MEMORANDUM

TO: Finance, Expenditures and Legal Subcommittee
FROM: Martin P. Cleveland, Construction Engineer
SUBJECT: Thompson Creek Levee Improvement Project
         Fricke Inc. ROW Purchase
DATE: September 2, 2014

The Thompson Creek Levee Improvement Project extends between 66th and 60th Street and south of Harrison Street in La Vista, NE. The current levees were built in 1960-1970 period, prior to the existence of District and the levee maintenance was assumed by the District after its formation in 1972. The levee side slopes are very steep and the levees are being eroded by creek bank erosion.

The proposed project consists of relocating levee away from the creek, constructing riverside berms and levees with 3:1 side slopes. In addition, a La Vista sanitary sewer, OPPD electrical transmission line and La Vista recreation facilities at the base of the current levee will have to be relocated northward away from the new left bank (north side) levee. Attached are maps related to the project.

The District hired Thomas E. Stevens to perform an appraisal of the property owned by Fricke Inc. and identified as Tract No. 1. Tract No. 1 consists of a 3.961 acres permanent levee easement, and a 4.836 acres temporary levee easement (1 year period) with total appraised value of $45,925. Enclosed is a land rights summary.

Fricke Inc. has accepted the appraised value for Tract 1 and has signed a purchase agreement. Enclosed is a copy of the purchase agreement.

It is Management’s recommendation that the Subcommittee recommend to the Board of Directors that the General Manager be authorized to execute the proposed Purchase Agreement with Fricke Inc. for the purchase price of $45,925 for Tract 1, 3.961 acres permanent easement and 4.836 acres temporary easement, for Thompson Creek Levee Improvement Project, subject to changes deemed necessary by the General Manager and approval as to form by District Legal Counsel.
### THOMPSON CREEK LEVEE IMPROVEMENT PROJECT

#### LAND RIGHTS SUMMARY

**September 2, 2014**

<table>
<thead>
<tr>
<th>Tract No.</th>
<th>Landowner</th>
<th>ROW Type</th>
<th>Area (Acres)</th>
<th>Appraised Value</th>
<th>Negotiated Value</th>
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<tbody>
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<td>1.</td>
<td>Fricke Inc.</td>
<td>Permanent Levee Easement</td>
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<td>3.</td>
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<td>1.61</td>
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<td>5.</td>
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<td><strong>TOTALS</strong></td>
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<td></td>
<td><strong>18.3870</strong></td>
<td><strong>$159,425</strong></td>
<td><strong>$136,575</strong></td>
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**NOTES:**

* Includes a house  
** Included in Tract #4 P.E. Appraisal Value  
*** Included in Tract #4 T.E. Appraisal Value  
PA - Signed Purchase Agreement
EASEMENT PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("THIS PURCHASE AGREEMENT") is made by and between or among: FRICKE, INCORPORATED, a Nebraska Corporation (hereinafter referred to collectively as "SELLER," whether one or more), on the one hand, and the PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT (hereinafter referred to as "PURCHASER") on the other hand. In return for payment by PURCHASER to SELLER of FORTY FIVE THOUSAND NINE HUNDRED TWENTY FIVE DOLLARS ($45,925.00) (hereinafter referred to as the "PURCHASE PRICE"), SELLER agrees to grant to PURCHASER a permanent easement in the form as attached hereto as Exhibit "A" and incorporated herein by reference and a temporary construction easement in the form as attached hereto as Exhibit "B" ("the EASEMENTS") in, on, over, under and across the parcel(s) of land in Section 13, Township 14 North, Range 12 East of the 6th P.M, Sarpy County Nebraska, more particularly described in the legal descriptions attached to Exhibit "A” and Exhibit “B” ("the EASEMENT AREA"), a/k/a Thompson Creek Levee Improvement Tract No. 1.

1. Payment. The PURCHASE PRICE shall be paid by PURCHASER to SELLER by PURCHASER'S bank draft at the closing of this transaction ("the CLOSING").

