NOTICE IS HEREBY GIVEN this seventh day of May, 2019, pursuant to SDCL Chapter 31-32 as amended to all users, owners, occupants, agents and public officials in charge of land in Hand County, South Dakota, that Hand County, through its highway department, office of sheriff and states attorney intends to protect the rights-of-way under its lawful control from unlawful or unauthorized injury, obstruction, misuse, intrusion, constructions, destruction, occupation by crops, or the artificial killing or stunting of natural vegetation, excluding recognized noxious weeds.

NOTICE IS HEREBY GIVEN that an application to occupy, use, alter, build upon, build in or remove features shall be commenced upon proper authorization of the county commission and issuance of a permit to occupy the right-of-way.

NOTICE IS HEREBY GIVEN that upon failure to observe this notice, the county may pursue prosecution and restitution for damages which result from violation of SDCL Chapter 31-32 or any public offense as appropriate in order to preserve the rights-of-way under Hand County's authority.

NOTICE IS HEREBY GIVEN that upon establishing probable cause to believe a violation of SDCL has occurred in Hand County, upon rights-of-way, controlled or operated by Hand County, that the sheriff and his deputies, the highway superintendant and his subordinates, the states attorney or any county commissioner can bring forth a complaint for prosecution in either criminal or civil court as the case may be.

Given this 7th Day of May, 2019 by James JD Wangsness, Chair of the County Board of Commissioners in

Doug DeBoer – Hand County Auditor by affixing my seal and signature.

Attested: