DEED RECORD 121

OLIVE FAUX, <u>ANDREW F. JACKSON</u> RICHARD MARTIN, KAREN MARTIN

RIGHT-OF-WAY EASEMENT

Easement No. 2B ALT

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned Andrew F. Jackson
and
ofMadison
State of Iowa and more particularly described as follows:
All of the West 147 feet of the North Half (\(\)) of the Southeast Quarter (\(\)) of the Southeast Quarter (\(\)), which lies South of the South line of Highway #92, except that part of the railroad right-of-way lying North of the centerline of the railroad, in Section Twenty-nine (29), Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa.
Section
A strip of land bounded by the east and west property lines, the south right-of-way line of IDOT #92 and a line parallel to and 25 feet south of said line.
Fee \$5.00 FILED NO. 1204 BOOK 121 PAGE 400
REC. 1988 DEC 15 AM 9: 15
PAGE COMPUTER MARY E. WELTY
RECORDER
Wires constructed following this easement grant shall not be less than the minimum height as required by the Mathan Mild Shild Ellictric. Safuty Code above the surface of the ground beneath said wires. Grantee shall have the exclusive right to the space occupied by said wire beneath and on either side thereof as is necessary to provide reasonably safe isolation of the wires from contact by any person or object.
The Granter agrees not to place, or allow to be placed, any building, structure or object of any kind beneath or in such close proximity and wires as to encroach upon the easement rights of Grantee until proper notification is given to and subsequent approval given by, sa Grantee.
All dumnges to the property of the Granter (other than to trees) caused by constructing, maintaining, replacing, repairing, or removing said electric line (lines), shall be borne by the Grantee, its successors or assigns.
The grantors covenant that the above described lands are free and clear of encumbrances and liens of whatsoever character except thoshold by
It is further understood that, whenever necessary, words used in this instrument in the singular shall also be construed to read in the plural, and that words used in the musculine gender shall also be construed to read in the feminine and vice versa.
And
"Granter has the right to cancel this Agreement granting easement to Grantee by mailing a 'Notice of Cancellation' to the Grantee at i principal place of business by certified mail with roturn requested. The Notice must be received by Grantee within seven [7] days, excludin Saturday and Sanday. Granter acknowledges receipt of this written information as to right to cancel prior to signing of this easement agreement and acknowledges receipt of the form in duplicate which can be used to mail Grantee for 'Notice of Cancellation'. Grantee will not recont this Agreement until after the period for cancellation has expired. This right of cancellation may be exercised only once for each transmissic line project."
IN WITNESS WHEREOF, we have set our hands this. X Audim F Jackson
Suden Flacken
<u> </u>
STATE OF LOWA COUNTY SS
On this day of A.D. 19 before me, Topica A.D. 19
Notary Pulate in and for the County of
to me a given to be the foregoing in and who executed the foregoing instrument and act howfedged that (he) they) executed the same their voluntary actions deed.
Forlex total
My Commission oxpires: Notary Public in and for County, low