Route 48

Updated: May 2015

Midvale to Bingham, March 7, 1927.

1953 Description:
From Midvale Jct. on Route 1 via Copperton to north city limits of Bingham.

1963 Description:
This route was reversed and approved by Legislature.
From the north city limits of Bingham, via Copperton to Midvale Junction on route 1.

1965 Description:
From the north limits of Bingham, via Copperton to Midvale Junction on route 271.

Approved by 1965 Legislature:
**(A) Scanned**
1965 Description:
From the north limits of Bingham via Copperton to north Holden Street in Midvale thence, north via North Holden Street and 700 West to 7200 South Street; thence, east to SR-271. 4/19/65 North Holden east via Center Street to SR-271 transferred to county jurisdiction.

1967 Legislature:
*(B) *(C)

1975 Legislature:
From the old Corporate limits of Bingham northeasterly 1.25 miles abandoned as a part of SR-48, August 24, 1973.
1975 Description:
From a point 1.8 miles west of the Post Office in Copperton easterly to North Holden Street in Midvale; thence north via North Holden Street and 700 West Street to 7200 South Street; thence east to SR-89.

1983 Legislature: Description remains the same.
1985 Legislature: Description remains the same.
1986 Legislature: Description remains the same.
1987 Legislature: Description remains the same.
1988 Legislature: Description remains the same.
1990 Legislature: Description remains the same.
1992 Legislature: Description remains the same.
1993 Legislature: Description remains the same.
1994 Legislature: Description remains the same.

1995 Legislative Description:
From a point 1.8 miles west of the post office in Copperton easterly to North Holden Street in Midvale; thence north via North Holden Street and 700 West Street to 7200 South Street; thence east to Route 89.
Route 48 Cont.

1996 Legislature: Description remains the same.
1997 Legislature: Description remains the same.

1998 Legislative Description:  
From a point 1.8 miles west of the post office in Copperton easterly to North Holden Street in Midvale; then north on North Holden Street and 700 West Street to 7200 South Street; then east to Route 89

1999 Legislature: Description remains the same.  
2000 Legislature: Description remains the same.

Transferred portion of SR-48 from Redwood Road (SR-68) to Holden Street (7000 South) to West Jordan and Midvale. Added to SR-48 7000 South from Redwood Road (SR-68) to Holden Street (700 West).

2001 Legislative Description:  
From the Kennecott gate in Copperton northeasterly to 7800 South then easterly on 7800 South to Route 68 in West Jordan; then beginning again at Route 68 easterly on 7000 South and 7200 South to Route 89.

2002 Legislature: Description remains the same.  
2003 Legislature: Description remains the same.  
2004 Legislature: Description remains the same.  
2005 Legislature: Description remains the same.  
2006 Legislature: Description remains the same.  
2007 Legislature: Description remains the same.  
2008 Legislature: Description remains the same.  
2011 Legislature: Description remains the same.

From the Kennecott gate in Copperton northeasterly to 9000 South then easterly on 9000 South to 5600 West; then north on 5600 West to 8600 South; then easterly on 8600 South and 7800 South to Route 68 in West Jordan; then beginning again at Route 68 easterly on 7000 South and 7200 South to Route 89.

*(F) Commission Action May 21, 2015  
Renumbered Portion of SR-48 from Kennecott gate in Copperton northeasterly to 5600 West as SR-209. Portion from 9000 South northerly on 5600 West to New Bingham Hwy; northeasterly on New Bingham Highway to SR-154 (Bangerter Highway) transferred to local jurisdiction. New Description as follows. From Route 154 easterly on 7800 South to Route 68 in West Jordan; then beginning again at Route 68 easterly on 7000 South and 7200 South to Route 89.

* Refers to resolution index on the following page.  
**Refers to Scanned Computer Resolution index on the following page.
Route 48

COUNTY/VOLUME & RESOLUTION NO.

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DESCRIPTION OF RESOLUTION CHANGE

(A). Relocation - From 7800 South to Holden Street, 700 West and 7200 South in Midvale.

(B). Extension - From present termini near Bingham Town, southerly to Bingham Town north incorporate limits.

(C). Deletion - Portion from its present termini near Bingham Copper Mine northeasterly a distance of 1.25 mils.

(D). Deletion/Relocation - Deleted portion of 7200 South from Redwood Road to Holden Street (700 West) and Holden Street (700 West) to 7000 South and transferred them to West Jordan City from Redwood Road to the Jordan River Bridge and the rest to Midvale City.

Added 7000 South from Redwood Road to Holden Street (700 West) to SR-48.

(E). Re-alignment portion of New Bingham Highway due to construction of Mountain View Corridor.

(F). Deletion - Portion of SR-48 from Kennecott gate in Copperton northeasterly to 5600 West re-numbered as SR-209. Portion from 9000 South northerly on 5600 West to New Bingham Highway, northeasterly on New Bingham Highway to SR-154 (Bangerter Highway) Deleted from State Highway System and Transferred to local jurisdiction.
RESOLUTION

State Route 48

WHEREAS, to provide access to Interstate Route 15 in the vicinity of Midvale and

WHEREAS, to maintain continuity in the State System of Highways,

NOW THEREFORE, pursuant to the authority of Section 27-12-27, UCA, 1953, AS AMENDED it is hereby resolved as follows:

1. That State Route 48 from North Holden Street in Midvale easterly via Center Street to State Street, a distance of 1.2 + - mile be deleted from the State System of Highways and add 1.8 + - miles commencing at North Holden Street and Center Street in Midvale north via North Holden Street and 700 West Street to 7200 South Street, thence east to State Street be designated as a part of State Route 48, resulting in an increase of 0.6 + - mile in the State System of Highways.

2. That application be made to the U. S. Department of Commerce, Bureau of Public Roads to relocate that portion of Federal-aid Secondary Route 150, from 700 West Street and Center Street in Midvale north via 700 West Street to a point near Seventh Avenue in Midvale to the relocation of State Route 48.

3. That by this action State Route mileage will increase 0.6 + - miles, Federal-aid Secondary mileage will increase 0.1 + - mile, Midvale City "C" mileage will decrease 0.1 + - mile, and Salt Lake County "B" mileage will decrease 0.2 + - miles.

4. That Exhibit "A" attached herewith illustrating the action taken herewith is hereby incorporated as part of this submission.

Dated this 19th day of April, 1965.

STATE ROAD COMMISSION OF UTAH
ATTEST:

Nellie J. Bracard

Acting Secretary
Utah State Road Commission
State Capitol
Salt Lake City, Utah 84114

Gentlemen:

At its meeting on April 2, 1965, the Board of Commissioners considered the future classification and development of certain highways in Salt Lake County as they relate to the State and Interstate Highway System. The Board respectfully petitions Your Honorable Commission by this letter to approve the following propositions:

1) That 4800 South Street (also called the Murray-Holladay Road) east from 900 East Street in Salt Lake County to Holladay Boulevard and that Holladay Boulevard south from 4800 South to Knudsen's Corner be removed from the State Federal-aid Secondary Road System and reclassified as a County Federal-Aid Secondary highway inasmuch as this road does now largely serve local needs. With the completion of the Interstate Freeway System and the improvement of 4500 South Street, 4800 South Street will continue to serve local needs. The Board believes that the function of Holladay Boulevard together with 2300 East Street should be reviewed when the Interstate Freeways are in operation.