2. The Closing. The CLOSING shall occur at the office of PURCHASER at 8901 S. 154th Street, Omaha, NE 68138, at 10:00 o'clock, A.M. DST, on _______________, 2014, or on such other date and/or at such other time or place as may be agreed upon in writing by PURCHASER and SELLER. At the CLOSING,
SELLER shall execute and deliver to PURCHASER the EASEMENTS over the EASEMENT AREA, free and clear of all liens, encumbrances, limitations, covenants, reservations, conditions, restrictions and easements, except as otherwise contemplated by or permitted in accordance with THIS PURCHASE AGREEMENT.

3. **Title Insurance Commitment.** Within ten (10) days after execution of THIS PURCHASE AGREEMENT, SELLER shall deliver to PURCHASER a commitment ("the COMMITMENT") from a duly authorized title insurance company for a policy of title insurance to be issued at the CLOSING. The COMMITMENT shall be irrevocable for a period of six (6) months and shall commit the insurer to insure the PURCHASER'S title to the EASEMENTS over the EASEMENT AREA in the condition required herein for the benefit of PURCHASER, and its assigns or nominees, for the amount of the PURCHASE PRICE. The COMMITMENT shall exclude all standard exceptions to coverage shown on its Schedule B.

4. **Objections to Title.** After delivery of the COMMITMENT, PURCHASER may notify SELLER of any conditions disclosed in the COMMITMENT that are objectionable to PURCHASER. Following such notice SELLER shall promptly and diligently undertake such steps as are reasonably necessary to cure, satisfy, or remove such conditions. In the event SELLER shall fail to correct, satisfy or resolve any such condition to the reasonable satisfaction of PURCHASER within thirty (30) days from the date of PURCHASER'S delivery of written objections to SELLER, PURCHASER shall have the right to terminate THIS PURCHASE AGREEMENT.

5. **New Liens or Conditions.** As long as THIS PURCHASE AGREEMENT is in effect SELLER shall not transfer, convey, lease or otherwise dispose of any right, title or interest in the EASEMENT AREA except subject to the terms of THIS PURCHASE AGREEMENT or with written consent of PURCHASER. SELLER further agrees not to consent to or allow any new lien, encumbrance, condition reservation, easement, lease, restriction or covenant against the EASEMENT AREA, other than the lien for current real estate taxes due but not yet delinquent.

6. **Right of Entry.** Prior to the CLOSING, PURCHASER, and its duly authorized agents, shall have the right to enter the EASEMENT AREA in order to make,
at PURCHASER’S expense, all surveys, measurements, soil tests, environmental studies and other tests as PURCHASER shall deem necessary. PURCHASER agrees to repair any resulting damage to the EASEMENT AREA and to indemnify, hold harmless and defend SELLER from any and all claims by third persons of any nature whatsoever arising from PURCHASER’S exercise of such right of entry hereunder, including all actions, suits, proceedings, demands, assessments, costs, expenses and attorney fees.

7. **Leases and Other Interests.** At the CLOSING, no portion of the EASEMENT AREA will be subject to any agreement, right of first refusal, lease or other undisclosed or unrecorded interest, right or restriction. SELLER certifies that there will have been no labor performed, and no materials furnished to the EASEMENT AREA, by any person or entity, who has not been paid in full, for at least one hundred twenty (120) days prior to the CLOSING. SELLER hereby agrees to indemnify and hold PURCHASER harmless from and against any such claims.

