PHOORDED NOVEMBER 3, 1983 BK 279 PC 611 NO. 886327 MARGARET LEWIS, COUNTY CLERK

QUITCLAIM DEED AND PARTIAL TERMINATION OF AGREEMENT

Under an Agreement dated October 22, 1954

(the "Agreement") between John Budde ("Owner") and

Holly Sugar Corporation ("Holly"), Budde granted to

Holly, among other things, the right to transport water

across certain parts of Sections 28 and 29 in Township 56

North, Range 84 West, Sheridan County, Wyoming. A copy

of the Agreement marked Exhibit A is attached to and

incorporated herein by reference.

That part of Sections 28 and 29 covered by the Agreement is presently owned by Donald H. Roberts and Ermal M. Roberts. The purpose of this quitclaim deed is to terminate Holly's rights under the Agreement with respect to Sections 28 and 29. However, this quitclaim deed does not affect, and Holly retains its rights under the Agreement with respect to, Section 20 and 21 in Township 56 North, Range 84 West.

Therefore, in consideration of two peppercorns and other valuable consideration, the receipt of which is acknowledged, HOLLY SUGAR CORPORATION quitclaims to DONALD H. ROBERTS and ERMAL M. ROBERTS all of its right, title and interest in Sections 28 and 29, Township 56 North, Range 84 West, Sheridan County, Wyoming, and terminates that part of the Agreement pertaining to Sections 28 and 29, Township 56 North, Range 84 West, Sheridan County, Wyoming.

Dated: Oct 3 , 1983.

HOLLY SUGAR CORPORATION

John Libu

ATTEST:

[corporate ... seal]

Secretary

STATE OF COLORADO)
COUNTY OF EL PASO) 55.
The forego	oing instrument was acknowledged
before me by John L.	. Bushnell, President of Holly Sugar
Corporation, this 📑	day of
Witness my	hand and official seal.
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	To be a second

Notary Public

My Commission Expires:

A L Exhibit A

This Addition in more and entered into this zarday of October, A. D. 1954, by and between John RODDS, hereinafter designated as "GWEGER" and the ROLLY SHOAR CONFORATION, of Colorado Springs, Colorado, hereinafter designated as "HOLLY."

WITHESSETH: That

WILITIAS, the Cymer has, of even date herewith, entered into a contract of purchase with Holly for certain lands in Sheridan County, Wyoming, including, with other lands, the IE-SE-2 of Section 20 and ISW-SW-2 of Section 21, E-2-IE-2/of Section 29, W-2-IW-2 of Section 20, Township to North, Hange SH West, and

South 600 feet of WZNWZSWZ of Section 21 and the North 150 feet of the South 600 feet of the East 300 feet of NEZSEZ of Section 20, Township 56 North, Range 64 West of the 6th P.M., a certain auxiliary reservoir consisting of approximately 3.5 acres, together with the established intake for said reservoir and the withdrawal laterals from same, which withdrawal laterals extend in a general easterly direction over the NESWZ of said Section 21 to retained lands of the Holly described as follows:

The IELSW, NWISE, and a tract of land situated in the SLISW, and SWISE, described as beginning at the Northeast corner of SWISE, thence South along the Bast line of SWISE, a distance of 315.0 reet; thence S. 56030' W. a distance of 204.5 feet; thence S. 26000' W. a distance of 490 feet; thence S. 36000' W. a distance of 500 feet to the South line of SWISE, thence West along the South Line of SWISE, a distance of 681 feet to the Southwest corner of SWISE, thence West along the South line of the SWISE, thence West along the South line of 227 feet; thence W. 360 43' E. a distance of 95 feet; thence North a distance of 80 feet; thence N. 5000' W. a distance of 400 feet to the West line of SWISE, thence North along the West line of SWISE, to the northwest corner of SWISE, thence East along the north line of SWISE, and SWISE, to the point of beginning, all in Soction 21, T. 50 N., R. 84 W., 6th P.M. and containing an area of 140.d acres, including public road rights of way.

WHEREAS, Holly desires to retain storage and withdrawal rights from the aforesaid described reservoir for the purpose of assuring it of a sustained and even flow of irrigating water to its said lands in said Section 21, and the Owner herein has agreed to give and grant unto the holly a right for the use of said reservoir, which said right

shall not be an exclusive one; it to in the intention of this Agreement that said reservoir shall be used jointly by the parties hereto, and

Williams, holly has heretofore taken and used certain overflow water from the City reservoir of the City of Sheridan, Wyoming, situated in the Miguit of Section 29, Township Se North, Range of West, and transported same in a northeasterly direction by existing and established ditches across the Miguit and India, of Section 29 and Will of Section 25, Township Se North, Range 84 West, and through the existing ditches onto the grounds of Sheridan Country Club, thence north across the Seldier Creek County Road by conduit onto the Significant 21 to the above described lands of Molly, and

WHENEAS, molly desires to retain a right to use said overflow water from said City reservoir and carry and transport same across the lands as above described now sold to Owner, and the Owner has agreed to give and grant the right to take said water and the use of said existing ditches over his said lands as aforesaid, it being understood that the Owner shall have the right to take and use said City reservoir overflow water at all times when same is not being used by molly,

NOW, THEREFORE, in consideration of the sum of One Dollar paid by the Holly to the Owner, and the mutual promises and covenants as herein provided, the Owner does hereby grant, assign and set over to the Holly Sugar Corporation, the right for the use of the lands covered by aforesaid auxiliary reservoir, together with the necessary intake and outlet ditches for the storage of Holly's irrigating water for use on its retained lands in said Section 21, and Owner also gives and grants a license to said corporation to use existing ditches to take and carry said overflow water from the said City of Sheridam, Wyoming, reservoir through the existing ditches for use on holly's retained lands, subject to Owner's right to use same as above set forth, said right and easement being a covenant running with the lands herein described.

The Conservage was the right to fully ups and employ the aforesaid premises cheapt as to the rights herein granted, and Lotly hereby agrees to hold and save the Owner harmless from any and all damages arising from its use of the said reservoir, casement and rights or way for ditches hardin granted and agrees to pay any damage or damages which may arise to the property, premises or rights of the Owner through holly's use, occupation and possession of the rights herein granted.

TO HAVE AND TO HOLD the said rights hereby granted unto the Holly, its successors and assigns, as a covenant running with the lands herein described.

THIS AGREEMENT to be binding upon the heirs, administrators, successors and assigns of the parties, and to constitute a covenant running with the lands herein described.

IN WITHESS WEERSOF, the Owner has hereunto set his hand and seal and Holly Sugar Corporation has caused these presents to be executed by its _ - President and Secretary heretofore duly authorized.

Witness:

notary Public

Attest:

County of Sheridan)

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STATE OF WYOMING

On this ZZnday of October, A.D. 1954, before me personally appeared JOHN LUDDE, to me known to be the person described in and who executed the foregoing instrument and acknowledged that he executed the same as his free act and deed.

Given under my hand and notarial soal the day and year in this

cortificate first above written. 5-111900

My Codmission empires:

May 13, 1957