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RETURN TO: FRANKLIN COVEY

2200 West Parkway Boulevard Salt Lake City, Utah 84119 Attn: Val Christensen 00615319 ER 1250 Py 0719 RUSSELL SHIRTS * MASHINGTON CO RECORDER 1998 AUG 27 08:52 AN FEE \$24.00 BY DKR FOR: SOUTHERN UTAH TITLE CO

AMENDMENT TO RIGHT-OF-WAY EASEMENT

This Amendment to Right-of-Way Easement ("Amendment") is made and entered into this <u>20</u> day of July, 1998, by and among Franklin Covey Development Corporation, a Utah corporation ("Grantor") and St. George City, Santa Clara Town, and Ivins Town (collectively "Grantee").

RECITALS

- A. Utah LRI and the Grantee entered into a certain Right-of-Way Easement dated November 1, 1978, and recorded in the Official Records of Washington County, Utah, in Book 247 at Pages 633 through 635 bearing Recorder's Entry Number 201548, a copy of which is attached hereto as Exhibit A and incorporated herein by this reference ("Original Easement").
- B. Grantor has succeeded to all right, title and interest of Utah LRI in and to the real property which was the subject of the Original Easement and whose legal description is set forth therein and incorporated into this Amendment for all purposes ("Easement Property").
- C. Grantor, as the fee simple title owner of the Easement Property and as successor in interest to Utah LRI, and Grantees desire to enter into this Amendment upon the terms and conditions set forth herein.

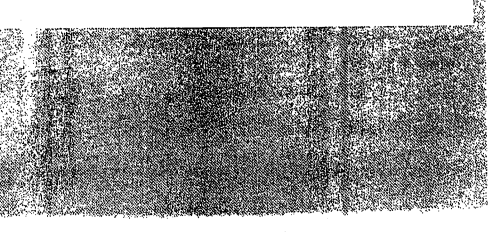
NOW, THEREFORE, in consideration of the foregoing, the sum of One Hundred Dollars (\$100.00) paid by Grantor to Grantee, the mutual covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the parties hereto agree as follows:

AMENDMENT

1. Purpose of Easement. The Original Easement provides that the Grantee has a perpetual easement over the Easement Property with the right to "erect, construct, install, and lay, and thereafter use, operate, inspect, repair, maintain, replace, and remove" (collectively "Use Rights") a culinary water line, power line, telephone line, and roadway. Grantor and Grantee agree that the Easement Property shall not be used as a roadway for the regular use of vehicles and that the sole purpose of the easement shall be for Grantee's utilization of the Use Rights for a culinary water line, power line, and telephone line; provided, however, that Grantee shall have reasonable rights of vehicular access in order to exercise the Use Rights described herein.

SOUTHERN UTAH TITLE COMPANY ACCOMMODATION RECORDING ONLY NOT EXAMINED

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2. Original Easement in Full Force and Effect. Except as set forth in this Amendment and as modified herein, the Original Easement shall be maintained in full force and effect

IN WITNESS WHEREOF, the parties have executed this Amended Easement the day and year first above written.

GRANTOR

Franklin Covey Development Corporation, a Utah corporation

By: 16 I Martines

GRANTEE

St. George City

By:_____

Santa Clara Town

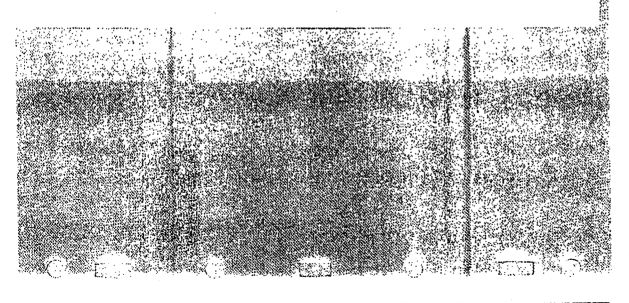
By: MAYOR

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By: Stote G 18

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COUNTY OF	: ss.)				, i
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Form FITA 442-20

UNITED STATES DEPARTMENT OF AURICULTURE FARMERS HOME ADMINISTRATION

MORT-OF-WAY EASEMENT

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State of Utah	, sold land being duscribed on felle	
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Tels, Risw, SLB4M: ALSO, the NW	1/4. NE 1/4 of Section 4. T	425 RI IN STRAM
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PARCIL C - A 60 foot right-of-way Reginning at a point in the center 3161.63 feet from the \$1.74 corns Did West line of the SE 1/4, NE 1 along roadway; thence along said Dint in the improved roadway; b centerline is described as follow 795.95 Reet; thence \$44.32.05.15. The consideration haveingbore teriled shall him successors and sanges, by repose of the re- referred to herein. The GRANTER eventuals and result from its use to the adjacent land of the	Tof the existing reaches what of section 31, T413, R164, A of said Section 33; thene reaches \$24.56.19 W. 673,87 was friend \$2.55 thene secretarias being a reconstitute present to full for any dama adultation, operation, and maintenance to substate the reachest to point on the substate to substate the reachest to produce the substate the reachest to the reachest to the substate the reachest to the	nich point is N27*30'09"E, _RIBAN, which point is on = \$44": 4'04"W, 1453.52 feet _Regt: ibis being the last = \$0 fort right-of-way whose _L8 feet: thence \$57*32'29"E, = West line of the (continue pre is the land of the CRANTORPH Pa of the sir resus or improvents = me that is ungressorable damage
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See Reverse for Notary	633	PIIA 442-20 (3-4-44)
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EXHIBIT "A"



出生の日本の名意教を表する

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NE 1/4, NE 1/4 of Section 4, T425, RISW, SLBEM. Said point being $555^*29^122^4W$, 1701.057 feet. more or less from the NE cor wer of said Section 4.

ALSO

J.b.: 37

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A 60 foot right-of-way whose centerline is described as follows: Beginning at a point N81°10'56'E, 213.75 feet from the S 1/4 corner of Section 33, Tels, R16W, REBRM, thence S88°57'2;"W, 874.29 feet to a point in the centerline of an existing improved road: Said point being N88°32'37"W, 663.14 feet, more q: less from the S 1/4 corner of the said Section 33.

201548

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STATE OF UTAH

COUNTY OF WASHINGTON)

SUBSCRIBED and sworm to before me.

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My Commission Expires

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