MISCELLANEOUS RECORD

R. Dovel and Vera	County of OTOE	at 10 o'clock and 40 minutes A	nd filed for record in the office of day of NOV 1901. M., and recorded in Book 21
TO UNITED STATES OF AMERICA	Fee \$4.50 N	page 203 Miscellaneous. Frances Webb Farson By	Register of Deeds. Deputy.
		Project: Lincolr	AFB Cable Facility
	GRANT OF	EASEMENT	
THIS INDENTURE, made this 12th d Cecil R. Dovel and Vera D	ay of October	, 19 61, by and between and Wife	
ties of the first part, and the UNITED STATES Of	F AMERICA, party of the s	econd part, witnesseth:	
That the parties of the first part, for and in	consideration of .Three.	Hundred Seventy & no/100-	Dollar:
370.00 to them in hand paid	by the party of the second	part, the receipt of which is hereby acknow	vledged, do hereby grant, convey
gain, and warrant unto the UNITED STATES OF A ce, construct, maintain, operate, repair, replace, p.	AMERICA, party of the secontrol, and remove a cable	and part, and its assigns, forever, the perper line, junction boxes, manholes and other a	tual right-of-way and easement t
er a strip of land 161/2 feet in width, 81/2 feet on e	each side of the center line	of the cable line as placed, running across	the following described land, no
ed by us, in Otoe Co	unty, State of Nebras	ka:	
NE $\frac{1}{4}$; W $\frac{1}{2}$ NE $\frac{1}{4}$; NW $\frac{1}{4}$ SE $\frac{1}{4}$ of Sect Principal ^M eridian,	ion 36, Township	p 8 North, Range 9 Past of	the Sixth
		# 55 _	<i>9</i>
ether with the right of ingress and egress as may be us, and other appurtenances; said right of ingress tors in a reasonable manner. Said cable line is to be maintained and operat tholes, and other appurtenances may be maintained	and egress to be exercised	by the UNITED STATES OF AMERICA, its d, namely, at least 36 inches below the surface	representatives, agents, and con-
The parties of the first part, for their heirs, ad manently remove or shift the soil or rearrange the	Iministrators, executors, succ contour or permanently cha	cessors (if a corporation) and assigns, coven- ange the surface of said 16½ foot strip of land	ant and agree that they will no
day advance written notice is given to the Base Con	mmander,	Lincoln Air Force Base, N	ebraska
he intention to permanently change the surface of right to enter upon said strip within said 120-day p	said strip, and thereupon to period to lower or adjust sa	the United States, its representatives, agents, aid cable and appurtenances as may be neces	contractors and assigns will have
The party of the second part shall be responsite representatives, agents, and contractors of the right enances, subject to the availability of appropriation	to maintain, operate, repai	r, replace and remove said cable line, junctic	
Said cable line, junction boxes, manholes, othe perty of the UNITED STATES OF AMERICA and ma	r appurtenances, and equip ay be removed by the UNIT	ment constructed or placed by the party of ED STATES OF AMERICA at any time.	the second part shall remain the
There is reserved to the parties of the first par and privileges as may be exercised and enjoyed wit t to cultivate and harvest crops within the limits of	thout interference with or a		
The easement hereby conveyed is subject to c	oil, gas, and minerals and/o	or interests therein, and existing easements for	public roads and highways, public

MISCELLANEOUS RECORD

And we, the said parties of the first part, for ourselves and our helrs, executors and administrators and successors (if a corporation), do covenant with the said party of the second part, and with its assigns, that we are lawfully seized of said land; that the same is free from encumbrance except mortgages of record and unpaid taxes, if any; that we have a good right and lawful authority to sell the same and that we will and our helrs, executors and administrators shall warrant and defend said perpetual right-of-way and easement unto the said party of the second part and its assigns forever against the lawful claims of all persons whomsoever. The said parties of the first part hereby release, waive and relinquish all rights of dower, homestead and distributive share, if any, in and to the casement and right-of-way herein granted.

Words and phrases herein, including acknowledgment hereof, shall be construed as in the singular or plural number, and as feminine or masculine gender, according to the context, and the party or parties signatory. IN WITNESS WHEREOF, the parties hereto have executed this indenture as of the day and year first above written. Cecil R Dovel (Owner) (Owner) Vera Dovel (Spouse) (Spouse) (Owner) (Owner) (Spouse) (Spouse) THE UNITED STATES OF AMERICA By L Y Lawton F.C Gilbert (Witness) (Contracting Officer) STATE OF NEBRASKA COUNTY OF Otoe day of October On this 12th .., 19......., before me, a Notary Public in and for said county, personally came the above named Cecil R. Dovel and Vera Dovel, husband and wife who are personally known to me to be the identical persons whose names are affixed to the above instrument as grantors, and they acknowledged the execution of the said instrument to be their voluntary act and deed. WITNESS my hand and notarial seal, the date last aforesaid. My commission expires on the 18th day of December ., 19 64 TO H. WELLEN, Otto H. Wellensiek Notary Public. STATE OF NEBRASKA COUNTY, COUNTY OF..... On this..... .,19....., before me, a Notary Public in and for said county, personally who are personally known to me to be the identical persons whose names are affixed to the above instrument as grantors, and they acknowledged the execution of the said instrument to be their voluntary act and deed.

.... 19.....

Notary Public.

WITNESS my hand and notarial seal, the date last aforesaid.

My commission expires on the......day of......day