DIVISION 14

UTAH DEPARTMENT OF TRANSPORTATION RIGHTS-OF-WAY

Section 14.01 GENERAL:

Work to be performed within UDOT rights-of-way shall be done in accordance with "SPECIFICATIONS FOR EXCAVATION ON STATE HIGHWAY RIGHT-OF-WAY", latest revision. The Developer/Contractor shall be responsible to obtain all necessary permits and meet any bond requirements imposed by that agency.

Section 14.02 UTILITY LINE AGREEMENT:

The improvements to be placed along or across UDOT rights-of-way are subject to the conditions of Utility Line Agreements between the UTAH DEPARTMENT OF TRANSPORTATION and HOOPER CITY. The Developer/Contractor is bound by all conditions of the Agreement. The Developer shall be responsible for completing the Utility Line Agreement and furnishing the necessary Drawings and other information, including meeting with UDOT to insure requirements are met, required by UDOT. The Developer shall then submit the completed agreement to the City for signature and forwarding to UDOT. The Developer/Contractor shall not proceed with any work in a UDOT right-of-way until it has obtained a permit from UDOT, posted the required bond (if one is required) and provided any other information, such as traffic control plans, required by UDOT.

Section 14.03 INSPECTION FEES:

The Developer/Contractor will pay UDOT fees for any UDOT inspectors.