Book 2024 Page 3114

Document 2024 3114 Type 03 006 Pages 3 Date 12/16/2024 Time 9:54:53AM Rec Amt \$17.00

Daneen Schindler, RECORDER/REGISTRAR DELAWARE COUNTY IOWA

Hunter A. Beatty

PREPARED BY AND RETURNED TO

MAQUOKETA VALLEY ELECTRIC COOPERATIVE 109 NORTH HUBER ST 319-462-3542 **ANAMOSA IOWA 52205-0370**

ELECTRIC/TELECOMMUNICATION FACILITIES EASEMENT LOCATION: Map 42 Section 09 Member# 0151 Work Order# 240483

KNOW ALL MEN BY THESE PRESENTS:

For and in consideration of the sum of One Dollar (\$1.00) and other valuable consideration, the receipt of which is hereby acknowledged, 2372 180th Avenue LLC ("Grantor(s)"), ADDRESS 2372 180th Ave Manchester, IA 520<u>57</u> do(es) hereby warrant and convey unto MAQUOKETA VALLEY ELECTRIC COOPERATIVE, a corporation, and to its successors and assigns ("Grantee") a perpetual easement with the right, privilege and authority to construct, reconstruct, operate, replace, repair and maintain electric and telecommunication lines and appurtenant equipment, including but not limited to poles, towers, switches, crossarms, insulators, wires, cables, guy-wires, conduit, antennas, fiber optics, pad mounted enclosures. transformers, ground connections, and fixtures (the "Facilities") for transmitting electricity, communications, and all corporate purposes, together with the right to extend to any other party the right to use such Facilities, jointly with the Grantee, pursuant to the provisions hereof, upon, under, over, and across Grantor(s) lands located in <u>Delaware</u> County, lowa and described as:

A 15 foot path on both sides of the utility lines located in Lot 2 of Tschiggfrie's Subdivision of Section 9 (S9), Township 88 North (T88N), Range 5 West (R5W), of the Fifth Principal Meridian (5PM)

Parcel ID# 240090000510

(the "Premises")

together with all rights and privileges for the full enjoyment or use thereof for the aforesaid purposes. Such Facilities to be located on a course now designated by the Grantee, or upon a course that may hereafter be designated by the Grantee upon the relocation of said Facilities.

Grantor(s) agrees that it will not construct, place or permit any buildings, structures, plants, or other obstructions on the Premises which would result in a violation of the minimum clearance requirements of the National Electric Safety Code, or that would interfere with the operation, replacement, or maintenance of the Facilities. Notwithstanding the foregoing, in no event shall Grantor(s) construct or place any buildings, structures, plants, or other obstructions on the Premises within fifteen feet (15') of the Facilities.

Grantor(s) also conveys the right and privilege to trim, cut down or control and eradicate the growth of any trees or other vegetation on the Premises to keep them clear of Facilities by at least fifteen feet (15'), and such other trees and vegetation adjacent thereto, as in the judgment of the Grantee may interfere with construction, reconstruction, maintenance, operation, repair, or use of the Facilities, or which in falling might touch said Facilities.

Grantee, its contractor or agent, may enter said Premises at any time for the purpose of making surveys or performing tests in support of the rights granted pursuant to this Easement.

The Grantor(s) also grants to the Grantee the right of ingress and egress to said Facilities across lands owned by the Grantor(s), for the purpose of accessing said Facilities.

Grantee shall be entitled at any time to assign this Easement, in whole or in part, and to record an instrument evidencing such assignment.

Grantee shall compensate Grantor(s) or its tenants for damages done to the Premises (except for damages to improvements prohibited by this easement as well as the cutting and trimming of trees or other vegetation), fences, livestock or crops of the Grantor(s) or its tenants, while performing the activities authorized by this Easement.

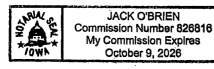
Signed this 31 day of OCTOBEV 36 2

2872 180th Avenue LLC

Bristod Nama & Title

Printed/Name & Title

ALL PURPOSE ACKNOWLEDGMENT **CAPACITY CLAIMED BY SIGNER** STATE OF \ ()W/ COUNTY OF DWOMPL) ss: INDIVIDUAL **CORPORATE** Title(s) of Corporate Officers(s): On this 31 day of 0000bev, AD. 20 before me, the undersigned, a Notary Public in and for said State, personally appeared N/A Corporate Seal is affixed No Corporate Seal procured PARTNER(s) Limited Partnership General Partnership to me personally known or _ to me on the basis of satisfactory evidence to be the persons(s) whose name(s) is/are ATTORNEY-IN-FACT subscribed to the within instrument and EXECUTOR(s), acknowledged to me that he/she/they executed the ADMINISTRATOR(s), same in his/her/their authorized capacity(ies), and TRUSTEE(s): that by his/her/their signature(s) on the instrument the GUARDIAN(s) person(s), or the entity upon behalf of which the CONSERVATOR(s) person(s) acted, executed the instrument. OTHER **SIGNER IS REPRESENTING:** List name(s) of persons(s) or entity(ies): 2372 180th Avenue LLC



Notary Public in and for the State of 10WM