

RESOLUTION 19-121

A RESOLUTION TO GRANT A PUBLIC EASEMENT TO ATMOS ENERGY FOR PROPERTY LOCATED ON DERRYBERRY LANE

WHEREAS, ATMOS Energy provides natural gas service to the City of Spring Hill; and

WHEREAS, ATMOS Energy has installed natural gas service along Derryberry Lane and property owned by the City of Spring Hill; and

WHEREAS, ATMOS Energy has requested an exclusive easement in order to complete the installation and properly identify the improvement with a recorded easement.

NOW, THEREFORE BE IT RESOLVED, that the City of Spring Hill, Board of Mayor and Aldermen authorizes the conveyance of an exclusive easement on Derryberry Lane and property owned by the City of Spring Hill as illustrated on the attached Exhibit.

Passed and adopted by the Board of Mayor and Aldermen of the City of Spring Hill, Tennessee on the 29th day of July, 2019.



Rick Graham, Mayor

ATTEST:



April Goad, City Recorder

LEGAL FORM APPROVED:



Patrick Carter, City Attorney

This instrument was prepared by:
Atmos Energy Corporation
810 Crescent Centre Drive
Suite 600
Franklin, TN 37067

**PIPELINE AND ABOVEGROUND FACILITIES EASEMENT
(WITH ACCESS)**

THIS PIPELINE AND ABOVEGROUND FACILITIES EASEMENT (the "Pipeline and Aboveground Facilities Easement") is dated as of July
29, 2019, and made by the undersigned City of Spring Hill, Tennessee (herein called "Grantor" whether one or more) to **Atmos Energy Corporation**, a Texas and Virginia corporation with its principal office at 5420 LBJ Freeway, Suite 1800, Dallas, Texas 75240, together with its successors and assigns (said entity and its successors and assigns are herein collectively called "Grantee").

WITNESSETH:

WHEREAS, Grantor is the owner of certain real property more particularly described by deed of record in book 2530, page 288, Registrar's Office for Maury County, Tennessee (the "Property"); and

WHEREAS, Grantee desires to obtain an easement from Grantor for the purposes described herein and in further consideration for the agreements set forth herein and Grantor has agreed to grant the easement to Grantee across Grantor's Property pursuant to the terms of this Pipeline and Aboveground Facilities Easement.

NOW, THEREFORE, in consideration of the sum of TEN DOLLARS (\$10.00), and other good and valuable consideration paid by Grantee to Grantor, the receipt of which is hereby acknowledged, Grantor and Grantee hereby agree as follows:

1. Grantor hereby grants, sells and conveys unto Grantee, a free and unobstructed right of way and easement for the purpose of laying, constructing, operating, maintaining, inspecting, repairing, replacing, changing the size of, relocating and changing the route or routes of, abandoning in place and removing at will, in whole or in part, a pipeline or pipelines and the appurtenances thereto (collectively, the "Pipelines"), including the right to install additional pipelines and appurtenances in the future as may be necessary or convenient for Grantee, for the transportation of oil, gas, lignite and other fluids or substances, or any of them, and the products thereof, together with such above ground drips, valves, fittings, meters, pressure relief facilities, aerial markers, graphite and steel anodes, rectifier poles and other devices for the control of pipeline corrosion, and other appurtenances as may be necessary or convenient in the operation of said lines, over, across, under and upon the area described as "Pipeline Easement" on Exhibit A attached hereto and made a part hereof (collectively, the "Pipeline Easement Area").

2. Grantor hereby grants, sells and conveys unto Grantee, a free and unobstructed right of way and exclusive easement for the purpose of laying, constructing, operating, maintaining, inspecting, repairing, replacing, changing the size of, relocating and changing the route or routes of, abandoning in place and removing at will, in whole or in part, aboveground and underground pipeline or pipelines and the appurtenances thereto, including, without limitation, valves, fittings, metering facilities, pigging facilities, pressure regulating facilities, cathodic protection equipment, communication facilities, barricades and fencing, the right to construct and install gravel, asphalt or concrete upon the surface of the Facilities Easement Area (as defined herein), aerial markers, and other appurtenances as may be necessary or convenient in the operation of said facilities (collectively, the "Aboveground Facilities"), over, across, under and upon the lands more particularly described, and labeled as "Surface Site" on Exhibit A attached hereto and made a part hereof for all purposes (collectively, the "Facilities Easement Area").

