6/81 ' OPPD Form No. 1-75-1 Rev. 3/80	воок 657 рабе 236	
<i>x</i>	RIGHT-OF-WAY EASEMENT	
i. V & R Company of the real estate described as follows, and i	mereafter referred to as "Grantor",	Oner(s)
Lot Forty-eight (48) as surveyed, platted	, Southwest Park, an addition t and recorded	to Douglas County, Nebraska,
RECEIVED RECEIVED C. HAROLD OSTLER REGISTER GF DEEDS DOUGLAS COUNTY, NEBR.	Book 127 Pase 236	Fee Zast Index Looped
in consideration of the sum of One Dollar (\$1.00) and other valuable consideration, receipt of which is hereby acknowledged, do hereby grant to the CMANA PUBLIC PONER DISTRICT, a public corporation, its successors and assigns, referred to as "Grantee", a permanent right of way easement to install, operate, maintain, repair, replace, and renew its electric facilities over, upon, above, along, under, in and across the following described real estate, to wit: "C" 51.		
	BLOG. 10' 9	132nd St.
CONDITIONS:	Easement Ar	
(a) Where Grantee's facilities are constructed Grantees shall have the right to operate, maintain, repair, replace and ranew said facilities consisting of poles, wires, cables, fixtures, guys and anchors and other instrumentalities within a strip of land as indicated above, together with the right to trim or remove any trees along said line so as to provide a minimum clearance from the overhead facilities of at least Twelve feet (12°). (b) The Grantees shall have the right of ingress and egress across the Grantor's property for any purpose hereinbefore granted. Such ingress and egress shall be exercised in a reasonable manner. (c) Where Grantee's facilities have been installed, no trees, permanent buildings or other structures shall be placed in or encroach the easement and no change of grade elevation or any excavations shall be made therein without prior written approval of the Grantees, but the same way be used for landscaping or other purposes that do not then or later interfere with the granted easement uses. (d) Where Grantee's facilities are placed adjacent to Grantor's property line. Grantor hereby grants the owner of said adjacent property, or his agent, resonable access to Grantee's facilities. (e) It is further agreed that Grantor has lawful possession of said real estate, good, right and lawful authority to make such conveyance and that his/her its/their helfs, executors, administrators, successors and assigns shall warrant and defend the same and will indemnify and hold harmless the District forever against the claims of all persons whomsoever in any way asserting any right, title or interest prior to or contrary to this conveyance. IN MITNESS WHEREOF, the parties hereto have signed their names and caused the execution of this instrument this		
	* kolle	Harris
STATE OF COUNTY OF On this day before me the undersigned, a Notary Public in County, personally came President of personally to me known to be the identical perforegoing instrument as grantor(s) and who act thereof to be voluntary act a therein expressed.	rson(s) who signed the knowledged the execution not deed for the outcome	ay of Jily ed. a Notary Public in and for said County and red Vacanti, Secretary to be they identical person(s) and who acknowledged or be they identically the person of
1	A GENERAL NOTALY COME FLORE STATE OF THE STA	THE SEAL RIP date above written.
My Commission expires: 2084 Jistribution Engineer H Date 6-6. Land Rights and Services Like Date 7/13/8/ Recorded in Misc. Book No. at Page No. on the day of 19 Section Township North, Range East Salesman R. Horstmanner Rokicki Est. #81007010. 19/27		