

2nd &
Hudson Williams
305 N. 1st S.
Logan

44-3

ATTACHMENT

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LOGAN AGREEMENT

LOGAN AGREEMENT entered into between JOHN PRINE, JR.,
PRIME CONTRACTOR, c/o J. V. Gayle, 711 Main North Street, Logan, Utah
84321, First Party; LOGAN IRRIGATION COMPANY, c/o Ray Ross, 2900 Main
2900 North, Logan Ward, Utah 84321, Second Party; and RICE MALL,
INC., 35 Century Park-Way, Salt Lake City, Utah 84111, Third Party;

AGREEMENT:

WHEREAS, Third Party is developing the Rice Valley Mall, situated at the intersection of Main Street and 19th North Street, Logan, Cache County, Utah 84321, and in connection therewith will construct
sewer drains to permit the discharge of surface water from the building and parking areas to be constructed on said Mall; and

WHEREAS, Third Party desires that the surface water on the
said Mall shall discharge into the irrigation canal of the First and
Second Parties in accordance with the terms and conditions of this
Logan Agreement;

It is hereby mutually agreed as follows:

1. That Third Party has caused to be prepared a site plan entitled Cache Valley Mall, Logan, Utah prepared for John Prine, Jr., et al., Inc., and Gayle, Inc., Job 027200, dated August, 1970; and
2. That in the development and use of said Mall certain waste
and drain water will accumulate at the intersection of Main Street and
19th North Street, in Logan, Cache County, Utah, and thereupon leave
said Mall property and flow in a northwesterly direction diagonally
across the intersection of said streets in a flat earthen pipe 30 inches
by 22 inches in size, which said pipe is now in place, and which said
water will thereafter run in a westerly direction along said 19th
North Street to a point of intersection with the irrigation canal of
the first and second parties.

3. That the First Party and the Second Party will grant to the Third Party a license to drop cold water into the canal belonging to the First and Second Parties, wherein cold water will become part of the irrigation water and system of the said First Party and Second Party.

4. That this license shall run for a term of twenty-five (25) years, commencing on the last day of January, 1936, and concluding on the last day of December, 1960. Third Party shall have the right to renew this license for an additional term of twenty-five (25) years on the same terms and conditions as herein contained by serving written notice to First and Second Parties of its election to so renew this license at least six (6) months prior to the expiration of the initial term thereof.

5. That Third Party agrees to pay to the First and Second Parties to be shared by them in proportion to their respective ownership, the sum of \$100.00 per year, payable in advance on or before the last day of January of each year during the first five (5) years of the term of this lease. The rental to be paid during each succeeding five (5) years of the term hereof shall be augmented by the previous amounts and agreed upon prior to the expiration of the previous five (5) year period; provided, however, that in no event shall the rental for any five (5) year period be increased in excess of the rental for the previous five (5) years times the percentage that the cost-of-living index reported by the United States Department of Labor for the Denver, Colorado area has increased during said previous five (5) year period.

6. That the flow of cold water and the maintenance, upkeep and repair of cold water and conduits while on said Mill property and from the point of departure therefrom until said water is dropped into said canal, is and shall be the sole responsibility of the Third Party, and that the maintenance, upkeep and repair of the irrigation canal of the First and Second Parties and the flow of water through said canal from the point of departure shall be the sole responsibility of First and Second Parties.

7. Was on the other side when the name of the State
was read over the radio. It was part of the name of some
Indigenous Nation, and under the name, first name of the State Name
[REDACTED]

[REDACTED] the basis of the position, this [REDACTED] of [REDACTED], 1974.

John Dodge
Dept. Defense
John Dodge

R. L. Ross

John Smith