lots 47 and 48, Block 53).
- 5. All oil, gas and other minerals of every character in and under the herein described property, as reserved in instrument filed for record in the office of the County Clerk of Harris County, Texas, under Clerk's File No. H-172896. (As to the South 50 feet of Lots 22, 23 and 24, Block 56).



518-46-0428

ANY PROVISION HEREN WHICH RESTRICTS THE SALE REVIEW, OH USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OF RACE IS NIVER AND UNENFORCEASE UNDER FEDERAL LAY THE STATE OF TEXAS].

I hereby certify that this instrument was FILED in Fike Number Sequence on the date and at the time stamped hereon by me; and was dufy RECORDED, in the Official Public Rocerds of Real Property of Harris County, Texas on

7 1998 MAY



Benely BX

HARRIS COUNTY TEXAS

05/28/87 00377601 L142309 \$ 11.00

PIPELINE LEASE AGREEMENT

STATE OF TEXAS

9 §

COUNTY OF HARRIS

L142309

THIS AGREEMENT OF LEASE, made and entered by and between ENSERCH GAS TRANSMISSION COMPANY, a Subsidiary of ENSERCH CORPORATION (hereinafter sometimes called "Lessor") and HOUSTON PIPE LINE COMPANY (hereinafter sometimes called "Lessee");

WITNESSETH:

WHEREAS, Lessee desires to lease from Lessor and Lessor is willing to lease to Lessee, "Subject 14" Pipeline", as such term is hereinafter defined, on the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of Ten Dollars (\$10.00) and other good and valuable considerations paid by Lessee to Lessor, the receipt and sufficiency of which is hereby acknowledged, the parties hereto have AGREED and do hereby AGREE as follows, to-wit:

1.

Subject to the other terms, conditions and covenants hereof, Lessor does hereby Lease and Let unto Lessee, those certain pipeline facilities in Harris County, Texas, more particularly described as follows, to-wit;

That certain 14" pipeline beginning at intersection of 96th Street and East Avenue "H" in the Manchester Addition of the City of Houston at point of tie-in of 14" line owned by Hill Petro-leum Company;

THENCE northerly along 96th Street to its intersection with East Avenue "R";

THENCE northeasterly and southeasterly with said 14" pipeline across property of Hill Petroleum Company to point of tie-in with pipeline facilities of Hill Petroleum Company as originally constructed in 1961;

TOGETHER with all and singular the appurtenances and hereditaments related or pertaining to said 14" pipeline, including without limitation, existing permits, licenses, easements and rights of way of Lessor pertaining or related to said 14" pipeline;

such pipeline facilities being herein sometimes referred to as the "Subject 14" Pipeline".

Ret J. H. Cathey Ensearch Gas Drans nussion Co. 10375 Richmond, Suite 1580. Houston Tx 77042

| | \ \ The term of this lease shall commence on June 1, 1986 and shall continue in full force and effect thereafter; provided, however, in the event that certain Gas Exchange Agreement between Lessor and Lessee of even date herewith is terminated, then this Pipeline Lease Agreement shall automatically terminate contemporaneously with the termination of such Gas Exchange Agreement.

3.

Lessor reserves and excepts from the terms of this lease any capacity in Subject 14" Pipeline in excess of that committed under Gas Exchange Agreement between Lessee and Lessor dated June 1, 1986, and any capacity that may not be required from time to time by Lessee and its affiliated companies to provide service to Hill Petroleum Company.

4.

Lessee, at its sole cost and expense, shall operate and maintain the Subject 14" Pipeline in good and substantial repair, order and condition, and in compliance with all applicable state and federal rules and regulations. Lessee hereby accepts the responsibility for the necessary repair and replacement of the Subject 14" Pipeline during the period hereof, regardless of the causes which necessitate such repair or replacement, and upon the expiration or termination of this lease, Lessee shall return the Subject 14" Pipeline, together with all improvements, repairs and replacements thereon and all fixtures and parts attached thereto, to the Lessor, in substantially the same condition as of June 1, 1986, normal wear and tear for the purpose for which said pipeline is leased to the Lessee, excepted.

5.

Lessee shall pay, prior to delinquency, all taxes (other than ad valorem taxes due and payable on Lessor's interest in said pipeline) levied and assessed upon Lessee's lease, use, and operation of the Subject 14" Pipeline, and shall hold Lessor free and harmless with respect thereto.

6.

In connection with its use, operation, maintenance and repair of the Subject 14" Pipeline, Lessee shall comply with all applicable laws and ordinances, and with all rules, regulations and orders of governmental authorities having jurisdiction, and shall hold Lessor free and harmless with respect thereto.

7.

Upon the expiration of the term of this contract the Lessor shall be entitled to take immediate possession of the Subject 14" Pipeline and the Lessee shall surrender possession thereof and all improvements, repairs and replacements thereon and all fixtures and parts attached thereto, to the Lessor.

8.

Any notice herein provided to be given by one of the parties to the other may be given by letter or telegram of the party giving such notice, mailed or sent to the other party, postable or other charges prepaid, at the address next set out, to-wit:

Lessor: Enserch Gas Transmission Company

10375 Richmond Avenue, Suite 1580

Houston, TX 77042

Attn: Transportation Department

Lessee: Houston Pipe Line Company

P. O. Box 1188

Houston, Texas 77001

or at such other post office address as either party shall from time to time designate in writing as its address for such purpose by letter mailed or delivered to the other party.

9.

Lessor makes no warranties express or implied with regard to the Subject 14" Pipeline, including without limitation any warranty of MERCHANTABILITY OF FITNESS FOR A PARTICULAR PURPOSE. However, Lessor does warrant that it is the owner of such pipeline.

10.

Lessee shall be liable and responsible for all claims, injuries, damages and losses of whatsoever nature and character which may result from or which may be attributable to Lessee's operation or use of the Subject 14" Pipeline, and Lessee agrees to indemnify and hold Lessor harmless from and against any and all such claims, suits, demands, injuries, damages or other losses of every kind and character arising in favor of any party in any way incident to, arising out of, or resulting from Lessee's operation or use of the Subject 14" Pipeline.

11.

Lessee will not assign this lease or sublease the pipeline facilities or any part thereof, or mortgage, pledge or hypothecate its interest in the facilities or grant any concession without the prior express written consent of Lessor, and any attempt to do any of the foregoing without Lessor's consent shall be void. Lessor will not

unreasonably withhold its consent to a sublease or assignment. Notwithstanding any such consent, the undersigned Lessee will remain jointly and severally liable along with each approved assignee or sublessee who shall automatically become liable for all obligations of Lessee hereunder, and Lessor shall be permitted to enforce the provisions of this agreement directly against the undersigned Lessee and/or any assignee or sublease without proceeding in any way against any other person. However, Lessor hereby grants Lessee the right to assign this lease subject to the provisions above only to Hill Petroleum Company ("Hill") without consent. In the event Lessee assigns this lease to Hill, Lessee shall still be bound by the terms and provisions of this article.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in duplicate originals as of March > 1986.7

ENSERCH GAS TRANSMISSION COMPANY, A SUBSIDIARY OF ENSERCH CORPORATION

"Lessor"

HOUSTON PIPE LINE COMPANY

W

Title - Gelentere V. P.

"Lessee"

DWK

THE STATE OF TEXAS COUNTY OF ITALLAS

BEFORE ME, the undersigned authority, on this day personally W. F. WEIDLER, IR. , of ENSERCH GAS TRANSMISSION COMPANY, A SUBSIDIARY OF ENSERCH CORPORATION, a corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

of GIVEN under my hand and seal of office; this the , 1986. 7 miles market of the section

NOTARY PUBLIC in an for

The State of

NANCY J. TAYLOR Notary Public, State of Texas My Commission Expires May 27, 1990

THE STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally of HOUSTON PIPE LINE COMPANY, a corporation known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

GIVEN under my hand and seal of office, this the A day of , 1986.

RECORDER'S MEMORANDUM

ALL BLACKOUTS, ADDITIONS AND CHANGES WERE PRESENT AT THE TIME THE INSTRUMENT

WAS FILED AND RECORDED.

NOTARY PUBLIC in and for

The State of Lea

ANY PROVISION HATHIN WHICH RESIDENCE HIS SENTING AND UNERFOREABLE UNDER FEDERAL LAW.
THE STATE OF TEXAS
COUNTY OF HARRIS
I hereby certify that this instrument was FILED in Fillo Number
Saquence on the data and at the time stamped hereon by ms; and was
duly RECORDED, in the Official Public Records of Real Property of Harris
County, Texas on

MAY 28 1987



G&A # 5509

Tract No.	Valero-AveL-2
County of	Harris
State of	Texas

LIMITED TITLE CERTIFICATE

Parcel ID Number: 0530910000021

Legal Description of Land: Lot Twenty One (21) and Lot Twenty Two (22), Block 46, Manchester Subdivision, being more fully described in Warranty Deed Y011222 in the Official Public Records of Harris County, Texas.

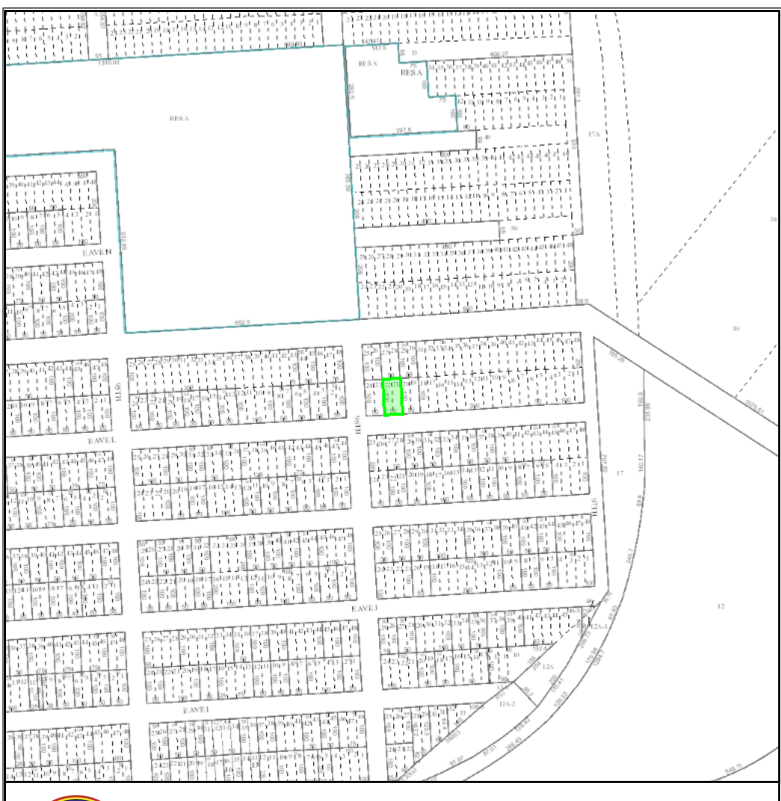
Current Vesting Owners: Valero Refining-Texas, L.P.

Acquired From: Grantor	Grantee	Type of Instr.	Date of Instr.	Date Instr. Recorded	Vol./Page Doc. No.
P & M Crane Service, Inc.	Valero Refining-Texas, L.P.	Special Warranty Deed	10/21/2004	10/22/2004	Y011222

Easements: Grantee	Type of Instr.	Date of Instr.	Date Instr. Recorded	Vol./Page Doc. No.
Enserch Gas Transmission Co.	Pipeline Lease Agreement	3/2/1987	5/28/1987	L142309

Taxes Paid By:	Address	
Valero Refining Texas LP	% Ad Valorem Dept	
	PO Box 690110	
	San Antonio, TX 78269	

Comments:





Harris County Appraisal District

DETAIL MAP OF ACCOUNT NUMBER 0530910000021



0 130 260 520 Feet

Date: 9/15/2020

Geospatial or map data maintained by the Harris County Appraisal District is for informational purposes and may **not** have been prepared for or be suitable for legal, engineering, or surveying purposes. It does **not** represent an on-the-ground survey and only represents the approximate location of property boundaries.



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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

SPECIAL WARRANTY DEED

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

§ §

That P & M CRANE SERVICE, INC., a Texas corporation (hereinafter called "Grantor"), whose current mailing address is 919 Chase Lock Drive, Bacliff, Harris County, Texas 77518, for and in consideration of TEN DOLLARS (\$10.00) and other good and valuable consideration to Grantor in hand paid by VALERO REFINING-TEXAS, L.P., a Texas limited partnership (hereinafter called "Grantee"), the receipt and sufficiency of which are hereby acknowledged and confessed,

Has, subject to the matters herein contained, GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL AND CONVEY unto the said Grantee, the following described lots and parcels of land situated, lying and being in Harris County, Texas, together with all improvements thereon and all and singular the rights, hereditaments and appurtenances in any way belonging or appertaining to said property and all right, title and interest in and to any adjoining streets or rights-of-way:

Lots Twenty-one (21), Twenty-two (22), Twenty-five (25), Twenty-six (26), Twenty-seven (27), Twenty-eight (28), Twenty-nine (29), Thirty (30), Thirty-one (31), Thirty-two (32), Thirty-three (33), Thirty-four (34), Thirty-five (35) and Thirty-six (36), in Block Forty-six (46), of MANCHESTER SUBDIVISION, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

This conveyance is made, executed and delivered by Grantor, and is accepted by Grantee, subject only to the title exceptions listed and described in Exhibit A attached hereto and hereby made a part hereof for all purposes to the extent the same are valid and apply, effect or pertain to the property herein conveyed.

TO HAVE AND TO HOLD the above property unto the said Grantee, its successors and assigns, together with all and singular the rights and appurtenances thereto in anywise belonging, forever; and Grantor does hereby bind itself, its representatives, successors and assigns, to Warrant and Forever Defend all and singular the property unto the said Grantee,

1

its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under Grantor but not otherwise.

WITNESS the execution hereof, this day of October, 2004.

P & M CRANE SERVICE, INC.

Glenda R. Moore, Secretary/Treasurer

"GRANTOR"

Address of Grantee:

Valero Refining-Texas, L.P. 9701 Manchester Houston, Texas 77012

THE STATE OF TEXAS
COUNTY OF HARRIS

Before me, the undersigned, a Notary Public, on this day personally appeared Glenda R. Moore, Secretary/Treasurer of P & M Crane Service, Inc., known by me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act of the said P & M Crane Service, Inc., a Texas corporation, and that she has executed the same for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this day of October,

2004.

Notary Public in and for

the State of Texas

My Comm

(SEAL OF

DIANE H. NEW
MY COMMISSION EXPIRES
X DITES October 28, 2008

Printed Name of Notary Public

EXHIBIT A

TITLE EXCEPTIONS

- Covenants, conditions and restrictions, as provided in instruments recorded in Volume 1930, Page 298 (as to Lots 21 and 22); Volume 1253, Page 576 (as to Lots 25 and 26); Volume 2176, Page 110 (as to Lots 27 and 28); Volume 781, Page 385 (as to Lots 29, 30, 31 and 32); Volume 2274, Page 333 (as to Lots 29 and 30); Volume 2454, Page 642 (as to Lots 31 and 32); and Volume 783, Page 268 (as to Lots 33, 34, 35 and 36) all of the Deed Records of Harris County, Texas.
- Building line sixty (60) feet in width along the front line of the herein described property as provided for in instrument recorded in Volume 1253, Page 576, of the Deed Records of Harris County, Texas. (As to Lots 25 and 26).
- Pipeline Lease Agreement contained in instrument filed for record in the Office of the County Clerk of Harris County, Texas, on May 28, 1987 under Clerk's File No. L-142309, Film Code Reference No. 181-27-0002 between Enserch Gas Transmission Company, a subsidiary of Enserch Corporation, and Houston Pipe Line Company dated March 2, 1987.

ANY PROVISION HEREIN WHICH RESTRICTS THE SULE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALIO AND UNFORCEABLE UNDER FEDERAL LAW THE STATE OF TEXAS COUNTY OF HARRIS

I hereby certify that this instrument was FILED in file number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED, in the Official Public Records of Real Property of Harris County Texas on

OCT 2 2 2004

COUNTY CLERK
RRIS COUNTY, TEXAS

05/28/87 00377601 L142309 \$ 11.00

PIPELINE LEASE AGREEMENT

STATE OF TEXAS

9 §

COUNTY OF HARRIS

L142309

THIS AGREEMENT OF LEASE, made and entered by and between ENSERCH GAS TRANSMISSION COMPANY, a Subsidiary of ENSERCH CORPORATION (hereinafter sometimes called "Lessor") and HOUSTON PIPE LINE COMPANY (hereinafter sometimes called "Lessee");

WITNESSETH:

WHEREAS, Lessee desires to lease from Lessor and Lessor is willing to lease to Lessee, "Subject 14" Pipeline", as such term is hereinafter defined, on the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of Ten Dollars (\$10.00) and other good and valuable considerations paid by Lessee to Lessor, the receipt and sufficiency of which is hereby acknowledged, the parties hereto have AGREED and do hereby AGREE as follows, to-wit:

1

Subject to the other terms, conditions and covenants hereof, Lessor does hereby Lease and Let unto Lessee, those certain pipeline facilities in Harris County, Texas, more particularly described as follows, to-wit;

That certain 14" pipeline beginning at intersection of 96th Street and East Avenue "H" in the Manchester Addition of the City of Houston at point of tie-in of 14" line owned by Hill Petro-leum Company;

THENCE northerly along 96th Street to its intersection with East Avenue "R";

THENCE northeasterly and southeasterly with said 14" pipeline across property of Hill Petroleum Company to point of tie-in with pipeline facilities of Hill Petroleum Company as originally constructed in 1961;

TOGETHER with all and singular the appurtenances and hereditaments related or pertaining to said 14" pipeline, including without limitation, existing permits, licenses, easements and rights of way of Lessor pertaining or related to said 14" pipeline;

such pipeline facilities being herein sometimes referred to as the "Subject 14" Pipeline".

Ret J. H. Cathey Ensearch Das Drans mission Co. 10375 Richmond, Suite 1580. Houston Tx 77042

The term of this lease shall commence on June 1, 1986 and shall continue in full force and effect thereafter; provided, however, in the event that certain Gas Exchange Agreement between Lessor and Lessee of even date herewith is terminated, then this Pipeline Lease Agreement shall automatically terminate contemporaneously with the termination of such Gas Exchange Agreement.

3.

Lessor reserves and excepts from the terms of this lease any capacity in Subject 14" Pipeline in excess of that committed under Gas Exchange Agreement between Lessee and Lessor dated June 1, 1986, and any capacity that may not be required from time to time by Lessee and its affiliated companies to provide service to Hill Petroleum Company.

4.

Lessee, at its sole cost and expense, shall operate and maintain the Subject 14" Pipeline in good and substantial repair, order and condition, and in compliance with all applicable state and federal rules and regulations. Lessee hereby accepts the responsibility for the necessary repair and replacement of the Subject 14" Pipeline during the period hereof, regardless of the causes which necessitate such repair or replacement, and upon the expiration or termination of this lease, Lessee shall return the Subject 14" Pipeline, together with all improvements, repairs and replacements thereon and all fixtures and parts attached thereto, to the Lessor, in substantially the same condition as of June 1, 1986, normal wear and tear for the purpose for which said pipeline is leased to the Lessee, excepted.

5.

Lessee shall pay, prior to delinquency, all taxes (other than ad valorem taxes due and payable on Lessor's interest in said pipeline) levied and assessed upon Lessee's lease, use, and operation of the Subject 14" Pipeline, and shall hold Lessor free and harmless with respect thereto.

6.

In connection with its use, operation, maintenance and repair of the Subject 14" Pipeline, Lessee shall comply with all applicable laws and ordinances, and with all rules, regulations and orders of governmental authorities having jurisdiction, and shall hold Lessor free and harmless with respect thereto.

7.

Upon the expiration of the term of this contract the Lessor shall be entitled to take immediate possession of the Subject 14" Pipeline and the Lessee shall surrender possession thereof and all improvements, repairs and replacements thereon and all fixtures and parts attached thereto, to the Lessor.

8.

Any notice herein provided to be given by one of the parties to the other may be given by letter or telegram of the party giving such notice, mailed or sent to the other party, postable or other charges prepaid, at the address next set out, to-wit:

Lessor: Enserch Gas Transmission Company

10375 Richmond Avenue, Suite 1580

Houston, TX 77042

Attn: Transportation Department

Lessee: Houston Pipe Line Company

P. O. Box 1188

Houston, Texas 77001

or at such other post office address as either party shall from time to time designate in writing as its address for such purpose by letter mailed or delivered to the other party.

9.

Lessor makes no warranties express or implied with regard to the Subject 14" Pipeline, including without limitation any warranty of MERCHANTABILITY OF FITNESS FOR A PARTICULAR PURPOSE. However, Lessor does warrant that it is the owner of such pipeline.

10.

Lessee shall be liable and responsible for all claims, injuries, damages and losses of whatsoever nature and character which may result from or which may be attributable to Lessee's operation or use of the Subject 14" Pipeline, and Lessee agrees to indemnify and hold Lessor harmless from and against any and all such claims, suits, demands, injuries, damages or other losses of every kind and character arising in favor of any party in any way incident to, arising out of, or resulting from Lessee's operation or use of the Subject 14" Pipeline.

11.

