2269362 BOOK 2712 PAGE 428

Recorded of Request of	DEC 4.1000
Recorded of Request of MOUNTAIN FUEL SUPPLY CO at The Foo Paid \$2, 99, HAZEL TAGGART CHASE, Recorder S	
ALT TAUR FOR PAIN SO OF HAZEL TAGGART CHASE Recorder S	Salt Lake County, Utah
DJ	2

RIGHT OF WAY AND EASEMENT GRANT

MOITI OF WAT AND	EASEMENT GRANT
Grant Beagley and Lily Beagley, his wif	'e
Grantor S of Salt Lake County	State of Utah , do hereby
convey and warrant to MOUNTAIN FUEL SUP	State of, do hereby
Utah, Grantee, its successors and assigns, for the s	PLY COMPANY, a Corporation of the State of
(\$ 1.00) and other good and value by	um of the arthur was interested a line in DOLLARS
(\$.1.00 and other good and valuable edged, a right of way and easement	e considerations, receipt of which is hereby acknowl-
protect, remove and replace nine lines valves valve	n width to lay, maintain, operate, repair, hispect,
facilities (hereinafter collectively called "facilities"	e boxes and other gas transmission and distribution through and across the following described land
and premises situated in the County of Salt L	ake State of Utah to-wit:
The land of the Grantors located in	
west quarter of Section 22, Township	1 South, Range 2 West, Salt Lake
Base and Meridian;	
the center line of said right of way and easement sl	hall extend through and across the above described
land and premises as follows, to-wit:	
Beginning at a point 755.3 feet Nort	h and 33 feet East from the South-
west corner of said Section 22, said	
7200 West Street, thence East 200 fe	
	•
•	
	•
TO HAVE AND TO HOLD the same unto the	e said Mountain Fuel Supply Company, its suc-
cessors and assigns, so long as such facilities shall be	maintained, with the right of ingress and egress to
and from said right of way to maintain, operate, repa	ur, inspect, protect, remove and replace the same.
During temporary periods Grantee may use such po	ortion of the property along and adjacent to said
right of way as may be reasonably necessary in conne moval or replacement of the facilities. The said Gr	antor s shall have the right to use the said prem-
ses except for the purposes for which this right of	way and easement is granted to the said Grantee.
provided such use does not interfere with the facili	ties or any other rights granted to the Grantee
nereunder.	
The Grantors shall not build or construct no	or permit to be built or constructed any building
or other improvement over or across said right of	way, nor change the contour thereof without writ-
en consent of Grantee. This right of way grant sha successors and assigns of GrantorS and the succe	ll be binding upon and inure to the benefit of the
assigned in whole or in part by Grantee.	ssors and assigns of the Grantee, and may be
	ng this grant on behalf of the Grantee are without
uthority to make any representations, covenants o	r agreements not herein expressed.
WITNESS the execution hereof this 2577	day of NOVEMBER , 19 68
	of an
	I want Beagley.
	Grant Beagley
	L'A Banday
Witness	Grant Beagley Lily Beagley Lily Beagley
WALKES	(/ Lily (Beagley
Witness	
TATE OF UTAH	
County of SALT LAKE SS.	
	BER, 1968, personally appeared
efore me LARANT BEAGLEY AN	10 LILY BEAGLEY
/	/
ne signer. Sof the foregoing instrument, who duly a	cknowledged to me that the Veverused the serve
ie aigner. or the foregoing manument, who duty at	canonadaged board mat .q. ne. v. executed the same.
with S & Wall	d hill &
The second of th	Muller 1 Jones
Ly Commission expires	Notary Public
1979	Sur I Ave BL. 11611
47 <u>878741941749</u> R	esiding at SHLT LAKE CITY WHILE