8. **Hazardous Materials.** SELLER represents and warrants that SELLER has not used, generated, stored or disposed of, above, in, on, under or upon the EASEMENT AREA, any “hazardous materials” as hereinafter defined, and that SELLER has no actual or constructive knowledge that there are any hazardous materials above, in, on, under or upon the EASEMENT AREA. The term “hazardous materials” means any material or substance which is listed in the United States Department of Transportation Hazardous Materials’ Table (49 CFR 172.101) as of the date of THIS PURCHASE AGREEMENT that is or has been kept, used or disposed of in or on the EASEMENT AREA in a manner and/or in quantities which do not comply with applicable laws and regulations pertaining to said materials or substances. Further, SELLER and PURCHASER agree that they will not use, generate, store or dispose, or permit the use, generation, storage or disposal, of any hazardous materials as hereinabove described over, in, on, under or upon the EASEMENT AREA at any time prior to the CLOSING. SELLER agrees to indemnify and hold PURCHASER harmless from and against all claims, demands, causes of action, costs and expenses, including without limitation costs of investigations, court costs and attorneys fees, arising from the introduction or presence in or on any portion of the SALE PROPERTY of asbestos or any form thereof, or any material or substance listed, defined, designated or otherwise
regulated as hazardous, toxic, radioactive or dangerous under the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. Sections 9601-9675, or under any other federal, state or local law, rule, regulation, ordinance, code or order now in effect or hereafter enacted to protect the environment; and, from and against any and all costs and expenses of clean-up and response with respect to any such materials or substances in or on any portion of the EASEMENT AREA, including, without limitation, costs of any studies and investigations necessary to determine an appropriate response to any contamination in or on any portion of the EASEMENT AREA (except costs and expenses relating to any such substances or materials introduced by PURCHASER or its employees, officers, contractors or agents).

9. **Tests.** Not later than five (5) days after execution of THIS PURCHASE AGREEMENT, SELLER agrees to provide to PURCHASER all soil tests, engineering reports, wetland studies and other similar drawings and technical information relating to the EASEMENT AREA that SELLER has in his, her or its possession, at no additional cost to PURCHASER.

10. **Conditions Precedent.** The obligation of PURCHASER to consummate the transactions contemplated herein is expressly subject to satisfaction as determined by PURCHASER, in its absolute discretion, of the conditions listed below.

   a) **Title.** THIS PURCHASE AGREEMENT is contingent upon condition of title to the EASEMENT AREA being established in accordance with THIS PURCHASE AGREEMENT, subject only to exceptions waived or agreed to by PURCHASER.

   b) **Warranties.** THIS PURCHASE AGREEMENT is contingent upon all warranties and representations of SELLER hereunder being true and correct in all material respects as of the date hereof and as of the CLOSING date.

11. **Closing Costs and Apportionments.**

   a) **Real Estate Taxes.** All consolidated real estate taxes on the EASEMENT AREA that become due, and all prior years' taxes, interest and other charges related thereto, if any, shall be paid by SELLER.
b) **Greenbelt recapture.** PURCHASER shall indemnify and hold SELLER harmless from and against any greenbelt property tax recapture resulting from PURCHASER'S purchase of the EASEMENT.

c) **Special Assessments.** SELLER agrees that it shall pay and/or be responsible for all special assessments, preliminary or final, including any deficiency assessments or such assessments deferred for any reason, including agricultural deferrals, which affect the EASEMENT AREA as of the date of the CLOSING, with all such payments being made at the time of the CLOSING, or by way of escrow or bond as determined by PURCHASER which would allow for payment at the time of final assessment. In the event that special assessments for installation of public improvements have not been levied as of the CLOSING, there shall be escrowed from the CLOSING an amount equal to the estimated amount of such special assessments. In the event the actual special assessments are greater than the estimates, SELLER shall be responsible for the difference; and, in the event that the estimated special assessments are more than the actual assessments, the balance shall be returned to SELLER.

d) **Recording Fees.** PURCHASER shall be responsible for payment of recording fees for the EASEMENT.

e) **Title Insurance.** PURCHASER and SELLER each shall pay one-half of the title insurance required by THIS PURCHASE AGREEMENT (provided that PURCHASER shall be solely responsible for the costs of any endorsement premiums for endorsements requested by PURCHASER) and each shall pay one-half of the fee charged by the CLOSING company or agent selected by PURCHASER to assist with the CLOSING.

12. **Other Documents.** SELLER agrees to execute and deliver at the CLOSING such other documents and assurances on forms as may be reasonably required by PURCHASER to affirm the EASEMENTS and their superiority over other liens and encumbrances on or affecting the EASEMENT AREA, and to verify to PURCHASER'S satisfaction the conditions of THIS PURCHASE AGREEMENT,
including, without limitation, an affidavit of possession, a lien and special assessment affidavit and indemnity.