Lessee will not assign this lease or sublease the pipeline facilities or any part thereof, or mortgage, pledge or hypothecate its interest in the facilities or grant any concession without the prior express written consent of Lessor, and any attempt to do any of the foregoing without Lessor's consent shall be void. Lessor will not

unreasonably withhold its consent to a sublease or assignment. Notwithstanding any such consent, the undersigned Lessee will remain jointly and severally liable along with each approved assignee or sublessee who shall automatically become liable for all obligations of Lessee hereunder, and Lessor shall be permitted to enforce the provisions of this agreement directly against the undersigned Lessee and/or any assignee or sublease without proceeding in any way against any other person. However, Lessor hereby grants Lessee the right to assign this lease subject to the provisions above only to Hill Petroleum Company ("Hill") without consent. In the event Lessee assigns this lease to Hill, Lessee shall still be bound by the terms and provisions of this article.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in duplicate originals as of $March \ge 1986.7$

ENSERCH GAS TRANSMISSION COMPANY, A SUBSIDIARY OF ENSERCH CORPORATION

"Lessor"

HOUSTON PIPE LINE COMPANY

W

Title - Gleutine V. P.

"Lessee"

THE STATE OF TEXAS COUNTY OF ITALLAS

BEFORE ME, the undersigned authority, on this day personally W. F. WEIDLER, IR. , of ENSERCH GAS TRANSMISSION COMPANY, A SUBSIDIARY OF ENSERCH CORPORATION, a corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

Plin GIVEN under my hand and seal of office; this the 3 1986. 7 Company of the survey of the survey

NOTARY PUBLIC in an for

The State of

NANCY J. TAYLOR Notary Public, State of Texas My Commission Expires May 27, 1990

THE STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally of HOUSTON PIPE LINE COMPANY, a corporation known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

GIVEN under my hand and seal of office, this the A day of , 1986.

RECORDER'S MEMORANDUM

ALL BLACKOUTS, ADDITIONS AND CHANGES WERE PRESENT AT THE TIME THE INSTRUMENT

WAS FILED AND RECORDED.

NOTARY PUBLIC in and for

The State of Leas

181-27-0007

ANY PROMISION HEATIN WHICH RESINGES THE SALE, NEW M. ON UNC OF THE PERSONNED REAL PROMISERY DECAUSE UP COURS OR PACE IS INVALID AND UNENFORCEASKE UNDER FEDERAL LAW. THE STATE OF TEXAS }
COUNTY OF HARRIS }
I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by ms; and was duly RECORDED, in the Official Public Records of Real Property of Harris County, Texas on

MAY 28 1987



G&A # 5509

Tract No.	Valero-AveL-3
County of	Harris
State of	Texas

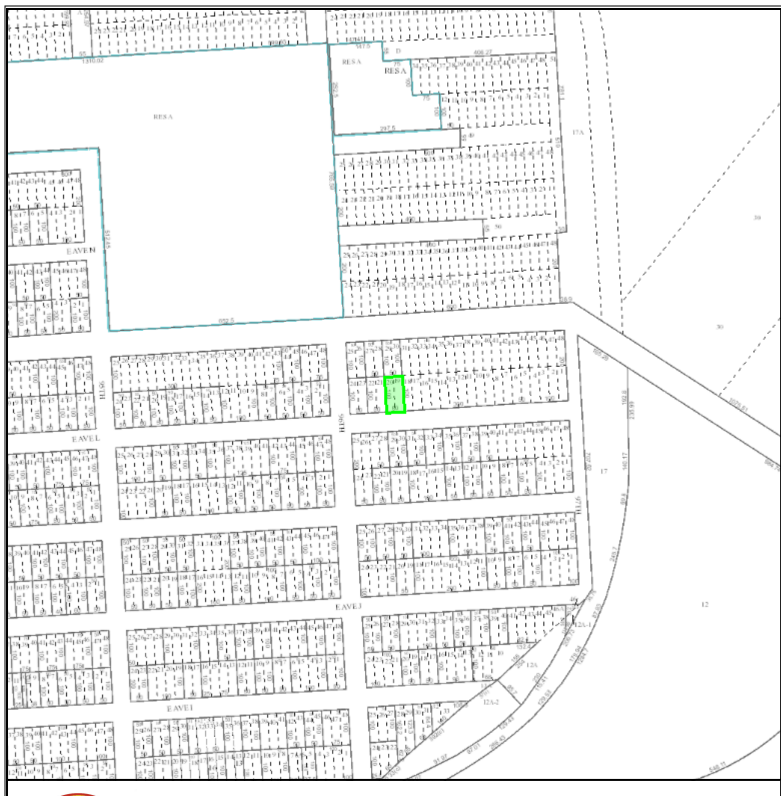
LIMITED TITLE CERTIFICATE

Parcel ID Number: 0530910000019 Legal Description of Land: Lot Nineteen (19) and Lot Twenty (20), Block 46, Manchester Subdivision, being situated in the M.A. Callahan and A. Vince Survey, Abstract 9, being more fully described in Warranty Deed 20150485340 in the Official Public Records of Harris County, Texas. Current Vesting Owners: Valero Refining-Texas, L.P. **Acquired From:** Grantee Type of Date of Date Instr. Vol./Page Grantor Instr. Instr. Recorded Doc. No. Valero Refining-Texas, $2\overline{015}\overline{0485340}$ 10/23/2015 Jimmy Vasquez General 10/23/2015 Warranty Deed Type of Date of Date Instr. Vol./Page **Easements:** Recorded Instr. Instr. Doc. No. Grantee None of Record

Taxes Paid By:	Address	
Valero Refining Texas LP	1 Valero Way	
	San Antonio, TX 78249	

Comments:

					PERTY ACC	OUNTY APPRAISAL DISTRICT ERTY ACCOUNT INFORMATION 0530910000019				Print E-mail				
			Owner Servi	ces Simila	r Owner Name	Nearby Ad	dresses Same 9	Street Name Related	Map 5655B					
						Ownershi	p History							
					Owne	er and Prop	erty Information							
Owner Name & Mailing Address:	Owner Name & VALERO REFINING TEXAS LP				Legal Description: LTS 19 & 20 BLK 46 MANCHESTER Property Address: 9611 E AVENUE L HOUSTON TX 77012									
	State Class C	ode	Land Use C	ode					Building	Class				Total Units
	Real, Vacant C	Commercial	8001 Land Neighbor	hood Section	11	.0						200		0
Land Area		Building Area	Net Rentable Area	Ne	eighborhood			Ma	rket Area				Map Facet	Key Map®
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					V	/alue Status	Information							
		Value Status	Î				tice Date		Ť			Shared C	AD	
1		Noticed					/17/2020					No	****	
			**		Eve	emotions en	d Jurisdictions							
Exempt	ion Type	Districts	Jurisdictions				tion Value	ARB Status			1	2019 Rate	2020 (Rate Online Tax Bill
No	one	001	HOUSTON ISD			Certified: 08/21/2020			0	1.136700				
		040	HARRIS COUNTY					TOTAL CONTRACTOR	ied: 08/21/202			0.407130		
				HARRIS CO FLOOD CIVITAL				Certified: 08/21/2020				0.027920		
		042	PORT OF HOUSTON AUTHY					Certified: 08/21/202		0	1	0.010740		
		043	HARRIS CO HOSP DIST		Certified: 08/21/2020			0		0.165910				
		044	HARRIS CO EDUC DEPT					Certif	ied: 08/21/202	3/21/2020		0.005000		
		048	HOU COMMUNITY COLLEGE		Certified: 08/21/2020			0		0.100263				
		061	CITY OF HOUSTON				Certified: 08/21/2020 0.567920							
Texas l	aw prohibits us f	rom displaying resident	ial photographs, sketches, floor plans, or in	formation in	dicating the age	of a propert	y owner on our w	ebsite. You can inspect	this informatio	n or get a cop	py at HCAI	D's information o	enter at 13013 NW	Freeway.
						Valua	tions							
		1	Value as of January 1, 2019				101 000000			Value as of Ja	anuary 1, 2	.020		
			Market			Appraised					Appraised			
Land			7,000				Land	20			20,000		73-5,13-2-3-3-7-	
Improvement			0				Improvement					0		
Total			7,000			7,000	Total			Î		20,000		20,000
)			Ci-			5-Year Val	ue History			10			0.	
						La	nd							
						Market Va								*
Line Land Use Unit Type Units			Units	Size Factor	Site Factor	Appr O/R Factor	Appr Rea	O/R son	Total Adj	Unit Price	Adj Unit Price	Value		
1		8001 Land Neighb 4300 General Cor		SF	5,000	1.00	1.00	1.00	-	+	1.00	4.00	4.00	20,000.00
			-W			Build	ding			019				
					Va	acant (No E	Auilding Data)							





Harris County Appraisal District

DETAIL MAP OF ACCOUNT NUMBER 0530910000019



0 130 260 520 Feet

Date: 9/15/2020

Geospatial or map data maintained by the Harris County Appraisal District is for informational purposes and may **not** have been prepared for or be suitable for legal, engineering, or surveying purposes. It does **not** represent an on-the-ground survey and only represents the approximate location of property boundaries.



STATE OF TEXAS

COUNTY OF HARRIS

GENERAL WARRANTY DEED

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Date:

October 23, 2015

Grantor:

JIMMY VASQUEZ, a single man

Grantor's Mailing Address:

7810 Burleson Rd. Austin, Texas 78744

Grantee:

VALERO REFINING-TEXAS, L.P., a Texas limited partnership

1EE

Grantee's Mailing Address:

One Valero Way

San Antonio, Bexar County, Texas 78249-1616

Attn: Real Estate Dept.

Consideration:

Ten and No/100 Dollars (\$10.00) and other valuable consideration

Property:

That certain real property that is more particularly described as:

See Exhibit "A" attached hereto and incorporated herein for all

purposes;

together with all improvements and fixtures located thereon and all rights

and appurtenances thereto in anywise belonging.

Exceptions to Conveyance and Warranty:

1. The restrictive covenants contained in the instrument recorded at Volume 1660, Page 389, Deed Records of Harris County, Texas.

Grantor, for the Consideration and subject to the Exceptions to Conveyance and Warranty, GRANTS, SELLS, and CONVEYS to Grantee the Property, together with all and singular the rights and appurtenances thereto in any way belonging, to have and hold it to Grantee, Grantee's successors and assigns forever. Grantor binds Grantor and Grantor's heirs and successors to warrant and forever defend all and singular the Property to Grantee and Grantee's successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof, except as to the Exceptions to Conveyance and Warranty.

When the context requires, singular nouns and pronouns include the plural.

[signature contained on next page]

General Warranty Deed 9611 East Avenue L Purchase - Houston Plant

This General Warranty Deed is executed by Grantor on the date set forth in the acknowledgment below, to be effective for all purposes as of the date first stated above.

JIMMY VASQUEZ

STATE OF TEXAS

3

COUNTY OF HARRIS

Ş

The foregoing instrument was acknowledged before me on October 23, 2015, by Jimmy Vasquez, individually.

10R

Notary Public, State of Texas



EXHIBIT "A"

METES AND BOUNDS DESCRIPTION FOR A (0.23 ACRE TRACT) LOTS 19 AND 20, BLOCK 46. MANCHESTER

Metes and bounds description of a 0.1148 acre tract, being Lot Nineteen (19) and Lot Twenty (20), Block 46, Manchester Subdivision, a plat of which is recorded in Volume 6, Page 26, Harris County Map Records, said Lots 19 and 20 being conveyed to Jimmy Vasquez, situated in the M.A. Callahan and A. Vince Survey, Abstract 9, Harris County, Texas, being more fully described by metes and bounds as follows:

Bearings and coordinates are based on the Texas Coordinate System, South Central Zone, NAD 83 (in feet).

COMMENCING at an iron pipe found for the Northeast corner of Block 44 at the intersection of the South right-of-way line of Manchester Avenue with the West right-of-way line of the 95th street;

THENCE, North 86°35'56" East, a distance of 810.00 feet to the Northwest corner of Lot 29, Block 46;

THENCE, South 03°24'03" East, a distance of 100.00 feet to the Northwest corner of Lot 20 and the **POINT OF BEGINNING**, from which a found fence corner bears North 35°39'51" West a distance of 1.01 feet said "POINT OF BEGINNING" having coordinates N=13,827,725.02, E=3,156,818.42;

THENCE, North 86°35'56" East, a distance of 50.00 feet to a ½" iron rod with a cap set for the Northeast corner of Lot 19:

THENCE, South 03°24'04" East, a distance of 100.00 feet to a ½" iron rod with a cap set for the Southeast corner of Lot 19;

THENCE, South 86°35'36" West, a distance of 50.00 feet to the Southwest corner of Lot 20 from which a found fence corner bears North 59°33'39" West a distance of 1.04 feet;

THENCE, North 03°24'04" West, a distance of 100.00 feet to the **POINT OF BEGINNING** and containing 0.1148 acres of land.

20150485340 # Pages 4 10/23/2015 01:17 PM e-Filed & e-Recorded in the Official Public Records of HARRIS COUNTY STAN STANART COUNTY CLERK Fees \$24.00

RECORDERS MEMORANDUM
This instrument was received and recorded electronically and any blackouts, additions or changes were present at the time the instrument was filed and recorded.

Any provision herein which restricts the sale, rental, or use of the described real property because of color or race is invalid and unenforceable under federal law.

THE STATE OF TEXAS
COUNTY OF HARRIS
I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED in the Official Public Records of Real Property of Harris County, Texas.

OF HARRIS COUNTY, INTERPRETATION & WITH

COUNTY CLERK
HARRIS COUNTY, TEXAS

Stan Stanart

G&A # 5509

Tract No.
County of
State of

Valero-AveL-4
Harris
Texas

LIMITED TITLE CERTIFICATE

Parcel ID Number: 0530910000015

Legal Description of Land: Lots One through Eighteen (1-18) and Lots Thirty One through Forty Eight (31-48) Block 46, Manchester Subdivision, being more fully described in Warranty Deeds P330786, T007256, U316842, Y011222, N269994, K447752, and X111511 in the Official Public Records of Harris County, Texas.

Current Vesting Owners: Valero Refining Texas LP, a Texas limited partnership

Acquired From: Grantor	Grantee	Type of Date of Instr. Instr.		Date Instr. Recorded	Vol./Page Doc. No.
Hill Refining Co Hill Petroleum Co Phibro Refining, Inc. Phibro Energy USA, Inc. Basis Petroleum, Inc. Valero Refining Co-Texas	Valero Refining-Texas, L.P.	Affidavit of Corporate History	2/5/2004	2/9/2004	X382841
Roy W. Nutt, Sr. and wife Jonnie M. Nutt	Phibro Energy USA, Inc.	Warranty Deed	7/1/1993	7/12/1993	P330786
Jack E. Tankersley, a/k/a Jack Elmo Tankersley, and wife, Beryl C. Tankersley, a/k/a Beryl Coralie Tankersley and Beryle Tankersley	Valero Refining Company – Texas, a Texas corporation	General Warranty Deed	5/7/1998	8/7/1998	T007256
Porfirio Almendarez and wife Emilia Del Bosque	Valero Refining Company-Texas, a Texas Corporation	General Warranty Deed	4/3/2000	4/5/2000	U316842
P & M Crane Service, Inc., a Texas Corporation	Valero Refining-Texas, LP, a Texas limited partnership	Special Warranty Deed	pecial 10/21/2004 arranty		Y011222
James Allen Reddoch	Phibro Refining, Inc., a Texas corporation	Warranty Deed	8/7/1991	8/12/1991	N269994
Charter International Oil Company	Hill Petroleum Co Phibro Energy, Inc.	Deed with Vendor's Lien*	3/12/1986	3/12/1986	K447752
Marquietta A. Hand, f/k/a Marquietta A. Brock, now known as Marquietta Avonne Heaton	Valero Refining-Texas, LP, a Texas limited partnership	General Warranty Deed	10/8/2003	10/15/2003	X111511
Easements: Grantee	Type of Instr.	Date Ins	-	te Instr. ecorded	Vol./Page Doc. No.

Easements:	Type of	Date of	Date Instr.	Vol./Page
Grantee	Instr.	Instr.	Recorded	Doc. No.
Enserch Gas Transmission Co.	Pipeline Lease Agreement	3/2/1987	5/28/1987	L142309

Taxes Paid By:	Address	
Valero Refining Co Texas	PO Box 690110	
	San Antonio, TX 78269	

Comments: *Vendor on this deed was Phibro Energy, Inc. Both companies (Hill Petroleum and Phibro Energy, later became a part of Valero in 2004 per the corporate History document provided in this title package

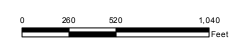
Tax Year: 2020	×		HARRIS COUNTY APPRAISAL DISTRICT REAL PROPERTY ACCOUNT INFORMATION 0530910000015								Print E-mai	Ê		
Owner Services Similar Owner Name Nearby Addresses Same Street Name Related Map 5655B														
					Ownersh	ip History	Related Accounts							
					Owne	er and Prop	erty Information							
Owner Name & VALERO REFINING CO TEXAS Mailing Address: PO BOX 690110 SAN ANTONIO TX 78269-0110				Legal Description: LTS 1 THRU 18 & LTS 31 THRU 48 BLK 46 MANCHESTER Property Address: 0 E AVENUE L HOUSTON TX 77012										
State Class Code Land Use Code				Building Class							Total Units			
2	Real, Vacant Co	ommercial	8002 Land Neighb	orhood Secti	on 2	-6						257		0
Land Area	3	Building Area	Net Rentable Area	1	Neighborhood			Mark	et Area			Map Facet		Кеу Мар®
89,995 SF	F	0	0		5913.01		14	3 1D Park Place, Gle	nbrook, Oak Me	adows Areas		5655B		535D
					V	alue Status	: Information							
		Value Status	The state of the s				tice Date		Ť		Shar	red CAD		
· ·		Noticed				1000	/17/2020				200000	No		
			*		Eve	amations an	d Jurisdictions							
Exempt	tion Type	Districts	Jurisdictions				tion Value	ARB Status 2019 Rat			late 20	20 Rate	Online Tax Bill	
N	lone	001	HOUSTON ISD		-			Certified: 08/21/2020 1.13			1.136	700		rax un
		040	HARRIS COUNTY					Certified: 08/21/2020			0.407			
		041	HARRIS CO FLOOD CIVITAL								0.027	V-27		
		042	PORT OF HOUSTON AUTHY					Certified: 08/21/2020 0.010740						
		043	HARRIS CO HOSP DIST					Certified: 08/21/2020 0.165910				0.1500		2
		044	HARRIS CO EDUC DEPT					Certifie	d: 08/21/2020		0.005	000		
		048	HOU COMMUNITY COLLEGE					Certified: 08/21/2020 0.10026			263			
		061	CITY OF HOUSTON					Certified: 08/21/2020 0.5679.			920			
Texas	law prohibits us fro	om displaying resident	ial photographs, sketches, floor plans, or	information i	ndicating the age	of a propert	y owner on our web	site. You can inspect t	his information	or get a copy at	HCAD's informat	ion center at 13013	NW Free	way.
						Value	tions							
P.			Value as of January 1, 2019			value	icioris		\6	lue as of Januar	v 1 2020			
		7	Market			Appraised				nac as or surrour		arket		Appraised
Land			125,993				Land			188,990			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Improvement		9	0				Improvement 0					-		
Total			125,993			125,993						188,990		
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Harris County Appraisal District

DETAIL MAP OF ACCOUNT NUMBER 0530910000015



Date: 9/15/2020



Geospatial or map data maintained by the Harris County Appraisal District is for informational purposes and may **not** have been prepared for or be suitable for legal, engineering, or surveying purposes. It does **not** represent an on-the-ground survey and only represents the approximate location of property boundaries.



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AFFIDAVIT OF CORPORATE HISTORY

THE STATE OF TEXAS Ş

02/09/04 300350435

\$75.00

COUNTY OF BEXAR §

BEFORE ME, the undersigned authority, on this day personally appeared J. Stephen Gilbert, Assistant Secretary of Valero Corporate Services Company, sole general partner of Valero Refining-Texas, L.P., and stated as follows:

Attached hereto are certified copies of the following documents on file with the Secretary of State of Texas reflecting the following changes in the name or structure of predecessors of Valero Refining-Texas, L.P.:

- Hill Refining Company Articles of Incorporation dated July 11, 1975. 1.
- Hill Petroleum Company Change of name to Hill Petroleum Company from Hill Refining Company dated July 17, 1975.
- Phibro Refining, Inc. Change of name to Phibro Refining, Inc. from Hill Petroleum Company dated April 1, 1991.
- Phibro Energy USA, Inc. Articles of Merger of Phibro Asphalt, Inc., Phibro Refining-Texas City, Inc., PRI Petroleum, Inc. and Phibro Marine Fuels, Inc. into Phibro Refining, Inc. and change of name to Phibro Energy USA, Inc. dated December 30, 1991, to be / 0th effective December 31, 1991.

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- Basis Petroleum, Inc. Change of name to Basis Petroleum, Inc. from Phibro Energy USA, Inc. dated February 13, 1996, to be effective April 1, 1996.
- Valero Refining Company-Texas Change of name to Valero Refining /911 Company-Texas from Basis Petroleum, Inc. dated September 3, 1997, to be effective September 1, 1997.
- Valero Refining-Texas, L.P. Conversion to Valero Refining-Texas, L.P. from Valero Refining Company-Texas dated October 30, 2001, to be effective November 1, 2001.

