20 Box 9550 James Siam)

ACREMENT AND GRANT OF RIGHT OF WAY

THIS ACCREMENT AND CHART, entered into on this 13th day of Jume, 1941, by and between TRI-STATE OIL AND REFINING COMPANY OF COMEN, UTAH, a Corporation, organized and existing under and by virtue of the laws of the State of Utah, the party of the first part, and FARKERS CRAIN COCPERATIVE, a corporation organized and existing under and by virtue of the laws of the State of Utah, the party of the second part, witnesseth:

That the party of the first part, in consideration of the covenants on the part of the party of the second part, hereinafter contrined, does hereby grant and convey unto said party of the second part a free and unsumbered perpetual right of way of sufficient width and depth to enable the party of the second part to install therein and thereunder an eight-inch drain pipe and a four-inch drain pipe, or sewer pipe, parallel to, but in the same trench, and on the like grade as said eight-inch pipe, together with the necessary sumps, and man-holes, along said strip of land, for the proper operation, maintenance and repair of said lines of drain, through, under and acre as such strip of ground, belonging to the party of the first part, situated in Weber County, State of Utah, the center line of which said strip is described as follows:

A part of the North East Quarter of Section 36, Township 6 North, Range 2 West, S. L. H., U. S. Survey: Beginning at a point on the property line of the party of the first part on the Horthwesterly side of the Hooper Brad, which point is situated H.89° 26°W. 846.7 feet and N.43° 03°E. 415 feet, and E.35° 16°W. 197.7 feet from the South East corner of the Horth East Quarter of said quarter section (being the South East corner of Lot 8, Local Survey of said Sec. 36), and running thence H.28° 03°W. 358 feet clong said drain pipe line; thence H.32° 28°W. 592 feet to the outlet of said drain at the Horth line of Seid property belonging to said party of the first part.

This grant is made to second party for the purpose of carrying and draining water off of and away from the real property owned by second party and described as follows, to-wit:

All of Lot Seven (7) and a part of Lot Bight (8), Local Survey, more particularly described as follows, to-wit:

Herining at the South-east corner of said Lot 8, and running thence Herin 69 deg. 37' West 290.7 feet; thence Forth 33 deg. 19' East 530.8 feet, to the East line of said Lot 8; thence Fouth along the East line of said Lot 8 to the plane of beginning; situate in the Borth-east quarter of Section 36, in Township 6 Herth. Range 2 West of the Selt lake Maridian, United States Survey.

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Also: A part of the North-east quarter (3) of said Section 36, described as follows, to-wit:

Beginning at a point 404.8 feet south of the Herth-meat corner of said querter section and running thence South 43 deg. 03' West 1240 feet; thence south 89 deg. 36' East 556.0 feet; thence North 33 deg. 19' East 550.8 feet; thence North 0 deg. 04' East 466.0 feet, to the place of beginning, situated in Teber County, State of Utah.

And the party of the second part, in consideration of said great of such right of way as eforesaid, coverants that it will instell said lines of drains, we eforessid, with secled joints within the limits of said tract of ground, in a worksmalike narmer and upon such grade, or grades, as shell conform to its needs in respect to the foundation of its Slavetor now being constructed and Elevetors which may be hereofter constructed, on its above described land, in corrying away mater, in excess of its out needs, from its elevators and property into the open drain in the Mobor County highway at the outlet of said drain line and at the North line of the property belonging to the party of the first part, as aforesaid; that it will install in said granted right. of way, at a point near the Hooper Boad, a map on said drain pipe line for the joint use of the parties hereto from which said perty of the first pert may appropriate to its use the mater resching the same in ercess of an amount decembery to carry along and expel from the pipes any waste meterials from said Rievators, the said muste materials to be trained from said Blavetors through said 4 inch drain, or sever gipe, and discharged into said 5 inch drain gipe at a point down grade from said swap; that it will back-fill the transh which results from digring down to grade and after leying the said lines of dreip and leave said created atota of way is a nest and greatestly condition, and will do libórias from timo to timo on and when said drainess systém shell be repaire edy or altered, to keep it is proper condition and operation,

The party of the first coverants that it will not interfere with the free flow of said water along said drain line or lines, and particularly, that it will not back-up such water at any place along said drainers system; that the purity of the second part shill have access at all times to eath right of way for the purpose of impecting, alsoning, repairing and resodating its said lines, or aither of them, and the sumps and non-holes along the same, but that said party of the second part shall not be printeted, or required, to fance and right of the second part shall not be printeted, or required, to fance and right of the second part shall not otherwise obstruct the cond of the surface there are not the surface of the surface there are on the surface that

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The party of the second part, in further consideration of said grant of such right of way as aforesaid, covenants that it will also give and transfer to said party of the first part two shares of water in the Davis and Neber Counties Canal Company heretofore used by the party of the second part on its property on which the said Elevator is aitwated; and it grants such easement across its property for the proper conveyance of said irrigation water, represented by said two shares, aforesaid, to the premises of the party of the first part, as shall not interfere with its said Elevators, or other buildings and structures, now or hereafter erected on its property, necessary in the operation of its Elevator business, such easement to be in form of pipe line, the top of which must be at least two feet (2) below surface of ground, all of which must be located north of the present railroad "Relico" station sign.

And the parties hereto further covenant and agree that all and every of the grants, covenants, agreements and conditions herein contained shall extend to and bind their several executors, administrators, successors and assigns.

IN FIGURES SECTION, the parties hereto have set their hands and seals the day and year hereinshows first written.

	EY COMPANY OF OGDET
Secretary	Its President
ATT COMMENT	By Blurod Killiams
	Sy XIIII Treasurer
Secretary	

The above and foregoing agreement and right of way great is hereby

DEPENDENTALL OIL AND REFLICIO COMPANY

ATTEST:

Secretar

age 1.176 mg 400

State of Utah County of Helt Lake

On this day of marche , 1942, personally appeared before me A. Soderberg, who, being by me duly aworn, mayn that he is the President of the Tri State Oil & Refining Company of Ogden, a corporation, and that said instrument was signed in behalf of said corporation by authority of a resolution by its board of directors, and the said A. Sodere berg acknowledged to me that said corporation executed the same.

" IN NIMES WERES, I have bereinto set my hand and affixed my organist seel the day and year in this cortificate first above written.

Residing at Markey

HATU TO STATE. COUNTY OF WEEKS

on this 18th day of Makely, 1942, personally appeared before me Blwood Williams, the being by me duly swire, mayor these he is the Treamirer of the Parmers Grein Choparative, a corporation, and that said instrument was signed in behalf of said corporation by authority of the Spelaws; and that said Blacof Williams acknowledged to me that said correct which executed the same.

IN MINNEY MERROY, I have becounts set my hand and affired my orticist was the day and year in this certificate first above writtens

He Commission Expires (Cont. 12 - 14 d)

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State of}	**	
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