RECORDED FEBRUARY 3, 1988 BK 316 PG 465 NO. 1093 RONALD L. DAILEY, COUNTY CLERK MONTANA-DAKOTA UTILITIES CO.

ELECTRIC LINE EASEMENT

20720(6-79) (Rev. 4/85)

THIS EASEMENT, made this18th	day of December, 19 87 between
MONTANA-DAKOTA UTILITIES CO., A DIVISION OF MI	OU RESOURCES GROUP, INC., a corporation, 400 North Fourth Street,
Bismarck, North Dakota, hereinafter called "COMPANY," its su singular or plural, called "OWNER," namely:	ccessors and assigns, and the following-named persons, hereinafter, whether
DONALD H. ROBERTS and ERMAL M. ROBERTS, hi	s wife
whose address is 782 Soldier Creek Road, Sheric	lan, Wyoming 82801
	WNER does hereby grant unto COMPANY, its successors and assigns, an
	and feet right of the center line, as laid out and/or surveyed with te, maintain, repair and remove one electric line, consisting of pole structures
supporting one or more electric power circuits, together with o	rossarms, cables, wires, guys, supports, anchors, fixtures, and such other
structures, installations and facilities used in the construction, removal of said electric line, and to cut and trim trees and shrubbe	econstruction, operation, increasing the capacity of, maintenance, repair and ry located within 25 feet of the center line of said line or where they
may interfere with or threaten to endanger the operation or maint	enance of said line, and to license, permit or otherwise agree to the joint use or
occupancy of the line by any other persons, associations or corporations. Said line may be constructed either overhead, as described above, or underground, or the said line, if constructed overhead, may be converted from overhead to an underground line at some future time.	
OWNER, hereby grants to company, its successors and assigns, the right at all reasonable times to enter upon said premises for the purpose of constructing, reconstructing, increasing the capacity of, maintaining, converting to underground, repairing or removing said electric line and	
for the purpose of doing all necessary work in connection therewith.	
OWNER, its successors and assigns, agrees not to build, create or construct or permit to be built, created, or constructed any obstruction, building, engineering works or other structures upon, over, or under the strip of land herein described or that would interfere with said electric line	
or COMPANY'S rights hereunder. Except for existing	y buildings. e area granted under this easement, except that the COMPANY shall have the
right of placing and maintaining guys and anchors at greater dis	tance from said center line where necessary to support said electric line.
COMPANY hereby agrees that it will pay any and all damag	ses that may result to the crops, fences; buildings and improvements on said \mathfrak{J}_{k} capacity of, maintaining, repairing, converting to underground, operating or
removing said electric line. The damages, if not mutually agreed a	pon, may be determined by three disinterested persons, one to be selected by
COMPANY and one by OWNER; these two shall select the third If the herein described lands are in the State of North Dakot	person. The award of these three persons shall be final and conclusive.
If the herein described lands are in the State of Wyoming, C	OWNER does hereby release and waive all rights under and by virtue of the
homestead exemption laws of that state. This easement is appurtenant to the following-described real es	tate, situate in the County of SHER IDAN
State of WYOMING namely:	
A tract or strip of land of variable width	ns located on the following described lands: The ter of the Northwest (NE1/4NW1/4), the West Half
of the Northwest Quarter (W1/2NW1/4) of Se	ection Twenty-eight (28), the Southwest Quarter
of the Southwest Quarter(SW1/4SW1/4) of So	ection Twenty-one (21), the North Half (N1/2) of
Section Twenty-nine (29), the Southeast Quarte	uarter of the Southeast Quarter (SE1/4SE1/4) of er NE1/4), part of the Northwest Quarter of the
Southeast Quarter (NW1/4SE1/4), the East 1	Half of the Southwest Quarter (E1/2SW1/4) of
Section Thirty (30), the Northwest Quarter	c (NW1/4) and part of the Southwest Quarter (SW1/4) ip Fifty-six (56) North, Range Eighty-four (84)
West of the Sixth Principal Meridian.	th killy-six (50) North, Range Elghey four (54)
Centerline of said strip of land is descr	ibed on the Attached Exhibit "A", incorporated
herein and made a part hereof.	
IN WITNESS WHEREOF, OWNER has executed this easer	nent as of the day and year first above written.
	Donald HI Tokylo
	January Company Control
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STATE OF WYOMING	
County Of SHERIDAN ; ss.	
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On this 18th day of Decemb Donald H. Roberts and Ermal M. Roberts,	To make the personal appointed
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known to me to be the same person. S described in and	who executed the above and foregoing instrument and acknowledged
	to me that they executed the same, (known to me to be the
	respectively of the corporation that is described in and that executed the
	foregoing instrument, and acknowledged to me that such corporation
	executed the same.)
	Charles Clarkery
	Makama Bukifa
·	Notary Public, County,
	State of CHARLES R. WEEKS NOTARY PUBLIC
g = 300	Sheridad Wyoming
	(SEAL) // My Commission Expires July 9, 1990
	My Commission Expires:
	-14215-883 S-S 1b, 2e, 3, 5, WO TRACTNO 6a, 7a LER No 20818
465	W.O TRACT NO. 64, 74 L.H.R. No. 20818

