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SUBMITTED NEBRASKA TITLE COMPANY-ON

FILED SARPY CO. NE. INSTRUMENT NUMBER

2018-11116

2018 May 22 11:15:49 AM

Fig. Fracting

REGISTER OF DEEDS

RELEASE OF EASEMENT

This Release of Easement ("Release") is made by CenturyLink Communications, LLC (f/k/a Qwest Communications Company, LLC) d/b/a CenturyLink ("CenturyLink").

BACKGROUND:

Gene C & Ila J Mackey ("Grantor") signed as grantor that certain Easement Deed By Court Order In Settlement Of Landowner Action dated December 3rd, 2012 ("Easement"), whereby Grantor granted easement rights to CenturyLink over certain real property then owned by Grantor and described in the Easement of Parcel 010431926 ("Easement Tract"), and further described on page 2 of Exhibit A of the Easement Deed By Court Order In Settlement Of Landowner Action.

The Easement was filed of record on December 12th, 2014 in the **Sarpy County, NE Register** of **Deeds Office**, and a copy of the Easement is attached to this Release as Exhibit A and incorporated by reference into this Release.

The current owner of the Easement Tract, Gene C & Ila J Mackey, has requested that CenturyLink relinquish the rights granted to it in the Easement. CenturyLink is willing to so relinquish such rights pursuant to this Release.

RELEASE:

As of the date CenturyLink signs this Release, and for good and valuable consideration, the receipt and sufficiency of which are acknowledged, CenturyLink vacates and releases all of its right, title and interest in and to any and all easements and easement rights acquired by CenturyLink pursuant to the Easement, and otherwise releases the Easement.

All of CenturyLink's right, title, and interest in and to any and all easements and easement rights acquired by CenturyLink pursuant to the Easement with respect to any real property outside of the Easement Tract remain and are not affected by this Release.

THE STATE OF LOUISIANA)
COUNTY OF BUACHITA)
2 - 4~
BE IT REMEMBERED, that on this day of Jul, 20/7 before me, a Notary Public in and for said County and State, came Ron Camp, who is the Manager Notwork Real Estate of Century Link, a LLC, and is personally known to me to be the same person who
for said County and State, came Ron Camp, who is the Manager Notwork Real Estate of
Century Link, a LLC, and is personally known to me to be the same person who
signed this Release as the act and deed of the
DI WITNESS WITEDESON II 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal
the day and year last above written. $////$
The Pill
Notary Public
My appointment expires:

MEAGAN MESSINA WOODARD
Notary Public
Notary ID No. 140965
Ouachita Parish, Louisiana

EXHIBIT A TO RELEASE OF EASEMENT

Easement

COUNTER **VERIFY** PROOF. FEES \$ **CHECK**共 CHG __ REFUND. SHORT

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REGISTER OF DEEDS

EASE

4:11-CV-3211

EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

Grantee's Name:

Owest as defined in the "Settlement Agreement" referenced in this easement. The Settlement Agreement defines "Qwest" to include (1) Quest Communications International, Inc., (2) Qwest Communications Corporation, now known as Qwest Communications Company, LLC, and (3) all of these entities' predecessors, successors, assigns, parents, affiliates and subsidiaries.

Address for Grantee: Qwest Communications Company, LLC

700 West Mineral Avenue.

Littleton, CO 80120

Attn: Jack Shives, ROW Manager

Tax Address for Grantee:

Same as above.

Grantor Information: See Exhibit 1 attached.

Return to:

Kutak Rock 1650 Forman Street Omaha (NE 68102 attn: B. Hars Ipson

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

JOHN RAMSEY, et al.,

Plaintiffs,

4:11-CV-3211

VS

SPRINT COMMUNICATIONS COMPANY, L.P., et al.,

Defendants.

EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

The Court has, on this date, entered a Memorandum and Order approving the parties' class action settlement agreement and ordering that this action may be settled as a class action on behalf of a settlement class defined in the settlement agreement as

comprising all Persons who own or who claim to own, for any period of time during a Compensation Period, any Covered Property, provided, that "Settlement Class" or "Class" does not include: (1) Right-of-Way Providers and their predecessors, successors, parents, subsidiaries, and affiliates, past or present; (2) federal, state, and local governmental entities; (3) Native American nations and tribes; or (4) any Person who files a valid and timely exclusion on or before the Opt-Out Deadline.

