AGREEMENT AND GRANT OF EASEMENT

71 E. 35-251-111 13-336-1218

This AGREEMENT AND GRANT OF EASEMENT made this 24 day of February, 1992, by and between South Weber City, a municipality organized and existing under the laws of the State of Utah, its assigns and the following individual(s), hereinafter referred to as Grantors:

POLL, ROYAL VINE AND JANE M.

E; 974390 BK 1500 PG 3 CAROL DEAN PAGE, DAVIS CNTY RECORDER 1992 MAY 28 9:09 AM FEE .00 DEP MEC REC'D FOR SOUTH MERER CITY

RECITALS:

WHEREAS. South Weber City is in the process of developing and constructing a wastewater collection system (sewer) to serve the residents of South Weber City; and

WHEREAS, construction of the sewer system necessarily requires pipes being placed through various parcels of land within South Weber City; and

WHEREAS, Grantors own a parcel of land through which South Weber City's proposed sewer system will be constructed; and

WHEREAS. Grantors represent they are the owners of the parcel of land referred to herein located in Weber County, Utah and further described on Exhibit "1" hereto, and that Grantors are empowered to enter into this agreement; and

WHEREAS, Grantors consent to South Weber City's sewer system crossing their property and agree to grant South Weber City an easement to facilitate the crossing of Grantors' property to construct and maintain the sewer system under the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual promises and covenants herein contained and other good and valuable consideration, the parties agree as follows:

I. Grant of Permanent Easement. Subject to the terms and conditions of this agreement, Grantors hereby grant and convey to South Weber City a 25-foot permanent easement and right-of-way for the installation, maintenance, repair or replacement of a sewer system pipeline through Grantors' property. A general description of Grantors' property

through which the easement shall run is contained in Exhibit "I" attached hereto. The centerline of the permanent easement along the course of the sewer pipeline is described in the attached Exhibit "I".

Et 974390 BK 1500 PG

- 2. Grant of Temporary Construction Easement. Subject to the terms and conditions of this agreement, Grantors also hereby grant and convey to South Weber City a 40-foot wide temporary construction easement to allow South Weber City to install the sewer system through Grantors' property. The temporary construction easement shall overlap the permanent easement and extend an additional 15.0 feet to the side of the permanent easement as shown on Exhibit "2" and run the entire length of the permanent easement as it crosses Grantors' property. The temporary construction easement shall terminate upon completion of the original construction without the requirement of a recordable release.
- 3. Immediate Occupancy. Grantors hereby grant South Weber City immediate occupancy of the easement to begin construction of the sewer system.
- 4. Temporary Access. Grantors agree to allow South Weber City temporary access from the nearest public roadway to the easement, provided travel across Grantors' property would not adversely affect Crantors' property.
- 5. Clearing and Grubbing. Grantors agree to allow South Weber City to clear and grub the 40-foot temporary construction easement. It is agreed that tree stumps, roots and other debris will be removed from the property by South Weber City. South Weber City agrees to be totally responsible for disposing of all trees, stumps, roots and other debris removed from the Grantors' land unless Grantors' elect in writing to remove the debris themselves.
- 6. No Permanent Structure. Grantors agree not to place any permanent structure on the 25-foot permanent easement described herein and agree that South Weber City shall be

allowed to keep the easement clear of any trees and scrubs. It is agreed that South Weber City is not required to keep the easement clear of trees after installation but may do so if it chooses. Furthermore, South Weber City will not compensate. Grantors for any removal of trees and scrubs within the easement in connection with maintenance, repair, and replacement of sewer pipeline.

- EF 974390 BK 1500 PG
- 7. Fencing and Livestock. South Weber City agrees to be responsible for temporary fencing and for restoration of existing permanent fences damaged on Grantors' property during construction. Grantors agree to control all livestock during construction of the sewer system. Furthermore, Grantors agree to be responsible for any permanent fencing and control of livestock after construction is completed.
- 8. Ground Restoration. Upon completion of the sewer system pipeline, South Weber City shall backfill any trench and grade out the disturbed easement areas and return the area to the condition existing prior to construction, subject to the provisions of paragraph 6. South Weber City shall be responsible for a one year period after completion of the pipeline for any settlement of the trench and restore the trench area to a grade consistent with the existing surroundings.
- q. Post Construction Maintenance. After construction and in the event repair, maintenance or replacement is needed on the sewer system, South Weber City agrees to reasonably restore fences and the disturbed land to their condition prior to the required repair, maintenance or replacement.
 - 10. Additional Consideration. As additional consideration for the granting of the

easement described herein, in the event Grantors elect to subdivide, build or otherwise develop their property described in the attached Exhibit "1" at any time within ten (10) years of the date of this agreement, South Weber City agrees to waive the main line connection, charge associated E‡ 974390 8K 1500 PG with developing the property and connecting the main line to the sewer system. However, individual residence or user fees to connect individual residences or users to the sewer system are not waived. Grantors will be responsible for paying all expenses, costs and fees (whether in the form of permits, construction costs, or any other expenses) incurred or associated with connecting the main line to the sewer system, the main line connection charge only being waived. This waiver shall not be construed to waive any of the applicable regulations, codes, laws or ordinances associated with the building or developing of property in South Weber City.

