

418 Sixth Street Brookings, SD 57006 PH: 605-696-0100 BrookingsCountyTitleCo.com

## **Pre-Auction Report**

Effective Date: October 21, 2024

Owner: Verna J. Clark Revocable Trust

\*Note: A certificate of trust will be required to be recorded with the deed at time of sale.

### **Legal Description:**

Tract 13:

Lot One (1) of Clark Addition to the County of Brookings in the Southwest Quarter of the Southwest Quarter (SW¼ SW¼) of Section Twenty (20) in Township One Hundred Ten (110) North, Range Forty-nine (49), West of the 5<sup>th</sup> P.M. City of Brookings, Brookings County, South Dakota

### **EXCEPTIONS:**

1. Real Estate Taxes for 2023 payable in 2024 as shown below, Real Estate Taxes for all subsequent years, and any Special Assessments hereafter levied. (1st installment due April 30 & 2nd installment due October 31)

Parcel ID: 04000-11049-021-00 1<sup>st</sup> Half: \$1800.20 paid 2<sup>nd</sup> half \$1800.20 paid (NE<sup>1</sup>/<sub>4</sub>)

Parcel ID: 04000-11049-022-10 1<sup>st</sup> Half: \$575.54 paid 2<sup>nd</sup> half \$575.54 paid (SE¼NW¼)

- Subject to all private, public, and/or utility easements, public roadway right-ofways, and rights of third parties, if any, created or depicted by the plat recorded in Book 14 of Plats, Page 13, or now in use
- 3. Vested Drainage Right. Dated June 26, 1992 and recorded June 26, 1992 in Book 127 of Miscellaneous, Page 229.



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- 4. Vested Drainage Right. Dated June 26, 1992 and recorded June 26, 1992 in Book 127 of Miscellaneous, Page 221.
- 5. Utility Easement. Dated June 28, 1987 and recorded December 2, 1988 in Book 116 of Miscellaneous, Page 470.
- 6. Brookings-Deuel Rural Water System, Inc. Utility Easement. Dated March 29, 1976 and recorded May 12, 1976 in Book 91 of Miscellaneous, Page 25.
- 7. Utility Easement. Dated February 16, 1967 and recorded February 16, 1967 in Book 82 of Miscellaneous, Page 403.
- 8. Utility Easement. Dated March 21, 1956 and recorded June 6, 1961 in Book 79 of Miscellaneous, Page 202.

0.L. A O.L. B and official seal. sokings, South Rebotn, this to day of A CENTIFICATE OF DISSECTION OF SQUALESTION