3. Grantor hereby grants, sells and conveys unto Grantee, an easement for the purpose of vehicular and pedestrian ingress to and egress from the Facilities Easement Area and Pipeline Easement Area along and upon the land more particularly described as the "Access Easement" on Exhibit A attached hereto and made a part hereof (the "Access Easement Area").

4. Grantee's Pipelines, Aboveground Facilities, and improvements to the Access Easement Area are collectively referred to as Grantee's "Easement Facilities." The areas comprising the Pipeline Easement Area, the Facilities Easement Area, and the Access Easement Area are collectively referred to as the "Easement Area."

5. Grantee shall also be entitled to use temporary workspace as described in Exhibit A (the "Temporary Workspace") to carry out the initial construction of the Easement Facilities, which rights shall include, but not be limited to, boring activities, clearing, leveling, temporary storage, and staging equipment and materials. Grantee's right to utilize this Temporary Workspace will terminate and cease on the date on which initial construction of the Easement Facilities has been completed and the same are placed into service.

6. Grantee shall have the right to select the exact location of said Pipelines and any future additional pipelines within the Pipeline Easement Area and its Aboveground Facilities within the Facilities Easement Area, and to do whatever may be requisite for the use and enjoyment of the rights herein granted, including the right of ingress and egress over Grantor's adjacent or additional lands to or from the Easement Area in the event that Grantee cannot, within its sole discretion, reasonably access the Easement Area by staying within the boundaries of same.

7. Grantor shall have no access rights on, under, or over the Facilities Easement Area. Further, Grantor shall not obstruct Grantee's use of the Access Easement Area.

8. Grantor further agrees not to change the grade, remove dirt from the surface of the Easement Area or impound water over the Easement Area without the prior written approval of Grantee.

9. The aforesaid consideration paid from Grantee to Grantor includes any and all damages that may be sustained by the original construction of the Easement Facilities, including without limitation, cutting trees and damages to land, trees, buildings, fences, growing crops and grasses; however, after the original construction Grantee will pay to the owner of the land and, if leased, to his tenant, as they may be respectively entitled, actual damages done to fences and growing crops by reason of entry to repair, maintain and remove said pipelines, or for any future construction, including but not limited to the laying of additional future pipelines. Should the amount of such damages contemplated by this paragraph not be agreed upon by Grantor and Grantee, then the amount of such damages shall be determined by final and binding arbitration before three disinterested arbitrators, with one arbitrator being appointed by Grantor, one arbitrator being appointed by Grantee, and the third arbitrator being appointed by the two other arbitrators. If not unanimous, the award may be determined by any two of the three arbitrators and shall be in writing and shall be non-appealable. A judgment upon any award rendered by the arbitrators may be entered by any state or federal court having jurisdiction thereof. Further, the aforesaid consideration includes the right of Grantee to install additional, future pipelines and appurtenances as Grantee, in its sole discretion, may determine to be necessary or convenient.

10. In relation to the Easement Area, Grantee has the right to trim, cut down or eliminate trees or shrubbery to the extent, in the sole judgment of Grantee as may be necessary to prevent possible present or future interference with the convenient operation or convenient inspection of the Easement Facilities and to remove possible present or future hazards to the Easement Facilities, and the right to remove or prevent the construction of any and all buildings, structures, reservoirs, or other obstructions on the Easement Area and to prevent activities on the Easement Area, any of which, in the sole judgment of the Grantee may presently or in the future endanger or interfere with the efficiency, safety, convenient operation or convenient inspection of the Easement Facilities.

11. If Grantee should abandon the rights granted herein and if such abandonment should continue for a continuous period of ten years, all rights of Grantee herein shall ipso facto terminate and revert to Grantor, his heirs, legal representatives, and assigns. If Grantee should abandon its rights under this Pipeline and Aboveground Facilities Easement, then Grantee shall remove only the Aboveground Facilities and related appurtenance from the Easement Area and shall return the surface of the Easement Area to Grantor in a condition as near as practicable to its prior condition, ordinary wear and tear excepted.

12. Grantor and Grantee agree that the failure to assert any right under this Pipeline and Aboveground Facilities Easement shall not constitute a waiver of any other right hereunder. Further, it is hereby agreed that any delay by Grantee in asserting any right granted it in this Pipeline and Aboveground Facilities Easement, regardless of the length of any such delay, shall not prevent Grantee from later asserting or otherwise enforcing that same right, including but not limited to the right to prevent or remove any encroachments within the Easement Area as provided in Paragraph 10 above.

