DOTRW-56 (9-97)

RIGHT OF WAY AGREEMENT

No. PW111500-09

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County Penni	ngton					•

This AGREEMENT for highway right of way with <u>x</u> without <u>into by the undersigned, hereinafter referred to as the GRANTOR, and the STATE of Booth DAKOTA acting by and through its Department of Transportation, hereinafter referred to as the STATE, witnesseth;</u>

WHEREAS, the STATE contemplates the construction, operation and maintenance of highway facilities on the above described project as provided by Law; and;

WHEREAS, a portion of the highway right of way necessary for the proper completion of such highway facilities, as designated by plans on file at the Department of Transportation, is located over and across the real property hereinafter described as:

- Lot H1 in the NE1/4 SW1/4 of Section 9, Township 1 North, Range 8 East of the B.H.M., except Tract A thereof, Pennington County, South Dakota. Lot H1 contains 1.62 acres, more or less.
- Lot H1 in the S1/2 SE1/4 NW1/4 of Section 9, Township 1 North, Range 8 East of the B.H.M., Pennington County, South Dakota. Lot H1 contains 11.73 acres, more or less.

 Lot H2 in the S1/2 SW1/4 NE1/4 of Section 9, Township 1 North, Range 8 East of the B.H.M., except the railroad right of way, Pennington County, South Dakota. Lot H2 contains 0.24 acre, more or less.

NOW, THEREFORE, it is expressly agreed and understood by the parties hereto that:

- (1) This AGREEMENT shall remain in full force and effect until such time as the above described real property is no longer needed for highway purposes and is disposed of in accordance with Law; and;
- (2) All fences existing within the right of way area shall become the property of and shall be disposed of by the STATE if not salvaged by the GRANTOR prior to being cleared by the STATE. The STATE will not be responsible for retention of livestock when the GRANTOR salvages the fence. A temporary fence will be provided where necessary to retain livestock when the Contractor clears the existing fence. This fence is the property of the Contractor and he will remove it after the permanent fence has been placed. Permanent fence constructed within Interstate Highway right of way will remain the property of and will be maintained by the STATE whereas all other permanent fence constructed becomes the property of and is to be maintained by the GRANTOR; and;

(3) Any existing fence so removed will will not be replaced by the STATE with one of its standard fences that conforms as nearly as possible to the existing fence. Any fence provided will be no less than a four strand barb wire fence. Type MA fence will be provided; and;

- (4) The STATE will pay for crop damage within the right of way area caused by the STATE, its agents, representatives and assigns or any Contractor employed by the STATE only when such crop has been planted prior to the date the GRANTOR signs this AGREEMENT except that crop damage will not be paid for alfalfa or other perennial grass being used for pasture. The amount of crop damage to be paid will be based on the area damaged, the percent of damage, the average yield on adjoining fields and the market price at the time of harvest less a predetermined harvesting cost. Type and location of crops planted prior to the signing date are:
- ; and; (5) Conditions relating to temporary easement areas on GRANTOR'S property are contained in a separate Temporary Easement Agreement; and;
- (6) The GRANTOR is allowed to retain for their salvage value, the following buildings or improvements which are considered to be part of the real property, including fixtures, removable building equipment and any trade fixtures, provided they are removed from the above described real property by the _____ day of _____ unless a removal date extension is granted in writing by the STATE. Items being retained and their salvage value are:

(7) The following this AGREEMENT:	g mutually agreed up	pon special conditions are made a binding part of
		No. PW111500-09
		; and;
the portions of the nave control of acc	above described redess except in those	his right of access, light, air and view between al property where the right of way is designated to specific locations as may be designated now or in
(9) The GRANTOR, above described reacompensation, shall alleging to accrue of the construction (10) The GRANTOR all foregoing condity the STATE'S authoris AGREEMENT is now, THEREFORE, Boonsisting of \$ 10. damages less \$ 0. damages less \$ 40. damages where of the witness whereof	by deliverance here l property to the So thereby release the to the adjacent property, operation or main grants possession o tions are binding up orized representation ull and void and of E IT AGREED, that for the GRANTOR hereum the GRANTOR hereum	ewith of a properly executed deed conveying the TATE, and upon payment by the STATE of the agreed to e STATE from any claims or damages accruing or perty of the GRANTOR, his heirs or assigns by virtue tenance of said highway; and; f the above described real property to the STATE and pon the STATE only upon approval of this AGREEMENT ve and in the event said approval is not obtained, no force or effect; and; or a total consideration of \$
	;	ACKNOWLEDGMENT
STATE OF)) SS	
COUNTY OF)	Notare a Notare
On this Public within and f	day of or said County and	state, has personally appeared, known to me to be the person
who describ	ed in, and who executed the same.	uted the within instrument and acknowledged to me
		Nobelia Publica
(SEAL)		Notary Public My Commission Expires:
The above and foreg	oing AGREEMENT appr	oved this, day of,,
	en e	Right of Way Authorized Representative