

IN WITNESS WHEREOF the parties have hereunto set their
signatures by their officers hereunto duly authorized the day and
year first above written.

WITNESS:

Delia C. Myers

SELLER:
PINE TOP ESTATES PARTNERSHIP

Dr. S. H. Ciano

BUYER:
THE EAST OHIO GAS COMPANY

John W. Huff

By John W. Huff
Vice President

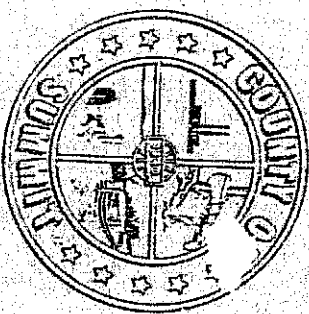
J. C. Hill

By J. C. Hill
Assistant Secretary

THIS IS TO CERTIFY THAT THE MICHIGAN COLUMBIAN IS A REGISTERED
SHIP IS AN ALLEGEDLY AND ON THE REPRODUCTION OF A COPY OF THE
MAY BE DELIVERED IN THE MARCH COURSE OF BUSINESS FOR MICHIGAN
COLUMBIAN OPERATOR John W. Huff AND ASSIGNED John W. Huff

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPH APPEARING ON THIS FILM
 STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE DOCS-
 NENT DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR PHOTOGRAPHING
 COURT REPORTER 12-5-67 DATE PROCESSED 12-5-67

EXHIBIT 24



Adopted November 6, 1870
 Amended November 5, 1961

CHARTER OF THE COUNTY OF SUMMIT

PREAMBLE

The citizens of Summit County, Ohio, believing that they can better govern themselves
 as the County form, and themselves as the responsibility afforded by the Constitution of
 the State of Ohio to adopt this Charter.

ARTICLE I Corporate Powers, Rights and Privileges

Section 1.01. Name, Boundaries and Powers
 The County of Summit, as its boundaries are, or hereafter may be, shall be a body politic
 and corporate by the name of County of Summit with all the rights granted by this Charter
 and by general law.

THIS IS TO CERTIFY THAT THE AUTOPHOTOGRAPH APPLIED ON THIS FILM STRIP IS AN ACCURATE AND COMPLETE REPRESENTATION OF A CASE FILE DOCUMENT DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR PHOTOGRAPHING. CAMERA OPERATOR *Ket Hone* DATE PROCESSED *12-5-64*

[illegible]

All powers shall be exercised, or authorized in the manner prescribed by this Charter, as, when not prescribed therein, in such manner as may be provided by ordinance or resolution of the County Council, and, where not prescribed by the Council or any authority thereunto by ordinance or resolution, then such powers shall be exercised in the manner prescribed by General Law.

Section 1.02. Power and Authority

[illegible]

ARTICLE II

The County Executive

Section 2.01. Elected County Executive

The County shall be divided into three equal executive offices of the County. The County Executive shall be elected in the first regular election following the adoption of this Ordinance. The County Executive shall be elected for a term of four years commencing on the first day of January and shall hold office for a term of four years commencing on the first day of January. Any term following such election for a term of four years commencing on the first day of January shall be subject to re-election. Any candidate for election as County Executive shall be a resident of the County at the time filing the petition for candidacy, shall be nominated and elected in the manner approved by resolution by the County officers and during the entire term of office shall remain an elector of the County and shall not, except as may be provided by the County Council, hold or accept other employment or public office.

Section 2.02: Compensation

The salary of the County Executive shall be \$40,000 per year. It may be changed by ordinance at any time before a primary election for County Executive, but no change shall be effective until the commencement of the ensuing term.

Section 2.03, *In rem* and *Dulcis*

(1) To appoint, suspend, discipline and remove all equity personnel except those who are not subject to the authority of the equity board.

- (3) To appoint officers and members of boards, agencies, commissions and subcommittees, and to remove or suspend any of them, subject to the approval of the County Council, as provided by Council Law, and under the direction of officers, boards, agencies, commissions and subcommittees of a County other than the County Council, and to accept those who are appointed by the County Council from another County.
- (4) To accept or veto any ordinance or resolution as provided in Section 3101 of the Charter.
- (5) To serve, in person or by his attorney, as a member of the County Board of Revision.
- (6) To execute contracts, conveyances and judgments or judgments on behalf of the County.
- (7) To attend meetings of the County Council and take part in the discussion of all matters before County Council.
- (8) To introduce resolutions and resolutions for consideration by the County Council and otherwise to make recommendations for action to be taken by the County Council.
- (9) To attend to the County Council a proposed operating budget for each fiscal year which shall contain at least the following:
 - (a) A statement of estimated revenue from all sources, including fund balances from the preceding year;
 - (b) A statement of proposed expenditures, shown by department, office, agency, authority, board and commission, and by activity, character and object, and not exceeding estimated revenue for each year;
 - (c) A statement of estimated revenues and proposed expenditures for each County department, office, agency, authority, board and commission, by activity or character and object, and not exceeding total revenues;
 - (d) A statement of the contents of the proposed operating budget.
- (10) To submit annually to the County Council a capital improvements program which shall contain at least the following:
 - (a) The capital improvements scheduled for or proposed to be undertaken within the current fiscal year, together with the estimated cost of each improvement and the proposed or established method of financing;
 - (b) The capital improvements proposed for the five years next succeeding the current fiscal year, together with the estimated cost of each improvement and the proposed or established method of financing; and
 - (c) A summary of the available contents of the program.

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has and shall continue to be interested in the income provided by interest on the bonds of the County Council and shall be entitled to the same as the other members of the County Council.

ARTICLE V General Provisions

Section 5.01. Elective Board of Directors.
The elective Board of Directors shall be composed of the members of the County Council and shall be elected by the voters of the County.