13. Both Grantor and Grantee hereby represent and warrant that they have read and have fully understood the terms of this Pipeline and Aboveground Facilities Easement, that they have had the opportunity to have same reviewed by an attorney, and that in entering into this Pipeline and Aboveground Facilities Easement they are relying solely upon their independent

review and the advice of their respective counsel. Further, Grantor and Grantee acknowledge that this Pipeline and Aboveground Facilities Easement has been negotiated by the parties, and this Pipeline and Aboveground Facilities Easement shall be construed as one prepared by the joint efforts of Grantor and Grantee and shall not be construed against either party as the drafter.

14. Grantor and Grantee shall be entitled forthwith to full and adequate relief by injunction and to all other legal and equitable remedies for the consequences of any breach of this Aboveground Facilities Easement. If Grantor or Grantee institutes any litigation to enforce any of the terms, covenants, easements, or obligations set out in this Aboveground Facilities Easement, the prevailing party in such litigation shall be entitled to collect court costs and reasonable attorneys' fees from the non-prevailing party.

15. Nothing contained herein shall be construed to make Grantor and Grantee partners or joint venturers or to render any of said parties liable for the debts or obligations of the other.

16. Notices or other communication hereunder shall be in writing and shall be sent certified or registered mail, return receipt requested, or by other national overnight courier company, or personal delivery to the address set forth herein. Notice shall be deemed given upon receipt or refusal to accept delivery. Each party may change from time to time their respective address for notice hereunder by like notice to the other party.

17. BY SIGNING THIS DOCUMENT EACH PARTY REPRESENTS AND AGREES THAT: (A) THIS DOCUMENT REPRESENTS THE FINAL AGREEMENT BETWEEN PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREOF, (B) THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES, AND (C) THIS DOCUMENT MAY NOT BE CONTRADICTED BY EVIDENCE OF ANY PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OR UNDERSTANDINGS OF THE PARTIES.

TO HAVE AND TO HOLD the above described easements and rights unto the said Grantee, and Grantee's successors and assigns, until abandoned as provided for herein.

This instrument and covenants and agreements herein contained shall constitute covenants running with the land, binding upon Grantor, his heirs, legal representatives, successors and assigns, for the benefit of Grantee, and Grantee's successors and assigns.

Grantor hereby binds himself, his heirs, legal representatives and assigns to warrant and forever defend all and singular the above described easements and rights, unto the said Grantee, and Grantee's successors and assigns, against every person whomsoever lawfully claiming or to claim the same, or any part thereof.

It is hereby understood that the party securing this grant on behalf of Grantee is without authority to make any covenant or agreement not herein expressed.

<Signature pages to follow>

EXECUTED this 29th day of July, 2019.

GRANTOR(S):

[Handwritten Signature]
(SIGNATURE)

Mayor
(NAME/TITLE)

199 Town Center Pkwy., Spring Hill, TN 37174
(ADDRESS)

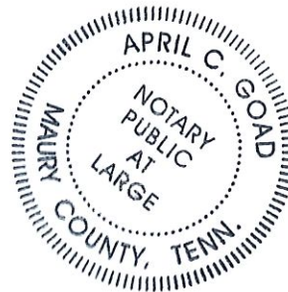
STATE OF TENNESSEE)
COUNTY OF MAURY)

Before me, the undersigned notary public of the state and county aforesaid, personally appeared Rick Graham, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself to be the Mayor of The City of Spring Hill, Tennessee, the within named bargainer, and that he as such mayor, being duly authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of the such bargainer by himself as such Mayor.

WITNESS my hand and seal, this 29th day of July, 2019.

[Handwritten Signature: April C. Goad]
Notary Public

My Commission Expires:
June 28, 2020



I hereby swear or affirm that the actual consideration or true value of this transfer, whichever is greater, is \$5,000.00.

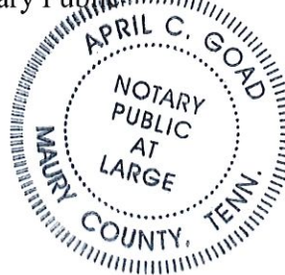
John Carter, ESG City Attorney
Affiant

Sworn to and subscribed before me this the 29th day of July, 2019.

