

## EXHIBIT C

TELEPHONE EASEMENTS, RESTRICTIONS,  
AND RIGHTS OF ACCESS

In consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt of which is hereby acknowledged, and for the purpose of obtaining the installation of all telephone utility lines in the subdivision below ground for the beautification of the subdivision and benefit of each property owner therein, ALFRED LARSON

(hereinafter referred to as "Owner"),

owner and developer of the following property:

AL LARSON SUBDIVISION LOCATED IN SECTION 18, TOWNSHIP 10 NORTH,  
RANGE 8 EAST, LANCASTER COUNTY, NEBRASKA

(all of such property being hereinafter referred to as the "premises"), does hereby grant and convey to THE LINCOLN TELEPHONE AND TELEGRAPH COMPANY (hereinafter referred to as "Telephone Company") easements and rights of access, on, across and below the premises, such easements and rights of access being described as follows:

1. Easements (in addition to those easements previously dedicated to Telephone Company) for the purpose of installing, repairing, maintaining, removing and replacing above ground facilities and an underground telephone main distribution feeder cable, together with above ground service pedestals and other above ground and below ground facilities and appurtenances, used in connection with such main distribution feeder cable

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and above ground telephone facilities, the boundaries  
and locations of such easement being as follows:

As recorded in Book #8 on Page #63 at the Register of Deeds  
Office and easements negotiated by the Consumers Public Power  
System for the purpose of installing below-ground electrical  
and communication cables, all as recorded at the Lancaster  
County Register of Deeds Office in Lincoln, Nebraska.

together with rights of reasonable access thereto and across all of the premises for the purpose of installing, repairing, maintaining, removing and replacing said underground telephone main distribution feeder cable and above ground telephone facilities. Owner further agrees that if it becomes necessary to repair, maintain, remove or replace said underground telephone main distribution feeder cable or any portion thereof, the damage to trees, shrubs or plants shall be borne by Owner.

2. Easements for the purpose of installing, repairing, maintaining, removing and replacing above-ground telephone service facilities and underground telephone service facilities, together with above-ground service pedestals and other above-ground and below-ground facilities and appurtenances used in connection with such underground telephone service facilities and above-ground telephone facilities, into all residence building constructed on the premises, such easements being five (5) feet in width and extending from the aforementioned underground telephone main distribution feeder cable and above-ground telephone facilities to such residence buildings along routes and lines designated by Telephone Company, together with rights of reasonable access thereto and across all of the premises for the purpose of installing, repairing, maintaining, removing and replacing said underground telephone service entrance facilities and above-

ground telephone facilities. Owner further agrees that if it becomes necessary to repair, maintain, remove or replace said underground telephone service facilities, the damage to trees, shrubs or plants shall be borne by Owner except that Owner may have the right to designate and provide an alternative route across its property of the installation of a replacement facility, provided that said alternative route does not conflict with other underground facilities or reasonable utility practices and does not violate the National Electrical Safety Code or any applicable ordinances or laws,

and, in addition, Owner covenants and agrees prior to and as a prerequisite of Telephone Company furnishing telephone service to any building constructed on the premises, Owner shall do the following:

Owner will construct and provide, or cause to be constructed and provided, a trench for the installation of underground telephone service facilities connecting said main distribution feeder cable to the building which is to receive telephone service. Such underground service facility trench shall be at least two (2) inches wide and at least twenty-four (24) inches deep as measured from final grades, or less as may be directed by Telephone Company engineers. Such underground service facility trench shall be routed along lines and boundaries as may be directed by Telephone Company engineers. Owner agrees to construct and maintain such trench in a manner suitable for installation by Telephone Company of the underground service facility. All final grades, plus or minus one (1) foot, will be established by Owner along the route of the underground service facility trench prior to the installation of the telephone service facility. Owner agrees to backfill said trench and to finish and compact said backfill in a manner which protects cables

and associated equipment from damage and to perform said backfilling immediately after the installation of such underground telephone service facility by Telephone Company.

Owner agrees to construct and provide, or cause to be constructed and provided, an entrance conduit into each residence building. Such entrance conduits shall be constructed at the juncture of each service facility trench and the residence building according to the drawing attached hereto and labeled Exhibit B. Owner agrees to complete each entrance conduit prior to Owner's construction of the underground service facility trench and prior to the installation of the underground service facility by Telephone Company, which is to utilize the entrance conduit.

