	17 Carl of Helbele DREDISTER OF DEEDS, SARPY COUNTY, NEB, TRACT NO. 28
-	PERMANENT SEWER EASEMENT
KNO	ALL MEN BY THESE PRESENTS:
	THAT CAMPBELL SOUP COMPANY, A NEW JERSEY CORPORATION
SUN	einafter referred to as GRANTOR, (whether one or more) for and in consideration of the of three Thousand Four Hundred Ninety-three of lars (\$3.493.00) and other
vajo and to a	uable considerations, the receipt of which is hereby acknowledged does hereby grant convey unto the CITY OF OMAHA, NEBRASKA, a Municipal Corporation, hereinafter referred is CITY, and to its successors and assigns, an easement for the right to construct
and	tain and operate a Sanitary Outfall Sewer, and appurtenances thereto, in, through, under the Permanent Easement Area described on Exhibit "A" attached hereto and made
	rt hereof.
rigr main may, the	TO HAVE AND TO HOLD unto said CITY, its successors and assigns, together with the t of ingress and egress from said premises for the purpose of constructing, inspecting taining or operating said Sanitary Outfall Sewer at the will of the CITY. The GRANTO following construction of said Sanitary Outfall Sewer, continue to use the surface of easement strip conveyed hereby for agricultural or other purposes, subject to the t of the CITY to use the same for the purposes herein expressed.
	It is further agreed as follows:
1.	That no buildings improvements, or other structures, shall be placed in, on over, or
appr	ss said easement strip by GRANTOR, his or their successors and assigns without expressoral of the CITY. Such improvements may include landscaping, or road, street or
park shal	ing area surfacing or pavement. Any trees, grass, and shrubbery placed on said easeme I be maintained by GRANTOR, his heirs successors or assigns:
2. exer	That CITY will replace or rebuild any and all damage to improvements caused by CITY cising its rights of inspecting, maintaining or operating said Sanitary Outfall Sewer.
3.	That CITY shall cause any trench made on said easement strip to be properly refilled shall cause the premises to be left in a neat and orderly condition. This easement
is a	lso for the benefit of any contractor, agent, employee, or representative of the CITY any of said construction and work.
4.	That said GRANTOR for himself or themselves and his or their heirs, executors and ad-
GRAN	strators does or do confirm with the said CITY and its assigns, that he or they, the OR is or are well seized in fee of the above described property and that he or they
nas d and	or have the right to grant and convey this easement in the manner and form aforasaid, that he or they will and his or their heirs executors and administrators shall war-
	nds of all persons to save truns with the land. That said easement is granted upon the condition that the CITY will remove or cause removed all presently existing improvements thereon, including but not limited to,
in th	e future caused by CITY exercising its rights of inspecting maintaining
	Sanitary Outfall Sewer will be compensated for in an amount based on the yield from t nce of the field, less expenses for preparing a seed bed, fertilizing, planting, seed
said bala	INCH DI INH TIRIO SIRSS RXDROSPS TOP DIRODPING DIRODA HAVE toppilizing bisastal and selections
Insec	ticides, nerdicides, cultivating, harvesting or marketing as each may be annicable
Payme by th	nt will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree.
Payme by th 6. Tother	ticides, nerolcides, cultivating, harvesting or marketing as each may be applicable. Int will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree. That this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Fasement.
Payme by th 6. Tother if ar	ticles, neroicides, cuitivating, harvesting or marketing as each may be applicable, on will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a lemporary Construction Easement of as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR
Payme by the 6. To other if ar	ticides, nerolcides, cultivating, harvesting or marketing as each may be applicable. Int will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree. That this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Fasement.
Payme by the 6. To other if ar	ticles, neroicides, cuitivating, harvesting or marketing as each may be applicable on will be by a single warrent made payable jointly to owner and tenant to be divided em as they may mutually agree hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Constitution Easement of as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises. Inducements
Payme by the 6. To other if ar	int will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree; hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement ad as applicable, between the GRANTOR and the CITY of its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s)
Payme by the 6. To other if ar in ex or re	int will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree; hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement ad as applicable, between the GRANTOR and the CITY of its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s)
Payme by the 6. To other if ar in ex or re	In with the by a single warrent made payable jointly to owner and tenant to be divided that the by a single warrent made payable jointly to owner and tenant to be divided that they may mutually agree that this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a lemporary Construction Lasement as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s)
Payme by the 6. To other in ex or re	int will be by a single warrent made payable jointly to owner and tenant to be divided the strength of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement of as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 9th day of January A.D., 19 74 CAMPBELL SOUP COMPANY By Min R. Hochreiner
Payme by th 6. Tothan if ar in ex or re	ticles, nerolcides, cultivating, harvesting or marketing as each may be applicable, on the will be by a single water and the parties of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement of as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR securing and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 9th day of January A.D., 19 74 CAMPBELL SOUP COMPANY By Man Mandament John R. Hochreiner Name of Corporation Director, Industrial Research
Payme by the 6. To other in ex or re	ticles, nerolcides, cultivating, harvesting or marketing as each may be applicable, on the will be by a single warrent made payable jointly to owner and tenant to be divided em as they may mutually agree. hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 9th day of January A.D., 19 74 CAMPBELL SOUP COMPANY By Man Manual John R. Hochreiner Name of Corporation Director, Industrial Research
Payme by th 6. Tothan if ar in ex or re this	ticles, nerotides, cultivating, harvesting or marketing as each may be applicable, on the will be by a single warrent made payable jointly to owner and tenant to be divided em as they may mutually agree. hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement as applicable, between the GRANTOR and the CITY or its agents; and that the GRANTOR eccuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 9th day of January A.D., 19 74 CAMPBELL SOUP COMPANY By Man A.D., 19 74 CAMPBELL SOUP COMPANY Director, Industrial Research
Payme by th 6. Tothan if ar in ex or re this	Int will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree; hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a Temporary Construction Easement of as applicable, between the GRANTOR and the CITY of its agents; and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 9th day of January A.D., 19 /4 CAMPBELL SOUP COMPANY By Man Mandanary Onn R. Hochreiner Director, Industrial Research President President
Payme by the Othar in ex- or re this	it closes, heroicides, cultivating, harvesting or marketing as each; may be applicable, and will be by a single warrant made payable jointly to owner and tenant to be divided em as they may mutually agree; hat this instrument contains the entire agreement of the parties; that there are no different agreements or understandings, except a lemporary Construction Easement of as applicable, between the GRANTOR and the CITY of its agents, and that the GRANTOR ecuting and delivering this instrument, has not relied upon any promises, inducements presentations of the CITY or its agents or employees, except as are set forth herein. IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 9th day of January A.D., 19 74 CAMPBELL SOUP COMPANY By

