An Order of the Board of Harbor Commissioners of the City of Los Angeles (Board) requiring the removal and/or relocation of pipelines constructed or maintained pursuant to Permit No. 306.

WHEREAS, effective January 2, 1976, the City of Los Angeles granted Permit No. 306 (Permit) to Edington Oil Company for the operation of a marine oil terminal at Berths 163-164 and various subsurface pipelines throughout the Harbor District;

WHEREAS, Ultramar, Inc. (Tenant) is the successor of Edington Oil Company;

WHEREAS, Section 6(i) of the Permit provides that the Board shall have the right to make any change in the route or location of any pipeline constructed or maintained by Tenant pursuant to the Permit, as may be required or made necessary for the progress of harbor development or the performance of any work or improvement within the jurisdiction of the Board;

WHEREAS, Section 6(i) of the Permit requires that the Board give Tenant at least ninety (90) days' written notice of a determination any such change in the route or location is required or necessary;

WHEREAS, Section 6(i) of the Permit further requires that the work of removal and relocation shall be completed by Tenant within such time after said ninety (90) days as shall be fixed in said notice;

WHEREAS, Section 6(i) of the Permit further requires that all associated removal and relocation costs shall be borne by Tenant; and

WHEREAS, existing oil pipelines on those parcels identified in Exhibit A as Parcels K, L, N, P, S, D and U (collectively the "Y Parcels") were originally installed along railroad and street right of ways as is customary, however, these right of ways are no longer in use and relocation of the pipelines is now required to increase utility of these parcels and to provide improved access to the relocated pipelines;

WHEREAS, the proposed relocation of the pipelines will be to the TraPac administration building parking lot where they will coexist with several other existing oil lines that already cross this parking lot location; and

WHEREAS, the relocation of the existing oil pipelines on the Y Parcels will provide increased utility of the Y Parcels for harbor development.

NOW, THEREFORE, IT IS HEREBY ORDERED by the Board of Harbor Commissioners of the City of Los Angeles as follows:

Section 1. The Board finds that the relocation of the existing oil pipelines on the Y Parcels will provide increased utility of those parcels for harbor development.

Section 2. The Board, by adoption of this Order, is providing written notice to Tenant that removal and/or relocation of pipelines constructed or maintained by Tenant pursuant to the Permit is necessary.

Section 3. Pursuant to Section 6(i) of the Permit, all costs associated with the removal and/or relocation of the pipelines shall be borne by Tenant.

Section 4. Pursuant to Section 6(i) of the Permit, Tenant is hereby given ninety (90) days' notice (Notice Period) that removal and/or relocation is necessary and unless additional time is granted by the Harbor Engineer, Tenant shall have ninety (90) days (Work Period) after the Notice Period to perform the work of removing, relocating, and/or modifying the pipelines as determined necessary by the Harbor Engineer.

Section 5. Tenant shall also remove any and all contamination associated with the pipelines removed and/or relocated as determined necessary by the Harbor Engineer.

Section 6. The Secretary shall certify to the adoption of this Order by the Board of Harbor Commissioners of the City of Los Angeles.

THEF	REBY CEF	RTIF	Y that	the fore	goir	ig Ordei
was	adopted	by	the	Board	of	Harboi
Com	missioners	of t	he Ci	ty of Los	s An	geles at
its m	eeting held	<u></u> k				. 1

