MISCELLANEOUS REGORD No. 8

ELISE HANSEN ET AL

TO

MISSOURT VALLEY PIPE LINE CO. Easement 31.60 Pd.

Filed January Sf, 1935, at 10 o'clock A.2

County Clerk

KNOW ALL MEN BY THOSE PRESENTS:

That Elise Hansen, widow, and William J. Hansen and Helen Hansen, his wife, of the County of Douglas and State of Mebraske, for and in consideration of the sur of Fifty Cents (50¢) per lineal rot, receipt of One Dollar (\$2.00) of which consideration is hereby acknowledged and the balance of which is to be paid when and as the docation of pipe lines over and through the lands to be occupied hereinafter described shall be established, surveyed and measured, and the further consideration of the performance of the covenants and agreements by the Grantee, as hereinsfter set our and expressed, do hereby GRANT, REVISE, SELL and CONVEY unto MISSOURI VALLEY FIRE LINZ COMPANY OF HEBRASKA, a corporation, its successors or assigns, the RIGHT, PRIVILEGE and EASEMHIT to construct, maintain and operate pape lines, and appurtenances therato, over and through the following lescribed lands situated in the County of Sarny and State of Rebrisha, bo-sit:

The Ining at the Northwest corner of Section 17, Tornship 14, Hange 13, East of the 6th P.M. thonce south 77 rols and 19 links to a state, Thence east 30 rols along the claim line, thonce north 78 rols 16 links, thence west 30 rols to the place of begining

TO HAVE AND TO HOLD unto said MISSOURI VALLEY PIPE LINE COMPANY OF KUBRASKA, its successors and assigns, so long as such pive lines, and appurtenences thereto, shall be maintained, together with the right of ingress, to call egress from said premiues, for the purpose of constructing, inspecting, regarring, meintalaing and replaced the prometry of the Grantee located thereon, or the removal thereof, in whole or in part, the will of the Grantee it. being the intention of the parties hereto that Grentors are hereby greating the uses hereing specified without divesting Grentors of the rights to use enlienjoy said above described premises, subjectionly to the right of the Grentee to use the same for the purposes merein expressed. The purposes merein expressed to the grentee due hereunder may be made to any one of the undersigned for all, or may be gaid into the Ben'at for the credit of the Grantor herein.

- As a further consideration for this grant, the Grantee herein agrees as follows:
- (1) That, it will bury all pipe leld upon said land to a sufficient depth so as not to interfere with the cultivation of the soil.

 (f) That it will pay to Grantors any damages which may arise to growing crops, trees, shrubbery, fences or buillings from the construction, maintenence or operation of said pipe lines, said damages if not mutually agreed upon, to be naccreained and determined by three. disinterested persons, one of which shall be appointed by the Grantor, one by the Grantee, and the third to be selected by the two appointed as aforesaid, and the written award of such three persons shall be final, conculsive and binding upon the parties herato.
- (3). That Grantee, upon written application by the Grantors will make, or cause to be made, a tap in any gas pipe line constructed by Grantee upon the above described promises for the purpose of supplying gas to Grentors for domestic purposes only and not for re-sale, and for use upon the above described promises only. All connections regulred, with the exception of the meter, which is to be furnished and owned by Grantec, shall be furnished and paid for by Grantors according to the rules and regulations of the Grantee. Said tap will be provided by Grantee from its main line or any of its laterals closest to the promises to be served, and gas to be taken under such tap arrangement shall be measured and furnished at such price and under such roles and regulations of the Grantee applying to rural domestic consumers and such Frice shall not exceed that charged for similar service to domestic consumers of incorporated towns in the same locality served from the line of Grantee or grant vendee of Grantee.
- (4) That Grentee will replace or rebuild to the satisfaction of Grantors or of their representative any and all damaged parts of all drainage systems, the damage to which shall be occasioned by the construction of said pipe lines under and through the above described premises.