13. **Payment in full.** The PURCHASE PRICE shall constitute payment in full for the EASEMENTS and for any and all damages and diminishment in the value of SELLER'S remainder or other severance damages that may be sustained by SELLER by reason of the EASEMENTS.


15. **Broker and Attorney Fees.** SELLER and PURCHASER each represent to the other that they have not engaged a real estate agent or broker in this transaction. Any party engaging such an agent or broker agrees to indemnify and hold the other party harmless from and against any such fees or commissions due to such agent or broker, including reasonable attorney fees and court costs, should any such expense arise in this transaction. Either party engaging an attorney in connection with this transaction agrees to indemnify and hold the other party harmless from and against the fees for the services of such attorney or any court costs or other expenses incurred in connection therewith.

16. **Remedies of the Parties.** If either PURCHASER or SELLER defaults in the performance of any provision of THIS PURCHASE AGREEMENT, the other party shall be entitled to any and all remedies available at law or in equity.

17. **Prior Agreements.** THIS PURCHASE AGREEMENT evidences the entire agreement of the parties, replaces any and all prior written or oral representations, offers, letters of intent or agreements made by the parties, and shall be binding upon the parties hereto, their successors and assigns. THIS PURCHASE AGREEMENT may not be changed or altered in any way, except by a written instrument signed by both parties; provided, however, PURCHASER shall have the right to assign THIS PURCHASE AGREEMENT to another governmental entity. No oral representations of any kind shall be binding upon either party unless fully set forth herein or in such a written instrument.
18. **Survival of Warranties.** Any warranties, covenants and representations herein made shall survive the execution of THIS PURCHASE AGREEMENT and any other documents, including the EASEMENTS given by SELLER to PURCHASER to consummate this transaction, and THIS PURCHASE AGREEMENT shall not be merged into any such documents.

19. **Construction.** THIS PURCHASE AGREEMENT shall be construed in accordance with the laws of the State of Nebraska. Wherever possible, each provision of THIS PURCHASE AGREEMENT shall be interpreted in such manner as to be effective and valid. If any provision of THIS PURCHASE AGREEMENT shall be determined to be invalid or unenforceable, such provision shall be ineffective to the extent of such prohibition or invalidity without invalidating or otherwise affecting the remaining provisions of THIS PURCHASE AGREEMENT. Time is of the essence of THIS PURCHASE AGREEMENT. The captions contained in THIS PURCHASE AGREEMENT are for convenience only and are not intended to limit or define the scope or effect of any provision of THIS PURCHASE AGREEMENT.

20. **Authority.** Except as may otherwise be provided in THIS PURCHASE AGREEMENT, whenever pursuant to THIS PURCHASE AGREEMENT the approval of PURCHASER is called for, the authority for any such approval shall be presumed if such approval is granted or endorsed in writing by PURCHASER’S General Manager. Furthermore, the undersigned individuals acknowledge that each person and entity executing this instrument on behalf of a party does hereby personally represent and warrant that he or she has the authority to execute this instrument on behalf of, and to fully bind, said party.

21. **Eminent Domain.** Neither THIS PURCHASE AGREEMENT, nor termination of THIS PURCHASE AGREEMENT by SELLER or PURCHASER pursuant to any provision of THIS PURCHASE AGREEMENT, shall be deemed to estop PURCHASER from instituting an action in eminent domain to acquire the SALE PROPERTY or any portion thereof.

22. **Non-waiver.** No delay or failure by either party to exercise any right under THIS PURCHASE AGREEMENT, and no partial or single exercise of that right,
shall constitute a waiver of that or any other right unless otherwise expressly provided herein. A valid waiver by either party shall not be deemed to extend the amount of time available to perform any other act required under THIS PURCHASE AGREEMENT.

