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FILED NO. BOOK 2003 PAGE 6838

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Prepared by and return to: Tim J. Bunkers - MidAmerican Energy Company - Right of Way Services PO Box 446 Adair, IA 50002

MIDAMERICAN ENERGY COMPANY OPTION FOR ELECTRIC LINE EASEMENT

Tract No. <u>IA-MD-034.000</u>

State of Iowa, County of Madison

Legal Description: T77N, R28W, Section No. 11 and T77N, R28W, Section No. 12, of the 5th P.M.

Project No. B88

OPTION AND EASEMENT

and the second s
The undersigned owner(s), Mae E. Martens and Samuel H. Braland, Trustees of the Mae E.
Martens Trust, as sellers; and Frederick R. Martens and Helen I. Martens, husband and wife,
Martens Trust, as sellers, and Production 12. Production of tenant(s)
as tenants in common, as buyers and the undersigned tenant(s),, collectively and individually, hereinafter referred to as "Grantor", in
CTHREE TIMERAD DAVE HINDRED EIGHTEEN DULHE
AND FIFTY CENTS—(\$3,118.50) receipt of which is hereby acknowledged,
AND FIFTY CENTS—(\$3,1/8.30) receipt of which is necessors and
A ATTICLE A A ATTICLE A REPORT
to a "Company" the right, for and uning the policy of the only
2 (24) suite from the date hereof to acquire for the further consideration of
~ II - Charles INI NOC MITH UI CENTS "MULLICULE"
a c 11 on "Chiton" linon exercise of Said Oblioti and an information "O
1 1 1 4 - Carrors concern ant linon over linon, actual, actual, actually
to, a perpetual right-or-way easement upon, over, under, described and shown on in the County of Madison, State of Iowa, and as more specifically described and shown on
in the County of Madison, State of Iowa, and as more specifically
the attached Exhibit A, and by this reference made a part hereof.
This right of way grant is for the purposes of constructing, reconstructing, patrolling, operating, maintaining and removing electric lines to be located on said premises, including operating, maintaining and removing electric lines to be located on said premises, including
operating, maintaining and removing electric lines to be located on state properties of electric

the necessary pole structures, wires, and other appurtenances for the transmission of energy and communications, together with the power to extend to any other party the right to use, jointly with the Company, any structure placed pursuant to the terms hereof, such lines to form a part of an electric transmission system.

Consideration shall be paid to Grantor by Company to place no more than ___ structure(s) on said right-of-way. If the Company elects to place additional pole structures on said right-of-way, Company shall compensate Grantor the amount of Two thousand five hundred dollars (\$2,500.00) per additional pole structure. Revised 07-21-03 Revision 10 Grantor Initial

M.E.M.

Company shall have the irrevocable right, commencing upon the date of the exercise of this Option, to survey the property; to conduct engineering and associated investigations including, but not limited to, core boring and soil testing; to trim or remove any trees or other vegetation growing in said easement area which, in the judgment of Company, may interfere with or endanger said electric lines; to install access gates to said easement area in the fences on the property of Grantor, and of ingress and egress over said land.

Damages to fences, livestock, crops or other property of Grantor, their successors and assigns, by Company while exercising any of the rights granted herein shall be paid by Company to the party damaged.

Subject to the rights of Company hereunder, Grantor shall have the right to cultivate, use and occupy the easement area hereinbefore described except that no structure or object, permanent or temporary, shall be erected, no wells shall be drilled, no storage of materials of any kind, nor shall any ground elevation changes be made, on said easement area without the written consent of Company, that no brush or other inflammable materials shall be deposited or accumulated or burned upon said easement area, and that no act shall be performed which violates the clearance requirements of the National Electrical Safety Code and/or the rules of the Iowa Utilities Board or its successor.

Upon exercise of the Option, all the foregoing provisions shall constitute the easement granted to the Company by Grantor.