Section 5.02. Vacancies.
Vacancies in the office of County Executive or member of County Council shall be filled by the voters of the County.

Section 5.03. Meetings of the Board of Directors.
The Board of Directors shall meet at such times and places as may be determined by the Board.

Section 5.04. Committee on Finance.
The Board of Directors shall create a Committee on Finance to study and report on the financial condition of the County.

Section 5.05. Committee on Education.
The Board of Directors shall create a Committee on Education to study and report on the educational needs of the County.

Section 5.06. Committee on Health.
The Board of Directors shall create a Committee on Health to study and report on the health needs of the County.

Section 5.07. Committee on Social Services.
The Board of Directors shall create a Committee on Social Services to study and report on the social service needs of the County.

Section 5.08. Committee on Transportation.
The Board of Directors shall create a Committee on Transportation to study and report on the transportation needs of the County.

Section 5.09. Committee on Public Works.
The Board of Directors shall create a Committee on Public Works to study and report on the public works needs of the County.

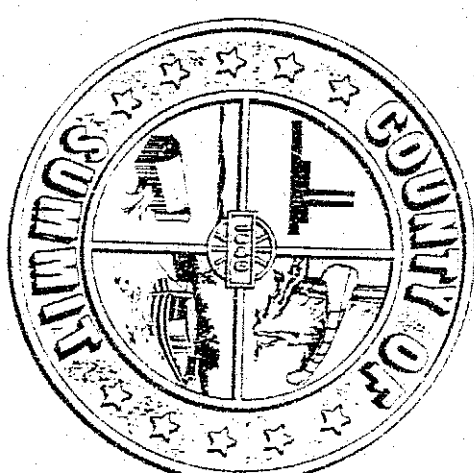
Section 5.10. Committee on Parks and Recreation.
The Board of Directors shall create a Committee on Parks and Recreation to study and report on the parks and recreation needs of the County.

Section 5.11. Committee on Arts and Culture.
The Board of Directors shall create a Committee on Arts and Culture to study and report on the arts and culture needs of the County.

Section 5.12. Committee on Senior Citizens.
The Board of Directors shall create a Committee on Senior Citizens to study and report on the needs of senior citizens in the County.

Section 5.13. Committee on Youth Services.
The Board of Directors shall create a Committee on Youth Services to study and report on the needs of youth in the County.

Section 5.14. Committee on Environmental Protection.
The Board of Directors shall create a Committee on Environmental Protection to study and report on the environmental needs of the County.



THIS IS TO CERTIFY THAT THE MICROFILMOGRAPH APPEARING ON THIS FILM
SERIAL IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE FOR
THE YEAR 1954 IN THE SUMMIT COUNTY OF RECORDS FOR MICROFILMING.
JANUARY 1954
JANUARY 1954
JANUARY 1954

ORDINANCE NO. 81-342

SPONSOR Mr. McLean

DATE July 12, 1981

FILED
JUL 15 1981
CLERK

AN ORDINANCE ESTABLISHING PERMIT FEES FOR ROAD OPENING PERMITS, MOVING PERMITS, AND DRIVE CULVERT PERMITS, AND AUTHORIZING THE ISSUING OF SUCH PERMITS THROUGH THE OFFICES OF THE COUNTY EXECUTIVE AND THE COUNTY ENGINEER, AND DECLARING AN EMERGENCY.

WHEREAS, the County Engineer has recommended that due to the increase in the number of applications for inspection, and administrative fees for the opening, moving, and drive culvert permits, it is necessary to establish a fee schedule for such permits, and

IT IS HEREBY ORDERED that the County Engineer be authorized to issue permits by the County Engineer.

SECTION 1

The following fees are hereby established as payable to the County Engineer upon issuance of the following permits:

Road Opening Permit - A nonrefundable fee of \$40.00 upon issuance which includes a minimum inspection fee of \$25.00. Additional inspection fees up to a maximum amount of \$1,000.00 to be determined within the discretion of the County Engineer.

SECTION 2

Road opening permits shall be issued upon authorization by the County Engineer upon the posting of a bond in the minimum amount of \$100.00 to be tendered as a certified check or commercial performance bond as specified by the County Engineer.

SECTION 3

The following fee is hereby established as payable to the County Engineer upon issuance of the following permit:

Moving Permit - A nonrefundable fee of \$50.00 upon issuance.

SECTION 4

Moving permits shall be issued upon application to the County Engineer subject to the approval of the County Executive.

SECTION 5

The following fee is hereby established as payable to the County Engineer upon issuance of the following permit:

Drive Culvert Permit - A nonrefundable fee of \$40.00 upon issuance.

SECTION 6

Drive culvert permits shall be issued upon application to the County Engineer subject to the approval of the County Executive.

THIS IS TO CERTIFY THAT THE ABOVE-REPRODUCED INFORMATION IS A TRUE AND ACCURATE COPY OF THE ORIGINAL AS SUBMITTED TO THE CLERK OF THE BOARD OF SUPERVISORS FOR RECORDING AND FILING.

SECTION 7

All permits issued for road opening, moving, or drive culverts shall be valid for the period of time provided by the permit, not to exceed one (1) year from the date of issuance unless otherwise provided by the County Executive.

SECTION 8

Road opening, moving, and drive culvert permits as set forth herein shall be issued for all private improvements undertaken to benefit property, and all costs incurred for the materials and installation of any such improvements shall be the sole responsibility of the holder of such permit.

SECTION 9

The Clerk of the Council of the County of Summit is hereby requested to publish this ordinance in full as provided by Rule 5.13 of the Rules of the County Council.

SECTION 10

This ordinance is hereby declared an emergency to provide for the collection of minimum, necessary permit fees by the County Engineer to meet the administrative and engineering costs of administering and inspecting road openings, moving, and drive culvert installation on County right-of-way in the interest of the health, safety, and welfare of the citizens of the County of Summit.

