FILED SARPY CO. NE INSTRUMENT NUMBER

2055 MY -3 AM II: 45

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REGISTER OF DEED

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Robert J. Huck, Esq. Croker, Huck, Kasher, DeWitt, Anderson & Gonderinger, LLC 2120 South 72<sup>nd</sup> Street, Suite 1250 Omaha, NE 68124

# DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS OF STANDING STONE, A SUBDIVISION IN SARPY COUNTY, NEBRASKA

THIS DECLARATION, made on the date hereinafter set forth, is made by Standing Stone, LLC, a Nebraska limited liability company (the "Declarant").

### PRELIMINARY STATEMENT

The Declarant and all other parties who have signed or will sign a Consent to and Ratification of this Declaration are the owners of certain real property located within Sarpy County, Nebraska and described as follows:

Lots 1 through 102, 113 through 127, and 236 through 328, all inclusive, in Standing Stone, a subdivision, as surveyed, platted and recorded in Sarpy County, Nebraska.

Such lots (and any "additional lots" which may hereafter become subject to this Declaration pursuant to Article IV, Section 3) are herein referred to collectively as the "Lots" and each individually as a "Lot." Lots 1 through 102, inclusive, are sometimes referred to hereinafter collectively as "Phase II". Lots 113 through 227, inclusive, are sometimes referred to hereinafter collectively as "Phase II". Lots 236 through 328, inclusive, are sometimes referred to hereinafter collectively as "Phase III".

The Declarant desires to provide for the preservation of the values and amenities of Standing Stone, for the maintenance of the character and residential integrity of Standing Stone, and for the acquisition, construction and maintenance of Common Facilities for the use and enjoyment of the residents of Standing Stone. As used herein, the term "Common Facilities" shall mean recreational facilities, dedicated and nondedicated roads, paths, ways and green areas, signs and entrances for Standing Stone, as well as any and all other facilities acquired, constructed, improved, maintained, operated, repaired, or replaced by the Association for the general use, benefit and enjoyment of the members of the Association.

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NOW, THEREFORE, the Declarant hereby declares that each and all of the Lots shall be held, sold and conveyed subject to the following restrictions, covenants, conditions and easements, all of which are for the purpose of enhancing and protecting the value, desirability and attractiveness of the Lots, and the enjoyment of the residents of Standing Stone. These restrictions, covenants, conditions and easements shall run with such Lots and shall be binding upon all parties having or acquiring any right, title or interest in each Lot, or any part thereof, as is more fully described herein. Each Lot is and shall be subject to all and each of the following conditions and other terms:

### ARTICLE I. RESTRICTIONS AND COVENANTS

- 1. Each Lot shall be used exclusively for single-family residential purposes, except for such Lots or parts thereof as may hereafter be conveyed or dedicated by Declarant, or its successors or assigns, for use in connection with a Common Facility, or as a church, school, park, golf course or for non-profit use.
- 2. No residence, building, fence, landscaping, wall, pathway, driveway, patio, patio enclosure, deck, rock garden, swimming pool, dog house, tennis court, tree house, play structure, pool house, antenna satellite receiving station or disc, solar heating or cooling device, flag pole or any other external improvement, above or below the ground (herein all referred to as any "Improvement") shall be constructed, reconstructed, erected, placed or permitted to remain on any Lot, nor shall any grading or excavation for any Improvement be commenced, except for Improvements which have been approved by Declarant as follows:
  - a. An Owner desiring to erect an Improvement shall deliver one set of construction plans, landscaping plans and plot plans to Declarant (herein collectively referred to as the "Plans"). Such Plans shall include a description of the type, quality, color and use of materials proposed for the exterior of such Improvement. Concurrent with submission of the Plans, the Owner shall notify the Declarant of the Owner's mailing address.
  - b. Declarant shall review such plans in light of the conditions and restrictions of Article I of this Declaration and in relation to the type and exterior of improvements constructed, or approved for construction, on the Lots. In this regard, Declarant intends that the Lots shall be developed as a residential community with homes constructed of high quality materials. The decision to approve or refuse approval of a proposed Improvement shall be exercised by Declarant in a reasonable manner to promote conformity and harmony of the external design of the improvements constructed within Standing Stone and to protect the value, character and residential quality of all Lots in a manner consistent with this Declaration. If Declarant determines that the proposed Improvement does not conform with the surrounding improvements or topography or will not protect and enhance the integrity and character of all the Lots and neighboring Lots as a quality residential community, Declarant may refuse approval of the proposed Improvement.

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- c. Written Notice of any approval of a proposed Improvement shall be mailed to the Owner at the address specified by the Owner upon submission of the Plans. Such notice shall be mailed, if at all, within thirty (30) days after the date of submission of the Plans. If notice of approval is not mailed within such period, the proposed Improvement shall be deemed disapproved by Declarant.
- d. No Lot owner, or combination of Lot owners, or other person or persons shall have any right to any action by Declarant, or to control, direct or influence the acts of the Declarant with respect to any proposed Improvement. No responsibility, liability or obligation shall be assumed by or imposed upon Declarant by virtue of the authority granted to Declarant in this Paragraph, or as a result of any act or failure to act by Declarant with respect to any proposed Improvement.
- 3. No single-family residence shall be created, altered, placed or permitted to remain on any Lot other than one detached single-family dwelling that does not exceed two stories in height. All residences must have an attached garage accommodating not less than two cars. All residences shall conform with improvements on surrounding Lots and with the general scheme or plans formulated by Declarant. All Improvements on any Lot shall comply with all side yard and set back requirements of the Zoning Code of Sarpy County, Nebraska and any other applicable laws of any governing authority. The Declarant will have sole discretion in approving or disapproving any Plans submitted pursuant to Article I, Section 2.
- Subject to the specific requirements set forth below, all foundations shall be constructed of poured concrete or concrete block. The exposed front foundation walls, and any exposed foundation walls of all main residential structures facing any street in Phases II & III, must be constructed of or faced with clay-fired brick or stone or other material approved by Declarant. Corner Lots with exposed foundation walls facing any side street must be constructed of or faced with clay-fired brick or stone or other material approved by Declarant. All driveways must be constructed of concrete, brick, paving stone, or laid stone. Unless Declarant specifically approves other materials, the roof of all Improvements shall be covered with "Heritage" style 300 lb. per square shingles, weathered wood in color. In the event that a wood-burning fireplace and/or flue is constructed as a part of the dwelling in a manner so as to protrude beyond the outer perimeter of the front, the enclosure of the fireplace and flue shall be constructed of, or finished with clay-fired brick or stone. In the event that a pre-fabricated unit fireplace which is wood or gas burning or direct vent fireplace is constructed as a part of the dwelling on any Lot and is vented directly through an exterior wall of the dwelling or is vented through the roof of the dwelling with a vent similar in style, size and location to that of a furnace flue, no clay fired brick or stone enclosure will be required, provided however, if said pre-fabricated unit fireplace which is wood or gas burning or direct vent fireplace is constructed in such a manner so as to protrude beyond the outer perimeter of a front wall of the dwelling on a Lot, the protrusion for the fireplace and/or flue shall be finished. All garage piers and beltlines of dwelling in Phase II must be in brick or stone. Thirty percent (30%) of the exterior surface of all dwellings in Phase III must be constructed of or faced with brick or stone.

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- 5. The Declarant has created or may create a water drainage plan by grading the Lots and surrounding area and installing improvements and easements for storm drainage in accordance with generally accepted engineering principles. No building shall be placed, nor any Lot graded, to interfere with such water drainage plan nor cause damage to the building or neighboring buildings. Silt fences shall be used to comply with this paragraph.
- 6. No streamers, posters, banners, balloons, exterior illumination or other rallying devices will be allowed on any Lot in the promotion or sale of any Lot, residential structure or property unless approved in writing by the Declarant. No advertising signs, billboards, unsightly objects or nuisances shall be erected, placed or permitted to remain on any Lot except two signs per Lot, each consisting of not more than six (6) square feet advertising a Lot as "For Sale". No business activities of any kind whatsoever shall be conducted on any Lot including home occupations, except home office usage; nor shall the premises be used in any way for any purpose which may endanger the health or unreasonably disturb the owner or owners of any Lot or any resident thereof, provided, however, the foregoing paragraph shall not apply to the business activities, signs and billboards of the Declarant, or the construction and maintenance of buildings, included model homes, if any, by Declarant, its agents or assigns, during the construction and sale of Lots.
- 7. No obnoxious or offensive activity shall be carried on upon any Lot, nor shall anything be done thereon which may be, or may become, an annoyance or nuisance to the neighborhood, including but not limited to, odors, dust, glare, sound, lighting, smoke, vibration and radiation. Exterior lighting installed on any Lot shall either be indirect or of such a controlled focus and intensity as not to disturb the residents of adjacent Lots.
- 8. No outside radio, television, ham broadcasting, earth station, satellite dish or other electronic antenna or aerial shall be erected or placed on any structure or on any Lot, except, with the prior written approval of Declarant, one (1) satellite dish of 18" or less in diameter or diagonal measurement which is screened from view of any street or sidewalk. The foregoing notwithstanding, any earth station, satellite dish or other electronic antenna or aerial specifically exempted from restriction by statute, regulation, binding order of a court or governmental agency shall be maintained in accordance with the strictest interpretation or condition for such use may be permitted by such order.
- 9. No tree shall be removed nor any rock wall, constructed by Declarant, from any Lot by any person or entity without the prior written approval of the Declarant, its successors or assigns. No tree houses, dollhouses, windmills or similar structures shall be permitted on any Lot. Out sheds or tool sheds are permitted in Phase I or Phase II only. Sheds must match home in quality of materials, color and peaked shingled roofs. Sheds are not to exceed 10' x 10' single story.
- 10. No repair of any boats, automobiles, motorcycles, trucks, campers (trailers, van-type, auto-drawn or mounted), snowmobiles, recreational vehicles (RV), other self-propelled vehicles or



similar vehicles requiring a continuous time period in excess of forty-eight (48) hours shall be permitted on any Lot at any time, nor shall vehicles or similar chattels offensive to the neighborhood be visibly stored, parked or abandoned on any Lot. No unused building material, junk or rubbish shall be left exposed on any Lot except during actual building operations, and then only in as neat and inconspicuous a manner as possible. No dumping of building materials including but not limited to cement truck clean outs on any Lot.