Filing 20-1 at 8. The settlement agreement provides for the entry of an easement deed by court order in settlement of landowner action by which the settling defendants acquire, to the extent that the class members have the right to transfer it, a permanent telecommunications easement in the right of way adjacent to the property of each class member.¹

IT IS ORDERED:

1. To the extent that each class member owns rights in the easement premises (as hereafter defined), the class member

OFFICE OF THE CLERI

Deputy Clerk

Terms that are expressly defined in the settlement agreement are, unless otherwise defined, intended to have the same meaning as in the settlement agreement certify this to be a true copy of the original record in this copy of

(the "grantor") hereby grants to whichever of Sprint Communications Company L.P., Qwest Communications Company, LLC, and Level 3 Communications, LLC, has designated for inclusion under a settlement agreement the right of way which adjoins, underlies, or includes covered property owned by the class member, together with its successors, assigns, and licensees (the "grantee"), a permanent telecommunications easement in the easement premises. For each county in which this easement deed by court order in settlement of landowner action is being recorded, a list of affected class members and their affected parcels is attached as Exhibit 1. Exhibit 1 shall describe class members' affected parcels with the following information, to the extent that it is in the database of identification information: owner name; owner mailing address; tax map identification number; tax parcel identification number; lot number; and section, township, and range. Exhibit 1 may describe class members' affected parcels with any other available information.

The terms and conditions of the permanent telecommunications easement that is the subject of this Easement Deed by Court Order in Settlement of Landowner Action are:

a perpetual easement and right of way (hereinafter, together with the rights and privileges herein granted, the "easement") and right to place, lay, bury, construct, install, operate, repair, maintain (including aerial patrol), renew, rebuild, replace, upgrade, expand, relocate, and remove fiber optic cables, copper cables, coaxial cables or other cables through which voice, data, video or other signals are transmitted, conduits, inner ducts, hand holes, splice vaults, poles, optical or electronic equipment, regenerator huts, marker posts or signs, and other related facilities appropriate for installation, use, or maintenance of such cables (collectively, the "telecommunications cable system"), in, on, over, under, through and/or across the easement premises. The easement premises means all that real property that (a) either (i) is included within a parcel of property that is described in Exhibit 1 or (ii) has a common boundary with a parcel of property described in Exhibit 1

property") this (for purposes "grantor's telecommunications cable system easement deed, a parcel of property shall be deemed to have a common boundary with the easement premises if it is separated by a nonnavigable river or a street, road, or highway, other than a numbered state or federal highway) and that (b) (i) is or was used as a railroad right of way ("railroad right of way") and (ii) is on a side of the centerline of the railroad right of way that is next to the grantor's property (the "grantor side"), and (iii) extends no more than ten (10) feet on each side of the grantee's telecommunications cable system (a) as it existed on March 15, 2012 (b) where the actively used components of the grantee's telecommunications cable system are moved or placed, provided, however, that only a single 20-foot easement per moved component may exist at any point in time in the easement premises, and the width of the moved component's easement premises shall be reduced on one side and increased by an equal linear footage on the other side wherever necessary in order that it shall in all places remain solely within the limits of a single grantor side of the railroad right of way, and (c) where new components are installed to connect the existing telecommunications cable system to the edge of the right of way. The easement shall be construed to grant grantee all rights necessary to abandon in place unused components of grantee's telecommunications cable system.

The easement shall not include the right to construct on the easement premises regenerator huts and similar structures ("buildings") in addition to those existing on March 15, 2012. The easement shall include the rights to repair, replace, and expand existing buildings, provided, however, that no such repair, replacement, or expansion shall increase the site that the buildings occupy, or the height of any building, by more than twenty-five percent. The easement does not permit the construction of microwave towers, cell towers, or other components of a primarily aboveground statewide telecommunications cable system.

