VERDIGRIS VALLEY ELECTRIC COOPERATIVE, INC. P.O. Box 219 Collinsville, OK 74021-0219 RIGHT OF WAY EASEMENT

KNOW ALL MEN BY	THESE PRES	ENTS:		
That:			, hereinafter ref	
			good and valuable considerat ation for any and all direct an	
current damage, injury property of Grantor(s) conveys unto VERD	or diminution adjacent theret	n in value to the proto is hereby acknowledge. LEY ELECTRIC (operty conveyed by this easen ledged, hereby grants, bargain COOPERATIVE, INC., an referred to as "Grantee", ar	nent, or the ns, sells and Oklahoma
consisting of the perp	etual right, priv	vilege and authority	to construct, operate, mainta of poles, anchors, conduits, wi	ain, extend,
fixtures, surface-mou transmission, transform energy and for the tra	inted transformation, regulations or c	mers and pedestation and distribution communication of d	als and other appurtenance of electrical current and oth lata, audio and video information owned by Grantor(s) and d	es for the er forms of ation under,
all in Section	Townshin	Range		County.
This covenant is recognized Grantor(s) agree to be	gnized as being responsible fo	g necessary for the por any damages to the	protection of the facilities and he facilities, caused or allower within said easement.	the public.
The Grantor(s), or agree to comply at a Valley Electric Coop	behalf of Il times with the erative, Inc., a	_self/themselves, _ he Articles of Inco and with all rules	/their heirs, successors a prporation, and the Bylaws of and regulations, rate and cleaned or adopted by the Bo	of Verdigris assification

Cooperative at some future time.

The Grantor(s) and their heirs, successors and assigns, also agree that all poles, wires and other facilities, including the main service entrance equipment, installed on the above-described lands by the Cooperative shall remain the property of the Cooperative, removable at the option of the Cooperative, upon termination of service or within a reasonable period after termination of service.

While the installations to be made by Grantee in pursuance of this grant are made to facilitate the development of Grantors' property and are permanent in nature, Grantor(s) nevertheless reserves the right to require relocation of all or part of said facilities installed by Grantee hereunder to the extent, from time to time, as is necessary to permit the further development of said property, upon the condition, however, and it is hereby agreed that Grantor(s), or the successors in interest to Grantor(s), will bear the cost of any and all such relocations.

ALSO granting said Grantee, its successors and assigns, the perpetual right, privilege and authority to prevent the placement of any structure that may, in the judgment of the Grantee, interfere with or endanger said electrical system or its maintenance and operation; and to enter upon the above described premises for the purposes of constructing, operating, maintaining, extending, reconstructing and removing its electrical system aforesaid, and to cut and trim trees and brush and shrubbery, and control by appropriate chemical means such growth as may interfere with or threaten the operation and maintenance of said electric line or system, and further granting to said Grantee, its successors and assigns, the right, privilege and authority to construct, operate, maintain, extend, reconstruct and remove such electrical system upon, over and across any street, alley, highway, railroad or other right-of-way now or hereafter established and existing on or across said premises or adjoining the same or adjacent thereto.

The failure of Grantee to exercise any of the rights granted hereby, in whole or in part, for any period of time shall not be deemed to constitute a waiver, release, abandonment or limitation of such use of the land included within the easement as is not inconsistent with the rights, privileges and authorities granted hereby.

Grantor(s) and their heirs and assigns hereby warrant unto Grantee that Grantor(s) will defend the easement and all rights, privileges and authorities hereby granted against every person or persons who may lawfully claim an interest in the property of Grantor(s) and Grantee regarding the easement, rights, privileges and authority granted herein and that Grantor(s) is not relying upon any oral or written representations or assurances given by Grantee in connection with the negotiations for this document. Any special agreements between Grantor(s) and Grantee shall be in writing, and signed by both parties.

Signed and delivered this day of _	,
;	Signature
;	Signature
Individual Acknowledgement STATE OF OKLAHOMA) COUNTY OF)	
This instrument was acknowledged before	(Name of person or persons)
	On this,,
	(seal)
(Notary Public)	
My Commission Expires:	
Commission #	