2) That 5300 South west from State Street to Redwood Road at 5400 South be classified onto the State Secondary Road System and removed from the County Secondary System. Because this street interchanges with I-15 and connects between two State highways (US-91 and U-68), it is believed that this street will fill more than local usage, becoming an important collector-feeder road interconnecting the Interstate Freeway System with the State Highway System and should, therefore, be classified to meet the anticipated statewide usage.

3) That in the construction of a "shoo-fly" rail by-pass to be built in connection with the construction of the interchange of I-15 and I-215 that this by-pass be so located and constructed that Salt Lake County and Murray City will be able to rebuild the railroad separation over 6400 South Street which is now very narrow and dangerously aligned in relation to that street. We would appreciate an indication of costs that will need to be borne by Salt Lake
County in this "shoo-fly project, if any.

We would appreciate your favorable consideration of the above matters.

Very truly yours,

BOARD OF COUNTY COMMISSIONERS

JACOB WEILER, COUNTY CLERK

By: [Signature]

Deputy Clerk
Utah State Road Commission  
State Capitol  
Salt Lake City, Utah 84114

Gentlemen:

It has come to our attention that Midvale City has petitioned Your Honorable Commission for approval of the following propositions:

1) That 7800 South Street (Center Street) in Midvale west from State Street (US-91) to Holden Street in Midvale City be removed from the State Secondary Federal Aid Highway System and added to the Salt Lake County Secondary Federal Aid Highway System.

2) That 7200 South Street west from State Street (US-91) to Sixth West (Midvale City's Main Street) and thence southerly to 7800 South Street (Midvale City's Center Street) be added to the State Secondary Federal Aid Highway System and removed from County Secondary Federal Aid Highway System.

This letter is to acknowledge to Your Honorable Commission that Salt Lake County concurs in and supports these petitions for the following reasons:

1) In the case of 7800 South Street (Midvale's Center Street), it is believed that with the completion of the Interstate Freeway System and interchanges at 7200 South and at 9000 South that 7800 South will serve largely County and local needs, but will be of such usage that it should remain as a County Secondary Aid road.

2) In the case of 7200 South Street (Sugar Street), it is believed that with this street interchanging with Interstate 15 (Valley Central Freeway) and connecting between
two State routes (US-91 and U-68) that it will serve as a collector-feeder street and inter-
connecting the interstate and state highways and will, therefore, assume greater than local
usage and should be acknowledged for its statewide function.

We would appreciate your favorable consideration of these propositions.

Very truly yours,

BOARD OF COUNTY COMMISSIONERS

JACOB WEILER, COUNTY CLERK

By

Deputy Clerk
State of Utah,  
Department of Highways  
State Office Building  
Salt Lake City, Utah  

March 24, 1965

Dear Sir:

I am writing to you pursuant to my meeting with you and members of your staff this morning relative to the matter of redesignating State Highway #48 through Midvale City, and assumption of maintenance of certain streets in lieu thereof by Midvale City for study by members of your Commission.

First, may I express my sincere appreciation of myself and members of the Council for the fine spirit of cooperation we have enjoyed from the start of the 'Freeway' project through Midvale City.

I consulted with the members of my City Council and they went on record as fully sustaining the proposal, namely: That State Highway #48 be changed to follow Sugar Street (7200 South Street) West from State Street to North Main Street, thence South and Southwesterly along North Main and North Holden Streets to converge at West Center and North Holden Streets and West to the Jordan River and our City limits, said West Center at this point to continue on the old #48 Highway.

Midvale City is to take over all of Center Street East from the convergence of the proposed #48 at North Holden and continue to State Street. Also, Midvale shall assume responsibility for all of the frontage roads upon their completion and for Center Street upon the completion of the proposed new #48 on Sugar Street, etc.

However, we question our responsibility for the maintenance of the drainage pumps at the two underpasses, E. Center and Wasatch Streets.

Very respectfully yours,

MIDVALE CITY CORPORATION,

By: Henry Backstead Mayor
Utah State Road Commission  
State Capitol  
Salt Lake City, Utah 84114

Gentlemen:

At its meeting on April 5, 1965, the Board of Commissioners considered the future classification and usage of 9000 South Street in Salt Lake County as it relates to the State and Interstate Highway System.

The Board respectfully petitions Your Honorable Commission by this letter to approve the following proposition:

That 9000 South Street west from US-91 (State Street) to U-68 (Redwood Road) be classified onto the State Secondary Federal Aid Highway System and removed from the County Secondary System. Because this street interchanges with I-15 (Valley Central Freeway) and connects between two State highways (US-91 and U-68), it is believed that this street will fill more than local usage, becoming an important collector-feeder road interconnecting the Interstate Freeway System with the State Highway System and should, therefore, be classified to meet the anticipated statewide usage.

We would appreciate your favorable consideration of the above matter.

Very truly yours,

BOARD OF COUNTY COMMISSIONERS

JACOB WEILER, COUNTY CLERK

[Signature]

Deputy Clerk
RESOLUTION

State Route 48

WHEREAS, the incorporate limits of Bingham City have been relocated to encompass a much smaller land area and,

WHEREAS, the present statutory description for State Route 48 indicates that its termini is the north incorporate limits of Bingham and,

WHEREAS, to comply with the statutory description of State Route 48, the relocation of Bingham City will necessitate the extension of State Route 48 and,

WHEREAS, to maintain continuity in the State System of Highways.

NOW THEREFORE, pursuant to the Authority of Sec. 27-12-27, UCA, 1953, as amended is hereby resolved as follows:

1. That State Route 48 be extended from its present termini near Bingham City, southerly to Bingham City north incorporate limits, a distance of 0.3 + - mile.

2. That by this action Bingham City "C" mileage will decrease 0.3 + - mile, and State Highway System mileage will increase 0.3 + - mile.

3. That the map attached illustrating the action taken herewith is hereby incorporated as a part of this submission.

Dated this __________ day of __________, 1968.

STATE ROAD COMMISSION OF UTAH

[Signatures]

Chairman

Commissioner
RESOLUTION
State Route 48
Page 2

[Signatures for Commissioners and Secretary]

ATTEST:

[Signature of Secretary]
April 2, 1968

Mr. Oscar Hanson Jr., Chairman
Salt Lake County Commission
City & County Building
Salt Lake City, Utah 84111

Dear Mr. Hanson:

Subject: Extension of State Route 48 in Salt Lake County

Effective March 29, 1968, the State Road Commission adopted a
resolution extending State Route 48 from the present termini near
Bingham City, southerly to the Bingham City north incorporate limits,
a distance of 0.3 ± mile.

By this action Bingham City "C" mileage is decreased 0.3 ± mile.

Attached is a copy of the resolution and a location map.

Very truly yours,

B. Dale Burningham
Planning Statistics Supervisor

Resolution and location map sent to:
W. L. Anderson
Ralph Murdock
Dean R. Stead
Porter N. Gooch
James Booth
Robert Walsh
Lillian Witkowski
Gern Henderson
Bruce Fjeldstad
Janiel Little
Chauncey Powis
Maurice Richey
Wallace J. Liddle
David Sargent
Eva McElwan
Alex E. Mansour
Keith Rosevear
John W. Homer
Evelyn Grill
Ette Christensen
E. Paul Gilgen
Jim West
Ellen Wendell
Don Jensen
Ken Riddle
District #2 Engineer
Charles Bertolina
Robin Hood
Harold Brown
RESOLUTION
State Route 48

Federal-aid Secondary Route 137

WHEREAS, it has been requested by the Kennecott Copper Corporation that the westernmost end of State Route 48 located in Bingham Canyon, for a distance of 1.25 miles, be abandoned as a State Highway, and

WHEREAS, Mr. J. Q. Adair, District Engineer, concurs with Kennecott's request as it would be in the best interest of the Utah State Department of Highways, and

WHEREAS, the Salt Lake County Commission adopted a resolution vacating all roads, streets and alleys located in the city of Bingham, which is now disincorporated.