The easement includes the right to temporarily use the entire grantor side of the railroad right of way for construction or maintenance, so long as grantee uses its

best efforts not to interfere with any real property which, although within the boundaries of the easement premises, is actually being used by grantor; provided, however, that in no event shall grantee be prohibited from using such real property if it is commercially reasonable to do so under the circumstances or if grantee's telecommunications cable system is currently located within such area. The easement shall include the right of reasonable ingress and egress to and from the easement premises over that portion of the grantor's real property that underlies the railroad right of way and, for repair and maintenance, over any existing private roads of grantor, where access from public or railroad roads is not reasonably practical, provided grantee has made commercially reasonable efforts to give prior notice to grantor of grantee's use of grantor's private roads. Grantee shall not be liable for damages caused by its removal of trees, undergrowth, and brush within the easement premises necessary or appropriate for the enjoyment of the easement. Nothing contained herein shall constitute a waiver of any right that grantor may have for any damages to grantor's property outside of the easement premises caused by grantee's action. If grantee's action causes damage to any of grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the easement premises, grantee shall pay reasonable compensation to the grantor for such damage to the extent provided by law.

From and after December 3, 2012, subject to all the restrictions and limitations stated herein, the easement includes the right to construct and install additional components of a telecommunications cable system within the easement premises. Grantee agrees that, unless (a) it is required to do so by the railroad or other owner of railroad right of way or (b) it is commercially reasonable under the circumstances to do so, it will not install additional components of a telecommunications cable system in the area of the easement premises that is outside a parallel fence constructed by the railroad or other owner of railroad right of way or is actually being used by the grantor or its successor, provided, however, that the foregoing shall not be binding upon grantee if grantee's telecommunications

cable system is currently located within such area. If grantee's action causes damage to any of grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the easement premises, grantee shall pay reasonable compensation to the grantor for such damage to the extent provided by law.

The easement includes all rights necessary to the lawful occupation of the easement premises by an existing telecommunications cable system, and by any additional telecommunications cable system that is constructed and installed by or on behalf of grantee in the easement premises and that is owned or operated by either (a) grantee or (b) any person or entity to which grantee sold, granted, leased, or otherwise transferred or may hereafter sell, grant, lease, assign, or otherwise transfer, all or any part of the rights in or use of such telecommunications cable system.

The easement, however, does not apply to any telecommunications cable system that existed on March 15, 2012, but that was acquired by grantee after that date telecommunications cable system such (unless component thereof was acquired from any of Sprint Communications Company L.P.; Qwest Communications Company, LLC, f/k/a Qwest Communications Corporation; Level 3 Communications, LLC, Level 3 Communications, Inc., and Level 3 Telecom Holdings, Inc.; WilTel Communications, Inc.; WilTel Communications, LLC; and f/k/a Williams LLC. Communications, Williams Communications, Inc., f/k/a Vyvx, Inc.).

No oil, gas, or other mineral rights are granted and no existing oil, gas, or other mineral rights are expanded, limited, or affected by this instrument, provided, however, that grantor shall not use a method of extraction that interferes with or impairs in any way the easement, the telecommunications cable system, or the exercise of grantee's rights herein.

Grantor shall not, nor shall grantor authorize others to, construct or create any road, reservoir, excavation, obstruction, structure, or building or change the land grade on, in, over, under, through, or across the easement premises without the prior written consent of grantee, provided that nothing herein shall be construed to affect the rights and obligations of any railroad with respect to the use, improvement, or alteration of its railroad right of way, as provided in any agreement between the railroad and the grantee, by applicable law, or otherwise.

It is understood and agreed that the easement is not exclusive and is subject to all pre-existing uses and pre-existing rights to use the easement premises, whether such uses are by grantor or others and whether for surface uses, crossings, or encroachments by communication companies or utilities. It is further understood and agreed that grantor retains all of its existing rights, if any, to grant, convey, assign, and restrict any and all rights (including future rights and uses) on the easement premises, provided, however, and notwithstanding the foregoing, that grantor shall not use or authorize others to use the easement premises in a manner that interferes with or impairs in any way grantee's telecommunications cable system or the exercise by grantee of the rights granted herein.

Subject to the terms hereof, grantee shall have all other rights and benefits necessary or useful to the full and complete enjoyment and use of the easement for the purposes stated herein, including the right to sell, grant, lease, or otherwise transfer all or any part of the rights in or use of the telecommunications cable system.

