## 

03092388

\$5.50

LES Interoffice

MST NO 2003

092388



LANCASTER COUNTY, NE

2003 SEP 11 A 10:581

EASEMENT FOR ELECTRIC LINES AND/OR UNDERGROUND ELECTRIC FACILITIS KNOW ALL MEN BY THESE PRESENTS:	ES
That Russ Wieseler and Amy Wieseler	.0
(If Grantor is not married, add words "an unmarried person".)  Lancaster County, Nebraska, in consideration of \$ 1.00, receipt of which is hereby acknowledged, and the full the f	orther naument of a cum t
make total payment of \$1.00 for all poles and all anchors and other necessary equipment when set on the following described property, do hereby	
LINCOLN ELECTRIC SYSTEM (hereinafter referred to as Grantee, whether one or more)	
Aliant Communications Co. doing business as ALLTEL	
Time Warner Entertainment-Advance/Newhouse its (their) lessees, successors and assigns, the permanent right, privilege and easement of a right-of-way to construct, operate and remove all necessary poles with	wires, guys, undergroun
electric facilities and other necessary equipment in connection therewith, on and across the following property situated in <u>Lancaster</u> County, Nebradescribed as follows: Lot Two (2), Block One (1), HiMark Estates Addition, Lincoln, Lancaster County, Nebraska.	aska, more particular
The electric line and underground electric facilities herein contemplated shall be located on the property approximately as follows:	
The East Five (5) feet.	
The Grantee shall also have the privilege and easement of ingress and egress across the property to its (their) officers and purpose necessary in connection with the construction, operation, maintenance, inspection and removal of said line and ufacilities.	
The Grantee shall also have the right at any time to trim or remove such trees and underbrush as may in any way endanger safe operation of the lines, underground electric facilities and equipment used in connection therewith.	or interfere with the
The Grantee shall also at all times exercise all due care and diligence to avoid injury or damage to the crops, livestock and oth of the Grantor, and the Grantee shall indemnify and save harmless the Grantor from any such damage and loss arising of property solely by reason of the construction, operation, maintenance and removal of any overhead electric lines, however, or part of the underground electric facilities which may be installed on said easement right-of-way becomes defective or unse judgement of the Grantee, the Grantee shall have the right, without additional payment or consideration to the Grantor or the for any damage or loss occasioned thereby, to maintain, repair or replace such underground facilities; provided, if improver make the installation of such replacements impractical at the location of the original easement granted hereby, the Grantor in title shall grant and convey to the Grantee, for the same consideration as given herein, an easement for such further inst on said property which is mutually satisfactory to the parties. If the parties fail to agree upon any such new location for the easement therefore and the Grant such easement; and if the parties fail to agree upon any such new location for underground electric facilities, the Grantee shall at all times exercise due care and diligence to avoid injury or damage to the property of the Grantor or their such facilities and the grantee shall at all times exercise due care and diligence to avoid injury or damage to the property of the Grantor or their such as all times exercise due care and diligence to avoid injury or damage to the property of the Grantor or their such as all times exercise due care and diligence to avoid injury or damage to the property of the Grantor or their such as all times exercise due care and diligence to avoid injury or damage to the property of the grantor or their such as all times exercise due care and diligence to avoid injury or damage to the property of the grantor or their such as all times exercise due c	or occurring to such, in the event that a erviceable in the sole ir successors in title nents to the property or their successors allation at a location underground electricor agrees to conversall have no obligation at the installation the successors.
The Grantee agrees that should the lines and underground electric facilities constructed hereunder be abandoned for a peri right-of-way or easement hereby secured shall then cease and terminate, and this contract shall be of no further force and	iod of five years, the effect.
Signed the September day of 4 , A.D., 20 03.	
X Russ Wieseler	
X Amy Wieseler Amy Wieseler	
STATE OF NEBRASKA )	
COUNTY OF Ancastes	•
On this Tugard day of September, 2003, before me the undersigned, a Notary Public in and for said County and State	e, personally appeared
the foregoing instrument as Grantor and who acknowledged the execution thereof to be voluntary act and deed for the purpo	
WITNESS my hand and notarial seal the date above written.	
	A. KOENEKE HISSION EXPIRES
NOTARY :	ch 16, 2007