NOW THEREFORE, pursuant to the Authority of Section 27-12-28, UCA, 1953, as amended, it is hereby resolved as follows:

That the portion of State Highway 48 from its present termini near the Bingham Copper Mine northeasterly a distance of 1.25 miles, be an interim abandonment from the State Highway System, subject to approval of the State Legislature,

That application be made to the Federal Highway Administration to delete from the Federal-aid Secondary System of Highways that portion of Federal-aid Secondary Route 137 from its present termini in Bingham Canyon northeasterly coincident with that portion of county road and that portion of State Route 48 that is to be abandoned,
RESOLUTION
State Route 48
Federal-aid Secondary Route 137
Page 2

That by this action State Highway System mileage will decrease 1.25 miles,

That by this action Federal-aid Secondary System mileage will decrease 2.25 miles and Salt Lake County "B" System mileage will decrease 1.0 mile,

That the letter from Kennecott Copper Corporation, the Salt Lake County Commission resolution, and the memorandums from J. Q. Adair, and John W. Homer, Planning and Estimates Engineer, be hereby incorporated as a part of this submission,

That the map attached illustrating the action taken herewith be hereby incorporated as a part of this submission.

Dated this __________ day of __________________, 1973.

STATE ROAD COMMISSION OF UTAH

Chairman

Vice-Chairman

Commissioner

Commissioner

ATTEST:

Secretary
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<th>Route Designation</th>
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<th>Brief Description of Route and Termini</th>
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<th>Mileage On Local System</th>
<th>Total Length</th>
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<td>137</td>
<td>SR-48</td>
<td>From the end of State Route 48 west of Copperton easterly via Copperton and West Jordan to Federal-aid Primary Route 32 at Midvale Junction.</td>
<td>Salt Lake</td>
<td>13.3</td>
<td></td>
<td>13.3</td>
</tr>
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</table>

Note: The revision of this route decreases the total length from 15.6 miles to 13.3 miles, a total decrease of 2.3 miles.
Mr. J. Quintin Adair, P.E.
District Engineer
District No. 2
Utah State Department of Highways
2410 West 2100 South
Salt Lake City, UT 84119

Dear Mr. Adair:

Subject: Abandonment of 1.25 miles of State Road 48 in Bingham Canyon

On March 12, 1973 Kennecott Copper Corporation requested your permission to relocate its guard station in Bingham Canyon approximately one mile down canyon from its present site. On March 28, 1973, you informed this office that the Utah State Department of Highways could not concur in this request but that the Department would abandon the portion of State Road 48 from the present end state maintenance sign to the location which Kennecott sought for its guard station relocation on condition that Kennecott become responsible for maintenance of the abandoned roadway.

Kennecott Copper Corporation herewith requests the Utah State Department of Highways to abandon the westernmost 1.25 miles of State Road 48 located in Bingham Canyon; Kennecott acknowledges that it will hereafter be required to maintain this portion of the highway. Abandonment of the 1.25 miles will be in the best interest of the Utah State Department of Highways as the Department will no longer be required to expend effort and material in maintaining the roadway in this location including expenditures for snow removal.

Would you please forward this request along with your letter of concurrence to the Utah State Road Commission for its preparation and enactment of the appropriate resolution of abandonment.

Very truly yours,

Kennecott Copper Corporation
Utah Copper Division

[Signature]
Its General Manager
Memorandum

TO: B. Dale Burningham - Planning Statistics Supervisor
FROM: J. Quintin Adair, P.E., District Engineer - District Two

DATE: July 3, 1973

SUBJECT: Abandonment of 1.25 miles of State Road 48 in Bingham Canyon

Attached is a copy of letter from Mr. B. B. Smith, General Manager, Kennecott Copper Corporation, requesting the State abandon 1.25 miles of State Road 48 in Bingham Canyon, as indicated in "red" on the attached map.

Please continue with the processing of this abandonment.

Attach.

cc Commissioner Wayne Winters
    David L. Greenwood
    John Pritchard
    Joe Reaveley
    Robert Wheadon
    District File
    Central File
Memorandum

TO: L. R. Jester, P.E.
    Chief, Systems Planning Division

FROM: J. W. Homer
      Plans & Estimates Engineer

SUBJECT: Disposition of Right-of-Way, Bingham Canyon
         Reference Project 0137 and SP-1676

DATE: July 25, 1973

Research has been made regarding the manner in which the right-of-way was acquired for that portion of the old highway referred to in your letter of July 10, 1973.

Nothing in right-of-way files, Central Files, or county records shows the specific portion in Sections 13 or 14. We have located a Dedication Plat signed by D. C. Jackling, Utah Copper Company, in May, 1926, but this plat ends at the easterly end of the section of road to be abandoned. From the State Road Commission minutes, 1925 through 1927, several references are made to the improving and paving of the subject road which indicate that Salt Lake County had jurisdiction of the road prior to 1926.

Improvement of the road under SP-1676 in 1960 stopped short of the section to be abandoned and covers about the same area as the old 1926 dedication.

Since Kennecott has now acquired the old town of Bingham, it can be assumed that as the adjacent owner of both sides, they are within their statutory right to petition for abandonment providing the road is not required to serve the public at a point beyond the area involved.
RESOLUTION

BE IT KNOWN AND REMEMBERED:

That the Board of County Commissioners of the County of Salt Lake, State of Utah, does hereby determine that the general interests of the County and the residents thereof will be best served by vacating the roads, streets, alleys and walkways located in the City of Bingham, which is now disincorporated. That Kennecott Copper Corporation, as the petitioner on this request, is the sole owner of all of the property abutting said roads, streets, alleys and walkways, and has consented to the vacation and it will be to the benefit of the County to be relieved of any obligation it may have, to keep and maintain said roads, streets and alleys under the County program.

That there is no legal description of the roads, streets, alleys and walkways, but all of said right of ways are west of State Highway No. 48.

NOW, THEREFORE, BE IT RESOLVED that all those streets, roads, alleys and walkways within the confines of the City of Bingham as situated prior to the disincorporation thereof, should be vacated and the
which is now disincorporated. That Kennecott Copper Corporation, as
the petitioner on this request, is the sole owner of all of the pro-
erty abutting said roads, streets, alleys and walkways, and has
consented to the vacation and it will be to the benefit of the County
to be relieved of any obligation it may have, to keep and maintain
said roads, streets and alleys under the County program.

That there is no legal description of the roads, streets, alleys
and walkways, but all of said right of ways are west of State Highway
No. 48.

NOW, THEREFORE, BE IT RESOLVED that all those streets, roads,
alleys and walkways within the confines of the City of Bingham as situ-
ated prior to the disincorporation thereof should be vacated and the
property contained therein to revert to the abutting property owner
on each side of the road to the center thereof, subject to the rights
of any other persons in the properties. That the Chairman of the
Board of County Commissioners is hereby authorized to execute the
ordinance prepared therefor.