23. **Further Agreements.** Each party will, whenever and as often as the other may reasonably request, execute, acknowledge and deliver or cause to be executed, acknowledged and delivered any and all such further conveyances, assignments and other instruments and documents as may be necessary, expedient or proper in order to complete any and all conveyances, transfers, and assignments herein provided, and will do any and all other acts and execute, acknowledge and deliver any other documents so reasonably requested in order to carry out the intent and purposes of THIS PURCHASE AGREEMENT.

24. **Effective date** THIS PURCHASE AGREEMENT shall be effective upon its complete execution by both PURCHASER and SELLER.

25. **Recordation.** At PURCHASER’S election a Notice of Interest may be recorded with the Register of Deeds of Sarpy County, Nebraska.

26. **Notices.** All notices, demands, writings, supplements, or other documents which are required or permitted by the terms of THIS PURCHASE AGREEMENT to be given to any party shall be delivered in person, or shall be deposited in the United States Mail, postage prepaid, return receipt requested, addressed as set forth below, and shall be effective on the date of such deposit or the date of delivery, as the case may be:

To SELLER:  
Fridge Inc.  
8620 South 48th Street  
Omaha, NE 68157

To PURCHASER:  
John Winkler, General Manager  
Papio-Missouri River Natural Resources District  
8901 S. 154th Street  
Omaha, NE 68138

THIS PURCHASE AGREEMENT is executed by SELLER on this 29th day of September, 2014.
FRICKE, INCORPORATED

By

Milton H. Fricke Jr.

Name

President

Title or Position

THIS PURCHASE AGREEMENT is executed by PURCHASER on this ____ day of ____________________, 2010.

PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT

By

JOHN WINKLER, General Manager

STATE OF NEBRASKA )
COUNTY OF Sarpy ) ss.

On this 25th, day of September, 2014, before me, a Notary Public, personally came Milton H. Fricke Jr., to me known to be the identical person whose name is affixed to the above and foregoing instrument, and acknowledged the same to be his or her voluntary act and deed and the voluntary act and deed of said corporation.

Notary Public

STATE OF NEBRASKA )
COUNTY OF ______________ ) ss.

The foregoing instrument was acknowledged before me this ____ day of ____________________, 2014, by JOHN WINKLER, General Manager of the Purchaser Papio-Missouri River Natural Resources District, for and on behalf of the District.

Notary Public
PERMANENT LEVEE EASEMENT

FOR AND IN CONSIDERATION of the payment of the sum of Thirty Nine Thousand Six Hundred Twenty Five Dollars ($39,625) and other good and valuable consideration, the receipt of which is acknowledged, FRICKE, INCORPORATED, a Nebraska Corporation (hereinafter referred to as “the Grantor”), for itself and for its successors and assigns, does hereby grant to the PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT (hereinafter referred to as “the District”), and its successors and assigns, the easements hereinafter described, in, over and across

that portion of Tax Lot 7 and the Northwest Quarter of the Southeast Quarter all in the Southeast Quarter of Section 13, Township 14 North, Range 12 East of the 6th P.M., Sarpy County, Nebraska, legally described in the legal description attached hereto as Exhibit “A” and incorporated herein by reference

(all said portions hereinafter being referred to collectively as “the Easement Area”).

Pursuant to this Easement, the District and its successors and assigns, shall have the permanent, full, and free right, liberty and authority to enter upon and use the Easement Area for construction, operation, maintenance, repair, replacement and regulation of Thompson Creek and tributary channel flood control and channel improvements and appurtenances thereto, including, without limitation, widening, deepening, and straightening of such channels; clearing and snagging trees, brush, and other debris; construction, replacement, and repair of levees; borrow and fill of earthen materials; flowage of waters and sediment; and, for pedestrian, vehicular and machine ingress and egress, including, without limitation, the right to have the air space above the Easement Area free from obstruction to such height as will permit passage and operation of machinery, all subject to the following:

1. There is reserved to the Grantor, and its successors and assigns, the right and privilege to use the Easement Area at any time, in any manner and for any purpose not inconsistent with the full use by the District, its successors and assigns, of the rights herein granted; provided, however, no other structures shall be erected, nor shall any other excavation, filling, or boring, nor any dumping or storage of personal property, be performed or permitted in the Easement Area without the prior written consent of the District, or its successors or assigns.

