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RANDALL A. COVINGTON
UTAH COUNTY RECORDER
2007 Sep 10 12:36 pm FEE 680.00 BY SS
RECORDED FOR CHICAGO TITLE INSURANCE

After Recording Return to:
Dickstein Shapiro LLP
1825 Eye Street, NW
Washington, DC 20006
Attn: Michael Kimberling

Note to Clerk: This Notice of Foreign
Judgment of the U.S. District Court is to be
indexed in the Land Records of UTAH
County.

NOTICE OF SUPPLEMENTAL FINAL ORDER AND JUDGMENT

(County of UTAH, Utah)

THIS NOTICE OF SUPPLEMENTAL FINAL ORDER AND JUDGMENT (this "Notice") dated as of _____, 200_, is recorded pursuant to the SUPPLEMENTAL FINAL ORDER AND JUDGMENT (hereinafter referred to as the "Supplemental Order and Judgment") (attached hereto as Exhibit A), entered by the United States District Court for the Southern District of Indiana on _____, 2007, in Civil Action No. 1:03-cv-7010-DFH-TAB, one of the cases comprising the Multi-District Litigation entitled In Re: AT&T Fiber Optic Cable Installation Litigation, IP99-C-9313-H/K, MDL Docket No. 1313. The Order and Judgment permits AT&T or Class Counsel to file the Order and Judgment in the land records of each county in Utah that has property affected by the Order and Judgment. The Order and Judgment requires that the each of the persons or entities listed under the column "Property Owner Name" on Attachment C be indexed as grantors, and that AT&T Corp. and AT&T Communications - East, Inc. (formerly AT&T Communications, Inc.) be indexed as grantees.

Purpose

This Notice, along with the Exhibits attached hereto, as directed by paragraph 4 of the Supplemental Final Order and Judgment, shall be filed/recorded/indexed in the judgment records in each jurisdiction in which the Settlement Corridors are located in order to give constructive and record notice of the existence of the encumbrance on the real estate created by the Final Order and Judgment entered by the United States District Court for the Southern District of Indiana on July 19, 2006. The Supplemental Order and Judgment directs the clerk of the judgment records of each jurisdiction to file/record/index the Supplemental Order and Judgment by the names of each party listed in the column "Property Owner Name" of Attachment C to the Supplemental Order and Judgment.

Nature of Interest in Real Estate

Pursuant to paragraph 8 of the Final Order and Judgment, the Court granted AT&T sixteen and one half (16 1/2) foot wide permanent easements through the Settlement Corridor defined in the Settlement Agreement. The easements are more particularly described in the Order and Judgment.

Use

Such easements are for the purpose of maintaining, upgrading and expanding cable, as well as to install new conduits and fiber or replacement technology within the easement and shall permit unrestricted use, licensing and assignment of such facilities which have been or may be constructed, installed, or acquired by AT&T for its primary use, all as more particularly set forth in, and subject to the terms and conditions of, the Final Order and Judgment.

Definitions and Conflicts

The terms and provisions of the Final Order and Judgment and the Supplemental Order and Judgment are hereby incorporated herein and make a part hereof, and any term or provision not defined herein shall have the meaning set forth in the Final Order and Judgment or the Supplemental Final Order and Judgment. In the event of a conflict between the terms of this Notice and the terms of the Final Order and Judgment or the Supplemental Order and Judgment, the terms of the Final Order and Judgment or the Supplemental Order and Judgment shall control.

IN THE UNITED STATES DISTRICT COURT
 FOR THE SOUTHERN DISTRICT OF INDIANA
 INDIANAPOLIS DIVISION

_____)	
IN RE:)	
)	
AT&T FIBER OPTIC CABLE)	1:99-cv-9313-DFH-TAB
INSTALLATION LITIGATION)	MDL Docket No. 1313
_____)	
)	
THIS DOCUMENT RELATES TO:)	(UTAH – ACTIVE LINE)
)	
1:03-cv-7010-DFH-TAB (Rindlisbacher))	
_____)	

SUPPLEMENTAL FINAL ORDER AND JUDGMENT

On November 2, 2005, counsel for AT&T Corp. and AT&T Communications, Inc. (formerly AT&T Communications – East, Inc.) (collectively AT&T) and Class Counsel executed the Utah "Telecommunication Cable"/Railroad Corridor Class Settlement Agreement, providing AT&T, among other things, an easement running along certain railroad corridors in Utah (the "Settlement Agreement"). On November 4, 2005, the Court entered an Order conditionally approving the Settlement Agreement. On July 19, 2006, this Court executed a Final Order and Judgment in these proceedings approving that settlement (the "Final Order and Judgment"), which was entered on July 19, 2006.

