## EASEMENT

FOR AND IN CONSIDERATION of the sum of Twenty Five and NO/100 dollars (\$25.00) in hand paid, the receipt and adequacy of which is hereby acknowledged, WAYNE B. BODILY and RITA BODILY, hereinafter referred to as Grantor (whether one or more), does hereby grant unto PIONEER PIPE LINE COMPANY hereinafter referred to as Grantee, its successors and assigns, the right to construct, maintain, operate, repair, rebuild, and remove underground communication cables, and such other facilities and appurtenances as may from time to time be necessary to the proper installation, operation, and maintenance of such cables, together with the right of ingress and egress to and from the same, upon under, and across the following described land, situated in the County of Davis, State of Utah, to-wit:

A strip of land 50 feet in width situated in the NE/4 SW/4, Section 25, T.3 N., R.1 W., S.L.B. & M. Baid strip of land is more particularly shown on Exhibit "A" attached hereto and made a part hereof.

Underground cable to be laid Five Feet east of said pipeline.

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Grantor is to have the right to fully use and enjoy the above-described premises except as to the rights hereinbefore granted. Grantor agrees not to build, create or construct any obstruction, engineering works, or other structure over said Right of Way granted, nor permit same to be done by others.

Grantee hereby agrees to pay all damages which may arise to crops, pasturage, sences, and improvements of said Grantor from the exercise of the rights herein granted.

It is understood and acknowledged by the Grantor that the person securing this grant is without authority to make any agreement in regard to the subject matter hereof which is not expressed herein and that no such agreement will be binding on the Grantee.

This agreement may be assigned by Grantee, its successors and assigns, in whole or in part. The terms, conditions, and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors, and assigns of the parties hereto.

It is agreed that any payment hereunder may be made direct to said grantors or any one of them and said payment so made shall be doesed and considered as payment to each of said grantors.

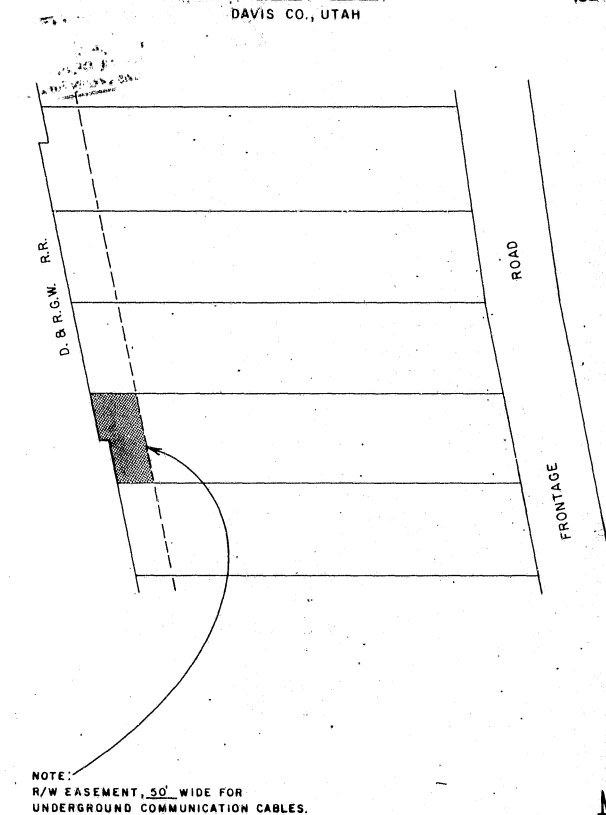
Executed this 3 day of 1	April	,1986.		
WAYNE B. BODYLY	, <u>///</u>	RITA BODILY	ta I ste	Todily,
	800K	1095	RECORDED A	PROUEST OF
Check No. 11635	07410	85	1986 JUN 1	9 PM 1: 52
Charge: Pioneer F/L Memo AFE 516 Acct #2	PAGE	298	CAROL D	EAH PAGE
STATE OF UTAH	ENPT_	AB	DEPUTY	FEEDO
COUNTY OF DAVIS		•		
On this 23rdday of April	,1986, bet	ore me personal	ly appeared WAYNE	B. BODILY and RITA
BODILY, to parklish to be the persons of	described in and v	ho executed the	foregoing instrum	ent, and acknowledged
that the column the own as their fre	e act and deed.			
Given usand we examine dry and year fir	at above written.	Lox	) x E Leel	
Miceliocompleti	Notary E	ublic 0		

EXHIBIT "A"

P. P. L. CO.

SEC. 25 T. 3 N. R. I W. S.L.B. &M.

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SCALE;

DUBRAY LAND SERVICES,INC. PO.BOX 21252 BILLINGS,MONTANA 59104 J.R.G. 5/2/86

ACROSS PROPERTY OF WAYNE B. BODILY

RIGHT OF WAY FOR PIONEER PIPE LINE COMPANY COMMUNICATIONS FACILITIES ON PRIVATE LAND

JOB No. AFE-516