by and between THE UTAH CONSTRUCTION COMPANY, a corporation of the State of Utah, hereinafter called the "Contractor," as principal, and DAVID ECCLES, M. S. BROWNING, HENRY H. ROLAPP.
W. H. WATTIS, and JAMES PINGREE as sureties, parties of the first part, and WESTERN PAGIFIC BAILWAY COMPANY, a railroad corporation of the State of California, hereinafter called the "Railway Company," party of the second part.

WITNESSETH:

WHEREAS, said Contractor and said Railway Company did heretofere under date of April 2, 1907, enter into certain contracts in writing, known as contracts "G", "H", "I", "J" and "K" Tork in the construction of the railroad for the doing of contra of the Railway Xox andess Contractor to person or property Viability from al and free f Oan a, employees or subcaused in any key by the Contractor, anch sub-contractor, and all contractive or any sent or employee of charges, expenses and damagow and limitation and judgments attorneys' fees arising the has completed the work called wate have been brought against juries to person or property caused as the Railway Company aforesaid.

Contractor shall protect and indemnify the Railway Company against all claims or liens for work or labor done or materials furnished in the doing of the work under said contract and shall before the final settlement is made between the Contractor and the Railway Company for the work done under said contracts, furnish satisfactory evidence to the Railway Company that the road and structures of the Railway Company are free and clear from all liens for work or labor done or materials furnished in the doing of the work under said contract and that no claim exists in respect to which such lien could attach,

AND WHEREAS, there are certain liens upon the road or structures of the Railway Company for work or labor done or materials furnished in the doing of said work under said contracts or claims advanced in respect to which such liens could attach.

NOW THEREFORE, in consideration of the Reilwey Company now making final payment to the Contractor of the amounts remaining unpaid upon said contracts, the parties of the first part agree:

First: That they (the parties of the first part) will indemnify and hold the Railway Company harmless and free from any and all demages and liability for all injuries to person or property caused in any way by the Contractor, its agents, employees or sub-contractors or any agent or employes of such sub-contractor and from all damages and liability and indemnity. Subdis, therees, expenses and attorneys' fees arising therefrom.

Second: The and hold the Rullway tospany harmless from any and all liens upon its road or structures for the or bon done or materials furnished in Alloing of work under seld contracts and will within one year from date thereof free and and structures of the Railway Company from and all Tions and pay or discharge which such liens could attach, and that if one within said year the Reilway Company shall have the privilege, if it desires, itself to pay or discharge said liens or claims, in which case the parties of the first part shall reimburse the Railway Company for all amounts expended by it in so doing, including all expenses, costs and attorneys' fees incurred by it in connection therewith.

IN WITHESS WHEREOF, the said THE UTAH CONSTRUCTION COMPANY has by its officers thereunto duly authorized hereunto signed its corporate name and affixed its corporate seal, and the remainder of said parties of the first part have hereunto signed their names, all on the day and year first above written.

THE UTAH CONSTRUCTION COMPANY.

(Signed)

(Signed)	By Henry II. Rolapp Secretary
**	ByDavid Rccles
	M. S. Browning
**	Henry H. Rolepp
48	N. H. Pattie
	TIED
	THERRA

State of Utah County of Weber: ss.

On the 8th day of March, personally appeared before me.

W. H. Wattis, and Henry H. Rolapp, who being by me severally sworh, each for himself deposes and says: That the said

W. H. Wattis is the Vice-President, and the said Henry H. Rolapp is the Secretary of the Utah Construction Company, a corporation organized and existing under and by virtue of the laws of the State of Utah; that the foregoing instrument was signed by them in behalf of said corporation, by authority of a resolution of its board of Directors, and the said W. H. Wattis and Henry H. Rolapp duly acknowledged to me that the said corporation executed the said.

State Wish County of ober: se Co

(Signed) James F. Burton Rotery Public.

My Commission expires March 23. 1913.