April C. Goad
Notary Public

My commission expires:

June 28, 2020



ATMOS ENERGY

EXHIBIT "A"
MAURY COUNTY, TENNESSEE
PERMANENT PIPELINE EASEMENT
PERMANENT ACCESS EASEMENT "A"
PERMANENT ACCESS EASEMENT "B"
TEMPORARY WORKSPACE "A"
TEMPORARY WORKSPACE "B"
DERRYBERRY STATION
MAP 44, PARCEL 27.03

DESCRIPTION FOR A VARIABLE WIDTH PERMANENT EASEMENT, PERMANENT ACCESS EASEMENTS, ABOVE GROUND FACILITIES EASEMENT, AND TEMPORARY WORKSPACE, BEING OUT OF A CALLED 19.78 ACRES TRACT OF LAND, IN THE NAME OF THE CITY OF SPRING HILL TENNESSEE, RECORDED IN RECORD BOOK 2530, PAGE 288, REGISTER'S OFFICE, MAURY COUNTY, TENNESSEE (R.O.M.C.TN.), BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

Permanent Easement:

Point of Beginning (P.O.B., N:506857.99, E:1706514.54) at the most Northerly Northwest corner of said 19.78 acres tract, at the Southwest corner of a called 10.75 acres tract, described as "Lot 2" of Plat Book 21, Page 214 (R.O.M.C.TN.), and on the West right-of-way of Rice Road, from which an iron rod found at the Northeast corner of Lot 262 of Meadowbrook Phase 4, Section 6, recorded in Plat Book 21, Page 139 (R.O.M.C.TN.), at the Northwest corner of Open Space "A-5" of said Meadowbrook subdivision, and on the South right-of-way of Derryberry Road, bears: South 73°59'28" West, a distance of 93.33 feet;

THENCE, South 82°34'25" East, a distance of 12.50 feet;

THENCE, South 07°25'36" West, a distance of 37.50 feet;

THENCE, South 82°20'58" East, a distance of 77.55 feet;

THENCE, South 07°39'02" West, a distance of 10.00 feet;

THENCE, North 82°20'58" West, a distance of 90.01 feet;

THENCE, North 07°25'36" East, a distance of 47.45 feet to the Point of Beginning containing 1,369 square feet or 0.03 acres.

Above Ground Facilities Easement:

Beginning within said 19.78 acres tract, and at the Southeast corner of the previously described 0.03 acres permanent easement;

THENCE, South 07°39'02" West, a distance of 25.00 feet;

THENCE, North 82°20'58" West, a distance of 20.00 feet;

THENCE, North 07°39'02" East, a distance of 25.00 feet;

THENCE, South 82°20'58" East, a distance of 20.00 feet to the Beginning containing 500 square feet or 0.01 acres.

Permanent Access Easement "A":

Beginning on the North line of said 19.78 acres tract, on the South line of said 10.75 acres tract, and at the Northeast corner of the previously described 0.03 acres permanent easement;

THENCE, South 82°34'25" East, a distance of 92.69 feet;

THENCE, South 07°39'02" West, a distance of 37.87 feet;

THENCE, North 82°20'58" West, a distance of 15.00 feet;

THENCE, North 07°39'02" East, a distance of 30.31 feet;

THENCE, North 82°34'33" West, a distance of 77.66 feet;

THENCE, North 07°25'36" East, a distance of 7.50 feet to the Beginning containing 1,150 square feet or 0.03 acres.

Permanent Access Easement "B":

Beginning within said 19.78 acres tract, and at the Southeast corner of the previously described 0.03 acres permanent access easement "a";

THENCE, South 07°39'02" West, a distance of 35.00 feet;

THENCE, North 82°20'58" West, a distance of 15.00 feet;

THENCE, North 07°39'02" East, a distance of 35.00 feet;

THENCE, South 82°20'58" East, a distance of 15.00 feet, to the Beginning containing 525 square feet or 0.01 acres.

