RIGHT OF WAY CONTRACT

Partial Acquisition

Project No:	FP140001	Parcel N	No.(s): 3750:107C & 3750:107C		
Project Location:	Surplus Levee District Rehabilitation Project				
County of Property:	Salt Lake County	Tax ID /	Sidwell No: 15-15-201-028		
Property Address:	1366 South Dokos Lane, Salt Lake City, UT, 84104				
Owner / Grantor (s):	Arnoldo R. & Maria D. Gomez, Gomez Family Living Trust				
Owner's Address:	7792 Melrose St, Unit A Buena Park, CA, 90621				
Owner's Phone:	714-522-5190	Owner's Email:	aliisjustice@att.net		

IN CONSIDERATION of the foregoing and other consideration hereinafter set forth, it is mutually agreed by the parties as follows:

The Grantor hereby agrees to convey and sell by Quit Claim deed a portion of the property located at 1366 South Dokos Lane, Salt Lake City, UT, 84104, which portion is more particularly described on Exhibit A hereto (the "Property"), to Salt Lake County, a body corporate and politic of the State of Utah (hereinafter "County"), for the amount of \$2,400.00. This contract is to be returned to Salt Lake County Real Estate Office, 2001 South State Street S3-110, Salt Lake City, UT 84190.

- 1. Upon signing this Right of Way contract, Grantor consents to allow Salt Lake County, its contractors, permittees, and assigns, the right to immediately occupy and commence construction or other necessary activity (such as any necessary testing (such as environmental or geotechnical), surveying, or other due diligence) on the Property, including.
- 2. Grantor shall leave the Property in the same condition as it was when this contract was signed. No work, improvement, or alteration will be done to the Property other than what is provided for in this agreement. Grantor agrees to maintain the Property until County takes possession. Owner agrees not to sell the Property to anyone else, or to enter into any contract that will affect the use of the Property when County takes possession.
- 3. Grantor agrees to transfer the Property free of all debris and hazardous materials (including paint or other household products).
- 4. All fixtures and improvements are to remain with the Property, including landscaping, retaining walls, fences, etc.
- 5. Closing shall occur on or before 6-5-20, at Salt Lake County's offices or, at the option of Salt Lake County, at the offices of a title company selected by Salt Lake County. The Property will be conveyed from Grantor to Salt Lake County by Quit Claim Deed, free of all liens and encumbrances except recorded easements. Salt Lake County may, at its expense, acquire a policy of title insurance. Salt Lake County shall pay routine closing costs and escrow fees, if any. Grantor agrees to pay any and all taxes assessed against the Property to the date of Closing. Salt Lake County will not pay brokerage or legal fees.
- 6. Grantor understands and agrees that County will not accept delivery of the Quit Claim Deed from the Right of Way Agent, and will not take ownership of the Property, unless and until County is satisfied with (a) the status of title to the Property, and (b) the physical and environmental condition of the Property.
- 7. Grantor bears all risk of loss or damage to the Property until Closing.
- 8. Grantor understands that at Closing, at its discretion, County may pay the full amount of \$2,400.00 directly to Grantor. In that event, it is Grantor's responsibility to understand and fulfill any obligations to lienholders, mortgagees, or others who may have an interest in the Property or the proceeds from its sale. Grantor shall indemnify and hold harmless the County from and against any and all claims, demands and actions, including costs, from lienholders or lessees of the Property. At the option of County, the transaction may be handled through a title and escrow company selected by County and at County expense, in which event at closing, the title company will disburse funds to lienholders, mortgagees or others having an interest in the Property, with the remainder of the purchase price paid to Grantor.
- 9. Grantor is aware that Utah Code Ann. § 78B-6-520.3 provides that in certain circumstances, the seller of property, which is being acquired for a particular public use, is entitled to receive an offer to repurchase the property at the same price that the seller received, before the property can be put to a different use. Grantor waives any right under Utah Code Ann. § 78B-6-520.3 that Grantor may have to repurchase the property

- being acquired herein.
- 10. Grantor acknowledges and accepts the percent of ownership listed below and agrees that the portion of the total selling price received will correspond with the respective percent of ownership.
- 11. In addition, County shall, at Closing, convey to Grantor, and Grantor shall accept, a Quitclaim Deed (the "County Deed") to release any interest the County may have in the parcel of land retained by Grantor. The value of the County Deed is \$1,342.00, which amount has been accounted for in the Total Settlement.
- 12. This Right of Way Contract contains the entire agreement between Grantor and County, and it shall be governed by the laws of the State of Utah. The undersigned represent and warrant that he/she/they have authority to sign on behalf of Grantor.
- 13. This Contract may be signed in counterparts by use of counterpart signature pages, and each counterpart signature page shall constitute a part of this Contract as if all Grantors signed on the same page.

