2735858

RIGHT OF WAY AGREEMENT CR-220(2) Project No. Project Location Parcel No. 63 Address

on 3900 South 567 East 3900 South

	This AGREEMENT is made and excuted this 20th day of AUGUST, 1975, by and between 12 days M. Park Tidwell & Robert G. Tidwell hereinafter referred to as SELLER, which expression shall include their heirs, executors, administrators, and assigns, and SALTLAKE COUNTY, a body corporate and politic of the State of Utah, hereinafter referred to as COUNTY. IN CONSIDERATION of the covenants and conditions set forth herein it is mutually agreed by the parties
	1. SELLER agrees to sell, convey, and COUNTY agrees to purchase the real property described in
	2. SELLER agrees that all liens and encumbrances against the real property herein be released and
	discharged before final conveyance of said real property to COUNTY. 3. SELLER AND COUNTY agree thatLarry Naylor
	of SLCounty Re. Est. Div shall act as escrow agent under the terms of this Agreement for the parties hereto. Upon approval of this Agreement by the Salt Lake County Board of Commissioners, said escrow agent shall send written notice thereof to SELLER. It is further agreed that SELLER shall deliver to said escrow agent an executed Warranty Deed conveying to COUNTY marketable title to the real property herein on or before
	4. SELLER and COUNTY agree that time is of the essence of this Agreement.
	5. If either party shall default in any of the covenants or agreements contained herein, the defaulting party agrees to pay all expenses of enforcing this Agreement or of any expenses arising out of breach of this Agreement, including a reasonable attorney's fee.
	6. It is agreed that the terms herein constitute the entire Agreement between SELLER and COUNTY and that no verbal statement made by anyone relative to this agreement shall be construed to be a part of this Agreement unless incorporated in writing herein.
	7. SELLER and COUNTY agree further that this Agreement shall not be considered final until approved and executed by the Salt Lake County Board of Commissioners.
	8. Salt Lake County to pay cash in full, the amount of $$685.00$ for the land described in Warranty Deed $\#CR=220(2)$; 63.
	9. Sellers agree to pay all taxes assessed against this property up to and including 1974, and prorated share of taxes and assessments for 1975.
	10. Salt Lake County to pay closing fees and title insurance, if any.
	AUC 8.1 topp
	Recorded AUG 21 1975 at 1.58 m.
	Request of SALT LAKE COUNTY, COMMISSION CLERK
	KATIE L. DIXON, Recorder Salt Lake County, Utah
	REF
	Β000K Δ
	IN WITNESS WHEREOF the powers have covered this Agreement to be duly executed this
	in williams whenever, the parties hereto have caused this Agreement to be duly executed this
	day of AUGUST 20, 19.75. RECOMMENDED FOR APPROVAL: SELLER(S):
	By Richard Frankashir Ap So glove m. Franke Fiduell
7	By Marie S. yuming
	ATTEST: BUYER: Salt Lake County
T\$r ₩1	By Board of County Commissioners
	The same of the sa