considerations to it moving, the receipt whereof is hereby acknowledged does hereby assign, transfer, set over, remise, release, and forever quit-claim unto the Acma Coal Company, its successors and assigns, all and singular the right, title and interest of said Railroad Company in and to said certificate of grant of right of way No. 32 of the State of Wyoning, by its State Board of School Land Commissioners of date September 25th, 1910, and in and to all and singular the right of way thereby granted and described, and as more particularly shown by the map filed by the said Grand Island and Northern Wyoning Railroad Company in the office of the Commissioner of Public Lands of said State of Wyoning, including herein all and all manner of rights which the Railroad Company has, or claims to have, in the said right of way flowing from the the Smively license above recited.

TO HAVE AND TO HOLD, the above Described essement or right of way, and the appurtenances thereto belonging, unto the said Acma Coal Company, its successors and assigns, subject:

and assigns, subject:

1. To all and every the conditions, limitations, and reservations set forth in the said certificate of grant of right of way, or date aforesaid, which is

by reference made a part hereof.

2. Subject to all and every the stipulations, conditions and agreements expressed and set forth in written agreement executed by the parties hereto of date the expressed and set forth in written agreement executed by the parties hereto of date the

the 26th day of Ootober, 1919, which said agreement is by reference made a part hereof IN WITNESS WHEREOF, Chicago, Burlington and Quincy Railroad Company has caused these presents to be signed by its President, and attested by its Secretary, the day and year first above written. (SEAL)

-Chicago, Burlington and Quincy Railroad Company
By D. Miller Attest:

President:

H. W. Weiss

Form Approved Sames E. Kelby

General Solicitor State of Illinois,) County of Cook) 88.

County of Cook

Be it known that on this 27th day of October, A.D.,
1910, before me, the undersigned, a notary public duly commissioned within and for
ead of County and State, came Darius Miller, President, and Thomas S. Howland, Secretary, of Chicago Burlington and Quincy Railroad Company, a corporation, who, by
me being duly sworn, did severally depose and say that they are respectively
President and Secretary of the said Company; that they know the seal of said Company,
and that the seal affixed to the foregoing instrument is the corporate seal of said
Company and was affixed by order of said Company; that they signed their respective names therete as such President and Secretary, by like order, and severally
acknowledged the execution thereof to be the free act and deed of said Company and
their own free apt and deed for the purpose therein expressed, and I certify that
they are personally known to me to be the persons they are both described to be
and who executed the foregoing instrument.

and who executed the foregoing instrument.

IN WITNESS WHEREOF, I have horounto set my hand and affixed my Notarial

Beal, on the day and year last above named.

My cormission expires February 3rd, 1913.

Prederick K. Warne Notary Public .--(BEAL)

Chicago Burlington anD Quincy Railroad Company

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to ome Coal Company. Filed at 2:50 P.M. Jamary 30th, 1911 No. 40590

DEED OF EASEMENT.

THIS INDENTURE, made this 25th day of October

THE INDESTURE, made this 25th day of October A.D., 1910, between Chicago, Burlington and Quincy Railroad Company, a corporation organized under the laws of the State of Illinois hereinacter called the Railroad Company, of the first part, and the Acme Cool Company, a corporation organized under the laws of the State of Illinois hereinacter called the Railroad Company, of the first part, and the Acme Cool Company, a corporation organized under the laws of the State of Wyording, hereinacter called the first part, and the Acme Cool Company, a corporation organized, the Railroad Company is the emer of the Southwest Quarter (SW 1/4) of Soction Fifteen (15), Township Fifty-seven (North, Range Eighty-four \$36) went, and the North One-half (N 1/2) of the Northeast Quarter (NE 1/4) of Soction twenty-one (21), Township and Range after the 25th daynof October, 1910, cortain reilroad tracks have been constructed running from a point of connection with the main track of the Ediroad te serve the main plant of the Coal Company, and such other lands tries as may be located thereon under said agreement.

NOW THEREFORE, in consideration of the premises and of the sum of One (\$1.00) Dollar in hand paid by the Coal Company at the premises and of the sum of One (\$1.00)

bries as may be located thereon under said agreement.

NOW THEREFORE, in consideration of the pressess and of the sum of one (\$1.00)

Dollar in hand peld by the Coal Company to the Railroad Company, the receipt of which is hereby addenwiedged, the Railroad Company has graited and does hereby grant, to the Coal Company, its successors and assigns, the right and easement to have said track or tracks be and remain upon and across the said Sauthwest (Sw 1/4) of the Sauthwest Cuarter (Sw 1/4) of Sauthwest (Sw 1/4) of the Sauthwest (Sw 1/4) of Sauthw have said track or tracks be and remain upon and acress the said Eduthwood Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Fiftpen (15). Tombship fifty-seven (57) North, Range eighty-four (64) west, and the North One-half (N 1/2) of the north-seat quarter (NE 1/4) of Section Twenty-one (21), have been located and equaterates, as long as said track or tracks shall be

Assn 15-10/2 1/2/1920 Blanket

operated and used under the terms of the aforesaid written agreement between the parties PROW DED, HOWEVER? that If the Red road Company shall terminate said written—
agreement, as provided by the terms thereof, or if said track or tracks shall for any reason,
cease to be operated as provided therein, then and in that case all the rights of the Coal Company, its successors and assigns, under this indenture, shall ipse facto cease and determine without any further notice, act or proceeding on the part of the Railread Company.

