02-052-0017-

138745 Bk 0733 Pg 0955
LuAnn Adams, Box Elder County Recorder
03/09/2000 12:20pm FEE: 18.00 Dep:SP
Rec'd For: EBUITY TITLE ABENCY INC

## EASEMENT AGREEMENT

KNOW ALL MEN BY THESE PRESENTS, that Boyd Parsons etux, whose address is 158 West Lomond View, North Ogden, UT 84414 hereinafter called Grantor, for and in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, does grant unto Level 3 Communications, LLC its successors, assigns, lessees and agents, hereinafter called Grantee, a right of way and easement to construct, operate, maintain, inspect, alter, replace and remove such underground communications system ("System") as the Grantee may, from time to time, require, consisting of underground cables, wires, conduits, manholes, drains, splicing boxes, surface location markers and other facilities and equipment for similar uses, upon, over, through, under and along a parcel of land fifteen feet (15') in width ("Easement") crossing the real property described in Exhibit A attached hereto ("Property") and a plat of the Easement shown on Exhibit B attached hereto and, by reference both made a part hereof, together with:

- (A) the right of ingress and egress over and across any adjacent real property owned or controlled by Grantor and the Easement for the purpose of exercising the rights granted herein provided that such ingress and egress does not interfere with Grantor's improvements or uses;
- (B) the right to clear and keep cleared all trees, roots, brush and other obstructions from the surface and sub-surface of the Easement, and during construction or maintenance periods, to use additional areas adjacent to the Easement for ingress and egress.

Grantor represents and warrants to Grantee that: Grantor is the sole lawful and owner and is in peaceful possession of the Property; the Property is free and clear of all liens and encumbrances; Grantor has good and marketable title to convey the Easement granted herein; the Easement is wholly within the Property; and the Easement is free of any grants, claims, or encumbrances which would conflict with Grantee's unrestricted use thereof, as contemplated by this agreement.

Grantor shall have the right to use and enjoy the surface of the Easement except when such use interferes with the rights and privileges conveyed herein to Grantee. Grantor agrees not to erect or construct any building or structure, or plant trees within the Easement. Grantee hereby agrees that Grantee shall landscape the surface of the Easement in a manner reasonably compatible with the adjacent property within ninety (90) days of completion of construction.

Grantee agrees to fully compensate Grantor for any damage or injury done to livestock, growing crops, improvements, structures, parking areas, landscaping and other appurtenances and/or other improvements in the course of construction and maintenance associated with the aforesaid System except if caused by the negligent or willful act or omissions of Grantor, its heirs, assigns, agents, employees or contractors. Grantee agrees that any areas adjacent to the Easement that are altered or damaged as a result of construction or maintenance by Grantee, but which are lying outside the Easement shall be restored to their prior condition when said construction or maintenance is completed.

Grantee agrees to release, indemnify, defend and hold harmless Grantor against any and all claims, demands and causes of action arising in favor of any person, corporation or governmental entity, because of personal injury including death, or damages to property, including the System, resulting from any act or omission of Grantee its employees, contractors, subcontractors, or agents in the course of construction and maintenance of the System or use of the Easement.

Grantor agrees that should the System be abandoned, or not used for a period of two (2) years, the Easement shall automatically cease and terminate and Grantee shall, if requested by the undersigned, release the same of record.

The covenants, terms, conditions and provisions therein shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors, assigns, lessees and agents of the parties hereto.

IN WITNESS WHEREOF, this instrument is executed this 5 day of October 1999.

**GRANTOR:** 

ACKNOWLEDGMENT

STATE OF UTAH

COUNTY OF WORTH

BEFORE ME, the undersigned authority, on this 8th day of Much, 199, personally appeared BOVK & SURVEY BARRAIO appeared BOYD & SHEEKL PARSONS known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same as his/her free act and deed and for the purposes and consideration therein expressed.

