Route 108

Updated: November 2008

Layton on Route 232 via Syracuse to Route 37 in Weber County. From Route 1 to Syracuse May 12, 1931, east to Layton and from Syracuse north to Route 37, May 13, 1941.

1953 Description:
From Layton on Route 232 west to Syracuse, thence north into Weber County, thence northeasterly to Route 37.

1962 Description:
From Layton on Route 232 west to Syracuse, thence north into Weber County, thence northerly to Route 37.

Approved by the 1963 Legislature:
Approved by the 1965 Legislature:

1967 Legislature:

1969 Legislature:
1.600 miles transferred from SR-37 and re-designated SR-108 by the 1969 Legislature.

1969 Description:
From Layton on SR-232 west to Syracuse, thence north into Weber County, thence northeasterly to SR-84.

1977 Description:
From Layton on SR-232 west to Syracuse, thence north into Weber County, thence northeasterly to SR-126.

1979 Legislature Description:
Description was changed to read. From Route 232 in Layton west to Syracuse; thence north into Weber County; thence northeasterly to Route 126.

1981 Legislature: Description remains the same.
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.
Route 108 Cont.

1995 Legislature: Description remains the same.

*(A) Commission Action August 9, 1996:
Transferred a portion of SR-108 from a junction with SR-232 (400 West in Layton to the North bound on and off ramps of SR -15 (I-15) to Layton City.

1996 Description:
From the I-15 north bound on- and off-ramps at the Hill Field South Gate Interchange in Layton west to Syracuse; then north into Weber County; then northeasterly to Route 126.

1997 Legislative Description:
From the I-15 north bound on- and off-ramps at the Hill Field South Gate Interchange in Layton west to Syracuse; then north into Weber County; then northeasterly to Route 126.

1998 Legislature: Description remains the same.
1999 Legislature: Description remains the same.
2000 Legislature: Description remains the same.
2001 Legislature: Description remains the same.
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.

* Refers to resolution index page following
Route 108

COUNTY/VOLUME & RESOLUTION NO.

A. Davis Co. 10/14

DESCRIPTION OF RESOLUTION CHANGE

(A). Transfer - From the junction with SR-232 (400 West) Layton to the junction with SR-15 (I-15) north bound on and off ramps to Layton City.
RESOLUTION

Transfer of Portion SR-108 (Antelope Drive)
Project No. SP-0108(2)0 to Layton City
Davis County

WHEREAS, Section 27-12-27 of the Utah Code 1995 provides for additions to or deletions from the state highway system, and

WHEREAS, Layton City has requested advancement of funding, intended for construction improvements of a portion of SR-108 (Antelope Drive) outlined in an agreement entered into between the Utah Department of Transportation and Layton City Officials, and

WHEREAS, Layton City entering into stated agreement with the Utah Department of Transportation, agrees to accept jurisdictional and maintenance responsibility when a formal agreement has been executed by both parties, and

WHEREAS, the conditions subsequent to transfer of stated roadway have been appropriately deliberated and inscribed by the entities involved, and

WHEREAS, the Region One Director presented argument recommending transfer of stated roadway to the Utah Transportation Commission in a meeting held on March 1, 1996, and

WHEREAS, the Transportation Commission having unanimously passed a proposal to grant Layton City increased funding support for stated improvements, along with granting Layton City approval for accepting transfer of jurisdiction and maintenance responsibilities, and

WHEREAS, the appropriate staff of the Program Development Division having reviewed and analyzed the stated transfer and recommendation by the Region One Director agrees with the intent to transfer defined portion of SR-108 (Antelope Drive) herein to the jurisdiction of Layton City.

NOW THEREFORE, be it resolved as follows:

1. Roadway presently known as a portion of SR-108 (Antelope Drive), traversing westerly from a junction with SR-232 (400 West Layton) to the north bound on and off ramps of SR-15 (I-15), a distance of 0.82± miles, to be transferred to the jurisdiction of Layton City.

2. Layton City accepts all responsibility intrinsic to the accords defined in stated agreement.

3. Stated roadway will remain functionally classified Urban Minor Arterial and will be placed on the Ogden Urban Surface Transportation Program and numbered 1478.
Resolution
Transfer of Portion SR-108 (Antelope Drive)
Project No. SP-0108(2)0 to Layton City
Davis County
Page Two

4. Layton City agrees to accept the Utah Department of Transportation guidelines regarding disposition of access control defined in the Manual of Policy and Procedures, Section 08-46.

5. These actions will become effective upon execution and approval by the Attorney General's Office of the required agreement between Layton City and the Utah Department of Transportation and approval of the Utah Transportation Commission.