- 11. No boat, camper, trailer, auto-drawn or mounted trailer of any kind, mobile home, truck, aircraft, camper truck or similar chattel shall be maintained or stored on any part of a Lot (other than in an enclosed structure) for more than two (2) consecutive days and no more than twenty (20) days combined within any calendar year. No motor vehicle may be parked or stored outside on any Lot except vehicles, which are not trucks, campers, mobile homes, camper trucks or similar chattels, driven on a regular basis by the occupants of the dwelling located on such Lot. No grading or excavating equipment, tractors or semi tractors/trailers or other commercial vehicles shall be stored, parked, kept or maintained in any yards, driveways, or streets. However, this section does not apply to trucks, tractors or commercial vehicles, which are necessary for the construction of residential dwellings during the period of construction. All residential Lots shall provide at least the minimum number of off street parking areas or spaces for private passenger vehicles required by the applicable ordinances of Sarpy County, Nebraska.
- 12. No incinerator or trash burner shall be permitted on any Lot. No garbage or trash can or container or fuel tank shall be permitted to be stored outside of any dwelling unless, completely screened from view, except on a designated day each week for pickup purposes. No garden lawn or maintenance equipment of any kind whatsoever shall be stored or permitted to remain outside of any dwelling or suitable storage facility, except when in actual use. No garbage, refuse, rubbish or cutting shall be deposited on any street, road or Lot. No clothesline or other outside facilities for drying or airing clothes shall be permitted outside of any dwelling at any time. Produce or vegetable gardens may only be maintained in rear yards in an area no larger than eight (8') feet by ten (10') feet.
- 13. No fence shall be permitted unless approved of in writing by Declarant after submission of fencing plans. No fence shall be permitted to extend beyond the front line of a main residential structure. Unless Declarant specifically approves other materials in writing, fences shall only be composed of P.V.C., almond in color. All fencing on Lots adjoining the 213th Street, Standing Stone Drive, and Schram Road rights-of-way must match the fencing installed within the subdivision by Declarant. No fences or walls shall exceed a height of six (6) feet. Any fences, hedges or mass planted shrubs installed by or at the direction of the Declarant shall not be subject to the provisions of this paragraph.
  - 14. No swimming pool may extend more than one foot above ground level.
- 15. Any exterior lighting installed on front of dwelling shall either be indirect or of such controlled focus and intensity as not to disturb the residents of any adjacent property.



- 16. Construction of any Improvement shall be completed within one (1) year from the date of commencement of excavation or construction of the Improvement. No excavation dirt shall be spread across any Lot in such a fashion as to materially change the grade or contour of any Lot. No tree shall be removed from any Lot without prior written approval of the Declarant, its successors or assigns.
- 17. All yards shall be sodded and trees planted within one (1) year from the date that construction for the residence on the Lot was commenced. A public sidewalk shall be designed and constructed to meet up with any existing sidewalk on any abutting Lot and shall be constructed by the owner of the Lot prior to the time of completion of the main structure and before occupancy thereof, provided however, this provision shall vary to comply with any requirements of Sarpy County, Nebraska.
- 18. Driveway approaches between the sidewalk and curb on each Lot shall be constructed of concrete. Should repair or replacement of such approach be necessary, the repair or replacement shall also be of concrete. No asphalt overlay of driveway approaches will be permitted.
- 19. No stable, kennel, or other shelter for any animal, livestock, fowl or poultry shall be erected, altered, placed or permitted to remain on any Lot, except for one dog house constructed for two (2) dogs, provided always that the construction plans, specifications and the location of the proposed structure have been first approved by Declarant, or its assigns, as required by this Declaration. Dog houses shall only be allowed at the rear of the residence, attached to or immediately adjacent to the residence and hidden from view by P.V.C. fencing. No animals livestock, agricultural-type animals, fowl or poultry of any kind, including, pot-bellied pigs, shall be raised, bred or kept on any Lot. No excessive barking of any dog, or other excessive noise of any kind from any animal, shall be permitted on any Lot. Any dog or other animal that barks or makes other noise outside the home of any Lot at any time shall wear electronic collars to prevent such barking or other noise.
- 20. Prior to placement on any Lot, the location of any exterior air conditioning condenser unit shall be first approved by the Declarant according to the requirements set forth in Article I, paragraph 2, and shall be placed in the rear yard or any side yards so as not to be visible from public view, unless approved by the Declarant. No grass, weeds or other vegetation shall be grown or otherwise objectionable shrubs or trees shall be maintained on any Lot so as to constitute an actual or potential public nuisance, create a hazard or undesirable proliferation, or detract from a neat and trim appearance. Vacant Lots shall not be used for dumping of earth or any waste materials. No vegetation on vacant Lots shall be allowed to reach height in excess of twelve (12) inches.
- 21. No residence shall be constructed on a Lot unless the entire Lot as originally platted is owned by one owner of such Lot, except if parts of two or more platted Lots have been combined into one Lot which is at least as wide as the narrowest Lot on the original plat, and is as large in area as the larges Lot in the original plat.



- 22. No structure of a temporary character, carport, detached garage, trailer, basement, tent, outbuilding, shed or shack or other similar structure shall be erected upon or used on any Lot at any time, either temporarily or permanently, unless approved of in writing by the Declarant. For the purposes of this paragraph, it is Declarant's intent that small, unobtrusive outbuildings may be allowed, with Declarant's prior written approval, for outdoor recreation use (e.g., pool houses). However, Declarant retains the sole and absolute power to approve or deny any request to construct the same. No structure or dwelling shall be moved from outside to any Lot or modular home constructed on any Lot without the written approval of Declarant.
- 23. All utility service lines from each Lot line to a dwelling or other Improvement shall be underground,
- 24. Declarant does hereby reserve unto itself the right to require the installation of siltation fences or erosion control devices and measures in such location, configurations and designs as it may determine appropriate in its sole and absolute discretion.

# ARTICLE II. HOMEOWNERS' ASSOCIATION

- 1. <u>The Association</u>. Declarant shall cause the incorporation of Standing Stone Homeowners Association, a Nebraska not for profit corporation (herein referred to as the "Association"). The Association shall have as its purpose the promotion of the health, safety, recreation, welfare and enjoyment of the residents of the Lots, including:
  - a. The acquisition, construction, landscaping, improvement, equipment, maintenance, operation, repair, upkeep and replacement of Common Facilities for the general use, benefit and enjoyment of the Members. Common Facilities may include recreational facilities such as swimming pools, tennis courts, health facilities, playgrounds and parks; dedicated and nondedicated roads, paths, ways and green areas; and signs and entrances for Standing Stone. Common Facilities may be situated on property owned or leased by the Association, on public property, on private property subject to an easement in favor of the Association, or on property dedicated to a Sanitary and Improvement District.
  - b. The promulgation, enactment, amendment and enforcement of rules and regulations relating to the use and enjoyment of any Common Facilities, provided always that such rules are uniformly applicable to all Members. The rules and regulations may permit or restrict use of the Common Facilities to Members, their families, their guests, and/or by other persons, who may be required to pay a fee or other charge in connection with the use or enjoyment of the Common Facility.

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- c. The exercise, promotion, enhancement and protection of the privileges and interests of the residents of Standing Stone; and the protection and maintenance of the residential character of Standing Stone.
- 2. <u>Membership and Voting</u>. The Owner of each Lot shall be a Member of the Association. For purposes of this Declaration, the term "Owner" of a Lot means and refers to the record owner, whether one or more persons or entities, of fee simple title to a Lot, but excluding however those parties having any interest in any of such Lot merely as security for the performance of an obligation (such as a contract seller, the trustee or beneficiary of a deed of trust, or a mortgagee). The purchaser of a Lot under a land contract or similar instrument shall be considered to be the "Owner" of the Lot for purposes of this Declaration. Membership shall be appurtenant to ownership of each Lot, and may not be separated from ownership of each Lot.

The Association shall have two classes of voting membership:

<u>Class A</u>. Class A members shall be all Owners, other than the Declarant, and shall be entitled to one vote for each Lot owned. When more than one person holds an interest in any Lot, all such persons shall be members. The vote for such Lot shall be exercised as they determine, but in no event shall more than one vote be cast with respect to any Lot.

<u>Class B.</u> The Class B member shall be the Declarant and shall be entitled to three (3) votes for each Lot owned. The Class B membership shall cease and be converted to Class A membership on the happening of either of the following events, whichever occurs earlier:

- a. when the total votes outstanding in the Class A membership equal threefourths of the total votes outstanding in the Class B membership, or
- b. on June 1, 2014, or sooner at Declarant's discretion.
- 3. <u>Purposes and Responsibilities</u>. The Association shall have the powers conferred upon not for profit corporations by the Nebraska Nonprofit Corporation Act, and all powers and duties necessary and appropriate to accomplish the purposes and administer the affairs of the Association. The powers and duties to be exercised by the Board of Directors, and upon authorization of the Board of Directors by the Officers, shall include but shall not be limited to the following:
  - a. The acquisition, development, maintenance, repair, replacement, operation and administration of Common Facilities, and the enforcement of the rules and regulations relating to the Common Facilities.
  - b. The landscaping, mowing, watering, repair and replacement of parks, medians and islands in cul-de-sacs, outlots and other public property and improvements on parks or public property within or near Standing Stone.

