FILEB SARPY CO. NE.
INSTRUMENT NUMBER
2003 - 21945
2003 APR 24 P 2: 13 \$

REGISTER OF DEEDS

PERMANENT EASEMENT

PRAIRIE CORNERS OUTFALL SEWER REPLACEMENT SARPY COUNTY, NEBRASKA

FOR	AND	IN	CONSIDER	ATION	of	the	payment	of	the	sum	of
One Dol	lar		and no/00 (\$ 1.00	1		_) dollars]	and	other	good	and
valuable co	nsiderati	on, the	receipt of w	vhich is l	nereb	y ack	nowledged	, EVE	LYN	M. WEI	SS,
an individu	al, (here	inafter	referred to	as the	"Gra	antor")	, for herse	lf an	d for	her he	eirs,
successors	and ass	igns, d	oes hereby	grant, ba	argai	n, sell	convey an	d cor	ıfirm u	ınto Sa	arpy
County, Nel	braska (l	nereina	after referred	to as th	ie "C	ounty") a Permar	ent E	asem	ent, to	lay,
inspect, ope	erate, ma	aintain,	replace and	d repair o	one p	ipelin	e for the tra	inspo	rtatio	n of se	wer
water (the "	Pipeline'	'), in, o	ver and upo	n a parc	el of	land ir	Sarpy Co	unty,	Nebra	aska, m	nore
particularly	describ	ed in	the legal d	escription	on at	ttache	d hereto a	as <u>E</u> z	<u>chibit</u>	<u>"A"</u>	and
incorporate	d herein	by refe	erence, (suc	h parcel	of la	nd her	einafter be	ing re	eferre	d to as	the
"Easement	Area").										

General Provisions

- A. The Grantor waives compliance by the County with the notice and other provisions of the Uniform Procedure for Acquiring Private Property for Public Use (Sec. 25-2501, R.R.S. 1943, et seq., as amended).
- B. The Grantor, for herself and her successors and assigns, covenants and agrees that Grantor is the owner of the Easement Area and that she has good right to convey these easements over the same; that said premises are free and clear of all liens and encumbrances, except easements and covenants of record; and, that she will warrant and defend the title to this Easement against all lawful claims and demands of all persons whomsoever.
- C. This Easement shall not pass, nor be construed to pass, to the County, in fee simple interest or title to the Easement Area. The Grantor shall have the reserved right to make non-structural uses of the Easement Area including, without limitation, planting and harvesting crops, compacting soil, paving all or a part of the Easement Area for use as a parking lot or any other purpose, landscaping, planting bushes, adding fill dirt and laying, maintaining, operating, repairing, and removing any and all other types of utility lines or pipelines. The County represents and warrants that the Pipeline has been engineered and constructed pursuant to Good Industry Practice and is engineered and designed to withstand 30 feet of allowable depth of fill. The County covenants and agrees that the County is responsible for and shall be obligated to pay for the repair and replacement of any and all non-structural items of Grantor damaged or destroyed by the County and its agents, employees and contractors at any time during the County's use of the Easement Area.
- D. Following completion of any construction or repair, the County shall restore the surface of any soil excavated for any purpose hereunder, as nearly as is reasonably possible to its original contour and shall remove all debris, surplus material and construction equipment from the Easement Area within a reasonable time after the work is performed. The County agrees to remove, stockpile and replace a minimum of 6 inches of topsoil in all excavated areas. All disturbed areas shall be seeded. During the two-year period following the execution of this Easement, the County shall be obligated to fill, compact below topsoil level and grade any portion of the disturbed area which settles or erodes and reseed if necessary to establish grass where designated by Grantor.

