arnika) (dipanasia) isakesi ara Aside Sirenika (sirendaya isakesi And Fanales

IDSDAPRESERVES

A STATE OF THE STATE OF NEDTRACT, a public corporation in addition of the State of Nedreska, pursuant to the State of Nedreska of the sum of One Dollar like, and in consideration, received by the Assignor, the State valuable consideration, received by the Assigner, satisfied the State of Nedreska, all of its right, title the State of Nedreska, all of its right, title the State in and to the following described contracts, agree—state and miscellaneous agreements subject to all of the state and miscellaneous agreements subject to all of the state of Nedreska, all of its right, title the state and miscellaneous agreements subject to all of the state and conditions contained thereing provided that in any the state and conditions contained thereing provided that in any the state of the state of

Tural Contracts. The following described Requirements Contracts, each dated January 1, 1957, with the 26 named public bower districts together with all amendments and approximants thereto:

Burt County
Burtler County
County
Cuming County
Custer County
Dayson County
Estern Nebraska (Now OPPD)
Chanklin County

Hovard Greeley ESR Loup Valley

McCook Public Power

Morris Public Power
Niobrara Valley
Northeast Nebraska
Polk County
Seward County
South Central
Southern Nebraska
Southwest
Stanton County
Twin Valley
Wayne County
York County
North Central

provided, however, that any and all rights, claims, actions or demands with respect to any of the above described contracts for service prior to January 1, 1969, shall remain the property of the LOUP RIVER PUBLIC POWER DISTRICT and is not hereby assigned.

Power Contracts with the named municipalities together with Supplements and amendments thereto:

MUNICIPALITIES	ORIGINAL CONTRACT	SUPPLEMENT NO. 1
Bertrand Cozad Holdrege Lexington Loomis Minden North Platte Gothenburg	September 1, 1959 September 1, 1959	May 6, 1963 June 12, 1963 June 12, 1963 June 12, 1963 June 12, 1963 May 7, 1963 June 12, 1963

FALED FOR RECURD 12-23-721 4:00 PM. IN BOOK 43 OF Miss Rec. 94. 25
PAGE 485 Olise Danker Love REGISTER OF DEEDS, SARPY COUNTY NEB.

The following described Tacus Together with all amendments and supple-

er Sale Contract with the City of Lincoln, Bates May 1, 1956,

Comment for Sale Of Pirm Power and Energy District, dated Septem-

Moserchange Power Contracts. The following described Power Contracts together with all amendments and subjections:

interchange Agreement with Consumers Public District executed September 15, 1959, modinary and Supplemented July 11, 1968.

This City of Grand Island executed Novem-

with city of Hastings, executed January 1,

With City of Wahoo, executed February 10,

Mith City of Fairbury, executed August 29,

Tith Omaha Public Power District, executed Meil 1, 1950 and amended July 12, 1968.

So Power Purchase Contracts. The following described purchase contracts together with all amendments and supple-

With U. S. Bureau of Reclamation - Contract 14-06-700-124, dated May 28, 1954, as amended and **Supplemented.**

With Basin Electric Power Co-op, executed

September 1, 1965.
With Central Nebraska Public Power and Irrigation District for purchase of Power and Energy from the Canady Plant, dated May 18, 1957. Separation Agreement with Central Nebraska Public Power and Irrigation District, dated April 1, 1949, as amended and supplemented.

6. Miscellaneous Contracts and Agreements. The following described contracts and agreements to which the Loup River Public Power District is a party:

Steam Plant Joint Operating Agreement with Central Nebraska Public Power and Irrigation District, dated January 24, 1947.

Operating Agreement, dated May 1, 1940, as amended and supplemented (excluding the Separation Agreement and Steam Plant Joint Operating Agreement.)

Agreement for Use of High-Voltage Transmission Facilities with Consumers Public Power District, dated September 15, 1959, as supplemented July 11, 1968.

Maintenance Agreement with Consumers Public Power

District, dated July 11, 1968.

Agreement for Lease of Properties with Consumers

Public Power District, dated in March, 1946.

Master Substation Agreement with Consumers Public Power District, dated December 1, 1953.

Lease-Purchase Agreement (relating to the Fort Randall transmission facilities) with the Nebraska Electric Generation and Transmission Co-op., Inc., dated December

case ments. And of Loup River Public Power District's easements no the exection, openation, maintenance, repair, and replacements described on Attachment A, which is made a part hereof of the counties of Platte, Boone, Nance and Colfax, which Loup the Loup River Public Power District reserves and retains. It being the intention of Loup River Public Power District to assign to Nebraska Public Power District any and all of Loup's easements within the State of Nebraska, together with any and all rights of ingress and eggess necessary for the use or enjoyment of said easements and rights and privileges incident thereto, except those easements and located in the above described four counties.

- Public Power District assigns to Nebraska Public Power District all permits and crossing agreements with railroads, utilities and others cutside of the four county area of Platte, Boone, Nance and Colfax, all wheeling and carrier agreements and equipment rental agreements outside of said four county area, all joint use pole agreements outside of said four county area and all other contracts or agreements to which Loup River Public Power District is a party and which relate to the operation and maintenance of the properties lease-sold to Nebraska Public Power District.
- 9. Additional Assignments. Loup River Public Power District agrees to execute and deliver such additional documents of assignment as may be, from time to time, found necessary or destrible to implement the provisions of the Agreement of Lease-Purchase with respect to the properties lease-sold to Nebraska Public Power District.
- 10. Miscellaneous. The above assignments of contracts and agreements shall not constitute a merger with respect to existing contracts which Nebraska Public Power District has with the Nebraska Public Power System (NPPS). All obligations of Nebraska Public Power District with respect to the contracts and agreements assigned shall be limited to the resources, revenue, income, receipts and profits of NPPS or derived from the operation of NPPS.