In paragraph 8 of the Final Order and Judgment, the Court granted AT&T a sixteen and one half (16 1/2) foot wide easement, consistent with Paragraph VI.A.1 of the Settlement Agreement, for telecommunications purposes through the Settlement Corridor (as defined in the Settlement Agreement) vis-à-vis all Current Landowners (as defined in the Settlement Agreement) and their respective successors in interest. Under Paragraph VI.A.1 of the Settlement Agreement, this permanent telecommunications easement gives AT&T the right to operate, maintain, upgrade and expand its existing cable, as well as to install new conduits and

fiber or replacement technology within the easement and shall permit unrestricted use, licensing and assignment of such facilities, which have been or may be constructed, installed, or acquired by AT&T for its primary use.

Paragraph 13 of the Final Order and Judgment provides that AT&T or Class Counsel may, at their respective options and cost, file/record/index the Final Order and Judgment or a notice thereof, in the name of each Class Member who owns any property affected by the easement in the judgment or land records of the jurisdiction in which the real estate is located.

Paragraph 13 of the Final Order and Judgment also provided that this Court retains jurisdiction to enter supplemental orders and judgments to effectuate the recordation of AT&T's property rights.

This Supplemental Final Order and Judgment specifically identifies the owners of property affected by the easement described in Paragraph 8 of the Final Order and Judgment and describes the affected property to effectuate the recordation of AT&T's property rights.

Accordingly, in order to effectuate the recordation of AT&T's property rights, it is hereby ORDERED AND ADJUDGED as follows:

The maps included at Attachment A illustrate, by county in Utah, the portions of railroad corridors and adjoining property affected by the easement provided in Paragraph 8 of the Final Order and Judgment. Attachment A is broken down by Utah county into a number of sub-parts labeled A1, A2, A3, etc. If AT&T chooses to file/record/index this Supplemental Final Order and Judgment in the land records of a particular county pursuant to Paragraph 13 of the Final Order and Judgment, it is permitted to attach to this Supplemental Final Order and Judgment only the sub-part of Attachment A that corresponds to that county.

Attachment B is a series of descriptions, by county in Utah, that describe the portions of railroad corridors and adjoining property affected by the easement provided in Paragraph 8 of the Final Order and Judgment. Attachment B is broken down for each Utah county into a number of sub-parts labeled B1, B2, B3, etc. If AT&T chooses to file/record/index this Supplemental Final Order and Judgment in the land records of a particular county pursuant to Paragraph 13 of the Final Order and Judgment, it is permitted to attach to this Supplemental Final Order and Judgment only the sub-part of Attachment B that corresponds to that county.

Attachment C consists of two spreadsheets that lists all owners of property from whom an easement was obtained and describes the parcels of property subject to the easement provided in Paragraph 8 of the Final Order and Judgment. One of the spreadsheets lists the parcels within each county by the names of the landowners, and the other spreadsheet lists the parcels within each county in order as they appear along the Settlement Corridor. Each spreadsheet in Attachment C is broken down by Utah county into a number of sub-parts labeled C1, C2, C3, etc. If AT&T chooses to file/record/index this Supplemental Final Order and Judgment in the land records of a particular county pursuant to Paragraph 13 of the Final Order and Judgment, it is permitted to attach to this Supplemental Final Order and Judgment only the sub-part of Attachment C that corresponds to that county.

If AT&T chooses to file/record/index this Supplemental Final Order and Judgment in the land records of a particular county, the recorder's offices of such jurisdictions are directed to file/record/index this Order against each settlement class member's name or against such settlement class member's interest in the real estate (the names and other necessary information of such settlement class members within each applicable jurisdiction are included at Attachment C to this Supplemental Final Order and Judgment in order to allow the recorder's office to

file/record/index this Supplemental Final Order and Judgment against each settlement class member), so as to give constructive and record notice to all subsequent parties acquiring an interest in the real estate of the existence of the easements.

SO ORDERED this 7th day of February, 2007.