Exhibit “A”
2. The Grantor shall not be responsible for operation or maintenance of any of the improvements contemplated by this easement.

3. These Easements shall not be construed to pass to the District any fee simple interest or title to the Easement Area.

4. The consideration recited herein shall constitute payment in full for any and all damages sustained by the Grantor and its successors and assigns by reason of the exercise of any of the rights or privileges herein expressly granted or reasonably implied; and, the Grantor waives the statutory procedure for acquiring private property for public use (Neb. Rev. Stat. § 25-2501, et seq.),

5. The Grantor, for itself and for its successors and assigns, warrants, that it is the owner of the Easement Area and that it has good right to convey these Easements over the same; that said premises are free and clear of all liens and encumbrances, except as may be subordinated below; and, that it will defend the District’s title to these easements against the lawful claims and demands of all persons whomsoever.

6. The Grantor warrants that no verbal or written representations or inducements have been made or given by the District, or by any of its officers, agents or employees, other than as may be recited in this document.

7. The Easements granted by this instrument shall run with the land and shall be binding upon and inure to the benefit of the parties to this instrument and their heirs, successors and assigns, respectively.

8. The undersigned individuals acknowledge that each person and entity executing this instrument on behalf of a party does hereby personally represent and warrant that he or she has the authority to execute this instrument on behalf of, and to fully bind, said party.

Executed by Grantor on this ____ day of ______________, 2014.

FRICKE, INCORPORATED

By ____________________________

______________________________
Name

______________________________
Title or Position

STATE OF NEBRASKA   )
) SS.
COUNTY OF _____________)
On this _____, day of ______________, 2014, before me, a Notary Public, personally came ____________________, to me known to be the identical person whose name is affixed to the above and foregoing instrument, and acknowledged the same to be his or her voluntary act and deed and the voluntary act and deed of said corporation.

WITNESS my hand and Notarial Seal the date last aforesaid.

______________________________
Notary Public
LEGAL DESCRIPTION

That part of Tax Lot 7 and the Northwest 1/4 of the Southeast 1/4, of
Section 13, Township 14 North, Range 12 East, of the 6th P.M., Sarpy
County, Nebraska, all in said Southeast 1/4, more particularly described as
follows:

Commencing at the Northwest corner of said Southeast 1/4; thence South
02° 43' 05" East (bearing referenced to the Nebraska State Plane System,
NAD 1983), for a distance of 25.00 feet to a point on the South line of a
permanent creek easement recorded in Book 43 Page 248 in Sarpy County,
Nebraska, said point also being the Point of Beginning; thence North 89°
24' 48" East along said South line, for a distance of 2105.65 feet, to a
point that is 90.00 feet South of the North line of said Southeast 1/4,
said point being on the East line of said Tax Lot 7, said line also being
the West line of Tax Lot 11 in said Southeast 1/4; thence South 02° 43'
05" East, along said East line, for a distance of 94.00 feet; thence North
89° 56' 04" West, for a distance of 2106.68 feet, to a point on the West
line of said Southeast 1/4; thence North 02° 43' 05" West, for a distance
of 70.00 feet, to the Point of Beginning.

Containing an area of 172,543 sq. ft. or 3.961 acres more or less.
TEMPORARY CONSTRUCTION EASEMENT

In consideration of the sum of SIX THOUSAND THREE HUNDRED DOLLARS ($6,300.00) and other valuable consideration, the receipt of which is acknowledged, FRICKE, INCORPORATED, a Nebraska Corporation (hereinafter referred to as “the Grantor”), for itself and for its successors and assigns, does hereby grant to the PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT (hereinafter referred to as “the District”), and its successors and assigns, the easements hereinafter described, in, over and across

that portion of Tax Lot 7 and the Northwest Quarter of the Southwest Quarter all in the Southeast Quarter of Section 13, Township 14 North, Range 12 East of the 6th P.M., Sarpy County, Nebraska, legally described in the legal description attached hereto as Exhibit “A” and incorporated herein by reference

(all said portions hereinafter being referred to collectively as “the Easement Area”). Pursuant to this temporary construction easement, the District and its successors and assigns, shall have full and free right, liberty and authority to enter upon and use the Easement Area for construction of a levee along Thompson Creek.