EXECUTED as of this 51% day of February, 2004.

VALERO REFINING-TEXAS, L.P., a Texas limited partnership

Valero Corporate Services Company, By:

a Delaware corporation, its General Partner

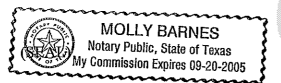
By: J. Stephen Gilbert, Assistant Secretary

HOU03:954009.2

THE STATE OF TEXAS

COUNTY OF BEXAR §

SWORN TO AND SUBSCRIBED BEFORE ME on this 44 day of February, 2004 by J. Stephen Gilbert, Assistant Secretary of Valero Corporate Services Company, a Delaware corporation, general partner of VALERO REFINING-TEXAS, L.P., a Texas limited partnership, on behalf of said limited partnership.



My Commission Expires:

09/20/2005

THE STATE OF TEXAS 8

COUNTY OF BEXAR

This instrument was acknowledged before me on February M, 2004, by J. Stephen Gilbert, Assistant Secretary of Valero Corporate Services Company, a Delaware corporation, general partner of VALERO REFINING-TEXAS, L.P., a Texas limited partnership, on behalf of said limited partnership.



MOLLY BARNES

Notary Public, State of Texas My Commission Expires 09-20-2005

UPON RECORDATION, RETURN TO:

Greg N. Martin, Esq. Baker Botts L.L.P. 910 Louisiana, Suite 3123 Houston, TX 77002 Notary Public in and for the State of Texas

My Commission Expires: 09/10/1006

HOU03:954009.2



Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

> VALERO REFINING COMPANY-TEXAS Filing Number: 36358900

Articles of Incorporation

July 11, 1975

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.



Geoffrey S. Connor Secretary of State

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ARTICLES OF INCORPORATION

OF

HILL REFINING COMPANY

FILED In the Office of the Secretary of State of Texas

JUL 1 1 1975

Japan B. Chote

Deputy Burector, Corporation Division

We, the undersigned natural persons of the age of twentyone years or more, at least two of whom are citizens of the
State of Texas, acting as incorporators of a corporation under
the Texas Business Corporation Act, do hereby adopt the following Articles of Incorporation for such corporation.

ARTICLE I.

The name of the corporation is Hill Refining Company.

ARTICLE II.

The period of its duration is perpetual.

ARTICLE III.

The purpose or purposes for which the corporation is organized are:

To deal in and transact business with respect to real and personal property and services subject to the Texas Business Corporation Act and to Part Four of the Texas Miscellaneous Corporation Laws Act; and

In general, to carry out any other business and to have and exercise all the powers conferred by the laws of Texas upon corporations formed under the Texas Business Corporation Act, and to do any and all of the things hereinbefore set forth to the same extent as natural persons might or could do.

ARTICLE IV.

The aggregate number of shares which the corporation shall have authority to issue is five hundred thousand (500,000) shares of Common Stock of \$1.00 par value per share. No share-holder shall have any preemptive right to acquire any shares or securities of any class, whether now or hereafter

authorized, which may at any time be issued, sold or offered for sale by the corporation.

The corporation may purchase, directly or indirectly, its own shares to the extent of the aggregate of unrestricted capital surplus therefor and unrestricted reduction surplus available therefor.

ARTICLE V.

The corporation will not commence business until there is received for the issuance of its shares consideration of the value of One Thousand Dollars (\$1,000), consisting of money paid, labor done or property actually received.

ARTICLE VI.

. The address of its initial registered office is 900 First City National Bank Building, Houston, Texas 77002; and the name of its initial registered agent at such address is Andrew E. Hill.

ARTICLE VII.

The number of directors constituting the initial Board of Directors is three (3), and the names and addresses of the persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and qualified are:

A. C. King 900 First City National Bank Bldg. Houston, Texas 77002

J. N. Warren 900 First City National Bank Bldg. Houston, Texas 77002

Andrew E. Hill 900 First City National Bank Bldg. Houston, Texas 77002

The right to cumulate votes in the election of directors is expressly prohibited.

ARTICLE VIII.

The names and addresses of the incorporators are:

John S. Watson

2100 First City National

Bank Building Houston, Texas 77002

William G. Lee

2100 First City National Bank Building

Houston, Texas 77002

Robert S. Baird

2100 First City National Bank Building Houston, Texas 77002

ARTICLE IX.

Except as may be provided in the Bylaws, the Board of Directors of this corporation is expressly authorized to alter, amend or repeal the Bylaws of this corporation or adopt new Bylaws, without any action on the part of the shareholders; but the Bylaws made by the Directors and the powers so conferred may be altered or repealed by the shareholders.

IN WITNESS WHEREOF, we have hereunto set our hands this lith day of July, 1975.

John S. Watson

William G. Lee

John Aldu

THE STATE OF TEXAS §

COUNTY OF HARRIS §

I, Unking Colors, front the statements contained therein are true.

Dickes Claims fronty Notary Public in and for Harris County, Texas

VICKIE ELAINE LOONEY
Notary Public in and for Harris County, ToMy Commission Expires June 1, 19

Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

VALERO REFINING COMPANY-TEXAS Filing Number: 36358900

Articles Of Amendment

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July 17, 1975

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.



Geoffrey S. Connor

Secretary of State

MARINE TO THE STATE OF THE STAT

' ARTICLES OF AMENDMENT
BY THE SHAREHOLDERS
TO THE ARTICLES OF INCORPORATION
OF
HILL REFINING COMPANY

In the Office of the Secretary of State of Texas

Secretary of State of Texas

JUL 17 1975

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London, Corporation Division

Pursuant to the provisions of Article 4.04 of the Texas

Business Corporation Act, the undersigned corporation adopts
the following Articles of Amendment to its Articles of Incorporation for the purpose of changing the name of the corporation.

ARTICLE I.

The name of the corporation is Hill Refining Company.

ARTICLE II.

The following amendment to the Articles of Incorporation was adopted by the shareholders of the corporation on July 16, 1975. ARTICLE I of the Articles of Incorporation is hereby amended so as to read as follows:

"ARTICLE I.

The name of the corporation is Hill Petroleum Gompany.

ARTICLE III.

The number of shares of the corporation outstanding at the time of such adoption was 1,000; and the number of shares entitled to vote thereon was 1,000.

ARTICLE IV.

The holders of all of the shares outstanding and entitled to vote on said amendment have signed a consent in writing adopting said amendment.

ARTICLE V.

The amendment does not effect a change in the amount of stated capital of the corporation which is \$1,000.

Dated: July 16, 1975

HILL REFINING COMPANY

By andrew E. Hell President

THE STATE OF TEXAS COUNTY OF HARRIS

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I, Lickin Elaine Foolit, a Notary Public, do hereby certify that on this 16th day of July, 1975 personally appeared before me Andrew E. Hill, who declared that he is President of the corporation executing the foregoing document, and Curtis Burson, who declared that he is Secretary of the corporation executing the foregoing document, and being first duly sworn, acknowledged that they signed the foregoing document in the capacities therein set forth and declared that the statements therein contained are true. the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year before written.

Uckie Claine Fooney Notary Public in and for I Harris County, Texas



Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

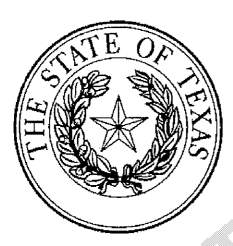
> VALERO REFINING COMPANY-TEXAS Filing Number: 36358900

Articles Of Amendment

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April 01, 1991

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.



Geoffrey S. Connor Secretary of State

FILED In the Office of the Secretary of State of Texas

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

APR 1 1991
Corporations Section

HILL PETROLEUM COMPANY

ARTICLE ONE

The name of the corporation is Hill Petroleum Company.

ARTICLE TWO

The following amendment to the Articles of Incorporation was adopted on March 20, 1991.

Article I is amended to read:

The name of the corporation is Phibro Refining, Inc.

ARTICLE THREE

The number of shares of the corporation outstanding and entitled to vote at the time of such adoption was 1,000.

ARTICLE FOUR

The holders of all shares outstanding and entitled to vote have signed a consent in writing adopting said amendment.

HILL PETROLEUM COMPANY

Its: Director & Vice President-

Supply & Trading

hpc-articles

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WRITTEN CONSENT OF THE SOLE SHAREHOLDER OF HILL PETROLEUM COMPANY

THE UNDERSIGNED, being the sole shareholder of Hill Petroleum Company (the "Company"), does hereby consent to the following resolutions:

WHEREAS, the Board of Directors of the Company has recommended to the sole shareholder that the name of the Company be changed to Phibro Refining, Inc., and that the Articles of Incorporation be amended as set forth in the Articles of Amendment attached hereto as Exhibit "A";

NOW THEREFORE BE IT

RESOLVED that the name of the Company be changed to Phibro Refining, Inc.;

RESOLVED FURTHER, that the Articles of Incorporation be amended as set forth in the Articles of Amendment attached hereto as Exhibit "A";

RESOLVED FURTHER, that the officers of the Company be, and each hereby is, authorized and empowered, in the name and on behalf of the Company, to take or cause to be taken all such action, and to sign, execute, verify, acknowledge, certify to, file and deliver all such instruments and documents, as shall in the judgment of any such officer, be necessary or appropriate in order to effectuate the purposes of the foregoing resolution, the authorization and approval of the same by the Company to be conclusively evidenced by such execution and delivery.

EXECUTED as of this 20th day of March, 1991.

PHIBRO REFINING, INC. a Delaware corporation

Name: Richard Duszynski

Title: <u>Vice President -</u> Economics & Planning

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CONSENT TO USE OF NAME

Phibro Refin	ing - Texas City, Inc.	, a corporation organized under
		ereby consents to the organization-
qualification of	Phibro Refining, Inc.	in the State of
Texas	·····	
IN WITNESS WH	EREOF, the said Phibro	Refining-Texas City, Inc. has
caused this consent to be	executed by its president and	d attested under its corporate seal by
its secretary, thi	s 6th day of March	19_91
		Phibro Refining-Texas City, Inc.
		Por Proceedings
		By: Ernst Welf
		President
Attest:		
Michael D. Young	Secretary	
(SEAL)		
(GENERAL = 500 - 7/1/90)		



Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

> VALERO REFINING COMPANY-TEXAS Filing Number: 36358900

Articles Of Merger

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December 30, 1991

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.



Geoffrey S. Connor

Secretary of State

FILED
In the Office of the
Secretary of State of Texas

ARTICLES OF MERGER

OF

PHIBRO ASPHALT, INC.
PHIBRO REFINING-TEXAS CITY, INC.
PRI PETROLEUM, INC.

PHIBRO MARINE FUELS, INC. WITH AND INTO

PHIBRO REFINING, INC.

DEC 3 0 1991

Corporations Section

Pursuant to the provisions of Article 5.04 of the Texas Business Corporation Act, the undersigned domestic and foreign corporations adopt the following Articles of Merger for the purpose of merging them into one of such corporations.

1. The names of the corporations to be merged under these Articles and the States under the laws of which they are respectively organized are as follows:

Name of Corporation	<u>State</u>
Phibro Refining, Inc. Phibro Asphalt, Inc. Phibro Refining-Texas City, Inc. PRI Petroleum, Inc. Phibro Marine Fuels, Inc.	Texas Delaware Delaware Delaware Delaware

- 2. The laws of the State of Delaware under which each of Phibro Asphalt, Inc., Phibro Refining-Texas City, Inc., PRI Petroleum, Inc. and Phibro Marine Fuels, Inc. is organized permit such merger.
- 3. The Agreement and Plan of Merger (the "Plan") is set forth as Exhibit A and incorporated by reference into these Articles.
- 4. Pursuant to the Plan, the merger shall be effective as of the 31st day of December, 1991, at 11:59 p.m. E.S.T.
- 5. As to the undersigned domestic corporation, the approval of whose sole stockholder is required, the number of shares outstanding and the designation and number of outstanding shares of each class entitled to vote as a class on such Plan, are as follows:

No. of	Entitled to Vo	te as a Class
Shares	Designation	Number of
Name of Corporation Outstanding	of Class	<u>Shares</u>
Phibro Refining, Inc. 1,000	Common	N/A

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6. As to the undersigned domestic corporation, the approval of whose sole stockholder is required, the number of shares represented by written consent of sole stockholder approving and not approving the Plan are as follows:

Total Number of Shares Entitled Shares Rep. by Written Consent Corporation

Phibro
Refining, Inc.

Total Number of Shares Entitled to Vote as a Class

Wunder of Shares Entitled to Vote as a Class

Written Consent by Written Consent Class For Plan Against Plan

Common N/A N/A

N/A

7. The Plan and the performance of its terms were duly authorized by all action required by the laws of the State of Delaware, the state of incorporation of Phibro Asphalt, Inc., Phibro Refining-Texas City, Inc., PRI Petroleum, Inc. and Phibro Marine Fuels, Inc. and by their respective constituent documents.

Dated: December 27, 1991.

PHIBRO REFINING, INC. a Texas corporation,

Robert M. Flavin

Executive Vice President - Operations & Administration

PHIBRO ASPHALT, INC. a Delaware corporation

Wayne Kubicek
Assistant Secretary

PHIBRO REFINING-TEXAS CITY, INC.

By: Wayne Kubicek

Wayne Rubicek Vice President

a Delaware corporation

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PRI PETROLEUM, INC. a Delaware corporation

Wayne Kubicek

Assistant Secretary

PHIBRO MARINE FUELS, INC. a Delaware corporation

Wayne Kubicek

Assistant Secretary

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EXHIBIT A

AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger dated as of December, 31, 1991, pursuant to Section 252 of the General Corporation Law of the State of Delaware, and Article 5.01 of the Texas Business Corporation Act, by and among Phibro Asphalt, Inc., Phibro Refining - Texas City, Inc., PRI Petroleum, Inc., Phibro Marine Fuels, Inc., all being Delaware corporations (such corporations being hereinafter collectively referred to as the "Non-Surviving Corporations"), and Phibro Refining, Inc., a Texas corporation ("Phibro Refining"), (the Non-Surviving Corporations and Phibro Refining being hereinafter collectively referred to as the "Constituent Corporations").

WITNESSETH:

WHEREAS, the respective Boards of Directors of each of the Constituent Corporations deem it advisable and in the best interests of said corporations that the Non-Surviving Corporations be merged with and into Phibro Refining (Phibro Refining sometimes hereinafter referred to as the "Surviving Corporation") as authorized by the laws of the States of Delaware and Texas under and pursuant to the terms and conditions hereinafter set forth, and each such Board has fully approved this Agreement and Plan of Merger (this "Plan");

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements herein contained, and for the purpose of setting forth the terms and conditions of said merger, the mode of carrying the same into effect, and such other details and provisions as are deemed necessary or desirable, the parties hereto have agreed and do hereby agree, subject to the approval or adoption of this Plan by the requisite vote of the sole stockholder of each of the Constituent Corporations, and subject to the conditions hereinafter set forth, as follows:

ARTICLE I

Merger

Section 1.1. <u>Surviving Corporation</u>. Subject to the adoption and approval of this Plan by the requisite vote of the sole stockholder of each of the Constituent Corporations and to the other conditions hereinafter set forth, the Non-Surviving Corporations shall be, upon the effective date of the merger, as defined in Section 1.3 hereof, merged into a single, surviving corporation, which shall be Phibro Refining, which shall continue its corporate existence and remain a Texas corporation governed by and subject to the laws of that State.

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Section 1.2. Stockholder Approval. This Plan shall be submitted for adoption and approval by the sole stockholder of each of the Constituent Corporations in accordance with the applicable laws of the States of Delaware or Texas, as appropriate, at either a Special Meeting called and held for such purpose or by Written Statement of Consent of the Sole Stockholder.

Section 1.3. <u>Effective Date</u>. The merger shall become effective on the 31st day of December, 1991, at 11:59 p.m. E.S.T. The date upon which the merger shall become effective, as defined by this Section 1.3, is referred to in this Plan as the "Effective Date."

ARTICLE II

Name and Continuing Corporate Existence of Surviving Corporation

Section 2.1. Name and Existence. The corporate name of Phibro Refining, the Surviving Corporation whose corporate existence is to survive this merger, shall be changed to "Phibro Energy USA, Inc." pursuant to an amendment to Phibro Refining's Articles of Incorporation. Phibro Refining shall continue after this merger as the Surviving Corporation, and its identity, existence, purpose, powers, objects, franchises, rights and immunities shall continue unaffected and unimpaired by the merger, and the corporate identity, existence, purposes, powers, objects, franchises, rights and immunities of the Non-Surviving Corporations shall be wholly merged into Phibro Refining, the Surviving Corporation, and Phibro Refining shall be wholly vested therewith. Accordingly, on the Effective Date, the separate existence of the Non-Surviving Corporations, except insofar as continued by statute, shall cease.

ARTICLE III

Governing Law and Certificate of Incorporation of Surviving Corporation

Section 3.1. <u>Texas Law Governs and Phibro Refining's Articles of Incorporation Survive</u>. The laws of Texas shall continue to govern the Surviving Corporation. On the Effective Date, Article I of the Articles of Incorporation of Phibro Refining shall be amended to read as follows: "The name of the corporation is Phibro Energy USA, Inc." From and after the Effective Date, such Articles of Incorporation, as so amended, and as the same may thereafter be amended as provided by law, shall be the Articles of Incorporation of the Surviving Corporation.

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ARTICLE IV

Bylaws of Surviving Corporation

Section 4.1. <u>Phibro Refining's Bylaws Survive</u>. On and after the Effective Date, the Bylaws of Phibro Refining, as in effect on the Effective Date, shall be the Bylaws of the Surviving Corporation until the same shall be altered, amended or repealed, or until new Bylaws shall be adopted in accordance with the provisions of law, the Articles of Incorporation, and the Bylaws of the Surviving Corporation.

ARTICLE V

Directors and Officers of Surviving Corporation

Section 5.1. <u>Directors and Officers of Surviving Corporation</u>. On and after the Effective Date, the board of directors and officers of Phibro Refining holding office on the Effective Date shall constitute the board of directors and officers of the Surviving Corporation, who shall hold office until the next Annual Meeting of the Stockholders and Directors and until their successors shall have been elected and qualified.

ARTICLE VI

Capital Stock of Surviving Corporation

Section 6.1. <u>Capital Stock as in Phibro Refining's Articles of Incorporation</u>. The authorized number of shares of capital stock of the Surviving Corporation, the par value, designation, preferences, rights and limitations thereof and the express terms hereof, shall be as set forth in the Articles of Incorporation of the Surviving Corporation.

ARTICLE VII

Cancellation of Securities on Merger

Section 7.1. <u>Cancellation of Non-Surviving Corporation's Stock</u>. The sole stockholder of all of the Constituent Corporations will remain the sole stockholder of the Surviving Corporation. Accordingly, on the Effective Date, each share of common stock of the Non-Surviving Corporations then issued and outstanding or held in treasury prior to the Effective Date, shall, without further action on the part of the Surviving Corporation, be cancelled and retired.

Section 7.2. <u>Non-Surviving Corporations' Transfer Books</u>
<u>Closed</u>. On the Effective Date, the stock transfer books of each of

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the Non-Surviving Corporations shall be deemed closed, and no transfer of any shares of the Non-Surviving Corporations shall thereafter be made or consummated.

ARTICLE VIII

Assets and Liabilities

Section 8.1. Assets and Liabilities of Non-Surviving Corporations Become Those of Surviving Corporation. On the Effective Date, all rights, privileges, powers, immunities and franchises of each of the Non-Surviving Corporations, both of a public and private nature, and all property, real, personal, and mixed, and all debts due on whatever account, as well as stock subscriptions and all other choses or things in action, and all and every other interest of or belonging to or due to any of the Non-Surviving Corporations, shall be taken by or deemed to be transferred to and shall vest in the Surviving Corporation without further act or deed, and all such rights, privileges, powers, immunities and franchises, property, debts, choses or things in action, and all and every other interest of each of the Non-Surviving Corporations shall be thereafter as effectively the property of the Surviving Corporation, and the title to any real or other property and any interest therein, whether vested by deed or otherwise, of any of the Non-Surviving Corporations shall not revert or be in any way impaired by reason of the merger; provided, however, that all rights of creditors and all liens upon any property of each of the Non-Surviving Corporations shall be preserved unimpaired and all debts, liabilities, restrictions, obligations and duties of the respective Non-Surviving Corporation and may be enforced against and by it to the same extent as if said debts, liabilities, restrictions, obligations and duties had been incurred or contracted by it. All actions or proceedings pending by or against any of the Non-Surviving Corporations may be prosecuted to judgment as if the merger had not taken place or the Surviving Corporation shall be substituted in place of any of the Non-Surviving Corporations.

Section 8.2. <u>Conveyances to Surviving Corporation</u>. Each of the Non-Surviving Corporations hereby agrees, respectively, that from time to time, as and when requested by the Surviving Corporation, or its successors and assigns, to execute and deliver or cause to be executed and delivered, all such deeds, conveyances, assignments and other instruments and will take or cause to be taken such further or other action as the Surviving Corporation, its successors and assigns, may deem necessary or desirable in order to vest or perfect in or confirm to the Surviving Corporation, its successors and assigns, title to and possession of

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all of the property, rights, privileges, powers, immunities, franchises and interests referred to in this Article VIII of the Plan and otherwise carry out the intents and purposes of the Plan.