Owner agrees to establish the schedule for the ditching and installation of the underground service facility. Owner agrees to give Telephone Company at least twenty-four (24) hours' notice of the time and place of any ditching operations. Owner agrees to reimburse Telephone Company for the cost of extra labor, material or any other extra costs which Telephone Company may suffer because of the existence of paved streets, curbs, walks or other structures above or below ground along the route of the underground telephone service facility.

and Telephone Company shall not be obligated to furnish any telephone service to any building constructed on the premises until the Owner of the building fully performs the covenants and agreements set forth above as to such building.

Except where Telephone Company agrees to other standards as to particular individual facilities, Owner agrees to install all power facilities according to and in conformity with the following standards:

"Power facilities installed below ground must be installed at least thirty (30) inches below final grades and must maintain at least three (3) feet lateral separation from any telephone facilities. Where said power facilities cross any telephone facilities, said power facilities shall be installed in every case below the

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telephone facility, either with a twelve (12) inch minimum separation or enclosed in galvanized steel conduit at every point within three (3) feet of the telephone facility."

Owner agrees to reimburse Telephone Company for any cost of repairing or replacing any part or all of said main distribution feeder cable or said underground telephone service facilities because of damage done to said main distribution feeder cable or said underground telephone service facilities subsequent to their installation as a result of ditching, backfilling, grading or other construction or development operations.

The rights, privileges and easements granted and reserved herein shall inure to the benefit of and be binding upon the successors and assigns of the parties herein named and the rights, privileges and easements granted herein shall be perpetual and shall run with the property known as the premises.

Attest: (CORPORATE SEAL)

August 5, 1967 By Alfred R. Larson  
DATE OWNER AND DEVELOPER

STATE OF NEBRASKA )  
                                  ) SS:  
COUNTY OF LANCASTER )

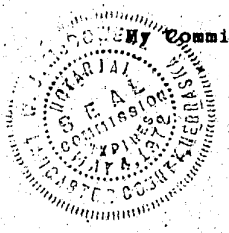
On this 5th day of August, 1967, before me, the undersigned, a Notary Public in and for said County, personally came Alfred R. Larson, President; and \_\_\_\_\_, Secretary of \_\_\_\_\_, to me personally known to be the President and the Secretary and the identical persons whose names are affixed

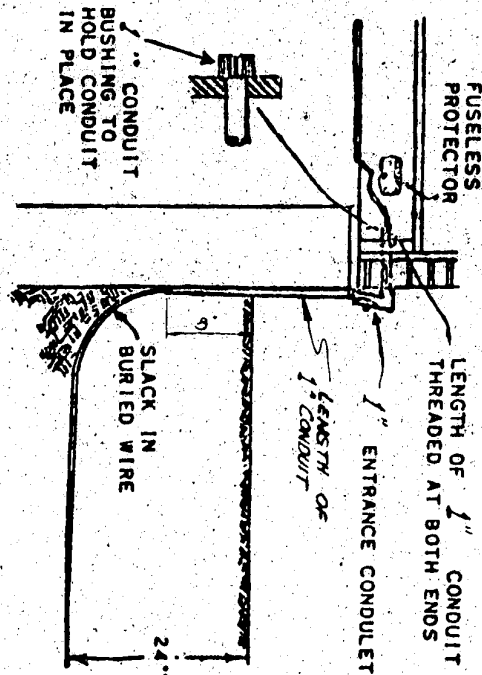
to the above conveyance, and acknowledged the execution thereof to be their voluntary act and deed as such officers and the voluntary act and deed of said corporation and that the Corporate Seal of the said corporation was thereto affixed by its authority.

Witness my hand and Notarial Seal at \_\_\_\_\_ in said County the day and year first above written.

*[Signature]*  
\_\_\_\_\_  
Notary Public

Commission expires: May 4, 1917





**TELEPHONE ENTRANCE  
CONDUIT TO BE PROVIDED  
BY OWNER**

Drawn L. Auer 5-8-67	CHECKED	CHECKED	
The Lincoln Tel. Co. Lincoln, Neb.			10-B-219-A

10-B-219-A

INDEXED 28-265, 269  
 GENERAL  
 COMPARED *mac*  
 PAGED ✓

STATE OF NEBRASKA  
 ENTERED IN OFFICIAL INDEX  
 FOR RECORD IN

BOOK

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1967 AUG 15 AM 10:39

REGISTER OF DEEDS  
*Lincoln Tel. Co.*

# 1250