RIGHT-OF-WAY EASEMENT

In consideration of the sum of Five Dollars (\$5.00), receipt of which is hereby acknowledged, and of the agreements herein stated, the undersigned, (hereinafter called Grantors), hereby grant and convey to LOUP RIV LIC POWER DISTRICT, Columbus, Nebraska, a public corporation, (hereinafter called Grantee), its successions assigns, a right-of-way for the construction, maintenance and operation thereon of an electric transmission line of poles, towers, wires, equipment and fixtures, with right to alter, repair and remove the same in whole or i any time, which right-of-way shall extend 50 feet on each side of the center of the line as now surveyed over and

following described real estate situated in Sarry Grantee shall also have the right of ingress and egress across Grantor's property for any purpose necessary tion with the construction, operation, maintenance, inspection and removal of said-line. Such ingress and egress shall cised in a reasonable manner, and as nearly as possible in conformity with the wishes of the owner or occupant of ises. Grantee shall also have the right at any time to trim or remove such trees and underbrush as may in interfere with the safe operation of the lines and equipment used in connection therewith. Grantee shall at all times exercise all due care and diligence to avoid damage to the fences, crops, live-stock personal property on said real estate and shall indemnify and save harmless the Grantors from any such damage occ such property by reason of the construction, operation, maintenance and removal of said transmission lines. Grantors, their heirs or assigns, shall not allow any building or other structure, hay or straw stock, trees or a combustible material or property to remain or be placed under or near the transmission lines; poles or fixtures in manner as to interfere with the safe operation or maintenance of said lines or in such manner as might result in dama property of either party from fire or other cause. In event of removal of the transmission line and abandonment of the right-of-way for a period of five years, easement shall terminate and all rights under it shall revert to the Grantors, their heirs or assigns. Grantors, their neirs or assigns, shall be entitled to the full use and enjoyment of said premises, subject only rights of Grantee herein conveyed. The total payment for rights herein granted shall be made on the following basis: In Permanent Pa Cultivated Fields Uncultivated: Forty Dollars EachTwenty Dollars Forty Dollars Each Twenty Dollars For Steel Towers One Hundred Fifty Dollars Each Seventy-Five Dollars at Rate of \$1.00 per Rod with a minimum of \$10.00 p For Clearing a Strip 50' Wide on Each Side of the Center of Said Transmission Line Across the Premises including tall trees beyond this area that would endanger the line The down payment of \$5.00 shall be credited on the total due and final payment shall be made within a reasona after execution hereof. to pay for all damage caused by reason of the construction maintenance and removal of said transmission line. In Presence of: STATE OF NEBRASKA, ACKNOWLEDGMENT Douglas County, I hereby certify that on this 10th day of March A. D., 19 56 both

undersigned a Notary Public in and for the County and State aforesaid, came Joseph R. Schram, Dorothy

Henry H. Hausen, Madeline A. Hansen and Marie E. Iverson, Eldon Iversor his wife to me personally known to be the same person(s) who signed and executed the above instrument, and they each acknowledged the execution of the same.

WUTNESS by hand and Notarial Seal on this day and date last above written.