Section 8.3. <u>Accounting Treatment</u>. The assets, liabilities, reserves and accounts of each Constituent Corporation shall be recorded on the books of the Surviving Corporation at the amount at which they, respectively, shall then be carried on the books of such Constituent Corporation, subject to such adjustments or elimination of inter-company items as may be appropriate in giving effect to the merger.

ARTICLE IX

Other Provisions with Respect to Merger

Section 9.1. Filing Documents of Merger. After the approval or adoption of this Plan by the sole stockholder of each Constituent Corporation in accordance with the requirements of the laws of the States of Delaware and Texas, all required documents shall be executed, filed and recorded and all required acts shall be done in order to accomplish the merger under the provisions of the applicable statutes of the States of Delaware and Texas.

ARTICLE X

Approval of the Merger

Section 10.1. <u>Approval of the Merger</u>. In order for the merger to become effective, the following action shall have been taken:

- (1) This Plan shall be adopted and approved on behalf of each Constituent Corporation in accordance with the provisions of the General Corporation Law of the State of Delaware and the Texas Business Corporation Act, as appropriate;
- (2) The Articles of Merger (with this Plan attached as a part thereof), setting forth the information required by, and executed and acknowledged in accordance with, the Texas Business Corporation Act, shall be filed in the office of the Secretary of State of the State of Texas and a Certificate of Merger shall be issued by such Secretary of State; and
- (3) The Certificate of Merger, setting forth the information required by, and executed and acknowledged in accordance with, the General Corporation Law of the State

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of Delaware, shall be filed in the Office of the Secretary of State of the State of Delaware.

ARTICLE XI

<u>Miscellaneous</u>

Section 11.1. <u>Successors and Assigns</u>. This Plan shall be binding upon and shall inure to the benefit of the parties hereto, their successors and assigns.

Section 11.2. <u>Counterparts</u>. For the convenience of the parties and pursuant to the filing of this Plan, any number of counterparts thereof may be executed and each such counterpart shall be deemed an original instrument, but all such counterparts together shall constitute but one instrument and a fully executed counterpart thereof shall be delivered to each party hereto.

Section 11.3. <u>Applicable Law</u>. This Plan shall be governed by and construed and enforced in accordance with the laws of the State of Texas.

Section 11.4. Entire Agreement. This Plan constitutes the entire Agreement and understanding between the Constituent Corporations, and supersedes any prior agreement or understanding relating to the subject matter of this Plan. This Plan may be modified or amended only by written instrument executed by all parties hereto.

Section 11.5. <u>Termination and Abandonment Before or After Stockholder Votes</u>. The Plan may be terminated and the merger contemplated herein abandoned on or prior to the Effective Date, whether before or after adoption by the sole stockholder of any of the Constituent Corporations, by the mutual consent of all of the Constituent Corporations, and this Plan shall become void and have no effect without any liability on the part of any party.

IN WITNESS WHEREOF, the corporate parties have caused this Plan to be signed in their respective corporate names by their respective duly authorized officers, all as of the day and year first above written.

ATTEST:			ASPHALT,	TMC.
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Wayne Kubicek Assistant Secretary Michael D. Young Secretary

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ATTEST:	PHIBRO REFINING - TEXAS CITY, INC.
By: Michael D. Young Secretary	By: Wayne Kubicek Vice President
ATTEST:	PRI PETROLEUM, INC.
By: Wayne Kubicek Assistant Secretary	By: Michael D. Young Secretary
ATTEST:	PHIBRO MARINE FUELS, INC.
By: Wayne Kubicek Assistant Secretary	By: Michael D. Young Secretary
ATTEST:	PHIBRO REFINING, INC.
By: Wayne Kubicek Assistant Secretary	By:

8120 WP



Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

> VALERO REFINING COMPANY-TEXAS Filing Number: 36358900

Articles Of Amendment

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February 13, 1996

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.





Feb. 13:1996 ... 2:42PM ... HUTCHESON & CRUNDY, L. L. P. "17 0 2 1 2 18. 1758 2 P. 72 3 9

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF PHIBRO ENERGY USA, INC.

FiLED ...
In the Office of the
Secretary of State of Texas

FEB 13 1996

Corporations Section

Pursuant to the provisions of Article 4.04 of the Texas Business Corporation Act ("Act"), the undersigned corporation adopts the following articles of amendment to its articles of incorporation:

ARTICLE ONE

The name of the corporation is Phibro Energy USA, Inc.

ARTICLE TWO

The following amendment to the articles of incorporation was adopted by the sole shareholder of the corporation on February 12, 1996. The amendment alters or changes Article I of the Articles of Incorporation, which is amended to read in its entirety as follows:

The name of the corporation is Basis Petroleum, Inc.

ARTICLE THREE

The foregoing amendment shall be effective as of the 1st day of April, 1996, at 12:01 a.m., C.S.T.

ARTICLE FOUR

The number of shares of the corporation outstanding at the time of such adoption was 1,000; and the number of shares entitled to vote thereon was 1,000.

ARTICLE FIVE

The holder of all of the shares outstanding and entitled to vote on said amendment has signed a consent in writing pursuant to Article 9.10 of the Act adopting said amendment.

Dated: February 12, 1996.

PHIBRO ENERGY USA, INC.

Name:

itle: decistance

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Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

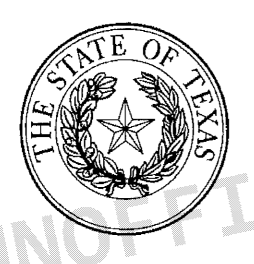
> VALERO REFINING COMPANY-TEXAS Filing Number: 36358900

Articles Of Amendment

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September 03, 1997

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.



Geoffrey S. Connor Secretary of State

1 1 2 4 4 7 1

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

BASIS PETROLEUM, INC.

In the Office of the Secretary of State of Texas

SEP 3 1997

Corporations Section

Pursuant to the provisions of Article 4 04 of the Texas Business Corporation Act ("Act"), the undersigned corporation adopts the following articles of amendment to its articles of incorporation:

ARTICLE ONE

The name of the corporation is Basis Petroleum, Inc.

ARTICLE TWO

The following amendment to the articles of incorporation was adopted by the sole shareholder of the corporation on August 29, 1997. The amendment alters or changes Article I of the Articles of Incorporation, which is amended to read in its entirety as follows:

"ARTICLE I.

The name of the corporation is Valero Refining Company-Texas."

ARTICLE THREE

The foregoing amendment shall be effective as of the 1st day of September, 1997, at 12:01 a.m., C.S.T.

ARTICLE FOUR

The number of shares of the corporation outstanding at the time of such adoption was 1,000; and the number of shares entitled to vote thereon was 1,000.

ARTICLE FIVE

The holder of all of the shares outstanding and entitled to vote on said amendment has signed a consent in writing pursuant to Article 9.10 of the Act adopting said amendment.

Dated: September 2, 1997

BASIS PETROLEUM, INC.

William E. Greehey

Chairman of the Board, Chief Executive

Officer and Proxy

To the Secretary of State of the State of Texas Statutory Filings Division Corporations Section James Earl Rudder Office Building

1019 Brazos Street Austin, Texas 78711

Valero Refining Company, a Delaware corporation authorized to do business in Texas, hereby consents to the use of the name "Valero Refining Company-Texas" by Valero Refining Company-Texas, a Texas corporation, for the purpose of said corporation filing its Articles of Amendment to the Articles of Incorporation.

Executed this 3rd day of September, 1997.

Valero Refining Company

Efic A Fisher

Assistant Secretary

Corporations Section Austin, Texas 78711-3697



Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

> Valero Refining-Texas, L.P. Filing Number: 800023619

Articles of Conversion

October 30, 2001

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 21, 2004.





ARTICLES OF CONVERSION

FILED
In the Office of the
Secretary of State of Texas

FOR

OCT 3 0 2001

VALERO REFINING COMPANY-TEXAS

Corporations Section

The undersigned being the duly authorized representative of Valero Refining Company-Texas, a Texas corporation, hereby executes these Articles of Conversion pursuant to Article 5.18 of the Texas Business Corporation Act ("TBCA"):

It is hereby certified as follows:

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- 1. The name of the converting corporation is "Valero Refining Company-Texas", a Texas corporation ("Converting Entity").
- 2. The name of the limited partnership to which the Converting Entity is to be converted is "Valero Refining-Texas, L.P.", a Texas limited partnership ("Converted Entity").
- 3. A Plan of Conversion and Reorganization for the Converting Entity to convert into a Texas limited partnership ("Plan") has been duly approved and has not been abandoned. An executed copy of the Plan is on file at the principal place of business of the Converting Entity at One Valero Place, San Antonio, Texas 78212, and will be on file from and after the conversion at the principal place of business of the Converted Entity at One Valero Place, San Antonio, Texas 78212 and will be furnished by the Converting Entity (prior to the conversion) or Converted Entity (after the conversion) on written request without cost to any partner or shareholder of the Converted Entity or Converting Entity (as applicable).
- 4. Approval of the Plan was duly authorized by all action required by the TBCA, the laws of Texas and the Converting Entity's constituent documents. The Converting Entity has 2,000 shares of authorized common stock, \$0.01 par value (and no other authorized stock) with 1,000 shares outstanding, all of which voted in favor of the conversion and adoption of the Plan.
- 5. Under the Plan, the Converted Entity will continue its existence in the form of a Texas limited partnership.
- 6. Under the Plan, the Converted Entity will be liable for payment of all applicable fees and franchise taxes of the Converting Entity as required by law.

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7. As provided in the Plan, the conversion shall be effective at 12:01 a.m. on November 1, 2001.

Dated as of October 30, 2001.

Valero Refining Company-Texas

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CERTIFICATE OF LIMITED PARTNERSHIP

OF

VALERO REFINING-TEXAS, L.P.

- 1. The name of this limited partnership is "Valero Refining-Texas, L.P.".
- 2. This limited partnership is formed pursuant to a Plan of Conversion and Reorganization for Valero Refining Company-Texas, a Texas corporation ("Converting Entity"), under Section 5.17 of the Texas Business Corporation Act and Section 2.15 of the Texas Revised Limited Partnership Act. The address of the Converting Entity is One Valero Place, San Antonio, Texas 78212, and it was originally formed as a Texas corporation on July 11, 1975.
- 3. The address of the limited partnership's registered office in Texas is 1021 Main Street, #1150, Houston, Texas 77002 and the name of the limited partnership's registered agent in Texas at such address is CT Corporation System.
- 4. The address of the principal office in the United States where records of the partnership are to be kept is One Valero Place, San Antonio, Texas 78212.
- 5. The name, mailing address, and street address of the sole general partner is:

Name of General Partner

Mailing and Street Address

Valero Corporate Services Company

One Valero Place San Antonio, Texas 78212

6. This Certificate of Limited Partnership shall be effective on November 1, 2001.

The undersigned affirms under penalty of perjury that this Certificate is executed on October 30, 2001, and to the best of its knowledge and belief, the facts stated in this Certificate are true.

General Parmer:

VALERO CORPORATE SERVICES

COMPANY

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. Wyatt Sulpling

45069893.1

CONSENT TO USE OF NAME

To the Secretary of State of the State of Texas Division of Corporations 1019 Brazos, Suite 105 Austin, TX 78701

Each of Valero Refining Company-California, Valero Refining Company-Louisiana, and Valero Refining Company-New Jersey, each Delaware corporations qualified to do business in Texas, hereby consents to the use of the name "Valero Refining-Texas, L.P." by Valero Refining Company-Texas, a Texas corporation, which will change its name to "Valero Refining-Texas, L.P." during a conversion, to be effective on or about November 1, 2001.

Executed this 30 th day of October, 2001.

VALERO REFINING COMPANY-CALIFORNIA

T. Wyat! \$tripling

Vice President

VALERO REFINING COMPANY-LOUISIANA

Title:

T. Wyatt Stripling Vice President

VALERO REFINING COMPANY-NEW JERSEY

Title: T. Wyatt Stripling

By:

Vice President

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS BY ALID AND UNENFORCEASE UNDER FEDERAL LAW THE STATE OF TEXAS COUNTY OF HARRIS

Investly certify that his instrument was FILED in File Number Sequence on the data and at the time strapped hereon by me; and was duty RECORDED. In the Official Public Records of Real Property of Harris County, Texas on

FEB - 9 2004

HARRIS COUNTY, TEXAS

4507 | 406,1

P330786

WARRANTY DEED

GF# 9305 1381 ATTN: D. New

THE STATE OF TEXAS §

KNOW ALL MEN BY THESE PRESENTS:

164-56-0247

COUNTY OF HARRIS \$

07/12/93 00898858 F330784 \$ 7,00

That ROY W. NUTT, SR. and Wife, JONNIE M. NUTT (herein called "Grantors") whose current mailing address is P. O. Box 448, Bearden, Arkansas 71720, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other valuable consideration to the Grantors paid by the Grantee herein named, the receipt and sufficiency of which is hereby acknowledged, have GRANTED, SOLD AND CONVEYED, and by these presents do GRANT, SELL AND CONVEY unto PHIBRO ENERGY USA, INC., a Texas corporation ("Grantee") of Harris County, Texas, all of the following described real property, together with all improvements thereon, in Harris County, Texas, to-wit:

Lots One (1) and Two (2), in Block Forty-six (46) of MANCHESTER, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

This conveyance is made and accepted subject only to the restrictions contained in Volume 6, Page 26, of the Map Records of Harris County, Texas, and in Volume 588, Page 506, of the Deed Records of Harris County, Texas, to the extent the same are valid and subsisting and affect the property.

TO HAVE AND TO HOLD the above described property and premises, together with all and singular the rights and appurtenance thereto in anywise belonging unto the said Grantee, its successors and assigns forever; and Grantors do hereby bind themselves, their heirs, administrators, executors and assigns to WARRANT AND FOREVER DEFEND all and singular the said property and premises unto the said Grantee, its successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof.

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Deg of 12,00

EXECUTED	this 🖊	ot day	July of June,	1993.	164-56-0248
	•				

GRANTORS:

Social Security No. 429-09-1752

JONNIE M. NUTT

Social Security No. 307-14-1736

Grantee's Address:

Phibro Energy USA, Inc. 500 Dallas, Suite 3200 Houston, TX 77002

THE STATE OF ARKANSAS allas S OF COUNTY

This instrument was acknowledged before me on Gune by ROY W. NUTT, SR.

> Printed Name: Notary Public in and for State of A R K A N S A S

My Commission Expires: Ju

THE STATE OF ARKANSAS Dallas **OUACHITA** COUNTY OF S

This instrument was acknowledged before me on tune /, 1993, by JONNIE M. NUTT.

> Notary Public in and-for State of A R K A N S A S

My Commission Expires :

ANY PROVISION MEREIN WHICH ALSTRICTS THE SALE, REITHAL ON USE OF THE DESCRIBED REAL PROFERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNEMFORCEABLE UNDERFEDERAL LAW. THE STATE OF TEXAS }
COUNTY OF HARRIS
I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED, in the Official Public Records of Real Property of Harris COUNTY DEAS ON County, Texas on

JUL 1 2 1993

Thosey a Kay HARRIS COUNTY, TEXAS

GENERAL WARRANTY DEED

THE STATE OF TEXAS

05/07/98 200644970 T007256

\$19.25

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

That JACK E. TANKERSLEY, a/k/a JACK ELMO TANKERSLEY, and wife BERYL C. TANKERSLEY, a/k/a BERYL CORALIE TANKERSLEY and BERYLE 6 TANKERSLEY (hereinafter collectively called "Grantors"), for and in consideration of TEN DOLLARS (\$10.00) and other good and valuable consideration to Grantors in hand paid by VALERO REFINING COMPANY-TEXAS, a Texas corporation (hereinafter called/ "Grantee"), the receipt and sufficiency of which are hereby acknowledged and confessed,

Have, subject to the matters herein contained, GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL AND CONVEY unto the said Grantee, those certain lots and parcels of land situated, lying and being in Harris County, Texas, all as more fully described in the attached Exhibit A made a part hereof for all purposes, together with all and singular the rights, hereditaments and appurtenances in any way belonging or appertaining to said property and all right, title and interest in and to any adjoining streets or rights-of-way.

This conveyance is made, executed and delivered by Grantor, and is accepted by Grantee, subject only to the restrictions and the reservations, to the extent the same are valid and apply, effect or pertain to the property herein conveyed, set forth on Exhibit "B" attached hereto and hereby made a part hereof for all purposes.

TO HAVE AND TO HOLD the above property unto the said Grantee, its successors and assigns, together with all and singular the rights and appurtenances thereto in anywise belonging, forever; and Grantors do hereby bind themselves, their heirs, executors, administrators, representatives and assigns, to Warrant and Forever Defend all and singular the property unto the said Grantee, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

-1-

HOU03:531694.1

RETURN TO: D. New HOUSTON TITLE COMPANY 1800 ST. JAMES PLACE #400 HOUSTON, TEXAS 77056

8010045

HOUSTON TITLE COMPANY

WITNESS the execution hereof, this ______ day of May, 1998.

Jache Jankuse ACK E. TANKERSLEY

Beryl C. Jankersey BERYL C. TANKERSLEY

"GRANTORS"

Address of Grantee:

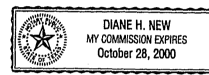
9701 Manchester Houston, Texas 77012

Ado THIDIHAONN

THE STATE OF TEXAS {
COUNTY OF HARRIS

Before me, a Notary Public, on this day personally appeared Jack E. Tankersley, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 7 day of May, 1998.



Notary Public in and for

(SEAL OR STAMP)

Printed Name of Notary Public

THE STATE OF TEXAS §

§

COUNTY OF HARRIS

Before me, a Notary Public, on this day personally appeared Beryl C. Tankersley, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this Zday of May,

DIANE H. NEW
MY COMMISSION EXPIRES
October 28, 2000

(SEAL OR STAMP)

Notary Public in and for

Printed Name of Notary Public

1998.

EXHIBIT A

Lots 1, 2, 3, 4, 11 and 12, in Block 5; Lots 32 and 33, in Block 6; Lots 17 and 18, in Block 15; Lots 45, 46, 47 and 48, in Block 26; Lots 5, 6, 7, 8, 13, 14, 15, 16, 19 and 20, in Block 35; Lots 1, 2, 3, 4, 23, 24, 39, 40, 41, 42, 43, 44, 45, 46, 47 and 48, in Block 36; Lots 3, 4, 5, 6, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 23, 24, 37 and 38, in Block 46; Lots 47 and 48, in Block 53; Lots 3 and 4, in Block 54; the South 50 feet of Lots 22, 23 and 24, in Block 56; Lots 41, 42, 43, 44, 45 and 46, in Block 65; Lots 14, 15, 35 and 36, in Block 66; Lots 1, 2, 3, 4, 17, 18, 45 and 46, in Block 75; Lots 14, 15, 38 and the adjoining East 5 feet of Lot 37; Lots 39 and 40, in Block 81; Lots 31 and 32, in Block 84 and Lots 3 and 4, in Block 103, all in MANCHESTER SUBDIVISION, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

UNOFFICIAL COPY

J.E.J. B.J.

EXHIBIT B

1. The following restrictive covenants of record:

Restrictive Covenants as set out in instrument(s) recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas, and in Volume 765, Page 377 of the Deed Records (As to Lots 4, Block 5); Volume 821, Page 45 of the Deed Records (As Lots 11 and 12, Block 5); Volume 764, Page 641 of the Deed Records (As to Lots 32 and 33, Block 6); Volume 649, Page 536 of the Deed Records (As to Lots 17 and 18, Block 15); Volume 785, Page 252 and Volume 1621, Page 332 of the Deed Records (As to Lots 45 and 46, Block 26); Volume 588, Page 432 of the Deed Records (As to Lots 47 and 48, Block 26); Volume 779, Page 521 of the Deed Records (As to Lots 5 and 6, Block 35); Volume 653, Page 39 and Volume 854, Page 484 of the Deed Records (As to Lots 7 and 8, Block 35); Volume 636, Page 564 of the Deed Records (As to Lots 13 and 14, Block 35); Volume 699, Page 505 of the Deed Records (As to Lots 15 and 16, Block 35); Volume 770, Page 505 of the Deed Records (As to Lots 1 and 2, Block 36); Volume 779, Page 650 of the Deed Records (As to Lots 3 and 4, Block 36); Volume 665, Page 575 of the Deed Records (As to Lots 23 and 24, Block 36); Volume 1650, Page 274 of the Deed Records (As to Lots 39 and 40, Block 36); Volume 1650, Page 272 of the Deed Records (As to Lots 41 and 42, Block 36); Volume 1528, Page 265 of the Deed Records (As to Lots 43 and 44, Block 36); Volume 789, Page 421 of the Deed Records (As to Lots 45 and 46, Block 36); Volume 653, Page 87 of the Deed Records (As to Lots 47 and 48, Block 36); Volume 785, Page 334 of the Deed Records (As to Lots 3 and 4, Block 46); Volume 820, Page 701 of the Deed Records (As to Lots 5 and 6, Block 46); Volume 1986, Page 413 of the Deed Records (As to Lots 9 and 10, Block 46); Volume 808, Page 35 of the Deed Records (As to Lots 11, 12, 13 and 14, Block 46); Volume 836, Page 105 of the Deed Records (As to Lots 13 and 14, Block 46); Volume 2511, Page 421 of the Deed Records (As to Lots 15 and 16, Block 46); Volume 826, Page 236 of the Deed Records (As to Lots 17 and 18, Block 46); Volume 1381, Page 502 of the Deed Records (As to Lots 23 and 24, Block 46); Volume 671, Page 578 of the Deed Records (As to Lots 37 and 38, Block 46); Volume 584, Page 99 of the Deed Records (As to Lots 47 and 48, Block 53); Volume 642, Page 144 of the Deed Records (As to Lots 3 and 4, Block 54); Volume 646, Pago 306 of the Deed Records (As to Lots 22, 23 and 24, Block 56); Volume 1539, Page 460 of the Deed Records (As to Lots 41 and 42, Block 65); Volume 1354, Page 491 of the Deed Records (As to Lots 43 and 44, Block 65); Volume 763, Page 637 of the Deed Records (As to Lots 45 and 46,

> JeJ, B. J.