ATMOS ENERGY

Temporary Workspace "A":

Beginning on the North line of said 19.78 acres tract, on the South line of said 10.75 acres tract, and at the Northwest corner of the previously described 0.03 acres permanent access easement "a";

THENCE, South 82°34'25" East, a distance of 15.00 feet;
THENCE, South 07°39'02" West, a distance of 87.92 feet;
THENCE, North 82°20'58" West, a distance of 119.85 feet;
THENCE, North 07°25'36" East, a distance of 40.00 feet;
THENCE, South 82°20'58" West, a distance of 70.01 feet;
THENCE, South 07°39'02" West, a distance of 25.00 feet;
THENCE, South 82°20'58" East, a distance of 35.00 feet;

THENCE, North 07°39'02" East, a distance of 72.87 feet to the Beginning containing 4,641 square feet or 0.11 acres.

Temporary Workspace "B":

Beginning within said 19.78 acres tract, and at the most Southerly Northeast corner of the previously described 0.03 acres permanent easement;

THENCE, North 82°20'58" West, a distance of 77.55 feet;
THENCE, North 07°25'36" East, a distance of 30.00 feet;
THENCE, South 82°34'33" East, a distance of 77.66 feet;

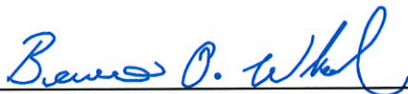
THENCE, South 07°39'02" West, a distance of 30.31 feet to the Beginning containing 2,340 square feet or 0.05 acres.

Certification is made only to the location of this easement according to evidence and/or lines of occupation observed upon the date of this field survey. Only utilities/easements that were visible and apparent on the date of this survey, within/adjoining the described easement, have been located, shown and/or described hereon of which I have knowledge of. This certification is limited to those persons or entities shown on the face of this exhibit, is non-transferable and made for this transaction only.

Title information has been provided by the Client; as such, Energy Land & Infrastructure does not warrant or guarantee that all conflicts, easements or encumbrances are shown. Adjoiner information shown or described is for informational purposes only.

All bearings, distances and coordinates contained herein are grid, based upon the Tennessee State Plane Coordinate System of the North American Datum 1983 (NAD83, Realizations 2011, Epoch 2010.00), in U.S. Survey Feet.

A survey exhibit of even date accompanies and is a part of this easement description (EXHIBIT "A").



Date 05/09/2019

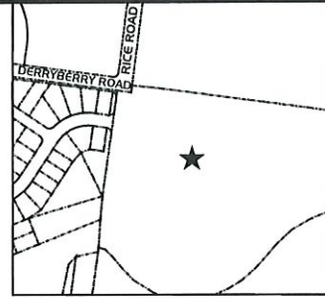
Bennie O. Wheeler
Professional Land Surveyor No. 1546
Energy Land & Infrastructure
1420 Donelson Pike
Nashville, TN 37271
(615) 383-6300



