OMPO FOM NO. **EASEMENT** 2002 ENGRE ADDRÉSS: ORIGINAL SUSMA

SIHI

INDENTURE, made this

day

<u>.</u>0 72, between

BOCAGE. hereinafter referporation, and NOR1HWES1ERN BELL ILLE Collectively referred to as Grantees, BOCAGE, INC., a Nebraska corporation er referred to as Grantor, and OMAHA PUBLIC and NORTHWESTERN BELL TELEPHONE COMPANY, a a corporation, POWER DISTRICT, a public corporation, hereinafter

WITNESSETH:

apartment THAT WHEREAS, Grantor is project located upon the in the process of constructing and developing an following described real estate, to-wit:

Nebraska. Addition as #7, inclusive, and Lots
s surveyed, platted and s #54 and recorded #55 Sarpy County, in Bella West

FILED FOR RECORD. 3 7-13-12 ATT COL M. IN BOOK 45 Edded REGISTER OF DEEDS, SARPY COUNTY NEB. 유 Hose

to which it holds fee simple title, and since it is not intended to dedicate any streets, alleys, or public ways for public use, an easement is required over said real estate in favor of Grantees so that Grantees may construct and operate electric and telephone installations necessary to supply such services to this project.

for the carrying and transmission of electric current for light, heat and power and for the transmission of signals and sound of all kinds and the reception thereof, including all services of the Grantees to the improvements on the above described real estate, on, over, through, under and across a strip of land Ten feet (10') in width, being Five feet (5') on each side of and parallel to facilities to be constructed, and at all times to enter upon, for said purposes, all of the above described real estate, excepting those portions thereof which will be occupied by apartment structures and/or garages in accordance with the existing Planned Unit Development Plan which has been heretofore approved by the City Council of the City of Omaha, (the terms apartment house structures shall not include adjacent walks, driveways, parking areas or streets), and excepting those portions which may hereafter be occupied by a swimming pool and bathhouse, the specific location thereof driveways, parking ar after be occupied by to be hereafter agree maintain, operate, NOW THEREFORE, in consideration of the Grantees installing said utilie the said project, the Grantor does hereby grant to the Grantees, their and assigns, permanent licenses, easements and rights of way to erect, operate, repair, relay and remove, at any time, service line, wires, ms, guys and anchors and other instrumentalities and to extend thereon w terms apartment house structures shalking areas or streets), and excepting led by a swimming pool and bathhouse, ragreed upon between the parties. installing said utilities on the Grantees. des-City cables, 0185

A S. CHART.

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5-23-72

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successors TO HAVE AND TO HOLD and assigns. said easement and right of way under said Grantees

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and will protect Grantor the Grantees covenants that Ę, the it has nas good and lawful possession and use title to thereof h herein said real estate granted.

selves, their heirs, Grantor successors and Grantees and further assigns, covenant, Se follows: promise and agree, for them-

- erect, construct, use or place on any such utility installations or any building, structure, or pipeli driveways, and that it will not pe Grantor, se or place on or below the surface of said land under which stallations or facilities associated therewith are constructed, ture, or pipeline, except walks, streets, parking areas or it will not permit anyone else to do so. its successors 9 assigns, agree that it wi.ll at on
- purpose hereunder, to the original contour thereof as near as may be and to repair or replace the surface of any walks, streets, parking areas or driveways which may have been disturbed for any purpose hereunder as near as may be. Such restorations repair or replacement shall be performed as soon as may reasonably be possible to do so. Grantees agree ö restore the 0f soil be possible to

It is mutually agreed by and between the parties that Grantees may externany facilities constructed hereunder from which service to said project is accomplished through and beyond said project for service to others beyond said project the same as if said facilities were in dedicated streets, alleys or public ways. extend

or made necessary by a change of its development and construction of the project shall be accomplished by Grantees if reasonably possible, but the expense of so and legal fees and other costs incurred.

IN WITNESS WHEREOF, the parties

WITNESS my hand and Notarial Seal at last above written. My Commission expires the day of	on this L day of LAY signed, a Notary Public in and for said County per ALA President of Boc. a corporation, to me personally known to be the President of Boc. son whose name is affixed to the above conveyance, thereof to be his voluntary act and deed as such o and deed of said corporation and that the Corporation affixed by its authority.	STATE OF NEBRASKA) COUNTY OF DOUGLAS) SS	ATTEST:	ATTEST: ACCEPTATE Secretary
At Omaha, in said County the day and year Notary Public	resident of bocaci for said County personally came for Kade for Said County personally came for Kade for the underestident of bocaci for known to be the President and the identical personal salve conveyance, and acknowledged the execution and deed as such officer and the voluntary act that the Corporate Seal of said corporation was to that the Corporate Seal of said corporation was to the corporation was to th	By Assistant Concentration	NORTHWESTERN BELL TELEPHONE COMPANY By DISTRICT ENGINEER	By Mic., a Nebraska corporation By President

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