

EASEMENT

W911104

THIS INDENTURE, made this 12th day of June, 1967,
between George B. Boland and Helen Boland, husband and wife, of
Elkhorn, Douglas County, Nebraska, hereinafter referred to as
"Grantors", and Metropolitan Utilities District of Omaha, a mu-
nicipal corporation, of Douglas County, Nebraska, hereinafter re-
ferred to as "Grantee", WITNESSETH:

That Grantors, in consideration of the sum of Two Thousand
Two Hundred Dollars (\$236.00), receipt of which
is hereby acknowledged, do hereby grant to the Grantee, Metropoli-
tan Utilities District of Omaha, its successors and assigns, a per-
manent easement and right of way to lay, maintain, operate, repair,
rely, and remove, at any time, a pipeline for the transportation
of gas, and all appurtenances thereto, including installation of
gas drops, on, over, through, under and across, and at all times to
enter upon, the following described real estate:

Beginning 1,367 feet north and 33 feet
west of the half-mile corner bin on the
west right-of-way line for 120th Street,
which lies in the Northeast Quarter of
the Northeast Quarter (NE₁NE₁) of Section
7, Township 15 North, Range 12 East of the
6th P.M., Douglas County, Nebraska; thence
west for 67 feet; thence north for 236 feet;
thence east for 67 feet; thence south for
236 feet along the west right-of-way line
of 120th Street to the true point of
beginning.

Also a temporary construction easement upon additional strips of
land lying adjacent to the right of way above described, during
the period of construction and installation of said pipeline,
described as:

Beginning at the southwest corner of the
previously described permanent easement;
thence 40 feet west; thence 236 feet north;
thence east for 40 feet; thence south for
236 feet along the west boundary of the per-
manent easement to the true point of beginning.

TO HAVE AND TO HOLD said easement and right of way unto the
said Grantee, Metropolitan Utilities District of Omaha, its suc-
cessors and assigns;

The Grantors and Grantee do covenant, promise and agree, for
themselves, their heirs, successors and assigns, as follows:

1. Grantee agrees to restore the surface of the soil on said
easement areas above described, following the installation of its
pipeline therein, as soon as may reasonably be possible, to as近 as
to the original contour thereof as near as may be, and to pay
Grantors, their heirs and assigns, within a reasonable time after
construction or maintenance, all actual damages to crops and
fences, if any, which may be caused by the construction and main-
tenance operations. Crop damage will be paid for in an amount
based on the yield from the balance of the field less expenses of
marketing and harvesting and shall include only such crops that
are growing and which are actually damaged.

2. Grantors, their heirs, grantees, or assigns, agree that
they will at no time erect, construct, use, or place on or below
the surface of said easement areas any building, structure, or