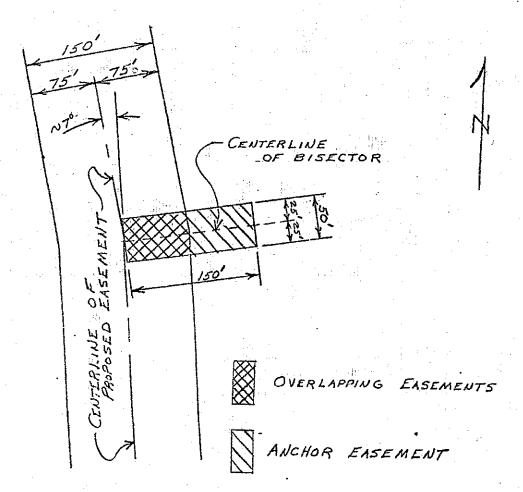
ME RODD	of amora Ma	en detectly		42m1/3/
	,	RIGHT-OF-WAY	EASEMENT	
NOW ALL MEN BY	THESE PRESENTS:	- Answa M.	KE School was	Sarp V Cou
That WALTE	ER J Scheef	not married, add words "an unma	FE Scheet, his wife, of	7
Nebraska, in conside	ration of C	meaning of which is hereby acl	knowledged, and the forther payment	of a sum to make total paymen
s 4000=	do hereby grant and	1 convey unto Nebraska Public Po	wer District (hereinafter called District out, operate, maintain, inspect, tepair, quipment used in connection therewit	, its lessees, successors and assigns, remove, after, relocate and reconst
its electric transmission	on lines, including all necessa	ary poles, wires, guys and other e	quipment used in connection therewit	Sarpy Con
150 toot in wid	th, being 75 feet on e ty being more particularly de	each side of the centerline of said r	ight of way, across property situated in	Cou
Th	e East Half of th	e Northwest Quarter	(E NWA) except for a s	trip 01 ough the
nı.	inches Dunington	2 Ominet Railread R	ight-of-Way running thr tion Two (2), Township	Oug.1 0
so (13) North, Range Te	n (10) East of the 6	th P.M.	
4.56		· · · · · · · · · · · · · · · · · · ·	c	rline shall be finally established by
The approximate cen actual location of the	terline of said right of way i electric transmission line as c	is described as follows (as scaled) originally constructed on said pren	from aerial photographs), and said cent nises:	
· m	tt the manes	ty on the south prop	erty line at a point a	proximately
		wation on and across	the property to a policy	, Tocalor approve
ma	tely six hundred	ten (610) feet north	hand sixty-eight (00)	of approximately
	(7) dagmand. 1	'aft and ከኮሰየውውበገሽው 1	D a MULTIELTA CITACOTO	1 017 0010 00
·+h	e'nnonerts and le	saving the property a	IP S DOTILL SPRINGATION OF F	
fo	rty (540) feet we	est of the northeast	Corner of sard brobers	(•
Ë	so an additional	easement area for as	nchoring purposes as sh	own on the attached
pl	Lat.		4	
The District shall he	ave the right of ingress and	egress across and along the prop	erty within the easement area for any tion and reconstruction of the District's	purpose in connection with its su electric transmission lines.
construction, operati	ion, maintenance, hispection,	Tepan, temoval, areas		
operation, maintena	nce, afteration of feconsuleur	folf of ten eramenmenton saids and all	is the falling mould con	within fifteen [15] tect of the De
any and all trees and	C DICISH MIGHIN AND CONSTITUTION	1 1 L 1 L 1	a ar conserved by the District, and the l	district shall have the right to could
obamicals all supports	trees, and brush along the usa	SCHOOL HELD OF WAY IN SOME THE	,	
The District agrees to by the curvey and or	o pay the Grantor or Lessee, a riginal construction of said lin	as their interests may appear, for a ie. Final payment shall be made on	ny damage to personal property, fence or before 60 days after completion of	the construction stated herein.
The District agrees	to pay the Grantor or Lesse	ee, as their interests may appear,	for any damage to personal property,	fences, livestock, and to growing
occurring after the 1	nitial construction and resident	further agreed that all claims for su	ch damages must be submitted to the I	District in writing within 90 days o
occurrence: or herwi	se. It is agreed that sam claim	tor autificen over inter-	a. ne condition it was in prior to the origin	
area which is damag	red as a result of said constitue	, LLUM.	The state of the s	1. (42) 11
The Grantor may o	ultivate use, and enjoy the l	land within the easement area, pro	wided that such use shall not endange teration, relocation and removal of the structures, hay or straw stacks within t	r or be a hazard to or interfere wi District's electric transmission line
survey, construction further agreed that	the Grantor will be allowed	to place and maintain buildings,	teration, relocation and removal of the structures, hay or straw stacks within t	he easement area after obtaining e
•	from the District for such place	医松毛属 经通知 医氯化物 医皮肤炎	n stated, or should any transmission lin of way and easement hereby secured	e constructed hereunder be remove
	that should said right of way		n stated, or should any transmission in of way and easement hereby secured	shall then cease and terminate, an
instrument shall be	of no further force and effect	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	recoing and that this instrument con	ening all agreements and understa