IN WITNESS WHEREOF, Loup River Public Power District has caused this instrument to be executed by the proper officers of said District as of January 1, 1969.

Secretary

LOUP RIVER PUBLIS POWER DISTRICT

By Casenco Stitle - President

(SEAL)

ATTEST

STATE OF NEBRASKA)

COUNTY OF PLATTE)

On this 9th day of December, 1970, before me, a Notary Public in and for said county and state, personally came the above-named CLARENCE J. WITTLER, President, and O. N. ALLEN, Secretary, of the Loup River Public Power District, a public corporation and political subdivision of the State of Nebraska, who are personally known to me to be the identical persons whose names are affixed to the above and acknowledge the execution of said instrument to be their voluntary act and deed of said corporation.

WITNESS my hand and notarial seal on the date last above

During & Shirt Notary Public

My Commission Expires 5-4-74

ESCROP AGREEMENT

(Loup - NPPS Properties)

This Agreement is made as of the 15 day of April, 1969, by and between Consumers Public Power District, a public corporation and political subdivision of the State of Nebraska, hereinafter called "Consumers" the Loup River Public Power District, a public corporation and political subdivision of the State of Nebraska, hereinafter called "Loup", and the American National Bank and Trust Company of Chicago, hereinafter called the "Escrow Holder."

Consumers and Loup have entered into an Agreement of Lease-Purchase dated November 6, 1968, as amended and supplemented, which provides for Loup to deposit certain documents in escrow with the Escrow Holder. Said Agreement became effective on January 1, 1969.

NOW THEREFORE, IT IS AGREED:

- 1. The Escrow Holder acknowledges receipt from Loup of bills of sale, deeds, and assignments of contracts, agreements and easements all pertaining to properties lease-sold to Consumers pursuant to the terms of said Agreement of Lease-Purchase, as amended and supplemented. At a later date or dates during the term of this escrow, additional documents may be deposited by Loup as a part of this escrow. By mutual agreement, Consumers and Loup may at any time withdraw or substitute exchanges, revisions or amendments thereto. The documents thus deposited herewith and hereafter are collectively referred to as "Loup Documents."
- 2. The Escrow Holder shall hold the Loup Documents until such time as Loup shall certify to the Escrow Holder in writing that all of its bonds issued under the Loup indenture have been retired, and that Consumers has completed all of the terms of the said Agreement of Lease-Purchase, as amended and supplemented, or that all Loup bonds have been retired under the Agreement for Sale of Property dated April 11, 1967, as amended. Upon receipt of such Loup certificate, the Escrow Holder is authorized and directed to deliver the Loup Documents to Consumers.
- close of the escrow receives or becomes aware of any conflicting demands or claims with respect to this escrow or the rights of any of the parties hereto, or any property deposited herein or affected hereby, it shall have the right to discontinue any or all further acts on its part until such conflict is resolved to its satisfaction, and it shall have the further right to commence or defend any action or proceedings for the determination of such conflict. Consumers and Loup jointly and severally agree to pay all costs, damages, judgments and empenses, including reasonable attorneys' fees, suffered or incurred by the Escrow Holder in connection with, or arising out of this escrow, including, but

Thing the generality of the foregoing, a suit in interplacer brought by the Escrow Holder. In the event the Escrow Holder files a suit in interpleader, it shall ipso facto be fully teleased and discharged from all obligations further to perform any and all duties or obligations imposed upon it in this escrow.

> AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO

#SEELEP

XXXXXX WYWAS

BY: Hallin

(Seal)

ATTEST:

mancis Well refuel

CONSUMERS PUBLIC POWER DISTRICT

BY:

LOUP RIVER PUBLIC POWER DISTRICT

(Seal)

ATTEST:

BY:

Procident

Secretary

89-A	Blmar & Ruch Wallo	KEISING INS		
89-B	William Bicknet	384, 20-JAN-128		\$37.42
90-A	Jane Schobert	Pt. NWY, 80%, 21-1449-128	Z. Santa	5
90-D	Helen Haug et el	Tax lot 6 8W4 21-14N-128	Condemat 100	Total Carlot
90 B	H. W. Trumble	Et NWt & tax lots 2 & 7 21-14N-12E & Pt. tax lot 4 21-14N-12E	Contiemate Con	
91-A	Geo. H. Schruer	SW\ 22-14N-12B	Condemation	
91 - B	Emil Fricke	SE# 22-14N-12E	Condemation	
92-A	Bertha Stokes Little	SW\ 23-14N-12E	Condemation	
92-B	Lester Lutz	SEF 23-14N-12B	Condemnation	Land State of the Control of the Con
93-A694-A	Milton Fricke et al	SW	Kasenent.	2,6349
94-B	Milton & Verna Fricke	E¥ 8W\$ 19-14N-13E	Kasoment	2-8-65
94-C	Marie & James Hrobik	W	Rasemant	6-30-42
94-D	Jedediah M. Gates et al	8W NE W & BE WAY 6 NW 1 8E 2 6 NE 2 SW2 29-14N-13E	Marranty Dodd	3 3 3