Total Settlement \$2,400.00

Grantor understands and acknowledges that this Contract is not binding until approved by the Salt Lake County Real Estate Manager and the Salt Lake County Mayor or Designee.

Owner's Initials A H My BOTH		
IN WITNESS WHEREOF, the parties have, 2020.	executed this Con	tract as of this the <u>30</u> day of
Owner/Grantor		
and R Long	5-30-J	Percent
Man Dolon Louz	5-30-20	
Owner/Grantor	Date	Percent
Salt Lake County		
Burdannett	69-20	
Acquisition Agent	Date	
Salt Lake County Real Estate Manager	<u>6.18-20</u> Date	
Mayor or Designee		Date

APPROVED AS TO FORM
District Attorney's Office

Attorney

Attorney

R. CHRISTOPHER PRESTON

late: 6/19/70

WHEN RECORDED RETURN TO: Arnoldo R. Gomez and Maria Gomez 1366 South Dokos Lane Salt Lake City, Utah 84104

APPROVED AS TO FORM
District Attorney's Office

R. CHRISTOPHER PRESTON Date: 6/9/2020	QUITCLAIM DEED Salt Lake County		Real Estate Parcel No.: 3750:107Q Tax Serial No. 15-15-201-028 County Project No.: FP140001 Surveyor WO: SU20160226
to ARNOLDO R. GOMEZ AND	MARIA D. GOMEZ, as ANTEE, for the sum o	co-Trustees of f Ten Dollars (Utah, GRANTOR, hereby Quitclaim(s) f the GOMEZ FAMILY LIVING TRUST, (\$10.00) and other good and valuable Lake County, Utah, to wit:
	(SEE EX	HIBIT A)	
			ed to be signed and its official seal to, 20
		SALT LAK	E COUNTY
STATE OF UTAH))ss.		MAYOR or DESIGNEE
COUNTY OF SALT LAKE)		COUNTY CLERK
On this day of	, 20, persona	lly appeared b	efore me
	regoing instrument wa	s signed on be	of Salt Lake County, half of Salt Lake County, by authority cate first above written:
Notary Public			
My Commission Expires:			
	Acknowledgement Contin	ued on Following P	age

Space above for County Recorder's use

Real Estate Parcel No.: 3750:107Q Tax Serial No. 15-15-201-028 County Project No.: FP140001 Surveyor WO: SU20160226

(EXHIBIT A)

A parcel of land being part of an entire tract defined in those As-Constructed Jordan River and Surplus Canal Levee Construction and Channel Improvement plans created by the Corps of Engineers, U.S. Army referenced as Spec No. 2493 and File No. JO-4-52 dated May 11, 1961 and as shown on that certain Surplus Canal Centerline Survey plat filed as No. S2018-08-0579 in the office of the Salt Lake County Surveyor. Said parcel of land is located in Lot 11, River Glen Subdivision recorded October 29, 2002 as Entry No. 8401702 in Book 2002 of Plats, at Page 306 in the office of the Salt Lake County Recorder and situate in the Northeast Quarter of Section 15, Township 1 South, Range 1 West, Salt Lake Base and Meridian. The boundary of said parcel of land is described as follows:

Beginning at the intersection of the northerly line of said Lot 11 with the ten (10) foot offset line of the landside toe, as located by field survey, of said Jordan River & Salt Lake Surplus Canal Levee which is 4.86 feet N. 70°23'36" E. (Record = N. 70°12'37" E.) along said northerly line from the northwesterly corner of said Lot 11; thence N. 70°23'36" E. (Record = N. 70°12'37" E.) 15.76 feet along said northerly line to the easterly line of said entire tract and the easterly right-of-way line of said As-Constructed Jordan River and Surplus Canal Levee Construction and Channel Improvement plans; thence S. 21°33'22" E. 47.16 feet along said easterly lines, to the southerly line of said Lot 11; thence S. 68°54'07" W. (Record = S. 68°43'08" W.) 15.75 feet along said southerly line, to said ten (10) foot offset line of the landside toe of the Jordan River & Salt Lake Surplus Canal Levee; thence N. 21°33'20" W. 47.57 feet along said ten (10) foot offset line to the **Point of Beginning**.

The above-described parcel of land contains 746 square feet in area or 0.017 acre, more or less.

EXHIBIT "B": By this reference, made a part hereof.

BASIS OF BEARING: S. 00°10′59" W. along the Monument line of Cheyenne Street between

the monument at the intersection of said Cheyenne Street and High Avenue and the monument at the intersection of said Cheyenne Street

and Van Buren Avenue.