SECTION 11

Provided this ordinance receives the affirmative vote of five members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect as provided in force at the earliest time provided by law.

INTRODUCED June 29, 1981

ADOPTED July 20, 1981

Edward A. Shuler
CLERK OF COUNCIL

James A. Shuler
PRESIDENT OF COUNCIL

APPROVED 7-21-81

John R. Meyer
EXECUTIVE

ENACTED EFFECTIVE July 21, 1981

On roll call: five affirmative votes;
one against - Mr. Cole;
and absent - Mr. Rogers.

THIS IS TO CERTIFY THAT THE MICROPHOTOCOPY APPARATUS IN THIS ROOM
IS AN ALIEN AND COUNTER REPRODUCTION OF A COPY OF THE
ORIGINAL IN THE COURSE OF BUSINESS FOR REPRODUCTION
AND NOT FOR OTHER PURPOSES. DATE PROCESSED 12-5-81

Ex. 24

ORDINANCE NO. 81-341

SPONSOR Mr. Cole

DATE November 16, 1981

Executive-3
Auditor
Prosecutor
Engineer
ARON BLUM JOURNAL
File

AN AMENDED ORDINANCE ESTABLISHING PERMIT FEES FOR ROAD OPENING PERMITS, MOVING PERMITS, AND DRIVE CULVERT PERMITS, AND AUTHORIZING THE ISSUING OF SUCH PERMITS THROUGH THE OFFICES OF THE COUNTY EXECUTIVE AND THE COUNTY ENGINEER, RESCINDING ORDINANCE 81-342, AND DECLARING AN EMERGENCY.

WHEREAS, the County Engineer has recommended that due to increases in cost for engineering, inspection, and administration of the issuance of permits for road openings, moving and drive culverts, that permit fees be adjusted to reflect the hourly rates and overhead expenses attributable to the function; and

WHEREAS, authorization for the issuance of such permits by the local authority in conformity with the charter of the County of Smith is necessary; and

WHEREAS, Ordinance 81-342 was adopted by this Council on July 20, 1981;

THEREFORE, BE IT ORDAINED by the Council of the County of Smith:

SECTION 1.

The following fees are hereby established as payable to the County Engineer upon issuance of the following permit:

Road Opening Permit - A nonrefundable fee of \$30.00 upon issuance.

SECTION 2.

Road opening permits will be issued upon authorization by the County Engineer upon the posting of a bond in the minimum amount of \$100.00 or as specified by the County Engineer. A certified check or a commercial performance bond will be acceptable. In lieu of the foregoing requirement, a public utility may post a road opening (surety) bond annually in the face amount of \$5,000.00.

SECTION 3.

The following fee is hereby established as payable to the County Engineer upon issuance of the following permit:

Moving Permit - A nonrefundable fee of \$50.00 upon issuance.

SECTION 4.

Moving permits shall be issued upon application to the County Engineer subject to the approval of the County Executive.

SECTION 5.

The following fee is hereby established as payable to the County Engineer upon issuance of the following permit:

Drive Culvert Permit - A nonrefundable fee of \$25.00 upon issuance.

SECTION 6.

Drive culvert permits shall be issued upon application to the County Engineer subject to the approval of the County Executive.

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPH REPRODUCED ON THIS FILM STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILED FROM THE PUBLIC RECORDS OF THE CLERK OF THE COUNTY OF SMITH, IOWA, IN THE REGULAR COURSE OF BUSINESS FOR MICROFILMING. THE PROCESSING DATE 12-5-84.

Ordinance No. 81-561

SECTION 7.

All permits issued for road opening, moving or drive culverts shall be valid for the period of time provided by the permit, not to exceed one (1) year from the date of issuance unless otherwise provided by the County Executive.

SECTION 8.

Road opening, moving, and drive culvert permits as set forth herein shall be issued for all private improvements undertaken to benefit property, and all costs incurred for the materials and installation of any such improvements shall be the sole responsibility of the holder of such permit.

SECTION 9.

Ordinance 81-342 and any prior County Resolutions or County Policies which are in conflict with any of the provisions set forth above are hereby rescinded effective the date this ordinance becomes effective.

SECTION 10.

The Clerk of Council of the County of Summit is hereby requested to publish this ordinance in full as provided by Rule 5.12 of the Rules of the County Council.

SECTION 11.

This ordinance is hereby declared an emergency to provide for the collection of minimum, necessary permit fees by the County Engineer to meet the administrative and engineering costs of administering and inspecting road openings, moving, and drive culvert installation on County highways in the interest of the health, safety and welfare of the citizens of the County of Summit.

SECTION 12.

Provided this ordinance receives the affirmative vote of five members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

INTRODUCED August 3, 1981

ADOPTED November 18, 1981

Richard C. Skelton
CLERK OF COUNCIL

Donald H. Shattuck
PRESIDENT OF COUNCIL

APPROVED 11-18-81

John R. Morgan
EXECUTIVE

ENACTED EFFECTIVE November 18, 1981

On roll call: Five affirmative votes;
one abstention - Mr. Clippin;
one absent - Mr. Swanson.

THIS IS TO CERTIFY THAT THE SIGNATURE OF THE APPEARING IN THIS FILED STRIP IS IN ACCORDANCE AND COMPLETE REPRODUCTION OF A CASE FILED IN THE COURT OF SUMMIT COUNTY, OHIO, IN THE DEPT. OF COURSE OF BUSINESS FOR PHOTOGRAPHING AND REPRODUCTION OF THE RECORDS OF THE COUNTY OF SUMMIT, OHIO.

STATE OF OHIO
PUBLIC UTILITIES COMMISSION
IN RE: THE APPLICATION
OF LINCOLN, JOHN A.