Done in Salt Lake City, Utah, this ___ day of November, 1972

BOARD OF COUNTY COMMISSIONERS
OF SALT LAKE COUNTY

WILLIAM E. DUNN, Chairman

PHILIP R. BLOMQVIST

RALPH Y. MCCLURE

ATTEST:

County Clerk
UTAH STATE DEPARTMENT OF HIGHWAYS

bc: Howard B. Leatham, Engineer for Planning & Programming

Same Letter sent to: Mr. Basil McGlochlin, Salt Lake County
Mr. B. B. Smith, Kennecott Copper Corporation

Information sent to: J. Quintin Adair, District #2 Engineer

Jerry Fenn
Ralph Murdock
Dean Steed
Porter M. Gooch
Keith Rosevear
Robert Walsh
Lillian Witkowski
Mary Decker

Clarence Stephens
Evelyn Griss
Wallace Liddle
David Sargent
David E. Kennison
Robin Hood
Ezra Christensen
Bert Kros

Ellen Waddell
Harold Brown
Ray Behling
Bonnie Garcia
John W. Homer
Chanucey Powis
E. Paul Gilgan

Charles Bertolina
Jim West
Don Jensen
Clarence Bywater
Ken Riddle
Winston Neiman
Robert Weadon

September 19, 1973

Mr. Ralph Y. McClure, Chairman
Salt Lake County Commission
City & County Building
Salt Lake City, Utah 84111

Dear Commissioner McClure:

Subject: Deletion of a Portion of State Route 48 and Federal-aid Secondary Route 137 in Salt Lake County

Effective August 24, 1973, the State Road Commission adopted a resolution to abandon that portion of State Route 48 from its present termini near the Bingham Copper Mine northeasterly for a distance of 1.25 miles.

On September 10, 1973, the Federal Highway Administration approved the deletion of 2.7 miles of Federal-aid Secondary Route 137 in Bingham Canyon.

Attached is a copy of the resolution and a location map.

Very truly yours,

L. R. Jester, P.E.
Chief Systems Planning Div.

Attachment

BDB:WDMears:RDent:bt
RESOLUTION

Transfer of Portion SR-48 to
West Jordan City, and Midvale City
Addition of Portion 7000 South and 7200 South
as Portion of SR-48
Salt Lake County

WHEREAS, Sections 72-4-102, of the Utah Code Annotated 1953, as amended, authorize the Transportation Commission to approve additions to or deletions from the state highway system between general sessions of the state Legislature; and

WHEREAS, the duly appointed officials of West Jordan City and Midvale City have entered into an agreement dated August 7, 1997, between the aforementioned, entities and the Department of Transportation stipulating concurrence as to the transfers of roadway defined herein, and

WHEREAS, the Region Two Director having signed the stated agreement entered into on the 7th of August 1997, concurs this exchange defined herein would be beneficial to all parties concerned, and

WHEREAS, the Program Development Division, concurring with the recommendation of the Region Two Director, advocate the transfer of maintenance operation of a portion of SR-48 to West Jordan and Midvale Cities respectively as well as the placement of 7000 and 7200 South in West Jordan and Midvale City, defined herein to the State System of Highways.

NOW THEREFORE, be it resolved as follows:

1. Roadway residing on the portion of current SR-48 traversing easterly on 7800 South from the junction with Redwood Road (SR-68), m.p. 10.16 to the middle of the Jordan River Bridge m.p. 11.10 a distance of 0.94 ± miles be transferred to the jurisdiction of West Jordan City.

2. The aforementioned portion of roadway will remain functionally classified as Urban Minor Arterial and placed on the Federal-aid System as a portion of Route Number 2105.

3. Roadway residing on the portion of current SR-48 traversing easterly on 7800 South and northerly on 700 West (Holden Street), from the middle of the Jordan River Bridge m.p. 11.10 to the junction with 7200 South and 700 West m.p. 12.28 a distance of 1.18 ± miles be transferred to the jurisdiction of Midvale City.

4. The aforementioned portion of roadway will remain functionally classified as Urban Minor Arterial and placed on the Federal-aid System as a portion of Route Number 2105.
5. The portion of roadway currently residing as a portion of Federal-aid Route Number 2104 traversing easterly along the alignment of 7000 South and 7200 South from Redwood Road (SR-68) to 700 West the current junction of SR-48 a distance of 1.58+ miles will be placed on the State System of Highways as a portion of SR-48.

6. The afore-mentioned portion of roadway will remain functionally classified as Urban Minor Arterial and be deleted as a portion of Federal-aid Route Number 2104.

7. By this action SR-48 will now have a temporary terminus at the junction of Redwood Road (SR-68) and 7800 South, then beginning again at the junction of Redwood Road (SR-68) and 7000 South and join the current portion of SR-48 traversing easterly on 7200 South to the junction of State Street (SR-89).

8. These actions will become effective upon passage of this resolution by the Utah Transportation Commission.

9. The accompanying memorandum, Letters, cooperative agreement and Exhibit “A” will be included and become part of this resolution.
Transfer of Portion SR-48 to
West Jordan City, and Midvale City
Addition of Portions 7000 South and 7200 South
as Portion SR-48
Salt Lake County

Dated on this 25th day of July 2000

UTAH TRANSPORTATION COMMISSION

Chairman

Vice-Chairman

Commissioner

Commissioner

Commissioner

Commissioner

Attest: Secretary
MEMORANDUM

Utah Department of Transportation
Region 2

Date: June 21, 2000

To: John Quick
Engineer for Transportation Planning

From: Tracy Conti, P.E.
Region Deputy Director

Subject: Resolution to Transfer 7800 S. to Midvale & West Jordan

Would you please prepare a resolution for Commission action to transfer the following roads:

Transfer SR-48 (7800 South and Holden Street) from 700 West to Redwood Road to Midvale and West Jordan Cities.

Adopt onto the state system (as SR-48) 7200/7000 South from 700 West to Redwood Road. SR-48 will then run concurrently with SR-68 from 7000 South to 7800 South.

I have attached a copy of the agreement outlining this exchange. I also have attached the letters of endorsement from Midvale and West Jordan. Hopefully this can be ready for the July Commission meeting. If you have any questions, call me at 975-4806.

Thanks for your help.

cc: Jim McMinimee
Linda Toy
Randy Park
John Njord
October 14, 1999

City of West Jordan
8000 South Redwood Road
West Jordan, Utah 84088
(801) 569-5000
Fax (801) 569-6978

Utah Department of Transportation
Region Two
Attn: Tracy Conti
2010 South 2760 West
Salt Lake City, Utah 84104-4592

Subject: Jordan River Boulevard

Dear Mr. Conti:

Now that the Jordan River Boulevard has been completed, West Jordan City is in agreement to exchange the ownership of 7800 South and Jordan River Boulevard. West Jordan City agrees to take over the maintenance of 7800 South from the Jordan River to Redwood Road. The City also agrees to turn over the ownership of Jordan River Boulevard (7000 South) to UDOT from the Jordan River to Redwood Road.

Please give me a call at 569-5071 if you have any questions.

Sincerely,

[Signature]

Carl Eriksson P.E.
Development Services Director

cc/LWC

[Postmark: RECEIVED OCT 18 1999]
June 9, 2000

Traci Conti, P.E.
Region 2 Deputy Director
Utah Department of Transportation
2060 South 2400 West
Salt Lake City, Utah 84104-4295

Re: Jordan River Boulevard Project

Dear Traci,

I appreciated the opportunity we had to meet with you and Richey Taylor a few weeks ago and the help you have given us in solving some of our community’s traffic problems.

