STATE OF UTAH

DIVISION OF FORESTRY, FIRE AND STATE LANDS

PERMISSION TO ENTER PREMISES AND PERFORM WORK

PERMISSION TO ENTER PREMISES TO PERFORM EVALUATION

I/We	, hereby grant
permission for personnel of the Utah Division	on of Forestry, Fire and State Lands of the Utah
Department of Natural Resources (the "I	Division") to enter my/our property located at
	and assess the property for
participation in the Wildland-Urban Interface pr	ogram during the period of
If the Division and undersigned landowner dete	ermine that the property is appropriate for inclusion in
the Wildland-Urban Interface program, the Per	mission to Enter Premises and Perform Work section
of this document (below) will be executed before	ore any work is performed.
DATED this day of	, 20
	LANDOWNER
	LANDOWNER

PERMISSION TO ENTER PREMISES AND PERFORM WORK

Having been advised by the Division as to what should be done on our property to comply with the program and being in agreement with what has been proposed, I/we grant permission to Division personnel or its authorized agents to enter our property identified above for purposes of performing the work agreed upon. Furthermore, maintenance of completed project has been clearly explained and I/We will perform to the best of our ability those requirements as outlined in the plan of work. As landowners we understand and acknowledge that this project does not guarantee that structures or property will be free from damage or destruction in a fire. We further understand that while the Division or its authorized agents will make every effort to adhere to the agreed upon work plan, there may be damage to trees and shrubs that were not part of the original work plan. I/we hereby release and waive any liability against the Division, its employees and agents for said damage if it was caused during their good faith efforts to comply with the work plan.

The Division acknowledges and agrees that it has assumed the sole obligation and duty to has no responsibility therefore. The Division agrees to defend, indemnify and hold harmless landowner from and against all claims, losses, liability and suits for injury or damages which may be brought by employees or contractors of the Department of Natural Resources or its subcontractors against the landowner, except for claims, losses, suits or damages resulting from or arising out of the sole negligence or willful misconduct of landowner.

20

DATED this day of	, 20
	LANDOWNED
	LANDOWNER
	LANDOWNER
	DIVISION OF FORESTRY, FIRE
	AND STATE LANDS
	AND STATE LANDS

DATED 41.1.