Grantor conveys the easement without warranty of title to any property interest in the easement premises. This instrument does not address and shall not affect any real property rights, including the priority of interests, between grantor and any railroad or between grantee and any railroad, or any of their predecessors, successors, past or present predecessors in interest, successors in interest, members, partners, title. in subsidiaries, affiliates, lessees, assigns, and past, current, or future licensees or assignees. This easement is not intended to impact or diminish any railroad's existing rights or property interests in the right of way. This easement shall not be construed to permit grantee to interfere with railroad operations. This easement also shall not permit any component of a telecommunications cable

system to remain in a railroad right of way except (a) under existing or future agreements with the railroad or (b) in any railroad right of way in which no railroad operates and no railroad retains any right, title, or interest. This easement also shall not permit any new components to be installed to connect the existing telecommunications cable system to the edge of the right of way in any railroad right of way as to which the interstate commerce commission or the surface transportation board has entered an order, pursuant to 49 U.S.C. § 10903, that the railroad is authorized to cease to provide or maintain rail service over that right of way and the railroad no longer provides or maintains rail service over that line, provided that if the railroad does not cease such rail service or later reactivates such service, then this limitation shall not apply.

This telecommunications cable system easement deed is executed and delivered on behalf of grantor for the purpose of granting the easement to grantee in, on, over, under, through and/or across the easement premises to the full extent of grantor's right, title or interest, if any, in or to the easement premises, and the easement granted hereby shall affect the easement premises only to the extent of grantor's right, title, and interest therein. Grantor and grantee agree that this telecommunications cable system easement deed shall not grant any rights to the easement premises, or any portion thereof, in which grantor holds no right, title or interest.

No rights reserved to grantor herein shall be deemed to expand rights reserved to grantor under any other easement, right of way, license, lease, or any similar instrument or court order. No limitation herein on the rights of grantee shall be deemed to limit rights heretofore granted by grantor or its predecessors in interest under any other easement, right of way, license, lease, or any similar instrument or court order.

The terms and provisions of this instrument shall constitute covenants running with the land and shall be binding upon and inure to the benefit of the settling defendants, the grantor, their successors, assigns, personal representatives, and heirs.

This instrument fully sets forth the terms and conditions of the easement. There are no oral or other written agreements between grantor and grantee that modify, alter, or amend this instrument.

To have and to hold the easement, rights and privileges unto grantee, its successors and assigns in perpetuity or until such time as grantee shall cause the easement to be released of record.

3. Settling defendants may record this easement under the terms and conditions set forth in the settlement agreements.

Dated this 3rd day of December, 2012.

BY THE COURT:

United States District Judge

	ED BY COURT ORDER IN	Transon Limited To, The Infection of Lished By The Lished By The 'Owners/Grangs Mailing Address Information (not necessarily the address of the subject parcels)	Short Legal Description LOT 1 FAIR HAVENORTH THIRD ADDITION	TAX LOT 1, PART OF SE1/4 LYING NORTH & WEST OF RAILROAD, & S1/2 NE1/4 SECTION 19, TOWNSHIP 14 NORTH, RANGE 11 EAST (182.08 ACRES)	TAX LOT 2A2, SECTION 14, TOWNSHIP 14 NORTH, RANGE 11 EAST (1.10 ACRES) OF TOWNSHIP 14 NORTH DAMBE	TAX LOT 2A, SECIJON 29, JOWNSHIP 14 NORTH, NAVIGE	10 EAST (2.24 ACRES)	TAX LOT 28, SECTION 25, TOWNSHIP 14 NORTH, FANGE (10 EAST (1.36 ACRES)
 Grantee's Name: Owest, as defined in the "Settlement Agreement" referenced in this easement. That Settlement Agreement defines "Gwest" to include (1) Owest Communications International Inc., (2) Owest Communications Company, LLC, and (3) all of these entities' predecessors, successors, assigns, parents, affiliates and subsidiaries: Address for Grantee: Owest Communications Company, LLC, 700 West Witneral Avenue, Littleton, CO 80120, Attn: Jack Showes, ROW Manager Tax Address for Grantee: Same as above.	EXHIBIT 1 THE REAL PROPERTIES WHICH ARE SUBJECT TO THE FOREGOING EASEMENT DEED BY COURT ORDER IN	EMENT OF LANDOWNER ACTIONORTH AND THE OWNERS THEREOF INCLUDE, BUT ARE NOT LIMITED TO, THE FOLLOWING NAMED PARTIES, WHICH ARE DENTIFIED FOLLOWING NAMED PARCEL, WHICH ARE DENTIFIED BY THE BY REFERENCE TO THE PARCEL, DENTIFICATIONORTH NUMBERS ESTABLISHED BY THE SARPY COUNTY, NEBRASKA TAX ASSESSOR'S OFFICE Owned	*Mailing Address of Owner/Grantor 105 Wesgaye St. Gretna, NE 68028	13520 Discovery Dr,Omaha,NE 68137	11230 Sahler St, Omaha, NE 68164	PO Box 448, Gletna, NE 68028	na,NE 68028	PO Box 448, Gretna, NE 68028
in the "cannot have as a cations as a cations as a cations are are a cations are a cation at a cations are a cations are a cations are a cations are a cat	S WHICH ARE S	NER ACTIONORI LOWING NAMEI CE TO THE PAR SARPY COU	105 Wesgaye	13520 Discov	11230 Sahler	PO Box 448,(Box 132, Gretna, NE 68028	PO Box 448,0
Grantee's Name: Qwest, as defined in the "Settlement Agreement" referenced in this easement, The Settlement defines "Gwest recipied (1) Qwest Communications International Inc., (2) Qwest Communications Corporation, now known as Qwest Communications Company, LLC, and (3) all of these entities' predecessors, successors, assigns, parents, affiliates and subsidiaries. Address for Grantee: Qwest Communications Company, LLC, 700 West Wineral Avenue, Littleton, CO 80120, Attn: Jack Sbuxes, ROW Manager Tax Address for Grantee: Same as above.	THE REAL PROPERTIE	SETTLEMENT OF LANDOWN FOL	Owner/Grantor Anthony S & Michelle L Koester	Tetrick Feeding Co Inc	156th LLC et al	James E Iverson	Jay Vanhousen	James E Iverson
Grantee's Name: Owest, referenced in this easement. to include (1) Owest Con Communications Corporation Company, LLC, and (3) all assigns, parents, affiliates and Address for Grantee: Owe Witneral Avenue, Littleton, CC			T-R-S 14N-10E-36	14N-11E-19	14N-11E-14	14N-10E-25	14N-10E-25	14N-10E-25
Grante referent formus Comma Sompa assigns Addres Mineral			Assessor Parcel Number 010319794	010393501	010394613	010396063	010396241	010396411