6. The accompanying letter, memorandums, commission minutes, draft agreement and map be made part of this resolution.

Dated on this ___9th___ day of _____August________ 1996

UTAH TRANSPORTATION COMMISSION

[Signature]
Chairman

[Signature]
Commissioner

[Signature]
Commissioner

[Signature]
Commissioner

[Signature]
Commissioner

Attest:

[Signature]
Secretary to Commission
UTAH TRANSPORTATION COMMISSION MEETING

Salt Lake City, Utah
March 1, 1996

The regular meeting of the Utah Transportation Commission, held at 4501 South 2700 West, Salt Lake City, was called to order at 9:05 a.m. by Commission Chairman Glen E. Brown. The following Commissioners, staff members and others were in attendance:

Glen E. Brown, Chairman
Todd G. Weston, Vice Chairman
James G. Larkin, Commissioner
Ted D. Lewis, Commissioner
Hal M. Clyde, Commissioner
Shirley J. Iverson, Commission Secretary
Thomas R. Warne, Executive Director
Clinton D. Topham, Deputy Director
Kathy Davis, Administrative Assistant
David K. Miles, Program Development Engineer
John Quick, Engineer for Planning
Kim Schvaneveldt, Project Development Engineer
Sheldon W. McConkie, Operations Engineer
L. Robert Fox, Chief, Right of Way Division
Kent Hansen, Director, Community Relations
Robert P. Barrett, Director of Aeronautics
Stephen C. Reitz, Internal Auditor
Lynn Zollinger, Chief Environmental Engineer
John Njord, Transportation Engineer Local Aid
Glenn Goodrich, Director of Motor Carriers
Monte Yeager, Aeronautical Planner
Dyke M. LeFevre, Region One Director
Byron Parker, Region Two Assistant Director
Vern Wilde, Region Two
Dean Bressler, Parsons Brinckerhoff/I-15 Team
John Baxter, Asst. Utah Division Administrator, FHWA
Bob Brandt, Aeronautical Committee
Max Forbush, Farmington City Manager
John Bourne, Sandy City Engineer
Paul Goodrich, Sandy City Traffic Engineer
Jim Gass, Cache Metropolitan Planning Organization
Kathleen McMullen, Mountainland Association of Governments
Steve Christensen, Dennys/Sleep Inn/Super 8
Richard Cono, Parkway Mobile Home Park
John Lingard, Golder Corporation
Stephen Olsen, Golder Corporation
Craig Nielsen, ATTDCC
Gene Sturzenegger, MK Centennial
Dan Krueger, MK Centennial
Approval of Minutes

Commissioner Lewis moved to approve the minutes of the February 16, 1996 Commission Meeting held in Salt Lake City. It was seconded by Commissioner Larkin and passed unanimously.

Certificate of Appreciation - Robert W. Brandt

Robert W. Brandt, with his wife Gay, were presented to the Transportation Commission by Bob Barrett to receive a Certificate of Appreciation for his 21 years of service on the Aeronautical Committee. Chairman Brown made the presentation and thanked him for his long and exemplary service. Mr. Brandt said it had been a very pleasant experience. He expressed concern about the restriction in funding from the federal Aviation Trust Fund, and also commented presently the operation of the aircraft at the Aeronautical Division is not self-sustaining through the usage by the various departments; it would be better if the aircraft can be self-funded by users.

25-Year AASHTO Awards

Director Warne presented 25-Year Awards from the American Association of State Highway and Transportation Officials (AASHTO) to Kim Schwanveldt, Clinton D. Topham, and Lynn R. Zollinger. This recognition is given to those who have given long service to the AASHTO organization and have served for 25 years in a position of senior management or leadership role within UDOT.

US-89 Frontage Road near Shepherd Lane - Partnering Proposal

Director Warne explained that Farmington City and Golder Corporation desire to partner with UDOT in the acquisition of right-of-way and construction of a frontage road on the west side of US-89 between Shepherd Lane and 1875 North near Cherry Hill in Farmington. UDOT agrees this is work that ultimately would have to be done and which ultimately would be part of the final alignment and construction of the US-89 improvements to be funded from the Centennial Highway Endowment Fund. That is a ten-year fund and US-89 is not anticipated to be built for five to seven years, but Farmington and Golder would like to be able to do the work now.

Director Warne said the department could not recommend advancing funding for this proposal when there is no immediate benefit to UDOT. However, if Farmington and Golder acquire the right-of-way and construct the road, with reimbursement by UDOT out of the Centennial Highway Endowment Fund at some future date, that would be something UDOT would entertain and could recommend to the Commission.

