Mayor's Office: Council Agenda Item Request Form

This form and supporting documents (if applicable) are due the Wednesday before the COW meeting by noon.

Date Received	8 February 2017	
(office use)		:

Date of Request	2-8-17
Requesting Staff Member	David Clemence, Real Estate Manager
Requested Council Date	2-14-17
Topic/Discussion Title	Tax Deed Sale -UDOT
Description	The subject property was acquired by the County at the 1998 tax sale. UDOT intends to widen Redwood Road through the bottleneck area in Riverton, which requires its acquisition of this tax parcel.
Requested Action ¹	Consent Item Approval
Presenter(s)	David Clemence
Time Needed ²	10 minutes
Time Sensitive ³	Yes
Specific Time(s) ⁴	n/a
Contact Name & Phone	David Clemence, Ext. 80373
Please attach the supporting documentation you plan to provide for the packets to this form. While not ideal, if supporting documents are not yet ready, you can still submit them by 10 am the Friday morning prior to the COW agenda. Items without documentation may be taken off for consideration at that COW meeting.	
Mayor or Designee approval:	Im Rame

¹ What you will ask the Council to do (e.g., discussion only, appropriate money, adopt policy/ordinance) – in specific terms.

² Assumed to be 10 minutes unless otherwise specified.

³ Urgency that the topic to scheduled on the requested date.

⁴ If important to schedule at a specific time, list a few preferred times.

ADOPTED

A RESOLUTION OF THE SALT LAKE COUNTY COUNCIL DECLARING SURPLUS REAL PROPERTY, AUTHORIZING THE EXECUTION OF A RIGHT OF WAY CONTRACT FOR THE CONVEYANCE OF SURPLUS COUNTY PROPERTY, AND APPROVING CONVEYANCE OF THE SURPLUS REAL PROPERTY BY QUIT CLAIM DEED TO THE UTAH DEPARTMENT OF TRANSPORTATION

RECITALS

A. Salt Lake County (the "County") owns a parcel of real property acquired by Tax Deed, Parcel No. 27-34-402-039, located at approximately 13065 South Redwood Road in Salt Lake County, which real property is not currently in public use by the County (the "Property").

B. The County acquired title to the Property by tax deed in 1998. The Property is a 20-foot wide parcel, approximately 0.05 acres in size, adjacent to Redwood Road.

C. The Utah Department of Transportation ("UDOT") is working on a project to widen

Redwood Road. As part of the Project, UDOT would like to acquire the Property.

D. UDOT has offered to purchase the property for \$8,400.00, the appraised fair market value, and has prepared a Right of Way Contract, attached hereto as Exhibit A.

E. The Salt Lake County Real Estate Section has determined that \$8,400.00 is full and adequate consideration for the conveyance of the Property to the UDOT.

F. Proceeds from the sale of the Property will be distributed in accordance with Section 59-2-1351.5 of the Utah Code.

G. It has been determined that the best interest of the County and the general public will be served by the sale and conveyance of the property to UDOT in accordance with the terms of the Right of Way Contract. The sale and conveyance will be in compliance with all applicable state statutes and county ordinances.

NOW, THEREFORE, IT IS HEREBY RESOLVED by the Salt Lake County Council that the Property be and the same is hereby declared surplus property. IT IS FURTHER RESOLVED by the Salt Lake County Council that the sale and conveyance of said parcel of real property by quitclaim deed to UDOT for the agreed consideration, as provided in the Right of Way Contract attached hereto as Exhibit A and by this reference made a part of this Resolution, is hereby approved; and the Mayor is hereby authorized to execute the original of said Right of Way Contract.

IT IS FURTHER RESOLVED by the Salt Lake County Council that the Mayor and County Clerk are hereby authorized consistent with the terms of the Right of Way Contract to execute the Quit Claim Deed, attached hereto as Exhibit B and by this reference made a part of this Resolution, and to deliver the fully executed document to the County Real Estate Section for delivery to UDOT upon payment of the agreed upon purchase amount.

IT IS FURTHER RESOLVED by the Salt Lake County Council that the Mayor is authorized to execute or accept such other documents necessary to the sale of the Property.

APPROVED and ADOPTED this _____ day of _____, 2017.