EDWARD L. ELLIS
MICHAEL DEL BONO, CHAIRMAN
WILLIAM M. BROOKS

The undersigned, Secretary of the Public Utilities Commission, do hereby certify that the following is a true and correct copy of the original papers, records, and documents on file in the office of the Public Utilities Commission of the State of Ohio, to-wit:

1. A copy of the application of John A. Lincoln, filed with the Public Utilities Commission of the State of Ohio, on the 1st day of January, 1911.

2. A copy of the report of the Public Utilities Commission of the State of Ohio, dated the 1st day of January, 1911, in relation to the application of John A. Lincoln.

Wm. M. Brooks
Wm. M. Brooks, Secretary
Public Utilities Commission of Ohio

EDWARD L. ELLIS, Acting Secretary
MICHAEL DEL BONO, Acting Secretary
WILLIAM M. BROOKS, Acting Secretary
Public Utilities Commission of Ohio

Secretary: Mary Ann Grubbski
Under Secretary: Elizabeth A. Davis
Acting Secretary: Judith W. Harvey

PLAIN, PPS
EXHIBIT
6

EXHIBIT 17

REC-47943 CASH
PAID BOOK - 20-01914-37 E SOUTH STREET, AKRON, O 44311 PHONE 375-5700

OHIO REVISED CODE - SECTIONS 2209.10 AND 5406.21

ROAD OPENING PERMIT

PERMIT IS HEREBY GRANTED TO

Name BOB HELBIG Bond Amount 25000
Address 4400 HELBROS AVE. L. 1164 W. 44091
To work within the right-of-way SCOUR, RE-PAVE YELLOW OAK Road
CHI 198114-33 R/W Width Tw. of Batt. Holloway Station 50TH
as follows LAY GAS LINE Size (Type) B'
Distance from edge of pavement Depth B'
SPECIAL PROVISIONS: SEE GENERAL NOTES
PINE TOP ESTATES

ACCEPTANCE OF THIS PERMIT CONSTITUTES AN AGREEMENT TO COMPLY WITH PROVISIONS PRINTED BELOW AND WITH SPECIAL PROVISIONS ABOVE

BOB HELBIG - 376-8116 CONTRACTOR

Permit Expiration Date 6-17-82

Willie C. Swannick
For Paul G. Swannick, Summit County Engineer

PROVISIONS

- PROVISIONS - NOTE: This permit may be revoked by the County Engineer at any time for non-performance or non-compliance with any of the provisions herein. An Inspector may be assigned full time to the job by the County Engineer at the expense of the permittee to protect the interests of the County.
- Excavation made within traveled portion of the highway, in the term within eight (8) feet of the pavement edge, in street intersections or in driveways, shall be backfilled with granular material, approved by the County Engineer in six (6) inch layers, loose measurement. Each layer shall be tamped or rolled. In all cases, backfill material extending more than six (6) inches above the level of the sides of the trench, must be removed from the job site. Any pavement cut, damaged or undermined by excavation, shall be removed and replaced to the satisfaction of the County Engineer. Temporary pavement replacements shall be maintained by the permittee in good condition. Permanent replacement must be completed as soon as practicable.
 - Excavations made within the limits of a highway (other than described above) shall be restored equal to or better than existed prior to excavation as soon as practicable.
 - Permittee shall notify the office of County Engineer (375-5700), at least twenty-four (24) hours prior to starting work.
 - A copy of this permit and plan of work must be on the job and available to the County Inspectors or work may be stopped.
 - The permittee agrees to provide barricades, lights, warning signs, uniformed officers, or flagmen, as necessary, to protect the traveling public and agrees to save the County free from all damages and liabilities arising from the work done under this permit.
 - No "off-the-road" equipment with steel tires, tracks or cleats will be permitted on pavement without proper planking.
 - The top of any pipe line crossing the highway must be a minimum of fifteen (15) inches below grade of existing gutter and four (4) feet, six (6) inches below pavement crown grade.
 - The contractor shall comply with the current standards and specifications of the County Engineer.
 - The contractor shall notify the Utilities Protection Service at 1-800-362-2784 at least forty-eight (48) hours prior to the start of construction.
 - The contractor shall comply with all State and Federal Safety Regulations for the construction site and agree to save the County free from all damages and liabilities arising from non-compliance with the safety regulations.
 - The contractor shall notify the local police, fire department, schools and any other affected agencies forty-eight (48) hours prior to the start of construction.
 - The fee as indicated above is non-refundable when once the Road Opening Permit is granted.

EXHIBIT 26

THIS IS TO CERTIFY THAT THE MICROFICHE COPY OF THIS PERMIT IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE COPY SENT DELIVERED IN THE SUMMER COURSE OF BUSINESS ON PHOTOGRAPHIC COPY OF THE ORIGINAL PERMIT. 12-5-84

UPDATE

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPH APPEARING ON THIS FILM
STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE DOCU-
MENT DELIVERED IN THE FEDERAL COURSE OF BUSINESS FOR PHOTOGRAPHING.
CIVILIAN OPERATOR *Jacqueline Baldwin* PROCESSED *12-28-74*

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of)
Pine Top Estates Pipeline Company)
I, Inc. for Approval and Authority) Case No. 84-525-PL-ATA
to File and to put into Effect a)
Tariff for a New Pipeline Utility)
Service.)

