Form 682 IM B A Co.

L 10491-14 29-551

Anow All Men by Chese Presents:	
That Neins E. Dallmann; Simila	
sideration is hereby acknowledged and balance of which and through the lands hereinafter described shall be consideration of the performance of the covenants and expressed, do hereby GRANT. REMISE and I COMPANY, a Delaware corporation, its successors of to construct, maintain and operate pipe lines, and a described lands and appurtenances thereunto belong of the Sarry and State of Nebraska, the same statement of the same statement.	lineal rod, receipt of One Dollar (\$1.00) of which con- h is to be paid when and as the location of pipe lines over a established, surveyed and measured, and the further d agreements by the grantee, as hereinafter set out and agreements by the grantee, as hereinafter set out and receipt the RIGHT, PRIVILEGE and EASEMENT appurtenances thereto, ever and through the following ring, including ringrism rights, situated in the County
Township 14, Range 11.	
and assigns, so long as such pipe lines, and appurtenan of ingress to and egress from said premises, for the pur	HERN NATURAL GAS COMPANY, its successors ces thereto, shall be maintained, together with the right pose of constructing, inspecting, repairing, maintaining con, or the removal thereof, in whole or in part, at the
will of the grantee; it being the intention of the par the uses herein specified without divesting granter—of subject only to the right of the grantee to use the sam	ties hereto that grantor
As a further consideration for this grant, the gran	tee herein agroes as follows:
(1) That it will bury all line pipe laid up with the cultivation of the soil.	on said land to a sufficient depth so as not to interfere
fences or buildings from the construction, main not mutually agreed upon, to be ascertained and shall be appointed by the grantor, one by the g	ages which may arise to growing crops, trees, shrubbery, tenance or operation of said pipe lines, said damages, if determined by three disinterested pursons, one of whom rantee, and the third to be locted by the two appointed a persons shall be final, concusive and binding upon the
in any gas pipe line constructed by grantee upon t gas to grantor, for domestic purposes only an premises only. All connections required, shall be of the meter, which is to be furnished and owne from a convenient point on its main line or so	by the grantor will make, or cause to be made, a tap the above described premises for the purpose of supplying do not for re-sale, and for use upon the above described e furnished and paid for by Grantor with the exception of by the Grantee. Said tap will be provided by grantoe me lateral as the grantee may determine, and gas to be and furnished to the grantor at the rates and upon the my vendee of grantee, from time to time.
(4) That grantee will replace or rebuild to representative any and all damaged parts of all diby the construction of said pipe lines under and	rainage systems, the damage to which shall be occasioned
	ts herein contained, shall inure to the benefit of and be istrators, successors and assigns of the respective parties.
IN WITNES WHEREOF we have hereunto se	et our hands this 23rd day
of Karch 1962	
	Dolma E. Dallmann
- I-10 0 - A	
Right of Way April.	mour on april 5 10 62 1 10 meror A 150
AND RECORDED SECTION 29	The secret Selection of the 325

APPROVIDE TO