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RICHARD N TAKECH REGISTER OF DEEDS DAILL AS DOWNEY, NE

FOR TOM LUND Public WORKS

CORRECTED PERMANENT SEWER EASEMENT AGREEMENT

THAT **Michael L. Henery**, hereinafter referred to as GRANTOR, for and in consideration of the sum of <u>Twenty-one thousand and 00/100 dollars</u> (\$21,000.00) and other valuable considerations, the receipt of which is hereby acknowledged, does hereby grant and convey unto the **City of Omaha**, **Nebraska**, a Municipal Corporation, hereinafter referred to as "CITY," and to its successors and assigns, a permanent sewer easement for the right to construct, maintain and/or operate a sewer, and appurtenances thereto, in, through, and under the parcel of land described as follows, to-wit:

SEE ATTACHED EXHIBIT "A" PERMANENT EASEMENT LEGAL DESCRIPTION

TO HAVE AND TO HOLD unto said CITY, its successors and assigns, together with the right of ingress and egress from said premises for the purpose of constructing, inspecting, maintaining, operating, repairing or replacing said sewer at the will of the CITY. The GRANTOR may, following construction of said sewer continue to use the surface of the easement strip conveyed hereby for other purposes, subject to the right of the CITY to use the same for the purposes herein expressed.

It is further agreed as follows:

- 1) This permanent sewer easement hereby amends the permanent sewer easement previously granted in Book 1451, Page 254 recorded in the Register of Deeds, Douglas County, Nebraska.
- That no buildings, improvements, or other structures, nor any grading, fill or fill material, or embankment work, shall be placed in, on, over, or across said easement strip by GRANTOR, his or their successors and assigns without express approval of the CITY, subject to paragraph 3 7-2-below. Improvements which may be approved by CITY include landscaping, roads and/or street surfaces, parking area surfacing, and/or pavement. These improvements and any trees, grass or shrubbery placed on said easement shall be maintained by GRANTOR, his heirs, successors or assigns.

3) That CITY will allow GRANTOR, after completion of its sewer project, to add fill within the above-defined permanent easement area up to a maximum level of six feet over the then existing grade, subject to GRANTOR securing all necessary permits. The fill must be free of

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- 3) (continued) debris, such as concrete block, etc. GRANTOR agrees to complete all activities necessary to fill the area of the permanent easement designated as floodplain by February 1, 2004. GRANTOR shall then be permitted to place concrete slab and removable, portable, one unit-in height storage units over the permanent easement area, subject to GRANTOR securing all necessary permits. With respect to the exercise of the allowances just recited (fill and storage units), Grantor shall be solely liable for any and all damages or personal injuries, including death, arising out of the exercise of the allowance. In the event that GRANTOR does construct a slab and a portable storage unit within the area of the permanent easement, GRANTOR, at his sole expense, agrees to move such portable unit out of the easement area, if CITY determines that it is reasonably necessary to do so, within 48 hours of the receipt of notice from the CITY. If GRANTOR refuses or fails to relocate the units, then GRANTOR shall be liable to CITY for the reasonable expenses incurred by CITY in relocating the unit. CITY shall refill the area after completion of its work and GRANTOR shall be responsible, at his cost, for the placement of new pavement and the moving of the portable storage unit.
 - 4) This permanent sewer easement is also for the benefit of any contractor, agent, employee, or representative of the CITY and any of said construction and work.
 - 5) That CITY shall cause any trench made on said easement strip to be properly refilled and shall cause the premises to be left in a neat and orderly condition.
- That said GRANTOR for himself or themselves and his or their heirs, executors and administrators does or do confirm with the said CITY and its assigns, that he or they, the GRANTOR is or are well seized in fee of the above described property and that he or they has or have the right to grant and convey this permanent sewer easement in the manner and form aforesaid, and that he or they will, and his or their heirs, executors, and administrators, shall warrant and defend this permanent easement to said CITY and its assigns against the lawful claims and demands of all persons. This permanent sewer easement runs with the land.
- 7) That said permanent sewer easement is granted upon the condition that the CITY may remove or cause to be removed all presently existing improvements thereon, including but not limited to, crops, vines, trees within the easement area as necessary for construction.

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Notary Seal

- 8) The CITY reserves the absolute right to terminate this permanent easement at any time prior to the payment of the above stated consideration, but in no event later than 60 days after the execution of this Easement Agreement.
- 9) That this instrument contains the entire agreement of the parties; that there are no other or different agreements or understandings, except a Temporary Construction Easement, between the GRANTOR and the CITY or its agents; and that the GRANTOR, in executing and delivering this instrument, has not relied upon any promises, inducements, or representations of the CITY or its agents or employees.

