

33-363

EASEMENT

THIS EASEMENT AGREEMENT made the 11 day of June,  
1964, between Fred H. Peters, a single man, Grantor, and SANITARY  
AND IMPROVEMENT DISTRICT NO. 124 OF DOUGLAS COUNTY,  
NEBRASKA, Grantee.

WITNESSETH:

1. In consideration of the payment of \$0.50 (Fifty Cents) per  
running foot, and other valuable consideration, receipt of which is hereby  
acknowledged, Grantor, being the owner of the land hereinafter described  
as being a part of the Southwest Quarter (SW 1/4) of Section Seventeen  
(17), Township Fourteen (14) North, Range Twelve (12) East of the 6th  
Principal Meridian, does herewith give and grant unto Grantee, its successors  
and assigns, a perpetual easement over, on and under a strip of land  
located in the above described land in Sarpy County, Nebraska, said  
strip of land being more particularly described as follows, to-wit:

A strip of land twenty feet in width adjacent to the  
Northeast right-of-way line of the Union Pacific Railroad,  
extending from the North line of the Southwest Quarter  
of Section 17, Township 14 North, Range 12 East of the  
6th Principal Meridian to the East line of the Southwest  
Quarter of said Section 17, excluding that portion owned  
by the Chicago, Burlington & Quincy Railroad.

2. For the further consideration of the payment of One Dollar  
(\$1.00) and other valuable consideration, receipt of which is acknowledged,  
Grantor, being the owner of the real property hereinafter described, does  
herewith give and grant unto Grantee, its successors and assigns, a  
temporary construction easement over, on and under a strip of land  
which embraces twenty (20) feet in width adjacent to and Northeast of  
the above described permanent easement, to-wit:

A strip of land twenty feet in width adjacent to and  
Northeast of the above-described permanent easement.

3. The scope and purpose of said perpetual easement is for  
the construction, repair, maintenance, replacement and renewal of a  
15" sanitary outfall sewer pipeline together with necessary manholes  
and cleanouts, and the transmission through said outfall sewer pipeline  
of sanitary sewage from the property now or hereafter embraced within  
the boundaries of the Grantee, its successors and assigns, or embraced  
within the areas which Grantee, its successors and assigns, is now or  
shall hereafter become obligated to serve by contract or other agreement.  
The exact location of said sanitary outfall sewer pipeline in the perpetual  
easement way shall be fixed and determined by the engineers for Grantee.

4. By accepting the foregoing permanent easement, Grantee  
agrees to pay all costs of construction of said sanitary outfall sewer  
pipeline and to repair all fences which might be damaged in connection  
with said construction, maintenance or repair work, any crop damage  
sustained by Grantor by reason of said construction, and to replace the  
soil as nearly as practically possible to its original condition.

5. Said permanent easement is granted upon the express condition  
that if any changes, repairs or alterations are necessary to be made at  
any time, or if any portion of said sewer needs to be reconstructed after

33-364

the above described property is improved, the Grantee shall make good to the Grantor or her assigns any and all damage that may be done by said changes, alterations, repairs or reconstruction in the way of damage to fences, crops, or other improvements thereon during construction and thereafter.

6. The scope and purpose of said temporary construction easement is solely for the operation of drag lines, machinery, movement of equipment and all other things necessary and required for the construction of a 1½" sanitary outfall sewer pipeline on the above described permanent easement. That said temporary construction easement is to be effective from the date hereof and shall continue until all construction has been completed in the permanent easement above described.

7. By accepting the foregoing temporary construction easement, Grantee agrees to repair all fences, if any, which may be damaged in connection with said construction work, and to restore said land to its present condition as nearly as may be reasonably practicable.

EXECUTED the day and year first above written.

*Fred H. Peters*

Fred H. Peters

STATE OF NEBRASKA )

) SS

COUNTY OF *Boyd* )

On the day and year first above written before me, the undersigned Notary Public, duly commissioned and qualified for and in said County, personally came Fred H. Peters, a single man, to me known to be the identical person whose name is affixed to the foregoing permanent and temporary easement, and he acknowledged the execution thereof to be his voluntary act and deed.

WITNESS my hand and Notarial Seal the day and year first above written.

*Chadison*

Notary Public

My Commission expires: 1-18-67

FILED FOR RECORD IN SARPY COUNTY NEBR. February 1968 AT 10:15 O'CLOCK A.M.

AND RECEIVED IN BOOK #3 PAGE #363 SIGNED BY Chadison REC'D BY CHADISON