RECORDED APRIL 6, 1970 Bk 176 PG 219 NO. 573007 B. B. HUME, COUNTY CLERK

RIGHT OF WAY AGREEMENT

FOR AND IN CONSIDERATION of the sum of One Dollar and other good, legal and valuable consideration in hand paid, Harrison W. Geer and Lois M. Geer, husband and wife, hereinafter referred to as Grantors do hereby grant unto the South Side Water and Sewer District, a quasi-muncipal corporation, located in Sheridan County, Wyoming. hereinafter referred to as Grantee, the right to lay, maintain, inspect, alter, repair, operate, protect, remove and relay a sewer pipeline or lines for the collection and transmission of sewage; and such valves, fittings, fixtures, equipment and appurtenances as may be necessary or convenient for the operation of such sewer line or lines, over, through and under the following described land situated in Sheridan County, Wyoming, to-wit:

A tract of land situated in the SW\notin No. Section 14, T. 55 N., R. 84 W. of the 6th P.M. being 30 feet wide and extending 15 feet on each side of the following described center line:

Temporary right of way for the period of construction to extend 30 feet each side of the above described center line.

together with the rights of ingress and egress to and from said line or lines, or any of them, for the purposes aforesaid, hereby releasing and waiving for the purposes of this grant all rights under and by virtue of the homestead and homestead exemption laws of the State of Wyoming.

provided, that grantor shall have the right to fully use and enjoy said premises, except as the same may be necessary for the purposes herein granted to said grantee, and to cultivate, plant, irrigate and fence the same; but the grantor agrees not to build, create, or construct any obstruction, works or other structure over said pipeline or lines, nor to permit the same to be done by others, except as may be agreed to in writing by the grantee.

IT IS FURTHER PROVIDED AND AGREED, as a part of the consideration for the right-of-way granted hereby, as follows, to-wit:

- 1. That the consideration recited in this Right-of-Way Agreement is merely for the purpose of securing said right-of-way and that in addition to the consideration herein recited, the grantor shall be fully reimbursed for any and all damages, losses and costs sustained by grantor as a result of the construction and laying of said pipeline or the maintenance, repair, or removal thereof, together with the damage, if any, resulting to the lands of grantor by resson of said pipeline easement, and that in the event the parties hereto are unable to agree as to the amount of such damages, losses and costs, the grantor reserves the right, if necessary, to institute legal action against grantee for said damages, losses and costs.
- 2. Grantee agrees that any pipeline or lines constructed under said right-of-way shall, at the time of the construction thereof, be buried to a depth of at least five (5) feet, and will return the areas covered by its right-of-way and used during construction in as near the original condition as possible, after construction has been completed. All trenching shall be done in such a manner that top-soil and sub-soil shall be separately piled in order that the sub-soil can be returned to the bottom of the trench, and the top-soil replaced on top thereof. All meadowlands, hay lands and pasture lands will be reseeded after construction is completed and the cost of seeding, fertilizing, watering, and the labor associated with the same, including effective weed control, shall be considered as one of the elements of damage and the obligation of the grantee. Any boulders or coarse gravel that were not originally upon the surface of the right-of-way shall be removed. All terracing cut, removed or otherwise damaged, shall be returned to its original or better condition.
- 3. Before any division or cross fence belonging to the grantor is cut, grantee shall cause sturdy braced posts to be placed on either side of the right-of-way, said braced posts to be butt-treated 3½ feet, set at least three (3) feet in the ground, and braced and cross-braced as requested by the grantor. All existing fences which interfere with the construction operation shall be maintained by grantee until the completion of the work affected thereby, unless written permission is obtained from the owner to dismantle such fences for any agreed period of time; and upon completion of construction work, grantee shall cause all fences to be restored to their original or to a better condtion in quality.
- 4. Grantee agrees, as a part of its construction procedure, that all disturbed soil within a distance of triple the width of any ditch from the center thereof shall be thoroughly tamped as the soil is being replaced.

and its agent shall enter and grantor along the right-of-wa	greed between the parties, grantee i leave the fee property of the my line, and shall install and use the property of the grantor.
to and be binding upon the he	and provisions hereot shall extend eirs, executors, administrators, ecessors, assigns and lessees of
WITNESS the executi	on hereof the day of
	, 1969.
	Grantors:
	Grantee:
, A , S.	THE SOUTH SIDE WATER & SEWER DISTRIC
SMAL S	President
Secretary	
STATE OF WYOM:N:):SS COUNTY OF SHERLDAN)	
this / da. of	rument was acknowledged before me, 19 .
W W	Notary Public
TV COMMINATOR EXPITED	socally rubite