Dyke LeFevre introduced Max Forbush, Farmington City Manager, and John L. Lingard from Golder Corporation. Mr. Lingard detailed Golder Corporation's proposal to trade approximately 5.5 acres of property to UDOT which will be required by UDOT for expansion of US-89 and for UDOT's portion of the access road. They value that property at somewhere between $250,000 and $300,000. UDOT will also be eliminating a 15-foot and a 50-foot access off of US-89 and a value will have to be established for those; Golder estimates it at about $120,000. That brings the total value they would contribute to the partnership to about $400,000 to $425,000. Bob Fox stressed that Right of Way has had no discussion on value with
Golder. Mr. Lingard continued that they asked Farmington City’s engineers, CRS Engineering, to do an estimate of what it would cost for the road improvements Golder proposes to do. Their estimate for the road costs alone is approximately $306,000 on their least expensive option, and adding in engineering fees and the storm sewer brings that cost to approximately $425,000 for the road improvements.

Their proposal is to contribute roughly half the cost of this project, which would give UDOT right-of-way up to the Cherry Hill Interchange so UDOT would not have to secure more right-of-way when it comes time to do the improvements on US-89. In exchange Golder would receive funds that would be dedicated to the construction of the access road. They would prefer to have a commitment for present dollars, but if they can’t get present dollars they would accept a commitment to be reimbursed by UDOT at some point in the future when they have funds which would be allocated to the US-89 project.

Mr. Forbush commented that their letter to Dyke LeFevre was a bit misleading. He clarified that Farmington City does not presently own any of the property which is being proposed to be traded to UDOT, although they do have an option to buy some of the land from the LDS Church. Likewise, Golder Corporation does not own, but has secured options for the remainder of the property which will be required.

There was a lengthy discussion about the proposal. Farmington City has master planned the west side of the highway all the way from Shepherd Lane to near Cherry Hill to fit with UDOT’s Preferred Alternative in the Draft EIS. It is roughly 60 acres and keeps development back from the highway as a buffer area for noise abatement and also provides a park area in the center to maintain some open/green space.

Commissioner Weston asked for Dyke LeFevre’s opinion on the proposal. Dyke responded in favor of the proposal. He recommended the project be put in the STIP and that it advance through the program: the earliest the funding would be available would probably be the year 2000, and we would reimburse Farmington/Golder at that time, but possibly over several years. There would be a line item for this project with so much money programmed each year for reimbursement.

Bob Fox recommended, if the Commission chooses to enter into an agreement with Farmington/Golder, that the parties agree upon two competent appraisers to establish an appropriate value on the property. The difference between the two appraisals would be the agreed upon value, then there would be no issue of condemnation or legal ramifications. That way all parties agree to a particular process up front to establish the value of the property.

Commissioner Lewis commented that in the past the Commission has admonished groups for not preserving right-of-way, and he commended Farmington City for working hard to master plan the area and work with the developer and the state. He felt this kind of action should be encouraged. As long as it can be done within the parameters given the Commission, it is something we are going to do anyway, and the precautions and care suggested by staff are observed taken, he feels it makes some sense to try to preserve this area, and it may actually save us some money. He thought it could send out two messages: That all these kinds of proposals will be looked at case-by-case; and those who genuinely try to preserve corridors to facilitate future highway work ought to get some consideration.

Commissioner Lewis made a motion to authorize UDOT to proceed with negotiating an appropriate arrangement with Farmington City and Golder Corporation on this proposal. The motion was seconded by Commissioner Weston.
Commissioner Weston said he is very frustrated with how long the environmental process has taken for Mountain Road and the development which has occurred adjacent to it, development which must be bought out for the necessary right-of-way. He would like to see something concrete happen along that corridor and feels this would be a good place to start. He supports the motion.

Commissioner Clyde added that we need in the language something that clearly specifies the commitments being made and that this is to be intact. He frankly supports the concept, but he just doesn't want something to crop up in the future which causes us some problems.

Commissioner Larkin commented this is what we should be doing every place if we can get some help; this is a good concept.

Chairman Brown said this motion would direct UDOT staff to negotiate an agreement which will have to come back to the Commission for final approval of the proposition. He cautioned staff that we are operating on very limited funds and we need to make sure we take care of the state’s interests. Obviously the developer is getting some immediate benefits in exchange for commitments from the state to be reimbursed. He thinks all the issues should be on the negotiation table to make a fair deal for all parties.

Chairman Brown called for a vote on Commissioner Lewis’ motion, seconded by Commissioner Weston, to authorize UDOT staff to proceed with negotiating an agreement with Farmington City and Golder Corporation for the development of the access road along US-89 in the vicinity of Shepherd Lane; the agreement to come back to the Commission for final approval of the proposition. The motion passed unanimously.

Resolution
I-15, 10600 South, 9150 South and 9000 South Railroad Grade Separation, and I-15/90th South East Side Frontage Road Connection

Chairman Brown explained this resolution was deferred from the February 16 Commission Meeting to allow the Commission time to view the site and get a better perspective on the issues raised. It was noted each Commissioner had visited the area.

