

*See Deed  
on 1st page 20*

Utah Light and Railway Company.

This Agreement made and entered into this 1<sup>st</sup> in day of March, 1911, by and between John Ford Jr. of Carterville Utah, party of the first part, and the Utah Light & Railway Company, a corporation of the State of Utah, party of the second part, Witnesseth:

That whereas the party of the second part is about to construct an electrical transmission line from Salt Lake to Ogden said line to be suspended on poles or structures of steel frame work commonly called towers, and in the course of said installation desires to cross the premises of the party of the first part:

Now, therefore, in consideration of the sum of Ninety and  $\frac{75}{100}$  Dollars, in hand paid by the party of the second part to the party of the first part, receipt whereof is hereby acknowledged, and in further consideration of the covenants and agreements herein contained on the part of said Utah Light & Railway Company, agreeing by it on behalf of itself, its successors and assigns, to be well and truly kept and maintained, the party of the first part hereby grants to the party of the second part the right to construct and thereafter maintain, on the E<sup>2</sup> of N<sup>4</sup> of Section 12, Township 2 N. Range 1 W. Salt Lake Meridian being the premises of the party of the first part, Three towers for the support of an electrical transmission line upon the following particular location, to-wit:

Beginning at a point on the South boundary of grantor's land, which point is 2184 feet South and 218 feet West, more or less, from the N. E corner of Sec. 12; thence N. 0° 17' E 414 feet to first tower; thence N. 0° 17' E. 607.5 feet to second tower; thence N. 0° 17' E 603.5 feet to third tower; thence N. 0° 17' E. 537.5 feet to North boundary of grantor's land.

Together with the right to enter upon said premises along the route or line of said transmission line for the purpose of erecting said towers and transmission line, and thereafter to enter upon said land when necessary for the purpose of maintaining and repairing the same.

Upon condition however, that the party of the second part its successors and assigns, shall pay to the party of the first part, his heirs successors and assigns

omed by the owner of said line, its agents or servant  
the growing crops or premises of the party of the first  
part, his successors or assigns, while engaged in c  
struction, reconstruction, inspection or repairing of  
towers or transmission line.

In witness whereof, the party of the first  
part has hereunto set his hand and seal, and the  
party of the second part has caused this agreement  
to be executed by its officer thereunto duly authorized  
the day and year first above written.

Paid By Voucher

No 13297.

Approved:

Joseph S. Wells

General Manager

State of Utah }  
County of Davis }  
S.S.

John Ford Jr.

Utah Light & Railway Comp.

By S. E. Abbott

Its Agt.

On this 15th day of March, 1911, before me  
Nephi Palmer, a notary public in and for said county  
personally appeared John Ford Jr. who acknowledged  
to me that he executed the foregoing instrument.

My commission

Seal

Nephi Palmer

expires Aug. 20, 1913.

Notary Public

Approved as to forward execution

P. S. Williams

H. B. J.

General Attorney

Recorded April 28, 1911, at 1<sup>st</sup> Am. Case No. 6109

Glenda L. Miller County Recorder.

Agreement 744.

Utah Light & Railway Company.

This Agreement made and entered into this  
15th day of March, 1911, by and between Charles E. Fox  
of Centerville, Utah, party of the first part, and the Utah  
Light & Railway Company, a corporation of the State  
of Utah, party of the second part, witnesseth:

That whereas the party of the second part  
about to construct an electrical transmission line  
from Salt Lake to Ogden said line to be suspended  
from poles or structures of steel frame work commonly called  
towers and in the course of said installation devices

17719.  
See Deed  
Exhibit of Deeds  
J.W. pg 201