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- E. The Lessee shall have the reserved right to make non-structural uses of the Easement Area including, without limitation planting and harvesting crops, paving all or a part of Easement Area for use as a parking lot or any other purpose, compacting soil, landscaping, planting bushes, adding fill dirt and laying, maintaining, operating, repairing, and removing any and all other types of utility lines or pipelines. The County represents and warrants that the Pipeline has been engineered and constructed pursuant to Good Industry Practice and is engineered and designed to withstand 30 feet of allowable depth of fill. The County covenants and agrees that the County is responsible for and shall be obligated to pay for the repair and replacement of any and all non-structural items of Lessee damaged or destroyed by the County and its agents, employees and contractors at any time during the County's use of the Easement Area.
- F. The County agrees to remove existing manholes located in the existing sanitary sewer and drainage easement described in "Return of Appraisers" recorded in Misc. Book 47 at Page 643 and illustrated on Exhibit "A" (the "Existing Easement") an area a minimum of 5.0 feet below existing grade.
- To the extent applicable to the County, County represents and warrants to Grantor that County and any of it predecessors have not engaged in any Environmental Activity or alleged Environmental Activity in violation of any Environmental, Health and Safety Laws with regard to the Existing Easement. For purposes of this Easement, the term "Environmental Activity" means any actual, proposed or threatened storage, holding, existence, release, emission, discharge, generation, processing, abatement, removal, disposition, handling or transportation of any hazardous substances from, under, into or on the Existing Easement or otherwise relating to the Existing Easement or the use of the Existing Easement, or any other activity or occurrence that causes or would cause such event to exist. For purposes of this Easement, "Environmental, Health and Safety Laws" rneans the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), the Resource Conservation and Recovery Act of 1976 ("RCRA"), and the Occupational Safety and Health Act of 1970, each as amended, together with all other laws (including rules, regulations, codes, plans, injunctions, judgments, orders, decrees, rulings and charges thereunder) of federal, state, local and foreign governments (and all agencies thereof) concerning pollution or protection of the environment, public health and safety, or employee health and safety, including laws relating to emissions, discharges, releases or threatened releases of pollutants, petroleum or its byproducts or derivatives, contaminants, or chemical, industrial, hazardous, or toxic materials or wastes into ambient air, surface water, ground water, or lands or otherwise relating to the manufacture, processing, distribution, use, treatment, storage, disposal, transport or handling of pollutants, petroleum or its byproducts or derivatives, contaminants, or chemical, industrial, hazardous, or toxic materials or wastes.
- H. County further represents and warrants to Grantor that County and any of its predecessors have complied with all Environmental, Health and Safety Laws and no action, suit, proceeding, hearing, investigation, charge, complaint, demand or notice has been filed or commenced against County alleging any Environmental Activity or failure to comply with such laws with regard to the Existing Easement. County further represents and warrants to Grantor and their successors and assigns that Grantor and their successors and assigns shall not be liable for any Environmental Activity or the violation of any Environmental, Health and Safety Law as a result of actions taken, omitted to be taken or to be taken by County with regard to the Existing Easement and the Easement Area.
- I. The County agrees to keep the Easement Area free and clear of liens for labor and materials expended in the Easement Area. In addition, should the County abandon the Existing Easement or the Easement Area at anytime (the "Abandoned Easement"), the County covenants and agrees to remove any and all sewer pipe debris caused by the deterioration or leakage from the sewer pipe, including, without limitation, removal of exposed and deteriorating sewer pipe. Further, the County covenants and agrees that the County will not transfer, assign or otherwise convey (other than to Grantor or their heirs, successors and assigns) any interest County has in the Existing Easement or the Easement area, except to a governmental entity as may be required by law.

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- J. To the fullest extent permitted by law, County agrees to indemnify and hold harmless Grantor and their successors and assigns from and against any and all damages, claims, obligations, fines, penalties, causes of action, losses, liens, expenses, costs and liabilities (including without limitation reasonable attorney's fees and defense costs) caused by, arising out of or resulting from the breach of any of County's representations and warranties contained in this Easement or arising out of, resulting from or in any way relating to the acts or omissions of the County at any time in or with respect to the Easement Area and Existing Easement.
- K. The Grantor does hereby retain and reserve any and all mineral rights in, on or under the Easement Area.
- L. The provisions of this Easement shall operate as a covenant running with the Grantor's property and the Easement Area.
- M. The Grantor warrants that no verbal or written representations or inducements have been made or given by the County or by any of its officers, agents or employees, other than as may be recited in this document.