instrument shall be The undersigned as between the parties	of no further force and effect grees and represents that he s and the undersigned has no	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	regoing and that this instrument con ements, covenants, oral statements, or	ening all agreements and understa
instrument shall be	of no further force and effect grees and represents that he s and the undersigned has no	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	regoing and that this instrument con ements, covenants, oral statements, or	ening all agreements and understa
instrument shall be The undersigned ap between the parties	of no further force and effect grees and represents that he s and the undersigned has no	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	regoing and that this instrument con ements, covenants, oral statements, or	ening all agreements and understa
instrument shall be The undersigned appetition are not expressly so	of no further force and effect grees and represents that he s and the undersigned has no	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	oregoing and that this instrument concernents, covenants, oral statements, or	ening all agreements and understa
instrument shall be The undersigned appetition are not expressly so	of no further force and effect grees and represents that he s and the undersigned has no	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	regoing and that this instrument con ements, covenants, oral statements, or was the way of the way	ening all agreements and understa
instrument shall be The undersigned appetition are not expressly so	of no further force and effect grees and represents that he s and the undersigned has no	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Walter J. Sche	ening all agreements and understa
instrument shall be The undersigned appetition are not expressly so	of no further force and effect grees and represents that he s and the undersigned has no	has read and understands the for relied upon any promises, induced to the control of the control	Waltern Schee	ening all agreements and understa
instrument shall be The undersigned appetition are not expressly so	of no further force and effect grees and represents that he s and the undersigned has no	has read and understands the for relied upon any promises, induced upon any	Walters Schee	ening all agreements and understa
instrument shall be The undersigned appetition are not expressly so	of no further force and effect grees and represents that he s and the undersigned has no	has read and understands the for relied upon any promises, induced upon any	Walters Schee	tains all agreements and understal agreements of any kind or nature
instrument shall be The undersigned appetition are not expressly so	drive transmission of no further force and effect grees and represents that he s and the undersigned has no set forth herein. A day of Decen	has read and understands the for relied upon any promises, induced upon any	Walters Schee	ains all agreements and understa
not replaced by at instrument shall be. The undersigned all between the partie are not expressly so. Signed the. WITNESS	drive transmission of no further force and effect grees and represents that he s and the undersigned has no set forth herein. A day of Decen	has read and understands the for relied upon any promises, induced upon any	Walters Schee	tains all agreements and understal agreements of any kind or nature
not replaced by at instrument shall be. The undersigned all between the partie are not expressly so with the partie are not expressly so with the partie are not expressly so signed the state of the partie are not expressly so state of the partie of the par	represents that he said the indersigned has no tropic of the indersigned has no tropic of the indersigned has no tropic forth herein. Adity of Decen	has read and understands the for relied upon any promises, induced upon any	Walters Schee	tains all agreements and understal agreements of any kind or nature
