ROOK 529 PAGE 705

|      |            |              |      |    |        |           | OUUN                                  | 1214 |    | • |
|------|------------|--------------|------|----|--------|-----------|---------------------------------------|------|----|---|
| THIS | INDENTURE, | mad <b>e</b> | this | 19 | day of | September | · · · · · · · · · · · · · · · · · · · | , 19 | 73 | between                                 |

Candlewick Apartments
hereinafter referred to as Grantor, and UNAHA PUBLIC POWER DISTRICT, a public corporation, and
NORTHWESTERN BELL TELEPHONE COMPANY, a corporation, hereinafter collectively referred to as Granttes,

## WITNESSETH:

THAT WHEREAS, Grantor is in the process of constructing and developing an apartment project located upon the following described real estate, to-wit: Lot Eighty-five (85), Candlewood Addition, an addition to Douglas County, Nebraska, as surveyed, platted and recorded

NWB R/W PERMIT No. 191

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 citate in favor of Grantees so that Grantees may construct and operate electric and telephone installations necessary to supply such services to this project.

NOM THEREFORE, in consideration of the Grantees installing said utilities to serve the said project, the Grantor does hereby grant to the Grantees, their successors and assigns, permanent licenses, easements and rights of way to erect, lay, maintain, operate, repair, relay and renove, at any time, service line, wires, cables, crossarms, guys and anchors and other instrumentalities and to extend thereon wires 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 pervices 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 Onaha, (the terms apartment house structures shall not include aljacent 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 to be hereafter agreed upon between the parties.

TO HAVE AND TO HOLD said easement and right of way unto said Grantees, their successors and assigns.

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

The Grantor and Grantees further covenant, promise and agree, for themselves, their heirs, successors and assigns, as follows:

- 1. Grantor, its successors or assigns, agree that it will at no time erect, construct, use or place on or below the surface of said land which any such utility installations or facilities associated therewith are constructed, any building, structure, or pipeline, except walks, streets, parking areas or driveways, and that it will not permit anyone else to do so.
- 2. Grantees agree to restore the surface of the soil excavated for any purpose hare-under, 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 shell be performed as soon as may reasonably be possible to do so.

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

3. It is mutually agreed by and between the parties that relocation of any callity installation or appurtanence constructed because requested by Granton or made necessary by a change of its development and construction of the project shall be accomplished by Crantoes if reasonably possible, but the expense of so delay to be pull by Granton, insteding costs on construction, recording and legal fees and other costs incurred.

IN VITAESS MEREOF, the parties have caused this easement to be signed on the day and year first above written.

ATTEST:

ATTEST:

RIGHT OF WAY ENGR.

ATTEST:

A

Candlewick Apartments

XXXXXXXX General Partner

MORPHMESTERN DELL TELEPHONE COMPANY

By //////

PLANNING ENGINEER
ONAHA PURLIC POPUR DISTRICT

By el \_\_\_\_\_

| President of  personally known to be the President and the ident conveyance, and acknowledged the execution thereo officer and the voluntary act and deed of said co corporation was thereto affixed by its authority.  WITNESS my hand and Notarial Seal above written. | at Omaha, in said Count  | 00, por 122  |
|--|--|--|
| My commission expires the  |  |  |
|  |  | CANDACE M. LUND GENERAL NOTARY State of Nebraska My Commission Experimental July 25, 1977    |
| DEE WOY 20 PM 25   | the desired in the effice of the Register, of iteds of said County and recorded in thook the Register, of the Register, of the Said County and recorded in the Cook th | By  Deputy  MAIL Omaha Fublic Fower Dist.  1623 Harney Att. J. Wozny  N  Cumpared  Fee (2 2) |

DATE

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