Sale C. A. GAMES, MILLER PARSING # HOGAN 0050 Regency Circle, State 200 M. NE 68114-3775

Peterd ac

H. MEER

96 AUD 23 PH 2: 09

96-17098 Fee \$ Ck Cash 🗎 Chg 🖂

Project No. Tract Mo. Address: B/A

TEMPORARY CONSTRUCTION EASEMENT

KNOW ALL MEN BY THESE PRESENTS:

TRAT PAPIO VALLEY LAND COMPANY, a Nebraska general partnership, bereinafter referred to as GRANTOR, for and in consideration of the sum of Hine Hundred referred to as GRANTOR, for and in consideration of the sum of Nine Hundred Thirty-Six and no/100 Dollars (5936.00), and other valuable consideration, the receipt of which is hereby acknowledged, does hereby grant and convey unto the SAMITARY AND HEPROVERSET DISTRICT NO. 392 OF DOUGLAS COUNTY, HEBRASKA, a Hebraska political subdivision, and CITY OF ONAHA, MEBRASKA, a municipal corporation, hereinafter collectively referred to as CITY, and to their successors and assigns, an easement for the right to enter upon and use for working space for the construction of a sanitary outfall sewer and appurtenances thereto, the parcel of land described as follows, to-wit:

See Exhibit "A" attached hereto and incorporated herein by this reference.

It is further agreed as follows:

- 1. That this easement runs with the land and terminates thirty (30) days after the improvement is completed, with the total duration of actual use of this temporary construction easement not to exceed 60 calendar days from the date construction begins or Hovember 1, 1996, whichever date should first occur.
- 2. That said easement is granted upon the condition that the CITY will remove or cause to be removed all presently existing improvements thereon, including but not limited to crops, vines, gardens and lawns within the easement area as necessary for construction with the following exceptions: NOME.
- 3. That the CITY shall cause any trench made on said easement strip to be properly refilled and shall cause the area disturbed under this easement to be seeded upon completion of construction. This temporary easement is also for the benefit of any contractor, agent, employee, public utility company and representative of the CITY in any of said construction work.
- 4. That said GRANTOR for itself and its successors and assigns, does confirm with the said CITY and its assigns, including public utility companies and their assigns, and that it, the GRANTOR is well seized in fee of the above—in the manner and form aforesaid, and that it and successors and assigns, shall public utility companies and their assigns against the lawful claims and demands of all persons.
- 5. The CITY reserves the absolute right to terminate this easement at any time prior to the payment of the above-stated consideration, but in no event later than sixty (60) days after the execution of this Easement Agreement.
- 6. That this instrument contains the entire agreement of the parties; that there are no other or different agreements or understandings; and that the that there are no other or different agreements or understandings; and that the GRANTOR in executing and delivering this instrument, has not relied upon promises, inducements, or representations of the CITY or its agents or employees,
- The consideration recited includes damages for change of grade, if any, and any and all claims for damage arising from change of grade or grading

96-170984

of, under said	GRANTOR has hereunto set its hand this day
	PAPIO VALLEY LAND COMPANY, a Nebraska general partnership
	General Partner
	Ву
of PAPIO VALLEY LAND COMPANY, a known to be the identical prinstrument, and acknowledged tideed for the purpose therein st	
WITHESS my hand and Motari last above written.	ial Seal at Cmaha in said County the day and year
My commission expires:	STREET A MAY A ATTU LE PUBLIC TORRE DE ME ES ME
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LEGAL DESCRIPTION

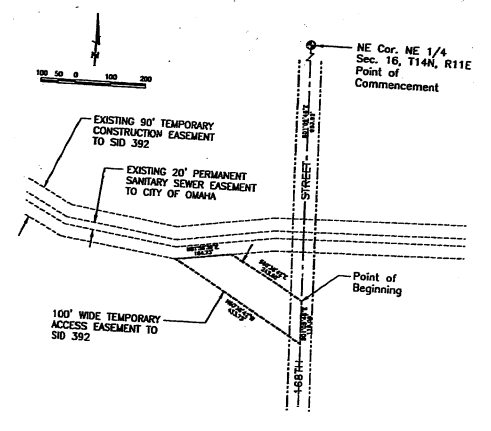
A temporary 100 foot strip easement for ingress and egress to construct sonitary sewers over that part of the Northeast Quarter of Section 16, described as follows:

Commencing at the northeast corner of the suid Northeast Quarter of Section 16:

Section 16;
Thence South 01'09'46" East (bearings referenced to the Final Plot of CNNAMON CREEK 2ND ADDITION, a subdivision, as surveyed, platted and recorded in Douglas County, Nebraska) for 953.92 feet along the east line of the said Northeast Quarter of Section 16 to the TRUE POINT OF BEGINNING;
Thence continuing South 01'09'46" East for 116.08 feet along the said East line of the Northeast Quarter of Section 16;
Thence North 60'38'42" West for 433.73 feet to the south line of a temporary construction easement:

temporary construction easement;
Thence North 81'58'39" East for 164.73 feet along the south line of said

Thence South 60'38'42" East for 243.88 feet parallel with and 100.00 feet northeast of the penultimate line to the Point of Beginning.



Dwn.By HWB

omaha, nebraska 68154-1979

Job Number 93947-1237

402-496-2498 FAX 402-496-2730

lamp, rynearson & associates, inc.

Date_4/30/96