state of NeB County of Con this Notary Public	in and for said County and	has read and understands the for relied upon any promises, induced upon any promises, induced upon any promises, induced upon any promises, induced upon any promises. **MED_TOR RECORD **MED_TOR RECORD **PROSE *** **Company and the company and state, personally appeared upon any promise upon any promise upon any promises.**	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of Neb County of State of Notary Public II ALTER	RASKA RA	has read and understands the for relied upon any promises, induced upon any promises, induced upon any promises, induced upon any promises, induced upon any promises. **MED_TOR RECORD **MED_TOR RECORD **PROSE *** **Company and the company and state, personally appeared upon any promise upon any promise upon any promises.**	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of Neb County of this way of the County of the Count	RASKA: P:/ lay of Dez 1972, in and for said Country and for said Country and for said Country and Jenes Jen	has read and understands the for relied upon any promises, induced upon any promises. **Mac Los Alexandras and State, personally appeared from it is a presently appeared from its appearance is a present appearance is a presently appeared from its appearance is a present appearance is a presently appeared from its appearance is a presently appeared from its appearance is a presently appeared from its appearance is a present appearance is a present appearance is a present a present appearance is a	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of NEB County of Con this Notary Public Industrial of Control of Contro	RASKA P/ and for said County and first property of the said to be seen to the said the indersigned has no see forth herein. RASKA P/ lay of Dec 1972, in and for said County and The sa	has read and understands the for relied upon any promises, induced upon any promises. **The contract of the contr	Warten School	tains all agreements and understal agreements of any kind or nature
state of Neb County of Cou	RASKA RA	has read and understands the for relied upon any promises, induced upon any promises. **Mac. A.D., 19 70 **Mac. Los and the control of t	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of NES County of County of County of County of County of County for County fo	RASKA P// iay of Dez 1972, in and for said County and I see the identic county and in and for said County and I see the identic county and identic county and identic county and identically a see the identical county and identical county a	has read and understands the for relied upon any promises, induced upon any promises. **The contract of the contr	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of NEB COUNTY OF On this Notary Public Notary Public Foregoing Wistre Seeds of Seeds of Seeds of Seeds	RASKA P// lay of Decen RASKA P// lay of Decen In and for said County and It is a said County	has read and understands the for relied upon any promises, induced upon a second upon a se	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of Neb County of State of this County of State of the County of State	RASKA: P// lay of Dez 1972, in and for said Country and said Said Said Said Said Said Said Said S	has read and understands the for relied upon any promises, induced upon a second upon a se	(FOR REGISTER OF DE	ains all agreements and understa agreements of any kind or nature Let
state of Neb County of State of this County of State of the County of State	RASKA P// lay of Decen RASKA P// lay of Decen In and for said County and It is a said County	has read and understands the for relied upon any promises, induced upon a second upon a se	Warten School	ains all agreements and understa agreements of any kind or nature Let
state of Neb County of State of this County of State of the County of State	RASKA: P// lay of Dez 1972, in and for said Country and said Said Said Said Said Said Said Said S	has read and understands the for relied upon any promises, induced upon a second upon a se	(FOR REGISTER OF DE	ains all agreements and understa agreements of any kind or nature Let

Also an easement area for anchoring purposes starting at the below described angle point consisting of a strip of land fifty (50) feet in width, being twenty-five (25) feet on each side of the bisector of said angle, extending easterly one hundred fifty (150) feet

This anchor easement area in part overlaps the previously described easement area.

The angle point is located approximately six hundred ten (610) feet north and sixty-eight (68) feet west of the southeast corner of said property.



RICKOLOUS			g juli •
NEBRASKA	PHRHC	ONWER.	DICTRICT
	. 222.10 1	0 40 411	DIGITIO

PROPOSEDE ASEMENT AREA FOR ANCHORING .
IN the E 1/2NW14 SEC 2 T-13-N R-10-E

DRAWN BY	TRACED BY	CHECKED 8Y	APPROVED BY
DWS 1/27/70			1811/2012
SCALE /"=/	0001	DRAWING NO. Z	GO-132.70

A STATE OF THE PARTY OF THE PAR					
DATE	REVISIONS				
-3- ∫					
4					
4					