RECORDING INFORMATION ABOVE

R/W # 98 11601UT

EASEMENT AGREEMENT

SEE EXHIBIT _"A"_ ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

Grantor further conveys to Grantee the following incidental rights:

- (1) A temporary right-of-way to be used during all periods of construction, reconstruction, reinforcement, repair and removal upon a strip of land N/A feet wide on the N/A side of, and a strip of land N/A feet wide on the N/A side of said easement.
- (2) The right of ingress and egress over and across the lands of Grantor to and from the above-described property and the right to clear and keep cleared all trees and other obstructions as may be necessary for the Grantee's use and enjoyment of the easement area.

Grantee shall indemnify Grantor for all damage caused to Grantor as a result of Grantee's negligent exercise of the rights and privileges herein granted. Grantee shall have no responsibility for pre-existing environmental contamination or liabilities.

The Grantor reserves the right to occupy, use and cultivate said Easement for all purposes not inconsistent with the rights herein granted.

Grantor covenants that he/she/they is/are the fee simple owner of said land or in which the Grantor has any interest and will warrant and defend title to the land against all claims.

Grantor hereby covenants that no excavation, building, structure or obstruction will be constructed, erected, built or permitted on said easement area and no change will be made by grading or otherwise to the surface or subsurface of the easement area or to the ground immediately adjacent to the easement area.

The rights, conditions and provisions of this easement shall inure to the benefit of and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

Page 1 of 3 U.J. (.).

00213345 Bx0393 P60027

CRAIG J. SPERRY, JUAB COUNTY RECORDER 1998 HAY 21 09:24 AM FEE \$16.00 BY DPZ FOR: PARAMOUNT DESIGNS, INC.,

RG 01-0266 (1-96)

RECORDING INFORMATION ABOVE

Any claim, controversy or dispute arising out of this Agreement shall be settled by arbitration in accordance with the applicable rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. The arbitration shall be conducted in the county where the property is located.

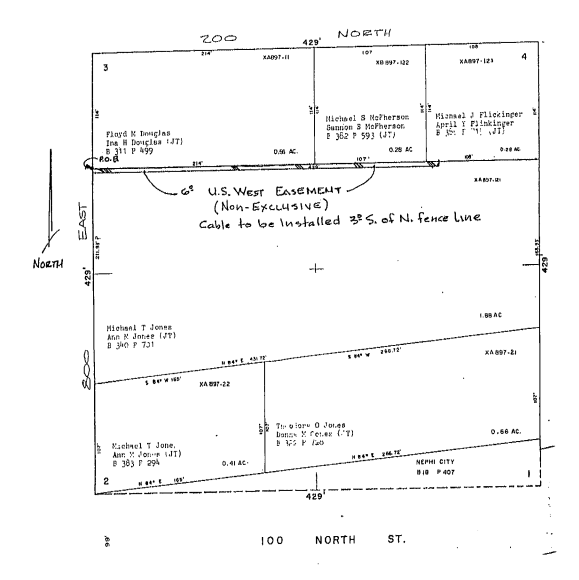
Dated this day of	1998.
Grantor Michael T. Jouen	
Grantor Michael T. Jones	(Òfficial name of company or Corporation)
Grantor Ann M. Jones	By
Grantor	[S.E.A.L]
Grantor	Atlest Secretary of Corporation
(Individual Acknowledgment)	(Corporate Acknowledgment)
STATE OF UTAH }	STATE OF UTAH }
COUNTY OF Juab.	COUNTY OF
On the	On the day of, personally
Ann M. Junes, the signer of the	appeared before me who, being by me duly sworn (or affirmed)
above instrument, who duly acknowledged to me that he/she executed the same.	of
[SEAL]	(naming the corporation) and that said instrument was signed in behalf of said corporation by authority of its bylaws (or a
August William	resolution of the board of directors, as the case may be), and said
Notary Public	acknowledged to the that said corporation executed the same.
My commission expires:	
KENNETH R. HILLER RUTANT AVOIL C. STATE HUMN 924 SOUTH 250 EAST OBEM, UTAH 84058 COMM, EXP, 11-17-99	[SEAL]
sensetus des conses entitutions de sensetus de la consession de la consess	Notary Public My commission expires:
R/W # 9811601 UT Job # 826 COGA Exchange Nepul County JUAB	
1/4 Section SE Section A Township 135 Range 15.	
FIG 01-0272 (1-96)	00213345 Bx0393 P60028 Page 2 of 2

EXHIBIT "A"

A six (6) foot wide Easement along grantors north line, more particularly described as follows:

Beginning 114 feet South of the Northwest Corner of Block 21, Plat "D", of the Nephi Townsite Survey, to the true point of beginning; thence East 341.0 feet to the point of termination.

RW# 981160/UT JOB #826C064 EXCHANGE NEPHI 1/4 Section SE Section 4, Township 13 South, Range 1 East, Salt Lake Base and Meridian



Initials

Page 3 of 3