REC \$ 10.0 AUD \$ 00092 R.M.F. \$ 100 BOOK 2001 PAGE 929 COMPUTER 2001 MAR 12 PM 3: 09 RECORDED COMPARED_Y MICKI UTSLER RECORDER MADISON COUNTY, IOWA

Preparer

Information Benjamin W. Hopkins Individual's Name

400 Locust Street, Suite 400 Street Address

Des Moines, IA

515/248-9000 Phone

SPACE ABOVE THIS LINE FOR RECORDER

(FMHA Approved)

No. 237629-D

LIMITED EASEMENT

Leonard Pitcock Re:

> The West Half (W1/2) of the Northwest Quarter (NW1/4) of Section Twentythree (23), all in Township Seventy-six (76) North, Range Twenty-nine (29) West of the 5th P.M., Madison County, Iowa

The undersigned, as Owner(s) of record of the real estate described above, for one dollar and other good and valuable consideration received, hereby grant(s), sell(s), transfer(s) and convey(s) to Xenia Rural Water District (the "District"), its successors and assigns, an affirmative and perpetual easement in, to, and running with the real estate described above, together with a general and perpetual right of ingress and egress upon such real estate, LIMITED AS FOLLOWS:

- This easement is solely for the general purposes of construction and laying and 1. thereafter using, operating, inspecting, maintaining, repairing, replacing or removing water pipeline and any necessary appurtenances thereto over, across and through the real estate described above; and,
- Once such water pipeline and any necessary appurtenances thereto are installed and operating, then this easement (except the general rights of ingress and egress) shall be automatically reduced in scope to a width of thirty feet, the centerline of which shall be the water pipeline and any necessary appurtenances thereto.

-28-RR It is agreed that, during the period of initial construction, a crop damage will be paid by the District. The District, its successors and assigns, hereby promise to maintain such water pipeline and any necessary appurtenances in good repair so that damage to adjacent real estate of Owner(s), if any damage there be, will be kept to a minimum. Said pipeline shall be placed within 30 feet from and adjacent to existing road right-of-way; provided, however, that grantee may deviate from said course to avoid natural and/or manmade barriers or obstructions.

The District further agrees:

- To repair, or pay to repair, any tile lines and fences injured or destroyed during construction and in the course of maintenance thereafter.
- To pay for any crops damaged or destroyed in the course of maintenance beginning one year from the date of initial construction.
- As long as there is adequate water available, the Owner or successor Owners of the above described property may, by paying the current membership fee and other associated costs at that time, avail themselves to any number of water service hook-ups.

Executed this 2 md day of MARCH	, 2000.
Leonard Pitcock	·
INDIVIDUAL State of County of MADIS A On this day of MADIS A ON THIS A ON TH	, 2000, before me, the undersigned Notary
Public in and for the aforesaid County and State, pe Leonard Pit	
to me known to be the same and identical person instrument, and acknowledge that they executed the Notary	h(s) who executed the within and foregoing esame as their voluntary act and deed. Public in and for the Said County and State
INDIVIDUAL State of County of	RANDAL COMMISSION May S. 2.
On this day of Public in and for the aforesaid County and State, pe	_, 2000, before me, the undersigned Notary ersonally appeared
to me known to be the same and identical person instrument, and acknowledge that they executed the	n(s) who executed the within and foregoing e same as their voluntary act and deed.
Notary	y Public in and for the Said County and State

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