ENTRY ON REHEARING

The Commission, coming now to consider the above-entitled matter, and specifically the Opinion and Order dated November 6, 1984, and the application for rehearing filed by the Intervenor, and being otherwise fully advised in the premises, makes the following findings:

- 1) On November 6, 1984, the Commission issued its Opinion and Order in this matter finding that the applicant's proposed operation constitutes that of a public utility pipeline company pursuant to Section 4905.03(A)(7), Revised Code. The Commission also approved the applicant's proposed tariff for the new pipeline utility service.
- 2) Section 4903.10 of the Revised Code provides that any party who has entered an appearance in the original proceeding may apply for a rehearing in respect to matters determined in said proceeding and that such application for rehearing must be filed within thirty (30) days after the entry of the Order upon the journal of the Commission.
- 3) On December 4, 1984, ten Summit County property owners (Intervenor), who were granted intervention and who opposed the granting of this application, filed an application for rehearing. In their application for rehearing, Intervenor state that the Commission erred in finding that the applicant is a public utility. Intervenor assert that the applicant's pipeline operation is merely incidental to Pine Top Estates' oil and gas producing operation, and that the applicant does not indiscriminately provide its services to the public. Further, Intervenor argue that the Commission's recognition of the applicant as a public utility is illegal and violates their property rights.
- 4) After reviewing Intervenor's application for rehearing, the Commission finds that Intervenor have not raised any material issues which were not adequately and satisfactorily considered and properly decided in the November 6, 1984 Opinion and Order in this case. Nor does the Commission believe that it has violated the Intervenor's property rights by granting this application. In our Order we specifically found that matters involving property rights of the parties were matters for a court of competent jurisdiction. Accordingly, we find that the application for rehearing should be denied.

It is, therefore,

THIS IS TO CERTIFY THAT THE ABOVE-ENTITLED MATTER HAS BEEN HEARD AND DECIDED BY THE COMMISSION AND THAT THE DECISION IS AN ACCURATE AND COMPLETE REPRESENTATION OF A CASE FILED AND NEXT DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR PHOTOGRAPHING
CENTRA OPERATOR *Jacqueline B. Lane* PROCESSED 12-28-84

ORDERED, That the Intervenor's application for rehearing in this matter is hereby denied. It is, further,

ORDERED, That a copy of this Entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

William H. Browne
DEPUTY CHAIRMAN (Acting as Chairman)

Chas. E. Brown Gloria L. Gaylord
Alan R. S. H.
Commissioners

RPG:vla

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPH APPEARING ON THIS FILM STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE DOCUMENT DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR MICROGRAPHING. CAMERA OPERATOR Jacqueline Baldwin PROCESSED 12-28-84

Entered in the Journal

DEC 27 1984

A True Copy

Mary Ann Orlinski

Mary Ann Orlinski
Secretary

SERVICE NOTICE

CASE NUMBER 84-525-PL-ATA

CASE TITLE Pine Top Estates Pipeline Company,

DATE OF DOCUMENT December 27, 1984

TYPE OF DOCUMENT Entry on title

DATE OF SERVICE December 28, 1984

PERSON SERVED:

Robert D. Pratt
Amer Cunningham Brennan Co., L.P.A.
Attorneys & Counsellors at Law
Eleventh Floor
First National Tower
Akron, Ohio 44308

Warren W. Gibson
Weick, Gibson & Lowry Co., L.P.A.
234 W. Portage Trail
Cuyahoga Falls, Ohio 44221

Warren W. Gibson
Weick, Gibson & Lowry Co., L.P.A.
P.O. Box 535
Cuyahoga Falls, Ohio 44222

Richard Maloyan
Provident Oil & Gas Company
1603 Merriman Road
Akron, Ohio 44313

Paul K. Christoff
Attorney at Law
624 Centran Building
Akron, Ohio 44308

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STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A COPY OF THE
ORIGINAL DOCUMENT DELIVERED TO THE REPRODUCING OFFICE OF THE
COURT CLERK OF THE COURT OF COMMON PLEAS, CUYAHOGA COUNTY,
OHIO, BY THE COURT CLERK OF THE COURT OF COMMON PLEAS, CUYAHOGA COUNTY,
OHIO, ON DECEMBER 28, 1984.

UPDATE

THIS IS TO CERTIFY THAT THE MICROFILMOGRAPH APPEARING ON THIS FILM
STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASH FILE DOCUMENT
RECENT DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR PHOTODUPLICATION.
CAMERA OPERATOR: *Jacqueline Bell* DATE PROCESSED: *Jan. 25, 1965*

AMER CUNNINGHAM BRENNAN
CO., L.P.A.

ATTORNEYS AND COUNSELLORS AT LAW

BERNARD L. AMER
RICHARD T. CUNNINGHAM
DAVID L. BRENNAN
JOSEPH E. COOK
NICHOLAS F. ANDREEFF
JOHN S. STEINHAUER
FRANK A. JETTIERI
ROBERT D. PRITT
PETER C. OLDHAM
ANDREW H. DUFF
BRYAN H. BAUER
DAN VIND
W. C. O'NEIL
JACK MORRISON JR.
ANN AMER BRENNAN
JOHN S. SEICH
JOHN F. RABINICK
MARY TERESA SODOLSKY

ELEVENTH FLOOR
FIRST NATIONAL TOWER
AKRON, OHIO 44308

TELEPHONE 216/762-2411
TELECOPIER 216/762-9910

ERNEST L. CUNNINGHAM
(1997-1998)

RECEIVED

1985

January 23, 1985

The Public Utilities Commission
Of Ohio
375 S. High Street
Columbus, Ohio 43215

RE: Appeal Of Commission Order in
Case #84-525-PL-ATA

Dear Sirs:

Enclosed please find a copy of a Notice Of Appeal To The
Supreme Court filed on behalf of my clients in the above-
captioned matter.

