In consideration of the sum of One Bellar (\$1.00) and other valuable considerations, the receipt somer(s) of the real estate hereinafter described, his/her tra/their heirs, encurers, environments of DMANA PURILE POWER DISTRICT, a public corporation, its successors and assigns, dereay grant and convey to DMANA PURILE POWER DISTRICT, a public corporation, its successors and assigns, dereay estrement to survey, construct, reconstruct, reincate, alter, inspect, repair, reulace, add to, main times consisting of pules, pole foundations, towers, your thundations, down guys, ancient, insulators, where the pull of the p ubigh is hornby actionals project and applicate, hereis inafter called "3 istrict

The Southwest Quarter (SW4) of Section Twenty-two (22), Township Fifteen (15) North, Range Eleven (11), East of the 6th P.M., Douglas County, Nebraska.

now a part st

The North Seventeen feet (17') of the South Fifty feet (50') of the Southwest Quarter (SW1) of Section Twenty-two (22), Township Fifteen (15) North, Range Eleven (11), East of the 6th P. M., Douglas County, Nebraska.

DED IN THE REGISTER OF DEEDS OFFICE IN DOUGLAS COUNTY, NEBRASKA

CONDITIONS:

- The District shall have the right of ingress and agress across the Granter's property for any purpose hereinbefore grantee. Such ingress and expensive for any purpose hereinbefore grantee. Such ingress and ex
- The District shall also have the right to trim or remove all trees and brush on said right-of-way as may be necessary to efficiently exercise any set the hereinbefore granted rights, together with the express provision that any and all trees which, in falling would come within 15 feet of the mearest electric line conductor, may be topped or removed. All refuse from such tree cutting or trimming shall be disposed of or the utstrict, at the District shall have the turner right to control and impact the growth of all weeks, trees, and mush along the usacritud right-of-way is not being utilized for cultivated crops.
- The District shall pay the Grantor or Lessee, as their interests may appear, for all damages to growing creps, fences and heildings on said land which may be caused by the exercise of the hereinbefore granted rights.
- Grantor may cultivate, use and enjoy the land within the right-of-way provided that such use shall not, in the judgement of the District, endancer or be a hazard to or interiers with the hereinbefore granted rights and provided further that the Grantor shall not allow any buildings, structures, hay or straw stacks or other property to remain or bi placed upon the above described essembnt area, or change or after the grade of the right-of-way herein described without the prior written approval from the District.
- It is further agreed that Grantor has lawful possession of said real estate, good, right and lawful authority to make such conveyance and that his/ her its/their heirs, executors, accommissators, successors and assigns shall worrant and defend the same and will instantly and held harmless the District forever against the claims of all persons woomscover in any way asserting any right, title or interest prior to or convey to this convey-

IN WITHESS WHEREOF, the parties hereto have signed their names and

JUDITA Yeargmen WISTON

and as granter to another acknowledged the execution

personelly to me known to be the identical person(s) and who ochrenical the execution thereof to be will will be with the purpose therein expressed.

LAWRENCE YOUNGER

A + 12 W ( ) - 5 \* 9.