BOOK 6047 PAGE 1699

EASEMENT

4650540

Sandy Mall - Line "A"

For the sum of One Dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned GRANTORS hereby grant, convey, sell, and set over unto the Sandy Suburban Improvement District, a body politic of the State of Utah, hereinafter referred to as GRANTEE, its successors and assigns, a perpetual right-of-way and easement to lay, maintain, operate, repair, inspect, protect, install, remove and replace sewer pipelines, valves, valve boxes and other sewer transmission and distribution structures and facilities, hereinafter called FACILITIES, said right-of-way and easement being situated in Salt Lake County, State of Utah over and through a parcel of the GRANTORS' land lying within a strip twenty (20) feet wide, said strip extending ten (10) feet on each side of and lying parallel and adjacent to a line reference and projection thereof, described as follows:

Beginning at a point South 0°21'30" East along the monument line of 700 East Street 833.51 feet and East 200.15 feet from a Salt Lake County Monument at the intersection of 9400 South Street and 700 East Street and said monument is the Northwest corner of Section 8, Township 3 South, Range 1 East, Salt Lake Base and Meridain and said monument is also North 29°33'10" West 44.81 feet, from a point recited in some deeds as being the Northwest corner of said Section 8, and running thence North 89°25'50" East 480.00 feet.

TO HAVE AND TO HOLD the same unto the said GRANTEE, its successors and assigns, so long as such facility shall be maintained, with the right of ingress and egress in said Grantee, its officers, employees, agents and assigns to enter upon the above-described property with such equipment as is necessary to install, maintain, operate, repair, inspect, protect, remove and replace said facilities. During construction periods, GRANTEE and its agents may use such portion of the property along and adjacent to said right-of-way as may be reasonably necessary in connection with the construction or repair of said facilities. The contractor performing the work shall restore all property, through which the work traverses, to as near its original condition as reasonably possible. GRANTORS shall have the right to use said premises except for the purpose for which this right-of-way and easement is granted to the said GRANTEE, provided such use shall not interfere with the facilities or with the discharge and conveyance of sewage through said facilities, or any other rights granted to the GRANTEE hereunder.

GRANTORS shall not build or construct or permit to be built or constructed any building or other improvement over or across said right-of-way nor change the contour thereof without the written consent of GRANTEE. This right-of-way and easement grant shall be binding upon and inure to the benefit of the successors and assigns of the GRANTORS and the successors and assigns of the GRANTEE, and may be assigned in whole or in part by GRANTEE.

IN WITNESS WHEREOF, the GRANTORS have executed this right-of-way easement, this 14th day of _______, 1988.

Mariem	ont Comporation, an Ohio Corporation
By:	(I Man = 15
	Clement C. Moore, II. President

	p.	
•	State of Utah) : ss. County of Salt Lake)	4650540 15 JULY 88 03:57 PM KATIE L. DIXO RECORDER, SALT LAKE COUNTY, MICHAEL J HAZURAN ATTORNEY 2180 S 1300 E NO 260 SLC, REC BY: REBECCA GRAY , D
	On the 14th day of personally appeared before me C being by me duly sworn, did say to of the Mariemon and that the foregoing was signed by authority of its Board of Direct Moore, II acknowledged to executed the same.	t Corporation Corporation do no behalf of said Corporation ectors and said Clement C. The component of the corporation of the
·	Residing In: My Commission Expires: 2/9/90	Notary Public Sandy, Val
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