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the County of Dayls State of Utah hersinater called G. herby grant to Salt LAKE FIFE LINE COMPANY. A feweda cerposation, hersinater called G. herby grant to Salt LAKE FIFE LINE COMPANY. A feweda cerposation, hersinater called Grantse, the sylven time to time to lay, construct, reconstruct, reconstruct, feether transportation of oil, patientsen, as gas of the substances, or any pipe lines and appurtenances thereof, for the transportation of oil, patientsen, as gas of the substances, or any pipe lines and appurtenances thereof, as a single line of poles or underground, as Grantse from time to the control of the substances of the substan		nd paid, the receipt -	thereof id have			Dollars	(\$.2
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That. certain percel of land comed by the Grantor in the  South helf of Section Fourteen and North helf of Section Twenty- three, Township Three North, Range One Next (Sg of Sec. 14 and Ng of Sec. 23, T. 3 N., R. 1 W.), Selt Lake Meridian, within the boundaries shown on the ownership plat on file in the office of the County Recorder of said County, and bounded on the north by lands of Ezra M. Peterson, on the south by lands of Weston R. end J. Roland Clark, and on the west by the County road.  The route selected by Grantee for the first pipe line laid hereunder shall be the center line of a strip of land Sixteen and One Helf (162) feet wide within which all additional lines, as provided for herein, must be Said lines may is so far as the interest of Grantor estend therein, be laid, erceets, installed and maintained saids, streets, alleys, ditches and canais that intersect or are adjacent to the described property or are appuricant by Where said land is under cultivation said pipe lines shall be laid on that the tops thereof are at least eightene (13) enseath the surface of the ground At all other points said pipe lines shall be buried, excepting that where they cross surses or projecting ledges of rock they may be laid above the surface.  Grantes heard shall be necessary or proper in the exercise of the pole rights herein granted.  Grantor reserves the right to use and enjoy said premises, provided that Grantor shall not construct or maintain the any part of any structure on said strip of land or in any manner impair or interfere with the present or prospective is of any of the rights herein granted.  Grantee heardy agrees to pay any damages to Grantor's crops, fences or buildings which may be caused by Grant ender; said damages, if not mutually agreed upon, to be ascertained and determined by three distincterated percon, one the right herein granted.  Grantee hereby agrees to pay any damages to Grantor's crops, fences or buildings which may be caused by Grant ender; said damages, if not mutually agreed upon, t	ne number of, and remo r other substances, or a hone or power lines an	ove pipe lines and app any thereof, and to er d appurtenances there	urtenances there ect, install, main	renew, repair, 1 of, for the trans tain, operate, re	naintain, oper portation of o pair, renew, a	ate, change the il, petroleum, ga dd to and remo	e size of, increa as, gasoline, was we telegraph, te
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South half of Section Fourteen and North half of Section Twenty— three, Township Three North, Range One Meat (Sc of Sec. 14 and Ng of Sec. 23, T. 3.N., R. 1 N.), Sait Lake Merdidin, within the boundaries shown on the ownership plat on file in the office of the County Recorder of seid County, and bounded on the north by Lands of Ezre M. Feterson, on the south by lands of Weston R. end J. Roland Clark, and on the west by the County road.  The route selected by Grantee for the first pipe line laid hereunder shall be the center line of a strip of land skitcen and One Helf (162) — feet wide within which all additional lines, as provided for herein, must Said lines may, in so far as the interests of Grantor extend therein, be laid, erected, installed and maintained ask streets, alleys, ditches and canals that intersect or are adjacent to the described property or are appurtenant if Where said land is under cultivation said pipe lines shall be laid so that the tops thereof are at least eightnen (18) meant the surface of the ground. At all other points said pipe lines shall be buried, excepting that where they cross urass or projecting ledges of rock they may be laid above the surface.  Grantee shall have the right to trim trees or portions thereof overhanging said strip of land whenever in the opi rantee the same shall be necessary or proper in the exercise of the pole rights herein granted.  Grantee hereby agrees to pay any damages to Grantor's crops, fences or buildings which may be caused by Grantor and trip granted.  Grantee hereby agrees to pay any damages to Grantor's crops, fences or buildings which may be caused by Grantor any two of them shall be final and conclusing and the surface, after the shall be final and conclusing and the surface, after the shall be final and conclusing and the surface, and the third by the two so appointed as aforesaid. The award of such three years and the surface, and the third by the two so appointed as aforesaid. The award of such three years and the surface of the surface of th		That certain p	ercel of la	nd owned by	the Gran	tor in the	
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DAVIS  On this 15th day of July  On this 15th day of Leurande Hess  and known by me to be the person. described in and who executed and whose name.  Seven and known by me to be the person. described in and who executed and whose name.  Surface in this within to the series the think of the series the series are supposed to me that the Leurande Hess and acknowledged to me that the Y executed the same freely and voluntarily for the religious stages in sufficiently.  On this within testrument, and acknowledged to me that the Y executed the same freely and voluntarily for the religious supposes the few institutes.  January 20, 1953  Tarmington. Utah	Grantee hereby agre	es to pay any damag	es to Grantor's	crops, fences or	uildings which	h may be cause	d by Grantee he