Very truly yours,

Robert D. Pritt

Robert D. Pritt

RDP/mrt

Enclosure

THIS IS TO CERTIFY THAT THE MICROFILMED COPY
HEREIN IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILED IN
THE PUBLIC UTILITIES COMMISSION OF OHIO IN THE REGULAR COURSE OF BUSINESS FOR PHOTOGRAPHING
COLUMBUS, OHIO 43215 DATE PROCESSED 12-23-84

BEFORE
THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF THE APPLICATION
OF PINE TOP ESTATES PIPELINE COMPANY
1, INC. FOR APPROVAL AND AUTHORITY
TO FILE AND TO PUT INTO EFFECT A
TARIFF FOR A NEW PIPELINE UTILITY
SERVICE

CASE NO. 84-515-PL-ATA

RECEIVED

JAN 21 1965

RECEIVED BY
THE PUBLIC UTILITIES COMMISSION OF OHIO

NOTICE OF APPEAL
TO THE SUPREME COURT

Now comes RAYMOND F. COOK, RUTH E. COOK, ALICE ENGLEBECK,
DALLAS E. HANGE, PHYLLIS HANGE, GEORGE PARRETT, LINDA PARRETT,
DR. RAYMOND P. ALLEN, M. D. ALLEN and AGNES MARTIN (Intervenors)
and give Notice of Appeal to the Supreme Court from the Opinion
and Order of the Public Utilities Commission issued on
November 6, 1984 and of the Entry on Rehearing of the Public
Utilities Commission issued on December 27, 1984, on the
grounds that the Commission, in effect erred in recognizing
PINE TOP ESTATES PIPELINE COMPANY 1 as a public utility.

AMER CUNNINGHAM BRENNAN CO., L.P.A.

Robert D. Pratt
ROBERT D. PRATT
Attorney for Intervenors
1100 First National Tower
Akron, Ohio 44308
(216) 762-2411

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Notice of

LAW OFFICES
AMER CUNNINGHAM
BRENNAN CO., L.P.A.
FIRST NATIONAL TOWER
AKRON, OHIO 44308
TELEPHONE 762-2411

THIS IS TO CERTIFY THAT THE MICROFILM COPY OF THIS NOTICE OF APPEAL IS AN ACCURATE AND COMPLETE REPRODUCTION OF A TRUE COPY OF THE ORIGINAL NOTICE OF APPEAL AS FILED WITH THE PUBLIC UTILITIES COMMISSION OF OHIO. J. J. GILL, CLERK OF THE COMMISSION. JAN 21 1965

Appeal was served by Certified Mail upon WILLIAM H. BROOKS, Deputy Chairman (Acting as Chairman) of the Public Utilities Commission of Ohio at 375 South High Street, Columbus, Ohio 43215; THE PUBLIC UTILITIES COMMISSION OF OHIO at 375 South High Street, Columbus, Ohio 43215; RUSSELL G. CODEN, Attorney Examiner, 375 South High Street, Columbus, Ohio 43215; and by regular U. S. Mail upon WARREN GIBSON, Attorney for Pine Top Estates Pipeline Company I, at 234 Portage Trail, Cuyaboga Falls, Ohio 44222, this 22nd day of January, 1985.

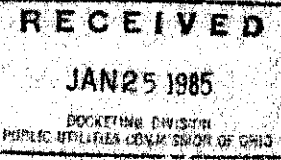
Robert D. Punt
ATTORNEY FOR INTERVENORS

LAW OFFICES
AMER. CUNNINGHAM
BRENNAN CO., L. P. A.
FIRST NATIONAL TOWER
AKRON, OHIO 44308
TELEPHONE 781-5411

THIS IS TO CERTIFY THAT THE PROCEEDINGS IN APPEARING ON THIS PETITION
STATED IS A FACTOR AND COMPLETE REPRODUCTION OF A CASE FILED IN
MENT DELIVERED IN THE PUBLIC COURT OF OHIO, CASE NO. 85-0100000000
NAMES OF MORE PARTICIPANTS IN THE PROCEEDINGS IN 1985

UPDATE

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100-100000 IN THE NATIONAL COURSE OF BUSINESS RECORDS, BUREAU OF
INVESTIGATION, FEDERAL BUREAU OF INVESTIGATION, U.S. DEPARTMENT OF JUSTICE.
Jacqueline Bell DATE INDEXED *Jan 28/1985*



BEFORE
THE PUBLIC UTILITIES COMMISSION OF OHIO

THE MATTER OF THE APPLICATION
OF THE TOP ESTATES PIPELINE COMPANY
I, INC. FOR APPROVAL AND AUTHORITY
TO FILE AND TO PUT INTO EFFECT A
TARIFF FOR A NEW PIPELINE UTILITY
SERVICE

CASE NO.
84-523-PL-ATA

PRATICE

TO THE CLERK:

Please assemble all original papers and exhibits thereto;
prepare a certified copy of the Docket and Journal Entries with
respect to the instant case; and transmit such to the Clerk
of the Supreme Court, within the time permitted by law.

AMER CUNNINGHAM BRENNAN CO.,
L.P.A.

Robert D. Pritt
Attorney for Intervenor
1100 First National Tower
Akron, OH 44309
(216) 762-2411

LAW OFFICES
AMER CUNNINGHAM
& BRENNAN CO., L.P.A.
1100 FIRST NATIONAL TOWER
AKRON, OHIO 44309
TELEPHONE 762-2411

THIS IS A COPY OF THE ORIGINAL OF THE ABOVE-ENTITLED MATTER, AS SUBMITTED TO THE PUBLIC UTILITIES COMMISSION OF OHIO, AND IS NOT TO BE USED FOR ANY OTHER PURPOSE.