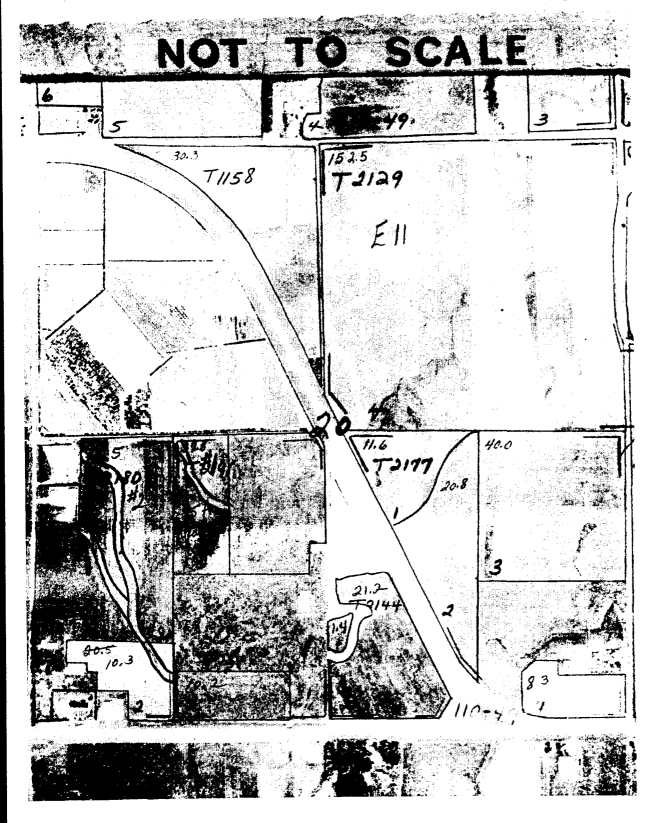
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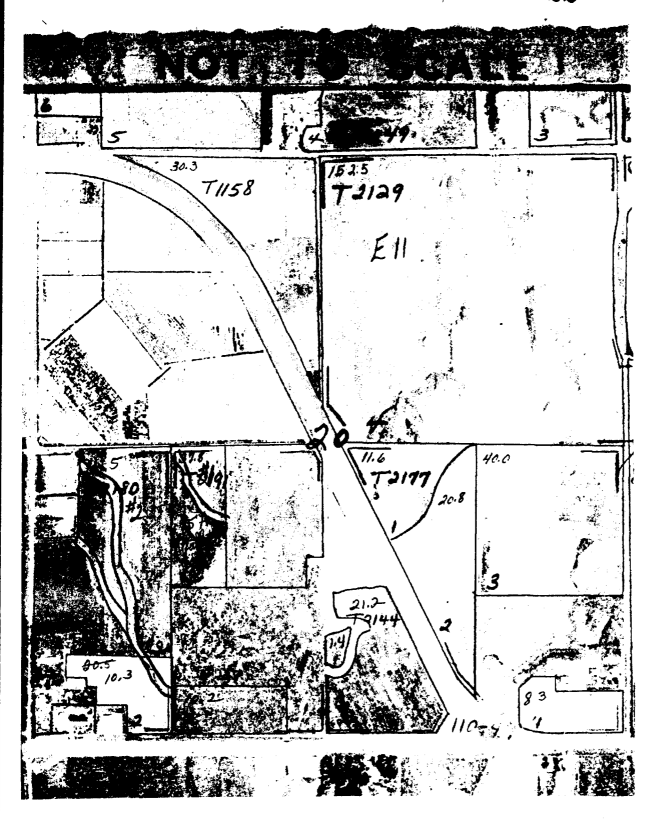
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Co-Owner	or Other Interest O	wner:				
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Ad	dress					
Cit	ıy		s	tate	ZipCo	16
		n of the land from of Sec. 20				
B. State	the legal description	n of the land onto to of Sec. 20	which the water is	s drained: Rg. <u>49</u> in the	County of _B	oo Kinis
	. the legal descripti	ion of the land for	which the drain	age right is clair	ned, if different	HOM A, through a
C. State	escriptive right:	of Sec. 20	1\vn ///	Ro. 4/9 in the	County of $B$	rookings
E 12 0 +	5WY4	01 Sec. <u>220</u>		· 'B' <u></u>	h lavaa dike etc)	Generally describe
3. The ma	n made modification e modifications in to	is consist of <u>qras</u> erms of length, dept Il to describe in sections 3-5	S Warterday (1 h, width, cic.(i.e.	.e. drain tile, ditci a ditch 3ft. deep hed ASCS/SCS map.	and 80ft. long):	. Octorati,
Note: If drain	age improvements are difficu	II to describe in sections 3-2	CL laws	1-3 ft c	low and a	25-to 50 ft
#/- g	rass wate	-way 900	++ 10ng,	1-0-4		25-to 50 ft
wide						
4. State th	he general course an	d direction of the w	vater flow by mea	ns of the drainage	e right:	
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	WYTHWEST					
A. L	Same as section	nd direction of the r 4; or				
6. State a	any facts you believe	relevant to the vest	ted drainage right	s: in the i	50's or 6	015
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·			OTATE OF	војун пакота	COUNTY	S VIN SK
. 7. The cl	aimed drainage righ	t has existed since:		26th youne	179-13	
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			Dated thi	day of _	June_	
Edle	and Mitte	Pharup-	Consumer of claim	mauls	<u> </u>	
	10	7	Signatures of the			
State of	AR	— ) ss				
County	01 Dranking	<u>~</u> j			a de	a
On	this 26-th day	vilum 199	before me,	( Come	C/Heins	
the unc	tersigned officer, pe	resonally appeared rily proven to be the	e person whose n	ame(s)	subscribed to the	within instrument and
known	to the or sutistants.	executed the	same for the purp	poses therein con	taineu.	
in v	witness whereof I he	reunto set my hand	and official seem	/1	, C Steen	ed
				- Jane	-	).00
					Title of Oliver	uau_
** **				ug.		417 1991
	*			My commission	expires enge	11/1/