IN WITNESS WHEREOF said GRANTOR has or have hereunto set his or their hand(s) 28B INDIVIDUAL STATE OF NEBRASKA)SS COUNTY OF DOUGLAS 3 day of , 2003, before me, a Notary Public, in and for said County, personally came the above named Michael L. Henery, who is personally known to me to be the identical person whose name is affixed to the above instrument and acknowledged the instrument to be his voluntary act and deed for the purpose therein stated. WITNESS my hand and Notarial Seal the day and year last above written. GENERAL NOTARY-State of Nebraska TOM LUND NOTARY PUBLIC My Comm. Exp. July 30, 200 4

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	EXECUTED this
	STATE OF NEBRASKA)) SS COUNTY OF DOUGLAS On this
	WITNESS my hand and Notarial Seal the day and year last above written. GENERAL NOTARY-State of Nebraska TOM LUND My Comm Exp. July 30, 200 4 Notary Seal
,	APPROVED AS TO FORM: Morney Deputy City Attorney

Exhibit "A"

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PERMANENT EASEMENT LEGAL DESCRIPTION

Part of the Southwest Quarter of the Southwest Quarter of Section 21, Township 16 North, Range 12 East of the 6th P.M. as recorded in Douglas County, Nebraska described as follows: Commencing at the Southwest corner of the Southwest Quarter of said Section 21; thence N87°46"23"E along the South line of said Section 21 for a distance of 118.17 feet; thence N05°20"55"E along the East line of Blair High Road for a distance of 335.45 feet; thence N09°24"38"E along the East line of Blair High Road for a distance of 132.55 feet; thence N03°04"23"E along the East line of Blair High Road for a distance of 619.80 feet to the point of beginning; thence continuing N03°04"23" Ealong the East line of Blair High Road for a distance of 36.13 feet; thence S53°03"06"E for a distance of 354.98 feet; thence S06°49"04"E for a distance of 276.73 feet; thence S67°59"09"E for a distance of 354.46 feet; thence S42°59"54"E for a distance of 336.81 feet; thence \$19°17"30" E for a distance of 190.12 feet to a point on the North line of State Street; thence S87°46"23"W along the North line of State Street for a distance of 31.38 feet; thence N19°17"30"W for a distance of 174.61 feet; thence N42°59"54"W for a distance of 323.87 feet; thence N67°59"09"W for a distance of 68.88 feet; thence N21°02"29"W for a distance of 1.74 feet; thence N62°24"36"W for a distance of 216.90 feet; thence \$87°46"13"W for a distance of 54.42 feet; thence N67°59"09"W for a distance of 29.98 feet; thence N06°49"04"W for a distance of 281.66 feet; thence N53°03"06"W for a distance of 322.03 feet to the point of beginning.

TEMPORARY EASEMENT LEGAL DESCRIPTION

Part of the Southwest Quarter of the Southwest Quarter of Section 21, Township 16 North, Range 12 East of the 6th P.M. as recorded in Douglas County, Nebraska described as follows: Commencing at the Southwest corner of the Southwest Quarter of said Section 21; thence N87°46"23"E along the South line of said Section 21 for a distance of 118.17 feet; thence N05°20"55"E along the East line of Blair High Road for a distance of 335.45 feet; thence N09°24"38"E along the East line of Blair High Road for a distance of 132.55 feet; thence N03°04"23"E along the East line of Blair High Road for a distance of 577.64 feet to the point of beginning; thence continuing N03°04"23" E along the East line of Blair High Road for a distance of 120.45 feet; thence \$53°03"06"E for a distance of 393.41 feet; thence \$06°49"04"E for a distance of 270.99 feet; thence \$67°59"09"E for a distance of 341.53 feet; thence \$42°59"54"E for a distance of 351.91 feet; thence \$19°17"30"E for a distance of 208.21 feet to a point on the North line of State Street; thence S87°46"23"W along the North line of State Street for a distance of 104.64 feet; thence N19°17"30"W for a distance of 156.52 feet; thence N42°59"54"W for a distance of 308.77 feet; thence N67°59"09"W for a distance of 28.42 feet; thence N21°02"29"W for a distance of 49.64 feet; thence N62°24"36"W for a distance of 216.90 feet; thence S87°46"13"W for a distance of 115.88 feet; thence N06°49"04"W for a distance of 276.26 feet; thence N53°03"06"W for a distance of 283.59 feet to the point of beginning, except for that part taken for Permanent Easement as described above.

CITY OF OMAHA Public Works Department							
Owner(s):	owner(s); Michael L. Henery			Land Acquisition =	S.F.		
Address:			EXXXXX	Permanent Easement = <u>0.9552 acre (41.608)</u> S.F.			
Omaha, NE			<i>EZZZ</i> 3	Temporary Easement = 2,1394 acres (93,194)_S.F.			
Project No. S.O.S. 5867			Project Na	Project Name: Thomas Creek Oulfall Sewer			
Tract No. 3 Date Prepared: 3-8-2002		Revision Date(s):		Page 1 of 2			

