In consideration of the son of the foliar (\$1.00) and other valuable considerations, the receipt of which is hereby accounted and a contractance courts) of the real errors beneficiated distribution and assign, neutral accounts, of the real errors beneficiated by the court of th

6th P.M., Sarpy County, Nebrasia.

the area of the above described real estate to be covered by this easement shall be as follows: A strip of land One Hundred Seventy feet (170') in width, lying adjacent to and parellel to the South line of the West One-half of the Northwest Quarter (WZ NW4) of Section Twenty-one (21), Township Fourteen (14) North, Range Eleven (11), East of the 6th P.M., Sarpy County, Nebraske.

1. District shall have the right of ingress and egress across the Grantor's property for any purpose hereinhefore granted. Such ingress and egress shall be exercised in a reasonable manner.

2. District shall have the right to trim or remove all trees and brush on said right-of-way as may be necessary to efficiently exercise any of the hereinbefore granted rights; together with the express provision that any, and all trees which, is falling, would come within 15 feet of the nearest electric line conductor may be topped or removed. All refuse from such tree cutting or trimming shall be disposed of by the District.

3. District hereby agrees to pay the Grantor or Lessee, as their interests may appear, for all damages to proming crops, fences and buildings on sold land which may be caused by the exercise of the hereinbefore granted rights.

9. Grantor may cultivate, use and enjoy the land within the right-of-way provided that such use shall not, in the jumpment of the District, endanger or be a hazard to or interfere with the rights hereinbefore granted, and provided further, that the Grantor shall not allow any buildings, structures, combustible material or property to remain or be placed upon the same ensemble area, or change or alter the grade of the right-of-way herein described without prior written approval from the Oterrict.

5. 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/their heirs, executors, administrators, successors and assigns shall warrant and defend the same and of the deaming and hold harnless the district forever against the claims of all persons who deever in any way asserting any right, title or interest prior to or contrary to this conveyance.

IN WITHESS MICHEST, the parties hereto have signed their names and caused the execution of this instrument this day of McCadala. 19 //

•	ECAPTIFICATE OF ACKNOWLEDGERSHIT - Hid vidual 44 - 55 4
í	STATE OF RESPASEA SS.
: • '	On thisday of, 19, before me, the undersigned, a Hotary
:	On this day of, 19, below me, the unit me,
į	to an known personally to be the identical
*	person(s) who signed the foregoing instrument and who acknowledged the execution thereof to be voluntary act and deed for the purpose therein expressed.
ţ	WITNESS my hand and Notarial Seal the date above written.
1	Notary Public
1	
	By Commission expires on the day of, 19
į	CERTIFICATE OF ACKNOWLEDGEMENT - Corporation
	CERTIFICATE OF AUNIONECONDION
	STATE OF MEBRASKA)
}	COUNTY OF Douglas }
\$	On this 15th day of October 19 71, before me, the undersigned, a Notary Public Patrick F. Moylan
4	in and for said County and State, appeared
}	sworn, did say that they are ?resident and Secretary respectively of Prairie
1	Party Inc.
	Fantin, Inc. (a Corporation), that the Sail arrived to Said Corporation and acknow-said Corporation and that said instrument was signed and sealed on behalf of said Corporation and acknow-said Corporation, by it voluntarily executed, ledged (execution) thereof to be the voluntary act and deed of said Corporation, by it voluntarily executed,
	WATNESS my band and Notarial Seal the date above written.
	July Public Palone
1	Marchinitistion expires on the 9 day of March, 1923
	A series of the
gen,	CONSENT BY LESSEE OR OTHER PERSON IN INTEREST TO EASEMENT FOR TRANSMISSION LINE
3	In consideration of the payments made and agreed to be made to or for the account of the foregoing
1	to their mutual satisfaction, and in the case of a tessee; in constant the undersigned, being the Lessee Grantee as to crop damage as the interest of Grantor and Lessee may appear, the undersigned, being the Lessee
. t	or otherwise in, or entitled to the, possession of the property described in the foregoing right-of-way easement, ment, or otherwise possessing an interest in the property described in the foregoing right-of-way easement,
(j	property therein described, in accordance with the Leanning to the understand
1	doos hereby waive any and all objections thereto and does not by some rights granted to the Grantee by such way easement, and hereby expressly subordinates such interest to the rights granted to the Grantee by such
	right-of-way casement. IN WITNESS WHEREOF, the said undersigned has executed this instrument or caused the due execution
i	thereof this day of, 19
3	
,	45.1
237	STATE OF NEBRASKA
į	COUNTY OF
(On this day of , 19 , before me, the undersigned, a Motary Public
; ;	in and for said County and State, personally appeared
:	to me known personally to be the identical person(s) who signed the foregoing instrument and who acknow- ledged the execution thereof to bevoluntary act and dead for the purpose therein expressed.
	WITHERS by head and Ustarial Seal the date above written.
3	WITHOUT TO THE TOTAL THE T
i i	
St. Aces	Hotory Public
See Anneal Co. Control Committee Co.	

CONSENT OF HORYGAGEE TO SUBORDIVINTE HORTGAGE TO EASEKEHT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, being the owner and
holder of a mortgage dated May 31, 1970, filed for
record June 10, , 1970 , in the office of the Register of
Oceds in and for Sarpy County, Nebraska, in Book 189 of
Mortgages at Page 880 , on the following described premises lying
end being in the County of Sarpy , State of Nebraska, to-wit:
The West One-half of the Northwest Quarter (Wo NWA) of Section Twenty-one (21), rownship Fourteen (14) North, Range Eleven (11), East of the 6th P.M., Sarpy County, Nebracka
In consideration of the sum of One Dollar (\$1.00) to it in hand paid, hereby consent to the execution and delivery of that certain easement between the owner of said property and Omaha Public Power District, Omaha, Nebraska.
The undersigned hereby covenants and agrees that said mortgage shall be, and the same hereby is made, subject and subordinate to the said easement with the same force and offect as if the easement had been executed, delivered and recorded prior to the execution, delivery and recording of the said mortgage.
IN WITNESS WHEREOF, the undersigned has caused this agreement/to be duly executed as of the day of
In the presence of: BY A MHH H
Barton H. Foru
STATE OF Musika SS. COUNTY OF Danglas SS.
On thisday of, 19, before me, a
Hotary Public within and for said County, personally appeared Barcon H. Ford
anstx to me personally he is
known who, being emoly by me duly sworn, did say that thing x respectively the party
501/d
, xthexennesses named in the
foregoing instrument, and the secretary secret
readcofroedingenerous and that said instrument was signed senderous and the said instrument was signed
hruandaekararrakhadekararlandaekarakhadeekarak
in the free act and doed as management and
(SEAL) & S. Mostary Public
6.500
Hy Commission expires

Existing R/W"H's 5. 984 Ac.