IN WITNESS WHEREOF, the Granto day of April , 2003.	r has executed this Easement as of this
Grantor:	County:
	Sarpy County, Nebraska
- Evelyn M. Weiss	Clark of A from
Evelyn M. Weiss	By Chairman
	Its:

Acknowledgment

to be the identical person whose name is affixed to the above and foregoing instrument,

On this 21st day of ______, 2003, before me, a Notary Public in and for said County, personally came the above named Evelyn M. Weiss, to me personally known

WITNESS my hand and Notarial Seal the date last aforesaid.

and acknowledged the same to be her voluntary act.

Occup Jague

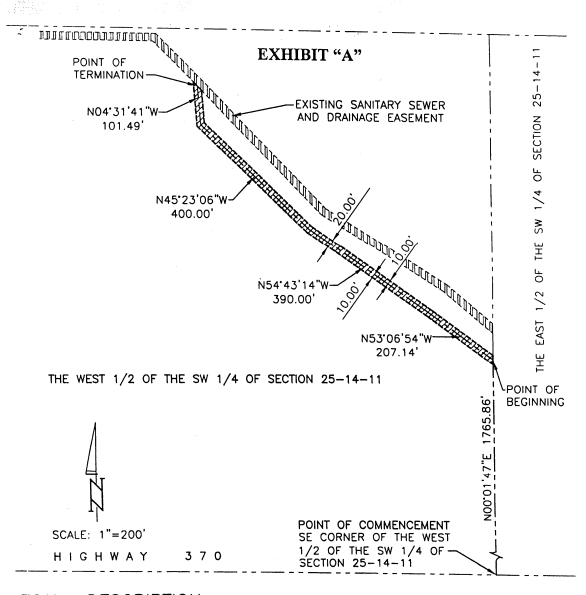
Jotary Public

A GENERAL NOTARY-State of Nebraska
MARCY TAGUE
My Comm. Exp. Aug. 10, 2003

My commission expires the 10^{4} day of $\frac{2000}{1000}$, 2003.

STATE OF NEBRASKA

2003-21945C



LEGAL DESCRIPTION

A 20.00 FOOT WIDE STRIP OF LAND LYING WITHIN THE WEST 1/2 OF THE SW 1/4 OF SECTION 25, T14N, R11E OF THE 6th P.M., SARPY COUNTY, NEBRASKA, THE CENTERLINE OF SAID 20.00 FOOT WIDE STRIP OF LAND BEING DESCRIBED AS FOLLOWS: COMMENCING AT THE SE CORNER OF SAID WEST 1/2; THENCE NO0°01'47"E (ASSUMED BEARING) 1765.86 FEET ON THE EAST LINE OF SAID WEST 1/2 TO THE POINT OF BEGINNING; THENCE N53°06'54"W 207.14 FEET; THENCE N54°43'14"W 390.00 FEET; THENCE N45°23'06"W 400.00 FEET; THENCE N04°31'41"W 101.49 FEET TO THE SOUTHWESTERLY LINE OF AN EXISTING SANITARY SEWER AND DRAINAGE EASEMENT DESCRIBED IN "RETURN OF APPRAISERS" RECORDED IN MISC. BOOK 47 AT PAGE 643 OF THE SARPY COUNTY RECORDS AND THE POINT OF TERMINATION, WITH THE OUTER LIMITS OF SAID 20.00 FOOT WIDE STRIP OF LAND BEING EXTENDED TO MEET THE EAST LINE OF SAID WEST 1/2 AND THE SOUTHWESTERLY LINE OF SAID SANITARY SEWER AND DRAINAGE EASEMENT.

CONTAINING 0.50 ACRES MORE OR LESS.

SARPY COUNTY TD2 FILE NO.: 229-203-EASE-E DATE: JAN. 9, 2003 THOMPSON, DREESSEN & DORNER, INC., 10836 OLD MILL ROAD, OMAHA, NEBRASKA 68154, 402-330-8860