THIS IS A COPY OF THE MICROFILMED COPY OF THE
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CHERYL WILLIAMS DATE PROCESSED 2-27-85

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CAMERA OPERATOR *Cheryl Williams* DATE PROCESSED *2-21-85*

Before
THE SUPREME COURT OF OHIO

Raymond F. Cook, et. al.
3023 Yellow Creek Road
Akron, Ohio 44313

Appellant

VS

Supreme Court No. 850121

The Public Utilities Commission
of Ohio
180 East Broad Street
Columbus, Ohio 43215

Appellee

Being Before
THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application)
of Pine Top Estates Pipeline)
Company I, Inc. for Approval)
and Authority to File and to Put)
into Effect a Tariff for a New)
Pipeline Utility Service.)

Case No. 84-525-PU-ATA

THIS IS TO CERTIFY THAT THE MICROFICHE APPEARING ON THIS FILM
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CAMERA OPERATOR *Cheryl Williams* DATE PROCESSED *2-21-85*

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Before
THE SUPREME COURT OF OHIO

Raymond F. Cook, et. al.)	
2023 Yellow Creek Road)	
Akron, Ohio 44313)	
Appellant)	
Vs)	Supreme Court No. 850121
The Public Utilities Commission)	
of Ohio)	
180 East Broad Street)	
Columbus, Ohio)	
Appellee)	

Being Before
THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application)	
of Pine Top Estates Pipeline)	
Company I, Inc. for Approval)	Case No. 84-523-PL-ATA
and Authority to File and to Put)	
into Effect a Tariff for a New)	
Pipeline Utility Service.)	

INDEX AND DOCKET ENTRIES

FILED			ICN NO.
1984			
May	1	Application filed by Pine Top Estates Pipeline Company I, Inc. Submitted by Sal Crane.	1
June	13	Motion to intervene filed by Provident Oil and Gas Company. Submitted by Paul Christoff.	2
	28	Motion to intervene and Memorandum in Support filed by Raymond F. Cook, et. al. Submitted by Robert D. Pritt.	3
	28	Motion for Consolidation of hearings and Memorandum in Support filed by Raymond F. Cook, et. al. Submitted by Robert D. Pritt.	4
July	5	Answer to motion for leave to intervene filed by Pine Top Estates Pipeline Company I, Inc. Submitted by Warren W. Gibson.	5
	10	Response to motion to intervene filed by Pine Top Estates Pipeline Company I, Inc. Submitted by Warren W. Gibson.	6
Aug.	14	Entry, motions of Raymond F. Cook, et. al and Provident Oil and Gas Company be granted; public hearing set for 10:00 A.M., legal notice be published; date of hearing September 18, 1984.	7

THIS IS TO CERTIFY THAT THE MICROFILM COPY APPEARING ON THIS FILM STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE RECORD DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR PHOTOGRAPHIC RECORDING. CAMERA OPERATOR *Cheryl Williams* DATE PROCESSED *2-27-85*

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Index and Docket Entries (Con't.)
Case No. 84-525-PL-ATA

Page 2
S. C. No. 850121

FILED	ICN NO.
Aug. 16 Legal Notice published.	8
21 Letter filed on behalf of Raymond F. Cook, et. al. Submitted by Robert D. Pritt.	9
29 Proof of Publication of Akron Beacon Journal, Summit County.	10
Sept. 17 Letter withdrawing intervention of Provident Oil and Gas Company. Submitted by Richard Maloyen.	11
24 Transcript filed.	
Oct. 2 Brief filed by Raymond F. Cook, et. al.	12
3 Brief filed by Pine Top Estates Pipeline Company I, Inc. Submitted by Warren W. Gibson.	13
Nov. 6 Opinion and Order, proposed tariff be approved; applicant file 3 co-plate copies of tariff; effective date of tariff shall be set upon which applicant files such tariff.	14
15 Tariff sheets filed by Pine Top Estates Pipeline Company I, Inc.	15
Dec. 4 Application for rehearing filed by Raymond F. Cook, et. al. Submitted by Robert D. Pritt.	16
27 Entry, denying application for rehearing filed by Raymond F. Cook, et. al.	17
<u>1985</u>	
Jan. 24 Notice of Appeal filed by Raymond F. Cook, et. al. Submitted by Robert D. Pritt.	18
25 Praecipe filed stating for case to be assembled and sent to Supreme Court on behalf of Raymond F. Cook, et. al. Submitted by Robert D. Pritt.	19

VOLUME I of I -- Pleadings, Transcript, and Exhibits.

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Before

THE SUPREME COURT OF OHIO

Raymond F. Cook, et. al
3023 Yellow Creek Road
Akron, Ohio 44313

Appellant

VS

The Public Utilities Commission
of Ohio
180 East Broad Street
Columbus, Ohio 43215

Appellee

Supreme Court No. 850121

Being Before

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application
of Pine Top Estates Pipeline
Company L, Inc. for Approval
and Authority to File and to Put
into Effect a Tariff for a New
Pipeline Utility Service.

Case No. 84-525-PL-ATA

CERTIFICATION

I, Patricia M. Angel, the duly appointed and qualified acting Secretary of the Public Utilities Commission of Ohio, in whose custody the books, records, and files of said Commission are kept, do hereby certify there is transmitted herewith the docket entries of the Commission ICN 1 - 19, inclusive; the Opinion and Order dated November 6, 1984; the Entry on Rehearing dated December 27, 1984; the transcript; the exhibits; and the certification of the record in Case No. 84-525-PL-ATA.

IN WITNESS WHEREOF, I have hereunto set my
hand and affixed the
official seal of the
Public Utilities
Commission of Ohio this
23rd day of February,
1985.

Patricia M. Angel
Patricia M. Angel, Acting Secretary,

THE PUBLIC UTILITIES COMMISSION OF OHIO

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPH APPEARING ON THIS FILM STRIP IS AN ACCURATE AND COMPLETE REPRODUCTION OF A CASE FILE DOCUMENT DELIVERED IN THE REGULAR COURSE OF BUSINESS FOR MICROFILM, INC. EVERY OTHER COPY OF THIS DOCUMENT IS UNRELIABLE. ALL PROCESSED 3-27-85

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 02-27-85 BY 60322 UCBAW/STP

Cheryl Williams

2-27-85

S. E. NOTICE

CASE NUMBER 84-121-PL-ATA

CASE TITLE Pine Top Estates Pipeline Company, Inc.