AMBER M. KLESGES Board Secretary

APPROVED AS TO FORM AND LEGALITY

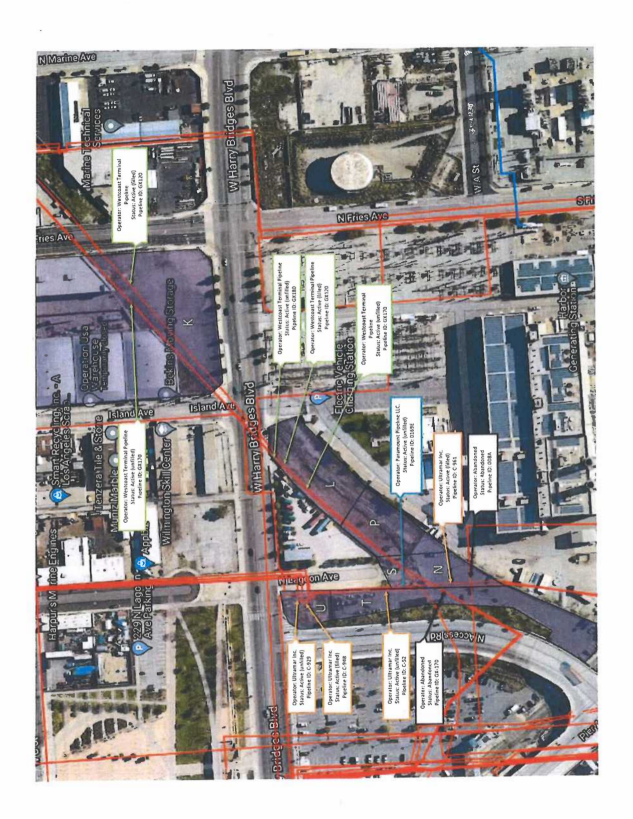
_____, 2024

HYDEE FELDSTEIN SOTO, City Attorney STEVEN Y. OTERA, General Counsel

Rv

JANET KARKANEN, Deputy

March 6



An Order of the Board of Harbor Commissioners of the City of Los Angeles (Board) requiring the removal and/or relocation of pipelines constructed or maintained pursuant to Permit No. 708.

WHEREAS, effective April 14, 1988, the City of Los Angeles granted Permit No. 708 (Permit) to GATX Tank Storage Terminals Corporation for the operation of a marine oil terminal at Berths 118-119 and various subsurface pipelines throughout the Harbor District;

WHEREAS, Kinder Morgan Tank Storage Terminals LLC (Tenant) is the successor of GATX Tank Storage Terminals Corporation;

WHEREAS, Section 8(j) of the Permit provides that the Board shall have the right to make any change in the route or location of any pipeline constructed or maintained by Tenant pursuant to the Permit, as may be required or made necessary for the progress of harbor development or the performance of any work or improvement within the jurisdiction of the Board;

WHEREAS, Section 8(j) of the Permit requires that the Board give Tenant at least ninety (90) days' written notice of a determination any such change in the route or location is required or necessary;

WHEREAS, Section 8(j) of the Permit further requires that the work of removal and relocation shall be completed by Tenant within such time after said ninety (90) days as shall be fixed in said notice;

WHEREAS, Section 8(j) of the Permit further requires that all associated removal and relocation costs shall be borne by Tenant;

WHEREAS, existing oil pipelines on those parcels identified in Exhibit A as Parcels K, L, N, P, S, D and U (collectively the "Y Parcels") were originally installed along railroad and street right of ways as is customary, however, these right of ways are no longer in use and relocation of the pipelines is now required to increase utility of these parcels and to provide improved access to the relocated pipelines;

WHEREAS, the proposed relocation of the pipelines will be to the TraPac administration building parking lot where they will coexist with several other existing oil lines that already cross this parking lot location; and

WHEREAS, the relocation of the existing oil pipelines on the Y Parcels will provide increased utility of the Y Parcels for harbor development.

111

111

NOW, THEREFORE, IT IS HEREBY ORDERED by the Board of Harbor Commissioners of the City of Los Angeles as follows:

- Section 1. The Board finds that the relocation of the existing oil pipelines on the Y Parcels will provide increased utility of those parcels for harbor development.
- Section 2. The Board, by adoption of this Order, is providing written notice to Tenant that removal and/or relocation of pipelines constructed or maintained by Tenant pursuant to the Permit is necessary.
- Section 3. Pursuant to Section 8(j) of the Permit, all costs associated with the removal and/or relocation of the pipelines shall be borne by Tenant.
- Section 4. Pursuant to Section 8(j) of the Permit, Tenant is hereby given ninety (90) days' notice (Notice Period) that removal and/or relocation is necessary and unless additional time is granted by the Harbor Engineer, Tenant shall have ninety (90) days (Work Period) after the Notice Period to perform the work of removing, relocating, and/or modifying the pipelines as determined necessary by the Harbor Engineer.
- Section 5. Tenant shall also remove any and all contamination associated with the pipelines removed and/or relocated as determined necessary by the Harbor Engineer.
- Section 6. The Secretary shall certify to the adoption of this Order by the Board of Harbor Commissioners of the City of Los Angeles.

I HEREBY CERTIFY that the foregoing Ord	der					
was adopted by the Board of Hark	or					
Commissioners of the City of Los Angeles at						
its meeting held						