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- c. The fixing, levying, collecting, abatement, and enforcement of all charges, dues, or assessments made pursuant to the terms of this Declaration.
- d. The expenditure, commitment and payment of Association funds to accomplish the purposes of the Association including, but not limited to, payment for purchase of insurance covering any Common Facility against property damage and casualty, and purchase of liability insurance coverages for the Association, the Board of Directors of the Association and the Members.
- e. The exercise of all of the powers and privileges, and the performance of all of the duties and obligations of the Association as set forth in this Declaration, as the same may be amended from time to time.
- f. The acquisition by purchase or otherwise, holding, or disposition of any right, tide or interest in real or personal property, wherever located, in connection with the affairs of the Association.
- g. The deposit, investment and reinvestment of Association funds in bank accounts, securities, money market funds or accounts, mutual funds, pooled funds, certificates of deposit or the like.
- h. The employment of professionals and consultants to advise and assist the Officers and Board of Directors of the Association in the performance of their duties and responsibilities for the Association.
- i. General administration and management of the Association, and execution of such documents and doing and performance of such acts as may be necessary or appropriate to accomplish such administration or management.
- j. The doing and performing of such acts, and the execution of such instruments and documents, as may be necessary or appropriate to accomplish the purposes of the Association.
- 4. <u>Mandatory Duties of Association</u>. The Association shall maintain, in a generally neat and clean condition, any and all entrance ways, fences, signs and landscaping which have been installed in easement or other areas of the subdivision and center islands dividing dedicated roads.
- 5. <u>Imposition of Dues and Assessments</u>. The Association may fix, levy and charge the Owner of each Lot with dues and assessments (herein referred to respectively as "dues and assessments") under the following provisions of this Declaration. Except as otherwise specifically provided, the dues and assessments shall be fixed by the Board of Directors of the Association and shall be payable at the times and in the manner prescribed by the Board.

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- 6. Abatement of Dues and Assessments. Notwithstanding any other provision of this Declaration, the Board of Directors may abate all or part of the dues and assessments in respect of any Lot, and shall abate all dues and assessments due in respect of any Lot during the period such Lot is owned by the Declarant. Lots owned by the Declarant shall not be subject to imposition of dues, assessments or Association liens.
- 7. <u>Liens and Personal Obligations for Dues and Assessments</u>. The assessments and dues, together with interest thereon, costs and reasonable attorneys= fees, shall be the personal obligation of the Owner of each Lot at the time when the dues or assessments first become due and payable. The dues and assessments, together with interest thereon, costs and reasonable attorneys' fees, shall also be a charge and continuing lien upon the Lot in respect of which the dues and assessments are charged. The personal obligation for delinquent assessments shall not pass to the successor in title to the Owner at the time the dues and assessments become delinquent unless such dues and assessments are expressly assumed by the successors, but all successors shall take title subject to the lien for such dues and assessments, and shall be bound to inquire of the Association as to the amount of any unpaid assessments or dues.
- 8. <u>Purpose of Dues</u>. The dues collected by the Association may be committed and expended to accomplish the purposes of the Association and to perform the powers and responsibilities of the Association described in this Article.
- 9. <u>Annual Dues</u>. The Board of Directors may establish annual dues in such amount as deemed necessary to carry out the purposes and responsibilities of the Association.
- 10. <u>Maximum Annual Dues</u>. Unless excess dues have been authorized by the Members in accordance with Section 12, below, the aggregate dues which may become due and payable in any year shall not exceed the greater of:
  - A. Beginning January 1, 2005, \$10.00 Dollars per Lot per month, or \$120.00 annually, due on January 15<sup>th</sup> of each year. The dues will be prorated at the purchase for the first year.
  - B. In each calendar year beginning January 1, 2006, one hundred ten percent (110%) of the aggregate dues charged in the previous calendar year, due on January 15 of each year.
- 11. <u>Assessments for Extraordinary Costs.</u> In addition to the dues, the Board of Directors may levy assessments for the purpose of defraying, in whole or in part, the costs of any acquisition, construction, reconstruction, repair, painting, maintenance, improvement, or replacement of any Common Facilities, including fixtures and personal property related thereto, and related facilities.

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- 12. <u>Excess Dues and Assessments.</u> With the approval of seventy-five percent of the voting power of the Association, the Board of Directors may establish dues and/or assessments in excess of the maximums established in this Declaration.
- 13. <u>Uniform Rate of Assessment</u>. Assessments and dues shall be fixed at a uniform rate as to all Lots, but dues may be abated as to individual Lots, as provided above, and shall be abated for any Lots owned by the Declarant.
- 14. <u>Certificate as to Dues and Assessments</u>. The Association shall, upon written request and for a reasonable charge, furnish a certificate signed by an officer of the Association setting forth whether the dues and assessments on a specified Lot have been paid to the date of request, the amount of any delinquent sums, and the due date and amount of the next succeeding dues, assessment or installment thereof. The dues and assessments shall be and become a lien as of the date such amounts first become due and payable.
- 15. Effect of Nonpayment of Assessments-Remedies of the Association. Any installment of dues or assessment, which is not paid when due, shall be delinquent. Delinquent dues and assessment shall bear interest from the due date at the rate of Sixteen percent (16%) per annum, compounded annually. The Association may bring an action at law against the Owner personally obligated to pay the same, or foreclose the lien against the Lot or Lots, and pursue any other legal or equitable remedy. The Association shall be entitled to recover as a part of the action and shall be indemnified against the interest, costs and reasonable attorneys' fees incurred by the Association with respect to such action. No Owner may waive or otherwise escape liability for the charge and lien provided for herein by nonuse of the Common Area or abandonment of his Lot. The mortgagee of any Lot shall have the right to cure any delinquency of an Owner by payment of all sums due, together with interest, costs and fees. The Association shall assign to such mortgagee all of its rights with respect to such lien and right of foreclosure and such mortgagee may thereupon be subrogated to any rights of the Association.
- 16. <u>Subordination of the Lien to Mortgagee</u>. The lien of dues and assessments provided for herein shall be subordinate to the lien of any mortgage, contract or deed of trust given as collateral for a home improvement or purchase money loan. Sale or transfer of any Lot shall not affect or terminate the dues and assessment lien.
- 17. Additional Lots. Declarant reserves the right, without consent or approval of any Owner or Member, to expand the Association or amend this Declaration to include additional residential lots in any subdivision which is contiguous to any of the Lots. Such expansion(s) may be affected from time to time by the Declarant or Declarant's assignee by recordation with the Register of Deeds of Sarpy County, Nebraska of a Declaration of Covenants, Conditions, Restrictions and Easements, executed and acknowledged by Declarant or Declarant's assignee, setting forth the identity of the additional residential lots (hereinafter the "Subsequent Phase Declaration").

Upon the recording of any Subsequent Phase Declaration which expands the residential lots

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included in the Association, the additional lots identified in the Subsequent Phase Declaration shall be considered to be and shall be included in the "Lots" for purposes of this Article II and this Declaration, and the Owners of the additional residential lots shall be Members of the Association with all rights, privileges and obligations accorded or accruing to Members of the Association.

### ARTICLE III. EASEMENTS

- A perpetual license and easement is hereby reserved in favor of and granted to Omaha Public Power District, Alltel, any, and any company which has been granted a franchise to provide a cable television system or telephone service within the Lots, Metropolitan Utilities Company, and Sanitary and Improvement District No. 251 of Sarpy County, Nebraska, their successors and assigns, to erect and operate, maintain, repair and renew buried or underground sewers, water and gas mains and cables, lines or conduits and other electric and telephone utility facilities for the carrying and transmission of electric current for light, heat and power and for all telephone and telegraph and message service and for the transmission of signals and sounds of all kinds including signals provided by a cable television system and the reception on, over, through, under and across a five (5) foot wide strip of land abutting the front and the side boundary lines of the Lots; an eight (8) foot wide strip of land abutting the rear boundary lines of all interior Lots and all exterior Lots that are adjacent to presently platted and recorded Lots; and a sixteen (16) foot wide strip of land abutting the rear boundary lines of all exterior Lots that are not adjacent to presently platted and recorded Lots. The term exterior Lots is herein defined as those Lots forming the outer perimeter of the Lots. The sixteen (16) foot wide easement will be reduced to an eight (8) foot wide strip when such adjacent land is surveyed, platted and recorded. No permanent buildings, trees, retaining walls or loose rocks shall be placed in the said easement ways, but the same may be used for gardens, shrubs, landscaping and other purposes that do not then or later interfere with the aforesaid uses or rights herein granted.
- 2. A perpetual easement is further reserved for the Metropolitan Utilities District, their successors and assigns to erect, install, operate, maintain, repair and renew pipelines, hydrants and other related facilities, and to extend thereon pipes, hydrants and other related facilities and to extend therein pipes for the transmission of gas and water on, through, under and across a five (5) foot wide strip of land abutting all cul-de-sac streets; this license being granted for the use and benefit of all present and future owners of these Lots; provided, however, that such licenses and easements are granted upon the specific conditions that if any of such utility companies fail to construct such facilities along any of such Lot lines within thirty-six (36) months of date hereof, or if any such facilities are constructed but are thereafter removed without replacement within sixty (60) days after their removal, then such easement shall automatically terminate and become void as to such unused or abandoned easementways. No permanent buildings, trees, retaining walls or loose rock walls shall be placed in the easementways but same may be used for gardens, shrubs, landscaping and other purposes that do not then or later interfere with the aforementioned uses or rights granted herein.
- 3. A perpetual easement is further reserved in favor of the Declarant and the Association its successors and assigns to create, install, repair, reconstruct, paint, maintain, and renew a fence

standards, landscaping and related accessories located on, over and upon the rear most ten (10) foot wide strip of land abutting the rear boundary lines of all Lots on the perimeter of the subdivision.

- 4. Alltel and any other provider of telephone service may impose an installation charge.
- 5. Other easements are provided for in the final plat of Standing Stone which has been filed in the Register of Deeds of Sarpy County, Nebraska.

