## **UTILITY EASEMENT AND RIGHT-OF-WAY**

THE STATE OF TEXAS	§ 8	KNOW ALL MEN B	V THESE DDESENT	· Ç.				
COUNTY OF	§ KNOW ALL MEN BY THESE PRESENTS:  § § STATE OF §							
That								
consideration, the receipt ar ELECTRIC COOPERATIVE and to its successors and/o the purpose of placing, or relocating, changing the conservices (including but not linear and other property (including wires, lines, cables, surface as they now exist or shall be necessary and/or desirables.	nd sufficiency of which is SERVICES, INC., a Tear assigns, hereinafter can constructing, installing, onfiguration of, modifying mited to electric distributing but not limited to pole mounted equipment, more hereinafter installed, for its operation, over, un	hereby acknowledge exas corporation havi- alled "United," a perp- inspecting, improving g in size, number, o- ion and data commurals, transmission, distransmission, distransmission, distransmission, distransmission, all appurted der, across and upor	ed, does hereby grang its principal office etual continuous easing, operating, reconsperating capacity or nications) and any antibution, and other fatholes, vaults, transformances, attachments of Grantor's land, said	ner one or more), for good and valuable at, transfer, assign and convey unto UNITED at at 3309 N. Main, Cleburne, Texas, 76031, sement and right-of-way (the "Easement") for structing, repairing, maintaining, replacing, otherwise and removing utilities and utility and all related equipment, devices, appliances, incilities and equipment, variable numbers of ormers, switches, and sectionalizing devices) and related acts deemed by United to be land being situated in the				
to								
			, Page	of the Deed Records of said County.				
granted shall be limited to equipment, devices, applian land thirty (30) feet in width much of the surface of the late enjoy the benefits of the European United (and its desover, across and upon sair repairing, maintaining, replaremoving the said utility(ies) any meter and performing a utility(ies), utility service(s) aroad, if the same is widened and other foliage located the utility service(s) or related explications which may, in the convenient operation of said the future. If such building Grantor or any other party, and the Grantor agrees to pof the land within the Easen provisions of this grant, shall and assigns.	a strip of land thirty (30 ces and property as instruction or placement and/or to exercising relocating, relocating, changing and/or utility service(s and related equipment, of in the future; (c) the righter which and related equipment, of in the future; (c) the righter which might, in the equipment, device, applications or placement esole judgment of Unital utility (ies), utility services, materials, structures, without the prior written ay United the reasonable and to struct a covenant but the prior written are constitute a covenant but the prior written are coven	) feet in width, with talled. Notwithstand is paragraph, United o such strip of land the cise its rights with residuals part of the Ease of placing, constructing the configuration of and related equipmety(ies) and/or the utilidevices, appliances and/or other property within the Easement of United, or consent of United, the cost of such removations on the consent of United. The consent of United and and consent of United. The consent of United and and consent of United. The consent of United and and consent of United and and consent of United and and consent of United and consent of United and and Consent of Uni	the center line thereing any other provising shall have the right a sirty (30) feet in width pect to the Easement ment, (a) the right of ing, installing, insperient, devices, appliantly service(s); (b) the and other property intion) to trim, remove damage or interfere woperty or otherwise later with United's use fere with United's use fere with United's use fere united shall have all. Grantor shall not a his agreement, ease d is an easement in granted in granter in granter in granter who is a greement, ease d is an easement in granter when the same and the s	pedestrian and vehicular ingress and egress cting, improving, operating, reconstructing, number, operating capacity or otherwise and inces, and other property, as well as reading right (but not the obligation) to relocate said in the same relative position to any adjacent, or chemically treat with herbicide any trees with the operation of any permitted utility(ies), be preferable; and (d) the right (but not the any buildings, materials, structures or other end of this Easement or the efficiency, safety or inces and other property now or at any time in or otherwise placed within the Easement by the tright to remove same from such space make changes in grade, elevation or contour ment and right-of-way, together with all other gross for the benefit of United, its successors				
this Easement is herein grar hereby granted. The rights that all equipment, devices, the property of the installing and assigns shall facilitate a heirs, successors and assign	nted for purposes which of hereby granted to United appliances and other pro- party, removable at the and assist United in exe ns shall not, individually the in the future, or with the	do not, in the sole judd may be assigned (a operty, installed over, option of United. Grecising its rights here, or in combination whe efficiency, safety,	gment of United, inte nd/or licensed) by Ui under, across, and u antor further covenal in described. Grant ith others, interfere	Ill rights to use the land with respect to which rfere with the exercise by United of the rights nited in whole or in part. The Grantor agrees upon the above-described lands, shall remain nts that Grantor, Grantor's heirs, successors for further covenants that Grantor, Grantor's directly or indirectly with United's use of this ion of the utility(ies), utility service(s), related				
Any oral representations o subsequent amendment or United. No waiver by United utilization of any right hereir	r modifications concern modification to this Utili d of any default or breach granted, shall be treate	ing this Utility Ease ty Easement and Rig h of any covenant, co ed as a waiver of any	ment and Right-Of-Way must be in pht-Of-Way must be indition, or stipulation subsequent default	Grantor and United related to the Easement. Way shall be of no force and effect. Any in writing and agreed to by the Grantor and n herein contained, or delay by United in the or breach of the same or any other covenant any such right at a future date.				
	assigns, and heirs to w	arrant and forever de	efend said Easemer	s, forever, and Grantor hereby binds Grantor, it unto United, its successors and assigns,				
EXECUTED the	day of	, 20	_•					
		G	RANTOR:					
		_						

## **ACKNOWLEDGMENT**

THE STATE OF TEXAS								
COUNTY OF	) (							
This instrument was acknow	wledged before me on the	day of	, 20					
by								
		Notary Public, S	state of Texas					
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		(NOWLEDGMEN	Ī					
THE STATE OF TEXAS	) (							
COUNTY OF	) (							
This instrument was acknow	vledged before me on the	day of	, 20					
by								
		Notary Public, S	state of Texas					
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THE STATE OF TEXAS		WOWELDOWN LIVE	•					
COUNTY OF								
	vledged before me on the	day of	, 20					
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		Notary Public, S	state of Texas					
	CORPORA	TE ACKNOWLED	CMENT					
TUE 07175 05 TEVA		IE ACKNOWLED	GMENT					
THE STATE OF TEXAS								
COUNTY OF	·							
This instrument was acknow	vledged before me on the	day of	, 20					
by	·							
of	<del></del>							
a	corporation, on behalf of said	corporation.						
		Notary Public, S	tate of Texas					
			Aft	Gr	Loc	$\mathbf{s.o}$	W.	Rej
			er rec	Grantor's Name:	Location:	S.O. Number:	W.O. Number:	Representative:
			ordii Unit Ease P.O. Step	s Z		mbe	umb	ntati
			Account Number:	ame:		; <b>:</b>	:	ve:_
			Account Number:  After recording please return to:  United Cooperative Ser  Easement Clerk  P.O. Box 290  Stephenville, Texas 76	,				
			retur rativo rk					
			n to: e Ser s 762					
			ording please return to: United Cooperative Services Easement Clerk P.O. Box 290 Stephenville, Texas 76401-0290					
			1290					
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