

a.s.
m.m.

the public roads, streets and highways adjoining the property owned by me in Lot One (L. 1), Block One hundred seventeen (Blk. 117), Sandy Station Plat, County of Salt Lake and State of Utah with the right to permit the attachment of the wires and fixtures of any other companies, and to trim any tree along said lines so as to keep all wires cleared at least thirty-six inches.

Said sum being received in full payment therefor.

Witness my hand and seal this 14th day of September, A.D. 1917, at Sandy, Utah

Witnesses: W. R. Steele, Agent

Eliza Amelia Newlett, [Seal]

Recorded at request of Mt. States Tel. & Tel. Co. Oct. 5, 1917 at 3:09 P.M. in Book "27" of L. & S. page 598-9, abstracted in "A-18", pg. 100, line 26. Recording fee paid 70¢ (Signed) G. H. Glaub Recorder
Salt Lake County, Utah. By W. M. Swan Deputy.

#384849

Correct: J. G. O'Neal

R. O. W. Agent

Approved:

Div. Const. Engineer

Approved:

Div. Gen. Mgr.

Received of The Mountain States Telephone And Telegraph Company One Dollar, in consideration of which the undersigned hereby grants to said company, its successors and assigns, the right to place and maintain telephone pole and other necessary wires and fixtures, on the following described property, situate in the County of Salt Lake and State of Utah, to-wit:

The West 5 $\frac{1}{4}$ feet of Lot 2 Block 114 Plat "B" Salt Lake City Survey. Said pole to be set on the west line and about 165 feet South of the North line of the above described property.

This right is granted on condition that the work shall be done with care; that all damage to the premises caused thereby shall be repaired by and at the expense of the said company; and when it becomes necessary to change the pole, wires or fixtures, on account of the erection of new buildings or other property improvements, the same shall be done by the company at its own expense, after reasonable notice has been given the said company by the property owner.

Witness my hand and seal this 27th day of Sept, 1917, at Salt Lake City, Ut

Witness: E. E. Holt, Agent

Jane Hill, [Seal]

State of Utah } ss.

County of Salt Lake } On this 27th day of Sep A.D. 1917 personally appeared before me Jane Hill the signer of the within instrument, who duly acknowledged to me that she executed the same.



E. E. Holt

Notary Public.

Recorded at request of Mt. States Tel. & Tel. Co. Oct. 5, 1917 at 3:10 P.M. in Book "27" of L. & S. page 599 Abstracted in "B-18", pg. 161, line 9. Recording fee paid 90¢ (Signed) G. H. Glaub Recorder, Salt Lake County, Utah. By W. M. Swan Deputy.

#384850

Correct: J. G. O'Neal

R. O. W. Agent

Approved:

Div. Const. Engineer

Approved:

Div. Gen. Mgr.

Received of The Mountain States Telephone And Telegraph Company One Dollar, in consideration of which the undersigned hereby grants to said company, its successors and assigns, the right to place and maintain telephone pole and other necessary wires and fixtures, on the following described property, situate in the County of Salt Lake and State of Utah, to-wit:

The South 2 $\frac{1}{2}$ rods of the North half of Lot 5 Block 104 Plat "A" Salt Lake City Survey. Pole to be set in the Southeast corner of the above described property.

This right is granted on condition that the work shall be done with care;

a.s.
m.m.

Salt Lake City Exchange Line

that all damage to the premises caused thereby shall be repaired by and at the expense of the said company; and when it becomes necessary to change the poles, wires or fixtures, on account of the erection of new buildings or other property improvements, the same shall be done by the company at its own expense, after reasonable notice has been given the said company by the property owner.

Witness my hand and seal this 27th day of Sept, 1917, at _____,

witness: E. C. Holt Agent

Nettie J. Howe (Seal)

State of Utah } ss.
County of Salt Lake }

On this 27th day of Sept A.D. 1917 personally appeared before me Nettie J. Howe the signer of the within instrument, who duly acknowledged to me that she executed the same.

E. C. Holt

Notary Public.



Recorded at request of Mt. States Tel. & Tel. Co. Oct. 5, 1917, at 3:17 P.M. in Book "2-3" of Liens and Leases, pages 599-600. Abstracted in "6-12", pg. 156, line 24, Recording fee paid 90¢ (Signed) Geo. H. Island Recorder, Salt Lake County, Utah. By W. M. Swan Deputy.

S. J.
Swan

#384919

No. _____

\$ 447 75

Denver, Colorado, August -21-1917

For Value Received, I promise to pay to the order of Beatrice Creamery Co., at its Denver office, the sum of Four hundred forty seven and 75/100 Dollars in installments as follows: On or before the 1st Day Of September 1917 Fifteen and 0/100 Dollars 1st Day Of October 19th Fifteen and 0/100 Dollars 1st Day Of November 19th Fifteen and 0/100 Dollars 1st Day Of December 19th Fifteen and 0/100 Dollars and Fifteen (15 00) on the first of each month thereafter until the principal sum shall be paid all with interest from date at the rate of 6 per cent per annum, from maturity, and in default of any of the above installments the entire sum may be declared due and payable with interest. The consideration of this note is the sale to me by the said Beatrice Creamery Co. of One Ford Touring car 1917 model Motor No 1631873 (the receipt of which is hereby acknowledged, and it is agreed that Beatrice Creamery Co. is not responsible for any agreement not contained in this contract), upon credit for the sum of Four hundred forty seven and 75/100.

And to secure the payment of the above note I hereby create a lien on the said Automobile in favor of the said Beatrice Creamery Co. to the amount of said note and interest; provided, however, that on the payment of said note and interest, when due, this lien shall be null and void. And provided, further, that until default be made by me in the payment of said note and interest, as above specified, or some part thereof, I am to retain possession of said Automobile. The said Automobile is now and shall always be personal property, regardless of the manner of its annexation to any real property or building.

And it is further agreed that this mortgage is given to secure the purchase price of the article or articles herein designated, and that in the event of the non-payment of said note, or any part thereof, or the interest thereon, at the time and place specified in said note, or in case I shall attempt to sell, encumber or remove the said automobile from the present residence of the subscriber in Salt Lake City, Utah without the written permission of the said Beatrice Creamery Co., or in case the said Beatrice Creamery Co. shall at any time feel insecure, or in case the said Automobile shall be seized on legal process, the said Beatrice Creamery Co., its agents, attorneys or assigns, may declare said note partially or wholly due, and take possession of said Automobile wherever the same may be found, without process of law, and sell the same at private sale, and apply proceeds arising from said sale on costs attending the same, and deduct a fair and reasonable commission for making said sale, and apply the balance, if any, on said note and interest, paying over the surplus, if any, to me on demand.

I agree to keep the above-named Automobile fully insured in the name of Beatrice Creamery Co., and to turn the policy over to it to hold. State of Utah, } ss. Henry H. Keatley (Seal)
County of Salt Lake } This mortgage was acknowledged before me by Henry H. Keatley this 8 day of October 1917
My commission expires Jan 6, 1918.



Notary Public

Recorded at request of Henry H. Keatley, Oct. 8, 1917, at 11:13 a.m. in Book "2-3" of L & L page 600. Recording fee paid \$1.10, (Signed) Geo. H. Island Recorder Salt Lake County, Utah. By Geo. G. Bywater, Deputy.

M. J. S.
Scheckell