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IN WITNESS WHEREOF, these presents are hereby signed this.  Lefa Layers  Lefa Layers  Lefa Layers  TATE OF  UTAM  OUNTY OF  On this 15th day of July  Legrande Hess and Esla L. Hess, his wife,  nown to me and known by me to be the person described in and who executed and whose name in posses there in monitoned.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this certification.  Out 15th day of July  Legrande Hess are  are  substituted the same freely and voluntarily for the representation.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this certification.  Notary Public for Stree of Notary Public for Street of Notary Public f				he two so annoint	ed as aforesai	d The award of	ersons, one thei such three ners
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TATE OF. U.Ad  OUNTY OF. DAVIS  OUNTY OF. DAVIS  On this 15th day of July  On this 45th day of July  Indianate Hess and Eala L. Hess, his wife,  mown to me and known by me to be the person described in and who executed and whose name substitutes the fein mentioned.  In within the trument, and acknowledged to me that the Y. executed the same freely and voluntarily for the religious states in mentioned.  In within the same freely and voluntarily for the religion.  Out it is state.  Janu ry 20, 1953  Notesy Public for State, of regrainston. Utah	any two of them shall The provisions here	l be final and conclus of shall inure to the b	ive. penefit of and be	binding upon t	e parties her	d. The award of eto, their respe	such three pers ective heirs, exc
TATE OF USAN SS.  OUNTY OF DAVIS  On this 15th day of July 1549, before me personally appeared Leurande Hess and Esta L. Hess, his wife, sare nown to me and known by me to be the person described in and who executed and whose name substitutions therein mentioned.  IN WITHINGS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this centritien.  PUCLIC STATES OF STATES	any two of them shall The provisions here	l be final and conclus of shall inure to the b	ive. penefit of and be	binding upon t	e parties her	d. The award of eto, their respe	such three pers ective heirs, exc
TATE OF UIAM  OUNTY OF DAVIS  On this 15th day of July 1549, before me personally appeared Leurande Hess and Esta L. Hess, his wife, are nown to me and known by me to be the person described in and who executed and whose name subputies within instrument, and acknowledged to me that the Y executed the same freely and voluntarily for the numbers therein mentioned.  Now with the first in this centritien.  PUCLIC  OUNTIESSOR  Janu ry 20, 1953  Yeoromiaston syntres  Janu ry 20, 1953  Retarnington. Utah	any two of them shall The provisions here	l be final and conclus of shall inure to the b	ive. penefit of and be	binding upon the	t day of	i. The award of eto, their respe	such three pers
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ounty of DAVIS  on this 15th day of July  nown to me and known by me to be the person. described in and who executed and whose name substitution for the proper sheef in mentioned.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this centiles.  Janu ry 20, 1953  Yearmington. Utah	any two of them shall The provisions here	l be final and conclus of shall inure to the b	ive. penefit of and be	binding upon the	t day of	i. The award of eto, their respe	such three persective heirs, exc, 19.4
Ountry of DAVIS  On this 15th day of July  On this 15th day of July  Leurande Hess and Edla L. Hess, his wife,  nown to me and known by me to be the person described in and who executed and whose name substitute within togetrument, and acknowledged to me that the Y executed the same freely and voluntarily for the unitoses the fein mentioned.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this centitien.  DUBLIC Janu ry 20, 1953  Young public for State of Notary Public for State of Stat	any two of them shall The provisions here	l be final and conclus of shall inure to the b	ive. penefit of and be	binding upon the	de parties her	i. The award of eto, their respectively	such three persective heirs, exc, 19.4
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and  sand  s	any two of them shall The provisions here rs, administrators, sur IN WITNESS WHE INNESSES:  U: Add	l be final and conclus of shall inure to the b ccessors and assigns. REOF, these presents	s are hereby signature.	binding upon the	de parties her	i. The award of eto, their respectively	such three persective heirs, ex-
nown to me and known by me to be the person described in and who executed and whose name	any two of them shall The provisions here rs, administrators, sur IN WITNESS WHE TANKESS WHE TAKE OF UTAH DAVIS	l be final and conclus of shall inure to the b ccessors and assigns. REOF, these presents	s are hereby signature.	binding upon the head this Lale	day of J	i. The award of oto, their respectively.	such three pers
The within tostrument, and acknowledged to me that the Y. executed the same freely and voluntarily for the unoses therein monitioned.  IN WITHERS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this centritien.  PUBLIC Janu ry 20, 1953  Youngington expires Janu ry 20, 1953  Tarmington. Utah	TATE OF DAVIS On this	l be final and conclus of shall inure to the b ccessors and assigns. REOF, these presents	s are hereby signature.	binding upon the last state of	day of J	i. The award of eto, their respectively.	such three persective heirs, ex
incoses therein mentioned.  IN WITHESS WHEREOF, I have hereunto set my hand and official seal the day, month and year first in this certifien.  PUD 1 0  ON 11881011 = Janu ry 20, 1953  y commission express Janu ry 20, 1953  Tarmington. Utah	any two of them shall The provisions here rs, administrators, such in WITNESS WHE TARE OF U.A.H.  DUNTY OF DAVISOR On this Leurande	l be final and conclus of shall inure to the b ccessors and assigns. REOF, these presents  day of Jul Hess	s are hereby signed and be sare hereby signed and be sare hereby signed and be sare hereby signed and sare hereby	Lelanding upon the second seco	day of J	I. The award of eto, their respectively.  Let years  All years  All years  All y appeared  S wife,	such three persective heirs, ex
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