RODNEY W. SCHAER and ELINOR L. SCHAER, husband and wife, CARDON JENSEN and BETTIE D. JENSEN, husband and wife, ISIDORO ESCOBEDO and SULEMA ESCOBEDO, husband and wife, KATIE C. JENSEN and ALBERT P. JENSEN, wife and husband, HAROLD W. BAKER and ALICE G. BAKER, husband and wife, and MILDRED E. WIGFIELD (formerly Mildred W. Christensen) and CECIL L. WIGFIELD, husband and wife and interested parties, JOE H. MARTINEZ and ALICE MARTINEZ, husband and wife, and COONEY'S MACHINE SHOP, INCORPORATED, a corporation of the State of Utah, Grantors, hereby WARRANT AND CONVEY unto OGDEN CITY, a Municipal Corporation of the State of Utah, Grantee, an easement and right-of-way for the construction of a sanitary sewer and appurtenant structures on the Grantors' land situated in Weber County, Utah, to-wit:

A perpetual easement 10 feet wide, being 5 feet on each side of and parallel and adjacent to the following described centerline; and a temporary construction easement 30 feet wide, being 15 feet on each side of and parallel and adjacent to said centerline.

A part of the Southwest Quarter of Section 30, Township 6 North, Range 1 West of the Salt Lake Base and Meridian, United States Survey. Beginning at a point on the west line of 25th Street, said point being at Ogden City Engineer Station "A" 107+50.00 and "B" 18+48.24 and running thence north 89°01'58" west 360.14 feet, more or less, to a point on the east property line of the Standard Oil of California's property, said point being at Ogden City Engineer Station "A" 107+50.01 and "B" 14+88.10.

This conveyance being executed for and in consideration of the sum of One dollar (\$1.00) in hand paid to said Grantors by the said Grantee, Ogden City, the receipt of which is hereby acknowledged, said payment being full compensation and settlement for the perpetual and temporary easements described above.

It is expressly understood and agreed that said Grantee, Ogden City, shall, during the course of the construction, take such action as may by necessary to insure minimal damage to buildings, structures, fences, gates, irrigation pipes

and ditches, sidewalks, driveways, grounds, trees, shrubs, and other landscaped areas and property within the construction area included in the above described perpetual and temporary easements. It is also understood and agreed that the limits of the above described temporary construction easement shall be clearly marked by the Grantee prior to commencement of construction, and that said Grantee shall take whatever action is necessary to confine the work, vehicles and materials to the aforementioned temporary construction easement area.

It is further expressly understood and agreed that said Grantee, Ogden Gity, after laying said sanitary sewer line shall cause the excavation to be backfilled and compacted to prevent settlement, remove from the property excess rocks excavated from the trench, cover the pipeline, remove excess backfill and overburden, and shall restore or replace all fences, gates, sprinkler systems, irrigation pipes and ditches, sidewalks, driveways, buildings, structures, and other property removed, destroyed, or damaged during the course of the construction; further, said Grantee, Ogden City, shall restore or replace, to the extent practicable, any grounds, trees, shrubs, or other land-scaped areas removed, destroyed, or damaged during the course of the construction, and shall leave the premises as near as can be to the original condition.

And it is further understood and agreed that the Grantee, Ogden City, shall have the right of ingress and egress to and from the said perpetual easement and right-of-way at any and all times for the purpose of inspecting, maintaining, or repairing said sewer line. It is also understood and agreed that any trees, shrubbery, landscaped areas, or other property damaged or destroyed during the course of said inspection, maintenance, or repair of said sewer line, shall be replaced or restored by the said Grantee, Ogden City.

Grantors shall, subject to the Grantee's rights as herein granted, have the right to fully enjoy and use the premises burdened by said easements, but Grantor, his heirs, successors, administrators, representatives or assigns, shall not erect any permanent building or structure upon the lands comprising the perpetual or permanent easement above described without Grantee's consent in writing first had and obtained.

, CI OI MUDE	F JZ Page 3
IN TESTIMONY WHEREOF, the Grantee	has caused this easement contract to
pe executed by its City Manager and a	ttested by its City Recorder pursuant
o a resolution duly and regularly pa	ssed and adopted by the City Council of
said City, and the said Grantors have	executed the same this 2 a 6
day of, A.D., 1	9 <u>75</u> .
Rodney W. Schaer	ELINOR I. SCHARE
RODNET W. SCHAER	
a landar Jensen	Bettie D. Vensew
CARDON JENSEN	BETTIE D. JENSEN
x Sichon Eschedo	Sulema Escopedo
ISIDORO ESCOBEDO	SULEMA ESCOBEDO
Protie C. Jensen	Albert Plensen
HAROLD E. BAKER	Cleu J. Baller
	ALICE G. BAKER
MILDRED E. WIGHTELD	CECIL L. WIGHTELD
MILDRED E. WIGHTELD	CECIL L. WIGFIELD
The House that I have the	Oliv Martine
JOE H. MARTINEZ	ALICE MARTINEZ
C Gra	ntors
TATE OF UTAH)	
OUNTY OF WEBER)	
On the 2-d day of Jane	, A.D., 19 <u>75</u> , personally
ppeared before me RODNEY W. SCHAER, 1	ELINOR L. SCHAER, CARDON JENSEN, BETTIE
o. JENSEN, ISIDORO ESCOBEDO, SULEMA E	SCOBEDO, KATIE C. JENSEN, ALBERT P.

JENSEN, ALICE G. BAKER, MILDRED E. WIGFIELD, CECIL L. WIGFIELD, JOE H. MARTINEZ, and ALICE MARTINEZ, the signers of the above instrument, who duly acknowledged to me that they executed the same.

NOTARY PUBLIC Residing at Ogden, Utah

My Commission Expires: _ May 25, 1976

BOOK 1075 PAGE 53 COONEY'S MACHINE SHOP. JOHN L. COONEY, President On the 27th day of December, A.D., 1974, personally appeared before me JOHN L. COONEY, JR. and LENORE L. COONEY, who being by me duly sworn, did say that JOHN L. COONEY, JR. is the PRESIDENT and LENORE L. COONEY is the SECRETARY, respectively, of COONEY'S MACHINE SHOP, INCORPORATED, and that said instrument was signed in behalf of said Corporation by authority of a resolution of its Board of Directors and the said JOHN L. COONEY, JR. and LENORE L. COONEY acknowledged to me that said Corporation executed the same. Residing at Ogden, Utal

ATTEST:

STATE OF UTAH COUNTY OF WEBER)

My Commission Expires: May 25, 1974

OGDEN CITY, A Municipal Corporation

R.L. LARSEN, City Manager

Grantee

City Attorney, Deputy

ATTEST

Approved as to Form:

Attech Director of Finance

Kas of Die Lunger

Approved as to Funds Attenuel

FILED AND RECORDED FOR Ogden City
1975 JAN 10 PM 3 21

no Fee

myseled [] Page