anning of

...

Form 3-1916 Revised October, 1989

UNITED STATES DEPARTMENT OF THE INTERIOR U.S. PISH AND WILDLIFE SERVICE CONVEYANCE OF EASEMENT FOR WATERFOWL MANAGEMENT RIGHTS

THIS INDENTURE, by and between Ann M. Pingle, a single person, of Grenville, SD

parties of the first part, and the UNITED STATES OF AMERICA, acting by and through the Secretary of the Interior or his authorized representative, party of the second part

UITHESSETH:

UNEREAS, the Migratory Bird Hunting and Conservation Stamp Act, 16 U.S.C. 718d(c); the Fish and Wildlife Act of 1956, 16 U.S.C. 742a-742]; the Emergency Wetlands Resources Act of 1986, 16 U.S.C. 3901; and the Land and Water Conservation Fund Act, 16 U.S.C. 4601-9(a)(1), authorize the Secretary of the Interior to acquire small wetland or pothole areas suitable for use as waterfowl production areas:

WHEREAS, the lands described below contain or include small welland or pothole areas suitable for use as waterfowl production areas:

NOW, THEREFORE, for and in consideration of the sum of Nine Thousand Eight Hundred Seventy—Dollars (\$9,870.00), the parties of the first part do hereby convey to the United States, commencing with the acceptance of this indenture by the Secretary of the Interior or his authorized representative which acceptance must be made within 9 months of the execution of this indenture by the parties of the first part, or any subsequent date as may be mutually agreed upon during the terms of this option, a permanent essement (in perpetuity) or right of use for the maintenance of the land described below as a waterfowl production area, including the right of ingress to and egress on, over, across and through any and all lands as described below by authorized representatives of the United States.

T. 120 N., R. 54 W., 5th P.M.

sec. 17, SA

sec. 19, NEW

Subject, however, to all valid existing rights-of-way for highways, roads, railroads, pipelines, canals, laterals, electrical transmission lines, telegraph and telephone lines, cable lines, and ell mineral rights.

The parties of the first part, for themselves, their heirs, successors and assigns, covenant and agree that they will cooperate in the maintenance of the aforasaid lands as a waterfoul production area by not draining, causing or permitting the draining by construction of ditches, or by any means, direct or indirect, whether through the transfer of appurtenant water rights or otherwise of any surface waters in or appurtenant to these wetland areas delineated an Exhibit A; by not filling, causing or permitting the filling in with earth or any other material or loveling, causing or permitting the eveling of any part or portion of said delineated wetland areas; and by not burning, causing or permitting the burning of any wetland vegetation on any part or portion of said delineated wetland areas. It is understood and agreed that this indenture imposes no other obligations or restrictions upon the parties of the first part and thet neither they nor their guicessorie; assigns, issues, or any other person or party claiming under them shall in any way be restricted from carrying an farming practices such as grazing at any time, hay cutting, plowing, working and cropping wetlands when the same are dry of matural gauses, and they may utilize all of the subject lands in the customary manner except for the draining, filling, leveling, and burning provisions mentioned above.

Copies of the above-referenced map(s), being Exhibit A, are on file in the Office of the Regional Director, U.S. fish and Wildlife Service.

SPECIAL PROVISIONS

This indenture shall not be binding upon the UNITED STATES OF AMERICA until accepted on behalf of the United States
by the Secretary of the Interior of his authorized representative, although this indenture is acknowledged by the
parties of the first part to be presently binding upon the parties of the first part and to remain so until the
expiration of said period for acceptance, as hereinabove described, by virtue of the payment to parties of the first
part, by the UNITED STATES OF AMERICA, of the sum of One Dollar, the receipt of which is hereby expressly
acknowledged by parties of the first part.

- Notice of acceptance of this agreement shall be given the perties of the first part by certified mail addressed to Mrs. Ann M. Pingle, Box 12, Grenville, SD 57239
 - and such notice shall be binding upon all the parties of the first part without sending a seperate notice to each.
- 3. It is further mutually agreed that no Member of or Delegate to Congress, or Resident Commissioner, shell be admitted to any share or pert of this contract, or to any benefit to arise thereupon. Nothing, however, herein contained shall be construed to extend to any incorporated company, where such contract is made for the general benefit of such incorporation or company.
- 4. Payment of the consideration will be made by a United States Treasury check after acceptance of this indenture by the Secretary of the Interior or his authorized representative and after the Attorney General, or in appropriate cases, the Solicitor of the Department of the Interior shall have approved the essement interest thus vested in the United States.