Byron Parker explained staff has met several times with the business owners, Sandy City and South Jordan City to discuss the impacts and options. He stressed staff will always be willing to consider their input into our process. Staff has held two meetings with those involved since last Commission Meeting, and staff still feels the resolution which was presented at the February 16 Commission Meeting and which is being presented again today is the proper one. Adoption of the resolution was requested.

Mr. Steve Christensen, counsel representing Denny’s, Sleep Inn, and Super 8 Motel reiterated his concerns expressed at the February 16 Commission Meeting that the businesses would be damaged by eliminating the left turn access to the frontage road where they are located, and that the remaining right turn access, U turn access at 400 West, and the new circuitous access road being constructed at 400 West and back to the frontage road was not reasonable access for them. They anticipate the businesses will fail once the direct left turn access to the frontage road is cut and say they will have no choice but to take this to court for damages.
Chairman Brown asked if anyone was present from South Jordan and no one responded. He expressed serious concern with South Jordan’s plans to construct an at grade railroad crossing along their new access road at 400 West. UDOT is working to eliminate the at grade crossing on 10600 South, yet South Jordan is constructing another at grade crossing only 1/4 mile south and is perpetuating the problem UDOT is trying to solve. On principal he strongly opposed contributing UDOT funding toward construction of South Jordan’s access road unless they construct a grade separated railroad crossing at 10700 South. There was a lengthy discussion about the railroad crossings and the fact South Jordan is actually closing one inadequate at grade crossing at approximately 11000 South and constructing a new at grade crossing with signals and gates at approximately 10700 South on the 400 West access road. Commissioner Larkin agreed South Jordan’s proposed at grade crossing was unacceptable.

There was mention of the fact that UDOT is constructing a grade separated railroad crossing at 9150 South rather than an at grade crossing, and staff indicated that is only because the elevation of the railroad at that location makes a grade separation more feasible and cost effective.

There was also discussion about the 400 West access road to be used as a temporary detour while the grade separated railroad crossing is completed on 10600 South. Staff commented we will be spending $1 million for a temporary detour whether we contribute that funding to South Jordan’s road or not. However, it was felt it was better to contribute the $1 million toward South Jordan’s access road, which we would be using as a temporary detour because it will be a permanent road that contributes to transportation infrastructure which ultimately benefits citizens. That is a better expenditure of public funds than to construct then tear out a temporary detour; that is just throw-away money and contributes nothing permanent. Besides, South Jordan will construct the road regardless of whether or not UDOT contributes the funding.

Mr. Richard Conoto, owner of Parkway Mobile Home Park, restated his concerns expressed at the February 16 Commission Meeting. There is an existing concrete block wall separating the trailer park from the railroad. The grade of the railroad is being raised three feet on one end of the trailer park and graduating to nine feet at the other end and. Mr. Conoto believes there will be a noise and visual impact to the trailer park. He said he has been told by about twenty residents that if something isn’t done to mitigate that they will move. There is perceived danger from the increased visibility of the train with the raised railroad grade. Spaces in the park are valued at about $20,000 and if he loses twenty residents he will be damaged in the amount of $400,000. Mr. Conoto said they did something when the park was built to separate them from the railroad, and all he wants is to maintain that same level of separation by construction of a 16-foot high noise barrier.

Dean Bressler explained a noise analysis is being prepared in accordance with UDOT policy and should be completed in two to three weeks. If the finding is that there will be an impact to the trailer park then UDOT policy will prevail and appropriate mitigation measures will be put in place as part of the project. Byron Parker commented that UDOT doesn’t consider mitigation for visual impact.

There was discussion about the impact to the trailer park. Commissioner Weston suggested trees make a very good visual barrier. Commissioner Lewis said legally we are charged to take care of safety issues, but that we are not particularly authorized or required to take care of perception issues.

Director Warne commented the resolution deals with the environmental process and the concept of the project. Specific mitigation that might come out of continued work with the local businesses and residents is part of the process and something which must be handled as the process continues. The
Department has the obligation to mitigate and there are very specific things we are obligated to do regardless of the resolution, because they are the right thing to do.

Commissioner Weston asked about providing access to the Comfort Inn from the relocated east frontage road connection at 9000 South (on the north side of Comfort Inn). Byron Parker responded he didn’t see any problem with providing another entrance to the hotel from that road, however, that will be a Sandy City road and staff would have discussed that issue with Sandy City’s Planning Department and it should be requested by the Comfort Inn.

Commissioner Weston also said UDOT can provide directional signing to these businesses on our highways which may help customers access the businesses.

