ordinary cultivation of land.

It is understood that the within written contract constitutes the entire agreement between the parties and that no oral agreements made by the person securing that grant shall be binging upon the Grantee.

This agreement is binding on the beirs, representatives successors and assigns of the respective parties thereto.

IN WITNESS WHEREOF, The parties hereto have set their hands and seals this 8th day of February, 1941.

SEAL)
SEAL
SEAL
Anna A. Schenk
SEAL

(SEAL) (SEAL) (SEAL)

STATE OF NEBRASKA

Be it remembered, That on this 22 day of Febr., 1911, before me, the subscriber, a Notary Public in and for said County and State, personally came the within named Louis Schenk and Anna A. Schenk to me known to be the persons named in, and who executed the within instrument; and to me they each acknowledged the execution of the same.

In testimony whereby, I have hereunto set my hand and seal the day and year last above

C. J. Schmidt

(NOTARIAL SEAL)

Notary Public.

My Commission expires Mar. 7, 1946.

-133

RIGHT OF WAY AGREEMENT

Joe Lazure and May Allen Lazure

to

Socony-Vacuum Oil Co., Incorporated

Filed April 3, 1941

at 4:40 o'clock P. M.

Helen K. Bolt, County Glerk

RIGHT OF WAY AGREEMEN T

JPh

FOR AND IN CONSIDERATION OF THE SUM OF One & No/100 DOLLARS, cash to us in hand truly paid, the receipt of which is hereby acknowledged, and the further sum of Fifty cents per rod, which sum is understood to include construction, and land demage, for each rod of pipe line laid thereon, to be paid when construct-

ion is actually started on premises, survey excepted, we Joe Lazure and May Allen Lazure, husband a wife do hereby grant to SOCONY-VACUUM OIL COMPANY, Incorporated, its successors or assigns, the right of way to lay, maintain, alter, repair, inspect, operate, and remove pips lines for the transportation of oil and/or gas, and products or by-products thereof, water and other substances, together with such drips, valves, fittings, meters, and similar appurtenances as may be necessary or convenient to the operation of the said lines, on over,or through certain lands situated in Washington County, Nebraska, described as follows:

Section 31 Township 18N Range

Southwest quarter and southeast quarter

Settlement for crop damages to be made after completion of line with ingress and egress to and from same. The said grantors, their heirs and assigns hereby agree that no building or buildings shall be erected on or over the said pipe lines, but are otherwise to fully use and enjoy said premises except for the purposes hereinbefore granted to said grantee, which hereby agrees to pay any damage which may arise to crops, fences, stock, buildings, and land from the maintaining, operating, and removing of said lines, said demage if not mutually agreed upon, to be ascertained and determined by three disinterested

persons, one thereof to be appointed by the said grantors, their heirs or assigns, one by said grantee, its successors or assigns, and the third by the two appointed aforesaid, and the award of such persons or any two of them shall be final and conclusive. Said company, its successors and assigns, shall have the right to change the size of its pipes, the damage, if any, in making such change to be paid by the said SOCONY-VACUUM OIL COMPANY, Incorporated, its successors or

Should more than one pipe line be laid under this grant, at any time, an additional consideration, calculated on the same basis per lineal rod as the consideration hereinabove recited, shall be paid for each line so laid after the first line.

All pipe laid under this grant shall be laid on a route selected by the Grantee, its successors and assigns, and shall be buried to such a depth as not to interfere with the ordinary cultivation of land.

It is understood that the within written contract constitutes the entire agreement between the parties and that no oral agreements made by the person securing this grant shall be binding upon the Grantee.

This agreement is binding on the heirs, representatives, successors and assigns of the respective parties thereto.

IN WITNESS WHEREOF, The parties hereto have set their hands and seals this 5th day of February, 1941.

Joe Lazure (SEAL) (SEAL) May Allen Lazure (SEAL)

STATE OF NEBRASKA

38. COUNTY OF WASHINGTON

Be it remembered, That on this 25 day of Febr., 1941, before me, the subscriber, a Notary Public in and for said County and State, personally came the within named Joe Lazure and May Allen Lazure to me known to be the persons named in, and who executed the within instrument; and to me they each acknowledged the execution of the same.

In testimony whereby, I have hereunto set my hand and seal the day and year last above

C. J. Schmidt

(NOTARIAL SEAL)

My Commission expires Mar. 7, 1946.

Notary Public.

RIGHT OF WAY AGREED BALL Charles E. Schnelder and Minnie p. Schnelder

Socony-Vacuum Oll Company, Incorporated

Filed April 3, 1941 at 440 o'clock F. M.

Helen K. Bolt, County Clerk

RIGHT OF WAY ACREEMENT

FOR AND IN CONSIDERATION OF THE SUM OF One and no/100 DOLLARS, cash to us in hand truly paid, the receipt of which is sereby acknowledged, and the further sum of Pifty Cents (50%) per rod, which sum is understood to include construction, and land samege, for each rod of pipe line laid thereon, to be paid when construction/s actually started on premises, survey excepted, we Charles E. Schneider and Minnie D. Schneider, husband and wife do

hereby grant to SOCOMY-VACUUM CIL COMPANY, Inc., its successors or assigns, the right of way to lay, maintain, a ter, repair, inspect, operate, and remove pipe lines for the transportation of