DATE OF DOCUMENT February 21, 1985

TYPE OF DOCUMENT Supreme Court Transmittal Papers

DATE OF SERVICE February 26, 1985

PERSON SERVED:

Robert D. Pratt
Auer Cunningham Brennan Co., L.P.A.
Attorneys & Counsellors at Law
Eleventh Floor
First National Tower
Akron, Ohio 44308

Warren W. Gibson
Weick, Gibson & Lowry Co., L.P.A.
234 W. Portage Trail
Cuyahoga Falls, Ohio 44221

Warren W. Gibson
Weick, Gibson & Lowry Co., L.P.A.
P.O. Box 535
Cuyahoga Falls, Ohio 44222

Richard Maloyar
Provident Oil & Gas Company
1653 Merriman Road
Akron, Ohio 44313

Paul K. Christoff
Attorney at Law
824 Central Building
Akron, Ohio 44308

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IN THE NEALAP COURSE OF BUSINESS FOR MICROFILMING
CHERYL WILLIAMS DATE PROCESSED 2-27-85

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May 1, 1984

Pine Top Estates Pipeline Company I, Inc.

OUT

OUT

84-525-PL-ATA

PINE TOP ESTATES PIPELINE I
INC.

In the Matter of the Application of Pine Top Estates Pipeline Company I, Inc. for Approval and Authority to file and to put into Effect a Tariff for a New Pipeline Service.

84-525-PL-ATA

6/12/84 Motion to Intervene & Memorandum in Support/Provident Oil & Gas, Paul Christoff, Richard Maloyan.
6/28/84 Motion & Supporting Memorandum to Intervene as a party/Robert D. Pritt.
6/28/84 Motion & Supporting Memorandum for Consolidation of Hearings/Robert D. Pritt, atty for intervenors.
7/5/84 Answer to Motion to Intervene/Pine Top, Warren Gibson.
7/10/84 Response to Motion & Supporting Memorandum to Intervene/Raymond F. Cook, et al, Warren Gibson.
8/14/84 ENTRY/motions of Intervenor & Provident to intervene are granted; public hearing be scheduled for 9/18/84 at 10:00 A.M., TUCO: publication of legal notice be made on or before 9/1/84. CARR: Gibson, Pritt. Reg. mail: Tratte. Sent out 8/16/84.
8/16/84 Legal Notice published.
8/20/84 Letter filed by Robert Pritt.
8/29/84 Proof of Pub/Akron Beacon Journal, Summit County.
9/17/84 Letter withdrawing intervention/Provident Oil & Gas, Richard Maloyan.
9/24/84 Transcript filed for hearing Sept. 18, 1984, 84 pages. Submitted. (POWERFILE)
10/2/84 Brief of Intervenor-Statement of Facts. (POWERFILE)
11/6/84 OPINION & ORDER/proposed tariff be approved & applicant file 3 complete printed copies of tariff; effective date of tariff shall be date upon which applicant files such tariff with Rates & Tariffs Divn; nothing shall be deemed binding upon Commission. Reg. mail: Pritt, Gibson, Maloyan, Christoff. Sent out 11/7/84.
11/15/84 Tariff Sheets/Pine Top Estates Pipeline Co. I, Inc.
*10/3/84 Briefs/Appellant filed by Warren Gibson & Robert Pritt.
12/4/84 Application for rehearing/Robert D. Pritt, att. rney for intervenors.
12/27/84 ENTRY ON REHEARING/intervenor's application for rehearing be denied. Reg. mail: See Service Notice. Sent out 12/28/84.
1/24/85 Notice of Appeal to Supreme Court/Robert D. Pritt.
1/25/85 Letter filed by Robert D. Pritt, attorney for intervenors.

DESTROY

VERI-VISIBLE
FBI - CLEVELAND

STATE OF OHIO
PUBLIC SAFETY COMMISSION

FILED
JAN 27 1985

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CAMERA OPERATOR Cheryl Williams DATE PROCESSED 1-7-88

8-SEP-1987 PUBLIC UTILITIES COMMISSION OF OHIO PAGE 3

CASE NUMBER: 84-525-PL-ATA
CASE DESC : PINE TOP ESTATES PIPELINE COMPANY
DATE FILED : 1-May-1984
ATTORNEY EXAMINER: R_GOODEN
ATTORNEY GENERAL:

Applicant

PINE TOP ESTATES PIPELINE CO INC NONE
1570 AKRON-PENNISULA ROAD
AKRON, OH 44313

1-May-1984	Case filed.
18-Sep-1984	Case submitted.
	Case submitted.
18-Sep-1984	Date for hearing.
24-Sep-1984	Transcript received.
6-Nov-1984	Order journalized.
27-Dec-1984	Rehearing denied.
24-Jan-1985	Supreme court appeal.

DESTROY
DOCKET
CARD

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CAMERA OPERATOR Cheryl Williams DATE PROCESSED 1-7-88

**This foregoing document was electronically filed with the Public Utilities
Commission of Ohio Docketing Information System on**

10/30/2023 12:12:05 PM

in

Case No(s). 84-0525-PL-ATA

Summary: Application Part 3 Section D: Application for Approval and Authority to file a tariff for a new pipeline utility service (the "Application"); plus other related documents including the transcript for the hearing that was held by the PUCO; maps of the pipeline system; and a copy of the tariff approved; and opinion and order. electronically filed by Docketing Staff on behalf of Docketing.