486

## MISCELLANEOUS RECORD No. 10

_	N/92 Noop Printing Ca, Usada	
	JANE SCHOBERT 自由 自由	
	SOCONY-VACUUM OIL CO. INC. : A Clause O. Two Rt. Way Agreem! t \$1.50 Pd. : County Clerk	
	RIGHT OF WAY AGREEMENT J.E.D.	ļ
	FOR AND IN CONSIDERATION OF THE SUM OF one and no/100 DOLLARS, cash to us in hand truly paid	
	the receipt of which is hereby acknowledged, and the further sum of fifty cents per rod, for each	-
	rod of pipe line laid thereon, to be paid when construction is actually started on premises, sur-	
	vey excepted, I Mrs. Jane Schobert, of Papillion, Nebraska, by Daniel R. Schobert, her attorney-	
	陰道:"京村,一一一,武治了,还得到了一个严厉的人,还是接到的疾病,是"胡鼠"的现在分词,这一人不知识,这种抗辩的特殊的人类的,一种更为 <b>说</b> 了。	
ģ	in-fact do hereby grant to SOCONY-VACUUM UIL COMPANY, Incorporated, its successors or assigns, the	
Ĭ	right, of way to fay, maintain, after, repair, inspect, operate, and remove pipe lines for the Samuel and the Samuel and the Samuel and Samuel	
4	transportation of oil and/or gas, and products or by-products thereof, water and other substances,	1 2
	together with such drips, valves, fittings, meters, and similar appurtenances as may be necessary	1
į	or convenient to the operation of the said lines; on, over, or through certain lands situated in a convenient to the operation of the said lines of the said	1. 1. 4.
	Sarpy County, Recraska, described as follows: Bections 21 & 20 Township 144, Kangy 12b.	i de
	All that part of Sections 21 and 28, bounded and described as follows: Beginning at the quartersec	-
:	tion corner on the west side of said Section 28.4 and running thence East 8.25 chains: thence North	
	90:10 chains, more or less; to the middle of the channel of Papillion Creek; thence up-stream a-	
	long the middle of the channel of said creek, by its various courses to the West line of said	in the second
-	"Section 21: thence South 92.50 chains to the place of beginning: containing 75.16 acres, more or	l sell
	tless. Damages will be paid for crops after completion of pipe line. Said pipe line shall in the shall be paid for crops after completion of pipe line.	39
	parallel and be within 5 rods of the east line of property to a point No. of a hill about 60rods	77.15
	No. of the No. section line of Sec. 28, withingress and egress to and from same. The said grantor	)
	her heirs and assigns hereby agree that no building or buildings shall be erected on or over the	
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	handling and today to gold anartog which harohy agrees to hay any damage which may artee to	
	crops; fences, stock; buildings, and land from the maintaining, operating, and removing of said	
١	lines; said damage if not mutually agreed upon, to be ascertained and determined by three disinter	- 1
	ested persons, one thereof to be appointed by the said grantor; her heirs or assigns, one by said	
	Figure Admits the transfer of assigns, and the trird by the two appointed aforesaid, and the award of	
7	such persons or any two of them shall be final and conclusive. Said company, its successors and	
	assigns, shall have the right to change the size of its pipes, the damage, if any, in making such	
ĺ	change to be paid by the said SOCONY-VACUUM OIL COMPANY, Incorporated, its successors or assigns.	
	Should more than one pipe line be laid under this grant, at any time, an additional consid-	
	eration; calculated on the same basis per lineal rod as the consideration hereinabove recited,	
į	shall be paid for each line so laid after the first line.	
	All pipe laid under this grant shall be laid on a route selected by the Grantee, its suc-	
	cessors and assigns, and shall be buried to such a depth as not to interfere with the ordinary	
	cultivation of Land.	
	It is understood that the within written contract constitutes the entire agreement between	
	the parties and that no oral agreements made by the person securing this grant shall be binding	
	upon the Grantee.	· #
l	This agreement is binding on the heirs, representatives, successors and assigns of the res-	
	pective parties thereto.	
	IN WITNESS WHEREOF, The parties hereto have set their hands and seals this 22nd day of	
	February, 1941.	
-	Mrs. Jane Schobert by (SEAL) Daniel R. Schobert Atty in (SEAL) (SEAL)	
	fact (SEAL)	
-	(SEAL)	-

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STATE OF Nebraska COUNTY OF Sarpy

Be it remembered, That on this 3 day of March, 1941, before me, the subscriber, a Notary Public in and for said County and State, personally came the within named Mrs. Jane Schobert by Daniel R. Schobert her atty in fact. to me known to be the person named in, and who executed the within instrument; and to me they each acknowledged the execution of the same.

written. \* C. R. PEARSON NOTARIAL SEAL \* SARPY COUNTY, NEBRASKA 10 104 \* COMMISSION EXPIRES JAN. 18, 1 \*\*\*\*\*\*\*\*\*\*\*\*\*\* My Commission expires 1-18, 1943.

Notary Public &

HENRY S. EBY & WF. WF ALDREW K. ANDERSON ETAL Andrew K. Anderson Etal : Art.of Agreem't \$1.70 Pd. : Filed March 20, 1941, at 1 o'clock P.M.

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THIS AGREEMENT, Made and entered into this 24th day of December A. D., 1940/between Henry Eby and Emmy by; husband and wife of the town of Omaha, County of SARPY, and State of Nebrassa of the first part, and A.S. K. Anderson and Carrie Grace of the town o County of Sarpy, and State of Nebraska, of the second part.

WITNESSETH, That the said party of the second part, covenants and agrees to and with the said parties of the first part, to purchase two vacant acres of ground which are located Beginning at point 812.6 ft, West of 35 ft North of the center of Section 35 township 14 north range, 13 East of the 6 PH Sarpy County Nebr. Thence North 16 degrees and 50 Min east a distance of 425 ft. Thence west 215 FT to point on the right a way line of Highway 75, said point being 35 FT South Fasterly from at right angles to the center line of said highway. Thence So 16 degrees at 50 Min west Parallel to and 33 ft from said center line a distance of 425 ft to a point 33 ft North of the South line of the North west corner of said section 35, Thence east 215 ft to the place of beginning containing two (2) acres.

And the said parties of the first part covenants and agrees to pay to the said party of the second part for the same, the sum of Four Hundred & 00/100 (\$400.00) DOLLARS as follows, viz \$400.00 in cash when abstract is brought down to date showing good title in the seller and deed delivered.

This agreement shall be binding upon both parties until the 20th day p of January, 1941. At which time the party of the second part shall deposit with parties of the first part \$100.00 to show good faith. The parties of the first part will then have ten days to extend the abstract : and transfer the property by Warranty Deed. with interest on the amount due, payable at the time of each payment.

and for the true and faithful performance of all and every one of the covenants and agreements above mentioned, the parties to these presents bind themselves, each unto the other, in the penal sum of One Dollar (1.00) DOLLARS, as liquidated damages, to be paid by the failing party.

IN WITHESS WHEREOF, the parties to these presents have hereunto set their hands, the day and year last above written.