WARRANTY DEED REGORD NO. 40

said conduit the party of the second part may use, occupy and drive over the land hereby granted or otherwise use the same for the purposes herein stated.

(6) In case the party of the second part, its successors or assigns, shall abandon the right of way herein granted and cease to use the same for the purpose and under the conditions herein set forth, all right, title and interest thereunder of the said party of the second part, its successors or assigns, shall cease and terminate, and shall thereupon revert to the parties of the first part, their successors or assigns.

IN WITNESS WHEREOF The parties hereto have executed this agreement in duplicate on the day hereinabove first mentioned.

Witnessed by John F. Kenney John X. Morrie Maude B. Kenney Attest: Parties of the First Part D. A. Ruff (CORP. SEAL) CITY OF SHERIDAN, a municipal corporation, City Clerk By H. A. Loucks Mayor

Party of the Second Part

STATE OF WYOMING County of Sheridan

On this 16th day of December, 1935, before me, the undersigned Notary Public in and for the State of Wyoming, personally appeared John F. Kenney and wife, Maude B. Kenney, to me known to be the persons described in and who executed the foregoing instrument and acknowledged that they executed the same as their free act and deed, including the release and waiver of the right of homestead, the said wife having been by me first duly apprised of her right and the effect of eigning and acknowledging

Given under my hand and notarial seal the day and year in this certificate first above written.

(SEAL)

Geo, G. Carroll

My commission expires Aug. 15/39

Notary Public

RIGHT OF WAY AGREEMENT EURIE LEACH TO

CITY OF SHERIDAN FILED 12/15 P. M.

JUNE 26, 1936

NO. 187941

RIGHT OF WAY AGREEMENT

THIS AGREEMENT, Made and entered into this 30 day of November, 1935, by and between Eurie Leach, a widow, of the County of Sheridan, State of Wyoming, party of the first part, and the City of Sheridan, a municipal corporation of Sheridan County, State of Wyoming, party of the second part, WITNESSETH:

THAT For and in consideration of the sum of One Dollar (\$1.00) and other valuable consideration to the party of the first part in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, the party of the first part does hereby grant to the party of the second part, its successors and assigns, a right of way as hereinafter described to construct, maintain, remair, replace and operate a water pipe or water pipes and flow line, with necessary valves, vaults, manholes, ventilators, service and auxiliary pipes and appurtenances in, through and across the following described tracts of land situate, lying and being in the County of Sheridan, State of Wyoming, to-wit:

A tract of land in the West half of the Southeast quarter (W#SE#) and the Northeast quarter of the Southeast quarter (NEZSEZ) of Section 9, Township 55 North, Range 55 West of the Sixth Principal Meridian, more particularly described as follows: A strip of land 20 feet wide and 3047 feet long whose center line is as follows or as the pipe will be laid on the ourves; Beginning at a point South 84 degrees 30 minutes West, 359 feet more or less from the East quarter corner of said Section 9, said point being on the north boundary line of the property and is the intersection with the State Highway Right of Way; thence South 63 degrees 58 minutes West 57.4 feet more or less to a point; thence South 75 degrees 59 minutes West, 224.2 feet more or less to a point: thence South 75 degrees 58 minutes West 214.3 feet more or less to a point; thence South 76 degrees 27 minutes West, 560.1 feet more or less to a point; thence South 42 degrees 02 minutes West, 524.7 feet more or less to a point: thence South 36 degrees 47 minutes West, 1466.3 feet more or less to a point, said point being on the West boundary line of the property and is the intersection with the County road right of way. Containing approximately 1.39 acres. AND, It is hereby mutually covenanted and agreed by and between the parties hereto as follows:

- (1) That the right of way hereby granted is for a sub-surface right for the construction of a water main or conduit and service or auxiliary pipes, and the use of the surface of the ground only for manholes, <u>venitlators</u>, etc., and to maintain, repair, replace and operate said conduit, with the right of ingress and egress over said line for said purposes.
- (2) That the party of the second part, its successors and assigns, shall save and keep the said party of the first part harmless from all damage caused by the construction and maintenance of said conduit; that is to say, that after said conduit is constructed the surface of the ground shall be restored to its natural condition, as far as may be, and that thereafter, in case of repairs or replacements of said conduit any damage done shall be paid by the party of the second part to the party of the first part, her successors and assigns.
- (3) The party of the first part shall have the undisturbed use of the surface of the ground except as herein provided.
- (4) The party of the first part shall not erect or place any buildings or plant trees on said right of way.
- (5) That in constructing, maintaining, repairing, replacing and operating the said conduit the party of the second part may use, occupy and drive over the land hereby granted or otherwise use the same for the purposes herein stated.
- (6) In case the party of the second part, its successors or assigns, shall abandon the right of way herein granted and cease to use the same for the purpose and under the conditions herein set forth; all right, title and interest thereunder of the said party of the second part, its successors or assigns, shall cease and terminate, and shall thereupon revert to the party of the first part, her successors or assigns.

		IN I	WITNESS	WHEREOF	The	parties	hereto	have	executed	this	agreement	in	dunlicate
		pá							Electrical Services		Programme.		
01	1 th	e d	ay here	inabove	first	mention	ned.	1000					
			AROVA	det same					明は小門は				

Witnessed by		Eurie Leach
Marka gleger i Anista e Brahall en jaleral		
John X. Morris	Party of	the First Part

WARRANTY DEED RECORD NO. 40

Attest: (D. A. Ruff	CORP. SEAL)	CITY OF SHERIDAN, a municipal corporation,		
City Clerk		By H. A. Loucks Mayor		Series Constitution
		Party of the Second Part	n	
STATE OF WYOMING } ss.			L	
or the State of Wyoming, p the person described in and the executed the same as he	ersonally appear who executed th	fore me, the undersigned Notary Public in and ed Eurie Leach, a widow, to me known to be e foregoing instrument and acknowledged that eed, including the release and waiver of the		
right of homestead, Given under my hand an above written.	d notarial seal	the day and year in this certificate first		
		Geo. G. Carroll		
(BEAL)		Notary Public		
My commission expires	Aug 15/39,		$\mathbf{\Pi}$	
TO TO		REEMENT, Made and entered into this 29th ry, 1936, by and between Charles O. Lucas		
ITY OF SHERIDAN		rtha Lucas, of the County of Sheridan, State		
FILED 12/15 P. M. FUNE 26, 1936		parties of the first part, and the City of		
10. 187942		nunicipal corporation of Sheridan County,		
		ming, party of the second part, WITNESSETH:		
consideration to the partie	s of the first pa	art in hand paid by the party of the second edged, the parties of the first part do	T	
ereby grant to the party of	f the second part	t, its successors and assigns, a right of	***	
ay as hereinafter described	d to construct, m	maintain, repair, replace and operate a		
ater pipe or water pipes as	nd flow line, wit	th necessary valves, vaults, manholes,		
		appurtenances in, through and across the		
	of land eltuate,	lying and being in the County of Sheridan,		
tate of Wyoming, to-wit;				
		the Guy Woods Ranch Subdivision		
		fice) More particularly described		
アンス・ス・アン かんかい コートン・・ こうかいぶつ かんかんかい 急がない よいしょん デー		5.5 feet long whose center line is		
as follows, or as the	hine will be leid	r An Fra Children (1862) (1866)		Dir.

the East Boundary line, containing 0.31 acres.

AND, It is hereby mutually covenanted and agreed by and between the parties hereto

point 1202 feet, South 3 degrees 11 minutes East from the Northwest corner of said lot "G", said point being on the West boundary line; thence North 54 degrees 01 minutes East, 675.5 feet to a point, Said point being on

(1) That the right of way hereby granted is for a sub-surface right for the construction of a water main or conduit and service or auxiliary pipes, and the use of the surface of the ground only for manholes, ventilators, etc., and to maintain, repair,

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