Name Je/13 P Jens	Trust
aurora township Bres	Kings County
1. Claimant of Vested Drainage Right:  Name IC/A3mp Family  (Lun) Aurora towns hop Broc  Political Subdiment or Company same (d applicable)  Address 630 2274 AVE	
City By saking State S	DZK. Zip Code 57006
Co-Owner or Other Interest Owner:)  Name Ed-Ward A. Telkam	P-Trustee
14 130 222d LVE	
City Brookings State S	DOK. ZipCode 57006
and the second s	ad
5 W 44 0+ NW44 of Sec. 20, 1Wp 1/0 Rg. 1	Brookings
B. State the legal description of the land onto which the water is drain    W   Y   of Sec. 29, Twp   1/0   Rg. 2	ed: 49 in the County of Brookings
C. State the legal description of the land for which the drainage rig	ght is claimed, if different from A, through a
prescriptive right: WY2 of 5WY4 of Sec. 20, Twp 1/0 Rg. 4	9_ in the County of Brookings
3. The man made modifications consist of grass water madice. drain the modifications in terms of length, depth, width, etc. (i.e. a ditch Note: If drainage improvements are difficult to describe in sections 3-5, show them on an attached ASCS	, St., 44-7
Note: If drainage improvement are distributed in actions of the long, 1ft	deep and 50 ft wide
#2-grass waterway 2500 ft long, 1-3-1-	tdep 4 50 ft wide
4. State the general course and direction of the water flow by means of the	he drainage right:
#/- no rthuest to south east	
#2- northwest to southeast	
<ul> <li>5. State the general course and direction of the natural flow: <ul> <li>A. Same as section 4; or</li> <li>B.</li> </ul> </li> <li>6. State any facts you believe relevant to the vested drainage rights:</li> </ul>	1. H. 19.50's on 1960's
6. State any facts you believe relevant to the vested drainage rights:  the grass water ways date back to	7 100 1150
CTATE OF 80	UTH DAKOTA; COUNTY OF BROOKINGS
7. The claimed drainage right has existed since:  A / /; or	PAGE 221-222
B. Unknown REGIR	TER OF DEEDS
Dated this 26	day of
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· · · · · · · · · · · · · · · · · · ·	day of
Dated this 26	day of
State of State of Signatures of claimants  State of State of Signatures of claimants  State of State of Signatures of claimants	day of
State of Signatures of claimants  State of Signatures of claimants  State of Signatures of claimants  On this 264 day of how 1997, before me, County of the configure of the configuration of the conf	mac Stand
State of Signatures of claimants  State of Signatures of claimants  State of Signatures of claimants  On this 26 day of fine 477, before me, the undersigned officer, personally appeared sknown to me or satisfactorily proven to be the person whose name(s) known to me or satisfactorily proven to be the person whose name(s) the executed the same for the purposes the	The Categorian Subscribed to the within instrument and
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	RIGHT-OF-WAY EASEMENT
	KNOW ALL MEN BY THESE PRESENTS:
027730	That in consideration of One (\$1.00) Dollar and other good and valuable consideration paid to  // OY O
	Or an of Original Indiana solid had being discribed as follows:
	SW14-20-110-49 excepting O.L. 1, B, C, O, E,  F = H-2 + H-3 + excepting E 1320' THEREOF
	together with the right of ingress and egress over the adjacent lands of the GRANTOR, his successors and assigns for the purposes of this easement.
	The easement shall be thirty (30) feet in width, the center line of which is described as follows: Fifteen (15) feet on either side of the center line of the pipeline as constructed, and insofar as possible the center line shall be Fifteen (15) feet inside of the fence line which fence line is the boundary of the property of the GRANTORS.
	The consideration hereinabove recited shall constitute payment in full for any damages to the land of the GRANTOR, his successors and assigns, by reason of the installation, operation, and maintenance of the structures or improvements referred to herein. The GRANTEE convenants to maintain the easement in good repair so that no unreasonable damage will result from its use to the adjacent land of the GRANTOR, his successors and assigns.
	GRANTEES agree that they will, following any excavation for pipeline, return the premises to their former condition as is reasonably possible at no expense to GRANTORS.
	The grant and other provisions of this agreement shall constitute a covenant running with the land for the benefit of the GRANGER us successors and assigns.
, S	THE WITNESS WHEREOF the GRANTORS have executed this instrument this 28 day of
·	Jarold Telhampe ISEAL)
ŽĄ.	TATE OF SOUTH DAKOTA )
	County of Brooking 5 Iss On this the 28 day of June 1987 before me. Patrick D Gilligan
	the undersigned officer, personally appeared. Harold Telkamp
f :	
	15 subscribed to the within instrument and acknowledged
	that he executed the same for the purposes therein contained.
	IN WITNESS WHEREOF I hereunto set my hand and official seal.
	Notary Public, Mate of South Dakota
	My Commission expires: 3-6-92