IN WITNESS WHEREOF, the parties have duly executed this Agreement and Grant of Easement the day and year written above.

SOUTH WEBER CITY

Mayor

GRANTORS:

Rayer Vine Past

STATE OF UTAH

COUNTY OF DAVIS)

On the <u>Jufa</u> day of <u>Jufa up</u> 1992, personally appeared before me Rex Bouchard, who being sworn by me did say that he is the Mayor of South Weber City, and

acknowledged before me that he executed the foregoing on behalf of South Weber City. STATE OF UTAH E\$ 974390 BK 1500 PG COUNTY OF DAVIS ____, 1992, personally appeared before me the signer(s) of the above instrument, who duly acknowledged to me that he executed the same. STATE OF UTAH :SS. COUNTY OF DAVIS On the ______ day of ______, 1992, personally appeared before me ______ the signer(s) if the above instrument, who duly acknowledged to me that he executed the same. NOTARY PUBLIC

Parcel 1

E# 974390 BK 1500 PG

BEG AT A PT 577.5 FT S FR NW COR OF SW 1/4 OF NE 1/4 OF SEC 35, T5N-R1W; SLM: N 75°45′27″ E 1374.84 FT TO A PT 214.5 FT S OF NE COR OF SW 1/4 OF NE 1/4; TH S 67 RODS; TH W 1290.0 FT; TH N 742.5 FT; TH W 30.0 FT TO POB. CONT. 27.49 ACRES.

8K 1500 PG

S HINO € m 8 ш Ø CITY

ALL HAI FEA FRENTET SHAND BY LANS COURT MEET IN THE MAIN HAI SELECU IS AND THE AMPRIMEST GARRIE OF SECTION SE TOMOSAM I MAIN FRENCE I WEST AND IMPROVED BLOCK MORE PARTICIONES DESCRIBING AS FORDOWS.

PERSONAL CASE SECTION OF SECTION

A 23 FOUT WAS FERWARM EASIAGHT, 10 FEET ON THE SEET AND 15 FEET ON THE FROM SEE OF THE FOLLOWING DESCRIPTION CHARGES.

BARTARY BEWER BYSIEL

974390

ホンタのでのとう マニンコ

្ន្ន ន----HOWARD AT A POWER 23 HELL SOUTH AND 1814 SM EELD LOY DE THA MARTHMEST COMER OF SMD SECTION 35. TOWERS SE MARTH, RAVIEL 18 MEST, SAN DOWN REAC AT THE METALET SECTION OF A SERIE MANAGE IN SOUTH AREA COLOR SOUTH AND A SERIE PROFILED THREE SOUTHERS AND A SERIE PROFILED THREE SOUTHERS AND THE LEFT AND THE MARTHMEST SERIES AND THE LEFT AND THE METALET SOUTH AREA COLOR SERIES AND A SERIE PROFILED THREE SOUTH AND THE MANAGE SOUTH AND THE MANAGE SOUTH AND THE MANAGE SOUTH AND THREE SOUTH AND THE MARTHMEST SERIES AND THE MANAGE SERIES SOUTH AND THE MANAGE SERIES SERIES SOUTH AND THE MARTHMEST SERIES S

ALSO A 20 FOOT WER PERMANENT (ASSMENT TO FEET ON FACE OF THE FOLLOWING DESCRIPTING OF

MILTERISE AT THE SAD CUISTMICTURE STATUM TREAD ON THE CHISTMICAL MATERIAS CRAPTICAL PROPERTY AND CONTRACTOR SA SETT ON THE CONTRACT SA SETT OF THE CONTRACT SA SETT OF THE CONTRACT SACTION TO THE CONTRACT SACTION OF THE CONTRACT SACTION OF THE CONTRACT SACTION OF THE CONTRACT MODERN OF THE CONTRACT OF THE CONTRACT SACTION OF THE CONTRACT SACTION OF THE CONTRACT CONTRACT OF SACTION OF THE CONTRACT OF SACTION OF THE CONTRACT CONTRACT

BITY'S OF BENNING IS THE DAYS COUNTY COUNTINGALE SISTEM

-,-, =; =; =; =; =; =; JIBAL INJOHA 8.8.8.8 8.8.8.8

P(1-2 + P(p.

Sade Main City

112

Ξ

911 1110

4 5

1911 (114 8) 14 8-10 (104 9) 1431 (177 DL

(ASI JUWW UI)

111 1003 10

(i) 111 131.00

***** (<u>i)</u> (ii) (ii)

Part Blots Hirt

CERTAIN SEAL SOME SOLE CONTRACTOR

藍 184 181 . 181 3 91 . 44 . 16. The na. - Trans. : :: . 7

EXHIBIT

IIIIE BI

=

(6)

EASEMENTS

PRACTICE CO.

1 F41 -18173

IFEFUR

÷.