### ARTICLE IV. GENERAL PROVISIONS

- 1. Except for the authority and powers specifically granted only to the Declarant, the Declarant or any owner of a Lot named herein shall have the right to enforce by a proceeding at law or in equity, all reservations, restrictions, conditions and covenants now or hereinafter imposed by the provisions of this Declaration either to prevent or restrain any violation or to recover all loss or damages arising out of such violation. Failure by the Declarant or by any owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- 2. The covenants and restrictions of this Declaration shall run with and bind the land for a term of twenty (20) years from the date this Declaration is recorded, but shall be automatically renewed for successive periods of ten (10) years each unless terminated as provided below. This Declaration may be amended by Declarant, or any person, firm, corporation, partnership, or entity designated in writing by Declarant, in any manner which it may determine in its full and absolute discretion for a period of ten (10) years from the date hereof. Thereafter this Declaration may be amended or, after twenty (20) years, terminated, by an instrument signed by the owners of not less than seventy-five percent (75 %) of the Lots.
- 3. By written consent of the Declarant for a period of five (5) years from the date hereof, any or all of the covenants, conditions, restrictions, and easements as they apply to the Lots may be waived, modified, or amended for any Lot or Lots, in any manner, for such a time period, and on such conditions, if any, which the Declarant may determine in its full and absolute discretion after considering the benefits and detriments which the waiver, modification or amendment will have on the Standing Stone subdivision and the Owner requesting the waiver. Declarant's decision on any requested waiver, modification or amendment shall be final and there shall be no right of appeal of Declarant's decision. No responsibility, liability or obligation shall be assumed by or imposed upon Declarant by virtue of the authority granted to Declarant in this Paragraph, or as a result of any act or failure to act by Declarant with respect to any requested waiver, modification, or amendment.
- 4. Declarant, or its successors or assigns, may terminate its status as Declarant under this Declaration, at any time, by filing a Notice of Termination of Status as Declarant. Upon such filing, Declarant shall appoint the Association or another entity, association or individual to serve as

2005-14189 M

Declarant, and such appointee shall thereafter serve as Declarant with the same authority and powers as the original Declarant.

5. Invalidation of any covenant by judgment or court order shall in no way affect any of the other provisions hereof, which shall remain in full force and effect.

IN WITNESS WHEREOF, the Declarant has caused these presents to be executed this day of March, 2005.

STANDING STONE, LLC, a Nebraska limited liability company

By Steve Faller, Managing Member

STATE OF NEBRASKA ) ) ss.
COUNTY OF DOUGLAS )

The foregoing instrument was acknowledged before me this day of March, 2005, by Steve Faller, personally known to me to be the Managing Member of STANDING STONE, LLC, a Nebraska limited liability company and acknowledged the same to be his voluntary act and deed and the voluntary act and deed of the limited liability company.

Claudia Danolt
Notary Public

257648.doc;1

GENERAL NOTARY - State of Nebrasia CLAUDIA DAVOLT My Comm. Exp. July 26, 2006 FILED SARFY CO. NE.
INSTRUMENT NUMBER
2006 MAY -5 P 4: 02 9

PROOF.

FEES \$ 115.00

CHECKING

CHG SEC CASH

REFUND CREDIT

SHORT NCR

Stamped Cupy

ASSIGNMENT AND ASSUMPTION OF DECLARANT RIGHTS AND NOTICE

STANDING STONE, L.L.C., a Nebraska limited liability company, Declarant of that certain Declaration of Covenants, Conditions, Restrictions and Easements of Standing Stone, a Subdivision in Sarpy County, Nebraska, covering the following described Property, to-wit:

Lots 1 through 102, inclusive, 113 through 127, inclusive, and 236 through 328, inclusive, all in Standing Stone, a subdivision as surveyed, platted and recorded in Sarpy County, Nebraska,

recorded of record at Instrument No. 2005-14189 in the office of the Register of Deeds of Sarpy County, Nebraska, and any amendments, restatements and/or annexations thereto (hereinafter the "Declaration") does hereby assign all of its status, right, title and interest as a Declarant therein to GRETNA STONE, L.L.C., a Nebraska limited liability company, effective as of the 1st day of May 2006 and GRETNA STONE, L.L.C., by this instrument, does hereby assume all rights, responsibilities and duties pursuant to the Declaration.

Any contact or notices with Gretna Stone, L.L.C. as Successor-Declarant of this Declaration shall be made to the following:

Gretna Stone, L.L.C. c/o Jana McDonald, GDR 3803 North 153<sup>rd</sup> Street, Suite 200 Omaha, Nebraska 68164

Dated this \_\_\_\_\_ day of May 2006.

STANDING STONE, L.L.C., DECLARANT,

Assignor:

y:\_\_\_

Steve Faller, Managing Member

GRETNA STONE, L.L.C., Assignee:

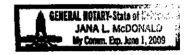
By: Bulance Colos Stand Barbara Udes Shaw, Managing Member

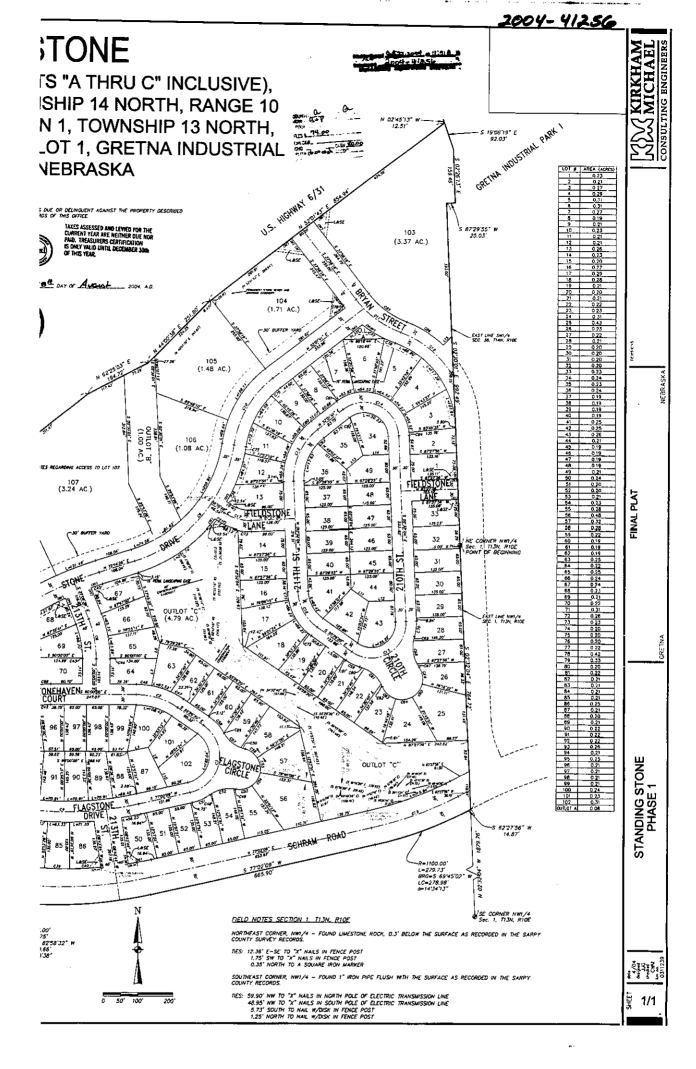
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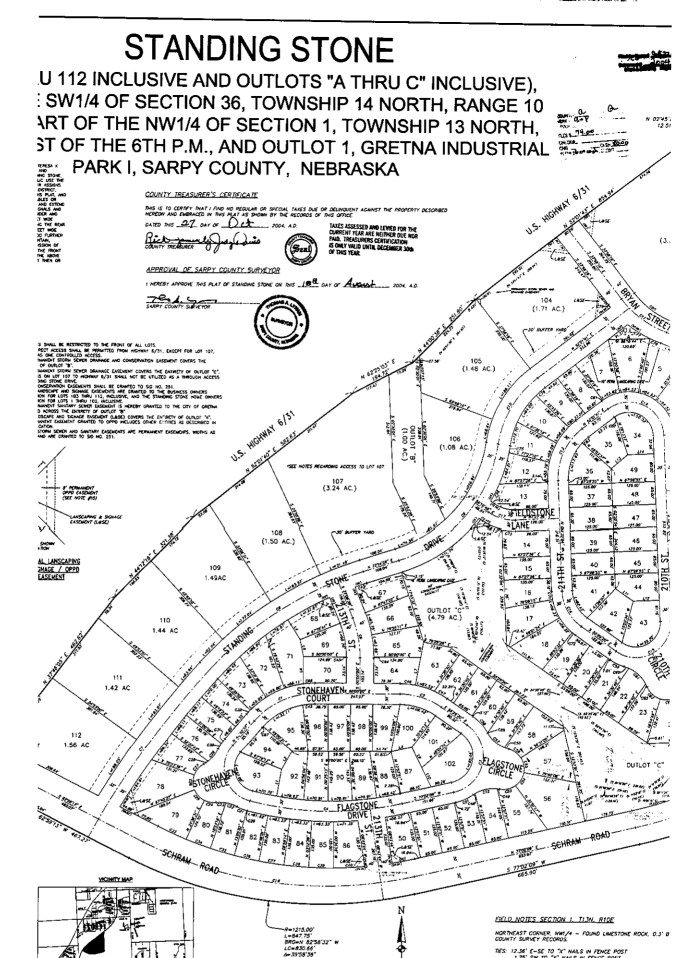
SŒ

2006-15051A

STATE OF NEBRASKA	)	SS.	
COUNTY OF DOUGLAS	Ś	33.	
county, this 4 day of May 2006	by Steve , a perso	Faller, n known	before me, a Notary Public in and for said state and as Managing Member of Standing Stone, L.L.C., to me who acknowledged the same to be his/her Notary Public
STATE OF NEBRASKA	)	ss.	GENERAL NOTARY-State of Nebraska JANA L. McDONALD Hy Cerem, Exp. June 1, 2009
COUNTY OF DOUGLAS	)		
county, this 4 day of May 2006	by Barlompany,	bara Ude , a persoi	before me, a Notary Public in and for said state and es Shaw, as Managing Member of Gretna Stone, in known to me who acknowledged the same to be Notary Public