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THE DAY OF THE	OUNTY OF BROOKING	g-68:	mia
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RIGHT-OF-WAY EASEMEN	T	to j	
THESE PRESENTS:	State of the state		n.

KNOW ALL MEN BY THESE PRESENTS:	Se Torse	Š
That is small at 6.00 (61.00) To 11	Walter State Control	ČÖ
That in consideration of One (\$1.00) Dollar and other good and valuable consideration		2.5
Harold Telkamp  and  Helen Telkamp  hereinafter referred to as GRANTOR, by BROOKINGS-DEUEL RURAL WATER SYS  GRANTEE, the receipt of which is hereby acknowledged, the GRANTOR does hereby grunto the GRANTEE, its successor and assigns, a perpetual easement with the right to thereafter use, operate, inspect, repair, maintain, replace, and remove the water piped devices used in connection with the operation of a rural water system, over, under, GRANTOR, situated in  Brookings  State of South Dakota, said land being described as follows:	TEM, INC., hereinafter referred to ant, bargain, sell, transfer and converent, construct, install and lay, a es, connections, valves, and all of	vey ind her
the Southwest Quarter (SW1), except previously plats of Section 20, Township 110, Range 49	ed outlots,	
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together with the right of ingress and egress over the adjacent lands of the GRANTO purposes of this easement.	R, his successors and assigns for t	he
The easement shall be thirty (30) feet in width, the center line of which is described as followed the center line of the pipeline as constructed, and insofar as possible the center line shall line which fence line is the boundary of the property of the GRANTORS.	ows: Fifteen (15) feet on either side be Fifteen (15) feet inside of the fen	of oce
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GRANTEES agree that they will, following any excavation for pipeline, return the pre reasonably possible at no expense to GRANTORS.	mises to their former condition as	is
The grant and other provisions of this agreement shall constitute a covenant running GRANTEE, its successors and assigns.	with the land for the benefit of t	he
IN WITNESS WHEREOF, the GRANTORS have executed this instrument of the second of the se		
STATE OF SOUTH DAKOTA	,	_,
County of Breakings )ss		
On this the 2 9 day of March , 1976 , before me, Ratrice	KN Gilligan	
the undersigned officer, personally appeare	d. Harold +	
Helen Tellamp known to me or satisfactorily proven	to be the person S. whose nam	ne
	ithin instrument and acknowledge	ed
that	l.	
IN WITNESS WHEREOF I hereunto set my hand and official seal.	4466	
Total Million	Notary Public, State of South Dakot	La 

Form SDE 166 (Rev. 10-65)

### BURIED INTER-EXCHANGE FACILITY EASEMENT

an Iowa corporation, its asso	(8) of an interest in the real estate described below (hereinafter
	and convey(s) to NORTHWESTERN BELL TELEPHONE Co ociated and allied companies, its and their respective successors
lessees and agents (hereinaft	ter called the "Company"), in consideration of the sum of
2:	1) Sum of the sum of
wassined from the Comment	
struct onersta maintain man	and of the agreements stated below, a right of way and easeme
arrace, operace, maintain, rep	place, and remove such communications systems as the Company
time to time require, consisting	ng of underground cables, wires, conduits, splicing boxes, and
	•
thought for the many see of an	and surface testing-terminals and markers, together with the right
one rod with situated will	percising the rights herein granted, upon, under and across a stri
	thin the following described real estate located in the Co
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1 41 Markos	) of Southwest Granter (510 4) of Section Two Suits Wine (49) porty ing Country and the Author in the north
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Township Coal Kin	- Sie Ten (118) Kange Forty Wine (49) and
Maple WI. Rund	ing & Country and the much live 41 - 1
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together with the following r	rights: to place surface markers beyond said strip; to clear and ke
ea au trees, roots, orush and	other obstructions from the surface and subsurface of said strip of
4	
in seven feet thereof; and to	) instau gates and stites in any fences crossing said strip. The 🔔 🤉
	install gates and stiles in any fences crossing said strip. The
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E. R. LEURESS, NUMBER PUBLIC	·	Notary	Dublic	<u> </u>
Commission of Conduction 1974 Augistory 1 in Insurationa County	·		z wovec	ef -
	Corporate Acknowledgment			
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State of South Dakota)

