Know All Men by These Presents:

That John R. Atkins and wife Mary A. Atkins
of the County of <u>Dougles</u> and State of <u>Nebraska</u> , for and consideration of the sum of One Dollar (\$1.00) per lineal rod, receipt of One Dollar (\$1.00) of which consideration is hereby acknowledged and balance of which is to be paid when and as the location of pipe lines over and through the lands hereinafter described shall be established, surveyed and measured, and the furth consideration of the performance of the covenants and agreements by the grantee, as hereinafter set out an expressed, does hereby GRANT, REMISE and RELINQUISH unto NORTHERN NATURAL GAR COMPANY, a Delaware corporation, its successors or assigns, the RIGHT, PRIVILEGE and EASEMEN to construct, maintain and operate pipe lines, and appurtenances thereto, over and through the following described lands and appurtenances thereunto belonging, including riparian rights, situated in the Counter Dougles and State of Nebraska, to-wit:
South East Quarter of Section 16, TI5N, RILE, of the 6th P.M. except for
4 additional acres of right-of-way occupied by the UFRR Company & excer
for state and county roads.
TO HAVE AND TO HOLD unto said NORTHERN NATURAL GAS COMPANY, its successor and assigns, so long as such pipe lines, and appurtenances thereto, shall be maintained, together with the rig of ingress to and egress from said premises, for the purpose of constructing, inspecting, repairing, maintaining and replacing the property of the grantee located thereon, or the removal thereof, in whole or in part, at the uses herein specified without divesting grantor. of the rights to use and enjoy said above described premise subject only to the right of the grantee to use the same for the purposes herein expressed.
As a further consideration for this grant, the grantee herein agrees as follows:
(1) That it will bury all line pipe laid upon said land to a sufficient depth so as not to interfer with the cultivation of the soil.
(2) That it will pay to grantor any damages which may arise to growing crops, trees, shrubber fences or buildings from the construction, maintenance or operation of said pipe lines, said damages, not mutually agreed upon, to be ascertained and determined by three disinterested persons, one of who shall be appointed by the grantor, one by the grantee, and the third to be selected by the two appoint as aforesaid, and the written award of such three persons shall be final, conclusive and binding upon t parties hereto.
(3) That grantee, upon written application by the grantor s, will make, or cause to be made, a t in any gas pipe line constructed by grantee upon the above described premises for the purpose of supplying gas to grantor s, for domestic purposes only and not for re-sale, and for use upon the above described premises only. All connections required, shall be furnished and paid for by Grantor with the exception of the meter, which is to be furnished and owned by the Grantee. Said tap will be provided by granter from a convenient point on its main line or some lateral as the grantee may determine, and gas to taken under this provision shall be measured and furnished to the grantor at the rates and upon the same as may be established by grantee, or by any vendee of grantee, from time to time.
(4) That grantee will replace or rebuild to the satisfaction of grantor so or of any representative any and all damaged parts of all drainage systems, the damage to which shall be occasion by the construction of said pipe lines under and through the above described premises.
This instrument, and the covenants and agreements herein contained, shall inure to the benefit of and binding and obligatory upon the heirs, executors, administrators, successors and assigns of the respective particles.
IN WITNESS WHEREOF we have hereunto set our hands this 16th
of January , 19 62.
mary a athing
Ful Jacken

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