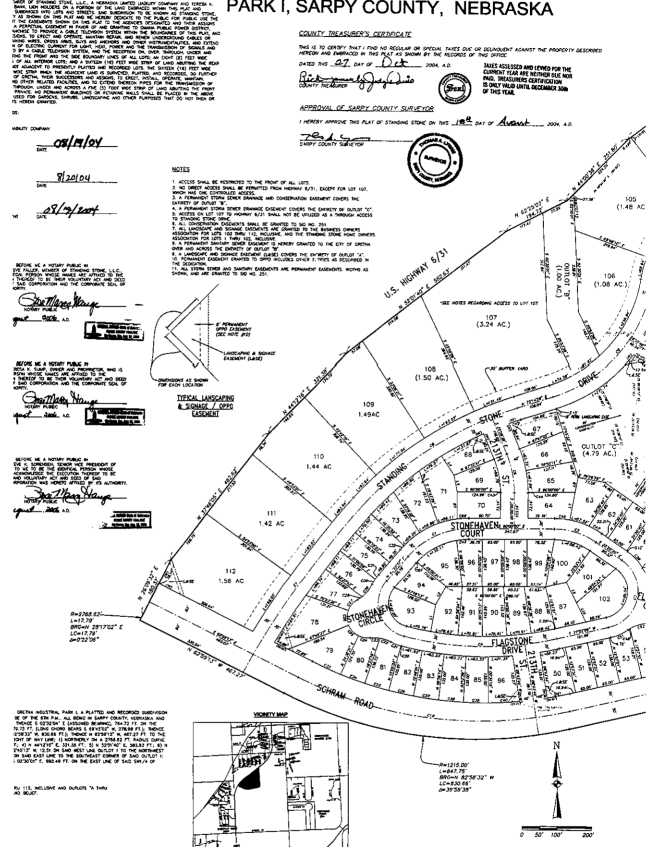




59.90' NW TO "X" NAILS IN NORTH POLE OF ELECTRIC TR. 48.95' NW TO "X" NAILS IN SOUTH POLE OF ELECTRIC TR. 5.73' SOUTH TO NAIL W/DISK IN FENCE POST 1.25' NORTH TO NAIL W/DISK IN FENCE POST

## STANDING STONE

(LOTS 1 THRU 112 INCLUSIVE AND OUTLOTS "A THRU C" INCLUS PART OF THE SW1/4 OF SECTION 36, TOWNSHIP 14 NORTH, RAN EAST AND PART OF THE NW1/4 OF SECTION 1, TOWNSHIP 13 NO RANGE 10 EAST OF THE 6TH P.M., AND OUTLOT 1, GRETNA INDUSTRIAL BURNERS OF THE STATES AND PARK I, SARPY COUNTY, NEBRASKA



<u> </u>		
S   LENGTH   CHORD DIFFCEDON   CHORD DELTA ANGLE	STAND    IN	IE OF A CI SEG STROS STROS
22	TREAS A SAME OWNERS STATE BASE  HERRISON STATE BASE  THE SAME OWNERS ASSESSED BASE  CORPORATION ACKNOWN EDGEMENT  STATE OF REBRASAS STATE BASE  CORPORATION ACKNOWN EDGEMENT  STATE OF REBRASAS  STATE BASE  TO REBRASAS STATE BASE  CORPORATION ACKNOWN EDGEMENT  STATE OF REBRASAS  STATE BASE  THE SAME OF REBRASAS  STATE BASE  TO REBRASAS  TO REB	30 - 14.17 10 10 10 10 10 10 10 10 10 10 10 10 10
EASEMENT LINE  20 00') EASEMENT DIMENSION  FOUND SECTION CORNER  LANDSCAPE & SCHAGE EASEMENT  APPROVAL OF CITY ENGINEER  F STANDAY STORE WAS APPROVED AND ACCEPTED BY THE CONTY OF FLANKING  F STANDAY STORE WAS APPROVED AND ACCEPTED BY THE CONTY OF FLANKING  F STANDAY STORE WAS APPROVED AND ACCEPTED BY THE CONTY OF FLANKING COMMISSION  APPROVAL OF CITY COUNCIL  F STANDAY STORE WAS APPROVED AND ACCEPTED BY THE CONTY OF FLANKING COMMISSION  APPROVAL OF CITY COUNCIL  F STANDAY STORE WAS APPROVED AND ACCEPTED BY THE CONTY OF FLANKING COMMISSION	CITY ENCINEER OF CRETINA, NEWBASKA THIS  R=2768.62- L=17.79 BRGGM 281702" E LC=17.79 A=02206"  AREA SEASON TO CRETINA, NEWBASKA THIS	
IT, 17.79 FT, (LONG CORGO SERS IN 2017/02" (; 17.79 FT), 1847.27 FT, 79 H 4400358" (2.23 60 FT, 6.9) IN 2017/63" (; SAIO OUTLOT: PHONES S 190019" (; 2.230 FT, 6.9) IN 2017 UNIT OF THE EAST 27093" N, 250.00 FT, 60 IN EGO SOUTH UNIT OF SAIO OUTLOT: 10 TO THE FORM OF BEACHMAND, CONTAINING 64.85 ACRES MORE R'S. CERTIFICATION WASHING A REGISTRED LIAID SURRICIOR IN THE STATE OF NAME WASHING A REGISTRED LIAID SURRICIOR IN THE STATE OF NAME	F SECTION 36. THM, RIDE OF THE 6TH P.H., AND CURIOT 1, CHETHA INCUSTRIAL PARK (I. A PLATED AND INCOPERS SUBDIVISION INTO OF TAX LOT 2A W THE MINI/A OF SECTION 3, TIDM, RIDE OF THE 6TH P.A., ALL BENC NI SURPY COUNTY INCREASED, AND IDE NORTHEAST CORRES OF THE MINI/A OF SECTION 1: THENCE S 02320'A E (435MIND BEARWAY), 764.72 FT, 10 THE BESTRY ON A 1000 OF FT, AROUS COUNTY (1000 FT), AROUS C	<i>-</i>