LICENSE

During the period of the Option granted herein, Company shall have the irrevocable right, commencing upon the date of the execution of this instrument, to survey the property; to conduct engineering and associated investigations including, but not limited to, core boring and soil testing; to cut down, trim and spray any trees and shrubs growing in or adjacent to the above-described easement area as may be necessary, in the judgment of Company, to conduct the aforementioned surveys and investigations; and of ingress and egress over said land of Grantor.

Damages to fences, livestock, crops or other property of Grantor, their successors and assigns, by Company while exercising any of the rights granted herein shall be paid by Company to the party damaged.

Subject to the rights of Company hereunder, Grantor shall have the right to cultivate, use and occupy the easement area hereinbefore described except that no structure or object, permanent or temporary, shall be erected, no wells shall be drilled, no storage of materials of any kind, nor shall any ground elevation changes be made, on said easement area without the written consent of Company, that no brush or other inflammable materials shall be deposited or accumulated or burned upon said easement area, and that no act shall be performed which violates the clearance requirements of the National Electrical Safety Code and/or the rules of the Iowa Utilities Board or its successor.

Grantor Initiat AM Z. I. M.,
Revised 07-24-03
Revision 10 A.U.S.

m.E.M.

EXTENSION OF OPTION

The Company shall have the right, at the sole option of the Company, to extend the herein granted Option for a period of six months; said extension shall commence immediately upon expiration of the original Option. Consideration for said extension shall be Five Hundred Dollars (\$500.00), and shall be payable at the time of such extension.

EXERCISE OF OPTION

The Option granted herein shall be deemed exercised by Company, and the easement rights agreed upon herein shall be deemed granted, upon the recording of a Notice of Exercise of Option in the office of the Recorder of Deeds in the county in which the property is situated. A copy of the Notice of Exercise of Option shall be deposited in the United States mail in a prepaid sealed envelope addressed to Grantor at their last known address. A check, payable to Grantor in the amount of the further consideration stated above, shall accompany the Notice of Exercise of Option to the Grantor first above named.

TERMINATION OF OPTION

If the Company shall not elect to exercise the Option herein, or shall fail to exercise same within the time(s) hereinbefore provided, the Option shall terminate without further action and all rights granted hereunder shall become null and void.

It is mutually understood and agreed that this instrument covers all of the agreements and stipulations between the parties and that no representations or statements, oral or written, have been made modifying or changing the terms hereof.

Signed, sealed and delivered this day of day of	, 2003.
OWNER: Samuel H. Braland, Trustee of the Mae E. Martens Trust Mae. E. Martens	
Mae E. Martens, Trustee of the Mae E. Martens Trust	
Helen & Martens	
Helen I, Martens R Martens	
Frederick R. Martens	
TENANT:	
•	Grantor Initial TM 2. J. M.
3	Grantor Initial Revised 07-21-03 Revision 10 A. E. M.

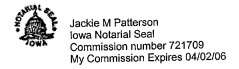
ACKNOWLEDGEMENT

STATE OF IOWA)

SS)

COUNTY OF MADISON)

On this 20th day of October, A.D. 2003, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Frederick R. Martens and Helen I. Martens, to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed.



ACKNOWLEDGMENT

STATE OF IOWA)	
)SS
COUNTY OF MADISON)	

On this 22nd day of October, 2003, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Samuel H. Braland and Mae E. Martens, Trustees of the Mae E. Martens Trust, to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that they, as the fiduciaries, executed the instrument as the voluntary act and deed of the persons and of the fiduciaries.

