in the First National Bank of Layton, Utah.

Grantors reserve the right to use said land for any and all purpose hereby granted to said Grantee. Grantee agrees to pay any damages caused by grantee's operations hereunder, to said land, and to the improvements, crops, pasturage, fences and livestock of grantors on said land, on the basis of the status, condition, and use of said land and the improvements thereon, at the date of this contract. In the event the parties hereto cannot agree upon the amount of said damages, then the amount thereof shall be ascertained and determined by three disinterested persons selected as follows: One by said grantors, one by said grantee and the third by the two so selected, and the written award of any two of said three persons so selected shall be final and conclusive on the parties hereto. Any pipe line laid hereunder shall be buried so it will not interfere with cultivation of the surface of said premises.

It is agreed that the terms, conditions and provisions of this contract shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the grantors above named have hereunto set their hands and seals this 17th day of August, 1939.

Signed, sealed and delivered in the presence of:

Chas H Sandy



The First National Bank of Layton.
By L E Ellison (Seal) By L E Ellison Leo H Foxley (Seal) Artell Foxley

(ACKNOWLEDGMENT)

State of Utah Davis County.

Before me, A Notary Public in and for said County and State, on this 17th day of August, 1939, personally appeared Leo H. Foxley and Artell Foxley, his wife, to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

My Commission expires: Feb. 12, 1940

NOWLEDGMENT)

Frank Croft Notary Public Farmington-State of Utah

STATE OF UTAH Davis County.

Before me, Frank Croft, Notary Public in and for said County and State, on this 17th day of August, 1939, personally appeared L. E. Ellison, Cashier of the First National Bank of Layton, Utah, to me known to be the identical person who executed the within and foregoing instrument in my presence, and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth by authority of a Resolution of its Board of Directors.

My Commission expires:

February 12, 1940

Recorded December 11th, 1939 at 10:13 A.

Frank Croft

Notary Public Farmington-State of Utah Abstracted 4/42

7/

County Recorder

M-3391 No. 72742

RIGHT OF MAY CONTRACT

FOR AND IN CONSIDERATION OF THE SUM OF \$17.50, the receipt of which is hereby acknowledged, Harold J. Dawson and Doris M. Dawson, his wife; Alex H. Dawson and Lillie Dawson, his wife hereafter called grantors, hereby grant unto UTAH OIL REFINING COMPANY, its successors and assigns, hereinafter called grantee, the right to lay, maintain, inspect, operate, replace, change or remove a pipe line for the transportation of oil, gas, gasoline or other petroleum products, and also the right to erect, install, maintain, inspect, operate and remove telegraph and telephone lines and the equipment and apparatus therefor, if grantee desires to do so, to be used in connection with any such pipe line, on, over and through the following described land of which grantors warrant they are the owners in fee simple, situated in Davis County, State of Utah, to-wit:

Beg 20.00 chs N & 21.47 chs W fr SW cor of $NE_4^{\frac{1}{2}}$ of Sec 14, Tp 4 N, Range 1 W; Th N $29^{\circ}37^{\circ}$ E 2.49 chs; Th N $42^{\circ}52^{\circ}$ E 13.73 chs; ThS 81°40' E 7.64 chs; Th N $35^{\circ}04^{\circ}$ E 5.71 chs; Th N 4.50 chs; Th E 40.00 chs: Th S 20.00 chs; Th W 61.47 chs to beg. Cont. 105.82 acres.

Beg. 2.18 chs E fr SW cor of NE₁ of Sec. 14, Tp 4 N, Range 1 W; Th N 12.05 chs; Th Sw'ly 36.50 chs more or less; Th N 61°22' E 11.48 chs; Th N 29°37' E 6.13 chs; to Town Line; Th E 61.47 chs; Th S 22.50 chs; Th SW'ly 11.75 chs; Th NW'ly 23.3 rds; Th S 88°40' W 23.08 chs; to beg. Cont 107.62 acres. together with the right of ingress and egress to and from said land for any all purposes necessary and incident to the exercise by said grantee of the rights granted by this contract.

And for an additional consideration of One (\$1.00) Dollar, the receipt of which is hereby acknowledged, said grantors hereby grant unto said grantee the right at any time to lay, maintain, operate, inspect, replace, change or remove an additional pipe line or pipe lines alongside of said first pipe line for the transportation of oil, gas, gasoline or other petroleum products on, over and through said land, and grantee agrees to pay grantors for each additional pipe line placed on said land by it the sum of Seventeen & NO/100 Dollars on or before the time grantee commences to construct such pipe line on, over and through said land. Said payment may be made direct to grantor or deposited to credit of the grantors in the First National Bank of Layton, Utah.

