

## RIGHT OF WAY AGREEMENT

For and in consideration of the sum of Two Thousand Dollars (\$2.00)  
to them in hand paid by THE NATIONAL COOPERATIVE REFINERY ASSOCIATION, a  
corporation of ~~Nebraska~~ ~~Oregon~~, the receipt of which is hereby acknowledged,

Wayne W. Arthurson, and Margaret Arthurson, his wife,

do hereby grant to THE NATIONAL COOPERATIVE REFINERY ASSOCIATION, its successors or assigns, the right to lay, maintain, operate, relay and remove at any time a pipe line or pipe lines for the transportation of oil or oil products, gas and water with right of ingress and egress to and from the same, on, over and through certain lands situated in the County of Douglas  
and State of Nebraska and described as follows:

TRACT of land situated in the SW corner of the NW 1/4 of Section 20,  
Twp 46 N., Rge 132, bounded on the West by West Line of said Section 20,  
on the South by the East and West half section line thru said section,  
on the East by center line of county road, and on the North by the E/W  
of C. St P. & M. Railroad.

The said grantor their heirs or assigns are to fully use and enjoy the said premises except the easement for the purposes hereinbefore granted to the said THE NATIONAL COOPERATIVE REFINERY ASSOCIATION, its successors and assigns.

The said THE NATIONAL COOPERATIVE REFINERY ASSOCIATION for itself and its successors or assigns hereby covenants to bury the lines of pipe so that the same will not interfere with the cultivation of said premises.

All damages to crops, surfaces, fences, or other improvements on said premises for and because of the laying of each line of pipe shall be paid for as soon as said line or lines are completed. In addition to this there shall be paid on the laying of the first line of pipe an additional compensation at the rate of one dollar per rod for each rod or fraction thereof of land on these premises, across which said line is laid. Additional lines shall be laid for a consideration the same as for the first. If the amount of damages to fences, crops or other improvements, which may be suffered by reason of laying, maintaining, operating, altering or removing said pipe line or telegraph and telephone lines, cannot be mutually agreed upon, then same shall be ascertained and determined by three disinterested persons, one thereof to be appointed by the owner of the premises, one by THE NATIONAL COOPERATIVE REFINERY ASSOCIATION, its successors or assigns, and the third by the two so appointed as aforesaid, the award of two of such persons being final and conclusive.

Dated this 3rd day of February 1948

*Wayne W. Arthurson*  
*Margaret Arthurson*

(SEAL)

(SEAL)

(SEAL)

(SEAL)

