RIGHT-OF-WAY EASEMENT

R/W

In consideration of the sum of One Dollar (\$1.00) and other valuable considerations, the receipt of which is hereby acknowledged, the undersigned owner(s) of the real estate hereinafter described, his/her its/their heirs, executors, administrators, successors and assigns, hereinafter called "Grantor", hereby grant and convey to OMAMA PUBLIC POWER DISTRICT, a public corporation, its successors and assigns, hereinafter called "District", a permanent right-of-way easement to survey, construct, reconstruct, relocate, alter, inspect, repair, replace, add to, maintain and operate thereon, electric transmission lines consisting of poles, pole foundations, towers, tower foundations, down guys, anchors, insulators, wires, underground cables, supports and other necessary fixtures and equipment over, upon, above, along, under, in and across the following described real estate, to wit:

The Southwest Quarter (SW1) of Section Eleven (11), Township Eight (8) North, Range Thirteen (13), East of the 6th P.M., Otoe County, Nebraska.

the area of the above described real estate to be covered by this easement shall be as follows:

A strip of land Twenty-five feet (25') in width, lying adjacent to and parallel to the East line of the above described real estate.

CONDITIONS:

- (a) The District 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.
- (b) The District shall also have the right to burn, trim, or remove all trees and brush on said right-of-way as may be necessary to efficiently exercise any of the hereinbefore granted rights, together with the express provision that any and all trees which, in falling would come within 15 feet of the nearest electric line conductor, may be topped or removed. All refuse from such tree cutting or trimming shall be disposed of by the District, and the District shall have the further right to control and impede the growth of all weeds, trees, and brush along the described right-of-way if said right-of-way is not being utilized for cultivated crops.
- (c) The District shall pay the Grantor or Lessee, as their interests may appear, for all damages to growing crops, fences and buildings on said land which may be caused by the exercise of the hereinbefore granted rights.
- (d) Grantor may cultivate, use and enjoy the land within the right-of-way provided that such use shall not, in the judgement of the District, endanger or be a hazard to or interfere with the hereinbefore granted rights; Grantor shall not allow any buildings, structures, hay or straw stacks or other property to remain or be placed upon the above described easement area; Grantor shall not change or alter the grade of the right-of-way herein described without the prior written approval from the District; Grantor shall not allow the burning of any materials of any nature within the limits of the above described right-of-way.
- (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 heirs, 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.

Thomas Roger choi

Philip Arthur Bischof

Leonard Bischof

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Madelaine Claire Gu	de ·
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Mary Barbara Sand

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Joan Buschof

Elaine Bischof

Tillian Bischof

Herbert Gude

Harry Bischof

Bernard Sand

W1 . C MICL. S of 135 der. STATE OF Miller STATE OF COUNTY OF Cla No. of COUNTY OF 19/0 On this 12 day of 1970 before me the undersigned, a Notary Public in and for said County and State, personally appeared the Canaran Discharge on this 30 day of 11 m before me the undersigned, a Notary for said County, personally came Montan Acque 1984 ublic in and Seschor President of personally to me known to be the identical person(s) who signed the foregoing instrument as grantor(s) and who acknowledged the execution thereof to be voluntary act and deed for the prose therein expressed. personally to me known to be the identical person(s) and who acknowledged the execution thereof to be voluntary act and deed for the purpose therein expressed. • ... Hand and Notarial Seal at <u>Hust</u> Je in said County the day and year inciden. Note: Malcin Wilson Witness my hand and Notarial Seal the date above written. Wilso NOTARY My Commission expires: 8-31-Ny commission expires: ____ the second se CENERAL MOTARY - State of Nebraska CLARENCE E. SPITZ My Comm. Exa. Aune 28, 1985 Chine Contraction $\{ (x, y) \}$ Statement of a second se 2 ·) St. 4201 1. Ε. -1941-1 ÷., OMAHA PUBLIC POWER DISTRICT RETURN TO: 1623 HARNEY ST. - RM. 401 QMAHA, NE 68102 •••••• No. 151 State of Nebraska, Otoe County: ss Filed for record in the Register of Deeds Office on Jan. 17 19.85 at 1:02 P.M. recorded in Book. 51 of Miscellaneous page 370 Qram Mayur Register of Deeds ENTERED V INDEXED -PAGED ~ COMPARED FEE: \$10.50 WINDERN REFLICE Transmission Engineer _____ Date ______ Date ______ Date _____ Date _____ Date _____ Date _____ Date _____ Date _____ Date ______ Date _______ Date ______ Date _______ Date _______ Date _______ Date _______ Date _______ Date ______ Date _______ Date _______ Date _______ Date _______ Date _______ Date ______ Date _______ Date _______ Date _______ Date ________ Date _______ Date _______ Date _______ Date _______ Date ________ Date _______ Date ________ Date ________ Date ________ Date _______ Date ________ Date ________ Date ________ Date . 19 ____ Recorded in Misc. Book No. ______ at Page No. _____ on the _____ day of _____ -371-