Block 65); Volume 786, Page 389 of the Deed Records (As to Lots 14 and 15, Block 66); Volume 808, Page 303 of the Deed Records (As to Lots 35 and 36, Block 66); Volume 743, Page 245 of the Deed Records (As to Lots 1 and 2, Block 75); Volume 738, Page 437 of the Deed Records (As to Lots 3 and 4, Block 75); Volume 1437, Page 260 of the Deed Records (As to Lots 17 and 18, Block 75); Volume 1754, Page 427 of the Deed Records (As to Lots 45 and 46, Block 75); Volume 649, Page 423 of the Deed Records (As to Lots 14 and 15, Block 81); Volume 665, Page 60 of the Deed Records (As to Lots 37 and 38, Block 81); Volume 646, Page 328 of the Deed Records (As to Lots 39 and 40, Block 81); Volume 838, Page 62 and Volume 1981, Page 380 of the Deed Records (As to Lots 31 and 32, Block 84); all of Harris County, Texas, and filed for record in the office of the County Clerk of Harris County, Texas, under Clerk's File No(s). M-716126. (As to Lots 3 and 4, Block 103)

Restrictions by general scheme as set forth in instruments recorded in Volume 765, Page 377 and Volume 699, Page 505 of the Deed Records of Harris County, Texas. (As to Lots 1, 2 and 3, Block 5 and Lots 19 and 20, Block 35)

- 2. Pipeline right-of-way in favor of Ensearch Gas Transmission Company as evidenced by instrument filed under Harris County Clerk's File No. L-142309.
- 3. Pipeline right-of-way granted to Eastern States Petroleum Co., Inc. by instrument recorded in Volume 1182, Page 143 of the Deed Records of Harris County, Texas. (As to Lots 14 and 15, Block 66).
- 4. All oil, gas and other minerals of every character in and under the herein described property, as reserved in instrument filed for record in the office of the County Clerk of Harris County, Texas, under Clerk's File No. E-777332. (A Waiver of Surface rights is contained therein.) (As to Lots 47 and 48, Block 53).
- 5. All oil, gas and other minerals of every character in and under the herein described property, as reserved in instrument filed for record in the office of the County Clerk of Harris County, Texas, under Clerk's File No. H-172896. (As to the South 50 feet of Lots 22, 23 and 24, Block 56).



518-46-0428

ANY PROVISION HEREN WHICH RESTRICTS THE SALE REVIEW, OH USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OF RACE IS NIVER AND UNENFORCEASE UNDER FEDERAL LAY THE STATE OF TEXAS].

I hereby certify that this instrument was FILED in Fike Number Sequence on the date and at the time stamped hereon by me; and was dufy RECORDED, in the Official Public Rocerds of Real Property of Harris County, Texas on

7 1998 MAY



Benely BX

HARRIS COUNTY TEXAS

GENERAL WARRANTY DEED

04/05/00 101288966 U316842

\$13,00

THE STATE OF TEXAS

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KNOW ALL MEN BY THESE PRESENTS.

COUNTY OF HARRIS

That PORFIRIO ALMENDAREZ and wife, EMILIA DEL BOSQUE ALMENDAREZ (hereinafter collectively called "Grantors"), whose current mailing address is 802 Indiana Street, Houston, Harris County, Texas 77587, for and in consideration of TEN DOLLARS (\$10.00) and other good and valuable consideration to Grantors in hand paid by VALERO REFINING COMPANY-TEXAS, a Texas corporation (hereinafter called "Grantee"), the receipt and sufficiency of which are hereby acknowledged and confessed,

Have, subject to the matters herein contained, GRANTED, SOLD and CONVEYED, and by these presents do GRANT, SELL AND CONVEY unto the said Grantee, the following described lots and parcels of land situated, lying and being in Harris County, Texas, together with all improvements thereon and all and singular the rights, hereditaments and appurtenances in any way belonging or appertaining to said property and all right, title and interest in and to any adjoining streets or rights-of-way:

Lots Seven (7) and Eight (8) in Block Forty-six (46) of MANCHESTER SUBDIVISION, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

This conveyance is made, executed and delivered by Grantor, and is accepted by Grantee, subject only to the restrictions contained in Volume 2454, Page 640, of the Deed Records of Harris County, Texas, to the extent the same are valid and apply, effect or pertain to the property herein conveyed.

TO HAVE AND TO HOLD the above property unto the said Grantee, its successors and assigns, together with all and singular the rights and appurtenances thereto in anywise belonging, forever; and Grantors do hereby bind themselves, their heirs, executors, administrators, representatives and assigns, to Warrant and Forever Defend all and singular the property unto the said Grantee, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

140 ld 1000 000 200999

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WITNESS the execution hereof, this $\frac{3^{Aet}}{day}$ of April, 2000 53 1-50-1016

SS No.: 465-24-7885

Emilia del Bosque almendare EMILIA DEL BOSQUE ALMENDAREZ

SS No.: 461-50-0720

"GRANTORS"

Address of Grantee:

Valero Refining Company-Texas 9701 Manchester Houston, Texas 77012

THE STATE OF TEXAS

COUNTY OF HARRIS

Before me, a Notary Public, on this day personally appeared Porfirio Almendarez, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 3 day of April,

2000.

Notary Public in and for the State of Texas

Printed Name of Notary Public

(SEAL OR STAMP)

My Commission Expires:

DIANE H. NEW MY COMMISSION EXPIRES October 28, 2000

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HOU03 681016 1

THE STATE OF TEXAS

COUNTY OF HARRIS \$

Before me, a Notary Public, on this day personally appeared Emilia del Bosque Almendarez, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this Zaday of April 2000.

Notary Public in and for the State of Texas

(SEAL OR STAMP)

My Commission Expires:

Printed Name of Notary Public

DIANE H. NEW
ANY COMMISSION EXPIRE .
October 28, 2000

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COUNTY OF PANNING AN PARTIEMENT WAS FILED IN File Rumper I Indies on the date and at the time stamped herson by the property of the records. In the Official Public Records of Real Property of the Panning County Texas or

APR 5 2000

Benelly B. Layona COUNTY CLERK MADDIS COUNTY TEXAS

HOU03 681016 1

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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

SPECIAL WARRANTY DEED

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

§ §

That P & M CRANE SERVICE, INC., a Texas corporation (hereinafter called "Grantor"), whose current mailing address is 919 Chase Lock Drive, Bacliff, Harris County, Texas 77518, for and in consideration of TEN DOLLARS (\$10.00) and other good and valuable consideration to Grantor in hand paid by VALERO REFINING-TEXAS, L.P., a Texas limited partnership (hereinafter called "Grantee"), the receipt and sufficiency of which are hereby acknowledged and confessed,

Has, subject to the matters herein contained, GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL AND CONVEY unto the said Grantee, the following described lots and parcels of land situated, lying and being in Harris County, Texas, together with all improvements thereon and all and singular the rights, hereditaments and appurtenances in any way belonging or appertaining to said property and all right, title and interest in and to any adjoining streets or rights-of-way:

Lots Twenty-one (21), Twenty-two (22), Twenty-five (25), Twenty-six (26), Twenty-seven (27), Twenty-eight (28), Twenty-nine (29), Thirty (30), Thirty-one (31), Thirty-two (32), Thirty-three (33), Thirty-four (34), Thirty-five (35) and Thirty-six (36), in Block Forty-six (46), of MANCHESTER SUBDIVISION, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

This conveyance is made, executed and delivered by Grantor, and is accepted by Grantee, subject only to the title exceptions listed and described in Exhibit A attached hereto and hereby made a part hereof for all purposes to the extent the same are valid and apply, effect or pertain to the property herein conveyed.

TO HAVE AND TO HOLD the above property unto the said Grantee, its successors and assigns, together with all and singular the rights and appurtenances thereto in anywise belonging, forever; and Grantor does hereby bind itself, its representatives, successors and assigns, to Warrant and Forever Defend all and singular the property unto the said Grantee,

1

its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under Grantor but not otherwise.

WITNESS the execution hereof, this day of October, 2004.

P & M CRANE SERVICE, INC.

Glenda R. Moore, Secretary/Treasurer

"GRANTOR"

Address of Grantee:

Valero Refining-Texas, L.P. 9701 Manchester Houston, Texas 77012

THE STATE OF TEXAS
COUNTY OF HARRIS

Before me, the undersigned, a Notary Public, on this day personally appeared Glenda R. Moore, Secretary/Treasurer of P & M Crane Service, Inc., known by me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act of the said P & M Crane Service, Inc., a Texas corporation, and that she has executed the same for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this day of October,

2004.

Notary Public in and for

the State of Texas

My Comm

(SEAL OF

DIANE H. NEW
MY COMMISSION EXPIRES
X DITES October 28, 2008

Printed Name of Notary Public

EXHIBIT A

TITLE EXCEPTIONS

- Covenants, conditions and restrictions, as provided in instruments recorded in Volume 1930, Page 298 (as to Lots 21 and 22); Volume 1253, Page 576 (as to Lots 25 and 26); Volume 2176, Page 110 (as to Lots 27 and 28); Volume 781, Page 385 (as to Lots 29, 30, 31 and 32); Volume 2274, Page 333 (as to Lots 29 and 30); Volume 2454, Page 642 (as to Lots 31 and 32); and Volume 783, Page 268 (as to Lots 33, 34, 35 and 36) all of the Deed Records of Harris County, Texas.
- Building line sixty (60) feet in width along the front line of the herein described property as provided for in instrument recorded in Volume 1253, Page 576, of the Deed Records of Harris County, Texas. (As to Lots 25 and 26).
- Pipeline Lease Agreement contained in instrument filed for record in the Office of the County Clerk of Harris County, Texas, on May 28, 1987 under Clerk's File No. L-142309, Film Code Reference No. 181-27-0002 between Enserch Gas Transmission Company, a subsidiary of Enserch Corporation, and Houston Pipe Line Company dated March 2, 1987.

ANY PROVISION MERCIN WHICH RESTRICTS THE SULE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALIO AND UNFORCEABLE UNDER FEDERAL LAW THE STATE OF TEXAS COUNTY OF HARRIS

I hereby certify that this instrument was FILED in file number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED, in the Official Public Records of Real Property of Harris County Texas on

OCT 2 2 2004

COUNTY CLERK
RRIS COUNTY, TEXAS

WARRANTY DEED

THE STATE OF TEXAS COUNTY OF HARRIS

KNOW ALL MEM 18 1 THE 5 125 PRESENTS: \$ 7.00

Allen Reddoch / (herein That James "Grantor") current mailing address is Rural Route 5, Box 927-T, Canyon Lake, Texas, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other valuable consideration to the Grantor paid by the Grantee herein named, the receipt of which is hereby acknowledged, has GRANTED, SOLD AND CONVEYED, and by PHIBRO / W these presents does GRANT, SELL AND CONVEY unto REFINING, INC., a Texas corporation ("Grantee"), of Harris County, Texas, all of the following described real property, together with all improvements thereon, in Harris County, Texas, to-wit:

(39) (40) Lots Thirty-nine and Forty in MANCHESTER Forty-six (46) ο£ SUBDIVISION, subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas "Property").

This conveyance is made and accepted subject only to the restrictions contained in Volume 6, Page 26, of the Map Records of Harris County, Texas, and in Volume 2294, Page 241, of the Deed Records of Harris County, Texas, to the extent the same are valid and subsisting and affect the Property.

TO HAVE AND TO HOLD the above described Property and premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said Grantee, its successors and assigns forever; and Grantor does hereby bind himself, his heirs and assigns to WARRANT AND FOREVER DEFEND all and singular the said Property and premises unto the said Grantee, its successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof.

EXECUTED this 7th day of XXXX, 1991.

JAMES ALLEN REDDOCH

SAID DEED BEING re RECORDED TO SHOW THE CORRECT MONTH OF BEING EXECUTED AND NOTARZIED.

004-54-2494 042-20-0517

Grantee's Address:

Phibro Refining, Inc. 600 Steamboat Road Greenwich, Connecticut 06830

THE STATE OF TEXAS

HARRIS COUNTY OF

9000

This instrument was acknowledged before this me on day of XXXX, 1991, by James Allen Reddoch.

August

Notary Public in and for The State of T E X A S

Printed Name of Notary:

Commission Expires:

FILED

AN PROVISION MEMBER WHICH MESTING TO A CALIFORM. ON USE OF THE DESCRIBED MEAN PROPERTY BECAUSE OF COLOR OF RACE IS INVALID AND UNE MORECASTE UNDER FEDERAL LAW THE STATE OF TEXAS!

COUNTY OF HARRIS

I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereby by me; and was duly RECORDED, in the Official Public Records of Real Property of Marce County Texas CO. Harris County, Texas on

AUG 1 2 1991

Guita Rodsheaner COUNTY CLERK,

HARRIS COUNTY, TEXAS

RETURN TO: PHIBRO REFINING, INC. 600 STEAMBOAT ROAD GREENWICH, CONNECSICUS

00030

2 OCT

ANY PROVISION MERCIA WHICH RESTRICTS THE SALE RENTAL OR USE OF THE DESCRIBED REAL IS INVALIDATED CHARGE THE DESCRIBED REAL IS INVALIDATED CHARGE UNDER FIERRA UNIT THE STATE OF TEXAS COUNTY OF HARRIS I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED, in the Official Public Records of Real Property of Harris County, Texas on

OCT 2 1 1991



Guita Rodelen COUNTY CLERK. HARRIS COUNTY, TEXAS

K447752

DEED WITH VENDOR'S LIEN

THE STATE OF TEXAS

COUNTY OF HARRIS

* @@@@

KNOW ALL MEN BY THESE PRESENTS:

93/12/86 90228803 K447752 \$ 48.00

CHARTER INTERNATIONAL OIL COMPANY, a Texas corporation of Harris County, Texas ("Grantor"), for and in consideration of the sum of TEN DOLLARS (\$10.00) and other consideration in cash to the undersigned paid by HILL PETROLEUM COMPANY, a Texas corporation ("Grantee"), the receipt of which is hereby acknowledged, which cash consideration was paid to the Grantor herein by PHIBRO ENERGY, INC. ("Lender"), at the instance and request of the Grantee herein, the receipt of which is hereby acknowledged, as evidence of which said Grantee has executed and delivered its one certain promissory note of even date herewith, in the principal sum of Forty-Five Million and No/100 Dollars (\$45,000,000.00) payable to the order of Lender, as therein provided and bearing interest at the rates specified and providing for acceleration of maturity in event of default and for attorney's fees, (the "Note") (the terms and conditions of which are incorporated herein by reference as though fully set forth herein), has GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL, and CONVEY, Grantee, those certain tracts of land situated in Harris County, Texas, and more fully described in Exhibit "A" attached hereto and made a part hereof (the "Land"), together with

- (i) all buildings, structures, fixtures, and improvements located thereon (the "Improvements");
- (ii) all of Grantor's right, title, and interest in and to all easements, tenements, hereditaments, privileges, and appurtenances in any way belonging or appertaining to the Land or Improvements;
- (iii) all of Grantor's right, title, and interest in and to any land lying in the bed of any highway, street, road, avenue or alley open or proposed, in front of or abutting or adjoining the Land; all of Grantor's right, title and interest in and to adjacent strips or gores of real estate; and all of Seller's right, title and interest in and to any award made after the date hereof in lieu thereof and in and to any unpaid award for damage to the Land by reason of a change of grade of any highway, street, road or avenue adjoining the Land;

48 X

- all rights to the present or future use of utility wastewater, water drainage, or other to the extent transferable and to the facilities extent such use benefits the Land or Improvements, including without limitation all reservations of or commitments covering any such use in the future, whether now owned or hereafter acquired (including specifically all Wastewater Capacity Reservations and Capital Recovery Charge Receipts, if any, issued by the City of Houston and relating to the Land Improvements); and
- (v) all of the Grantor's right, title and interest in and to (1) the use of all easements, if any, whether or not of record, appurtenant to the Land and (2) the use of all strips and rights-of-way, if any, abutting, adjacent, contiguous or adjoining the Land

(collectively the "Property"), SUBJECT, HOWEVER, to those exceptions, reservations and other matters described on Exhibit "B" attached hereto and made a part hereof for all purposes, to the extent and only to the extent the same are valid and subsisting and affect the Property.

TO HAVE AND TO HOLD the Property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto Grantee, its successors and assigns forever.

But it is expressly agreed that the Vendor's Lien as well as the Superior Title in and to the Property, subject, however, to the matters set forth as Exhibit "B" hereto, is retained against the Property until the Note and all interest thereon are fully paid according to the face, tenor, effect and reading thereof, when this Deed shall become absolute, with said Vendor's Lien and Superior Title herein retained to the extent of cash advanced by Lender being hereby transferred, assigned, sold and conveyed to Lender, its successors and assigns, without warranty by or recourse on Grantor.

Notwithstanding anything herein to the contrary, this Deed is made without any warranty of title, either expressed or implied. EXCEPT AS EXPRESSLY PROVIDED IN OTHER AGREEMENTS BETWEEN GRANTOR AND GRANTEE, THE PROPERTY IS SOLD "AS IS" AND GRANTOR MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, IN FACT OR BY LAW, WHETHER OF MERCHANTABILITY, FITNESS FOR ANY

PARTICULAR PURPOSES, CONDITION OR OTHERWISE, CONCERNING ANY OF THE PROPERTY.

EXECUTED this /2/L day of March, 1986.

CHARTER INTERNATIONAL OIL COMPANY

10

ATTEST:

William Buck Assistant Secretary

GRANTOR

Address of Grantee: Hill Petroleum Company 600 Steamboat Road Greenwich, Connecticut 06830

with copy to: Greg N. Martin Hutcheson & Grundy 3300 Citicorp Center Houston, Texas 77002

THE STATE OF TEXAS

COUNTY OF HARRIS

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This instrument was acknowledged before me on this the 12 day of March, 1986, by 16mm, 15mm, 15m

My Commission Expires:

JOHN S. HOLLYFIELD

JOHN S. HOLLYFIELD

18401-Ry Public In and for the State of Texas

Layor Commission Expires 10-31-88.

Notary Public Trand for The State of A S

OF TE TER

EXHIBIT "A"

TRACT: 7.6302 ACRES JUNE 27, 1975

PART I

HARRIS COUNTY. TEXAS

J. R. HARRIS SURVEY MAIN OFFICE - TRACT NO. 1

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, CONTAINING 7.6302 ACRES OF LAND, OUT OF THE CALLAHAN AND VINCE SURVEY AND THE J. R. HARRIS SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL IS REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION, SOUTH CENTRAL ZONE.

BEGINNING AT A POINT FOR CORNER, BEING THE NORTHEAST CORNER OF THE TRACT HEREIN BEING DESCRIBED AT ITS INTERSECTION WITH THE SOUTH RIGHT-OF-WAY OF MANCHESTER AVENUE 70 FOOT RIGHT-OF-WAY, AND THE WEST BOUNDARY OF THE PUBLIC BELT RAILROAD 50 FOOT RIGHT-OF-WAY, SAID POINT BEING MARKED BY A 4" BOILER PIPE (RECOVERED) HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,184,594.79; Y=704,158.69 AND BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "0913" AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,184,769.63; Y=702,744.24 AND BEING NO7° 02' 47"W, 1,425.22 FEET TO SAID POINT OF BEGINNING.

THENCE SO2° 45' 56"E, 511.05 FEET ALONG THE EAST BOUNDARY OF THIS TRACT, COMMON WITH THE WEST BOUNDARY LINE OF THE AFOREMENTIONED PUBLIC BELT RAILROAD 50 FOOT RIGHT-OF-WAY, TO A POINT FOR CORNER, BEING THE SOUTHEAST CORNER OF THIS TRACT AT ITS INTERSECTION WITH THE NORTH RIGHT-OF-WAY BOUNDARY OF THE MUNICIPAL BELT RAILROAD 50 FOOT RIGHT-OF-WAY, MARKED BY A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,184,619.45; Y=703,648.24". AT 510.48 FEET PASS A 3" GALVANIZED IRON PIPE AT FENCE CORNER.

THENCE N71° 31' 45"W, 1,347.96 FEET ALONG THE SOUTHERLY BOUNDARY OF THIS TRACT, AS PARTIALLY FENCED AND OCCUPIED, TO A POINT FOR CORNER, BEING THE SOUTHWEST CORNER OF THIS TRACT AT ITS INTFRSECTION WITH THE EAST BOUNDARY OF OCCIDENTAL CHEMICAL COMPANY OF TEXAS PROPERTY. AT 1,112.20 FEET PASS A 2" GALVANIZED IRON PIPE AT FENCE CORNER, BEING C.53 FEET NORTH OF SAID PROPERTY LINE.

