

MISC

2004040036



MAR 30 2004 15:00 P

Received - RICHARD TAKECHI Register of Deeds, Douglas County, NE 3/30/2004 3:00:47 PM 2 0 0 4 0 4 0 0 3 6

THIS PAGE INCLUDED FOR INDEXING PAGE DOWN FOR BALANCE OF INSTRUMENT

	Who	FEE_	11250	FB_	See	attatched
\bigcirc	1 8/	BKP_	c.o		COMP	1116
A	205	DEL	SCAN_		FV	

Temp. 12.4.01

131089

PERMANENT EASEMENT

KNOW ALL MEN BY THESE PRESENTS:

THAT Boyer Young Equities I, a Nebraska Limited Liability Company, hereinafter referred to as GRANTOR, for and in consideration of the sum of One Dollar (\$1.00) and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby grant to Boyer Young Easement Holding Company, as GRANTEE and its assigns, a non-exclusive, perpetual easement, and reasonable access thereto, to erect, operate, maintain, repair and renew poles, wires, cables, conduits and other related facilities, and appurtenances thereof above and below ground, and to extend thereon or therein wires or cable for the carrying and transmission of electric current for light, heat and power and for the transmission of signals and sounds of all kinds including signals provided by a cable television system and/or any other communications system, and the reception on, over, through, under and across a five-foot (5') wide strip of land abutting all front and side boundary lot lines of Lots 39 thru 55, inclusive, and Lots 125 thru 180, inclusive, and Lots 198 thru 205, inclusive, all in Oakmont; and, Lots 1 thru 67, inclusive, Oakmont Replat One; OC-2877 and, Lots 1 thru 57, inclusive, Oakmont Replat Two, Douglas County, NE; and an eight-foot (8') wide strip of land abutting the rear boundary lines of all interior lots in said Oakmont Subdivision; and a sixteen-foot (16') wide strip of land abutting the rear boundary lines of all exterior lots in said Oakmont Subdivision. The term exterior lots is herein defined as those lots forming the outer perimeter of the above-described addition. No permanent buildings or retaining walls shall be placed in the said easement ways, but the same may be used for gardens, shrubs, landscaping and other purposes that do not then or later interfere with the aforesaid uses or rights herein granted.

This easement shall run with the land and inure to the benefit of Grantee's successors and assigns.

IN WITNESS WHE	REOF, (14	GRANTO	R has execute	d this ease	ement on th	is <u>36</u> day	y of
770010 200	,			GRANTO	OR:		
				BOYER	YOUNG	EQUITIES	I,
				L.L G., a	Nebraska C	ompany,	
				By:	nty w	burg)	
				Timo	thy/W.Yg/u	ng, Partner	
STATE OF NEBRASKA)						
)	SS.					
COUNTY OF DOUGLAS)						

Before me, the undersigned, Notary Public in and for said County and State appeared Timothy W. Young, Partner in BOYER YOUNG EQUITIES I, L.L.C., a Nebraska Company, known to me to be the identical person who signed the above instrument and acknowledged the execution thereof to be his voluntary act and deed on behalf of said corporation.

WITNESS my hand and Notarial Seal this 20 day of Mand 2004.

Notary Public

A GENERAL NOTARY-State of Nebraska RANDI A. ZABAWA L'y Comm. Ero L'ry 15, 2005

FULLENKAMP, DOYLE & JOBEUN 11440 WEST CENTER ROAD OMAHA, NEBRASKA 68144-4482

GC-28771