Said temporary construction easement shall commence on the date of commencement of construction and shall continue during the period of construction of the referenced project by the District and its agents and contractors, but in all events the temporary construction easement shall terminate no later than twelve (12) months from the date of commencement of construction.

The purpose and scope of the easement herein granted shall be to survey, excavate, construct, reconstruct, replace, relocate, inspect, repair, grade, enlarge, remove, add to, maintain, use and operate for sewer and drainage purposes, together with necessary appurtenances thereto or therefor.

In regard to said easements, it is expressly agreed:

1. The date of commencement of construction shall be the date upon which the District or its contractor first enters upon the property subject to this temporary construction easement for the purpose of construction.

Exhibit “B”
2. The District, its engineers, contractors and agents, shall have the full right and authority of ingress and egress at all times upon the easement in order to perform any of the acts and functions described within the purposes and scope of this easement.

3. The District shall replace or shall pay Grantors or their assigns, the cost of replacing any fences moved or damaged by the District, its engineers, contractors or agents, in pursuance of the purposes and scope of this easement. Claims for any uncorrected damage shall be filed with the District within three months after termination of the construction work or other activity causing such damage.

4. Grantor agrees not to allow any buildings or structures to remain or to be placed upon the Easement Area. The District shall in no event be responsible for the replacement, restoration or reconstruction of improvements now or hereafter situated upon the easement, except for fences as provided in paragraph 2 hereof.

5. Grantor warrants and agrees that Grantor has lawful possession of said real estate, good, right and lawful authority to make the conveyance herein and that Grantor and its heirs, executors, administrators, successors and assigns shall warrant and defend the same and will indemnify and hold harmless the District forever against the claims of all persons whomsoever in any way asserting any right, title or interest prior to or contrary to this grant of easement.

6. The undersigned individuals acknowledge that each person and entity executing this instrument on behalf of a party does hereby personally represent and warrant that he or she has the authority to execute this instrument on behalf of, and to fully bind, said party.

Executed by Grantor on this _____ day of __________________, 2014.

FRICKE, INCORPORATED

By____________________________________

Name

____________________________________
Title or Position

STATE OF NEBRASKA )
COUNTY OF ____________ ) SS.

On this _____, day of ________________, 2014, before me, a Notary Public, personally
came__________________, to me known to be the identical person whose name is affixed to the above and foregoing instrument, and acknowledged the same to be his or her voluntary act and deed and the voluntary act and deed of said corporation.

WITNESS my hand and Notarial Seal the date last aforesaid.

Notary Public
TEMPORARY EASEMENT

LEGAL DESCRIPTION

That part of Tax Lot 7 and the Northwest 1/4 of the Southeast 1/4 all in
said Southeast 1/4, Section 13, Township 14 North, Range 12 East of the
6th P.M., Sarpy County, Nebraska, more particularly described as follows:

Commencing at the Northwest corner of said Southeast 1/4; thence South
02° 43' 05" East (bearing referenced to the Nebraska State Plane System
NAD 1983), for a distance of 95.00 feet to the Point of Beginning; thence
South 89° 56' 04" East, for a distance of 2106.68 feet, to a point that is
184.00 feet South of the North line of said Southeast 1/4, said point
being on the East line of said Tax Lot 7, said line also being the West
line of Tax Lot 11 in said Southeast 1/4; thence South 02° 43' 05" East,
along said East line, for a distance of 100.12 feet; thence North 89° 56'
04" West, for a distance of 2106.68 feet, to a point on the West line of
said Southeast 1/4; thence North 02° 43' 05" West, for a distance of
100.12 feet, to the Point of Beginning.

Containing an area of 210668.39 sq. ft. or 4.836 acres more or less.