THENCE NO3° 09' 54"W, 18.02 FEET ALONG THE WEST BOUNDARY OF THIS TRACT, COMMON WITH THE EAST BOUNDARY OF THE AFOREMENTIONED OCCIDENTAL CHEMICAL CO. OF TEXAS PROPERTY, TO A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,183,339.95; Y=704,093.30".

THENCE N87° 01' 01"E, 1,256.56 FEET ALONG THE NORTH BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE SOUTH BOUNDARY OF THE AFOREMENTIONED MANCHESTER AVENUE 70 FOOT RIGHT-OF-WAY, TO THE POINT OF BEGINNING CONTAINING 7.6502 ACRES OF LAND. AT 55.18 FEET PASS A 3" GALVANIZED IRON PIPE AND FENCE CORNER. AT 954.53 FEET PASS A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STANDED "CIOC 1975"WITH COORDINATES STANDED AS FOLLOWS: "X=3,184,293.17; Y=704,142.98". TOGETHER WITH EASEMENT RIGHTS CONTAINED IN THAT CERTAIN DEED RECORDED IN VOLUME 398, PAGE 395 DEED RECORDS OF HARRIS COUNTY, TEXAS.

I, N. R. RICKER, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN CERTIFIED PLAT ENTITLED EXHIBIT "B", MAIN OFFICE TRACT NO. 1, DATED JUNE 11, 1975.

N. R. RICKER

REG. PUBLIC SURVEYOR NO. 557

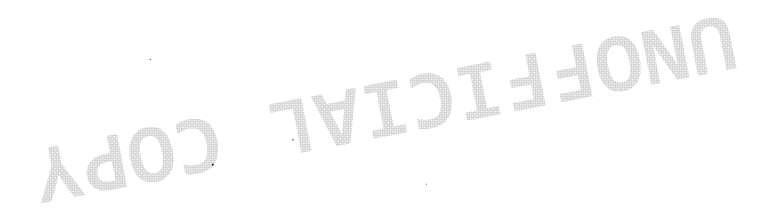


EXHIBIT "A"

TRACT: 15.7878 ACRES
JUNE 27, 1975

SOUTH CENTRAL ZONE.

PART I TRACT II HARRIS COUNTY, TEXAS

CALLAMAN & VINCE SURVEY J. R. HARRIS SURVEY

TANK FARM TRACT NO. 2

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, CONTAINING 15.7878 ACRES OF LAND, OUT OF THE CALLAHAN & VINCE SURVEY AND THE J. R. HARRIS SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL IS REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION,

BEGINNING AT A POINT FOR CORNER, BEING THE NORTHEAST CORNER OF THIS TRACT MARKED BY A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,184,679.44; Y=703,575.48", SAID POINT OF BEGINNING BEING AT ITS INTERSECTION WITH THE SOUTH RIGHT—OF—WAY OF THE MUNICIPAL BELT RAILROAD 50 FOOT RIGHT—OF—WAY, A WESTERLY BOUNDARY OF THE LIQUILUX GAS SERVICES, INC. PROPERTY, AND BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "0913" HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,184,769.65; Y=702,744.24, AND BEING NO6° 11' 51"W, 836.12 FEET TO SAID POINT OF BEGINNING.

THENCE SO3° 43' 26"E, 205.70 FEET ALONG THE EAST BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING COMMON WITH A WESTERLY BOUNDARY OF SAID LIQUILUX GAS SERVICES, INC. PROPERTY, TO A 3/4" PIPE IN CONCRETE (RECOVERED) FOR CORNER, BEING THE SOUTHEAST CORNER OF THIS TRACT, HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,184,692.80; Y=705,370.22.

THENCE S72° 15' 56"W, 390.63 FEET ALONG A SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH A NORTHERLY BOUNDARY OF SAID LIQUILUX GAS SERVICES, INC. PROPERTY, TO A 3" GALVANIZED IRON PIPE AT FENCE CORNER AT ITS INTERSECTION WITH THE WEST BOUNDARY OF SAID CALLAHAN & VINCE SURVEY, BEING COMMON WITH THE EASTERLY BOUNDARY OF SAID J. R. HARRIS SURVEY, SAID CORNER BEING REFERENCED FROM A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC REFERENCE MONUMENT 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,184,320.43; Y=703,261.23" AND BEING SO1° 46' 16"E, 10.00 FEET ALONG SAID COMMON SURVEY LINE TO THE AFOREMENTIONED PROPERTY CORNER.

THENCE SO1° 46' 16"E, 129.07 FEET ALONG AN EASTERLY BOUNDARY OF THIS TRACT, AS FENCED AND UCCUPIED, BEING COMMON WITH THE WESTERLY BOUNDARY OF THE AFOREMENTIONED LIQUILUX GAS SERVICES, INC. PROPERTY, AND BEING ALSO THE AFOREMENTIONED COMMON SURVEY LINE, THE WEST BOUNDARY OF SAID CALLAHAN & VINCE SURVEY, COMMON WITH THE EAST BOUNDARY OF SAID J. R. HARRIS SURVEY, TO A 3" GALVANIZED IRON PIPE AND FENCE CORNER, BEING THE SOUTHERNMOST SOUTHEAST CORNER OF THIS TRACT AT ITS INTERSECTION WITH THE NORTHERLY RIGHT-OF-WAY OF THE G. H. & H. RAILROAD 50 FOOT RIGHT-OF-WAY.

THENCE ALONG THE SOUTHERN BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, AND ALONG AN ARC (TO THE RIGHT), BASED ON A CENTRAL ANGLE OF 38°07' 29" (RIGHT), A RADIUS OF 507.14 FEET, HAVING AN ARC LENGTH OF 337.45 FEET AND HAVING A CHORD CALL OF N85°03'30" W, 331.26 FEET TO A POINT OF COMPOUND CURVE (P. C. C.).

THENCE ALONG AN ARC (TO THE RIGHT) AND CONTINUING ALONG SAID SOUTH BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, AND COMMON WITH THE NORTHERLY RIGHT-OF-WAY OF THE AFOREMENTIONED G. H. & H. RAILROAD 50 FOOT RIGHT-OF-WAY, BASED ON A CENTRAL ANGLE OF 18° 23' 11" (RIGHT), A RADIUS OF 1,898.63 FEET, HAVING AN ARC LENGTH OF 609.26 FEET, AND HAVING A CHORD CALL OF N57°22"48" W, 606.67 FEET TO A POINT FOR CORNER AND POINT OF TANGENCY (P. T.) MARKED BY AN AXLE IN CONCRETE (RECOVERED).

THENCE N48° 11' 13"W, 154.93 FEET ALONG SAID SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING COMMON WITH THE AFOREMENTIONED G. H. & H. RAILROAD 50 FOOT NORTH RIGHT-OF-WAY, TO A POINT FOR CORNER, BEING THE SOUTHWEST CORNER OF THIS TRACT MARKED BY A 4" X 4" CONCRETE MONUMENT (RECOVERED) BY FENCE CORNER, SAID MONUMENT HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,183,368.25; Y=703,581.08, AND BEING AT ITS INTERSECTION WITH THE EAST BOUNDARY OF OCCIDENTAL CHEMICAL CO. OF TEXAS PROPERTY.

THENCE NO3° 09' 54"W, 441.19 FEET ALONG THE WEST BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, AND BEING COMMON WITH THE AFOREMENTIONED EAST BOUNDARY OF SAID OCCIDENTAL CHEMICAL CO. OF TEXAS PROPERTY, TO A 3" GALVANIZED IRON PIPE AT FENCE CORNER AND PROPERTY CORNER, BEING THE NORTHWEST CORNER OF THIS TRACT, AND BEING AT ITS INTERSECTION WITH THE SOUTHERLY RIGHT-OF-WAY OF THE MUNICIPAL BELT RAILROAD 50 FOOT RIGHT-OF-WAY.

THENCE S71° 31' 45"E, 1,408.09 FEET ALONG THE NORTH BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE SOUTH BOUNDARY OF THE AFOREMENTIONED MUNICIPAL BELT RAILROAD 50 FOOT RIGHT-OF-WAY, TO THE POINT OF BEGINNING CONTAINING 15.7878 ACRES OF LAND. TOGETHER WITH EASEMENTS RIGHTS CONTAINED IN THAT CERTAIN DEED RECORDED IN VOLUME 398, PAGE 395, DEED RECORDS OF HARRIS COUNTY, TEXAS.

I, N. R. RICKER, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN CERTIFIED PLAT ENTITLED EXHIBIT "B", TANK FARM TRACT NO. 2, DATED JUNE 11, 1975.

N. R. RICKER

REG. PUBLIC SURVEYOR NO. 557



TRACT: 0.4995 ACRES JUNE 27, 1975

PART I TRACT III HARRIS COUNTY, TEXAS

J. R. HARRIS SURVEY MAIN OFFICE AND TANK FARM AREA - TRACT NO. 3

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, AND CONTAINING 0.4995 ACRES OF LAND, OUT OF THE J. R. HARRIS SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL IS REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION, SOUTH CENTRAL ZONE.

BEGINNING AT A POINT FOR CORNER, BEING THE NORTHWEST CORNER OF THIS TRACT MARKED BY A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,183,372.16; Y=703,510.51" AND BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "0714" AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,183,501.90; Y=703,200.49, AND BEING N22° 42' 34"W, 336.07 FEET TO SAID POINT OF BEGINNING, SAID POINT OF BEGINNING BEING ALSO AT ITS INTERSECTION WITH THE WEST BOUNDARY OF A CITY OF HOUSTON PROPERTY AT ITS INTERSECTION WITH THE SOUTHERLY RIGHT-OF-WAY OF THE G. H. & H. RAILROAD 50 FOOT RIGHT-OF-WAY BOUNDARY.

THENCE S48° 11' 13"E, 187.43 FEET ALONG THE NORTH BOUNDARY OF THIS TRACT, BEING COMMON WITH THE AFOREMENTIONED SOUTHERLY BOUNDARY OF SAID G. H. & H. RAILROAD 50 FOOT RIGHT-OF-WAY, TO A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC 1975" WITH COORDINATES STAMPED "X=3,183,511.85; Y=703,385.55", SAID POINT BEING THE NORTHEAST CORNER OF THIS TRACT.

THENCE S18° 55' 47"W, 136.74 FEET ALONG THE EAST BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH A WESTERLY BOUNDARY OF SAID G. H. & H. RAILROAD COMPANY PROPERTY, TO A POINT FOR CORNER, BEING THE SOUTHEAST CORNER OF THIS TRACT AT ITS INTERSECTION WITH THE NORTHERLY RIGHT-OF-WAY OF LAWNDALE AVENUE. AT 1.27 FEET PASS A FENCE CORNER.

THENCE N82° 38' 28"W, 83.38 FEET ALONG THE SOUTH BOUNDARY OF THIS TRACT, BEING COMMON WITH THE NORTH BOUNDARY OF THE AFOREMENTIONED LAWNDALE AVENUE RIGHT-OF-WAY, TO A POINT FOR CORNER, BEING THE SOUTHWEST CORNER OF THIS TRACT, COMMON WITH A SOUTHEASTEF CORNER OF THE CITY OF HOUSTON PROPERTY (AN UNDEVELOPED PARK AREA).

THENCE NO3° 09' 54"W, 244.03 FEET ALONG THE WEST BOUNDARY OF THIS TRACT, COMMON WITH THE EAST BOUNDARY OF THE AFOREMENTIONED CITY OF HOUSTON PROPERTY, TO THE POINT OF BEGINNING CONTAINING 0.4995 ACRES OF LAND.

I, N. R. RICKER, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN CERTIFIED PLAT ENTITLED EXHIBIT "B", MAIN OFFICE AND TANK FARM TRACT NO. 3, DATED JUNE 11, 1975.

N. R. RICKER

REG. PUBLIC SURVEYOR NO. 557

TRACT: 144,1181 ACRES
JUNE 27, 1975

PART II TRACT I CALLAHAN & VINCE SURVEY REFINERY COMPLEX

041-64-1741

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, CONTAINING 144.1181 ACRES OF LAND OUT OF THE CALLAHAN & VINCE SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL IS REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION, SOUTH CENTRAL ZONE.

BEGINNING AT A 3" GALVANIZED IRON PIPE AT FENCE CORNER, HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,186,936.07, Y=705,391.38, SAID POINT OF BEGINNING BEING A WESTERLY PROPERTY CORNER, AS FENCED AND OCCUPIED, OF SAID REFINERY COMPLEX OWNED BY CHARTER INTERNATIONAL OIL COMPANY OF HOUSTON, TEXAS, AND BEING ALSO THE ORIGINAL SOUTHWEST CORNER OF BLOCK 94 OF THE ORIGINAL MANCHESTER ADDITION IN HOUSTON, TEXAS, AT THE NORTH-WEST INTERSECTION OF AVENUE Q WITH THE EAST BOUNDARY OF CENTRAL AVENUE, AND BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "1112" AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,186,801.36, Y=702,048.49 AND BEING NO2° 18' 27"E, 3,345.60 FEET TO SAID POINT OF BEGINNING, WITH SAID POINT OF BEGINNING BEING ALSO REFER-ENCED BY A CONCRETE MONUMENT WITH BRASS CAP SET FOR CONTROL AND REFERENCE CORNER BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC REF-ERENCE CORNER 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,186, 934.74; Y=705,389.88", AND BEING N41° 40' 00"E, 2.00 FEET TO SAID FENCE CORNER AND POINT OF BEGINNING.

THENCE NO3° 19' 56"W, 510.14 FEET ALONG THE WESTERLY BOUNDARY OF SAID CHARTER INTERNATIONAL OIL COMPANY PROPERTY, AS FENCED AND OCCUPIED, BEING ALSO THE WESTERLY BOUNDARY OF SAID BLOCK 94 AND BLOCK 104 OF SAID ORIGINAL MANCHESTER ADDITION, COMMON WITH THE EAST RIGHT-OF-WAY OF SAID CENTRAL AVENUE, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE FOR FENCE CORNER IN THE NORTHEASTERLY INTERSECTION OF AVENUES AND CENTRAL AVENUE RIGHT-OF-WAYS, SAID POINT BEING REFERENCED BY A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC REFERENCE CORNER 1975" WITH COORDINATES STAMPED AS FOLLOWS:

X=3,186,905.09, Y=705,899.16" AND BEING N41° 39' 37"E, 2.00 FEET TO THE AFOREMENTIONED 3" GALVANIZED IRON PIPE AT FENCE CORNER.

THENCE S86° 39' 11"W, 70.00 FEET ALONG A SOUTHERLY BOUNDARY OF SAID CHARTER INTERNATIONAL OIL COMPANY PROPERTY, AS FENCED AND OCCUPIED, COMMON WITH THE NORTH RIGHT-OF-WAY OF THE AFOREMENTIONED AVENUE S, TO A POINT FOR CORNER.

THENCE NO3° 19'56"W, 99.77 FEET, TO A POINT FOR CORNER.

THENCE S86° 31' 48"W, 341.65 FEET, AS PARTIALLY FENCED AND OCCUPIED, TO A POINT FOR CORNER ALONG A COMMON BOUNDARY, A SOUTHERLY BOUNDARY OF SAID CHARTER INTERNATIONAL OIL COMPANY PROPERTY, AND THE NORTH BOUNDARY OF THE AFOREMENTIONED ORIGINAL MANCHESTER ADDITION BLOCK 113, SAID CORNER BEING MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER.

TRACT: 144.1181 ACRES

041-64-1742

THENCE NO3° 24' 57"W, 490.98 FEET ALONG THE WESTERMOST BOUNDARY OF THIS

• TRACT, AS FENCED AND OCCUPIED, COMMON WITH AN EASTERLY BOUNDARY OF THE NAVIGATION

DISTRICT PROPERTY, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE

CORNER.

THENCE N76° 52' 12"E, 914.87 FEET ALONG A NORTHERLY BOUNDARY OF THIS TRACT, AS PARTIALLY FENCED AND OCCUPIED, COMMON WITH A SOUTHERLY BOUNDARY OF SAID NAVIGATION DISTRICT PROPERTY, TO A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC 1975" WITH COORDINATES STAMPED "X=3,187,351.40 Y=706,673.42". AT 668.16 FEET PASS A 3" GALVANIZED IRON PIPE AND FENCE CORNER.

THENCE NOO° 12' 43"E, 282.40 FEET ALONG A WESTERLY BOUNDARY OF THIS TRACT, COMMON WITH THE EASTERLY BOUNDARY OF SAID NAVIGATION DISTRICT PROPERTY, TO A POINT ON TANGENT (P. O. T.) AND INTERSECTION POINT WITH REFERENCE LINE AS SET FOR THE AGREED BOUNDARY LINE AS ESTABLISHED AND AGREED TO BY AND BETWEEN SIGNAL OIL & GAS COMPANY, HARRIS COUNTY HOUSTON SHIP CHANNEL NAVIGATION DISTRICT, STANDARD DREDGING CORPORATION AND THE UNITED STATES OF AMERICA DATED APRIL 30, 1965, AND FILED ON MAY 3, 1965, SAID POINT OF INTERSECTION DEING SOO° 12' 43"W, 85.00 FEET FROM THE AGREED BOUNDARY LINE AT WATER'S EDGE.

THENCE ALONG SAID AGREED BOUNDARY REFERENCE LINE AS FOLLOWS:

N87° 33' 30"E, 385.18 FEET TO A POINT

S81° 06' 30"E, 365.60 FEET TO A POINT

S71° 01' 30"E, 441.27 FEET TO A POINT

S62° 25' 30"E, 353.35 FEET TO A POINT

S60° 25' 30"E, 386.30 FEET TO A POINT

S47° 20' 50"E, 384.00 FEET TO A POINT

\$35° 40' 30"E, 560,00 FEET TO A POINT

\$43° 40' 30"E, 300.00 FEET TO A POINT

\$32° 30' 30"E, 244.75 FIET TO A POINT

AND S52° 50' 50"E, 637.00 FEET TO A POINT AT ITS INTERSECTION WITH THE EAST BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE WESTERLY BOUNDARY OF MANCHESTER TERMINALS CORPORATION PROPERTY, SAID POINT BEING ALSO S58° 05' 35"W, 47.50 FEET FROM WATER'S EDGE AND AGREED BOUNDARY LINE.

TIRNCE S38° 05' 35"W, 1,254.28 FEFT ALONG SAID EASTERLY BOUNDARY OF THIS TRACT, COMMON WITH THE WESTERLY BOUNDARY OF SAID MANCHESTER TERMENALS CORPORATION PROPERTY, AS FENCED AND OCCUPIED, TO A POINT FOR CORNER MARKED BY A 6" STEEL POST FOR FENCE CORNER AT ITS INTERSECTION WITH THE NORTHERLY RIGHT-OF-WAY OF MANCHESTER AVENUE.

THENCE N57° 11' 52"W, 1,075.51 FEET ALONG A SOUTHERLY BOUNDARY OF THIS TRACT, AS PARTLALLY FENCED AND OCCUPIED, COMMON WITH THE NORTHERLY RIGHT-OF-WAY OF MANCHESTER AVENUE, TO A POINT FOR CORNER. AT 12.00 FEET PASS A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC REFERENCE CORNER 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=5,189,836.42; Y=703,914.10". AT 912.00 FEET PASS END OF FENCE. AT 1,058.20 FEET PASS A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC REFERENCE CORNER 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,188,957.04; Y=704,480.87".

THENCE S86° 29' 30"W, 363.90 FEET ALONG A SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING ALSO THE SOUTHERLY BOUNDARY OF SAID ORIGINAL MANCHESTER ADDITION BLOCK 56, COMMON WITH A NORTHERLY BOUNDARY OF THE AFOREMENTIONED MANCHESTER AVENUE, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER.

THENCE ALONG THE WESTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, AND SEVERING SAID ORIGINAL MANCHESTER ADDITION BLOCK 56, AS FOLLOWS:

NO3° 19' 05"W, 98.57 FEET TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER
N86° 34' 48"E, 124.78 FEET TO A 3" GALVANIZED IRON PIPE AT FENCE CORNER

NO3° 23' 42"W, 156.41 FEET TO A 3" GALVANIZED IRON PIPE AT FENCE CORNER, BEING ALSO A POINT ON THE SOUTH BOUNDARY OF BLOCK 66 OF SAID ORIGINAL MANCHESTER ADDITION, COMMON WITH THE NORTH RIGHT—OF-WAY OF AVENUE N

AND SS6° 40' 26"W, 75.00 FEET ALONG THE SOUTH BOUNDARY OF THE AFORE-MENTIONED BLOCK 66, COMMON WITH THE NORTH RIGHT-OF-WAY OF SAID AVENUE N, TO A POINT FOR CORNER.

THENCE, SEVERING THE AFOREMENTIONED BLOCK 66 OF SAID ORIGINAL MANCHESTER ADDITION, AS FOLLOWS:

NO5° 25' 42"W, 100.00 FEET TO A POINT FOR CORNER S86° 40' 26"W, 23.74 FEET TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE FENCE POST

NO3° 14' 21"W, 99.04 FEET, AS FENCED AND OCCUPIED, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT ITS INTERSECTION WITH THE NORTH BOUNDARY OF THE AFOREMENTIONED BLOCK 66 OF SAID ORIGINAL MANCHESTER ADDITION, COMMON WITH THE SOUTH RIGHT-OF-WAY OF AVENUE O OF SAID ORIGINAL MANCHESTER ADDITION.