				Sarpy County	
Assessor Parcel Number	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Owner/Grantor		Mailing Address of Owner/Grantor	Short Legal Description
010396950 1	13N-10E-10	Triple A Shamrock LLC	23302 Capehar	23302 Capehari Rd, Gretna, NE 68028	IRREGULAR SOUTH 112.38 ACRES OF TAX LOT 2A1, EXCEPT RIGHT OF WAY, NE14 SECTION 10, TOWNSHIP 13 NORTH, RANGE 10 EAST (111.56 ACRES)
010397515 13N-10E-15	13N-10E-15	Anne Marie Koch	14810 S 234th	14810 S 234th St. Gretna, NE 68028	TAX LOT 5.8 S1/2 SW1/4 SECTION 15, TOWNSHIP 13 NORTH, RANGE 10 EAST (81.17 ACRES) (100 UNITS)
010397523 1	13N-10E-15	Joyce Schrem	14602 S 234th	14602 S 234th St. Gretna, NE 68028	TAX LOT 7A, SECTION 15, TOWNSHIP 13 NORTH, RANGE 10 EAST (33.62 ACRES)
010399313	13N-10E-11	Paul F & Patricia L Willie	125 Meadow Di	125 Meadow Dr., Gretna, NE 68028	TAX LOT 14, SECTION 11, TOWNSHIP 13 NORTH, RANGE 10 EAST (19.35 ACRES)
010399577 1	13N-10E-2	Srihnack Family General Partnership	18725 Nicholas	18725 Nicholas St,Elkhorn,NE 68022	W1/2 SE1/4, N1/2 SW1/4 & TAX LOT 8, SECTION 2, TOWNSHIP 13 NORTH, RANGE 10 EAST (158.31 ACRES)
010407170 14N-13E-15	14N-13E-15	Quiktrip Corp	PO Box 3475, Tulsa, OK 74101	ulsa,OK 74101	TAX LOT 18B1, SECTION 15, TOWNSHIP 14 NORTH, RANGE 13 EAST (1.44 ACRES)
010407251 14N-13E-15	14N-13E-15	Natl Retail Properties LP	450 S Orange /	450 S Orange Ave, Orlando, FL 32801	TAX LOT 1882, SECTION 15, TOWNSHIP 14 NORTH, RANGE 13 EAST (.67 ACRES)
010407405 14N-13E-15	14N-13E-15	Escamilla Vela & Boyles Inc	7110 Railroad /	7110 Railroad Ave, Bellevus, NE 68147	PART LOTS 10 & 11 ALBRIGHTS CHOICE
010411186	13N-10E-2	John S Schnack	PO Box 189, Gretna, NE 68028	etna,NE 68028	TAX LOT 7, SECTION 2, TOWNSHIP 13 NORTH, RANGE 10 EAST (63.20 ACRES)
010411208 13N-10E-2	13N-10E-2	Copper Ridge LLC	2637 S 158th P	2637 S 158th Plz,Omaha,NE 68130	PART OF SE1/4 NW1/4 LYING SOUTH & EAST OF RAILROAD RIGHT OF WAY, SECTION 2, TOWNSHIP 13 NORTH, RANGE 10 EAST (1.28 ACRES) FOREST CITY
010411992	14N-13E-15	F&D Schram Inc	905 Crest Dr,P	905 Crest Dr,Papillion,NE 68046	LOT 14, EXCEPT EAST 5 FEET, & ALL LOTS 15-21 BLOCK 6 FACTORY PLACE
010412735	14N-13E-15	American Auto Sales Inc	55134 N 162nd	55134 N 162nd St., Omaha, NE 68116	LOT 39A DEE'S ADD
010422889	14N-13E-15	Marshall A & Cynthia L Vytlas	7032 Railroad	7032 Railroad Ave, Omaha, NE 68147	LOT 6, EXCEPT SOUTH 35 FEET, HOPKIN'S SUBDIVISION
010430946	14N-11E-17	John L & Mary A Kruse	12002 Maass F	12002 Maass Rd, Papillion, NE 68133	S1/2 SE1/4 & NE1/4 SE1/4 SECTION 17, TOWNSHIP 14 NORTH, RANGE 11 EAST (104.05 ACRES)
010431926	14N-11E-16	Gene C & Ila J Mackey	8202 S 168th S	8202 S 168th St, Omaha, NE 68136	PART S1/2 SE1/4 EAST OF CREEK SECTION 16, TOWNSHIP 14 NORTH, RANGE 11 EAST (49.93 ACRES)
010431993 14N-11E-16	14N-11E-16	Mary Stewart et al	18504 Lamont	18504 Lamont St, Omaha, NE 68130	S1/2 SW1/4 SECTION 16, TOWNSHIP 14 NORTH, RANGE 11 EAST (74.25 ACRES)
010437096	13N-13E-10	Carl E Schneider Jr	12830 S 9th St	12830 S 9th St.Bellevue,NE 68005	LOT 3 BUTTERFIELDS SUBDIVISION & TAX LOT R6, SECTION 10, TOWNSHIP 13 NORTH, RANGE 13 EAST
010437169	13N-13E-10	VDA Investments LLC	1920 Dorcus S	1920 Dorcus St,Omaha,NE 68108	LOT 17B, EXCEPT RIGHT OF WAY, & LOTS 18-22 & VACATED ALLEY ADJACENT BUTTERFIELDS SUBDIVISION (3 HQUSES)
010437258	13N-13E-10	Village Land Co	555 Riverfront	555 Riverfront Piz, Omaha, NE 68102	LOT 18 & EAST 78 FEET OF LOT 19 BUTTERFIELDS SUBDIVISION