As you requested, I looked at the terms of the Cooperative Agreement for the construction of the Jordan River Boulevard and in particular the road transfer clause. It is my understanding that this project has been completed and has been accepted by the project engineers.

Therefore in accordance with Section C.1 of the agreement, Midvale City hereby accepts the transfer of the portions of the road system as described. We will accept the responsibility for operation and maintenance of these roads effective June 15, 2000 unless otherwise notified by your department.

Please contact me if you have any further questions or concerns on this matter.

Sincerely,

Kane Loader
Public Works Director
COOPERATIVE AGREEMENT

Between:
WEST JORDAN & MIDVALE CITIES

and

STATE OF UTAH, DEPARTMENT OF TRANSPORTATION

7200 SOUTH; 1590 WEST TO 700 WEST IN MIDVALE
DESIGN & CONSTRUCTION PROJECT STP-0048(11)12
(Intermodal Transportation Act Participation)

This agreement is made and entered into this [Date of Execution] day of [Month], 1997 by and between the Utah Department of Transportation, "DEPARTMENT", West Jordan City, "WEST JORDAN" and Midvale City, "MIDVALE". Together MIDVALE and WEST JORDAN are herein "CITIES".

WHEREAS, The DEPARTMENT and CITIES, agree that it is mutually beneficial to complete the design, advertise and construct 7200 South; 1590 West to 700 West as soon as possible.

WHEREAS, upon execution of this cooperative agreement "AGREEMENT" the previous agreement No. 90 1098 of 12 June 1989- "Jordan River Boulevard (7200-7000 South Street Improvements)" is terminated and replaced. This new AGREEMENT is pursuant to the CITIES recent approvals by the Wasatch Front Regional Council, Utah Transportation Commission and Federal Highway Administration, "FHWA" for additional funding for the project. Funding levels are presently within estimated costs to complete the project.

WHEREAS, the CITIES agree that any costs to date under the previous agreement remain charged to the project. These would be the total costs incurred to date estimated at $271,000 which includes the relocation of the Utah Power and Light Power poles at $155,000.

WHEREAS, the project will be managed by the CITIES in accordance with the Federal Highway Administration Guidelines under the Intermodal Surface Transportation Act and the DEPARTMENT's approved Federal Highway approved program.

WHEREAS, the CITIES through Federal participating project funds and matching funds agree to fund the engineering and construction phases of the project. The CITIES have chosen to use Horrocks Engineering "CONSULTANT" as the consultant Engineer to complete the Preconstruction Engineering Phase and Construction Engineering Phase of the project. See Attachment A for Consultant Engineering contract.

WHEREAS, the CONSULTANT will complete the final bid package at the direction of the CITIES to the DEPARTMENT's FHWA standards. The DEPARTMENT will approve the final bid package for advertising. The DEPARTMENT will assemble, advertise and award construction of the project.

WHEREAS, the DEPARTMENT cannot expend State funds unless approved by the Utah Transportation Commission. State funds have been provided under project SP-0048(11)12 for a portion of the work. Additional State funds can be approved without legislative approval.

WHEREAS, the DEPARTMENT's Policy for Construction Engineering on Local Government Projects provides that the DEPARTMENT does not perform preconstruction and construction engineering for local government projects, unless a hardship exists and substantial savings can be realized by using DEPARTMENT engineering services.
WHEREAS, the CITIES agree to pay all costs of the project, less the eligible amount reimbursable to the DEPARTMENT by the Federal Government and currently approved State funds.

WHEREAS, the CITIES will provide all right of way using non-participating funds for the project per the previous agreement No. 93-199. The CITIES agree to meet Federal requirements for obtaining right of way contained in 23 CFR 710, 711, 713, and 720.

WHEREAS, DEPARTMENT cannot delegate responsibility, but can delegate authority to make the CITIES and CONSULTANT accountable to DEPARTMENT to meet DEPARTMENT's FHWA program criteria.

NOW, THEREFORE, the DEPARTMENT and the CITIES for and in consideration hereinafter agree as follows:

1. FINANCING OF PROJECT:

The total project costs are estimated including divided the construction phase and a preconstruction phase. This agreement is written for the completion of preconstruction and construction. The programmed project amount approved is $6,314,004.00.

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* Federal Participating Amount is $5,214,000
  ISTEA is providing $3,259 - $4,861,012
  CITIES Federal Matching is $6,779 - $352,988
  State Funds - $1,100,000
A. The CITIES have the right to add any special features or extend the project beyond the concept plans provided in the application and the design study report for the project as long as they provide the specific project funds to cover these features and obtain agreement from the DEPARTMENT.

B. The CITIES will pay all of the non-participating costs or overrun costs above the capped amount including the DEPARTMENT's costs (both direct and indirect) for design reviews, approvals, construction, inspection, accounting and project management.

C. The DEPARTMENT's policy for preconstruction engineering costs is for preconstruction engineering to not exceed 8% of construction costs. The CITIES and the CITIES' consultant will be required to show justification for exceeding 10% of the construction estimate.

D. Federal participation in construction engineering costs is limited to 20 percent of the construction contract costs for local government projects. The DEPARTMENT's policy is for construction engineering to not exceed 10% of construction costs. The CITIES and the CITIES' consultant will be required to show justification for exceeding 10% of the construction estimate.

E. Upon execution of this agreement, the CITIES will deposit the balance of the matching amount for the preconstruction phase estimated at $10,063 for the remaining preconstruction phase. (total estimated cities matching above for preconstruction).

F. Upon submission of the final plans for advertisement, the CITIES will deposit with the DEPARTMENT the balance of their non-participating amount, now estimated at $352,988 (total estimated cities matching).

G. The CITIES deposit will be made by a check made out to the Utah Department of Transportation, Project Number STP-0048(111)12 and mailed to the DEPARTMENT's Comptroller's Office. After this deposit and prior to advertisement, the DEPARTMENT will obligate the estimated $4,861,012 of ISTEA funds and the $1,100,000 of DEPARTMENT funds for the project.

H. Invoices and Progress Reports. Pay requests for reimbursement of the CITIES in-house expenses will include the CITIES invoices, an approved pay request form accompanied by backup documentation in four copies. The CITIES must show costs meet three criteria for reimbursement:

1. It has to be of documentable value.
2. It has to be measurable.
3. Can only be used on one reimbursable activity.

The CITIES understand they must maintain an auditable trail to the source.

I. It is understood that any costs incurred to the date by the CITIES for design services cannot be reimbursed with participating funds.

J. The CITIES will approve all of the consultant's progress reports and pay requests in accordance with Section 701 of the DEPARTMENT's, Manual of Instruction, Consultant Services. The CITIES will approve all of the contractor's progress reports and pay requests in accordance with the DEPARTMENT's, Construction Manual.

K. Final Inspection and Acceptance. The DEPARTMENT Comptroller will provide the CITIES with a final invoice after final inspection and acceptance of the project by the FHWA. If the deposited amount shown above exceeds the CITIES share of the project, the DEPARTMENT will return the amount of overpayment. If the project costs overrun, the CITIES will pay all additional costs that are not now reimbursed by Federal Funds or programmed for completion of the work. The CITIES will reimburse the DEPARTMENT within 90 days after receiving the final invoice. Federal funds for future projects may be withheld until payment is made.
Responsibilities

A. The CITIES

1. Acknowledge that the DEPARTMENT and the CITIES must follow FHWA regulations and the DEPARTMENT's approved FHWA program for Local Governments Projects. It is understood the CITIES may use part time and contract employees.