IN WITNESS WHEREOFT Chiwago, Burlington and Chincy Railread Company has caused these presents to be duly executed the day and year first above written. -Onicago Eurlington and Quincy Railroad Company, _____By D. Miller -(SEAL) President. Attest: H. W. Weiss Asst. Secretary. I. E. Kelby General Solicitor. State of Illinois, County of Cook.) 88 Be it known, that on the 27th day of October, A.D., 1910, before me, the undersioned, a Notary Public 'uly commissioned within and for said County and State, ca Darlus Miller, President, and Thomas S. Howland, Secretary, of Chicago, Herlington and Quincy Railroad Company, a corporation, who, by me being dulyboworn, did severally depose and say that they are respectively President and Secretary of the said Company; that they know he seal of said Company, and that the seal affixed to the foregoing instrument is the corporate seal or said Company and was affixed by order of said Company, that they signed their respective names thereto as such President and Secretary, by like order, and severally acknowledged the execution thereof to be the free act and deed of said Company and heir own free act and deed for the purposes therein expressed, and I certify that they are parsonally known to me to be the persons they are both described to be and who executed the foregoing instrument.

IN WITHESS WHEREOF, I have hereunto set my hand and affixed my Notarial Seal, on the day and year last above named. My commission expires February 3rd, 1913.-Frederick K. Warne Notary Public. DEED OF BASEMENT FOR TRACK. Acme Coal Company and aOthers, to. THIS INDENTIFE, made the 30th day of December, 1910, by and between ACKE COAL COMPANY, a corporation ore Sheridan County Electric Co. Biled at 3:00 P.M. Jan. 30, 1911 I rvine, his wife, of Dougland, Wyoming, parties of the State of Wyoming COMPANY, a corporation orested by and existing under the laws of the State of Wyoming COMPANY, a corporation orested by and existing under the laws of the State of New Jersey, party of the second part, WITNESSETH: ated by and existing under the laws of the State of Wyoming WEREAS, each of the parties hereto of the first part, has, or claims to have, some right, title or interest in, and the parties of the first part, or some of tem, are the owners in fee of the North one-half of the Southwest quarter of Soction 15. Township 57 North, Range 84 West of the Sixth Principal Meridian, in the County of Sheridan, State of Wyoming, except a portion of the said lands heretofors granted to the party hereto of the second part, and

WHEREAS, pursuant to two detain deeds made to it by Chicago, Burlington & Quincy Railroad Company, the first beating date the 25th day of October, 1910, and the second being undeted, but acknowledged by the said grantor on the 27th day of October, 1910, the said Acme Coal
Company, of the first part, is vested with the right and essement to maintain certain tracks and
a runaround, (which said tracks and runaround are shown upon a certain tracks are "Exhibit
A", attached to a contract bearing date the 26th day of October 1910, hade by the Chicago,
Burlington & Quincy Railroad Compeny with and Aome Coal Company, a copy of which said tracing is hereunto annexed and is horeby made a past of this instrument), over the northeast quarter of the northeast quarter of Section 15, and the southwest quarter of section 15, Tow nehip 57 North, Range
84 West, of the Sixth Principal Meridian, County of Sheridan, State of Myoning, and 16, and the southwest quarter of the southwest quarter of Section 15, Tow nehip 57 North, Range 84 West, of the Sixth Principal Meridian, County of Sheridan, State of Wyoning, and WHEREAS, said Aome Coal Company, of the First part, has erected, or caused to be erected, certain tracks and switches, and a runaround, as shown in the tracing hereunto ammared, consending atta pointeen the main line of said Chicago, Burlington and Quincy Railroad Company, in the Northeast quarter of the northeast quarter of Section 21, in the Township and Range aforesaid, in Shaidan County, Wyoming, and runming thence in a northeasterly direction over the aforesaid easement and right of way in said northeast quarter of the northeast quarter of Section 21, and the Southeast quarter of the Southeast quarter of the southwest quarter of the southwest quarter of Section 15, with a certain switchbankewhich connects the aforesaid tracks, matches and runaround with the power house and property of the party hereto of the second part, which said switchback is wholly nituated in the North half of the Southwest quarter of Section 15, and WHOLLY BLUEAUED IN the MOTER RAIL OF the BOREHWEDT QUARTER OF SECTION 15, and

WESTERS; it is the intention of the parties herets of the first part, to the extent
that each of the said parties has the legal right so to do, to invest the said party of the
second part with a perpetual right and engement to maintain the runaround and switchback
hereinbefore referred te, to the end that said party of the second part may be able to transport