Recorded Request of Calle For Publish of Co. M. MARAIN County, Utah <u>د Recordar, ه</u> By CLESS Deputy WHEN RECORDED, RETURN TO: CALLISTER, GREENE & NEBEKER ATTY., 800 KENNECOTT BUILDING SALT LAKE CITY, UTAH

2669171

Ref.

PERPETUAL RIGHT OF WAY AGREEMENT

FOR VALUE RECEIVED, The Main Parking Mall, a Utah corporation, as Grantor, hereby grants unto HENRY PULLMAN AND HELEN PULLMAN, his wife, JACK PULLMAN AND VICTORIA PULLMAN, his wife, HENRY PULLMAN, HELEN PULLMAN, JACK PULLMAN, Trustees, as Grantee, a perpetual right of way for all purposes of ingress and egress in common with others upon and over the surface of the following described real property in Salt Lake County, Utah:

> Commencing at the Southeast corner of Lot 2, Block 58, Plat "A", Salt Lake City Survey, and running thence North 502.5 feet; thence West 54.5 feet; thence South 15 feet; thence East 24.5 feet; thence South 487.5 feet to a point due West of the point of beginning; thence East 30 feet to the place of beginning.

This right of way agreement is made expressly subject to those certain reservations and restrictions contained in Paragraph No. 9 of that certain agreement between the Redevelopment Agency of Salt Lake City, a public corporation, The Main Parking Mall and certain property owners as set forth therein, recorded in the office of the County Recorder of Salt Lake County as Entry No. 2577286, in Book 3443, Page 238. Said reservations of the "Grantor" Redevelopment Agency of Salt Lake City, being as follows:

> Grantor, his successors or assigns, reserve the subterranean rights to the entire area beneath the right-of-way as well as the air space above the entire area beginning at a height of 15 feet over said right-of-way extending upwards from a point 15 feet above the surface. Air rights over the right-of-way shall only be used to provide ingress and egress to buildings on either side of the right-of-way or for a canopy or covering over the right-of-way. Grantor further reserves the right to temporarily interrupt grantees right of ingress or egress over or along the surface of said right-of-way for the purpose of constructing or maintaining improvements on the property. Said improvements may be constructed above, beneath, or at ground level so long as they do not permanently interfere with grantee's right of pedestrian and vehicle ingress and egress. Vehicles shall be excluded from the Easternly 5 feet of said right-ofway.

> > President

STATE OF UTAH COUNTY OF SALT LAKE SS

On the 18th day of September before maying S. Romney

before havis the President September , 1974, personally appeared , who being by me duly sworn of The Main Parking before Media David S. Romney , who being by me duly sworn did says that he is the President of The Main Parking Mall; a corporation, and that the foregoing instrument was signed on behalf, of said corporation by authority of a resolution of its Board of Directors, and payid S. Romney acknowledged to me that said sorted and executed the same.

My Commission with the corporation of the same acknowledged to me that said sorted are sent to the same.

My Commission Tres;

Residing at: Sacrake City Utal

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