SALT LAKE COUNTY COUNCIL

By:

Steve DeBry, Chair

ATTEST:

Sherrie Swensen Salt Lake County Clerk

> Council Member Bradley voting Council Member Bradshaw voting Council Member Burdick voting Council Member DeBry voting Council Member Granato voting Council Member Jensen voting Council Member Newton voting Council Member Snelgrove voting Council Member Wilson voting

APPROVED AS TO FORM:

R. Christopher Preston Deputy District Attorney Date: 2/3/2017

EXHIBIT A

RIGHT OF WAY CONTRACT



th Department of Transportation Right of Way Contract

Fee Simple Acquisition - Strip Parcel No.(s): 186:T

Project No: S-0068(95)41

Job/Proj / Auth No: 71553Pin No: 11203Project Location: SR-68; Bangerter Hwy to 12600 SCounty of Property: SALT LAKETax ID / Sidwell No: 27-34-402-039Property Address: 13065 South Redwood Road RIVERTON UT, 84065Owner's Address: PO Box 144575,SALT LAKE CITY,UT,84114Primary Phone: 385-468-0373Owner's Home Phone: (385)468-0373Owner / Grantor (s): Salt Lake County

Owner's Work Phone:

IN CONSIDERATION of the foregoing and other considerations 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 parcel(s) of land known as parcel number(s) 186:T for transportation purposes. This contract is to be returned to: Caroline King (Consultant), Right of Way Agent c/o Utah Department of Transportation, 4501 South 2700 West, P.O. Box 148420, Salt Lake City, UT 84114-8420.

1. Grantor will transfer property free of all liens and encumbrances except recorded easements.

2. Grantor agrees to transfer property free of all debris and any hazardous materials (including paint or other household products.)

3. 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 by the Grantor other than what is provided for in this agreement.

Grantor agrees to maintain the property until the Department takes possession.

4. Grantor agrees to pay any and all taxes assessed against this property to the date of closing.

5. The Department shall pay the Grantor and or other parties of interest for the real property in the deed(s) and/or easement(s) referenced above.

6. "Transportation Purposes" is defined as follows: The public use for which the property or property right is being acquired herein, may include but is not limited to the following possible uses: the construction and improvement of a highway, which may include interchanges, entry and exit ramps, frontage roads, bridges, overpasses, rest areas, buildings, signs and traffic control devices, placement of utilities, clear zones, maintenance facilities, detention or retention ponds, environmental mitigation, maintenance stations, material storage, bio fuel production, slope protections, drainage appurtenance, noise abatement, landscaping, transit, project caused statutory relocations, and other related transportation uses.

7. The Grantor(s) is aware that Utah Code Ann. Sect. 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(s) waives any right grantor may have to repurchase the property being acquired herein, and waives any rights Grantor(s) may have under Utah Code Ann. Sect. 78B-6-520.3.

8. Grantor shall indemnify and hold harmless Grantee from and against any and all claims, demands and actions, including costs, from lien holders or authorized lessees of the property.

9. Upon execution of this contract by the parties, Grantor grants UDOT, its contractors, permitees, and assigns, including but not limited to, utilities and their contractors, the right to immediately occupy and commence construction or other necessary activity on the property acquired for the state transportation project.

CONFIRMATION OF AGENCY DISCLOSURE. Buyer and Seller acknowledge prior written receipt of agency disclosure provided by their respective agent that has disclosed the agency relationships confirmed below. At the signing of the Purchase Contract;

Buyer's Agent Carolin	L King		, represents purchaser.
Buyer's Brokerage		HOR Ine	, represents purchaser.

Total Selling Price

\$8,400.00



ih Department of Transportation

Kinging Web Main	Right of Way Contract	
Keeping Utah Moving	Fee Simple Acquisition - Strip	
Project No: S-0068(95)41	Parcel No.(s): 186:T	
Job/Proj / Auth No: 71553 Project Location: SR-68; Bange County of Property: SALT LAR Property Address: 13065 South Owner's Address: PO Box 1445 Primary Phone: 385-468-0373 Owner / Grantor (s): Salt Lake (CE Tax ID / Sidwell No: 27-34-402-039 Redwood Road RIVERTON UT, 84065 75,SALT LAKE CITY,UT,84114 Owner's Home Phone: (385)468-0373 Ow	ner's Work Phone:
Grantor's Initials		
Granto Granto each re This Contract r	the number of the percent is an option until approved by the Director of Right rs acknowledge and accept the percent of ownership listed below and agree that the portio exceive, will correspond with their respective percent of ownership. may be signed in counterparts by use of counterpart signature pages, and each counterpart s ute a part of this Contract as if all Grantors signed on the same page. Percent	n of the total selling price they
100%		
100%	Salt Lake County	
100%		
	Salt Lake County	
Dight of Way Agonte		
Right of Way Agents	Caroline King (Consultant) / Acquisition Agent	
	Michael D. Richardson (Consultant) / Team Leader	
	Approved by Director of Right of Way	
APPROVED AS 1	OFORM	

