4047911	EASEMENT FOR PIPELINES	( the
	EEMENT, made and entered into this	<del>, 21</del> st
day of Jebrua	19 85 , by and between t	he COUNTY
	T Utah, hereinafter called the Cou	
First Party, and	SALT LAKE CITY SUBURBAN SANITARY DISTRIC	T NO. 1
hereinafter called Gr	antee, Second Party.	
	WITNESSETII:	
WHEREAS,	the Grantee is desirous of obtain	ing from
the County an easemen	t to construct, and thereafter mai	ntain and
operate pipelines wit	hin the right-of-way limits of Cou	inty roads
and highways within s	aid District and immediately adjac	ent
thereto for the purpo	se of <u>Conveying sewage</u>	
		, and
WIEREAS,	the County is willing to grant sa	id easement
under the terms and co	onditions hereinafter set forth,	
NOW, THE	REFORE, it is agreed by and betwee	n the parties
hereto as follows:		
1. LOCATI	ION OF PIPELINES. (Address) 395	O South Street
between 700 West and 8		<i>;</i>
Length of Cut (Feet)_	Approximately 700 feet	
	WYXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
•	SANITARY DISTRICT NO. 1, 3844 South 1800	
City, Utah 84106		
The pipe	lines to be installed, the diamete	r of which
• •	y-two (42) inches, shall consist o	
	-	, satisfactory
to the County in all a		f , satisfactory
	ation of the pipelines within the	roads and
	oth sides shall be as near the rig	\$
-	in accordance with the plans, spec	
maps prepared by	CALDWELL, RICHARDS & SORENSEN, I	III.
8/9WHI500-127		

Engineers and on file in the offices of the parties hereto.

The foregoing description of pipeline location is subject to such changes or variations therefrom as may be required or approved by the County Roads & Bridges Department at the time of construction. Following completion of construction the foregoing numbered detail sheets will be furnished showing distance from right-of-way line to pipeline center lines on all roads and highways where said pipelines are installed.

### 2. APPROVAL OF CONSTRUCTION.

The excavation of trench for said pipelines shall not be commenced by the Grantee until and after notice has been given by the Grantee, to said County Roads & Bridges Department. Construction shall be carried forward to completion in the manner required by said Department.

# 3. PROTECTION OF TRAFFIC DURING CONSTRUCTION.

The Grantee shall so conduct its construction operation that there shall be a minimum of interference with or interruption of highway traffic. The Grantee shall conform to such instruction of said Department as may be given with respect to handling of traffic, and shall at all times maintain such watchmen, barricades, lights or other measures for the protection of traffic as may be required to warn and safeguard the public against injury or damage during the operations of the Grantee in constructing said pipelines.

### 4. COMPACTION OF BACKFILL.

The backfilling of any trench within the paved portion of the highway, the shoulders thereof, or the portion under or intersecting street or highway shall be thoroughly compacted. Method of compaction shall be subject to review by the County. The Grantee shall be liable for any damage which may result to the pavement due to failure to properly compact the backfill.

# 5. RESTORATION OF EXISTING PAVEMENT.

The Grantee shall replace, at its expense, any pavement removed or damaged with the same type and depth of pavement as that which is adjoining, including the gravel base material.

This pavement shall be constructed in conformity with the standard specifications and shall be subject to the inspection and approval of the Public Works Department of the County. If weather conditions do not permit immediate placing of permanent pavement, a temporary pavement shall be placed until such time as weather conditions are favorable, at which time the temporary pavement shall be removed and replaced with a permanent pavement. If the gravel surface, gravel shoulders, or gravel surfaced approach roads become fouled with clay or other unsuitable material, such entire surfacing shall be removed and replaced with new gravel surfacing material. No cleated or metal crawler type equipment shall be permitted to operate on any county, hard surfaced street. The repairs to pavement or surface shall include pavements which might have been damaged with construction equipment. The County shall have the option of restoring said roadbed to its original condition in every part of said highway at the expense of the Grantee.

