

2. It is expressly agreed and understood by and between the parties hereto that the past use of Transcontinental's lands by Pressley and by Greene has been and the use of such lands hereafter shall be by and with the express license and consent of Transcontinental and the said Greene has not acquired and shall not acquire by adverse possession or otherwise any interest or right in Transcontinental's said lands by virtue of such use.
3. Greene covenants and agrees that he will exercise the right and privileges herein granted to him at his own risk and that he will indemnify and save Transcontinental free and harmless from any loss, cost, damage, or expense on account of death or injury to any person or damage to any property in any manner resulting from or growing out of or related to said use, and hereby releases and discharges Transcontinental from any and all liability or claims for any injuries or damages occurring on said Transcontinental's lands from whatsoever cause.
4. The rights and privileges of Greene hereunder shall not be assignable without the prior approval in writing of Transcontinental.
5. It is expressly agreed and understood that the rights of Greene hereunder are and shall be those of a tenant at will, and this agreement may be cancelled and revoked by Transcontinental at any time. Upon such termination or revocation, Greene shall have thirty (30) days from the receipt of notice thereof to remove any fences and gates placed by him upon Transcontinental's lands pursuant hereto.

Executed as of this 28th day of April, 1970.

Signed, sealed, and delivered in the presence of:

Alton D. Southern
J. Barry Pressley
Mary Jo Bellah
Brenda Q. McManus

William H. Greene
 William H. Greene
Margaret D. Greene
 Margaret D. Greene

TRANSCONTINENTAL GAS PIPE LINE CORPORATION

By Lawrence H. Hall
Vice President

gwd

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