District Attorney's Office R.CU ut ten Y. By: Attorney

R. CHRISTOPHER PRESTON Date: 2/3/2017

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APPROVED AS TO FORM District Attorney's Office

By: VanioliA . R. CHRISTOPHER PRESTON

Date: UNAVER L

EXHIBIT B

QUIT CLAIM DEED

WHEN RECORDED, MAIL TO: Utah Department of Transportation Right of Way, Fourth Floor Box 148420 Salt Lake City, Utah 84114-8420

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Quit Claim Deed

(County)

	Salt Lak	P	ax ID No. PIN No. roject No. Parcel No.	27-34-402-039 11203 S-0068(95)41 0068:186:T
Salt Lake County				
a Body Corpor	ate and Politic	of the State	of L	Jtah, Grantor
hereby QUIT CLA	AIMS to the UTAH	DEPARTMENT	OF TRA	NSPORTATION,
Grantee, at 450	01 South 2700 W	est, Salt Lake	City, l	Jtah 84114,
for the sum of	TEN (S	\$10.00)		, Dollars,
and other good	and valuable	considerations, a	all right,	title, and
interest in and	to the followir	g described	parcel c	of land in
Salt	Lake Cou	inty, State of Utah, to-w	<i>r</i> it:	

BEG SW COR LOT 123, RIVERTON RANCH #1. N 89°53'46" W 20 FT; N 00°01'25" W 108.1 FT; S 89°53'46" E 35 FT; SW'LY ALG CURVE TO L 23.6 FT; S 0°01'25" E 93.1 FT TO BEG. 0.05 AC M OR L. (BEING FUTURE WIDENING STRIP IN RIVERTON RANCH #1)

Continued on Page 2 COUNTY RW-05CO (11-01-03) ł

PAGE 2			PIN No. Project No. Parcel No.	S-0068(95)41
This instrument is made in pursu Salt Lake County Council, made or and vesting in the Grantee all of the	n the day of _	5	, A.D. 2	a resolution of the 20,
IN WITNESS WHEREOF, said				
thereunto duly authorized, this	uay or		, A.D. 20	·
			SALT LAKE COU	INTY
STATE OF UTAH))) ss.	Ву	County Mayor or D	esignee
COUNTY OF SALT LAKE)			
		Ву		
			County Clerk or De	signee
On this day of		_, A.D. 20	personally app	peared before me,
politic of the State of Utah, and that				
by authority of law.		going motio		nan or oald oounty
WITNESS my hand and official	stamp the date in t	his certificate	e first above written.	

Notary Public

APPROVED AS TO FORM District Attorney's Office By: <u>R Clum Partn</u> Attorney

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R. CHRISTOPHER PRESTON Date: 2/3/2017 Continued on Page 3 COUNTY RW-05CO (11-01-03)

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APPROVED AS TO FORM District Attorney's Office By: 12. (U.c. .e. S7 vemoliA. **R. CHRISTOPHER PRESTON** Date: C/ 3/2em

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PAGE 3	PIN No.	11203
	Project No.	S-0068(95)41
	Parcel No.	0068:186:T

On this ______ day of ______, A.D. 20 _____ personally appeared before me, ______, who, being by me duly sworn did say that they are the _______ of the Office of the Clerk of Salt Lake County, a body corporate and politic of the State of Utah, and that the within and foregoing instrument was signed in behalf of said county by authority of a Resolution of the Salt Lake County Council.

WITNESS my hand and official stamp the date in this certificate first above written.

Notary Public

Prepared by: (TEJ) Meridian Engineering, Inc.

10P - 8/1/2016