AMBER M. KLESGES Board Secretary

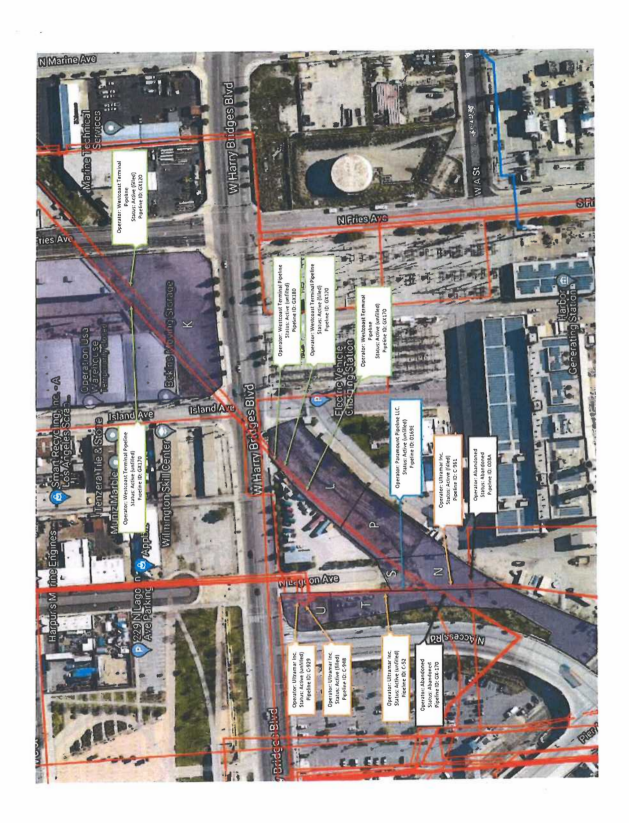
APPROVED AS TO FORM AND LEGALITY

____, 2024 City Attorney

HYDEE FELDSTEIN SOTO, City Attorney STEVEN Y. OTERA, General Counsel

Ву ____

JANET KARKANEN, Deputy



ORDER	NO.
-------	-----

An Order of the Board of Harbor Commissioners of the City of Los Angeles (Board) requiring the removal and/or relocation of pipelines constructed or maintained pursuant to Permit No. 306.

WHEREAS, effective June 30, 2007, the City of Los Angeles granted Revocable Permit No. 07-18 (Permit) to Paramount Petroleum Corporation (Tenant) for the operation of various subsurface pipelines throughout the Harbor District;

WHEREAS, Section 9(b) of the Permit provides that the Board shall have the right to make any change in the route or location of any pipeline constructed or maintained by Tenant pursuant to the Permit, as may be required or made necessary for the progress of harbor development or the performance of any work or improvement within the jurisdiction of the Board;

WHEREAS, Section 9(b) of the Permit requires that the Board give Tenant at least ninety (90) days' written notice of a determination any such change in the route or location is required or necessary;

WHEREAS, Section 9(b) of the Permit further requires that the work of removal and relocation shall be completed by Tenant within such time after said ninety (90) days as shall be fixed in said notice;

WHEREAS, Section 9(b) of the Permit further requires that all associated removal and relocation costs shall be borne by Tenant;

WHEREAS, existing oil pipelines on those parcels identified in Exhibit A as Parcels K, L, N, P, S, D and U (collectively the "Y Parcels") were originally installed along railroad and street right of ways as is customary, however, these right of ways are no longer in use and relocation of the pipelines is now required to increase utility of these parcels and to provide improved access to the relocated pipelines;

WHEREAS, the proposed relocation of the pipelines will be to the TraPac administration building parking lot where they will coexist with several other existing oil lines that already cross this parking lot location; and

WHEREAS, the relocation of the existing oil pipelines on the Y Parcels will provide increased utility of the Y Parcels for harbor development.

NOW, THEREFORE, IT IS HEREBY ORDERED by the Board of Harbor Commissioners of the City of Los Angeles as follows:

Section 1. The Board finds that the relocation of the existing oil pipelines on the Y Parcels will provide increased utility of those parcels for harbor development.

Section 2. The Board, by adoption of this Order, is providing written notice to Tenant that removal and/or relocation of pipelines constructed or maintained by Tenant pursuant to the Permit is necessary.

Section 3. Pursuant to Section 9(b) of the Permit, all costs associated with the removal and/or relocation of the pipelines shall be borne by Tenant.

Section 4. Pursuant to Section 9(b) of the Permit, Tenant is hereby given ninety (90) days' notice (Notice Period) that removal and/or relocation is necessary and unless additional time is granted by the Harbor Engineer, Tenant shall have ninety (90) days (Work Period) after the Notice Period to perform the work of removing, relocating, and/or modifying the pipelines as determined necessary by the Harbor Engineer.

Section 5. Tenant shall also remove any and all contamination associated with the pipelines removed and/or relocated as determined necessary by the Harbor Engineer.

Section 6. The Secretary shall certify to the adoption of this Order by the Board of Harbor Commissioners of the City of Los Angeles.

IHEF	REBY CEF	RTIF	Y that	the fore	goir	ng Order
was	adopted	by	the	Board	of	Harbor
Commissioners of the City of Los Angeles at						
its m	eeting held	k				

AMBER M. KLESGES **Board Secretary**

APPROVED AS TO FORM AND LEGALITY

HYDEE FELDSTEIN SOTO, City Attorney STEVEN Y. OTERA, General Counsel