IN WITHESS WHEREOF . we have hereunts set our hands this field day of December, Elise Hansen

Witness: W.J.Scouts

Milliam J. Honsen Helen Hansen

STATE OF MEBRASKA COUNTY OF DOUGLAS)

On this F2d day of December, k.5 1931 before me, the uniorsigned only commissioned. and qualified authority in and for said county and state, personally came Elise Hannen, widow, and William J. Hansen and Helen Hansen, his wife, to me known to be the identical persons

	MISCELLANEOUS REGORD No. 8
	whose names are subscribed to the foregoing instrument as Grantor and duly acknowledged the execution of the same as their voluntary act and deed. "IN TESTIONY WHEREOF, I have hereunto set my hand and official seal on the day and year above written.
THE PERSON NAMED IN COLUMN	#####################################
***************************************	My commission explices the 4th day of Eay 1937.
	LAURA LADUKE ET AL TO: Filed January 22, 1935, at 10 o'clock A.M. MISSOURI VALLEY PIPK LINE CO.:
. 600	County Clerk KNOW ALL MEN BY THESE PRESENTS: That Laura LeDuke widow and Peopl Cibes
1 1 1 1	Cents (504)) per lineal rod, receipt of one Dollar (\$1.00) of which consideration is hereby acknowledged and the balance of which is to be paid when and as the location of pipe lines over and through I lands to be occupied hereinafter described shall be established, surveyed,
	by the Grantee, as hereinalter set out and expressed, do hereby GRANT, REMISE, JELL and CONVEY unto MISSOURI, VALLEY PIPE LINE COMPANY OF NEBRASKA, a corporation, its successors or assigns, the RIGHT PRIVILEGE and EASEMENT to construct, maintain and operate pipe lines, and appurtenances thereto, including telegraph and telephone lines (solely for use in connection with such lines) [over and through the following described lands situated in the County of Sarpy and State of Nebraska, to with the county of Sarpy and State of Nebraska, to with the county of Sarpy and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the County of Sarby and State of Nebraska, to with the county of Sarby and State of Nebraska, to with the County of Sarby and State of Nebraska, to with the County of Sarby and State of Nebraska, to with the County of Sarby and State of Nebraska, to with the County of Sarby and State of Nebraska, to with the County of Sarby and State of Nebraska, to with the County of Sarby and Sarby
*	Sarpy and State of Nebraska, to-wit such as the state of Nebraska, to-wit such as the sast half (E) of the Southeast quarter (SE2) of Section 21, Township 14, Range 13, except the forti 3 rods in width, thereor. TO HAVE AND TO HOLD unto said MISSOURI VALLEY PIPE LINE COMPANY OF NEBRASKA, its successors and assigns, so long as such pipe lines, and appurtenances thereto, shall be main-
	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 will of the Grantee: It being the intention of the parties hereto that Grantors are hereby granting the uses herein specified
,	without divesting Grantors of the rights to use and enjoy said above described premises, subject only to the right of the Grantee to use the same for the purposes herein expressed. Payment of the balance due hereunder may be made to any one of the undersigned for all, or may be paid into the
	(1) That it will bury all pipe laid upon said land to a sufficient depth so as not to interfere with the cultivation of the soil. (2) That it will pay to Grantors any damages which may arise to growing crops, trees, shrubbery, fences or buildings from the construction, maintenance or operation of said pipe lines, said damages if not mutually agreed upon, to be ascertained and determined by three
	the third to be selected by the two appointed as aforesaid, and the written award of such three persons shall be final, concolive and binding upon the parties hereto. (5) That Grantee, upon written application by the Grantors will make, or cause to be
	made, a tap in any gas pipe line constructed by Grantee upon the above described premises for the purpose of supplying gas to Grantors for domestic purposes only and not for re-sale, and for

use upon the above described premises only. All connections required, with the exception of the meter, which is to be furnished and owned by Grantee, shall be furnished and paid for by Grantors according to the rules and regulations of the Grantee. Said tap will be provided by