County of Brookings)

# MISCELLANEOUS RECORD NO. 79

and acknowledged that she executed the same for the purposes therein contained. In witness whereof I have hereunto set my hand and official seal. W. L Lievan mission expires Jan 17, 1960. Notary Public, South Dakota Filed for record June 6, 1961 at 10:15 A.M. Hazel Langland Register of Deeds Telephone Line Right-of-Way Easement Know all men by these presents, that we, the undersigned (whether one or more) Harold Telkamp and Helen (husband and wife), for a good and valuable consideration, the receipt whereof is hereby acknowledged, do hereby grant and convey unto Brookings County Telephone Cooperative Association, Inc., a cooperative association (hereinafter called the "Association"), whose post office address is Brookings, South Dakota, and to its successors and assigns, the right to enter upon the lands of the undersigned, situated in the county of Brookings, state of South Dakota, and more particularly described as follows: Attract approximately 80 acres located 1 miles in a E direction from the town of Broookings and further described as the E2SE quarter of Section 13, Township 110, Range 50, and to construct, reconstruct, operate and maintain on or under the above described lands and/or in, upon or under all streets, roads or highways abutting said lands, a telephone line or system, to cut, trim or chemically spray trees and shrubbery that may interfere with or threaten to endanger the operation and maintenance of said line or system and to license, permit or other wise agree to the joint use or occupancy of said line or system by any other person, firm or corporation for telephone or electrification purposes. The undersigned agree that all poles, wires and other facilities, including all telephone equipment, installed on the above described premises at the Associations's expense shall remain the property of the Association and shall be removable at the option of the Associa The undersigned represent that said lands are free and clear of encumbrances and liens except--. 2 yard plats In Witness whereof, the undersigned have set their hands this 29 day of Feb, 1956. Harold Telkamp Helen Telkamp State of South Dakota)ss County of Brookings ) On this 29 day of Feb., 1966, before me, W. L. Lievan, the undersigned office,, personally appeared H. Telkamp and Helen (husband and wife) (unmarried), known to me or satisfactorily proven to be the persons whose names (are) (is) subscribed to the within instrument and acknowledged that they executed the same for the purposes therein contained.

In witness whereof I have hereunto set my hand and official seal. W. L. Lievan My commission expires Jan, 17 1960. Notary Public, South Dakota Filed for record June 6, 1961, at 10:15 A.M. Hazel Langland Register of Deeds Telephone Line Right-of Way Easement Know all men by these presents, that we, the undersigned (whether one or more) Harold Telkamp and Helen (husband and wife), for a good and waluable consideration, the receipt whereof is hereby acknowledged, do hereby grant and convey unto Brookings County Telephone Cooperative Association, Inc., a cooperative association (hereinafter called the "Association"), whose post office address is Brookings, South Dakota, and to its successors and assigns, the right to enter upon the lands of the undersigned, situated in the county of Brookings, state of South Dakota, and more particularly described as follows: Attract approximately 16 acres located 1 miles in a E direction from the town of Brookings and further described as the SW quarter of Section 20, Township 110, Range 49, and to construct, reconstruct, operate and maintain on or under the above described lands and/or in, upon or under all streets, roads or highways abutting said lands, a telephone line or system, to cut, trim or chemically spray trees and shrubbery that may interfere with or thereaten to endanger the operation and maintenace of said line or system and to license, permit or otherwise agree to the joint use or occupancy of said line or system by any other person, firm or corporation for telephone or electrification purposes. The undersigned agree that all poles, wires and other facilities, including all telephone equipment, installed on the above described premises at the Associations's expense shall remain the property of the Association and shall be removable at the option of the Association The undersigned represent that said lands are free and clear of incumbrances and liens Harold will you sign Huffan wants a phone In Witness whereof, the undersigned have set their hams this 21 day of Mch., 1956.

Harold Telkamp

Helen Telkamp