RETURN TO: MOUNTAIN FUEL SUPPLY COMPANY P.O. BOX 11368 SALT LAKE CITY, UT. 84130 ATTENTION: LINDA JOHNSON

RIGHT OF WAY AND EASEMENT GRANT

	Harward K Harw	Farn	ns, a Ut General	ah Par	tnersh	ip,	Grant	or,	by a	nd	throug	jh Ga	aylor	d
warran	. K. Harw t to MOUI	WI.WE.	N FUEL	SUPPLY	COMF	ANY	a Co	rpora		etxtx of th	(, does e State	herel	by con Jtah, (vey and Frantee,
its succ	essors and 1.00 a right of v	assign	ns, for the	sum of	300	nnmn Cons	derati	ions. I	eceir	t of	which	is he	reby a	LLARS
inspect tribution	a right of v , protect, r on facilities land and	emove here	and replainafter co	ace pipe	lines, va v called	ilves, "facil	valve ities'')	hoxes thro	and a	other and	gas tra across	ansmi the	ission follow	and dis- ving de-
scribed	Land of							•						, 40 ;

Township 23 South, Range 3 West, Salt Lake Base and Meridian,

the center line of said right of way and easement shall extend through and across the above described land and premises as follows, to-wit:

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Beginning at a point South 556.97 feet and West 60.88 feet from the Northeast Corner of the Southwest Quarter of the Southwest Quarter of said Section 24; thence South 253.00 feet; thence East 31.00 feet. Entry No. 236292 Book 22! Book 225

Recorded APR 0 4 1988 At 8:30 Page 634

Dorthy V. Henrie, Recorder Sevier County

Request Of Mountain Fuel SupplyFee \$7.00

TO HAVE AND TO HOLD the same unto the said Mountain Fue? Supply Company, its successors and assigns, so long as such facilities shall be maintained, with the right of ingress and egress to and from said right of way to maintain, operate, repair, inspect, protect, remove and replace the same. During temporary periods Grantee may use such portion of the property along and adjacent to said right of way as may be reasonably necessary in connection with construction, maintenance, repair, removal or replacement of the facilities. The said Grantor shall have the right to use the said premises except for the purposes for which this right of way and easement is granted to the said Grantee, provided such use does not interfere with the facilities or any other rights granted to the Grantee hereunder.

The Grantor shall not build or construct nor permit to be built or constructed any building or other improvement over or across said right of way, nor change the contour thereof without written consent of Grantee. This right of way grant shall be binding upon and inure to the benefit of the successors and assigns of Grantor and the successors and assigns of the Grantee, and may be assigned in whole or in part by Grantee.

It is hereby understood that any parties securing this grant on behalf of the Grantee are with-

out authority to make any representations, covenants	or agreements not herein expressed.
IN WITNESS WHEREOF the Grantor has cau affixed this.	
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	Harward Farms, a Utah Partnership
···	By Gaylord K. Harward, General Partner
STATE OF UTAH)	7 41 41147
COUNTY OF LEVEL)	
before me de de la Marina	(he is/there)
who being duly sworn, did say that	
Partner of 4 and that the foregoing instrument	was signed on behalf of said
partnership by authority of the ar	ticles of partnership, and said acknowledged to me that
"sald warthership duly executed the	same.
My Commission Expires:	Notary Public
PUBLIC	ding at will take thirty Attak
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