2. Acknowledge that the DEPARTMENT's policy is to delegate authority to the CITIES and the CITIES' CONSULTANT to follow the DEPARTMENT's approved program and the hold the CITIES accountable to the DEPARTMENT.

3. Agree all project matters within the scope of this AGREEMENT will be coordinated through the DEPARTMENT's Region 2, Local Governments' Project Manager who will be a professional engineer, with a current license in Utah.

4. Support and enforce the terms and conditions of the CONSULTANT’s Engineering Contracts

5. Will appoint a qualified engineer, hereinafter referred to as the "RESIDENT", employed by the CITIES to be in responsible charge and direct control of the project at all times. The RESIDENT will exercise Level 1 control per the DEPARTMENT’s Construction Manual. The RESIDENT will use the CITIES’s staff and the CONSULTANT’s engineering staff.

6. RESIDENT will insure the field books, diaries, estimates, and reports are current and approved in-house pay request, construction progress reports, construction contractor estimates and CONSULTANT’s billings are in accordance with the DEPARTMENT’s Construction manual and Consultant Services manual.

7. Promptly review and approve all change orders needed to avoid contractor delays. Change orders must be approved by the DEPARTMENT’s project manager for federal participation prior to beginning change order work. The CITIES’ will be responsible for payment of change orders not pre-approved by the DEPARTMENT’s project manager. The RESIDENT will be required to explain any project overruns and change orders. Change orders for work not within the original scope of work will not be participating.

B. The DEPARTMENT

1. Delegates authority and makes the CITIES and CITIES consultant accountable to the DEPARTMENT and the DEPARTMENT's FHWA program criteria.

2. Reviews plans, assembles the bid package, advertises, and awards the project, with concurrence from the CITIES', using DEPARTMENT's required FHWA procedures.

3. Provide project manager’s for the project to serve as administrators of the agreement for the preconstruction and construction phases.

4. Charge accurate costs including overhead for the project.

5. Review and approve all change orders for participation expeditiously. In no case will approval of a change order increase the maximum participation amount set or expand the limits of the project.

6. Charge appropriate costs for project management, for preparation and award of the consultant’s contracts.
C. Maintenance of roadways:

1. Upon completion and acceptance of the project, the DEPARTMENT will:
   a. Add 7200 South to the State road system from I-15 to Redwood Road, and in exchange,
   b. Remove the following portions SR 48 from the State Road System:
      - All of 700 West from 7200 South, southwards to the intersection of 700 West and Main Street in Midvale.
      - Holden Street, southwards from the intersection of 700 West and Main Street in Midvale to 7780 South.
      - 7780 South Street, westwards between Holden Street and the center of the Jordan River Bridge.
   c. West Jordan will maintain:
      - 7800 South Street westwards from the center of the Jordan River Bridge to Redwood Road.
   d. The DEPARTMENT will maintain:
      - 7200 South westwards from 700 West to Redwood.

2. INDEMNITY CLAUSE:

   A. The DEPARTMENT and the CITIES are both governmental entities under the Governmental Immunity Act, Title 63, Chapter 30, Utah Code Ann., (1955, as amended). Consistent with the term of this Act, it is mutually agreed that the DEPARTMENT and the CITIES are responsible and liable for their own wrongful or negligent acts which it commits or which are committed by its agents, officials, or employees. Neither party waives any defense otherwise available under the Government Immunity Act.

   B. As limited by the governmental Immunity Act, the CITIES and DEPARTMENT agree that each is responsible and liable for its own wrongful or negligent acts which it commits or which are committed by its agents, officials or employees.

3. ASSIGNABILITY OF CONTRACT:

   This Agreement is not to be assigned by the CITIES or the DEPARTMENT without written agreement.

4. DEFAULT AND REMEDIES

   It is understood and agreed by the parties that any defaulting party under this agreement shall reimburse the other party for all reasonable attorney's fees and legal expenses incurred by the non-defaulting party in enforcing any of its rights and remedies upon default by the other.

5. ENTIRE AGREEMENT:

   This Agreement, together with attachments thereto, contain the entire Agreement between the parties and no statements, promises, or inducements made by a party shall be binding or valid unless in writing, and this Agreement may not be enlarged, modified, or altered, except in writing signed by the parties.
3. LAWS OF UTAH:
   It is understood and agreed by the parties hereto that this Agreement shall be governed by the laws of the State of Utah both as to interpretation and performance.

6. NON FUNDING CLAUSE
   It is understood and agreed by the parties hereto that funds are currently programmed in the State Transportation Implementation Program (STIP) and these funds will be obligated at different stages of project development. The DEPARTMENT has no obligation for funding under this agreement beyond the funding date set forth in this agreement. The DEPARTMENT has no obligation should there by a reduction in federal funding. The DEPARTMENT may additionally recommend funds be moved to another project should the CITIES not be meeting the design schedule for obligating the funds by the federal fiscal year the funds are shown to be obligated in the STIP.

7. SEVERABILITY OF PROVISIONS:
   If any provision of this Agreement is held invalid the remainder of this Agreement shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.

8. TERMINATION:
   It is understood and agreed that this agreement can be terminated as follows:
   A. By mutual agreement of the parties in writing.
   B. Reasonable allowance will be made for circumstances beyond the control of the parties.
   C. Written notice of intent to terminate is required and will specify the reasons for termination.
   D. By satisfactory completion of the provisions of this agreement.
   E. By the DEPARTMENT, in the event the construction for which this Design Engineering or Construction Engineering is undertaken is not started by the third fiscal year which this agreement is executed.

11. DURATION:
    This Agreement will commence on the day, month, and year first written above and will continue until the subject project is fully completed or terminated in accordance with the terms of this Agreement.

12. PROJECT APPLICATION:
    Participating funds will only be eligible for those project concept plans in the application and approvals for funding.
In witness thereof, the parties hereto have caused these presents to be executed by their duly authorized officers as of the day, month, and year first above written.

**UTAH DEPARTMENT OF TRANSPORTATION**

By: [Signature]
James C. McMinimee, P.E.
Region 2, Director

By: [Signature]
Kim Schvaneveldt, P.E.
Project Development Engineer

**UTAH DEPARTMENT OF TRANSPORTATION**

By: [Signature]
Leland C. Spencer, P.E.
Region 2, Local Governments

**UTAH STATE FINANCE:**

By: [Signature]
Director

**REPRESENTATIVE OF UTAH STATE ATTORNEY GENERAL:**

By: [Signature]
Asst. Attorney General
Approved as to form

**WEST JORDAN CITY**

By: [Signature]
Mayor

By: [Signature]
Gregory Curtis

**MIDVALE CITY**

By: [Signature]
Mayor

By: [Signature]
Martin J. Pezely

Attachments:

Attachment A: Consultant Contract with Horrocks Engineers, Inc.
Attachment B: Map for Maintenance Responsibilities

FILE: 7: WPFILE1 LOCALS: WJ JR A COOP310 WP
Resolution

Abandonment and Re-alignment of a portion of SR-48
Salt Lake County

WHEREAS, Section 72-4-102 of the Utah State Code provides for “Additions to or deletions from the state highway system – Designation of highways as state highways between sessions”, Section 72-4-103 provides for “Deletion of highway from state highway system – Return to municipality or abandonment, Section 72-4-104 provides for “Disposition of portion of highways realigned, and

WHEREAS, the Utah Department of Transportation has designed and built project S-0182(10)0 which includes the realignment of a portion of SR-48 in the City of West Jordan, and

WHEREAS, roadway known as 9000 South from the existing alignment of SR-48 (at approx. 6200 West) to 5600 West, 5600 West from 9000 South to 8600 South, and 8600 South from 5600 West to the existing alignment of SR-48 (at approx. 5500 West) has been requested by the Region Two Director to be added to the State Highway System as a portion of SR-48 and abandoning a portion of SR-48, and

WHEREAS, the duly appointed officials of the City of West Jordan provided a letter of concurrence dated December 3, 2012 with stipulations to the abandonment and re-alignment of a portion of SR-48, and

WHEREAS, Systems Planning and Programming having reviewed all stipulations defined within this resolution, concurs with UDOT’s Region Two Director, for the justification of all recommendations defined herein.