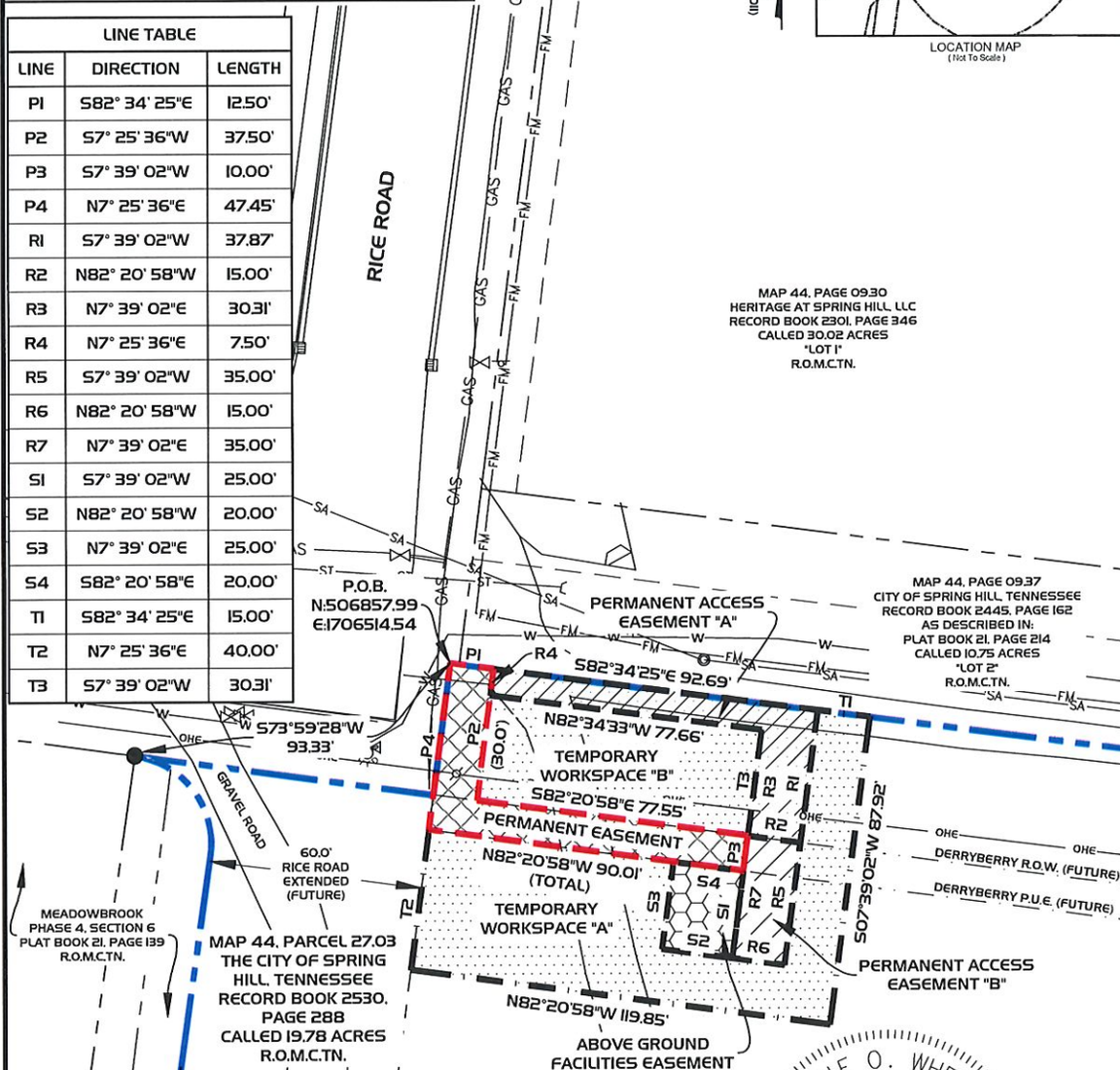
AREA TABLE		
DESCRIPTION	SO. FT.	ACREAGE
ABOVE GROUND FACILITIES EASEMENT	500	0.01
PERMANENT ACCESS EASEMENT 'A'	1150	0.03
PERMANENT ACCESS EASEMENT 'B'	525	0.01
PERMANENT EASEMENT	1369	0.03
TEMPORARY WORKSPACE 'A'	4.641	0.11
TEMPORARY WORKSPACE 'B'	2.340	0.05

EXHIBIT "A"

1 inch = 40 ft.



LINE TABLE		
LINE	DIRECTION	LENGTH
P1	S82° 34' 25"E	12.50'
P2	S7° 25' 36"W	37.50'
P3	S7° 39' 02"W	10.00'
P4	N7° 25' 36"E	47.45'
R1	S7° 39' 02"W	37.87'
R2	N82° 20' 58"W	15.00'
R3	N7° 39' 02"E	30.31'
R4	N7° 25' 36"E	7.50'
R5	S7° 39' 02"W	35.00'
R6	N82° 20' 58"W	15.00'
R7	N7° 39' 02"E	35.00'
S1	S7° 39' 02"W	25.00'
S2	N82° 20' 58"W	20.00'
S3	N7° 39' 02"E	25.00'
S4	S82° 20' 58"E	20.00'
T1	S82° 34' 25"E	15.00'
T2	N7° 25' 36"E	40.00'
T3	S7° 39' 02"W	30.31'



MAP 44, PAGE 0930
HERITAGE AT SPRING HILL, LLC
RECORD BOOK 2301, PAGE 346
CALLED 30.02 ACRES
"LOT 1"
R.O.M.C.T.N.

MAP 44, PAGE 0937
CITY OF SPRING HILL, TENNESSEE
RECORD BOOK 2445, PAGE 162
AS DESCRIBED IN:
PLAT BOOK 21, PAGE 214
CALLED 10.75 ACRES
"LOT 2"
R.O.M.C.T.N.

