ELECTRIC LINE EASEMENT AND RIGHT-OF-WAY

SIAIE	OF TEXA	45	LINE NO
COUNT	TY OF		
DATE:			
GRAN1	ΓOR:		
GRAN1	TOR'S MA	AILING ADDRESS (including county):	
GRANT	ΓΕΕ:		NAVASOTA VALLEY ELECTRIC COOPERATIVE, INC.
GRANTEE'S MAILING ADDRESS:			P.O. BOX 848
			FRANKLIN, TEXAS 77856
(\$10.00)	and othe		d/or other benefits inuring to Grantor and/or Ten and No/100's dollars receipt and sufficiency of some consideration deemed valuable to pted by GRANTOR.
EASEM	ENT PROF	PERTY (check one):	
[]		less, more particularly described in the at	is a tract of land consisting ofacres, tached Exhibit A, field note description and plat, incorporated herein for
[]	Blanket I	Easement. The EASEMENT PROPERTY	is a tract of land described as follows (check one):
	[]	Platted Property.	
		Lot(s), in Block (cross out city if property is not within ci	ty limits), Addition, an addition in the city of, County, Texas, according to the
	r 1	map or plat thereof recorded in the Plat	Records of such county.
	[]	Un-platted Propertyacres of land, mo	re or less, out of theSurvey in County, Texas as more fully described in an instrument recorded in
		Volume . Page .	County, Texas as more fully described in an instrument recorded in of the Records of
		County, Texas.	
EASEM	ENT PRO	PERTY shall be limited to that portion	s distribution lines, poles and/or other facilities on said property, the of the property within feet in all directions of a GRANTOR'S tract of land described above.
			rface below and air space above for the PURPOSE herein stated. This rty owned by Grantor as is necessary for the PURPOSES stated below.
PROJE	CT: Electric	c distribution line or lines, consisting of	a variable number and sizes of wires, cables, poles, circuits, and all

PROJECT: Electric distribution line or lines, consisting of a variable number and sizes of wires, cables, poles, circuits, and all necessary or desirable appurtenances, appliances, facilities, and equipment (including but not limited to supporting structures, insulators, transformers, guy wires, anchorages and other facilities whether made of wood or other materials).

GRANT: GRANTOR, for the CONSIDERATION received by GRANTOR, hereby grants, sells, and conveys to GRANTEE an EASEMENT appurtenant and Right-of-Way in, upon, and across the EASEMENT PROPERTY, together with all and singular the rights and appurtenances thereto in any wise belonging, to have and hold it to GRANTEE and GRANTEE's successors and assigns forever. GRANTOR also grants to GRANTEE the right and authority to use the line, system, or facilities for electrification, its own communications, or other similar purposes.

PURPOSE: The EASEMENT, right-of-way, rights, and privileges herein granted shall be used for the purpose of providing electric utility service, constructing, placing, operating, maintaining, reconstructing, replacing, relocating, reconstituting, changing the size or nature of, rebuilding, upgrading, removing, inspecting, patrolling, and/or repairing the PROJECT or any part of the PROJECT, and making connections therewith, and to undertake the same for any of the other joint uses authorized herein. The purpose shall also include use of the EASEMENT, right-of-way, right and privileges granted herein for any use directly related to the PROJECT or other studies. GRANTEE shall have the right to place temporary poles, anchorages, guys, and supporting structures for use in erecting or repairing the PROJECT. GRANTEE shall have the right to use such portion of the property along and adjacent to the EASEMENT PROPERTY and right-of-way as may be reasonably necessary in connection with the PURPOSES stated, or any one or more of them relating to the PROJECT, or any part thereof.