Commissioner Clyde moved to adopt the resolution as presented, it was seconded by Commissioner Larkin, and carried with affirmative votes from Commissioners Weston, Larkin, Lewis and Clyde; Chairman Brown voted nay.

RESOLUTION
RAILROAD GRADE SEPARATIONS
AT 10600 SOUTH, 9150 SOUTH AND 9000 SOUTH
PROJECT NO. SP-15-7(113)296
I-15/90TH SOUTH EAST SIDE FRONTAGE ROAD CONNECTIONS
PROJECT NO. SP-15-7(104)297
IN SALT LAKE COUNTY

WHEREAS, in accordance with State and Federal Law, an open forum public hearing was held in the Sandy City Hall on December 11, 1995 by the Utah Department of Transportation to discuss the location and design features, and the environmental effects of construction of railroad grade separations at 10600 South, 9150 South and 9000 South, and the I-15/90th South East Side Frontage Road Connections; and

WHEREAS, location, design features, and environmental aspects of the project were discussed at the hearing; and

WHEREAS, there have been no significant changes in the project concept as a result of the public hearing; and

WHEREAS, the Utah Transportation Commission has considered all testimony given at the hearing and the social, economic, environmental and other effects of the proposed project.

NOW THEREFORE, be it resolved that the Utah Transportation Commission concurs and supports the design features of the proposed alternatives, identified as Railroad Grade Separations (affecting 10600 South, 9150 South and 9000 South) in Salt Lake County; and I-15/90th South East Side Frontage Road Connections in Salt Lake County, be adopted as the preferred alternatives as presented in the environmental document and presented at the public hearing, each of which are described in the attachments to this resolution.

DATED this 1st day of March, 1996.

UTAH TRANSPORTATION COMMISSION
Planning and Programming
Formula for MPO Funding

John Quick presented information to the Commission concerning a possible change in the formula for funding to the Metropolitan Planning Organizations.

A handout indicated two options and listed the dollar amounts for funding distribution. Option A is the current method of distribution and uses straight population values for distribution. It indicates WFRC has 79.47% of the population in the MPO areas (WFRC actually represents two urban areas - Salt Lake and Ogden), MAG has 16.71%, and CMPO and 3.82%.

Cache MPO feels their funding is inadequate and they need a base amount in order to provide the service required of them. Staff estimates that should be around $60,000, $50,000 minimum in planning funds and $10,000 minimum from transit funds. Option B is the proposed change in the formula which would provide that floor or "hold harmless" amount. Under this option the funds would still be allocated based on population, but if any MPO had less than $50,000 in planning funds they would still receive that $50,000 base amount, with the remaining funds being distributed between the remaining MPOs based on population. Using Option B could have some impact on the other MPOs but it would generally be a rather minimal amount which they would lose. The total amount being supplemented to CMPO from the other MPOs would be under $10,000 in 1997.

Dave Miles indicated they had talked to Will Jeffries of WFRC about the Option B concept, and while they don't want to lose any funds, they would understand. Mr. Jeffries had also indicated that WFRC offered the CMPO any help they can that might save some administrative effort for CMPO.

There was discussion about the MPO process, the probability that two or possibly three new MPOs could be established after the next census. the proposed Option B, and what possibility there was for supplementing the minimum base funding from different funding sources so the other MPOs wouldn't be adversely affected at all. It was determined it could be done with State Construction Funds or from UDOT's own State Research Funds, but that would reduce the Planning Division's budget. It was also noted that the MPOs could use their own construction funds for planning.

Kathleen McMullen of MAG stated she is very much in favor of there being a floor amount for the MPOs and she also extended an offer of MAG's help to Cache MPO.

Jim Gass of the CMPO expressed the difficulties of the smaller MPOs meeting the requirements of ISTEA, even with a $60,000 base amount. Cache became an MPO in December 1992 and they are just now in the process of hiring a consultant to help them with their long range plan. He says $60,000 is an
improvement, but he still feels it is an inadequate amount; he suggested $70,000 would be better, but personally would like the planning funds divided by thirds. He cited MPOs in Idaho of relatively the same size as Cache MPO receive more funding than Cache.

Commissioner Lewis made a motion that a floor of $60,000 be established for Fiscal Year 1997 and that the supplemental funding necessary to reach the $60,000 floor for Cache MPO come from State Construction Funds rather than taking it from the other MPOs. Commissioner Weston seconded the motion.

There was discussion about the motion, and Commissioner Weston withdrew his second; no one else seconded the motion so the motion died.

Commissioner Clyde made a motion to adopt the proposed formula change, Option B, to establish a $60,000 floor for the MPOs; further, that for Fiscal Year 1997 only, additional supplemental funding in the amount of $10,000 from State Construction Funds be allocated to Cache MPO to give them $70,000 for FY-97 only. The motion was seconded by Commissioner Weston, and it carried with a majority vote by Commissioners Brown, Weston, Larkin and Clyde; Commissioner Lewis voted nay.

