PROJECT:

F-BRF-64-7(102)

AFE: R-432

TRACT: 34

KNOW ALL MEN BY THESE PRESENTS:

THAT: CHARLES TROFHOLE & LENORE T. TROFHOLE

hereinafter known as the	Grantor, whether one	or more, for and in consideration of the sum of	-
Four Thousand Fi	fty and no/100-	(\$4,050.00) DOLLAR	
in hand paid does hereby	grant, bargain, sell, co	nvey and confirm unto THE STATE OF NEBRASKA the following described	I
real estate situated in	Douglas	County, and State of Nebraska, to-wit:	

PROJECT RF-64-7(102) TRACT 34

A TRACT OF LAND LOCATED IN THE NORTHEAST QUARTER OF THE NORTHWEST QUARTER OF SECTION 10, TOWNSHIP 15 NORTH, RANGE 11 EAST OF THE SIXTH PRINCIPAL MERIDIAN, DOUGLAS COUNTY, NEBRASKA, DESCRIBED AS FOLLOWS:

CORNER OF SAID QUARTER QUARTER SECTION; NORTHEAST BEGINNING AT THE OF 1321.94 FEET ALONG THE NORTH LINE OF WESTERLY DISTANCE THENCE SAID QUARTER QUARTER SECTION; THENCE SOUTHERLY DEFLECTING 090 DEGREES, MINUTES, 29 SECONDS LEFT, A DISTANCE OF 100.74 FEET ALONG THE WEST SAID QUARTER QUARTER SECTION; THENCE EASTERLY DEFLECTING 089 A DISTANCE OF 315.91 FEET; SECONDS MINUTES, 24 LEFT, 35 DEGREES, THENCE EASTERLY DEFLECTING 007 DEGREES, 11 MINUTES, 03 SECONDS LEFT, A FEET; THENCE EASTERLY DEFLECTING 008 DEGREES, 18 OF 239.88 MINUTES, 12 SECONDS RIGHT, A DISTANCE OF 768.02 FEET; THENCE NORTHERLY MINUTES, 03 SECONDS LEFT, A DISTANCE OF 29 DEFLECTING DEGREES, THE FOINT OF BEGINNING CONTAINING 2.62 ACRES, MORE OR FEET TO INCLUDES 1.00 ACRES, MORE OR LESS PREVIOUSLY OCCUPIED AS WHICH LESS. FUBLIC HIGHWAY.

THERE WILL BE NO INGRESS OR EGRESS OVER THE ABOVE DESCRIBED TRACT FROM OR TO THE REMAINDER OF SAID QUARTER QUARTER SECTION. EXCEPT, OVER TWO UNRESTRICTED DRIVE(S), NOT TO EXCEED 40 FEET IN WIDTH, THE CENTERLINE(S) OF WHICH (IS, ARE) LOCATED ON THE EAST AND WEST LINE(S) OF SAID QUARTER QUARTER SECTION.

RETAIN AND RESERVE TO SAID GRANTOR AND TO SAID GRANTOR DOES HEREBY RIGHTS TO HER OR THEIR HEIRS, SUCCESSORS AND ASSIGNS ALL THE ABOVE DESCRIBED REAL PROPERTY. SAID GRANTOR TN OR ON MINERALS, THEIR HEIRS, SUCCESSORS AND ASSIGNS SHALL HAVE NO AND/OR HIS, HER OR THE SURFACE OF SAID REAL PROPERTY FOR ANY RIGHT ENTER OR USE CONCERNING SAID MINERAL RIGHTS, NOR SHALL SAID GRANTOR AND/OR PURPOSE HEIRS, SUCCESSORS AND ASSIGNS IN EXTRACTING SAID THEIR FROM SAID REAL PROPERTY, DAMAGE OR IN ANY WAY IMPAIR THE USE MINERALS OF SAID REAL PROPERTY.

TO HAVE AND TO HOLD the premises above described, together with all the Tenements, Hereditaments and Appurtenances thereunto belonging, unto The State of Nebraska and to its successors and assigns forever.

And the Grantor does hereby covenant with The State of Nebraska and with its successors and assigns that the Grantor is lawfully seized of said premises; that they are free from encumbrance; that the Grantor has good right and lawful authority to sell the same; and the Grantor does hereby covenant to warrant and defend the title to said premises against the lawful claims of all persons whomsoever.

Signed this day of December A.D. 19 112	•	
- Charles Liffer	NEBRASKA DOCUMENTARY STAMP TAX 2-8/	
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BOOK 1697 PAGE 560

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