ACCESS: GRANTEE shall have the right of pedestrian, equipment, and vehicular ingress and egress over existing roads across the adjacent or remainder property of GRANTOR for the purpose of obtaining access. In the event that access is not reasonably available over existing roads, GRANTEE shall have the right of reasonable ingress and egress over the adjacent property of GRANTOR along any route that is reasonable and appropriate under the circumstances then existing in order to obtain access. GRANTEE shall have the right to use such portion of the property along and adjacent to the EASEMENT PROPERTY and right-of-way as may be reasonably necessary in connection with the construction, reconstruction, repair or other purpose stated above relating to the PROJECT, or any part thereof.

TERM: The EASEMENT and access rights granted herein, as well as the covenants made herein, shall be perpetual and appurtenant to the land, unless abandoned by the GRANTEE for a period of 10 years.

TREES: GRANTEE shall have the right to cut, trim, chemically treat with herbicides, and/or remove trees, shrubs, bushes, brush, and vegetation within or adjacent to the EASEMENT PROPERTY or otherwise necessary to realize the PURPOSE herein stated. However, advance notice of at least 3 days shall be provided prior to the application of herbicides, and the GRANTOR shall have the right to use alternative means of vegetation removal at owner's expense if done according to a time schedule agreeable to the GRANTOR.

STRUCTURES: GRANTOR shall not construct or locate on the EASEMENT PROPERTY any structure, obstruction or improvement. GRANTEE shall have the right to remove from the EASEMENT PROPERTY any structure, improvement, or obstruction and GRANTOR agrees to pay GRANTEE the reasonable cost of such removal and this agreement shall be a covenant running with the land for the benefit of GRANTEE.

DAMAGES: It is understood and agreed that the CONSIDERATION received by GRANTOR includes adequate compensation for all damages for the initial construction and all operation and maintenance of the PROJECT as well as all damages, if any, to GRANTOR's property which may occur in the future after the original construction of the PROJECT, directly resulting from GRANTEE's exercise of any PURPOSE. GRANTEE shall not be liable for damages caused by keeping the EASEMENT PROPERTY clear of trees, undergrowth, brush, and obstructions.

MINERALS: GRANTOR expressly reserves all oil, gas, and other minerals owned by GRANTOR, in, on, and under the EASEMENT PROPERTY, provided that GRANTOR shall not be permitted to, and shall not allow any party to, drill or excavate for oil, gas, and other minerals on or from the surface of the EASEMENT PROPERTY, but GRANTOR may extract oil, gas, or other minerals from and under the EASEMENT PROPERTY by directional drilling or other means which do not interfere with or disturb GRANTEE's use of the EASEMENT PROPERTY.

OWNERSHIP: GRANTOR agrees that all poles, wires, cables, circuits, appurtenances, facilities, appliances, and equipment installed upon the EASEMENT PROPERTY shall at all times remain the property of the GRANTEE and is removable at the option of the GRANTEE.

ASSIGNMENT AND MISCELLANEOUS: This instrument, and the terms and conditions contained herein, shall inure to the benefit of and be binding upon GRANTEE and GRANTOR, and their respective heirs, personal representatives, successors, and assigns. When the context requires, singular nouns and pronouns include the plural. When appropriate, the term "GRANTEE" includes the employees, contractors, and authorized agents of GRANTEE.

WARRANTY: GRANTOR warrants and shall forever defend the EASEMENT to GRANTEE against anyone lawfully claiming or to claim the EASEMENT or any part thereof.

		GRANTOR:
INDIVID	OUAL ACKNOWLED	<u>GMENT</u>
STATE OF TEXAS		
COUNTY OF		
This instrument was acknowledged before me	on this	day of,
, G	RANTOR, and	, GRANTOR.
		Notary Public, State of Texas
		Typed or Printed Name
CORPO	RATE ACKNOWLE	DGMENT_
STATE OF TEXAS		
COUNTY OF	-	
This instrument was acknowledged before me	on this	day of,,
by		
corporation, GRANTOR.	_a	corporation, on behalf of said
		Notary Public, State of Texas
		Typed or printed name
LOCATION		After Recording, Return this document to: Navasota Valley Electric Cooperative, Inc. P.O. Box 848 Franklin, Texas 77856-0848