Grantors reserve the right to use said land for any and all purposes except the purpose hereby granted to said Grantee. Grantee agrees to pay any damages caused by grantee's operations hereunder, to said land, and to the improvements, crops, pasturage, fences and livestock of grantors on said land, on the basis of the status, condition, and use of said land and the improvements thereon, at the date of this contract. In the event the parties hereto cannot agree upon the amount of said damages, then the amount thereof shall be ascertained and determined by three disinterested persons selected as follows: One by said grantors, one by said grantee and the third by the two so selected, and the written award of any two of said three persons so selected shall be final and conclusive on the parties hereto. Any pipe line laid hereunder shall be buried so it will not interfere with cultivation of the surface of said premises.

It is agreed that the terms, conditions and provisions of this contract shall extend to and be binding upon the heirs, executors, adminstrators, personal representatives, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the grantors above named have hereunto set their hands and seals this 13th day of September. 1939.

Signed sealed and delivered

in the presence of:

and probones of

Walter B Burton

Lillie Dawson (Seal)

Alex H. Dawson

W J Burton Harold J Dawson

rold J Dawson (Seal)

Doris M Dawson

(ACKNOWLEDGMENT)

STATE OF Utah I ss.
Davis County, I

Before me, Notary Public in and for said County and State, on this 13th day of September, 1939, personally appeared Alex H.Dawson and Lillie Dawson, his wife and Harold J. Dawson and Doris M. Dawson, his wife, to me known to be the identical persons who executed the Within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

My Commission expires: Oct.12,1940.



Recorded December 11th, 1939 at 10:14 A. M.

Walter B Burton

Notary Public.

My residence is in Salt Lake City, Ut. Abstracted 4/277

Glice Hess County Recorder

No. 72743

RIGHT OF WAY OF CONTRACT

FOR AND IN CONSIDERATION OF THE SUM OF \$1.00 and other Valuable Consideration, the receipt of which is hereby acknowledged, James H Howard & Effic Howard his wife hereafter called granters, hereby grant unto UTAH OIL REFINING COMPANY, its successors and assigns, hereinafter called grantee, the right to lay, maintain, inspect, operate, replace, change or remove a pipe line for the transportation of oil, gas, gasoline or other petroleum products, on, over and through the following described land of which grantors warrant they are the owners in fee simple, situated in Davis County, State of Utah, to-wit:

Com 9 chs 7 lks N and 19 chs 86 lks E of SW Cor of SE_{4}^{1} , Sec. 35, T 2 N, R 1 W, N 4 chs 36 lks; E 6 chs 71 lks; SWly 4 chs 36 lks W 6 chs 6 lks to beg., cont. 2.79 acres.

Beg 3.26 chs W from SE cor of Sec. 35, T 2 N, R 1 W; run N 8.20 chs; Wly 15.84 ch;

Sly 7.86 ch E 15.49 chs to beg. cont. 11.95 acres. together with the right of ingress and egress to and from said land for any and all purposes necessary and incident to the exercise by said grantee of the rights granted by this contract. and grantee agrees to pay grantors for each additional pipe line placed on said land by it the sum of _______Dollars on or before the time grantee commences to construct such pipe line on, over and through said land. Said payment may be made direct to grantor or deposited to credit of the grantors in the---Bank of--,---.

Grantors reserve the right to use said land for any and all purposes except the purpose hereby granted to said Grantee. Grantee agrees to pay any damages caused by grantee's operations hereunder, to said land, and to the improvements, crops, pasturage, fences and livestock of grantors on said land, on the basis of the status, condition, and use of said land and the improvements thereon, at the date of this contract. In the event the parties hereto cannot agree upon the amount of said damages, then the amount thereof shall be ascertained and determined by three disinterested persons selected as follows: One by said grantors, one by said grantee and the third by the two so selected, and the written award of any two of said three persons so selected shall be final and conclusive on the parties hereto. Any pipe line laid hereunder shall be buried so it will not interfere with cultivation of the surface of said premises.

It is agreed that the terms, conditions and provisions of this contract shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the grantors above named have hereunto set their hands and seals this 2nd day of Nov, 1939.

Signed, sealed and delivered

James H Howard (SEAL)

in the presence of:

Effie Howard (SEAL)

Chas. H. Sandy.