6. DISPOSAL OF SURPLUS MATERIAL IN CLEANING UP HIGHWAY.

Upon completion of the work, all surplus material shall be removed from within the limits of the highway. The disturbed surface shall be carefully graded to the lines and grades established. Any highway facilities such as signs, culverts, etc. disturbed or damaged during the progress of the work shall be properly restored to their original condition.

7. MAINTENANCE OF PIPELINES BY GRANTEE.

The said pipelines and their attached apprutenances shall at all times be maintained, repaired, reviewed and operated by and at the expense of the Granteee in such a manner as shall most sutiably protect the highway and the traffic thereon, and shall be subject to the approval of the County. It is further agreed and understood that Grantee shall at all times maintain, repair, renew all fire hydrants installed as appurtenances to the pipelines contemplated by this agreement and shall do so in a reasonable workmanlike manner so as to most suitably provide fire protection. The County reserves the

right, without relieving the Granteee of its obligation hereunder, to reconstruct or to make such repairs to said pipelines as it may consider necessary in the extent the Grantee shall fail so to do, upon notification by the County, and the Grantee hereby agrees to reimburse the County for the cost of such reconstruction or repairs.

# 8. RECONSTRUCTION OF HIGHWAY.

In the event that any of said highways or portion thereof is so reconstructed at any future date as to location, grade or width so as to require the relocation of the waterline or lines thereon, or adjustment of manholes or other facility thereof including service connections, the Grantee shall assume and pay all costs incident to relocation of the pipeline or adjustment of manholes or other facilities thereof including service connections.

## 9. CROSSING OF PIPELINE IN EXPANSION OF HIGHWAY SYSTEM.

It is expressly understood and agreed by the parties hereto and as part of the consideration for this agreement that the County shall have the right to cross said pipelines at any point necessary in the future construction and expansion of the county highway system, provided that the County shall use due care and diligence in the protection of said pipelines in making such crossings.

#### 10. LIABILITY.

Any supervision or control exercised by the County, or on its behalf, shall in no way relieve the Grantee of any duty or responsibility to the general public, nor relieve said Grantee from any liability for loss, damage, or injury to persons or property sustained by reason of the installation, maintenance, repair or removal of the pipelines and its appurtenances, nor of said Grantee's liability for damage to the highway, and the Grantee shall protect and indemnify and save harmless the County from any and all damages, claims or injuries that may occur by reason of the construction, maintenance, repair or removal of said pipelines by the Grantee provided, however, that this agreement shall not constitute an admission of any liability as to any third party or give to any third party any greater or

further right of cause of action, it being understood and agreed that neither the County nor the Grantee recognized any liability for any acts of negligence whether of omission or commission, of any of its agents, servants or employees.

11. AGREEMENT NOT TO BE ASSIGNED.

The Grantee shall not assign this agreement or any interest therein without the written consent of the County.

12. SUCCESSORS AND ASSIGNS.

All covenants and agreements herein contained shall be binding upon the parties hereto, their successors and assigns.

13. SUBJECT TO.

This easement is subect to the right of the County at: all times as the County deems necessary to construct roads, public buildings, sidewalks, parks or to carry out any other County purpose over the area covered by this easement, and when the Grantee's lines, structures and appurtenances or any of them interfere with any County purpose, the Grantee will remove such lines, structures or appurtenances within a reasonable time after notice to do so by the Grantor and at the expense of the Grantee.

IN WITNESS WHEREOF, the County and the Grantee have caused these presents to be signed by their proper officials thereunto duly authorized as of the day and year first above written.

SALT LAKE COUNTY

...ATTEST:

Chairman

Board of County Commissioners

Chief Deputy County Clerk

GRANTEE:

SALT LAKE CITY SUBURBAN SANITARY DISTRICT NO. 1

ATTEST:

Name: emil Meyer

Title: General Manager

Secretary

1870628年1月

Rebecca Gray

: 000(5**628** Pese 99