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Recorded at request of Layton City Fee Paid 9.75 fee  
Date MAY 8 1969 at 10 1st A-M MARGUERITE S. BOURNE Recorder Davis County  
BY Max H. Swenson Deputy Book 413 Page 564

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12-47-14  
13-47-14  
11-47-14

TRANSFER AND CONVEYANCE

WHEREAS agreement was entered into April 19, 1948, and May 24, 1949, by and between the State of Utah, acting through the Utah Water and Power Board, now designated as the Board of Water Resources, and Laytona Town, a municipal corporation, under and pursuant to the provisions of Chapter 10, of Title 73, Utah Code Annotated, 1953, for the construction of a water conservation project consisting of pipeline and appurtenant water facilities; and

WHEREAS, under the provisions of Section 73-10-7, Utah Code Annotated, 1953, Laytona Town transferred, conveyed and assigned to the Utah Water and Power Board certain rights and properties herein after described; and

WHEREAS, under the terms of said Agreement, Laytona Town promised and agreed to construct for and thereafter purchase from the Utah Water and Power Board, the said project and appurtenances; and

WHEREAS, the said agreement has been fully performed and all payments due thereunder made to the Utah Water and Power Board by Laytona Town and the Utah State Senate, pursuant to the requirements of Section 73-10-4, Utah Code Annotated, 1953, as amended by Chapter 133, Laws of Utah, 1953, by resolution has consented to the execution by the Board of Water Resources of this transfer and conveyance.

NOW, THEREFORE, in consideration of the premises and of full payment as aforesaid, the Board of Water Resources does hereby transfer and convey to Laytona Town all right, title and interest that vested in the State of Utah and the Utah Water and Power Board by virtue of that certain agreement with the Utah Water and Power Board dated April 19, 1948, and May 24, 1949, and recorded in the office of the County Recorder of Davis County, State of Utah, in Book 4 and R of L. L. etc. at pages 166 and 274, and particularly but not by way of limitation:

- Abstracted
- Indexed
- Entered
- Compared

"Easements and rights-of-way to use of land and other privileges for the construction, maintenance, and operation of a pipeline situated in Davis County, State of Utah, in Sections 11 and 12, T4N, R1W, SLB&M; and all rights of any kind to the land, pipeline and appurtenances constructed thereon by Laytona Town by virtue of and pursuant to the following agreements acquired by Laytona Town and assigned to the Utah Water and Power Board, to-wit:

Right-of-way agreement dated April 7, 1948, between Thomas W. Jaques and the Laytona Town and assignment of said agreement dated April 27, 1948, by Laytona Town to the Utah Water and Power Board; and

Right-of-way agreement dated April 7, 1948, between Melvin Jaques and the Laytona Town and assignment of said agreement dated April 27, 1948, by Laytona Town to the Utah Water and Power Board; and

Right-of-way agreement dated April 13, 1948, between Lydia J. Sheffield and the Laytona Town and assignment of said agreement dated April 27, 1948, by Laytona Town to the Utah Water and Power Board.

Right-of-way agreement dated April 7, 1948, between Henry Jaques and the Laytona Town and assignment of said agreement dated April 27, 1948, by Laytona Town to the Utah Water and Power Board.

Right-of-way agreement dated April, 1948, between Jane Nalder and the Laytona Town and assignment of said agreement dated April 27, 1948, by Laytona Town to the Utah Water and Power Board."

IN WITNESS WHEREOF, we have hereunto set our hands this 21st day of April, 1969.

BOARD OF WATER RESOURCES

By: Wayne Wilson  
Chairman

By: Daniel F. Lawrence  
Director



STATE OF UTAH  
County of Salt Lake

On this 21st day of April, 1969, personally appeared before me Wayne Wilson and Daniel F. Lawrence who being duly sworn did say that they are respectively the Chairman and Director of the Board of Water Resources and that they executed the foregoing instrument for and on behalf of the said Board by authority of a resolution by said Board at a regular meeting thereof, and the said Wayne Wilson and Daniel F. Lawrence duly acknowledge to me that said Board executed the same.

Butt  
NOTARY PUBLIC

My Commission Expires: 4-14-70

Residing at: Southern Utah

ASSIGNMENT OF APPLICATION

For a valuable consideration the Board of Water Resources does hereby assign and transfer Application No. 19467 together with all water rights evidenced thereby as follows:

| <u>Name of Assignee</u>                       | <u>Address</u> | <u>Part of Application Owned</u> | <u>Part of Application Assigned</u> |
|---|----------------|----------------------------------|-------------------------------------|
| <u>Laytona Town Corporation, Layton, Utah</u> |                | <u>All</u>                       | <u>All</u>                          |
|   |                |                                  |                                     |
|   |                |                                  |                                     |

Dated this 17th day of April, 19 69.

BOARD OF WATER RESOURCES

By: Wayne Wilson  
Chairman

ATTEST:

Daniel F. Lawrence  
Director

STATE OF UTAH

County of Salt Lake

I  
: ss.  
I

On this 17th day of April, 1969, personally appeared before me WAYNE WILSON and DANIEL F. LAWRENCE, who being duly sworn did say that they are respectively the Chairman and Director of the BOARD OF WATER RESOURCES and that they executed the foregoing instrument for and on behalf of the said Board by authority of a resolution by said Board at a regular meeting thereof, and that said WAYNE WILSON and DANIEL F. LAWRENCE duly acknowledged to me that said Board executed the same.

[Signature]  
Notary Public

My Commission Expires:

4-14-70