Notary Public in the State of Iowa

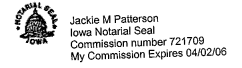


Exhibit A Page 1 of 2

An electric line easement as depicted on attached parcel map, over, under and across that part of the NW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and part of the NE $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Section 11, in and part of the NW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 12, both in Township 77 North of Range 28 West of the 5th P.M. in Madison Co., lowa and further described as follows:

Property Legal Description

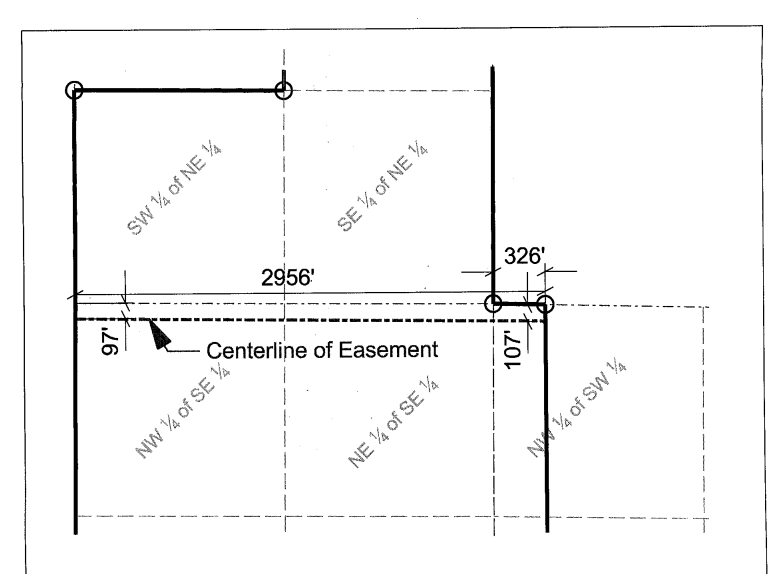
The West Half of the Northeast Quarter (W1/2 NE1/4) of Section Fourteen (14), and the South Half of the Northeast Quarter (S1/2 NE1/4), and the Northeast Quarter of the Northeast Quarter (NE1/4 NE1/4), and the Southeast Quarter (SE1/4) of Section Eleven (11), and the West 20 Acres of the Southwest Quarter (W. 20 A. SW1/4) of Section Twelve (12); all in Township Seventy-Seven (77) North of Range Twenty-Eight (28) West of the 5th P.M., Madison County, Iowa.

Electric Line Easement Legal Description

That part of the above described tract of land being a continuous strip of land, 100 feet wide, situated fifty feet on each side of the following described centerline: Beginning at a point approximately 97 feet South along apparent West line from the apparent NW corner of the NW ¼ of the SE ¼ of Section 11; thence generally Easterly with said centerline for a distance of approximately 2956 feet to a point on the apparent East line of said tract, said point being approximately 107 feet South and 326 feet East from the apparent NW corner of the NW ¼ of the SW ¼ of Section 12.

The sidelines of said easement shall be considered lengthened or shortened to terminate at the property lines.

Note: All measurements are approximate.



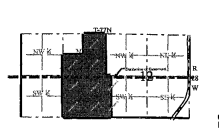
*ALL DIMENSIONS ARE APPROXIMATE DISTANCES

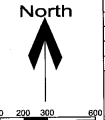
Typical Pole Alignment

Owner

Mae E. Martens and Samuel H. Braland, Trustees of the Mae E. Martens Trust and Frederick R. Martens and Helen I. Martens, husband and wife, as tenants in common

Helen I. Martens Mae E. Martens Trust Mae E. Martens Trustee Samuel H. Braland Trustee Frederick R. Martens 1167 US Highway 169 Winterset, IA 50273





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			· · · · ·	Section Line & 1/4 Section Line
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O. W.	€ ⋈	×	· · · · · · · · · · · · · · · · · · ·	Property Line
	r.o.	F R. O	0	Property Corner
dge of	rline of	o agpg	A	Section Corner
North Edge of R.	50' S0' 50'	South Edge of	XXXXXXX	Easement

MidAmerican Energy Company					
Drawn By: JFT	Date: 8/8/03	Madison County			
Rev: JFT	Date: 10/25/03	Section 11 & 12, T-77N, R-28W			
Rev:	Date:				
Rev:	Date:	T-77N, R-28W			
Exhibit A Page 2 of 2		Tract Number IA-MD-034.000			