

Recd 10/2/69
File No. 16-411-2W
Syracuse

140

169646

DEED OF EASEMENT

SE⁴ 16-411-2W

2.20
Free Paid
Recorder Davis County
Page 446

Recorded at request of
Date SEP 9 1957
By Emily T. Fielder
129

Platted Abstracted
On Margin Indexed
Compared Entered

FLORENCE LA VAUN B. GARDNER, a married woman of Blackfoot, County of Idaho, State of Idaho, and MERLE B. MATTHEWS, a married woman of Buhl, County of ~~Yankee Falls~~, State of Idaho, hereinafter referred to as Grantor, hereby conveys to THE UNITED STATES OF AMERICA, acting pursuant to the provisions of the Act of June 17, 1902 (32 Stat., 388) and acts amendatory thereof or supplementary thereto, Grantee, for the sum of One Dollar (\$1.00) the following described property in Davis County, State of Utah:

A perpetual easement to construct, reconstruct, operate and maintain the Syracuse (B-5) Drain, an underground pipeline or pipelines and appurtenant structures, including three manhole structures at or near Drain Interceptor 1.8R Stations 21+04, 27+74, and 34+42 in, on, over, upon or across the following described property:

A strip of land in the Southeast Quarter of the Southeast Quarter ($SE^4 SE^1$) of Section Sixteen (16), Township Four (4) North, Range Two (2) West, Salt Lake Base and Meridian, Forty (40.0) feet wide and included between two lines extended to the property lines and everywhere distant Twenty (20.0) feet on the right or Southwesterly side and Twenty (20.0) feet on the left or Northeasterly side of that portion of the following described centerline of what is known as the Syracuse (B-5) Drain Interceptor 1.8R from Station 19+73.5 to Station 36+24.6 measured at right angles thereto; said centerline is more particularly described as follows:

Beginning at Station 19+73.5, a point on the North line of the Grantor's property from which point the Southeast corner of said Section 16 bears South 54°09' East Seventeen Hundred Forty-three and One-tenth (1743.1) feet, and running thence South 51°49' East Sixteen Hundred Fifty-one and One-tenth (1651.1) feet to Station 36+24.6 a point on the South line of the Grantor's property from which point the Southeast corner of said Section 16 bears East One Hundred Fifteen and Two-tenths (115.2) feet, containing 1.52 acres, more or less; also,

A temporary easement, during the construction of an underground pipeline or pipelines and appurtenant structures, for construction purposes on, over or across the following described property:

A strip of land in the Southeast Quarter of the Southeast Quarter ($SE^4 SE^1$) of Section Sixteen (16), Township Four (4) North, Range Two (2) West, Salt Lake Base and Meridian, Sixty (60.0) feet wide and included between two lines extended to the property lines and

447

everywhere distant Forty (40.0) feet on the right or Southwesterly side and Twenty (20.0) feet on the left or Northeasterly side of that portion of the following described centerline of what is known as the Syracuse (B-5) Drain Interceptor 1.8R from Station 19+73.5 to Station 36+24.6 measured at right angles thereto; said centerline is more particularly described as follows:

Beginning at Station 19+73.5, a point on the North line of the Grantor's property from which point the Southeast corner of said Section 16 bears South 54°09' East Seventeen Hundred Forty-three and One-tenth (1743.1) feet, and running thence South 51°49' East Sixteen Hundred Fifty-one and One-tenth (1651.1) feet to Station 36+24.6 a point on the South line of the Grantor's property from which point the Southeast corner of said Section 16 bears East One Hundred Fifteen and Two-tenths (115.2) feet, containing 2.28 acres, more or less, excepting herefrom 1.52 acres, more or less, described herein which is covered by a perpetual easement; the net area exclusive of the perpetual easement is 0.76 of an acre, more or less.

As a further consideration, the United States, without cost or expense to the Grantor, shall repair or replace, with materials of like kind or equal quality, any existing fences, gates, ditches, roadways or other facilities damaged or destroyed by the construction of the drain or its appurtenances.

The Grantor, his successors and assigns, agrees that within the perpetual easement area described herein: (i) no buildings or structures of a permanent nature will be constructed and no trees will be planted; and (ii) future easements to third parties, in, on, over, upon or across the area will be subject to the approval of the United States, its agents or assigns.

WITNESS the hand of said Grantor this 8^t/13 day of May ,
1957.

Florence LaVear B. Hardner
Mildred B. Matthews

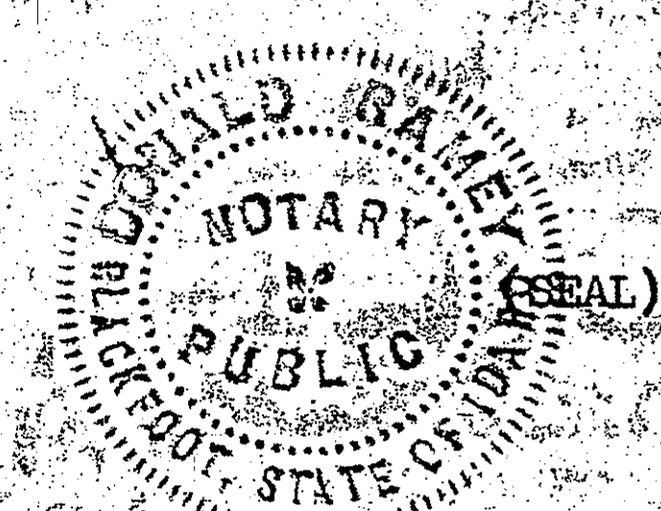
448

ACKNOWLEDGMENT

STATE OF IDAHO)
COUNTY OF *Idaho*) ss

On the 8 day of *May*, 1957 personally appeared before me FLORENCE LA VAUN B. GARDNER, a married woman, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that she signed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.



Donald Remney
Notary Public in and for the
State of *Idaho*
Residing at *Blackfoot*
My commission expires:

June 1960

ACKNOWLEDGMENT

STATE OF IDAHO)
COUNTY OF TWIN FALLS ss

On the 13 day of *May*, 1957, personally appeared before me MERLE B. MATTHEWS, a married woman, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that she signed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.



Merle
Notary Public in and for the
State of *Idaho*
Residing at *Buhl*
My commission expires: 1-1-1960