- CERTIFICATION IS MADE ONLY TO THE LOCATION OF THIS EASEMENT ACCORDING TO EVIDENCE AND/OR LINES OF OCCUPATION OBSERVED UPON THE DATE OF THIS FIELD SURVEY. ONLY UTILITIES/EASEMENTS THAT WERE VISIBLE AND APPARENT ON THE DATE OF THIS SURVEY, WITHIN/ADJOINING THE DESCRIBED EASEMENT, HAVE BEEN LOCATED, SHOWN AND/OR DESCRIBED HERON OF WHICH I HAVE KNOWLEDGE OF. THIS CERTIFICATION IS LIMITED TO THOSE PERSONS OR ENTITIES SHOWN ON THE FACE OF THIS EXHIBIT. IS NON-TRANSFERABLE AND MADE FOR THIS TRANSACTION ONLY. THIS IS NOT A BOUNDARY SURVEY.
- TITLE INFORMATION WAS FURNISHED TO THIS SURVEYOR. AS SUCH, ENERGY LAND & INFRASTRUCTURE DOES NOT WARRANT OR GUARANTEE THAT ALL CONFLICTS, EASEMENTS OR ENCUMBRANCES ARE SHOWN. ADJOINER INFORMATION SHOWN OR DESCRIBED IS FOR INFORMATIONAL PURPOSES ONLY.
- ALL BEARINGS, DISTANCES, AND COORDINATES CONTAINED HEREIN ARE GRID. BASED UPON THE TENNESSEE STATE PLANE COORDINATE SYSTEM OF THE NORTH AMERICAN DATUM 1983 (NAD83, REALIZATIONS 2011, EPOCH 2010.00), IN US SURVEY FOOT.
- THE OUTER LIMITS OF THE PERMANENT EASEMENT EXTENDS OR SHORTENS TO THE RESPECTIVE TRACT LINES. TEMPORARY WORKSPACE LIES ADJACENT AND CONTINUOUS TO THE PERMANENT EASEMENT UNLESS NOTED OTHERWISE.
- THIS PLAT HAS NOT BEEN REVIEWED BY A LOCAL GOVERNMENT AGENCY FOR COMPLIANCE WITH ANY APPLICABLE LAND DEVELOPMENT REGULATIONS.
- P.O.B. = POINT OF BEGINNING
- R.O.W.C.T.N. - REGISTER'S OFFICE, WILLIAMSON COUNTY, TENNESSEE



THIS SURVEY WAS DONE UNDER THE AUTHORITY OF TCA 62-1B-126 AND IS NOT A "GENERAL PROPERTY SURVEY" AS DEFINED UNDER RULE 0820-3-07. THE INFORMATION SHOWN ON THIS EXHIBIT WAS DERIVED FROM RECORDED DEEDS, PLATS, AND FIELD MEASUREMENTS. SAID PROPERTY IS SUBJECT TO ANY FINDINGS OF AN ACCURATE TITLE SEARCH. NO TITLE WORK WAS FURNISHED TO THE SURVEYOR PRIOR TO THIS EXHIBIT. THIS EXHIBIT IS FOR RIGHT-OF-WAY OR EASEMENT ACQUISITION ONLY AND IS NOT INTENDED TO BE A BOUNDARY SURVEY OF THE PROPERTY SHOWN HERON.

LEGEND	
	IRON ROD FOUND
	ABOVE GROUND FACILITIES EASEMENT
	PERMANENT ACCESS EASEMENT "B"
	PERMANENT ACCESS EASEMENT "A"
	TEMPORARY WORKSPACE
	PERMANENT EASEMENT AREA
	ADJOINER PROPERTY/RIGHT-OF-WAY
	SUBJECT PROPERTY

EASEMENT EXHIBIT FOR
ATMOS ENERGY CORPORATION
ACROSS THE LANDS OF
THE CITY OF SPRING HILL, TENNESSEE
RECORD BOOK 2530, PAGE 288
CALLED 19.78 ACRES
DERRYBERRY LANE
SPRING HILL, MAURY COUNTY, TENNESSEE

ENERGY LAND & INFRASTRUCTURE
1420 DONELSON PIKE, SUITE 402 • NASHVILLE, TN 37217
615-383-6300 • FAX 615-360-8476 • WWW.ELI-LLC.COM

ENGINEERS • SURVEYORS • INFRASTRUCTURE • ENVIRONMENTAL
NASHVILLE, TENNESSEE • CARY, NORTH CAROLINA • ARLINGTON, VIRGINIA

DRAWN BY:	P.C.	REVISIONS
DATE:	05/09/2019	
JOB NO.	17-II-3209	

SHEET 3 OF 3