NOW THEREFORE, be it resolved as follows:

1. The road built by UDOT traversing easterly on 9000 South from the existing alignment of SR-48 (at approx. 6200 West) to 5600 West, northerly on 5600 West from 9000 South to 8600 South, easterly on 8600 South to the existing alignment of SR-48 (at approx. 5500 West) will be placed on the State Highway System as the new alignment portion of SR-48 and remain functionally classified as Minor Arterial.

2. UDOT will assume all maintenance, repairs and future construction responsibility of the new alignment of SR-48
Abandonment and Re-alignment of a portion of SR-48
Salt Lake County

3. The portion of SR-48 to be abandoned West of the Mountain View Corridor, a distance of 0.500 +/- miles, will be removed from the State Highway System and transferred to the City of West Jordan, and the portion of SR-48 to be abandoned East of the Mountain View Corridor will be obliterated.

4. The portion of roadway known as 5600 West Federal Aid Route 2123 from 9000 South to 8600 South, a distance of 0.392 +/- miles, will be transferred to UDOT and placed on the State Hwy System as a portion of SR-48.

5. The new portion of roadway traversing easterly on 9000 South from the existing alignment of SR-48 (at approx. 6200 West) to 5600 West, a distance of 0.674 +/- miles, will be added as the new alignment portion of SR-48.

6. SR-48 will be described as follows: From the Kennecott gate in Copperton northeasterly to 9000 South then easterly on 9000 South to 5600 West; then north on 5600 West to 8600 South; then easterly on 8600 South and 7800 South to Route 68 in West Jordan; then beginning again at Route 68 easterly on 7000 South and 7200 South to Route 89.

7. All transactions described herein will become effective on passage by the Utah Transportation Commission.

8. The accompanying map marked Exhibit “A” and letter of concurrence from the City of West Jordan be made part of this resolution.
Abandonment and Re-alignment of a portion of SR-48
Salt Lake County

Dated on this 07 day of December 2012

UTAH TRANSPORTATION COMMISSION

Jeffrey D. Holm, Chairman

Jerry B. Lewis, Vice-Chairman

J. Kent Millington, Commissioner

Megan Z. Holbrook, Commissioner

Wayne K. Barlow, Commissioner

Dannie R. McConkie, Commissioner

Eddie L. Cox, Commissioner

Attest:
Secretary
West Jordan City concurs with the proposed abandonment and realignment of SR-48 with the following stipulations:

1. **Resurface abandoned portion of SR-48** – UDOT will resurface the portion of SR-48 to be abandoned by Resolution that will be transferred to West Jordan City (Shown on Exhibit A in solid red). *This has been completed by UDOT.*

2. **Grant Utility Easement(s) on abandoned portion of SR-48** – UDOT will execute City approved easement(s) for existing utilities within the portion of SR-48 to be abandoned by Resolution and outside of Mountain View Corridor right-of-way (Shown on Exhibit A in solid yellow).

3. **Transfer of Ownership** – After passage of the Resolution for the abandonment and realignment of a portion of SR-48 by the Transportation Commission, quit claim deeds for the following will be executed and recorded:
   - UDOT will deed to West Jordan City the portion of the abandoned SR-48 west of Mountain View Corridor (Shown on Exhibit A in solid red).
   - West Jordan City will deed to UDOT the segment of 5600 West from 9000 South to 8600 South within the re-aligned SR-48. (Shown on Exhibit A as a portion of the dashed orange), subject to the City reserving rights to maintain its utility systems, in a form acceptable to the City.
   - Transfer of ownership will occur upon completion of a fully executed comprehensive agreement resolving multiple utility and right-of-way issues between UDOT and the City.

4. **Costs and expenses** – All costs and expenses associated with UDOT’s request to transfer property and realign SR-48 shall be UDOT’s sole responsibility, including but not limited to all costs and fees associated with surveying, engineering, constructing, inspecting, document preparation, title clearing, etc. In no event shall the City of West Jordan be responsible for any costs, fees or expenses associated with UDOT’s realignment project.

Sincerely,

[Signature]

Mayor
West Jordan City
Resolution

Addition to State Highway System SR-209
Renumber Portion of State Highway SR-48 to SR-209
Transfer Portion of State Highway SR-48 to Local Jurisdiction
Maintenance of 7800 South between Redwood Road and Bangerter Highway
Salt Lake County

WHEREAS: Section 72-4-102, 72-4-103, of the Utah Code provides for “Additions to or deletions from state highway system – Designation of highway as state highways between sessions”, and

WHEREAS: The City of West Jordan Officials, hereinafter referred to as the “City” have requested the Utah Department of Transportation, hereinafter referred to as “UDOT” to transfer a portion of roadway residing as SR-48 described herein, to be placed under the maintenance and jurisdictional responsibility of the City in contingent on the transfer of a portion of roadway residing as 9000 South Street be placed under the maintenance and jurisdictional responsibility of UDOT, and

WHEREAS: UDOT and the City have entered into a cooperative agreement to define the terms and conditions for maintenance where UDOT and the City agrees to share the responsibility of 7800 south between Bangerter Highway and Redwood Road, and

WHEREAS: in cooperation with the Region Two Director, along with the appropriate staff of the Program Development and Planning Division, reviewing the criteria for state highways and the request of the duly appointed officials of the City, concur with the request to transfer ownership, maintenance and jurisdictional responsibilities to the City, for the transferred roadway described herein, and

WHEREAS: the Region Two Director recommends the renumbering designation of the beginning portion of SR-48 described herein to be numbered as the beginning portion of SR-209. With these actions SR-209 will be described as follows: From the Kennecott gate in Copperton northeasterly to 9000 South; then easterly on 9000 South; then easterly to 9400 South; then easterly to Route 210 near the mouth of Little Cottonwood Canyon. SR-48 will be described as follows: From Route 154 easterly on 7800 South to Route 68 in West Jordan; then beginning again at Route 68 easterly on 7000 South and 7200 South to Route 89.

NOW THEREFORE, be it resolved as follows:

1. A portion of roadway known as SR-48 described as follows: From 9000 South Street northerly on 5600 West to New Bingham Highway; easterly on New Bingham Highway to approx. 4000 West; then easterly on 7800 South to SR-154 (Bangerter Highway), a distance of 3.228 ± miles and depicted in Exhibit “A” be deleted from
the State Highway System and placed under the maintenance and jurisdictional responsibility of the City and placed on the Federal Aid System as a portion of Route 2161. This roadway will remain functionally classified as Other Principal Arterial increasing class “C” road funding 3.228 ± miles for the City in which this roadway resides.