30 OPA SE BUT GETS

FOR HUSBAND AND WEEF

	ACKNOWLEDGHENT	FOR HUSBAND	AND WIFE		St. Daniel
STATE OF					or gradence of the second
COUNTY OF	ignation in the second			ogi.	
On white days	r		befo	re me, a dul	y authorized
Notary Public in and for	said county,	personally a	peared	The state of	- 推制。
	and		. <u> </u>	in the state of	Husband and
					ement, and ti
severally acknowledged t	the easement to	De their vo	untary act	and deed.	
Witness my hand and	i seal the day	and year las	: abov o wri l	ten.	
		-	Notai	y Public	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	i i i i i i i i i i i i i i i i i i i				
My commission expires or)	15,100 a (1)	•		19. V
	ACKNOWLED	and the same			
	1	MENT BY INDIV	/ I DUAL		w w
STATE OF	ز		•		
COUNTY OF) SS				1.
			io i hai	lada ma la di	ly suthorize
On this day of)† 	•	Juliana, Dei	OF INC, a wa	17. a utho. 120
On thisday o	sald county,	personally a	on persona	ly known to	me to be the
identical person who sig	ned the above.	easement as	rantor, and	l acknowledge	d the easemo
to be his voluntary act					
Witness my hand and	i seal the day	and year last	above writ	ten.	
		and the second			
		4 32 4 3	Notai	y Public	1,441
echa Capatalia Her				And the	1916年1月1日 1916年1月 - 1918年1日
ly commission expires of	10. 14.27. N. WEST (2.1)	a factorida a tran-		-V."	la. Istilia
	and his				
di di Surr	ACKNOWLEDGHE	NT BY CORPOR	TION		
STATE OF NEBRASKA	_)				
COUNTY OF DOUGLAS) SS				
On this 9th day	6 6 (42.3)		74 bef	ore me, a du	ly authorize
lotary Public in and for	said county.				
irector, industrial	1,115	1. 5		5 LOGIO 5	Talking St. Charles
za od samen za samen	311		New Jer	4 1	oration,
Appear of the second second	The state of the s		1.	tine a differen	
sonally known to be the	President and	Secretary res	pectively o	aid Corporat f said Corpo	ration and ti
identical persons whose the execution thereof to	'names' are aff.	ixed to the to	pregoing ins	crument, and	- acknowlerac
the voluntary act and de	sed of said Cor	rporation, and	the Corpor	ate Seal of	said Corpora
to be thereto affixed by	y its authority		1 14		15 (15) P
Witness my hand and	i seal the day	and year last	above writ	ten.	
			/ _	7 /	D
	A Jo	SEPH F. HOTLARZ	Notar Notar	y Public	a any
	Gane NY	rei Nothry-State of Nebr. COMMISSION EXPIRES			