Assessor Parcel Number	148	Owner/Grantor	···	"Mailing Address of Owner/Grantor	Short Legal Description
	14N-13E-15	Edward R & Marcella L Kaczmarek 2139 S 48th Ave. Omaha, NE 68106	2139 S 48th Ave.	Omaha,NE 68106	TAX LOT 19A9 SECTION 15, TOWNSHIP 14 NORTH. RANGE 13 EAST
010610316	14N-13E-15	Peter J & Carolyn I Fink	1801 S 54th St, Omaha, NE 68106	maha,NE 68106	TAX LOT 19D, SECTION 15, TOWNSHIP 14 NORTH, RANGE 13 EAST (.89 ACRES)
010633626	13N-13E-2	VDA Investments LLC	1920 Dorcus St.C	1920 Dorcus St.Omaha,NE 68108	TAX LOT A, SECTION 2, TOWNSHIP 13 NORTH, RANGE 13 [EAST (2 ACRES)
010637753	13N-13E-2	Village Land Co	555 Riverfront Pla	555 Riverfront Plz, Omaha, NE 68102	LOTS 9, 10, 11 & 12 BLOCK 4 FORT CROOK
010637834	13N-13E-2	VDA Investments LLC	1920 Dorcus St.C	1920 Dorcus St.Omaha,NE 68108	TAX LOT C, SECTION 2, TOWNSHIP 13 NORTH, RANGE 13 [EAST (.55 ACRES)
010637842	13N-13E-2	Donald W Gottschalk	15013 S 27th St	15013 S 27th St Bellevue, NE 68123	TAX LOT DIG, SECTION 2, TOWNSHIP 13 NORTH, RANGE 13 EAST (42 ACRES)
010637850	13N-13E-2	Donald W Gottschalk	15013 S 27th St.	15013 S 27th St. Bellevue, NE 68123	TAX LOT D2A, SECTION 2, TOWNSHIP 13 NORTH, RANGE 13 EAST (.55 ACRES)
010637869	13N-13E-2	Donald W Gottschalk	15013 S 27th St.	15013 S 27th St. Bellevue, NE 68123	TAX LOT D2B, SECTION 2, TOWNSHIP 13 NORTH, RANGE 13 EAST (48 ACRES)
010749438 14N-12E-17	14N-12E-17	Gordo 79 LLC	PO Box 540302	PO Box 540302 Omaha,NE 68154	TAX LOT 1A1A1A & TAX LOT 2B2, SOUTH OF RAILROAD, SECTION 17, TOWNSHIP 14 NORTH, RANGE 12 EAST (31.00 ACRES)
010749861	010749861 13N-13E-10	Colleen L Sarver	12826 S 9th St,B	12826 S 9th St,Bellevue,NE 68005	SOUTH 99 FEET LOT 2 BUTTERFIELDS SUBDIVISION & TAX LOT R5, SECTION 10, TOWNSHIP 13 NORTH, RANGE 13 EAST
010749934	010749934 13N-13E-10	James A & Elizabeth Homan	1307 Bluff St,Bellevue,NE 68005	levue,NE 68005	LOT 162 BUTTERFIELDS SUBDIVISION & TAX LOTS R-2 & R-3, SECTION 10, TOWNSHIP 13 NORTH, RANGE 13 EAST
010750010	13N-13E-10	Penny S Schneider	12818 S 9th St.B	12818 S 9th St.Bellevue,NE 68005	NORTH 81 FEET LOT 2 BUTTERFIELDS SUBDIVISION & TAX LOT R4, SECTION 10, TOWNSHIP 13 NORTH, RANGE 13 EAST
010759824	010759824 14N-13E-15	Rita G Biniamow	8141 Farnam Dr	8141 Farnam Dr,Omaha,NE 68114	LOTS 5A, 6A & 7, EXCEPT ROAD, BAGLEYS PLACE
011040238	011040238 14N-11E-14	William L Miller et al	2777 Paradise R	2777 Paradise Rd,Las Vegas,NV 89109	THAT PART TAX LOT 19 LYING SOUTH OF RAILROAD RIGHT OF WAY IN THE S1/2 SECTION 14, TOWNSHIP 14 NORTH, RANGE 11 EAST (41.53 ACRES)
011040483	011040483 13N-13E-3	VDA Investments LLC	1920 Dorcus St,	1920 Dorcus St, Omaha, NE 68108	TAX LOTS 13 & 14, SECTION 3, TOWNSHIP 13 NORTH, RANGE 13 EAST (107.68 ACRES)
011045558	14N-10E-36	Lyman Richey Corp	4315 Cuming St	4315 Cuming St, Omaha, NE 68131	TAX LOT D1A2, SECTION 36, TOWNSHIP 14 NORTH, RANGE 10 EAST (3.59 ACRES)
011047267	14N-13E-15	Marshall A & Cynthia L Vyrtas	7032 Railroad A	7032 Railroad Ave,Omaha,NE 68147	LOT 12B, WEST OF ROAD, ALBRIGHTS CHOICE
011077042	14N-12E-17	Ada McDermott	9816 F St,Omaha,NE 68127	na,NE 68127	TAX LOTS 141B, 2A, 2B1, 3, SECTION 17, TOWNSHIP 14 NORTH, RANGE 12 EAST (150.61 ACRES)

