

Stephen H. Ellis and Axeline Ellis, his wife, of South Bound-
iful Davis County, Utah, grantors for the sum of Twenty
 (20.00) Dollars, paid to grantors by The Telluride Power Company,
a Colorado corporation, hereby grant to said company, its success-
ors and assigns, the right to erect and maintain two (2) lines of
poles and electric transmission circuits across the following
described tracts of land in Davis County, Utah, to-wit:

Beginning 22. $\frac{8}{100}$ rods North and 24. $\frac{34}{100}$ rods E. of the S.W.
corner of the S.W. $\frac{1}{4}$ of Section 23, t.p. 2 N.W. R. 1 W. of the Salt Lake
Meridian; thence N $2^{\circ} 10'$ E. 10 rods; thence South $89^{\circ} 35'$ E. 118. $\frac{4}{100}$
rods; thence S. $9^{\circ} \frac{96}{100}$ rods; thence North $89^{\circ} 37'$ W. 118. $\frac{7}{100}$ rods to the
place of beginning.

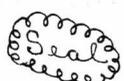
Witness the hands of said grantors this 12th day of May, A.D.
1902.

Stephen H. Ellis.

Axeline Ellis.

State of Utah, } ss.
County of Salt Lake }

On this 12th day of May, A.D., 1902, personally appeared
before me Stephen H. Ellis and Axeline Ellis, his wife, the
signers of the above instrument, who duly acknowledged
to me that they executed the same.



Daniel Harrington.

Notary Public

My commission expires Sept. 28th, 1904.

Recorded Sept. 11th, 1902, at 4¹⁵ P.M.

E# 1250 B-L-L/207 rec 9-11-1902

The Holmes Creek Irrigation Company, a corporation
organized under and existing by virtue of the laws of the
State of Utah, grantor for the sum of one dollar, paid to the
grantor by The Telluride Power Company, a Colorado corpora-
tion, hereby grants to the said company, its successors
and assigns, the right to erect and maintain two (2) lines of
poles and electric transmission circuits across the following
described tract of land in Davis County, Utah, to-wit:

Beginning at the North East corner of Section twenty-
three (23) in Township four (4) north of Range one (1) West of
the Salt Lake Meridian; thence South forty (40) chains; thence
West twenty-four and seventy-seven one hundredths (24.77)
chains; thence north twenty (20) chains; thence East four
and seventy-seven one hundredths (4.77) chains; thence North

See Partial Deed in Book 185 page 183

twenty (20) chains; thence East twenty (20) chains to the place of beginning.

The grantee herein to maintain the said lines where the same are now constructed over, through, and across, the above described tract of land. If in the future the grantors shall determine to build their dam, now located on said tract, larger and make other improvements in the reservoir site of said Company, and it shall become necessary to move any of the poles on said dam in order to properly build said dam or make Said improvements, then and in that event the grantee Shall move or cause to be moved, within a reasonable time, any poles necessary to any point alongand in the direction of the lines for a distance not to exceed fifteen feet, that may be designated by the grantor, or the grantee may place Said poles upon the top of Said dam in Such manner as shall not interfere with the ordinary operation and maintenance of Said reservoir Site,

In witness whereof the corporate name of the grantor is hereunto subscribed and its Seal affixed by its officers thereunto duly authorized, on the 24th day of June, A.D., 1902.



Attest

Henry Ellis

Secretary.

Holmes Creek Irrigation Co.

Edward T. Morgan

President.

County of Davis, } ss.
State of Utah,

On the 24th day of June, A.D., 1902, personally appeared before me, Edward T. Morgan and Henry Ellis, who being by me duly sworn did say that they are respectively the president and Secretary of The Holmes Creek Irrigation Company; that the said instrument, hereto attached, was signed in behalf of Said corporation by authority of a resolution of its Board of Directors; and each acknowledged to me that Said corporation executed the Same.

In Witness Whereof, I have hereunto set my hand and affixed my Notarial Seal on the day and year in this certificate first above written.



B. B. Lott.

Notary Public

My commission expires April 16th, 1906.

Recorded Sept. 11th, 1902, at 4:20 P.M.