

**Exhibit E8: Swift and Company Servitude  
Rights of Way and Easements  
Industrial Park East**

SEE STATEMENT **PRIVATE ACT** **SERVITUDE**

SWIFT & COMPANY, a corporation organized and existing under the laws of the State of Illinois, Cook County, Owner  
 Date, March 16, 1950  
 Filed, April 13, 1950 (459204)  
 Book 471 of Conveyances, page, 626

Ack'd before See Below

TO

(NOTARY IN CALCASIEU PARISH, UNLESS OTHERWISE NOTED)

GULF STATES UTILITIES COMPANY, a corporation organized and existing under the laws of the State of Texas, with its Louisiana domicile in Lake Charles, Louisiana,

Witness to act	}	Two & Two
Acknowledgment signed by	}	See below

Consideration, \$1.00 cash & OVC

Owner of the land known and described as

the east half (E $\frac{1}{2}$ ) of Section 12, Township 10 South, Range 8 West of the Louisiana Meridian, in Calcasieu Parish, Louisiana (except that portion lying south of the St. Louis Iron Mountain and Southern Railroad, and except that portion falling within the limits of State Highway No. 1157)

Grants the right, privilege, and servitude to enter upon and erect, maintain, operate, repair, replace, renew and remove guy-wires, stubs, anchors, and braces to properly support same at the locations more particularly described as follows:

One guy stub at a point 356 feet more or less, South of the North boundary of Section 12, Township 10 South, Range 8 West, and 1 foot West of West R/W line of State Highway #1157, and one anchor with guy wires 25 feet West of this guy stub;

One guy stub at a point 2136 feet more or less, South of the North boundary of Section 12, Township 10 South, Range 8 West, and 1 foot West of West R/W line of State Highway #1157, and one anchor with guy wires 25 feet West of this guy stub;

One guy stub at a point 3436 feet more or less, South of the North boundary of Section 12, Township 10 South, Range 8 West, and 1 foot West of West R/W line

State Highway #1157, and one anchor with guy wires 25 feet West of this guy stub;

One guy stub at a point 970 feet more or less, North of the South boundary of Section 12, Township 10 South Range 8 West, and 1 foot West of West R/W line of State Highway #1157 and one anchor with guy wires 25 feet west of this guy stub.

the location of which is more particularly shown on the map attached hereto marked Exhibit "A" and made a part hereof.

For said consideration, there is also granted to party of Second part, the right at any and all times while this agreement shall remain in force, to cut, trim, or remove all trees or bushes which may, in the judgment of the Party of the Second Part, interfere with or endanger said guy wires, stubs, anchors, and braces.

The above grants and easement are subject to the following express conditions and covenants, to be observed, kept, and performed by said Party of the Second Part:

(1) Said Party of the Second Part agrees to indemnify and hold said Party of the First Part, its successors and assigns, harmless from any and all liability, loss, damage, cost and expense, including attorney's fees, which it or any of them may incur or suffer on account of injuries to or death, of, any person upon the real estate hereinabove described or elsewhere, and damage to, or destruction of property of any kind, wherever located, owned by said Party of the First Part or otherwise, arising out of the construction, maintenance, operation, existence, repair, renewal or removal of said guy wires, stubs, anchors, and braces, unless caused solely/<sup>by</sup> the negligence of Party of the First Part.

(2) Said Party of the Second Part shall have the right

Book 1171 Conveyances Page 676 continued - 3-

to enter upon the property of said Party of the First Part hereinabove described at all reasonable times, for the purpose of inspecting, maintaining, repairing, renewing, and removing said guy wires, stubs, anchors, and braces.

(3) Said Party of the First Part shall have the use of the use of the surface of the said land not inconsistent with the exercise of the rights herein granted.

TO HAVE AND TO HOLD so long as the transmission line of which said guy wires, stubs, anchors, and braces are a part, is used for the purpose of transmitting electric current, and for so long as the said Party of the Second Part, its successors and assigns shall not be in default in the performance or observance of any of the conditions or covenants hereof; but on the condition that if such use is abandoned, or if there is default in the performance or observance of any of the said covenants and conditions, then, and in that event, this agreement shall be null and void, the rights herein granted shall cease, and all interest of said Party of the Second Part shall revert to said Party of the First Part, its successors and assigns.

Notwithstanding any of the provisions hereinabove quoted, said Party of the Second Part agrees that if at any time, in the opinion of said Party of the First Part, said guy wires, stubs, anchors, and braces interfere with the use or sale of the above described property, Party of Second Part will, on thirty days written notice remove said guy wires, stubs, anchors, and braces, and restore the said premises to the same condition they were in immediately prior to the installation of said guy wires, stubs, anchors and braces.

SWIFT & COMPANY By /s/ Wm. B. Traynor Vice President

ATTEST: /s/ W.H. Sutton, Secretary (seal)

WITNESSES: /s/ Clarke Munn, Jr. /s/ Mason J. Clarke

GULF STATES UTILITIES COMPANY By /s/ G. R. Fulton, Vice President

WITNESSES: /s/ Noy O. Lewis /s/ Fay Denney

Acknowledged by Wm. B. Traynor at Cook Co., Illinois before Notary  
on March 16, 1950. /s/ Jean J. Smith, Notary Public (seal)

Acknowledged by G R. Fulton at Calcasieu Parish, La., before  
Notary and in presence of two witnesses on April 7, 1950.  
/s/ G R. Fulton Witnesses: Noy O. Lewis Fay Denney  
/s/ Lillian Ferguson, Notary Public (seal)