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	Short Legal Description	TAX LOT 3, SECTION 10, TOWNSHIP 13 NORȚH, RANGE 10 EAST (1.21 ACRES)	TAX LOT 6C1, SECTION 19, TOWNSHIP 14 NORTH, RANGE 12 EAST (7.20 ACRES)	LOT 2 EXCEPT PART FOR ROAD RIGHT OF WAY HOPKINS INDUSTRIAL PARK	TAX LOT 4, SECTION 10, TOWNSHIP 13 NORTH, RANGE 10 EAST (91.13 ACRES)	TAX LOT 10, SECTION 15, TOWNSHIP 13 NORTH, RANGE 10 EAST (24.92 ACRES)	IRREGULAR SOUTH 1201.91 FEET EAST OF 229TH STREET EXCEPT PART FOR CAPEHART ROAD EXCEPT REED'S SUBDIVISION E1/2 SE1/4 SECTION 3, TOWNSHIP 13 NORTH, RANGE 10 EAST (19.97 ACRES)	TAX LOT 12, SECTION 15, TOWNSHIP 13 NORTH, RANGE 10 EAST (24.30 ACRES)	TAX LOT R-1, SECTION 10, TOWNSHIP 13 NORTH, RANGE 13 EAST (.13 ACRES)	TAX LOT 15 & VACATED RIGHT OF WAY ADJACENT, SECTION 18, TOWNSHIP 14 NORTH, RANGE 12 EAST (1.42 ACRES)	TAX LOT D2 EXCEPT NORTH 26 FEET & VACATED LAURIE. STREET EXCCEPT NORTH 26 FEET & EAST 17 FEET SECTION 36, TOWNSHIP 14 NORTH, RANGE 10 EAST	
		TAX LOT 3, SECTION 10 EAST (1.21 ACRES)	TAX LOT 6C1, SECTION 19, TC RANGE 12 EAST (7.20 ACRES)	LOT 2 EXCEPT PART FOR RC HOPKINS INDUSTRIAL PARK	TAX LOT 4, SECTION 10	TAX LOT 10, SECTION 10 EAST (24.92 ACRES)	IRREGULAR SOUTH STREET EXCEPT PA REED'S SUBDIVSIO 13 NORTH, RANGE	TAX LOT 12, SECTION 10 EAST (24.30 ACRES)	TAX LOT R-1, SECTIC 13 EAST (.13 ACRES)	TAX LOT 15 & VACA SECTION 18, TOWN (1.42 ACRES)	TAX LOT D2 EXCEP STREET EXCCEPT SECTION 36, TOWN	
	Mailing Address of Owner/Grantor	125 Meadow Dr., Gretna, NE 68028	apillion,NE 68138	2029 N 67th Ave, Omaha, NE 68104	17402 S 180th St, Springfield, NE 68059	tra,NE 68028	naha,NE 68144	23023 Fairview Rd, Gretna, NE 68028	12802 S 9th St.Bellevue, NE 68123	illevue,NE 68005	108 S Wesgaye, Gretna, NE 68028	
-	į	125 Meadow Dr.,	12501 Giles Rd, Papillion, NE 68138	2029 N 67th Ave,	17402 S 180th St,	23188 Hwy 6, Gretna, NE 68028	11423 Elm St,Omaha,NE 68144	23023 Fairview R	12802 S 9th St,Be	106 Forest Dr.Bellevue, NE 68005	108 S Wesgaye,C	
	Owner(Grantor	L Willie	Michael E & Jill A McCormick	Gretna Products Co	Larry M & Leisha Timm et al	Double S Development	Reed Development LLC	David C & Shirley Ostblom	Fred L & Charlene R Stokey	Nancy J Giff	David L Hamis	
	0	13N-10E-10	14N-12E-19	14N-10E-25	13N-10E-10	13N-10E-15	13N-10E-3	13N-10E-15	13N-13E-10	14N-12E-18	011584347 14N-10E-36	
	Assessor		011105763	011151250 14N-10E-25	011162600	011177578	011229489 13N-10E-3	011266430 13N-10E-15	011352310	011574740 14N-12E-18	011584347	