## SAN FRANCISCO WATER DEPARTMENT REVOCABLE PERMIT

Pursuant to resolution of the Public Utilities Commission, permit is hereby granted to
CITY OF SUNNYVALE

hereinafter called the "permittee" to occupy and utilize the following described property or premises of the City and County of San Francisco, hereinafter called the "City" under jurisdiction of the Water Department, to-wit:

Across portions of Bay Division Pipeline No. 3 right of way being portion of Parcel 145 as acquired by deed recorded June 15, 1950 in Book 1998 Official Records, Santa Clara County at Page 64, portion of Parcel 146 as acquired by deed recorded July 22, 1957 in Book 3848 of Official Records, Santa Clara County at Page 630 and a portion of Parcel 148 as acquired by deed recorded October 30, 1950 in Book 2085 of Official Records, Santa Clara County at Page 402,

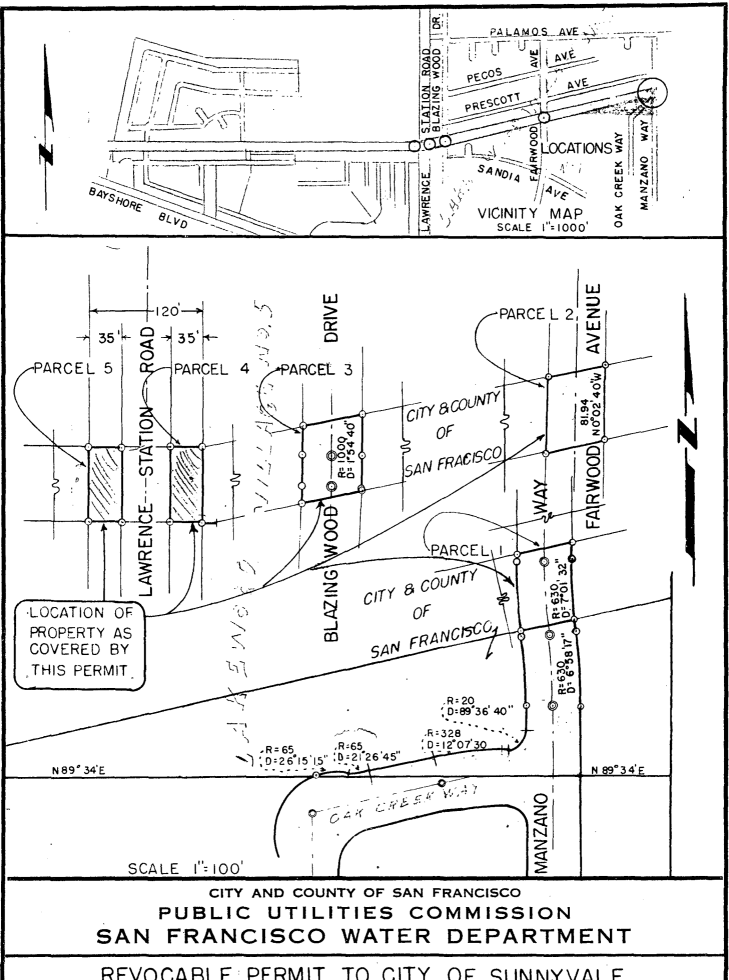
for the purpose of widening Lawrence Station Road and extending Blazingwood Drive, Fairwood Avenue and Manzano Way across the City's right of way as shown on San Francisco Water Department's drawing B-1921, attached hereto and made a part hereof.

