

**RIGHT OF WAY AGREEMENT FOR SALT LAKE CITY
SUBURBAN SANITARY DISTRICT NO. 2 PIPE LINE**

2626137

Thomas F. Greenwood, Jr. and Uarda G. Greenwood, his wife,
of Salt Lake County, State of Utah.

Grantors, do hereby convey and warrant to the Salt Lake City Suburban Sanitary District No. 2, Salt Lake County, Utah, organized and existing under and by virtue of the laws of the State of Utah, Grantee, a right of way and easement for the purpose of digging a trench along said right of way, and to lay, maintain, operate, repair, remove or replace main pipe line for transportation through and across the Grantors' land and premises in Salt Lake County, State of Utah, and in consideration therefore, providing Grantor has paid his sewer connection fee, said District shall furnish without cost to the Grantor, all labor and materials necessary to construct the service lateral line from the main sewer line, (a distance of not to exceed 80 feet for vacant lot, at a location to be determined and marked by Grantor) (to a distance of five feet from 1 existing building, on said premises now having sanitary sewer facilities and connect the same to Grantors' sewer stub, at a point five feet outside of such building,) and to backfill the trench of the lateral ~~as far as possible and approximately as indicated on the map of the property~~. The right of way and easement herein granted is located in: Com 161.63 ft E & N 0° 38' E 20231 ft fr SW cor Sec 30, T 2S, R 1E, S.L.B. 8' Mer, N 0° 38' E 170 ft; S 88° 54' E 350 ft; S 170 ft; N 88° 54' W 350 ft to beg. Less streets.

the center line of said main pipe shall extend through and across the above land and premises on a line described approximately as follows: Beg at a pt on the N line of Greenwood Ave 117 ft E of the E line of State St. & running th N'ly to a pt on the N property line 119 ft E of the E line of State St.

TO HAVE AND TO HOLD the same unto the Salt Lake City Suburban Sanitary District No. 2 so long as such main pipe line shall be maintained, with the right of ingress and egress to and from said right of way, and to maintain, operate, repair, remove or replace the same. The said Grantor s to fully use the said premises except for the purposes for which this right of way or easement is granted to the said Grantee.

The rights hereby granted are subject to the condition that Grantee shall compensate Grantor at a reasonable appraised valuation for any damages done to Grantors' land or crops caused by Grantee in the construction, maintenance, repair and operation or replacement of said main pipe line. *March*

Witness the hands of said Grantors this 10 day of 3/10, 1955.

STATE OF UTAH
COUNTY OF SALT LAKE }
ss.

On the 10 day of March, 1955, personally appeared before me Thomas F. Greenwood, Jr. and Uarda G. Greenwood, his wife, the signers of the foregoing instrument, who duly acknowledged to me that they executed the same.

My Commission Expires: Oct. 7, 1958

Residing at: Salt Lake City, Utah