	·	10 th
of April 1993	of the first part have herewate set their hands a	and seals this // day
	! X	
ann Mous	rgle (1.8.)	(t.s.)
Arm M. Pingle		
	(L.S.)	(L.S.)
	•	
<u> </u>	(L.S.)	(L.S.)
	(L.S.)	(L.S.)
		•
	(L.\$.)	(t.s.)
	(L.S.)	(L.S.)
•		
1-10.00	ACKNOWLEDGMENT	
STATE Sont Habote	isa	
COUNTY OF Day	• •	•
On this 10 th day of	Tentu. 1993 before me personally ap	peared
Ann M. Pingle	e, a single person	
	descript, regoing instrument and acknowledged to me that t	fs, known to me to be the person(s) hey (he/she) executed the same as their
(his/her) free act and deed.	<i>a 1</i>	
"O	What Server Motory Public	
OTA,		
(SEAL)	My complisation expires: 12-6-	<u>93</u>
3, 0800	**************************************	
On south of the leaster	ACCEPTANCE secting by and through his authorized representat day of	
behalf of the Old Teach of the Interior,	ecting by and through his authorized representat day of	ive, has executed this agreement on
	MA 1.2 IBN	
00000	(THE US	TITED STATES OF AMERICA
TE OF SOUTH DAKOTA, COUNTY OF DAY -S!	NID OUL BY: Ja	al A startmann
THIS 29 THO Q Dril 1994AT 9	PROCK A. M. BOOM PAGE 1744 CH	IEF, DIVISION OF REALTY
not knapp BY	FRES \$ 11.00 11.00	ish and Wildlife Service
REGISTER OF DEEDS 1	UTY V.3.	•

UNITED STATES DEPARTMENT OF THE INTERIOR U.S. FISH AND WILDLIFE SERVICE EXHIBIT "A"

Map __1__ of _2___

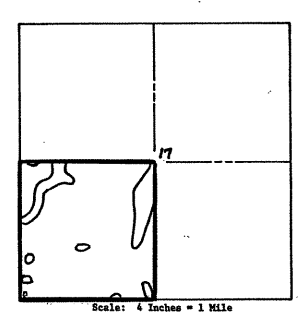
TRACT 513X,1

WATERFOWL PRODUCTION AREA Day COUNTY, STATE OF South Dakota

EASEMENT AUTHORIZED BY MIGRATORY BIRD HUNTING STAMP ACT OF MARCH 16, 1934, AS AMENDED.

T. 120 N., R. 54 W., 5th PRINCIPAL MERIDIAN

sec. 17, SW



This map delineates wetlands referred to in the easement conveyance dated 9-10-93
which the parties of the first part agree to maintain as a waterfowl production area. The lands covered by this conveyance include any enlargement of the delineated wetland areas resulting from normal or abnormal increased water.

LEGEND

Boundary of Easement Description

Wetlands covered by provisions of the easement

Nonfunctional drainage facilities which the landowner agrees NOT to repair or clean out

Prepared by:

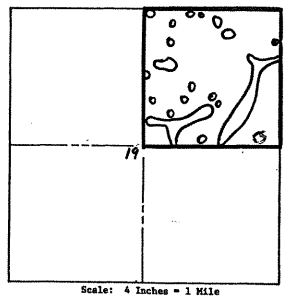
Robert A. Severson

Date: 8-30-93

UNITED STATES DEPARTMENT OF THE INTERIOR U.S. FISH AND WILDLIFE SERVICE EXHIBIT "A"

	~	_		
Map	2	ďΣ	- 2	

10AC1 <u>513X.1</u>					
WATERFOWL PRODUCTION AREA Day EASEMENT AUTHORIZED BY MIGRATORY BIRD HUNTING T. 120 N., R. 54 W., 5th	STAMP ACT OF MARCH 16, 1934, AS AMERICAN				
sec. 19, NE ¹					



This map delineates wetlands referred to in the easement conveyance dated $\frac{9-10-93}{2}$ which the parties of the first part scree to maintain as a process.

lands covered by t	of the first part agree to maintain this conveyance include any enlargem mal or abnormal increased water.	ent of the	erfowl production area. The delineated wetland areas
LEGEND		- As	en Tingle
	Boundary of Easement Description	L	andowner Signature
	Wetlands covered by provisions of	the eases	sent
+++++-	Nonfunctional drainage facilities agrees NOT to repair or clean out	which the	: landowner
Prepared by:	Robert A. Severson	Date:	8-30-93