EXHIBIT "A"

A strip of land Thirty-five (35) feet wide, 17 and 1/2 feet on each side of the following described centerline: Commencing at a point on the East Line of the West five (5) acres of the NEI/4NW1/4 of said Section (28), said point being located S86°14°W. a distance of 1179.8 feet from the North 1/4 Corner of said Section 28 and the True Point of Beginning, thence \$88045 W. a distance of 480.43 feet, thence \$82034 W. a distance of 258.34 feet, thence \$88044 W. a distance of 1412.70 feet, thence N89°14'W. a distance of 3134.76 feet, thence N79°43'W. a distance of 549.47 feet, thence N89045 W. a distance of 1256.53 feet, thence S80059 W. a distance of 259.77 feet, width of easement strip increases to Fifty (50) feet wide, 25 feet on each side of the following described line: from last described course, thence S26°38°W. a distance of 2904.44 feet to a point on the East-west 1/4 line of said Section 30 where the centerline description leaves owners property, thence continuing \$25038 W. a distance of 375.7 feet to a point where the centerline description ke-enters owners property, thence continuing \$26038 W. a distance of 533.39 feet, thence \$43019 W. a distance of 227.71 feet to a point where the centerline description leaves owners property, thence continuing \$43019 W. a distance of 505.61 feet to a point on the North-south 1/4 Line of said Section 30 and Re-enters owners property, thence continuing S43°19'W. a distance of 330.96 feet, thence S24°42'W. a distance of2746.04 feet, thence South 0°05'E. a distance of2172.98 feet, thence S34050 E. a distance of1223.90 feet, thence S28033 W. a distance of 392.27 feet to a point on the Northerly right-of-way line of Big Goose Highway now known as Wyoming State Highway No. 331 as it now exists in said Section 31. All of the above and foregoing described centerline is in Township Fifty-six (56) North, Range Eighty-four (84) West of the Sixth Principal Meridian.

COMPANY agrees to relocate tangent structures along existing centerline in the Southwest Quarter (SW1/4) of Section 31-T56N-R84W, one time, at its sole expense, to a mutually agreeable site provided by OWNER in the event said structures interfere with development of the property or the removal of gravel for sale therefrom; this clause does not apply to any angle structures. In the event OWNER proceeds to remove gravel for sale adjacent to any angle structure as part of a general mining operation on the said property, COMPANY will purchase the gravel, at current market price of the gravel that otherwise be removable, that can not be removed around said angle structure so as to continue the angle structure thereon.

COMPANY agrees to relocate transmission electric line being located in the Southwest Quarter (SW1/4) of Section 31-T56N-R84W, one time, at its sole expense, to a mutually agreeable site provided by OWNER in the event said electric line interferes with the irrigation of said property. After actual irrigation of said property has started, the OWNER should notify the COMPANY and a time period of 6 months shall be allowed for COMPANY to relocate said electric facilities.