

harmless from any damage which may occur.  
In Witness Whereof, grantor has hereunto inscribed her name this 11<sup>th</sup> day of July A.D. 1913.  
State of Utah }  
County of Davis }  
Sarah Ann Lessio

E/195

On this 11<sup>th</sup> day of July A.D. 1913, personally appeared before me, the undersigned, a duly qualified and acting Notary Public in and for said County, and State Sarah Ann Lessio was a widow, the signee of the above instrument, who duly acknowledged to me that she executed the same.



Chas A. Mabey  
Notary Public

My commission expires Sept. 21-1914.

Decided May 28, 1914 at 9:30 a.m. Abstracted 7837  
Blanche Lewis,

County Recorder

21828.

Book 2 of Deeds, Volume 10  
Pages 14 & 15  
Recorded June 1, 1914  
Book 2 of Deeds, Volume 10  
Pages 14 & 15

Right of Way Easement. <sup>1140</sup>  
Inland Crystal Salt Company, a corporation, of Salt Lake County, State of Utah, Grantor, for One dollar and other valuable considerations paid by Utah Power Company, a Maine Corporation, Grantee, receipt of which is hereby acknowledged, hereby grants, bargains, sells and conveys to said Utah Power Company, its successors and assigns, an easement and right of way, and the right, privilege and authority to construct, erect, operate and maintain, a line or lines for the purpose of transmitting electric or other power, and telegraph and telephone lines, in, upon, along, over, through, across and under a piece of land 150 feet in width, situated in the County of Davis and State of Utah, and more particularly described as follows, to wit:  
Beginning at a point 340 feet, more or less, north of the south 44 corner, Sec. 15, T. 3 N., R. 1 W., S.P.C.M., thence N. 37 deg. 36 min. W. 2908 feet, more or less, thence east 189 feet more or less, thence S. 37 deg. 36 min. E. 2598 feet more or less, thence south 246 feet, more or less to the place of

beginning; within one the S 66<sup>1</sup>/<sub>2</sub> deg Sec 10, T 31 N, R 12 W,  
S. L. P. Co. N.Y. also

Beginning at a point 2324 feet, more or less west  
of the northeast corner of Sec 22, T 31 N, R 12 W, S. L. P. Co.  
thence S. 37<sup>1</sup>/<sub>2</sub> deg. 36 min. E., 447 feet, more or less, thence  
south 246 feet, more or less, thence N 57<sup>1</sup>/<sub>2</sub> deg. 36 min.  
E., 707 feet, more or less, thence east 159 feet, more or  
less to the place of beginning, all in the T 31 N, R 12 W  
N.Y., Sec 22, T 31 N, R 12 W, S. L. P. Co.

Together with the rights to plant, to successively  
and assign to place, erect, remove, inspect and  
to remove the said poles, towers, crossarms and fixtures  
and to place and maintain such other appurtenances  
as may be necessary to operate said lines or lines,  
and string wires and cables from time to time, ac-  
ross, through, under or over the above described  
premises; however, as to the number of towers and  
poles to be placed upon said land hereunder, it is  
understood and agreed that only Seven towers  
shall be placed upon said lands; this agree-  
ment for the above consideration; but if at any time  
the grantee shall desire to erect and maintain  
additional towers or poles upon said land, it may  
do so under this agreement by paying to the then  
owner of said land the further sum of \$20. for  
each tower so placed and maintained and the  
further sum of \$5. for each pole so placed and  
maintained, such payment to be made at the  
time such tower or pole is erected; also the right  
and privilege to cut and remove from said premises  
and on either side thereof, any timber, trees or even  
hanging branches or other obstruction which do or  
may endanger the safety, or interfere with the use  
of said poles or towers or fixtures or wires thereto  
attached, and the right of ingress and egress, to and  
over the above described premises for the purpose of  
repairing, renewing and inspecting said poles, towers  
fixtures, wires and appurtenances, and for doing  
anything necessary, useful or convenient for the en-  
forcement of easement herein granted; also the privi-  
lege of removing at any time any or all of said im-  
provements upon, over, under or on said lands.

Together with all the rights, emoluments, privileges and appurtenances which may be required for the full enjoyment of the rights herein granted.

To have and to Hold the same unto the said Grantee, its successors and assigns forever.

And the said grantor does for itself, its successors, executors and administrators, covenant with said Grantee, its successors and assigns, that said Grantor its lawfully seized in fee simple of said premises and has a good right to sell and convey the rights herein granted, and the same are free from all mortgages, encumbrances or liens; and that said Grantor will for itself and its successors, executors, and administrators, warrant and defend the same to the said Grantee, its successors and assigns, forever, against the lawful claims of all persons whomsoever.

In witness Whereof, the Grantor has hereunto set its hand and seal the 9<sup>th</sup> day of September A.D. 1913.

State of Utah } ss.  By Joseph T. Smith,  
County of Salt Lake Pres.

On this 9<sup>th</sup> day of September, A.D., 1913, personally appeared before me the undersigned, a duly qualified and acting Notary Public in and for said County and State, Joseph T. Smith, who, being by me duly sworn, did say that he is the President of the Island Crystal Salt Company, a corporation, and that the foregoing instrument was signed on behalf of said corporation by authority of a resolution of its Board of Directors, and the said Joseph T. Smith acknowledged to me that the said corporation executed the same.

In witness Whereof I have hereunto subscribed my name and affixed my Notarial Seal on the day and year in this certificate first above written.



Arthur Winter  
Notary Public

My commission expires Dec. 3, 1915

Recorded May 28, 1914 at 9:05 AM Abstracted 9227-352

Blanche J. Green  
County Recorder