N86° 38' 32"E, 48.25 FEET, AS FINCED AND OCCUPIED, ALONG THE NORTH BOUNDARY OF SAID BLOCK 66, COMMON WITH THE SOUTH RIGHT-OF-WAY OF SAID AVENUE 0, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE FOR FINCE CORNER.

AND

THENCE ALONG A WESTERLY BOUNDARY OF THIS TRACT, CROSSING SAID AVENUE O AND SEVERING BLOCK-76 OF SAID ORIGINAL MANCHESTER ADDITION, AS FOLLOWS:

NO3° 53' 32"W, 155.27 FEET, AS FENCED AND OCCUPIED, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER S86° 55' 01"W, 50.56 FEET, AS FENCED AND OCCUPIED, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE

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S03° 28' 51"E, 100.03 FEET, AS FENCED AND OCCUPIED, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT ITS INTERSECTION WITH THE SOUTH BOUNDARY OF SAID BLOCK 76, COMMON WITH THE NORTH RIGHT-OF-WAY OF SAID AVENUE 0.

THENCE S86° 53' 32"W, 299.80 FEET ALONG A SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH A SOUTHERLY BOUNDARY OF SAID BLOCK 76, AND BEING COMMON WITH THE NORTH RIGHT-OF-WAY OF SAID AVENUE 0, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT ITS INTERSECTION WITH THE EASTERLY RIGHT-OF-WAY OF 96TH STREET.

THENCE NO3° 16' 08"W, 254.93 FEET ALONG A WESTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING ALSO THE WEST BOUNDARY OF THE AFOREMENTIONED BLOCK 76, COMMON WITH THE EASTERLY RIGHT-OF-WAY OF THE AFOREMENTIONED 96TH STREET, TO A POINT FOR CORNER AT THE NORTHEASTERLY INTERSECTION OF SAID 96TH STREET AND AVENUE P, SAID POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER, AND BEING REFERENCED FROM A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION AND STAMPED "CIOC REFERENCE CORNER 1975" WITH COORDINATES STAMPED AS FOLLOWS:

"X=5,188,257.77; Y=705,213.22", AND BEING N41° 41' 18"E, 2.00 FEET TO SAID 5" GALVANIZED IRON PIPE AND PROPERTY FENCE CORNER.

THENCE S86° 38' 44"W, 655.38 FEET ALONG THE SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING ALSO THE SOUTH BOUNDARY OF BLOCK 85 OF SAID ORIGINAL MANCHESTER ADDITION, COMMON WITH THE NORTH RIGHT-OF-WAY OF SAID AVENUE P, TO A POINT FOR CORNER, BEING THE NORTHEASTERLY INTERSECTION OF THE AFOREMENTIONED AVENUE P AND 95TH STREET, SAID POINT BEING MARKED BY A 3" GALMANIZED IRON PIPE FOR FENCE CORNER, AND BEING ALSO REFERENCED FROM A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION AND STAMPED "CLOC REFERENCE CORNER 1975" WITH CO-ORDINATES STAMPED AS FOLLOWS: "X=3,187,603.52; Y=705,174.87", AND BEING N41° 36' 52"W, 2.00 FEET TO SAID 3" GALVANIZED IRON PIPE AT FENCE AND PROPERTY CORNER.

THENCE NO5° 25' 00"W, 253.54 FERT ALONG A WESTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING COMMON WITH THE WESTERLY BOUNDARY OF THE AFOREMENTIONED BLOCK 85 OF SAID ORIGINAL MANCHESTER ADDITION, AND BEING COMMON WITH THE EAST RIGHT—OF-WAY OF SAID 95TH STREET, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE LOCATED AT THE NORTHEASTERLY INTERSECTION OF SAID 95TH STREET AND AVENUE Q.

THENCE S86° 39' 57"W, 654.77 FEET ALONG A SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE SOUTHERLY BOUNDARY OF BLOCK 94 OF SAID ORIGINAL MANCHESTER ADDITION, AND BEING COMMON WITH THE NORTH RIGHT-OF-WAY OF THE AFOREMENTIONED AVENUE Q, TO THE POINT OF BEGINNING CONTAINING 138.8169 ACRES OF LAND WITHIN IN THIS METES AND BOUNDS DESCRIPTION.

IN ADDITION THERE ARE 5.3012 ACRES OF LAND CONTAINED WITHIN THE ABOVEMENTIONED AGREED BOUNDARY REFERENCE LINE DESCRIBED AND THE AGREED BOUNDARY LINE (WATER'S EDGE) AS PREVIOUSLY REFERENCED AND NOTED BY PARTIES CONCERNED, THUS HAVING A TOTAL OF 144.1181 ACRES OF LAND CONTAINED WITHIN CHARTER INTERNATIONAL OIL COMPANY REFINERY AREA COMPLEX.

I, R. A. SALINAS, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN CERTIFIED PLAT ENTITLED EXHIBIT "B", REFINERY COMPLEX, DATED JUNE 11, 1975, REVISED JANUARY 13, 1986.

R. A. SALINAS

CADASTRAL SURVEYING & MAPPING CORPORATION



EXHIBIT "A"

TRACT: 16.4349 ACRES

JUNE 30, 1975

PART II TRACT II HARRIS COUNTY, TEXAS

041-64-1746

CALLAHAN & VINCE SURVEY

16 ACRE TANK FARM

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, CONTAINING 16.4349 ACRES OF LAND, OUT OF THE CALLAHAN & VINCE SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL IS REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION, SOUTH CENTRAL ZONE.

BEGINNING AT A POINT FOR CORNER, BEING THE SOUTHWEST CORNER OF THIS TRACT MARKED BY A CONCRETE MONUMENT (RECOVERED) FOR CORNER, AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,188,428.01; Y=703,091.41, SAID POINT OF BEGINNING BEING AT ITS INTERSECTION WITH THE SOUTHEASTERLY BOUNDARY OF THE PUBLIC BELT RAILROAD 50 FOOT RIGHT-OF-WAY, AND THE NORTH BOUNDARY OF THE MANCHESTER TERMINALS RAILROAD 50 FOOT RIGHT-OF-WAY, SAID POINT OF BEGINNING BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "1112" AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,186,801.36; Y=702,048.49 AND BEING N57° 20° 03"E, 1,932.27 FEET TO SAID POINT OF BEGINNING.

THENCE ALONG THE WESTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, AND COMMON WITH THE AFOREMENTIONED SOUTHEASTERLY BOUNDARY OF SAID PUBLIC BELT RAILROAD 50 FOOT RIGHT-OF-WAY, AS FOLLOWS:

ALONG AN ARC (TO THE LEFT) HAVING A CENTRAL ANGLE OF 74° 59' 46" (LEFT), A RADIUS OF 981.49 FEET, HAVING AN ARC LENGTH OF 1,284.70 FEET, AND HAVING A CHORD CALL OF N34° 09' 34"E, 1,194.94 FEET TO A POINT FOR CORNER AND POINT OF TANGENCY (P. T.) MARKED BY A CONCRETE MONUMENT AT FENCE CORNER (RECOVERED). AT 8.56 FEET PASS A FENCE CORNER

AND

NO3° 20' 19"W, 235.95 FEET ALONG THE AFOREMENTIONED COMMON BOUNDARY LINE, AS FENCED AND OCCUPIED, TO A POINT FOR CORNER, BEING THE NORTHWEST CORNER OF THIS TRACT MARKED BY A CONCRETE MONUMENT AT FENCE CORNER (RECOVERED) AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,189,085.22; Y=704,315.75, SAID POINT FOR CORNER BEING AT ITS INTERSECTION WITH THE EAST BOUNDARY OF THE AFOREMENTIONED PUBLIC BELT RAILROAD RIGHT-OF-WAY, AND THE SOUTH RIGHT-OF-WAY OF MANCHESTER AVENUE 70 FOOT RIGHT-OF-WAY.

THENCE S57° 04' 25"E, 984.74 FEET ALONG THE NORTHEASTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE SOUTHERLY RIGHT-OF-WAY BOUNDARY OF THE AFOREMENTIONED MANCHESTER AVENUE, TO A POINT FOR CORNER, BEING THE NORTHEAST CORNER OF THIS TRACT MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER, AND BEING ALSO AT ITS INTERSECTION WITH THE WESTERLY RIGHT-OF-WAY OF THE AFOREMENTIONED MANCHESTER TERMINALS RAILROAD 45 FOOT RIGHT-OF-WAY.

041-64-1747

THENCE \$37° 58' 04"W, 496.14 FEET ALONG THE EASTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE WESTERLY BOUNDARY OF THE AFOREMENTIONED MANCHESTER TERMINALS RAILROAD 45 FOOT RIGHT—OF—WAY, TO A POINT OF CURVATURE (P. C.).

THENCE ALONG AN ARC (TO THE RIGHT) AND ALONG THE ABOVE MENTIONED COMMON BOUNDARY LINE, AS FENCED AND OCCUPIED, BASED ON A CENTRAL ANGLE OF 03° 09' 25" (RIGHT), A RADIUS OF 696.19 FEET, HAVING AN ARC LENGTH OF 38.36 FEET, AND HAVING A CHORD CALL OF S39°32' 46" W, 38.35 FEET TO A 3" GALVANIZED IRON PIPE AT FENCE CORNER, BEING A SOUTHEASTERLY CORNER OF THIS TRACT.

THENCE N56° 34' 10"W, 5.00 FEET TO A POINT FOR CORNER, AS FENCED AND OCCUPIED, MARKED BY A 3" GALVANIZED IRON PIPE, TO A POINT WHERE THE ABOVEMENTIONED MANCHESTER TERMINALS RAILROAD RIGHT-OF-WAY WIDENS TO A 50 FOOT RIGHT-OF-WAY.

THENCE ALONG AN ARC (TO THE RIGHT), AND ALONG THE SOUTHERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, HAVING A CENTRAL ANGLE OF 45° 26' 08" (RIGHT), A RADIUS OF 691.19 FEET, HAVING AN ARC LENGTH OF 548.11 FEET AND HAVING A CHORD CALL OF S63° 48' 49"W, 533.86 FEET TO A POINT OF TANGENCY (P. T.), AND CONTINUE ALONG THE AFOREMENTIONED COMMON BOUNDARY LINE, AS FENCED AND OCCUPIED, THE SOUTH BOUNDARY OF THIS TRACT, COMMON WITH THE AFOREMENTIONED MANCHESTER RAILROAD 50 FOOT RIGHT-OF-WAY, S86° 47' 03"W, 670.89 FEET TO A CONCRETE MONUMENT AND POINT OF BEGINNING CONTAINING 16.4349 ACRES OF LAND. AT 662.35 FEET PASS A FENCE CORNER POST AT RAILROADS RIGHT-OF-WAY INTERSECTION. TOGETHER WITH EASEMENT RIGHTS CONTAINED IN THAT CERTAIN DEED RECORDED IN VOLUME 735, PAGE 278 DEED RECORDS OF HARRIS COUNTY, TEXAS.

I, N. R. RICKER, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN CERTIFIED PLAT ENTITLED EXHIBIT "B", 16 ACRE TANK FARM, DATED JUNE 11, 1975.

N. R. RICKER

REG. PUBLIC SURVEYOR NO. 557

N. R. RICKER

I, R. A. SALINAS, A REGISTERED PUBLIC SURVEYOR HEREBY CERTIFY THAT THE ATTACHED METES AND BOUNDS DESCRIPTION OF A CERTAIN TRACT CONTAINING 16.4349 ACRES OF LAND IS THE SAME AS THAT SHOWN ON SURVEY PLAT AND DATED. JUNE 11, 1975 AND VERIFIED BY ME ON THE GROUND THIS DATE JANUARY 10, 1986.

TRACT: 0.0398 ACRES JUNE 20, 1975

PART II
TRACT III

HARRIS COUNTY, TEXAS

041-64-1748

CALLAHAN & VINCE SURVEY METERING STATION

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, CONTAINING 0.0398 ACRES OF LAND, OUT OF THE CALLAHAN & VINCE SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL IS REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION, SOUTH CENTRAL ZONE.

BEGINNING AT A POINT FOR CORNER MARKED BY A GALVANIZED IRON PIPE AT FENCE CORNER AND PROPERTY CORNER, SAID POINT BEING THE NORTHERNMOST CORNER OF THIS TRACT, HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,191,998.28; Y=702,542.84, SAID POINT BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "1112" AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,186,801.36; Y=702,048.49 AND BEING N84° 33' 58"E, 5,220.38 FEET, AND BEING ALSO REFERENCED FROM A 3" PIPE SET IN CONCRETE (RECOVERED) AND BEING THE NORTHEAST CORNER OF THE CHARTER INTERNATIONAL OIL COMPANY CRUDE OIL TRACT, HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,189,880.19; Y=703,127.79 AND BEING S74° 33' 41"E, 2,197.38 FEET TO SAID POINT OF BEGINNING.

THENCE TRAVERSING AROUND THE NORTHEASTERLY, SOUTHEASTERLY, SOUTHWESTERLY AND NORTHWESTERLY BOUNDARY OF THE TRACT HEREIN BEING DESCRIBED, AS FENCED AND OCCUPIED, AND BOUNDED ON ALL FOUR SIDES BY ATLANTIC RICHFIELD COMPANY PROPERTY, AS FOLLOWS:

S47° 35'54"E,34.80 FEET TO A POINT FOR CORNER, BEING THE EASTERNMOST CORNER OF THIS TRACT MARKED BY A GALVANIZED IRON PIPE FENCE CORNER POST AND PROPERTY CORNER

S42° 03' 14"W, 49.20 FEET TO A POINT FOR CORNER, BEING THE SOUTHERNMOST CORNER OF THIS TRACT MARKED BY A GALVANIZED IRON PIPE FENCE CORNER POST AND PROPERTY CORNER

N49° 29' 58"W, 34.90 FEET ALONG THE SOUTHWESTERLY BOUNDARY OF THIS TRACT TO A POINT FOR CORNER MARKED BY A GALVANIZED IRON PIPE FENCE CORNER POST AND PROPERTY CORNER

AND N42° 09' 14"E, 50.36 FEET ALONG THE NORTHWESTERLY BOUNDARY OF THIS
TRACT TO A POINT FOR CORNER AND POINT OF BEGINNING CONTAINING 0.0398

ACRES OF LAND.

I, N. R. RICKER, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN CERTIFIED PLAT ENTITLED EXHIBIT "B", METERING STATION, DATED JUNE 11, 1975.

N. R. RICKER

REG. PUBLIC SURVEYOR NO. 557

TRACT: 28.9624 ACRES
JUNE 27, 1975

PART III CALLAHAN & VINCE SURVE

CALLAHAN & VINCE SURVEY CRUDE OIL TANK FARM

041-64-1749

A TRACT OF LAND SITUATED IN THE STATE OF TEXAS, COUNTY OF HARRIS, CONTAINING 28.9624 ACRES OF LAND OUT OF THE CALLAHAN & VINCE SURVEY, HARRIS COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: ALL CONTROL BEING REFERRED TO THE TEXAS PLANE COORDINATE SYSTEM, LAMBERT PROJECTION, SOUTH CENTRAL ZONE.

BEGINNING AT A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION FOR CORNER, BEING THE WESTERNMOST CORNER OF THE TRACT HEREIN BEING DESCRIBED, AND STAMPED "CIOC 1975" WITH COORDINATES STAMPED AS FOLLOWS:

"X=3,187,541.82; Y=702,787.94", SAID POINT BEING REFERENCED FROM A CITY OF HOUSTON CONCRETE MONUMENT WITH BRASS CAP STAMPED "1112" AND HAVING A TEXAS PLANE COORDINATE VALUE OF X=3,186,801.36; Y=702,048.49 AND BEING N45° 02' 21"E, 1,046.46 FEET TO SAID POINT OF BEGINNING, SAID POINT OF BEGINNING BEING ALSO AT ITS INTERSECTION WITH THE NORTH BOUNDARY OF THE MUNICIPAL BELT RAILROAD RIGHT-OF-WAY AND THE SOUTHEASTERLY RIGHT-OF-WAY OF THE PUBLIC BELT RAILROAD RIGHT-OF-WAY.

THENCE N74° 22' 23"E, 948.00 FEET ALONG THE NORTHWESTERLY BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, BEING COMMON WITH THE SOUTHEASTERLY RIGHT-OF-WAY OF THE AFOREMENTIONED PUBLIC BELT RAILROAD RIGHT-OF-WAY, TO A POINT FOR CORNER MARKED BY A 3" GALVANIZED IRON PIPE AT FENCE CORNER, SAID POINT FOR CORNER BEING REFERENCED FROM A CONCRETE MONUMENT WITH BRASS CAP SET BY CADASTRAL SURVEYING AND MAPPING CORPORATION STAMPED "CIOC REFERENCE CORNER 1975" WITH COORDINATES STAMPED AS FOLLOWS: "X=3,188,454.53; Y=703,044.79" AND BEING S09° 30' 26"E, 1.50 FEET TO SAID FENCE CORNER AND PROPERTY CORNER. AT 0.71 FEET PASS A 3" GALVANIZED IRON PIPE FENCE CORNER.

THENCE N86° 36' 29"E, 1,427.91 FEET ALONG THE NORTH BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, COMMON WITH THE SOUTH RIGHT-OF-WAY OF THE MANCHESTER RAILROAD 50 FOOT RIGHT-OF-WAY AND THE MANCHESTER TERMINALS CORPORATION PROPERTY, TO A 3" GALVANIZED IRON PIPE SET IN CONCRETE AT FENCE CORNER AND PROPERTY CORNER FOR THE NORTHEAST CORNER OF THIS TRACT.

THENCE S51° 48' 29"E, 949.71 FEET ALONG THE EAST BOUNDARY OF THIS TRACT, AS FENCED AND OCCUPIED, TO A 3" GALVANIZED IRON PIPE AND END OF FENCE AT WATER'S EDGE OF SIMS BAYOU, BEING THE SOUTHEAST CORNER OF THIS TRACT.

THENCE ALONG THE SOUTH BOUNDARY OF THIS TRACT AT WATER'S EDGE, AND MEANDERING ALONG THE LEFT BANK OF SIMS BAYOU, AS FOLLOWS:

S65° 21' 45"W, 106.72 FEET TO A POINT S75° 50' 41"W, 123.23 FEET TO A POINT N76° 25' 06"W, 128.21 FEET TO A POINT AND

041-64-1750

N55° 51' 25"W, 43.47 FEET TO A POINT

N69° 18' 41"W, 100.13 FEET TO A POINT

N68° 44' 21"W, 100.08 FEET TO A POINT

N72° 36' 29'W, 86.24 FEET TO A POINT

S88° 37' 44"W, 23.53 FEET TO A POINT

N82° 32' 54"W, 102.18 FEET TO A POINT

N88° 41' 52"W, 100.50 FEET TO A POINT

S64° 34' 38"W, 16.18 FEET TO A POINT AT BEGINNING OF BULKHEAD

S87° 20' 46"W, 84.94 FEET ALONG BULKHEAD

S86° 23' 53"W. 42.70 FEET TO END OF BULKHEAD

S89° 11' 12"W, 57.41 FEET TO A POINT

S85° 35' 31"W. 100.00 FEET TO A POINT

S81° 35' 17"W, 100.24 FEET TO A POINT

\$83° 52' 26"W, 100.05 FEET TO A POINT

S89° 46' 03"W. 100.27 FEET TO A POINT AT BEGINNING OF BULKHEAD

S89° 35' 45"W, 100.24 FEET ALONG BULKHEAD

S85° 32' 06"W. 100.00 FEET ALONG BULKHEAD

S85° 18' 19"W, 100.00 FEET ALONG BULKHEAD

\$84° 08' 37"W, 106.84 FEET TO END OF BULKHEAD

S83° 44' 55"W, 93.25 FEET TO A POINT

S73° 11' 16"W, 106.14 FEET TO A POINT

S20° 35' 36"W, 156.45 FEET TO A POINT AND POINT FOR CORNER AT SAID WATER'S EDGE, BEING THE SOUTHWEST CORNER OF THIS TRACT.

THENCE DEPARTING FROM SAID SIMS BAYOU ALONG THE WESTERLY BOUNDARY OF THIS TRACT, BEING COMMON WITH THE EASTERLY RIGHT-OF-WAY OF SAID MUNICIPAL BELT RAILROAD RIGHT-OF-WAY, AS FOLLOWS:

N71° 08' 57"W, 418.29 FEET TO A POINT FOR CORNER. AT 8.23 FEET PASS A 3" GALVANIZED IRON PIPE AND END OF FENCE

AND N63° 16' 58"W, 622.66 FEET TO THE POINT OF BEGINNING CONTAINING 28.9624 ACRES OF LAND. TOGETHER WITH EASEMENT RIGHTS CREATED AND CONTAINED IN THOSE CERTAIN INSTRUMENTS RECORDED IN VOLUME 398, PAGE 200 AND VOLUME 735, PAGE 278 BOTH OF THE DEED RECORDS OF HARRIS COUNTY TEXAS.

PAGE 278 BOTH OF THE DEED RECORDS OF HARRIS COUNTY, TEXAS.

