688

MISCELLANEOUS RECORD

to the laying and construction of which main second party in no wise contributed, and has no right to a service connection therewith.

NOW THEREFORE WITNESSETH first party grants to second party a special license, privilege and permit, subject to the applicable rules and regulations of first party, and at expense of second party, to make a temporary emergency connection to said main hereinbefore described for the purpose of procuring a supply of water for the premises hereinbefore described, subject to the terms and conditions contained in this Agreement.

Second party agrees to make such connection and thereafter to maintain same at his own expense, and further agrees that first party shall have the right, at any time, upon ten days written notice, to discontinue water service through such connection, and to itself sever the connection between the service line and the main.

IT IS FURTHER UNDERSTOOD AND AGREED that in no event shall the authority to maintain this special connection continue beyond the time when a petition shall be filed with first party by one or more property owners on either side of the same street and within the same block as the premises of second party, petitioning for the construction and laying of a water main in said street, in which event this authority shall automatically terminate and second party shall be relegated to his rights in connection with the installation of said new main and in connection with obtaining service therefrom.

Date Nov. 5, 1934.

Witness:

Pd. 1.00

Geo. C. Cunningham

Mrs. Agnes Pavlik

Joseph J. Pavlik Property owner

Accepted: METROPOLITAN UTILITIES DISTRICT OF OMAHA

By: T. A. Leisen, Gen. Mgr.

State of Nebraska) County of Douglas)

Entered in Numerical Index and filed for Record in the Register of Deeds Office of said County, the 3rd day of January, A.D. 1935, at 10:30 o'clock, A. M.

Thomas J. O'Connor

Register of Deeds

Compared by D&T

aran partitara na matana na matana na matana ka matan ka matan ka matan ka matan ka matan 6. Revocable License Agreement

Metropolitan Utilities District

THIS AGREEMENT entered into by and between Metropolitan

Hans Andersen

Utilities District of Omaha as first party and Hans Anderson

as second party.

WHEREAS second party is now the owner of the following described real estate situated in the County of Douglas, State of Nebraska, to-wit: Lots 78-79-80, West L" Acres Addition.

WHEREAS there is now no water service main abutting the premises described and no adequate water service available thereto, and second party desires to secure from first party temporary water service until such time as a water main shall be installed in front of the premises described.

AND WHEREAS there has heretofore been installed by first party a water main on 48 St. Street, nearest to second party's described property where that main crosses K" Street, to the laying and construction of which main second party in no wise contributed, and has no right to a service connection therewith.

MISCELLANEOUS RECORD No. 107

689

NOW THEREFORE WITNESSETH first party grants to second party a special license, privilege and permit, subject to the applicable rules and regulations of first party, and at expense of second party, to make a temporary emergency connection to said main hereinbefore described for the purpose of procuring a supply of water for the premises hereinbefore described, subject to the terms and conditions contained in this Agreement.

Second party agrees to make such connection and thereafter to maintain same at his own expense, and further agrees that first party shall have the right, at any time, upon ten days written notice, to discontinue water service through such connection, and to itself sever the connection between the service line and the main.

IT IS FURTHER UNDERSTOOD AND AGREED that in no event shall the authority to maintain this special connection continue beyond the time when a petition shall be filed with first party by one or more property owners on either side of the same street and within the same block as the premises of second party, petitioning for the construction and laying of a water main in said street, in which event this authority shall automatically terminate and second party shall be relegated to his rights in connection with the installation of said new main and in connection with obtaining service therefrom.

Date Dec. 18th, 1934.

Witness:

W. C. Szymanski

1.30 Paid 4840 K" St. Hans Andersen Property Owner

(Signature in pencil)
Accepted:
METROPOLITAN UTILITIES DISTRICT OF OMAHA

By: T. A. Leisen, Gen. Mgr.

State of Nebraska))ss. County of Douglas)

Entered in Numerical Index and filed for Record in the Register of Deeds Office of said County, the 3rd day of January, A.D. 1935, at 10:30 o'clock, A.M. Thomas J. O'Connor

Register of Deeds

Compared by D&T

Metropolitan Utilitiés District)
and

THIS AGREEMENT entered into by and between Metropolitan Utilities District of Omaha, as first party, and Dolorato

Dolorato Franco et al.
Franco, as second party.

WHEREAS second party is now the owner of the following described real estate situated in the County of Douglas, State of Nebraska, to-wit: North 40' of the South 140' of the West 662' of Lot 4, Block 5, and North 40' of the So. 140' of the East 15' of Lot 5, Block 5, Park Place Add. to Omaha.

WHEREAS there is now no water service main abutting the premises described and no adequate water service available thereto, and second party desires to secure from first party temporary water service until such time as a water main shall be installed in front of the premises described.

AND WHEREAS there has heretofore been installed by first party a water main on Cass Street, nearest to second party's described property where that main crosses 33d Street, to the laying and construction of which main second party in no wise contributed, and has no right to a service connection therewith.