This permit is granted subject to the following conditions:

- 1. This permit shall not become effective until receipt by the Water Department of a copy of this permit with properly signed endorsement accepting the permit subject to the conditions contained herein.
- 2. This grant of permission does not constitute a deed or grant of an easement by the City, is not transferable or assignable, and is revocable at any time at the will of the Public Utilities Commission.
- 3. The use of said property by said permittee shall be limited solely to the purposes set forth by this permit and no structures of any kind, except those expressly permitted, shall be erected or placed thereon.
- 4. Neither the City, nor any Commission, Board or officer thereof shall be held responsible or liable for damage to any property of the permittee installed or located on the properties covered by this permit from any cause whatsoever.
- 5. The permittee shall at all times keep the City's lands in good and sightly condition, so far as the same may be affected by the permittee's operations hereunder.
- 6. The permittee shall, on receipt of notice so to do and within such reasonable time limit as may be fixed by said notice, alter or remove at the expense of said permittee any property or structures covered by this permit to such extent as may be necessary to avoid interference with any pipe, pipe lines, power lines or other structures now or hereafter to be constructed by the City, or with any operations of the City or with any use by the City of the land affected hereby or, if so agreed by the General Manager and Chief Engineer of the San Francisco Water Department and the permittee, the permittee may pay to the City the amount of any expense to which the City may be put as a result of such interference.

- 7. The permittee shall be responsible and liable for any and all damage to structures or property, or for injury or death to persons, due directly or indirectly to said permittee's occupation and use of the City's lands herein described, and shall promptly pay any just claim therefor and the permittee shall hold the City free and harmless from liens of every kind and nature, and from claims for damages of any kind whatsoever.
- 8. In the event that the permittee shall abandon the use of said property for a period of one year, or shall fail or neglect or refuse to comply with any of the conditions herein contained or, in the event that this permission be revoked, then all rights of the permittee hereunder shall forthwith cease and determine.
- 9. The grades of the streets and utilities crossing the City's right of way shall be as shown on MacKay and Somps Civil Engineers' drawings entitled "Improvement Plans Tract No. 2010 Lakewood Village No. 5," sheets 12, 14 and 15 including the development of Oak Creek Way.
- 10. Permittee shall protect and be responsible for the moving of the manhole located on Parcel 5 and in addition the relocation of the service connection therefrom.
- 11. Curbs and gutters shall be shaped to permit Water Department's vehicles to have ingress to and egress from the City's right of way.
- 12. Permittee shall not assess the City and County of San Francisco for any part of the cost of constructing or the maintaining of the streets or utilities permitted hereunder.
- 13. The surface rights granted herein applicable to widening the westerly side of Lawrence Station Road are subject to the covenants contained in the deed referred to herein as recorded October 30, 1950 in Book 2085 of Official Records, Santa Clara County, at Page 402.

APPROVED:	SAN FRANCISCO WATER DEPARTMENT
Manager of Utilities	byGeneral Manager and Chief Engineer
APPROVED:	
Authorized by Public Unitides Commission	Permit accepted as to all terms and conditions
under Resolution No. 17945,	thisday of
Dated Wennechief 1958.	
Secretary	Permittee
	by



REVOCABLE PERMIT TO CITY OF SUNNYVALE

FOR STREET CROSSING

PAR.145,146 & 148 SANTA CLARA CO. APPROVED BY APPROVED TR. J.F. C. CH. DATE : REVISED GENERAL MANAGER AND CHIEF ENGINEER

## PUBLIC UTILITIES COMMISSION

RESOLUTION NO. 17 945

RESOLVED. That on the recommendation of the General Manager and Chief Engineer of the San Francisco Water Department, this Commission approves the terms and conditions and authorizes issuance of Revocable Permit covering use and occupancy of property as follows:

TO:

CITY OF SUNNYVALE

Permit for the widening of Lawrence Station Road and the extension of three streets across the Bay Division Pipeline No. 3 right of way within Lakewood Village No. 5 subdivision (no fee).

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## PUBLIC UTILITIES COMMISSION

CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION No. 23982

RESOLVED, That this Commission hereby cancels that certain Revocable Permit lucued to the city of Sunnyvale by Resolution 1790, adopted March 4, 1950 covering the widening of Lawrence Station Road to a total width of 120 feet. Cancellation is due to Santa Clara County acquiring title to road right of way by Condemnation Action Nos. 149528 and 149529.

I hereby certify that the foregoing resolution was adopted by the Public Utilities Commission

Secretary