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•	L CURYE BADIUS I PHOTH	CURVE TABLE CHORD DIRECTION CHORD DELTA ANGLE S 85'20'19" W 191.94" 49'19'23" N 72'44'40" W 124.59" 34'30'40"	UNE BEARING LENCTH L1 N 09'56'24" F 80.00'		
	C4 930.00' 444.89'	5 5975 35 E 440.66 2724 31	L2 N 2908'55' E 50.64' L3 N 7702'09' E 50.23' L4 S 32'26'28' E 56.55' L5 S 11'21'11' E 49.44'		ST
	C7 2433 22' 596.65'	S 3516'31" W 595.16" 14'02'56"	1.6 S 0000'00" E 77, 27' L7 N 10'30'32" E 80.37' L8 N 10'30'32" E 44.63'	(LOTS 1	THRU 112 INCLUS
	C10 300,00' 228,13'	\$ 301435 W 222.68 43'3414"	L9 \$ 25'45'0) E \$5.16' L10 \$ .25'45'01' E \$2.02' L11 \$ 5517'00' E \$2.74'	PART OF	THE SW1/4 OF SE
	202.03	49 30 01 W 199 10 38 45 38"	L12 N 872756 E 75.06 L13 N 501733 E 62.75 L14 N 872835 E 75.00 L15 N 437456 E 34.96		D PART OF THE N
	C16 130,00° 120,15° C17 130,00° 82,49° C18 1155,00° 805,88°	\$244448" W 165.00" \$43346" N 651512" W 177.75" 12326"14" N 651512" W 177.75" 12326"14" N 651512" E 179.02" 1270244 \$2.000447 6, 115.92" \$723716" \$742128" 6, 81111 362116" \$742128" 6, 81111 362116" \$5.623632 6, 789.64 9, 975.93" N 694502" 6, 265.30" 143413" \$751300" 6, 143	OEDICATION  OEDICATION		EAST OF THE 6TH
	C21 (30.00° 31.36°	\$ 67'58'21" E 31.28" 13'49'(3"	KNOW ALL MEN BY THESE PRESENTS: THAT WE STANDING STONE LLC. STEVE FALLET	A MONBER OF STANDING STONE, LLC. A NETBRASKA LIMITED LINGS	CASI OF IME BIF
	C23 100.00' 28.55' C24 60.00' 34.72' C25 60.00' 43.12'	5 42'49'51" F 42 20' 4150'12'	DESCRIBED HEREON, MANE CAUSED THE SAME IT AND WE APPROVE THE DISPOSITION OF THE PRO STREETS AS SHOWN HEREON AND WE DO ALSO FOR THE PURPOSES MOTION WE DO BURKLED AND	I. MOMERT OF STANDING STORE, L.C., A NEEDSON LIMITED LANGING THAT BANKS, ULD HOLDING ON A FORTION OF THE LANG LIMITED LANGING THE CASE LIMITED LANGING TO THE LANGING THE CASE LIMITED LANGING TO BE SERVED TO THE CASE LIMITED LANGING TO BE SERVED AS SHOWN ON THE CASE LIMITED LANGING TO BE SERVED AS SHOWN ON THE CASE LIMITED LANGING TO BE SERVED LANGING TO THE CASE LIMITED LANGING TO THE CASE LIMITED LANGING TO THE CASE LIMITED LANGING THE SERVED LANGING THE CASE LIMITED LANGING THE SERVED LANGING THE CASE LIMITED LANGING THE SERVED	I COMPANY AND TERESA K. HINN'T HIS PLAT AND OWN'S STANDONG STONE, PUBLIC FOR PUBLIC USE THE OWNTO AND THEIR ASSENS.
	C28 80,00' 43,82' C27 80,00' 42,72' C28 100,00 15,32'	5 0119'05' E 42.86' 41'50'56' \$ 40'00'12' W 41.82' 40'47'36'	AND ANY COMPANY WHICH HAS BEEN GRANTED O OWEST COMMUNICATIONS, THEM SUCCESSORS AN COMDUTS, POLES WITH NECESSARY SUPPORTS, S THEREON WHILE FOR THE CARRYING AND TRANSMIT	OF A PERFEIDAL EASEMENT IN FAMOR OF AND CRANTING TO CHANGE IN TRANSMISE TO PROVIDE A CABLE TELEVISION SYSTEM WITHIN THE BO D ASSIGNS, TO ERECT AND OPERATE, MARKAN REPAIR, AND REJEW UNSTAINING WARS, CROSS SAINS, GUYS AND MICHORS AND OTHER HIS SSON OF ELECTRIC CHIEFERT FOR LIVEY MARKAN	PUBLIC POWER DISTRICT, DINDAMES OF THIS PLAY, AND DINDAMES OF THIS PLAY, AND TRUMENTALITIES, AND EXTEND
	C29 100.00' 46.68 C30 130.00' 18.37' C31 130.00' 17.47' C32 280.00' 15.46'	N 381510" 6 45.24" 26"44"11" S 28"55'55" W 18,35" 8'05"40" S 36"49"41" W 17,45" 7"4"(3)" S 42"2"55" W 14,45" 7"4"(3)"	SOUNCE FOR ALL KINDS INCLUDING SIGNALS PRO ACROSS A FIVE (S) FEET WIDE STRIP OF LAND A STRIP OF LAND ABUTTING THE REAR BOUNDARY I BOUNDARY LINES OF ALL DITERIOR LOTS THAT A	MODED BY A CAPLE TELEMISION SYSTEM, AND THE RECEPTION ON, ONE BUTTING THE FRONT AND THE SIDE BOUNDARY LINES OF ALL LOTS; A LINES OF ALL INTERIOR LOTS; AND A SIXTED (16) FEET MODE STRIP FEE NOT ANALOGY TO DESCRIPT VICTOR (17) FEET MODE STRIP	NOMISSION OF SIGNALS AND THIS !  IF, THROUGH, UNDER AND HEREC  IN EIGHT (8) FEET WIDE  OF LAND ABLUTTING THE REAR DATEL
	C33 1095,00° 90,16° C34 1095,00° 74,68° C35 1095,00° 72,33°	5 69'39'30" € 74.67 3'54'26" S 75'30'16" € 72.32 3'47'05"	EASEMENT WILL BE REDUCED TO AN EIGHT (B) F CRAFT A PERPETUAL EASEMENT TO ADUILA AND I REPHAR AND REPEAR PEPUMES, HIDRANTS, VALVE NATURAL CAS AND WATER, RESPECTABLY, ON, ON	EET WOE STRIP WHEN THE ADJACENT LAND IS SURVEYED, PLATTED, A FITY OF GRETNA, THEIR SUCCESSORS AND ASSIGNS, TO ERECT, INSTAL S. AND OTHER RELATED FACULTIES, AND TO EXTEND THORSON PAPES F ER, THROUGH, UNDER AND ACROSS A PAY (5) FOOT WATE THE OF	MATERIA (18) FEET WOE MIN RECORDED, DO FURTHER L. OPERATE, MANYAM, FOR THE TRANSMISSION OF COUNTY
	C38(1095,00" 72.23"	\$ 77.18"34" E 73,31 3'30'11" \$ 81'07'23" E 72.22" 3'46'46" \$ 84'54'09" E 72.22" 3'46'46"	LATER INTERFERE WITH THE FORESAID USES OR I	BE USED FOR GARDENS, SHRUBS, LANDSCAPING AND OTHER PUMPOS MONTS HEREIN CRANTED.	BE PLACE IN THE ABOVE ES THAT DO NOT THEN OR  APP.
	C40 1095.00' 90.59' C41 1095.00' 66.21' C42 200.00' 35.52'	\$ 88.40.56° E 72.22 \$45.46° N 87'03.29° E 90.56' 444.24° N 76'46'05° E 66.20' 327.52° S 84'54'45° W 35,47' 1010'30°	IN WITHESS WHEREOF, WE DO HEREBY SET OUR STANDING STONE,	HANDS:	I HER
	C44 340.00' 1.86' C45 391.41' 36.18'	N 001217 W 1.86' 0'24'35" N 00'09'24" W 1.86' 0'18'48" S 7111'47' W 18 16' 0'18'48"	BY: STEVE FALSER, MOMBER	DATE OS/M/OY	SARP
	C48 100.00' 5.74'	N 84'44'44' W 45.96' 10'30'32' N 60'37'29' W 42.97' 10'36'17' S 5817'08' W 6.73' 3'31'33' N 81'47'46' W 7.16' 4'06'52'	TERESA K. SUMP	al	<u>NOTES</u>
	C50 100.00' 13.54' C51 140.00' 55.42' C52 100.00' 66.20'	S 7112'10" E 13.53' 7'45'36" N 65'41'45" E 55.06' 22'40'47" S 7710'31" W 65.00' 37-54'83'	TENESA K. SUMP, CHINER HEBBASKA STATE RAME	W 20 04	1. ACCESS SHALL BE RESTRICTED TO THE FRONT OF ALL LOTS. 2. NO DIRECT ACCESS SHALL BE PERMITTED FROM INCHMAY 6/3 MICH MAS ONE CONTROLLED ACCESS. 3. A PERMANENT STORM SCHIRE DIMENOCE AND CONSERVATION E.
	C53 60.00' 45.29' C54 50.00' 45.88' C55 60.00' 45.88'	N 77'12'12" E 47.00" 45'06'56" N 32'14'15" E 44.77" 43'48'52" N 11'34'34" W 44.77" 43'48'52"	BY: ALL SAME STEVE K. SOMEONSEN, SENIOR VICE PAR	NE 51/2/2004	4. A PERMANENT STORM SENER DRAWINGE CASTRIFAT COVERS TO
	C58 140.00 64.10	S 4871'58" E 65.53" 3815'04" N 42'22'22" W 63.54" 2813'58"	NEBRASKA STATE BANK  CORPORATION ACKNOWLEDGEMENT	yang y	5. ACCESS ON LOT 107 TO MONANY A/31 SHALL NOT SE UTLUS TO STRANDAN STONE DRAW.  6. ALL CONSIDERATION EASEMENTS SHALL BE CARACTED TO 50 IN 8. ALL CONSIDERATION EASEMENT SCHALL SE CARACTED TO THE 8. ALL CONSIDERATION EASEMED CONSIDERATION AND THE STA ASSOCIATION FOR LOTS 1 THRU 102, INCLUSIVE. AND THE STA ASSOCIATION FOR LOTS 1 THRU 102, INCLUSIVE.  6. A PERMANDET SANITAYS SEVER ASSEMED IS RETERY CRANTED.
	C62 100,00' 66,85'	N 71'00'13' W (4.68' 8'24'29" N 47'38'53' W 65.61' 38'18'11" N 25'40'45' W 9.83' 5'38'06"	STATE OF HEBRASKA ISS COUNTY OF BOLIQUAS		ASSOCIATION FOR LOTS: TIRLY 102, INCUSSIVE.  8. A PERMANDIT SHITARY SEVER EXSENSIT IS HEREBY GRANTEJ OVER AND AGROSS THE DITTRIETY OF CUTLOT "B".  9. A CANDSCAPE AND SCHARE EASEMENT (LIESE) COVERS THE E 10. PERMANENT EASEMENT GRANTED TO COPPO INCLUDES OTHER;
	C64 50.00' 48.71'	S 45 05'27" E 51.09" 50'23'29" N 53'29'29" E 47'38" 46'30'40" N 36'36'48" E 47'38" 46'30'40"	ON THIS	NO. BEFORE WE A NOTARY PUBLIC IN STRUCT PALLED, INDURED OF STAMONIC STONE, LLC., STRUCT PALLED, INDURED OF STAMONIC STONE, LLC., STRUCT PALLED, INDURED OF STAMONIC STONE, LLC., TO THE STAMONIC STONE STAMONIC STONE, INDURED OF STAMONIC ST	THE DEDICATION.  11. ALL STORM SCHER AND SANTARY EASEMENTS ARE PERMANEN.  SHOWN, AND ARE GRANTED TO SIO NO. 251
	C69 100.00 12.54	N 10*40*46" W 49.58" 48*48*28" S.31*37*29" E 12.06" 6*55*00" S.09*04*19" E 65.43" 38*11*20" S.13*38*33" W 12.63" 774*25"	AS SUCH OFFICER AND VOLUNTARY ACT AND DEEL SAID CORPORATION WAS HERETO AFFIXED BY ITS.	OF SAD COMPONATION AND THE COMPONATE SEAL OF	
	C70 130.00 44.92 C71 160.00 23.21 C72 160.00 12.23	N 07'21'51" E 44.70' 19'47'50" 5 06'41'25" E 23.19' 618'40" \$ 3377'54' E 12.23' 4'22'52'	MY COMMISSION EXPIRES ON THE 12- DAY OF	Stort Marge -	
	C74 450.00 55.05' C75 450.00' 19.91' C76 265.00' 34.74'	N 28"29"35" E 55.01" 7"00"32" N 09"43"31" E 19.91" 2"32"07" S 4835"21" W 34.72" 7"30"40"	ACKNOW EDGEMENT STATE OF NEBRASKA	A STATE OF THE PARTY OF T	8" PERMANENT OPPO EASEMENT (SEE NOTE PRO)
	C77 340.00° 76,13° C78 340.00° 33.57° C79 418.50° 9.53°	\$ 575453" E 75.97" 12'49'46" \$ 67'09'27" E 33.55" \$29'23" N 3758'19" W 9.53" 178'19"	CAUMEN OF POLICE IS	A.O., REFORE ME A MOTARY RURY III	LANSCAPHIG & SIGNAGE EASEMENT (LASE)
ļ	C80 219.00° 28.54° C81 130.00° 4.32° C82 70.00° 2.73°	S 48'08'08' W 28.51' 7'47'08' S 52'36'45' W 4.32' 1'54'07' S 53'06'30' W 2.73' 2'13'54'	FOR SAID COUNTY, "CHSONALRY CAME THE ABOVE PERSONALLY KNOWN TO ME TO BE THE IDENTICAL PHYSTRUMENT, AND THEY ACKNOWLEDCE THE EXECUTE AS SUCH OFFICER AND VOLUNTARY ACT AND DEE	A.S., BETORE ME A HOTMIT PUBLIC IN TERESA N. SIMP. OWNER AND PROPRIETOR, WHO IS THOM THEREOUS TO MAKE SHE APPLIED TO THE HIM DEED TO I OF SAND COMPORATION AND THE CORPORATE SEAL OF AUTHORITY.	- CHIENSONS AS SHOWN FOR EACH LOCKTON
١	C85 260.00' 138.13'	S 4713'00" W 25.16" 9'37'23" N 04'23'15" W 8.41 3'42'21" S 53'11'29" E 136.51" 30'26'20" N 57'34'51" W 125.89" 21'39'35"	SAID CORPORATION WAS HERETO AFFIXED BY ITS	HOTHORITY.	TYPICAL LANSCAPING
	C87 200.00' 4.54' C88 250.00' 34.40'	N 573431 W 125.89 213935 S 411937 W 4.54 17759 S 861236 W 34.37 73448 S 291308 W 0.19 000435	NY COMMISSION EXPINES ON THE 22 DAY OF A	Inquet 3mi AO.	& SIGNAGE / OPPO EASEMENT
1		LECEND	STATE OF HEBRASIA   ISS		
١		LEGEND BUFFER YARD SETBACK	ON THIS 19 PDAT OF LANGUAT, 2004, I FOR SAID COUNTY, PERSONALLY GAME THE ABOVE NEWFASIAS STATE BANK, WHO IS PERSONALLY NICE.	O. DU'ORE ME A NOTHER PUBLIC H STEVE K. SOMDISEN, SCHOOL WEE PRESCRIPT OF HE TO ME TO BE THE DEPTHON, POPUSON HOUSE T ANNIMETICE THE GESCHION REPORT TO BE CANNIMETICE THE GESCHION REPORT OF CANNIMETICAL METHOD THESE BY HIS AUTHORITY.	1.4
١	(100.00°)	EASEMENT LINE EASEMENT DIMENSION	NAMES ARE AFFIXED TO THE INSTRUMENT, AND THEIR VOLUNTARY ACT AND DEED AS SUCH OFFIC CORPORATION AND THE CORPORATE SEAL OF SAID	ET ACKNOWLEDGE THE EXECUTION THEREOF TO BE DE AND VOLUNTARY ACT AND DEED OF SAID CORPORATION WAS HERETO AFFIXED BY ITS AUTHORITY.	
	<b>⊕</b> Latse	FOUND SECTION CORNER	MY COMMISSION EXPIRES ON THE 22 DAY OF	Word Piece Hang	111
ĺ	Last	LAHDSCAPE & SIGNAGE EASEMENT		A COMPANY PRINTS	111 1.42 AC
1		APPROVAL OF CITY ENGINEER	OF GRETNA		
İ	THIS PLAT OF STANDING S DATED THIS 19th DAY	TONE WAS APPROVED AND ACCEPTED BY THE C	TY ENGINEER OF GRETHA, HEBRASKA,	٠,٠	112
ļ	CITY ENGINEER	<del></del>			(asc 1.56 AC
			COMMISSION  TY PLANNING COMMISSION OF GRETHA, HEBRASKA THIS	R=2768.62:	
	andwill	COMMISSION		L=17.79' BRG=N 28'17'02" E LC=17.79'	
١		APPROVAL OF CITY COUNCIL		A=0'22'06"	
	26 DAY OF MAN	TONE WAS APPROVED AND ACCEPTED BY THE C SCIENCE 2004, A.O.	TY COUNCIL OF GRETNA, NEBRASIKA THIS		W. 10.27
١	LEGAL DESCRIPTION	<del></del>			
		BI, TAX LOT GAI SOUTH, ALL IN THE SWI/4 OF 38, TIAN, RIGE OF THE 6TH P.M., AND A PORT	SECTION 35, 114N, RIGE OF THE 6TH P.M., AND DUTLO ON OF FAX LOT 2A IN THE NIT /4 OF SECTION 1, TISK	T I, GRETNA INDUSTRIAL PARK I, A PLATTED AND RECORDED SUBDIMS RIDE OF THE 6TH P.M., ALL BEING IN SAMPY COUNTY, NEBRASKA A	SION <u>VICINITY MAP</u>
l	ALL BONG MORE PARTICUL. EAST LINE OF SAID NW1/4: \$ 77'02'09" W. 665:90 FT.: EASTERLY RIGHT OF WAY LI	ARLY DESCRIBED AS FOLLOWS: BEGINNING AT TO THENCE'S 52'22'56" W. 14.87 FT; THENCE THENCE THENCE WESTERLY ON A 1215.00 FT. RADIUS - ME OF U.S. HIGHWAY NO. 6621; THENCE MORTH	IE NORTHEAST CORNER OF THE HWY/4 OF SAID SECTION STERLY ON A 1100.00 FT. RADIUS CURVE TO THE RICHT JURYE TO THE RIGHT, 847.78 FT. (LONG CHORD BEARS EASTERLY FOR THE NICKT & COURSES ON SAID EASTERLY	1: THENCE 5 02/32/04" E (ASSUMED BEARING), 764.72 FT, OH THE 279.73 FT. (LONG CHORD BEARS 5 69/45/02" W. 278.98 FT.); THEN 8.278.73 FT. (LONG CHORD BEARS 5 69/45/02" W. 4278.98 FT.); THEN 9.278.73 FT. (LONG CHORD BEARS 5 FT. 9.20); CHORD FT. 10.278.98 FT. 10.278.98 FT. 9.20); CHORD FT. 10.278.98 FT. 10.27	
	TO THE RIGHT, 17.79 FT. (I 62'25'03" E; 194.72 FT.; 7 CORNER OF SAID OUTLOT; THENOE S 67'29'35" W; 25.	JONG CHORD BEARS N 2817'02" E 17.79 FT.); ) N 44'00'38" E 251.80 FT.; 8) N 52'01'43" E HENCE S 19'08'19" E 82.03 FT. ON THE EAST 03 FT. ON THE SOUTH LINE OF SAID DUTLOT 1	2) N 28'09'32" E, 180.37 FT; 3) N 37'49'05" E, 462.8; 834-94 FT. TO THE WEST LINE OF SAID OUTLOT 1; 9) 6 LINE OF SAID OUTLOT: THENCE S 02'28'13" E, 159.46 F TO THE SOUTHWEST CONNER OF SAID OUTLOT 1: THENCE	T. GERM NOUSHMA PARK 1.4 PLATED AND RECORDED SUBDIVE MICCO FTHE OF PAIL ALL RIVER OF SAMPE COMPTY, (RESPACE AL 1- THÈREC'S 02720°C (CASSUMED BEARMS), 78-72 FT, OH INC 2729.27 FT, (JOHN COMPTO BEARMS SERVICE W. 2729.87 FT, THOR 2729.27 W. ASSIGN FT), THOMES, HESTINTS W. 46727 FT, TO IN 2729.27 W. ASSIGN FT, DEMOSE HESTINTS W. 46727 FT, TO INC. 2729.27 W. 329.28 FT, SAMPLE SERVICE W. 2729.27 FT, OH INC. 2729.27 W. 1229.27 FT, SAMPLE SERVICE W. 2729.27 FT, OH INC. 2729.27 W. 1229.27 FT, OH INC. OF SAMPLE SERVICE W. 2729.27 FT, OH INC. 2729.27 W. 1229.27 FT, OH THE CAST LINE OF SAMPLE SWIP, OF	ST T
l	SURVEYOR'S CERTI	FICATE			
	I, CHAD W. MARSH, A RECIS C" INCLUSINE), 1865 SURVEY	STERED LAND SURVIYOR IN THE STATE OF NEBR ED UNDER MY DIRECT SUPERMISION AND THAT IF RA	ASKA, HEREBY CERTIFY THAT STANDING STONE (LOTS ) SMD PLAT IS CORRECT TO THE BEST OF MY KNOWLEDG	THRU 112, INCLUSIVE AND DUTLOTS "A THRU E AND BELIEF.	
	Chal W.	MACON			
I	CHAD W. MARSH, L.S. \$560 AUGUST 18, 2004				