Chairman Brown had to leave the meeting and turned the Chair over to Commissioner Weston. A short break was called.

Planning and Programming
Antelope Drive, Layton

Dyke explained Layton City has approached Region One to build a .8-mile section of SR-108, a street running from I-15 to SR-232 in Layton; we have that project in the 1998 Fiscal Year. Because of development in the area Layton City would like to advance this project to start construction this summer and be completed next summer.

Layton City proposes that if UDOT will advance them the funding we have proposed for the project, they will do the engineering, acquire the right-of-way, construct the project, then take over the road and maintain it as their highway from now on; it will be built to UDOT standards. Dave Miles explained the project cost is underestimated in the STIP at $2.55 million. The most recent estimate is over $3 million, but staff has told Layton that $3 million is all they would propose to the Commission: an increase of $450,000.

Dyke continued that Region One has a current project on SR-126 in Ogden, which is a $4+ million project. Region One proposed to switch those projects in the STIP.

Commissioner Lewis moved to approve the proposal on the Antelope Drive project, SR-108 from I-15 to SR-232 in Layton, to increase funding $450,000, added to the $2,550,000 already programmed, for a total project cost of $3 million; further, enter into an agreement with Layton City for the sum of $3 million to design, acquire right-of-way, and construct the road to UDOT specifications, and that the road will come off the State Highway System and jurisdiction will transfer to Layton City upon entering into the agreement. The motion was seconded by Commissioner Larkin and was approved unanimously.
Clint commented that after the agreement is negotiated, staff will come back to the Commission requesting an action to remove SR-108 from the State Highway System, probably before July 1.

**Legislative Summary**

Clint Topham reviewed a list of Legislative bills that were pertinent to the Commission and Department.

*HB 54, Transportation Commission Membership,* increases the Commission from five to seven members, and defines the areas of representation; effective July 1, 1996. It was noted there would need to be an appointment from the Weber/Davis/Morgan County area, and an appointment from Carbon/Emery/Grand/San Juan Counties in southeastern Utah.

Other bills addressed were:
- **Design Build Construction Process** which passed easily
- **Centennial Highway Endowment Fund** passed. Clint explained the bill was amended in the Senate to include many projects: they were not big projects, but projects which legislators were frustrated with because they were not getting done. The bill moved back to the House and the amendments were taken out, and when it went back to the Senate it passed without the amendments. The feelings of the Senators should be noted: also there was concern expressed in the Legislature that I-15 is going to gobble up all the funding from CHEF.
- **Noise Wall Bills.** Senator Black's bill, which we have been supporting for several years, passed. It establishes that local communities must have noise ordinances and must require noise walls if subdivisions are constructed next to the highways.

Senator Beatty had a bill which set up the Noise Abatement Fund to fund retrofit noise walls. It says there is a fund established and UDOT shall use monies as prioritized by the Commission and as provided by law for the study, design, and construction of noise abatement measures. Representative Carnahan had a noise wall bill which passed and provided $500,000 to go into that Noise Abatement Fund. Also in the Bill of Bills which passed there was intent language which says it is the intent of the Legislature that UDOT spend $2.5 million from the State Construction Fund to build additional noise walls. That action will definitely affect our STIP and some programmed projects.

**Next Commission Meeting**

The next Commission Meeting was set for Thursday afternoon, March 21, 1996 in St George. Commissioner Lewis will be unable to attend. The Commission will also attend part of the Joint Highway Committee Meeting on Friday morning, March 22 in St. George, after which they will take a project tour of the area.
Programming Workshop

The Programming Workshop was set for April 24-25, 1996 in Salt Lake City.

Six State Transportation Commission Meeting

The meeting is scheduled for May 16-17, 1996 in Flagstaff, Arizona. A tentative list of agenda topics was presented to the Commission for their consideration.

Commission Meeting Procedure

Commissioner Lewis expressed concern that at times people are “redoing” project public hearings at the Commission Meetings and a tighter control of time for their comments may be in order.

The meeting adjourned at 12:30 p.m.

Shirley J. Iverson, Commission Secretary
June 27, 1996

Layton City
437 N Wasatch Dr
Layton UT 84041-3196

ATTENTION: Jerry W. Stevenson
Mayor

SUBJECT: SP-0108(2)0; Davis County
Antelope Drive from SR-232
to I-15 in Layton
LAYTON CITY CORPORATION
Authority No. 70014

AUTHORIZATION TO PROCEED

Gentlemen:

Attached are six copies of our proposed revised agreement between
the Utah Department of Transportation and Layton City Corporation on the
above noted project. This project has been approved for Federal-Aid.

