ROW Number	of	Service Address/	
Account Name		Location:	
Account #		Мар:	
STATE OF TEXAS	}		
STATE OF TEXAS COUNTY of	;		
	RIGH	T-OF-WAY EASEMENT	
KNOW ALL MEN BY T	HESE PRESENT	S:	
consideration, to Grantor in receipt and sufficiency of presents does GRANT, SEL construction of one or more and all necessary and des specifically including underground/overhead prim certain land located in herein, dated theda No for a full and complete descr Said easement and upgrade, operate, and main	hand paid by Hear which is hereby ack L, AND CONVEY ur electric power lines a sirable appurtenance poles andf f f f , of the deed reco iption of the property I right-of-way shall ir tain on or through th	, of the county of or and in consideration of one dollar (\$1.00) and other good and t of Texas Electric Cooperative, Inc., hereinafter called "Gra nowledged, has GRANTED, SOLD, AND CONVEYED and nto said Cooperative an easement and right-of-way for the loc and communication lines, each consisting of a variable numbe s and attachments: including poles, guy wires, and guy a guy anchorage and/or feet of eet of underground/overhead secondary over, across, and up Texas, being that property described in that certain warra which deed is recorded in Volume, Pageor I ords of reference is h subject to this easement. nclude the right by Grantee to construct, reconstruct, rephase e above described land an electric distribution line or system;	ntee," the by these ation and r of wires nchorage _ phase on all tha nty deed Document ere made se, repair
to said line as may reasonal (including any control of the from the means of control e any other person, associatio The undersigned ag shall remain the property of or on or through said lands a two (2) years, then this ea assigns. For safety purposes Cooperative requires a twen of-way that is free and clear Notwithstanding any described easement and rig maintenance and operation	by interfere with or the growth of other veg mployed); and to lice n or corporation, for e grees that all poles, v the Cooperative, with and in the event that sement shall termin by (20) foot wide (10 f of buildings, trees or of buildings, trees or of buildings, trees or of buildings, trees or of buildings, trees or of buildings, trees or of	ninery or otherwise of trees and shrubbery located within such reaten or endanger the operation and maintenance of said line etation in the right-of-way which may incidentally and necessar onse, permit, or otherwise agree to the joint use of the line or selectrification or communication purposes. wires, and other facilities installed on the above-described land removal at the option of the Cooperative, upon termination of the Grantee ceases to use the easement herein granted for a thate and automatically revert in full to Grantor, its success other obstructions are not permitted in the path of the power feet on each side of the power line and 100 feet high) unobstru- other obstructions. this easement, Grantor retains unto itself the right to use the urpose, which does not impair or interfere with the safe and	proximit or system arily resu system b d are an service to period o sors and line. The cted right ne above I effective
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