2533462 RIGHT OF WAY AND EASEMENT GRANT

S CO 311 () If the	
a Corporation of the State of Minnesota Grantor, does hereby convewarrant to MOUNTAIN FUEL SUPPLY COMPANY, a Corporation of the State of Utah, Grits successors and assigns, for the sum of One and No/100 DOL (\$ 1.00) and other good and valuable considerations, receipt of which is hereby ackedged, a right of way and easement twelve (12) feet in width to lay, maintain, operate, inspect, protect, remove and replace pipe lines, valves, valve boxes and other gas transmission are tribution facilities (hereinafter collectively called "facilities") through and across the following scribed land and premises situated in Salt Lake County, State of Utah the Northwest quarter of Section 25, Township 2 South, Range 1 West, Salt Lake Base and Meridian;	antee, LARS mowl- repair, id dis- ig de-
the center line of said right of way and easement shall extend through and across the above des land and premises as follows, to-wit:	cribed
Beginning at a point 397.4 feet West and 25 feet North of the center of said Section 25, thence North 235 feet; thence West 275 feet. Request of MOUNTAIN FUEL SUPPLY IN Recorder, Selt Lake County, Utah S. J. W. By Deputy Ref. Deputy	•
TO HAVE AND TO HOLD the same unto the said Mountain Fuel Supply Company, it cessors and assigns, so long as such facilities shall be maintained, with the right of ingress and egrand from said right of way to maintain, operate, repair, inspect, protect, remove and replace the During temporary periods Grantee may use such portion of the property along and adjacent tright of way as may be reasonably necessary in connection with construction, maintenance, repair moval or replacement of the facilities. The said Grantor shall have the right to use the said precept for the purposes for which this right of way and easement is granted to the said Granter vided such use does not interfere with the facilities or any other rights granted to the Grantee here. The Grantor shall not build or construct nor permit to be built or constructed any build other improvement over or across said right of way, nor change the contour thereof without we consent of Grantee. This right of way grant shall be binding upon and inure to the benefit successors and assigns of Grantor and the successors and assigns of the Grantee, and may be as in whole or in part by Grantee. It is hereby understood that any parties securing this grant on behalf of the Grantee are out authority to make any representations, covenants or agreements not herein expressed.	ress to same. o said air, re- emises e, pro- under. ing or rritten of the signed
IN WITNESS WHEREOF the Grantor has caused its corporate name and seal to be her affixed this	reunto
ATTEST: McGLYNN - GARMAKER CO. S. (SEAL) By Secretary	STATE IN STATE OF THE STATE OF
STATE OF MINNESSTA	
County of //FMM/501N ss.	minimo, men
On the day of find and 1973, personally appeared me PONDAD V. NOCCHANN AND E. GNRMMANTAL who being duly sworn, did say that they are the PRISIDENT and SECRETURY , respectively, of MCCHANN - CHRAIL	
and negrotivery, or nespectively, or nes	
and that the foregoing instrument was signed on behalf of said corporation by authority of a reso of its Board of Directors, (or)* its By-Laws, and said DONALD VINCOLYMAN acknowledged to me that said corporation duly executed the	and same.
My Commission expires 14444444 Notary Public	**********
My Commission expires:	6000
Residing at Jun 1945, Pills:	10000

*Strike clause not applicable.