The revisions consist of making a project and authority number
change and changing the dollar amounts in paragraph no.4. Please discard
the agreement copies previously sent and use the new ones.

Please review this agreement. If you find it satisfactory for the
purposes intended, please have the proper officials execute five copies
and return them to this office for our further handling. Do not fill the
date in on the first paragraph of the agreement, as it will be stamped
by our Comptroller's Office. If you find the agreement unsatisfactory,
edit one of the agreement copies or list your comments by agreement
paragraph number on separate sheets of paper and return them to our
office for our review and modification. Please do not retype the
agreement as this adds greatly to our review and modification time. A
copy of the fully executed agreement will be furnished when available.
You are hereby authorized to proceed upon your execution and return of agreement copies. Before beginning any work, it is necessary that you contact the Project Engineer to arrange for inspection so that when billings are received, verification can be given as to work completed. He may be reached through our Region Construction Engineer, Stanley Nielsen, P. E., Region 1, located at 169 North Wall Avenue, P. O. Box 2747, Ogden, Utah 84404, telephone no. 399-5921.

Yours truly,

James C. Nelson, P. E.
Engineering Coordinator,
Utilities and Railroads

JCN/ESumsion/E96-86

Attachments
July 8, 1996

Mr. Dyke LeFevre
UDOT, Region 1
P.O. Box 12580
Ogden, UT 84412-2580

Re: Antelope Drive Cooperative Agreement

Dear Dyke:

Per your request, I have revised the dollar amounts in paragraph four to reflect our prior understanding and have initialed those changes. As you can see, Mayor Stevenson has also signed each copy on behalf of the City.

We appreciate your assistance on this matter and look forward to the final signing and implementation of the agreement. If you have any further questions or if I can be of assistance in any way, please do not hesitate to contact me.

Kindest Personal Regards,

[Signature]

Alex R. Jensen
City Manager
MEMORANDUM

TO : Henry Johnston
    Attn: Linda Alvey, Contracts Administrator

FROM : James C. Nelson, P. E.
       Engineering Coordinator
       Utilities and Railroads

SUBJECT: SP-0108(2)0; Davis County
         Antelope Drive from SR-232
         to I-15 in Layton
         LAYTON CITY CORPORATION
         Authority No. 70014

    Attached are five copies of our proposed agreement between the
    Utah Department of Transportation and LAYTON CITY CORPORATION
    on the above noted project.

    This agreement has been executed by officials of LAYTON CITY
    CORPORATION and is now ready for execution by the Utah
    Department of Transportation. The copies to be retained by the
    Comptroller’s Office and the Director of Finance have been stamped
    as such.

    This Agreement is recommended for approval.

JCN/MMcCuan/M96.265
Attachments
COOPERATIVE AGREEMENT

THIS COOPERATIVE AGREEMENT, made and entered into this ______ day of __________, 19____, by and between the UTAH DEPARTMENT OF TRANSPORTATION, hereinafter referred to as "UDOT", and LAYTON CITY CORPORATION, a Municipal Corporation of the State of Utah, hereinafter referred to as the "City",

WITNESSETH:

WHEREAS, the parties hereto desire to engage in preparing plans, specifications and estimates of costs toward constructing that certain section of SR-108 (RP 0 to RP 0+0.8), identified as SP-0108(2)0, Antelope Drive from SR-232 to I-15 in Layton City, Davis County, Utah; and

WHEREAS, City desires to enter into this COOPERATIVE AGREEMENT with UDOT to design and construct the above section of SR-108; and

WHEREAS, UDOT is willing to allow City to do said work and will participate up to the amount of $1,000,000.00 under the terms and conditions set forth herein; and

WHEREAS, UDOT has determined by formal finding that payment for said work on public right of way is not in violation of the laws of the State or any legal contract with the City; and

WHEREAS, the UDOT approved traffic control plan and the application of traffic control devices shall conform to the standards set forth in the "Manual on Uniform Traffic Control Devices" and "Traffic Safety in Highway and Street Work Zones". All flagging personnel shall be certified.

THIS COOPERATIVE AGREEMENT is made to set out the terms and conditions whereunder said work shall be performed.
NOW THEREFORE, it is agreed by and between the parties hereto as follows:

1. The City, with its regular engineering and construction forces at its standard schedule of wages and working hours and in accordance with the terms of its agreement with such employees, or through qualified contractors, with whom it has continuing contracts, shall perform the necessary field and office engineering, design, purchase all required right of way, and award a contract to perform the construction work in connection with the work covered herein.

2. The City will submit to UDOT a copy of all plans prior to construction. Such plans will be in accordance with the City's specifications. Project design shall meet or exceed AASHTO standards.