David F. Hamilton

Judge, David F. Hamilton
United States District Court
Southern District of Indiana
Indianapolis Division

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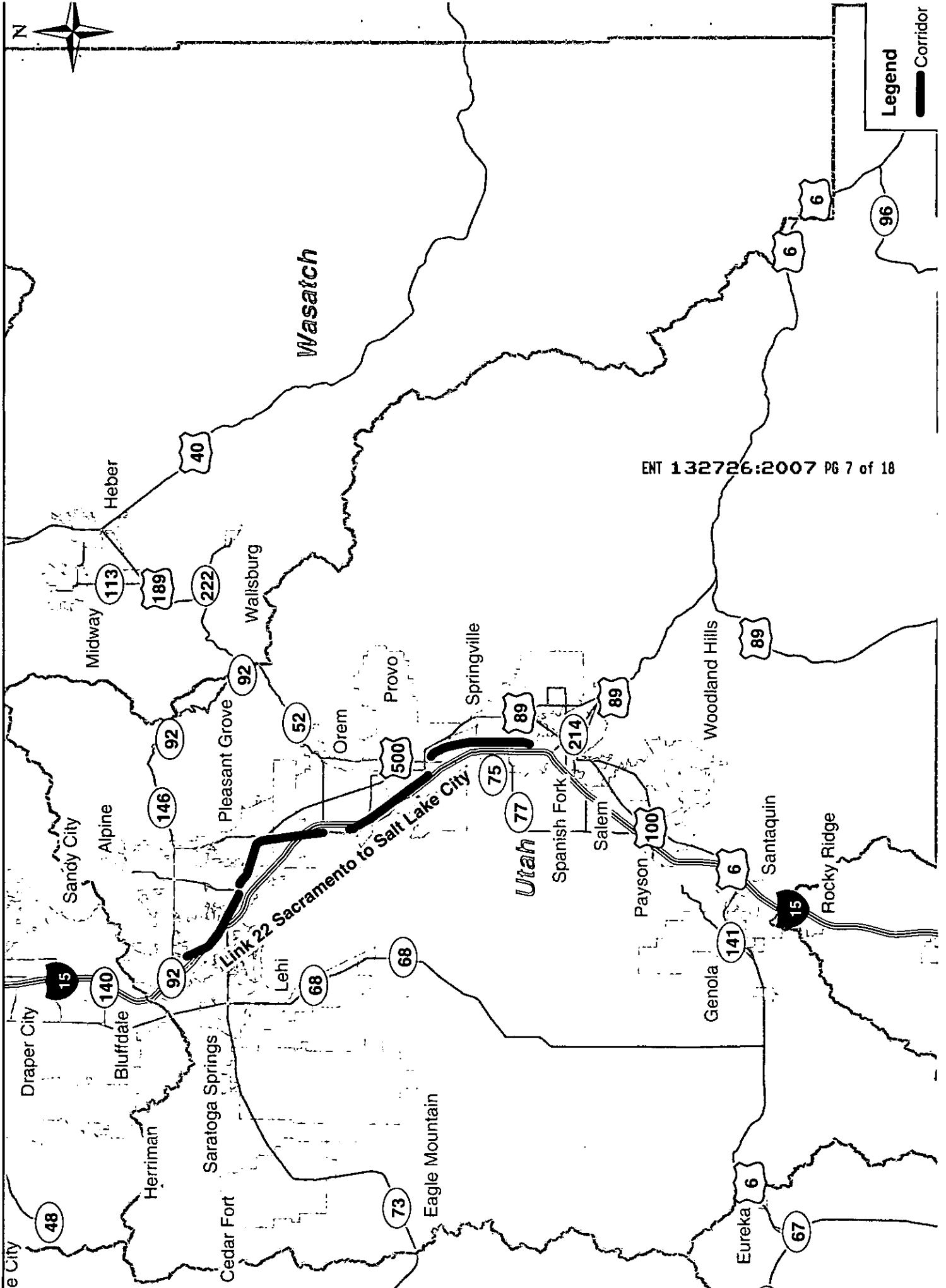
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UNITED STATES DISTRICT COURT
Southern District of *Indiana*
I, the undersigned *Clerk of the* Court, do hereby certify that this is a true, correct and full copy of the original *Supplemental Final Order and Judgment* on file in my custody.
Cause No. *1:09-cv-0383-DWH-TAB*
Dated *February 16, 2007*
Laura A. Briggs, Clerk
by *Sara W. [Signature]* Deputy Clerk
Four (4) # of pages (text).
Twelve (12) # of pages (attachments).