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Commission Expires

### **EXHIBIT A**

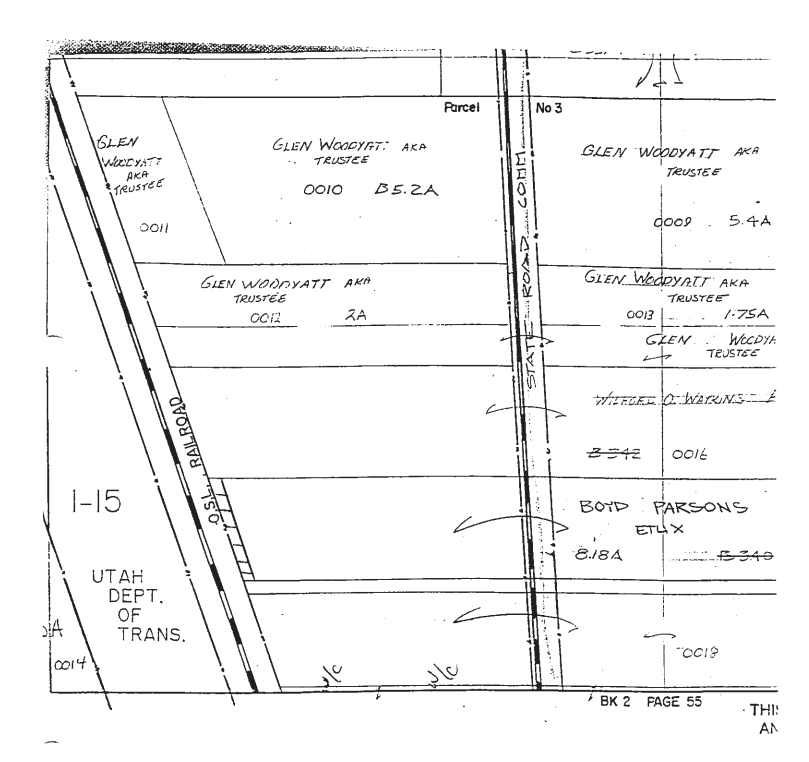
## LEGAL DESCRIPTION OF REAL PROPERTY

S 26 Township & N R 2W SLM
Property situated in the County of Box Elder, State of Utah. Parcel 02-052-0017.

The right of way herein conveyed for the construction, maintenance, use and operation of a communications conduit and cable is described as a continuous strip of land fifteen (15) feet in width.

Beginning at a point in the southwest corner of parcel 02-052-0017 and running northerly along the eastern boundary of the Union Pacific Railroad right of way to the northwest corner of said parcel.

EXHIBIT B
PLAT OR DEPICTION OF THE EASEMENT



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Entry No. 413180 B: 1417 P: 0745
06/16/2020 02:24:01 PM FEE \$0.00 Pages: 3
RESOLUTION For: WILLARD CITY
Chad Montgomery, Box Elder County Utah Recorder

### Resolution 2020-13

# A RESOLUTION OF THE WILLARD CITY COUNCIL DISSOLVING THE WILLARD CITY WASTE WATER SPECIAL SERVICE DISTRICT

Whereas, the Willard City Waste Water Special Service District was created in August 2013 to service an area within Willard City as shown on Attachment A, and

Whereas the Willard City Waste Water Special Service District never provided waste water service because subsequently Willard City entered into an interlocal agreement with Perry City and created the Perry Willard Waste Water Treatment Facility, and

Whereas the area in Attachment A is now serviced by the Perry Willard Waste Water Treatment Facility, and

Whereas Utah State Code 17D-1-601 provides that a municipality's governing body may by resolution dissolve a special service district if the district is no longer needed for the purposes for which it was created, and

Whereas the Willard City Council finds that the Willard City Waste Water Special Service District is no longer needed to provide sewer service to the area in Willard City described in Exhibit A attached,

**Now therefore**, be it resolved by the Willard City Council that the Willard City Waste Water Special Service District is hereby dissolved.

Passed this day of June, 2020 by a vote of for and against.
Kenneth Braegger, Mayor Willard City
Attest:
Sen Hellen
Teri/Fellenz, City Recorder