MISCELLANEOUS REGORD No. 8

CARL G. HEUCK ET AL

NEBRASKA POWER COMPANY Contract \$1.60 Pd. Filed May 29, 1931 at 10 c'clock A.H.

CONTRACT

File No-

This indenture made this 5 day of April, 1930, by and between NEBRASKA POWER COMPANH, a corporation hereinafter called "The Company" and Carl G. Heuck, widower, (owner) and Claus Heuck and Lena Heuck, husbanl and wife (life tenants) of the County of Sarpy State of Nebraska, hereinafter called "Grantor":

WITNESSETH: That for and in consideration of \$5.00 receipt whereof is hereby acknowledged by the Grantor, and the further payment of a sum to make a total payment of \$50.00 per vole for each and every pole set on the following described property, said sum to be paid as here-inafter provided, and mutual covenants and agreements herein contained the Grantor does hereby grant and convey unto the Company, its lessees, successors and assigns, the perpetual right, privilege, easement, authority and right of way to construct, operate and maintain its poles, electric transmission lines, vires; guys and other fixtures and appliances, over, upon, along and above the following described property, situated in Sarpy County, State of Nebrasks, to wit:

East Half (E 2) of North West Quarter (N W 2) Section Twenty six (26). Township Fourteen

East Half (E 2) of North West Quarter (N W 2) Section Twenty siz (26), Township Fourteen (14) North, Pange Eleven (11) East of the 6th PM.

The electric transmission line shall be built of double pole construction, commonly called "H" frame construction, with a spacing between structures generally approximately 600 feet and not less than 200 feet. The poles of the injuidual "H" frames shall be set on ten foot centers, the center line of said "H" frames being the north and south center line of Section Twenty six (10) aforementioned, this making one pole five feet east of and one pole five feet west of said north and south center line of said section Twenty-six (16). Company agrees that it will not install any guy wires or anchors upon the above described premises.

The Granter does hereby further grant unto the Company, its lessees, successors and assigns the right, privilege and authority to enter upon and pass over sail property and the property and the property of the Granter adjacent thereto for the purpose of constructing, repairing, operating and maintaining said lines and equipment upon the property above described.

The Grantor does hereby further grant unto the Company, its lessees, successors and assigns the permanent right, privilege and authority to cut down or trim trees under or within Twenty-five (25) feet of the Company's lines, and to cut down or trim any trees or limbs of trees on either side thereof as would be a hazard to said lines in breaking off and falling over or against said lines. All refuse or debris resulting from such tree trimming shall be disposed of in the following manner, to wit: Cut all wood into 12 foot lengths. Clear up and burn brush. Pile wood along fence and Grantor will remove same.

The Company shall at all times exercise all due care and diligence to avoid any injury or damage to the crops, livestock and other personal property of the Grantor and the Company agrees to indemnify and save harmless the Grantor from any and all such damage and loss arising or occurring to such property solely by reason of the construction, operation and maintenance of said transmission lines.

The Company agrees that should the transmission lines constructed hereunder be abandoned for a period of five years, the right of way or easement hereby secured shall then cease and terminate, and this contract shall be of no further force and effect against the property hereinabove described.

It is expressly agreed that in the event the Company is unable to obtain a right of way by purchase, easement or otherwise over and across all of the intervening property, commencing

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at South line section 35-13-11 and ending at Center section 23-14-11 so as to construct its poles, transmission lines, gr.s, supports and other fixtures and appliances thereon, then the Company shall notify the Grantor in writing of its inability to obtain the said right of way and upon receipt of such notice in writing from the Company by the Grantor this contract shall become void and of no effect and the Company shall be absolved from the payment of the further sum of above indicated. The intial sum paid, however, is to be the property of the Grantor. In the event that the Company is able to obtain all of the right of way between the points herein indicated, then the further sum payable hereunder shall be paid by the Company to the Grantor on or before the date of the commencement of the construction of the Company's transmission lines, poles, wires, guys, supports and other fixtures and appliances on the premises herein described.

IN WITHESS WHEREOF the parties hereto have hereunto set their hands and seals on the 5 day

MEBRASKA FOWER COMPANY
By R N Page
Assistant General Lanager
Carl G. Heuck
Claus Heuck
Lene X Houck

Engineer's Approval F E Smith

STATE OF MEBRASKA) ss.

COUNTY OF ESARPY

County and State, rersonally appeared Carl 3. Houck Widower personally to makenown to be the identical person (s) who signed the foregoing instrument as Granter and who acknowledged the execution thereof to be his voluntary act and deed for the purpose therein expressed.

On this 10 day of April, 1920, before me the undersigned, a notary public in and for said County and State, personally appeared Claus Heuck and Lena Heuck, Husband and Wife personally to me known to be the identical person (s) who signed the foregoing instrument as Grantor and who acknowledged the execution thereof to be their voluntary act and deed for the purpose therein expressed.

WITNESS my hand and notarial seal the date above written.

E R Anderson General Notary Public

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