I, N. R. RICKER, A REGISTERED PUBLIC SURVEYOR OF TEXAS, HEREBY CERTIFY

THAT THE FOREGOING METES AND BOUNDS DESCRIPTION IS THE SAME AS SHOWN ON A CERTAIN

CERTIFIED PLAT ENTITLED EXHIBIT "B", CRUDE OIL TANK FARM, DATED JUNE 11, 1975.

N. R. RICKER

REG. PUBLIC SURVEYOR NO. 557



PART IV

(Manchester Subdivision Lots)

The following described lots located in the Manchester Addition to the City of Houston according to the map or plat thereof recorded in Volume 6, Page 26, Map Records of Harris County, Texas:

A. <u>Manchester Lots Inside Refinery Fence</u> (some of these lots may be included in the legal description of Land in Parts I, II and III above)

Block 56 - Lots 1 - 13, both inclusive Lots 39 - 48, both inclusive

Block 66 - Lots 1 - 11, both inclusive Lots 37 - 48, both inclusive

Block 76 - Lots 1 - 10, both inclusive Lots 13 - 48, both inclusive

Block 85 - Lots 1 - 48, both inclusive

Block 86 - Lots 1 - 48, both inclusive

Block 94 - Lots 1 - 48, both inclusive

Block 95 - Lots 1 - 48, both inclusive

Block 96 - Lots 1 - 48, both inclusive (Irregularly shaped - needs metes and bounds description)

Block 104 - Lots 1 - 48, both inclusive

Block 105 - Lots 1 - 48, both inclusive

Block 106 - (Irregularly shaped - needs metes and bounds description)

Block 114 - Lots 1 - 24, both inclusive

Block 115 - Lots 1 - 24, both inclusive

B. Manchester Lots Outside Refinery Fence

Block 16 - Lots 43 - 46, both inclusive, together with Tract II as described in deed filed May 19, 1977 under Harris County Clerk's File No. F-147715 (Irregularly shaped - needs metes and bounds description)

Block 36 - Lots 13 and 14

Block 45 - Lots 9 - 12, both inclusive Lots 25 - 43, both inclusive

Block 46 - Lots 41 - 46, both inclusive

Block 54 - Lots 23 and 24 Lots 25 - 27, both inclusive

Block 55 - Lots 1 - 11, both inclusive Lots 27 - 31, both inclusive Lots 34 - 36, both inclusive Lots 41 - 44, both inclusive Block 56 - Lots 20 and 21
North 1/2 of Lots 22 - 24, both inclusive
Lots 25 - 28, both inclusive
Lots 39 and 40

Block 64 - Lots 13 - 18, both inclusive Lots 25 - 28, both inclusive

Block 65 - Lots 1 - 10, both inclusive Lots 15 - 20, both inclusive Lots 23 and 24 Lots 27 and 28 Lots 31 - 34, both inclusive Lots 39 and 40 Lots 47 and 48

Block 66 - Lots 9 - 13, both inclusive Lots 16 - 34, both inclusive Lot 36

Block 72 - Lots 1 and 2

Block 74 - Lots 13 - 15, both inclusive Lots 23 - 40, both inclusive Lots 43 - 48, both inclusive

Block 75 - Lots 5 and 6
Lots 11 and 12
Lots 19 and 20
Lots 31 - 34, both inclusive
Lots 37 - 42, both inclusive

Block 84 - Lots 1 and 2 Lots 6 and 7 Lots 11 - 19, both inclusive Lots 25 - 30, both inclusive Lots 35 and 36 Lots 41 - 48, both inclusive

1870R 3-11-86



EXHIBIT "B" PERMITTED EXCEPTIONS

PART I TRACT I MAIN OFFICE - TRACT NO. 1

- l. Terms, conditions and stipulations of that certain Lease Agreement between Signal Oil and Gas Company and Harris County Houston Ship Channel Navigation District dated October 21, 1968, recorded in Volume 2176, Page 157 of the Contract Records of Harris County, Texas. (affecting 0.126 acres).
- 2. Right of way from Signal Oil and Gas Company to Houston Lighting and Power Company conveyed by unrecorded easement dated September 30, 1963, across a 4.2044 acre tract in the J.R. Harris Survey, Abstract No. 27, as shown on HL&P Sketch No. AH-15931-H.

PART I TRACT II TANK FARM TRACT NO. 2

3. A pipeline easement as granted by Signal Oil & Gas Company to Texas-New Mexico Pipe Line Company by easement dated August 24, 1962, recorded in Volume 4861, Page 436 of the Deed Records of Harris County, Texas.

PART I TRACT III MAIN OFFICE AND TANK FARM AREA - TRACT NO. 3

NONE

PART II TRACT I REFINERY COMPLEX

- 4. Easement from Signal Oil and Gas Company to Wiltower Properties, Inc. dated November 15, 1960, recorded in Volume 4209, Page 446 of the Deed Records of Harris County, Texas and Volume 4209, Page 450 of the Deed Records of Harris County, Texas. (Volume 4209, Page 450 affecting 0.9586 acre in Tract I).
- 5. Easement for pipeline purposes from Eastern States Petroleum & Chemical Corporation to Texas Eastern Transmission Corporation dated October 9, 1958, recorded in Volume 3598, Page 8 of the Deed Records of Harris County, Texas.
- 6. Sewer and water line easement reserved by City of Houston in deed dated August 22, 1969, filed under Harris County Clerk's File No. C-983496, Volume 7755, Page 577, Deed Records of Harris County, Texas.
- 7. Water meter easement 10' wide and 30' long granted by Charter International Oil Company to City of Houston in instrument dated February 16, 1984, filed under Harris County Clerk's File No. J-457409, Film Code Reference No. 079-81-1658, Official Public Records of Real Property of Harris County, Texas ("Property Records").
- 8. Utility easement 10' wide and 50' long granted by Charter International Oil Company to Houston Lighting & Power Co. and more particularly set out in instrument dated April 16, 1975, filed under Harris County Clerk's File No. E-438700, Film Code Reference No. 120-19-2190, Property Records.

- 9. Easement for electric transmission and distribution lines granted by Eastern States Petroleum Company, Inc. to Houston Lighting and Power Company by instrument dated August 20, 1958, recorded in Volume 3580, Page 594 of the Deed Records of Harris County, Texas. (for power lines and down guys)
- 10. Down guy easement granted by Signal Oil and Gas Company to Houston Lighting and Power by instrument dated November 6, 1967, recorded in Volume 7012, Page 40 of the Deed Records of Harris County, Texas.
- 11. Utility easement 81 feet in width granted by Signal Oil and Gas Company to Houston Lighting & Power, in instrument dated March 20, 1961, recorded in Volume 4340, Page 518 of the Deed Records of Harris County, Texas. (transformer station)
- 12. Agreement effective June 1, 1960, granting Signal Oil and Gas Company the right to fence in certain railroad right of way and track belonging to Harris County Houston Ship Channel Navigation District.
- 13. Industrial District Contract dated November 15, 1977, and effective October 1, 1977, between the City of Houston, Texas, and CIOC, covering Tract 3.

PART II TRACT II 16-ACRE TANK FARM

- 14. Easement from Signal Oil and Gas Company to Wiltower Properties, Inc. dated November 15, 1960, recorded in Volume 4209, Page 446 of the Deed Records of Harris County, Texas and Volume 4209, Page 450 of the Deed Records of Harris County, Texas. (Volume 4209, Page 446 affecting 8.658 acres in Tract II)
- 15. Storm sewer and drainage easements granted by Eastern States Petroleum Company, Inc. to the City of Houston, Texas, dated September 14, 1953, recorded in Volume 2660, Page 638 of the Deed Records of Harris County, Texas.
- 16. A pipeline easement as granted by W. D. Haden Company to Warren Petroleum Corporation by easement dated March 21, 1956, recorded in Volume 3132, Page 713 of the Deed Records of Harris County, Texas.
- 17. A pipeline easement as granted by W. D. Haden Company to Texas Eastern Transmission Corporation by easement dated April 2, 1958, recorded in Volume 3501, Page 417 of the Deed Records of Harris County, Texas.

PART II
TRACT III
METERING STATION

NONE

PART III CRUDE OIL TANK FARM

- 18. A pipeline easement as granted to Wanda Petroleum Company by instrument dated July 16, 1965, recorded in Volume 5963, Page 425 of the Deed Records of Harris County, Texas.
- 19. A pipeline easement as granted by W. D. Haden Company to Warren Petroleum Corporation by easement dated March 21, 1956, recorded in Volume 3132, Page 713 of the Deed Records of Harris County, Texas.
- 20. A pipeline easement as granted by W. D. Haden Company to Texas Eastern Transmission Corporation by easement dated April 2, 1958, recorded in Volume 3501, Page 417 of the Deed Records of Harris County, Texas.
- 21. A pipeline easement as granted by W. D. Haden Company to Industrial Gas Supply Corporation by instrument dated July 24, 1964, recorded in Volume 5606, Page 281 of the Deed Records of Harris County, Texas.
- 22. Utility easement 10 feet granted by Signal Oil & Gas Company to Houston Lighting & Power in easement dated March 14, 1968, recorded in Volume 7163, Page 294 of the Deed Records of Harris County, Texas.

PART IV MANCHESTER SUBDIVISION LOTS

- 23. Restrictive covenants as set out in various deeds out of Magnolia Park Land Company and read the same as those recorded in Volume 680, page 553; Volume 682, Page 173; Volume 782, Page 113; and Volume 752, Page 26, all in the Deed Records of Harris County, Texas, to the extent they are valid and subsisting.
- 24. Map or plat of Manchester Addition to the City of Houston, recorded in Volume 6, Page 26, Map Records of Harris County, Texas.
- 25. Down guy easement granted by Signal Oil and Gas Company to Houston Lighting and Power by instrument dated November 6, 1967, recorded in Volume 7012, Page 40 of the Deed Records of Harris County, Texas.
- 26. Utility easement 81 feet in width granted by Signal Oil and Gas Company to Houston Lighting & Power, in instrument dated March 20, 1961, recorded in Volume 4340, Page 518 of the Deed Records of Harris County, Texas. (transformer station)

1844R 3-11-86

STATE OF TEXAS COUNTY OF HARRIS

I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped timeon by me, and was duly RECORDED, in the Official Hubbic Records of Real Property of Harris County, Texas on

MAR 1 2 1986

County CLERK,
HARRIS COUNTY, TEXAS

AUTOMOTIVE

HERMAND THE GU. 6710 Toxas Commerce Sower Houston, Texas 77002 wD.

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GF #__030900900N Houston Title Company HOLD

X111511 10/15/03 300279187

\$11.00

GENERAL WARRANTY DEED

THE STATE OF TEXAS

§ §

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

That MARQUIETTA A. HAND, FORMERLY KNOWN AS MARQUIETTA A. BROCK, NOW KNOWN AS MARQUIETTA AVONNE HEATON (hereinafter called "Grantor"), whose current mailing address is 12246 Hwy. 13 South, Hurricane Mills, Humphreys County, Tennessee 37078, for and in consideration of TEN DOLLARS (\$10.00) and other good and valuable consideration to Grantor in hand paid by VALERO REFINING-TEXAS, L.P., a Texas limited partnership (hereinafter called "Grantee"), the receipt and sufficiency of which are hereby acknowledged and confessed,

lee

Has, subject to the matters herein contained, GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL AND CONVEY unto the said Grantee, the following described lots and parcels of land situated, lying and being in Harris County, Texas, together with all improvements thereon and all and singular the rights, hereditaments and appurtenances in any way belonging or appertaining to said property and all right, title and interest in and to any adjoining streets or rights-of-way:

Lots Forty-seven (47) and Forty-eight (48) in Block Forty-six (46) of MANCHESTER SUBDIVISION, a subdivision in Harris County, Texas, according to the map or plat thereof recorded in Volume 6, Page 26, of the Map Records of Harris County, Texas.

This conveyance is made, executed and delivered by Grantor, and is accepted by Grantee, subject only to the restrictions contained in Volume 1630, Page 734, of the Deed Records of Harris County, Texas, to the extent the same are valid and apply, effect or pertain to the property herein conveyed.

TO HAVE AND TO HOLD the above property unto the said Grantee, its successors and assigns, together with all and singular the rights and appurtenances thereto in anywise belonging, forever; and Grantor does hereby bind herself, her heirs, executors, administrators, representatives and assigns, to Warrant and Forever Defend all and singular the property unto the said Grantee, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

GF # <u>() 30 9029 C</u> Houston Title Company

1

HOU03:934628.1

WITNESS the execution hereof, this Aday of October, 2003.

MARQUIETTA A. HAND, FORMERLY KNOWN AS MARQUIETTA A. BROCK, NOW KNOWN AS MARQUIETTA AVONNE HEATON

30/2

"GRANTOR"

Address of Grantee:

Valero Refining Company-Texas, L.P. 9701 Manchester Houston, Texas 77012

THE STATE OF

COUNTY OF ½

Before me, a Notary Public, on this day personally appeared MARQUIETTA A. HAND, formerly known as MARQUIETTA A. BROCK, now known as MARQUIETTA AVONNE HEATON, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this day of October 2003.

(SEAL OR STAMP)

My Commission Expires: _//-/6-2004

Notary Public in and for the State of Lune

Printed Name of Notary Public

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FILED

03 OCT 15 PM 1: 34

Becour L. Zafaren

COUNTY CLERK

HARRIS COUNTY, TEXAS

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COURS OR RACE IS INVALID AND UNFORCEASE UNDER FEDERAL LAW THE STATE OF TEXAS COUNTY OF HARRIS.

I hereby certify that this instrument was FILED in file number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED. In the Official Public Records of Reat Property of Harris County Texas on

OCT 1 5 2003

COUNTY CLERK HARRIS COUNTY, TEXAS

05/28/87 00377601 L142309 \$ 11.00

PIPELINE LEASE AGREEMENT

STATE OF TEXAS

9 §

COUNTY OF HARRIS

L142309

THIS AGREEMENT OF LEASE, made and entered by and between ENSERCH GAS TRANSMISSION COMPANY, a Subsidiary of ENSERCH CORPORATION (hereinafter sometimes called "Lessor") and HOUSTON PIPE LINE COMPANY (hereinafter sometimes called "Lessee");

WITNESSETH:

WHEREAS, Lessee desires to lease from Lessor and Lessor is willing to lease to Lessee, "Subject 14" Pipeline", as such term is hereinafter defined, on the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of Ten Dollars (\$10.00) and other good and valuable considerations paid by Lessee to Lessor, the receipt and sufficiency of which is hereby acknowledged, the parties hereto have AGREED and do hereby AGREE as follows, to-wit:

1.

Subject to the other terms, conditions and covenants hereof, Lessor does hereby Lease and Let unto Lessee, those certain pipeline facilities in Harris County, Texas, more particularly described as follows, to-wit;

That certain 14" pipeline beginning at intersection of 96th Street and East Avenue "H" in the Manchester Addition of the City of Houston at point of tie-in of 14" line owned by Hill Petro-leum Company;

THENCE northerly along 96th Street to its intersection with East Avenue "R";

THENCE northeasterly and southeasterly with said 14" pipeline across property of Hill Petroleum Company to point of tie-in with pipeline facilities of Hill Petroleum Company as originally constructed in 1961;

TOGETHER with all and singular the appurtenances and hereditaments related or pertaining to said 14" pipeline, including without limitation, existing permits, licenses, easements and rights of way of Lessor pertaining or related to said 14" pipeline;

such pipeline facilities being herein sometimes referred to as the "Subject 14" Pipeline".

Ret J. H. Cathey Ensearch Gas Drans nussion Co. 10375 Richmond, Suite 1580. Houston Tx 77042

| | \ \ The term of this lease shall commence on June 1, 1986 and shall continue in full force and effect thereafter; provided, however, in the event that certain Gas Exchange Agreement between Lessor and Lessee of even date herewith is terminated, then this Pipeline Lease Agreement shall automatically terminate contemporaneously with the termination of such Gas Exchange Agreement.

3.

Lessor reserves and excepts from the terms of this lease any capacity in Subject 14" Pipeline in excess of that committed under Gas Exchange Agreement between Lessee and Lessor dated June 1, 1986, and any capacity that may not be required from time to time by Lessee and its affiliated companies to provide service to Hill Petroleum Company.

4.

Lessee, at its sole cost and expense, shall operate and maintain the Subject 14" Pipeline in good and substantial repair, order and condition, and in compliance with all applicable state and federal rules and regulations. Lessee hereby accepts the responsibility for the necessary repair and replacement of the Subject 14" Pipeline during the period hereof, regardless of the causes which necessitate such repair or replacement, and upon the expiration or termination of this lease, Lessee shall return the Subject 14" Pipeline, together with all improvements, repairs and replacements thereon and all fixtures and parts attached thereto, to the Lessor, in substantially the same condition as of June 1, 1986, normal wear and tear for the purpose for which said pipeline is leased to the Lessee, excepted.

5.

Lessee shall pay, prior to delinquency, all taxes (other than ad valorem taxes due and payable on Lessor's interest in said pipeline) levied and assessed upon Lessee's lease, use, and operation of the Subject 14" Pipeline, and shall hold Lessor free and harmless with respect thereto.

6.

In connection with its use, operation, maintenance and repair of the Subject 14" Pipeline, Lessee shall comply with all applicable laws and ordinances, and with all rules, regulations and orders of governmental authorities having jurisdiction, and shall hold Lessor free and harmless with respect thereto.

7.

Upon the expiration of the term of this contract the Lessor shall be entitled to take immediate possession of the Subject 14" Pipeline and the Lessee shall surrender possession thereof and all improvements, repairs and replacements thereon and all fixtures and parts attached thereto, to the Lessor.

8.

Any notice herein provided to be given by one of the parties to the other may be given by letter or telegram of the party giving such notice, mailed or sent to the other party, postable or other charges prepaid, at the address next set out, to-wit:

Lessor: Enserch Gas Transmission Company

10375 Richmond Avenue, Suite 1580

Houston, TX 77042

Attn: Transportation Department

Lessee: Houston Pipe Line Company

P. O. Box 1188

Houston, Texas 77001

or at such other post office address as either party shall from time to time designate in writing as its address for such purpose by letter mailed or delivered to the other party.

9.

Lessor makes no warranties express or implied with regard to the Subject 14" Pipeline, including without limitation any warranty of MERCHANTABILITY OF FITNESS FOR A PARTICULAR PURPOSE. However, Lessor does warrant that it is the owner of such pipeline.

10.

Lessee shall be liable and responsible for all claims, injuries, damages and losses of whatsoever nature and character which may result from or which may be attributable to Lessee's operation or use of the Subject 14" Pipeline, and Lessee agrees to indemnify and hold Lessor harmless from and against any and all such claims, suits, demands, injuries, damages or other losses of every kind and character arising in favor of any party in any way incident to, arising out of, or resulting from Lessee's operation or use of the Subject 14" Pipeline.

11.

Lessee will not assign this lease or sublease the pipeline facilities or any part thereof, or mortgage, pledge or hypothecate its interest in the facilities or grant any concession without the prior express written consent of Lessor, and any attempt to do any of the foregoing without Lessor's consent shall be void. Lessor will not

unreasonably withhold its consent to a sublease or assignment. Notwithstanding any such consent, the undersigned Lessee will remain jointly and severally liable along with each approved assignee or sublessee who shall automatically become liable for all obligations of Lessee hereunder, and Lessor shall be permitted to enforce the provisions of this agreement directly against the undersigned Lessee and/or any assignee or sublease without proceeding in any way against any other person. However, Lessor hereby grants Lessee the right to assign this lease subject to the provisions above only to Hill Petroleum Company ("Hill") without consent. In the event Lessee assigns this lease to Hill, Lessee shall still be bound by the terms and provisions of this article.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in duplicate originals as of March > 1986.7

ENSERCH GAS TRANSMISSION COMPANY, A SUBSIDIARY OF ENSERCH CORPORATION

"Lessor"

HOUSTON PIPE LINE COMPANY

W

Title - Gelentere V. P.

"Lessee"

DWK

THE STATE OF TEXAS COUNTY OF ITALLAS

BEFORE ME, the undersigned authority, on this day personally W. F. WEIDLER, IR. , of ENSERCH GAS TRANSMISSION COMPANY, A SUBSIDIARY OF ENSERCH CORPORATION, a corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

of GIVEN under my hand and seal of office; this the , 1986. 7 miles market of the section

NOTARY PUBLIC in an for

The State of

NANCY J. TAYLOR Notary Public, State of Texas My Commission Expires May 27, 1990

THE STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally of HOUSTON PIPE LINE COMPANY, a corporation known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

GIVEN under my hand and seal of office, this the A day of , 1986.

RECORDER'S MEMORANDUM

ALL BLACKOUTS, ADDITIONS AND CHANGES WERE PRESENT AT THE TIME THE INSTRUMENT

WAS FILED AND RECORDED.

NOTARY PUBLIC in and for

The State of Lea

ANY PROVISION HATHIN WHICH RESIDENCE HIS SENTING AND UNERFOREABLE UNDER FEDERAL LAW.
THE STATE OF TEXAS
COUNTY OF HARRIS
I hereby certify that this instrument was FILED in Fillo Number
Saquence on the data and at the time stamped hereon by ms; and was
duly RECORDED, in the Official Public Records of Real Property of Harris
County, Texas on

MAY 28 1987