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Utah - Utah County
Descriptions of Settlement Corridor Beginning and Ending Points
As of October 2, 2006

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Link 22 Sacramento to Salt Lake City – Union Pacific

Beginning Point – 80 ft. east of the intersection of Sunset Rd. and 2600 North in the City of Lehi, Utah County, Utah.

The corridor travels southeast through the following sections:

TWN5S-RNG1E-SEC5
TWN5S-RNG1E-SEC8
TWN5S-RNG1E-SEC9
TWN5S-RNG1E-SEC15
TWN5S-RNG1E-SEC14

The corridor stops 290 ft. west of the intersection of West 100 North and North Merchant St in the City of American Fork, Utah County, Utah. The corridor resumes 300 ft. southeast of the intersection of North 300 East and East 100 North and continues southeast through the following sections:

TWN5S-RNG1E-SEC13
TWN5S-RNG1E-SEC24
TWN5S-RNG2E-SEC19
TWN5S-RNG2E-SEC20

The corridor then turns south through the following sections:

TWN5S-RNG2E-SEC29
TWN5S-RNG2E-SEC32
TWN6S-RNG2E-SEC5
TWN6S-RNG2E-SEC8

The corridor then turns southeast through the following sections:

TWN6S-RNG2E-SEC21
TWN6S-RNG2E-SEC28
TWN6S-RNG2E-SEC27
TWN6S-RNG2E-SEC34
TWN6S-RNG2E-SEC35
TWN7S-RNG2E-SEC2
TWN7S-RNG2E-SEC11
TWN7S-RNG2E-SEC12

The corridor stops at the intersection of West 500 South and 800 West in the City of Provo, Utah County, Utah. The corridor resumes 380 ft. southeast of the intersection of South 300 East St. and East 600 South St. and continues south through the following sections:

TWN7S-RNG3E-SEC7
TWN7S-RNG3E-SEC18
TWN7S-RNG3E-SEC19
TWN7S-RNG3E-SEC30
TWN7S-RNG3E-SEC31
TWN8S-RNG3E-SEC6
TWN8S-RNG3E-SEC7

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Ending Point – The corridor ends 2,240 ft. east of the intersection of I-15 and West 1600 South in the City of Springville, Utah County, Utah.

Note: Segments of this corridor are excluded due to Federal Land Grants.

Filed: 02/07/2007 Case: 1-03-cv-07010-DFH-TAB Doc #: 33.12 RINDLISBACHER v. AT&T CORP

Jack Rindlischbacher, et al. v. AT&T Corp., et al. - Utah
Order of Judgment
Utah County
As of October 3, 2006

Table with columns: Case #, Property Owner Name, Address, City, State, Zip, Projected Cmonth, Tax Parcel Number, Property Address, Property Description, Railroads, Abstrct, Total Final Payment. Rows list various property owners and their associated tax parcels and railroads.

Filed: 02/07/2007 Case: 1-03-cv-07010-DFH-TAB Doc #: 33.9 RINDLISBACHER v. AT&T CORP

Just Rindlisbacher, et al. v. AT&T Corp., et al. - Utah
Utah County
Order of Judgment
As of October 2, 2006

Table with columns: Count, Property Owner Name, Address, City, State, Zip, Property County, Tax Parcel Number, Mailing Address, Property Information (Property Address, Property Description), Railroad, Acreage, Total Front Footage. Rows include property owners like JTL LLC, RINDLISBACHER, and various utility companies.

Handwritten marks: '10' and '73' in the bottom right corner.

Table with columns for Case No., Name, Address, City, State, ZIP, and other identifying information for various entities.

Filed: 02/07/2007 Case: 1-03-cv-07010-DFH-TAB Doc #: 33.9 RINDLISBACHER v. AT&T CORP

36	WILSON - BURT M & TAUNYA T WILSON TR II	1643 N 180 E	UT	84041-527	UTAH	1202310016	1520 N 600 WEST LEHI UT 84043		0.31	21
324	WORTHEN WILLIAMS LLC	2200 N 1100 WEST	UT	84041	UTAH	1202110044			14	27
325	WORTHEN WILLIAMS LLC	2200 N 1100 WEST	UT	84041	UTAH	1202110105			10	43
326	YOUNG, W.C. YOUNG, WILLIAM J	1869 S PANORAMA DR	UT	84720-6208	UTAH	1495110062	920 W 2100 NORTH LEHI UT 84043		11	108