entry No. 70589.

G.E. welsh, Division Attorney By.A.A. Sargent, Asst, Div. Atty.

\$10.00

Dollars in consideration of which the undersigned hereby grant and convey unto said company, its associated and allied companies, its and their respective successore assigns, lessees and agents, a right of way and easement to construct, operate, maintain, replace and remove such communication systems as the grantee may from time to time require, consisting of under ground cables, wires, conduits, menholes, drains, and splicing boxes, and surface testing terminals, repeaters and markers and other appurtenances, upon, over and under a strip of land one rod wide across the land which the undersigned have any interest in

Southwest quarter of Section 4Township 2 North, Range 5 East, Salt Lake Base and Meridian, County of Summit, and State of Utah together with the following rights: Of ingress and egress over and across the lends of the undersigned to and from said strip for the purpose of exercising the rights herein granted; to place surface markers beyond said strip; to clear and keep cleared all trees, roots, brush and other obstructions from the surface and subsurface of said strip; to instell gates in any fences crossing said strip; and to permit in said strip the cables, wires, circuits and appurtenances of any other company. The westerly boundary of said one root strip shall abe a line parallel to and three feet westerly of the first cable laid, which cable shall be verified indicated upon surface markers set at intervals on the land of the undersigned or on lands adjacent thereto. The undersigned for themselves their heirs, executors, administrators successors and assigns, hereby covenant that no structure shall be erected or permitted on said strip. The grantees agree to pay for damage to fences and growing crops arising from the construction and maintenance of the aforesaid systems.

signed and sealed this 14th day of Lay, 1942 at Coalville, Utah.

WITHESS:

上.J. Coles

Everett Rees

E. J. Coles

Marie Rees

STATE OF UTAH (
: SS.
COUNTY OF SUMMIT)

On the 29th day of June, A.D. 1942, personally appeared before me Everett Rees and LarieRees, his wife, the signers of the above instrument, who duly acknowledged to me that they executed the same.

WITHESS my hand and notarial seal.

S.R. Salmon

Notary Public in and for Summit, County,
Utah, residing in Coalville, Utah.

(SEAL)

My commission expires June 24/46.

Recorded at the requist of American Tel. & Tel. Co. October 19, A.D. 1942 at 2:15 o'clcok P.M.

Entry No.-70587. \$10.00

G.E. Welsh, Division Attorney
By. A.A. Sargent, Asst, Div. Atty.

RECEIVED OF WERICAN TELEPHONE AID TELEGRAPH COMPANT OF MYOMING Ten and no/100 Dollars, in consideration of which the undersigned hereby grant and convey unto said Company, its associated and allied companies, its and their respective successors, assigns, lessees and agents, a right of way and easment to construct operate, maintain, replace and remove such communication systems as the grantees may from time to time require, consisting of underground cables; wires, conduits, manholes, drains and splicing boxes, and surface testing terminals, repeaters and markers and other appurtenances, upon, over and under a strip of land one rod wide across the land which the undersigned our on in which the undersigned have any inherest in

Section 23, 26, 27, 33 and 34 Township 1 North, Range 4 East, Salt Lake Base & Meridian, Sections 4,8 and 9 Township 1 South, Range 4 East, Salt Lake Base and Meridian.County of Summit, and State of Utah together with thefollowing rights: Of ingress and egress over and across the lands of the undersigned to and from said strip for the purpose of exercising the rights herein granted; to place surface merkers beyond said strip; to clear and keep cleared all trees, roots, brush and other obstructions from the surface and subsurface of said strip; to install gates in any fences crossing said strip; and to permit in said strip the cables, wires, circuits and appurtenances of any other company. The northerly & westerly boundary of said one rod strip shall be a line parallel to and three feet northerly & westerly of the first cable laid, which cable shall have its location indicated upon surface markers set at intervals on the land of the undersigned or on lands adjacent thereto. The undersigned for themselves their heirs, executors, administrators, successors and assigns, hereby covenant that no structure shall be erected or permitted on said strip. The grantees agree to pay for damages to fences and growing crops srising from the construction and maintenance of the aforesaid systems.

Signed and sealed this 11th day of June, 1942, at 67 H. St., Salt Lake City, Utah and Park City, Utah.