2. A portion of roadway known as 9000 South described as follows: From 5600 West easterly on 9000 South to SR-68 (Redwood Road), a distance of 4.484 ± miles and depicted in Exhibit “A” be added to the State Highway System and placed under the maintenance and jurisdictional responsibility of UDOT as a portion of SR-209. This roadway will remain functionally classified as Other Principal Arterial decreasing class “C” road funding 4.484 ± miles in which this roadway resides.

3. A portion of roadway known as SR-48 and described as follows: From the Kennecott gate in Copperton northeasterly to 9000 South; then easterly on 9000 South to 5600 West a distance of 5.213 and depicted in Exhibit “A” will be renumbered and put on the State Highway System as the beginning portion of SR-209.

4. By these actions UDOT and The City of West Jordan also desire to share responsibility for a portion of SR-48 7800 South between Bangerter Highway and Redwood Road and have entered into a Cooperative Maintenance Agreement to define the terms and conditions of maintenance of the aforementioned roadway.

5. The aforementioned transfer and addition of state highway will become effective upon passage by the Utah Transportation Commission.

6. The accompanying letter of agreement from The City of West Jordan, Cooperative Maintenance Agreement between UDOT and The City of West Jordan and map marked Exhibit “A” will be made part of this resolution.
Dated on this 21st day of May 2015

UTAH TRANSPORTATION COMMISSION

Jeffrey D. Holt, Chairman

J. Kent Millington, Vice-Chairman

Meghan Z. Holbrook, Commissioner

Wayne K. Barlow, Commissioner

Dannie R. McConkie, Commissioner

Naghi Zeenati, Commissioner

Gayle F. McKeachnie, Commissioner

Attest:
Secretary
Maintenance of 7800 South between Bangerter Highway and Redwood Road  
Cooperative Maintenance Agreement between UDOT  
And City of West Jordan  

COOPERATIVE  
MAINTENANCE AGREEMENT  
7800 South between Bangerter Highway and Redwood Road  

THIS COOPERATIVE AGREEMENT, made and entered into this 18th day of  
May, 2015, by and between the Utah Department of Transportation, hereinafter  
referred to as “UDOT” and the City of West Jordan, a Municipal Corporation in the State of Utah,  
hereinafter referred to as the “City.”  

RECITALS  

WHEREAS, the City desires to transfer roadway ownership of a portion of 9000 South between  
5600 West and Redwood Road, to UDOT. UDOT will in turn transfer roadway ownership of a  
portion of SR-48 from the intersection of 9000 South and 5600 West to Bangerter Highway to the  
City; and  

WHEREAS, the parties desire to share maintenance responsibility for a portion of 7800 South within  
the City between Bangerter Highway and Redwood Road.  

This Agreement is made to define the terms and conditions for maintenance responsibilities between  
the parties.  

AGREEMENT  

NOW THEREFORE, it is agreed by and between the parties hereto as follows:  

1. The City will hereafter in perpetuity maintain at no cost to UDOT, all maintenance  
responsibilities listed below on 7800 South between Bangerter Highway and Redwood Road  
as shown in Exhibit A.  

- Snow removal consistent with the existing UDOT Snow Removal Policy 06A-42  
snow removal standards.  
- Sweeping, debris and litter pickup of street, shoulders and curbs on a regular basis.  
- Graffiti removal from structures within the UDOT Right of Way in a timely manner.  
- Normal maintenance responsibilities not outlined herein as defined in Utah  
Administrative Code R918; Transportation, Operations, Maintenance.  

2. UDOT will hereafter remain the owner of the real property of 7800 South between  
Bangerter Highway and Redwood Road and retain all responsibility for construction
Maintenance of 7800 South between Bangerter Highway and Redwood Road
Cooperative Maintenance Agreement between UDOT
And City of West Jordan

projects, access and encroachment authority within Agreement boundaries.

3. The City will conform to UDOT’s Traffic Control procedures and standards contained in the current Manual on Uniform Traffic Control Devices when performing work within the Right of Way.

4. The City will, prior to its performing any activities outside the scope of this Agreement, obtain a permit for access on UDOT Right of Way from UDOT Region Two.

5. To the extent it may lawfully do so, the City agrees to indemnify and hold UDOT harmless from any responsibility or liability that may result from the City’s installation, operation and/or maintenance activities covered herein.

6. UDOT reserves the right to remove any and all landscape improvements from the Right of Way if deemed necessary for safety, roadway widening or other activities. UDOT will not be responsible for replacement costs for damage to plant materials, landscaping facilities or aesthetic features.

7. UDOT retains the right to periodic inspections of the maintenance responsibilities described herein to ensure safety and proper maintenance practices by the City.

8. All terms and conditions contained herein will perpetuate to the benefit of and be binding upon the parties hereto, their successors and assigns based on the action of the Utah Transportation Commission pertaining to the transfer outlined in the recitals above. Termination may only be granted upon written notification from UDOT to the City.
Maintenance of 7800 South between Bangerter Highway and Redwood Road
Cooperative Maintenance Agreement between UDOT
And City of West Jordan

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed by their duly
authorized officers as of the day and year first above written.

ATTEST

By: Melanie Lea
Title: City Clerk
Date: 5-13-15

City of West Jordan, Municipal Corporation
of the State of Utah

By:
Title: Mayor Kim V. Polke
Date: May 13, 2015

(APPROVED AS TO FORM)

West Jordan City Attorney
By:
Title:
Date: 5-5-15

(IMPRESS SEAL)

Recommended For Approval

Utah Department Of Transportation

By: 
Title: District Engineer
Date: 5-18-15

UDOT Comptroller Office

By: Cheryl Young
Title: Contract Administrator
Date: 5-20-15
THE CITY OF WEST JORDAN, UTAH
A Municipal Corporation

RESOLUTION NO. 15-90

A RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE A THE
COOPERATIVE MAINTENANCE AGREEMENT WITH THE UTAH
DEPARTMENT OF TRANSPORTATION AND THE CITY OF WEST
JORDAN FOR 7800 SOUTH, BETWEEN REDWOOD ROAD AND
BANGERTER HIGHWAY

Whereas, the City Council of the City of West Jordan has reviewed the attached Cooperative Maintenance Agreement between the City of West Jordan and the Utah Department of Transportation (UDOT), (a copy of which is attached as Exhibit A) for the maintenance of 7800 South between Redwood Road and Bangerter Highway as part of the jurisdictional transfer of roadways; and

Whereas, the City Council of the City of West Jordan desires to define the terms and conditions of the maintenance of 7800 South between Redwood Road and Bangerter Highway; and

Whereas, the City Council of the City of West Jordan has determined that the attached Cooperative Maintenance Agreement between the City of West Jordan and the UDOT is acceptable.

NOW, THEREFORE, IT IS RESOLVED BY THE CITY COUNCIL OF WEST JORDAN, UTAH:

Section 1. After approval as to legal form by the City Attorney, the Mayor is hereby authorized and directed to execute the Cooperative Maintenance Agreement between the City of West Jordan and for the maintenance of 7800 South between Redwood Road and Bangerter Highway.

Section 2. This Resolution shall take effect immediately.

Adopted by the City Council of West Jordan, Utah this 13th day of May 2015.

Kim V. Rolfe
Mayor

ATTEST:

MELANIE S. BRIGGS
City Recorder

Voting by the City Council

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