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			:
	37'55'53"		51.
	22.40'47"	55 06'	*
	7.45'36"	13.53	172'19"
	4.06,52		31.47.46" W
	3.51,33		17'08"
	10'16'17"	42.97	0.37.29" W
	10'30'32"		44.
	2'05'23"		47"
	쥷	1.86	4,
	0"24"35"		
	10"10"30"		5
	3'27'52"		78*46'05" E
	4.44.24.	90.56	
	3,46,46	72.22	34.54.09" E
	3*46*46"	72.22'	
	3.20,11,		
	3.47,02.	72.32	73'30'16" E
	3.54.28"	74.67'	
	4.43.03"	90.13	35°20'44" E
	3'24'21"	15.45	22'55"
	7.41.53	17.45	49'41"
	8.05.40	18.35	
		46.24	
	8.46.45"	15.31	
	40.47.36"		
	41'50'56"	42.86	01"19"05" E
	41"10"37"	42.20	
	<u>છ</u>	34.24	79*59'55" E
		28.45	38'23'58" W
	19'09'30"	33.28	
	13'49'13"	31.28	
	0.40,22,		09"
	14*34'13"	266.30	- 1
	39.58'38"	789.64	32
	36"21"16"	81.11	26"
	52'57'16"	115.92	
Γ	127'02'44"	179.02	18"
Τ	125 26 14	177.75	,
Τ			44'48"
T	38*45'38*	199,10	49.20,01, ₩
	31'14'31"		34"
			30"14"35" W
Γ	47		58"
	29.56.41	530.36	57'16'08" W

L15	L14	L13	L12	L11	L10	L9	L8	
N 43'14'56" F	N 87'28'55" E	N 50'17'33" E	N 87"27"56" E	S 55'17'00" E	S 25'45'01" E	S 25'45'01" E	N 10'30'32" E	
34 96°	75.00"	62.75	75.06	62 74'	62.02*	66.16	44.63	4

# EDICATION

KNOW ALL MEN BY THESE PRESENTS:

# PART OF THE SW1/4 EAST AND PART OF TI

THAT WE, STANDING STONE, L.L.C., STEVE FALLER, MEMBER OF STANDING STONE, L.L.C., A NEBRASKA LIMITED LIABILITY COMPANY AND TERESA K. SUMP, OWNERS AND PROPRIETORS. NEBRASKA STATE BANK, LIEN HOLDERS ON A PORTION OF THE LAND EMBRACED WITHIN THIS PLAT AND DESCRIBED HEREON, HAVE CAUSED THE SAME TO BE SUBDIVIDED INTO LOTS AND STREETS, SAID SUBDIVISION TO BE KNOWN AS STANDING STONE, AND WE APPROVE THE DISPOSITION OF THE PROPERTY AS SHOWN ON THIS PLAT AND WE HEREBY DEDICATE TO THE PUBLIC FOR PUBLIC USE THE STREETS AS SHOWN HEREON AND WE DO FLAT FOR AND WE DO FLAT AND AND WE DO FLAT AND ANY COMPANY WHICH HAS BEEN GRANT A PERPETUAL EASEMENT IN FAVOR OF AND GRANTING TO OMAHA PUBLIC POWER DISTRICT, AND OWNEST COMMUNICATIONS, THEIR SUCCESSORS AND ASSIGNS, TO ERECT AND OPERATE, MAINTAIN REPAIR, AND RENEW UNDERGROUND CABLES OR CONDUITS, POLES WITH NECESSARY SUPPORTS, SUSTAINING WIRES, CROSS ARMS, GUYS AND ANCHORS AND OTHER INSTRUMENTALITIES, AND SOUNDS FOR ALL KINDS INCLUDING SIGNALS PROVIDED BY A CABLE TELEVISION SYSTEM, AND THE RECEPTION ON, OPER, THROUGH, UNDER AND SOUNDS FOR ALL KINDS INCLUDING SIGNALS PROVIDED BY A CABLE TELEVISION SYSTEM, AND THE RECEPTION ON, OPER, THROUGH, UNDER AND ACROSS A FIVE (5) FEET WIDE STRIP OF LAND ABUTTING THE FRONT AND THE SIDE BOUNDARY LINES OF ALL LOTS; AND ACTIONS, AND EXTEND THE SIDE BOUNDARY LINES OF ALL LOTS; AND ACCIONS NATURAL GAS AND WATER, RESPECTIVELY, ON, OVER, THROUGH, UNDER AND ACROSS A FIVE (5) FOOT WIDE STRIP OF LAND ABUTTING THE FRONT BOUNDARY LINES OF ALL LOTS, WHETHER PUBLIC OR PRIVATE. NO PERMANENT BUILDINGS OR RETAINING WALLS SHALL BE PLACED IN THE ABOVE DESCRIBED EASEMENT WAYS. BUT THE SAME MAY BE USED FOR GARDENS, SHRUBS, LANDSCAPING AND OTHER PURPOSES THAT DO NOT THEN OR EASEMENT WILL BE REDUCED TO AN EIGHT (8) FEET WIDE STRIP WHEN THE ADJACENT LAND IS SURVEYED, PLATTED, AND RECORDED, DO FURTHER GRANT A PERPETUAL EASEMENT TO AQUILA AND CITY OF GRETNA, THEIR SUCCESSORS AND ASSIGNS, TO ERECT, INSTALL, OPERATE, MAINTAIN, REPAIR AND RENEW PIPELINES, HYDRANTS, VALVES, AND OTHER RELATED FACILITIES, AND TO EXTEND THEREON PIPES FOR THE TRANSMISSION OF BOUNDARY LINES OF ALL EXTERIOR LOTS THAT ARE NOT ADJACENT TO PRESENTLY PLATTED AND RECORDED LOTS. THE SIXTEEN (16) FEET WIDE STRIP OF LAND ABUTTING THE REAR BOUNDARY LINES OF ALL INTERIOR LOTS; AND A SIXTEEN (16) FEET WIDE STRIP OF LAND ABUTTING THE REAF ATER INTERFERE WITH THE FORESAID USES OR RIGHTS HEREIN GRANTED.

IN WITNESS WHEREOF, WE DO HEREBY SET OUR HANDS

STEVE FALLER, MEMBER

NEBRASKA LIMITED LIABILITY COMPANY

DATE

DATE

TERESA K. SUMP

BY: Wellstand Ling
TERESA K. SUMP, OWNER

NEBRASKA STATE BANK

8/20/04

ACCESS SHALL BE RESTRICTED TO THE
 NO DIRECT ACCESS SHALL BE PERMIT WHICH HAS ONE CONTROLLED ACCESS.
 A PERMANENT STORM SEWER DRAINAGE

# Standing Store

Plat and Dedication  Filed 10-77-04 in Book 2004 at Page 41256. Instrument No  Grants a perpetual easement in favor of:	gw :	36-14 <sup>40</sup> 31-13-10
Filed 10-77-04 in Book 004 at Page 41256. Instrument No.		- nn L.
Grants a perpetual easement in favor of:		
Omaha Public Power District, Quest Communications, Cox Capie		
and any cable company granted a cable television franchise system, and/or		_
for utility, installation and maintenance, on over through under and across or		
a foot wide strip of land abutting the front and the side boundary line	s of all lots	s;
an foot wide strip of land abutting the rear boundary line of all interior	or lots.	
And a lo foot wide strip of land abutting the rear boundary line of all exte	nor lots.	
Does it include the following?? Vesoor No (Circle One)	aquila	
Also grants an easement to Metropolitan Utilities District City of Green at	_ for utility	у,
installation and maintenance on, through, under and across a foot wide	strip of lar	ıd
Abutting all cul-de-sac streets.		
Any additional info,		
	<u></u>	<b>_</b>
************	******	**
Declaration of Covenants, Conditions, Restrictions and Easements,		
Restrictive Covenants, Protective Covenants or:		
Filed 5-3-05 in Book 2005 at Page 14 189, Instrument No.		
Filed 5-3-05 in Book AOO at Page 1110 in Manager College		<del></del>
Comaha Public Power District, Qwest Communications, Cox Cable	Norma Sa	N. 1400 ()
Xand any cable company granted a cable television franchise system: And / or Tele	priore Je	
ALLIEL, MUD & SIDI251 SCN		<del></del>
for utility, installation and maintenance on, over, through, under and across: or		
		<del></del>
a 5 foot wide strip of land abutting the front and the side boundary li	nes of all le	ots;
an 8 foot wide strip of land abutting the rear boundary lone of all interior	r lots;	
and a 10 foot wide strip of land abutting the rear boundary line of all exte	rior lots.	
Does it include the following?? Ves or No (Circle One)		
Also grants an easement to Metropolitan Utilities District	for utili	ty,
installation and maintenance on, through, under and across a foot wid	de strip of	land
abutting all cul-de-sac streets.  Does it include the Following ?? Homeowners Association (Yes or No. (Circle O	ne)	
Does it include the Following ?? Possible Telephone Connection Charge Ves or N	o (Circle	One)
Any additional info. a somet is further reserved in favor of		eclarant
and the association to create, install, Repair, leck	OST 10 x	to lar
Easement Right of Way 1 <sup>st</sup> , 2 <sup>nd</sup> , 3 <sup>rd</sup> or Amendment to	·	_Rear a
Dated Filed Book at Page Instrument N		
Dated 1 not 2	o	
STD 4251 2004-28383 filed 7-26-04 Copy	0	
SID+251 2004-28383 filed 7-26-04 Copy		
Dated 1 not 2		
SID+251 2004-28383 filed 7-26-04 Copy 15051 assignment & Assumption of Oeal Lights &		

# Standing Store

Plat and Dedication  Filed 10-77-04 in Book 2004 at Page 41256, Instrument No.	6-19-10 B
Filed 10-77-04 in Book 0004 at Page 41256, Instrument No.	NM FL
Crants a perpetual easement in favor of:	
XOmaha Public Power District, Qwest Communications, Cox Cable	
and any cable company granted a cable television franchise system, and/or	
a with the state of the state o	
for utility, installation and maintenance, on over through under and across or	
a 5 foot wide strip of land abutting the front and the side boundary lines of all lots;	
an foot wide strip of land abutting the rear boundary line of all interior lots.	
And a foot wide strip of land abutting the rear boundary line of all exterior lots.	
Does it include the following?? Yes or No (Circle One)	
Also grants an easement to Metropolitan Utilities District City of Green at for utility,	
installation and maintenance on, through, under and across a foot wide strip of land	
Abutting all cul-de-sac streets.	
Any additional info,	
**************************************	
Declaration of Covenants, Conditions, Restrictions and Easements, Restrictive Covenants, Protective Covenants or:	
Filed 5-3-05, in Book 2005 at Page 14189, Instrument No.	
≺Omaha Public Power District, Qwest Communications, Cox Cable	
Xand any cable company granted a cable television franchise system: And / or Telephone Serv	we o
Alltel, MUO & SIO 251 SCN	•
for utility, installation and maintenance on, over, through, under and across: or	
	-
a foot wide strip of land abutting the front and the side boundary lines of all lots;	,
an foot wide strip of land abutting the rear boundary lone of all interior lots;	
and a 10 foot wide strip of land abutting the rear boundary line of all exterior lots.	
Does it include the following?? Ves or No (Circle One)	
Also grants an easement to Metropolitan Utilities District for utility,	
installation and maintenance on, through, under and across a foot wide strip of land	i
abutting all cul-de-sac streets.	
Does it include the Following ?? Homeowners Association (Yes) or No. (Circle One)	
Does it include the Following ?? Possible Telephone Connection Charge (ves. or No. (Circle One	;)
Any additional info.	Parant
(1 KO) DO THOU O GANGMON TO FOR THE TOTAL OF THE SECOND TO THE TOTAL OF THE SECOND TO	rucione.
and the Osbociation to Create, install, Repair, Reconstruct, of maintain a Renew a fence plandard on over the rear most 10 ft	of land
Easement Right of Way 1st, 2nd, 3rd or Amendment to	Rear abour
Dated Filed Book at Page, Instrument No	-
SID#251 2004-28383 filed 7-76-04 (Opy	-
	_
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