3. The City shall be reimbursed by UDOT for the actual costs incurred by the City up to the amount of $3,000,000.00. Any amount in excess of $3,000,000.00 will be the responsibility of the City.

TOTAL ESTIMATED COST TO UDOT IS $3,000,000.00

4. UDOT, after execution of this Cooperative Agreement, shall deposit the amount of One Million Eight Hundred Thousand Dollars ($1,800,000.00) with the City on July 1, 1996 and the other One Million Two Hundred Thousand ($1,200,000.00) on July 1, 1997. The final amount of UDOT's participation shall be determined upon completion of construction and shall not exceed said $3,000,000.00 amount. UDOT acknowledges that the City will contract for the construction of the improvements covered herein, in reliance on UDOT's commitment of funds.

5. All materials from the existing facilities, which are recovered in suitable condition for reuse and not reused on this project, shall be surplussed and credited to the cost of the project. It is anticipated and agreed that existing traffic controllers, poles, mast arms and lights will be reused on the project with no credit being given to either party hereto.
6. Upon execution of this Cooperative Agreement the section of SR-108 covered herein will be removed from the State System and added to the roadway system of the City. The City will thereafter have jurisdiction over the new roadway and will be responsible for construction, maintenance, repairs, and operation of the roadway.

7. The City will reconstruct the intersection, including the traffic signals at 1200 West and SR-108 and upon completion of said construction UDOT will remain the owner of the traffic signals at 1200 West and SR-108 as they must remain tied with the traffic signal operations of the I-15 ramps.

8. Antelope Drive reconstruction includes widening Antelope Drive to a one hundred (100) foot right of way with seventy six (76) feet of asphalt surface, which includes four twelve (12) foot traffic lanes, one fourteen (14) foot left turn lane, and two seven (7) foot emergency stopping lanes. The widening shall be between the west side curb and gutter line of SR-232 (400 West) and the east side curb and gutter line of the I-15 northbound off ramp and the I-15 northbound on ramp. The widening shall include the placement of new curb and gutter, sidewalk, culinary water pipe, storm drainage pipe, subgrade materials, road base materials and asphalt surface materials. The reconstruction includes the purchase of property on either side of the existing street as required to obtain the necessary right of way. The reconstruction may include improvements on private property necessary to maintain the integrity of the property, such improvements may include driveway reconstruction, landscape replacement, and retaining wall structures. The reconstruction includes the modification of the traffic signals at Antelope Drive and 1200 West and at Antelope Drive and 400 West, including loop placement as required on the north and south bound traffic lanes at either location. The reconstruction also includes the installation of traffic loops, conduits, and support foundations.

9. The City, while engaged in the work covered herein, shall comply with UDOT's "standard specifications for road and bridge construction" Section 104.15, Discovery of Historical, Archeological or Paleontological Objects.

10. City shall submitted an itemized statement of cost expenditures covering the work covered herein within one (1) year following completion of the work to: Office of Construction, UDOT/DPS Complex, 4501 South 2700 West, Salt Lake City, Utah 84119, Attention: Contracts, Estimates and Agreements Supervisor. All statements shall be reviewed by UDOT's Project Engineer for verification of the work.
6. Upon execution of this Cooperative Agreement the section of SR-108 covered herein will be removed from the State System and added to the roadway system of the City. The City will thereafter have jurisdiction over the new roadway and will be responsible for construction, maintenance, repairs, and operation of the roadway.

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11. **UDOT** shall have the right to audit all cost records and accounts of the **City** pertaining to this project in accordance with the auditing procedure of the Federal Highway Administration and 23 CODE OF FEDERAL REGULATIONS, Part 645, Subpart A, Utility Relocations, Adjustments and Reimbursement. For purpose of audit the **City** is required to keep and maintain its records of work covered herein for a minimum of three (3) years after final payment is received by the **City** from **UDOT**.
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:

[Signature]
Title: Deputy Recorder
Date: 7-29-96

(IMPRESS SEAL)

*******************************
RECOMMENDED FOR APPROVAL:

[Signature]
Engineering Coordinator, Utilities and Railroads
Date: ______________________

APPROVED AS TO FORM:

JANET C. GRAHAM, ATTORNEY GENERAL

[Signature]
Title: Assistant Attorney General
Date: ______________________

APPROVED:

[Signature]
Region 1 Director
Date: 7-10-96

[Signature]
Director of Finance
Date: ______________________

LAYTON CITY CORPORATION, A Municipal Corporation of the State of Utah

By [Signature]
Title: Mayor
Date: 7-8-96

UTAH DEPARTMENT OF TRANSPORTATION

By [Signature]
Title: Director
Date: ______________________