

THIS PAGE INCLUDED FOR

INDEXING

PAGE DOWN FOR BALANCE OF INSTRUMENT

INSTALLED IN LAND DEVELOPME	NTS AFTER JANUARY 27,	.986 CON'	TRACT #
This Agreement entered into by (hereinafter "NWB"), and	and between Northwester	n Bell Telephon	
WHEREAS, Developer is currently County, Nebraska, known as Nels	on Creek Subdivision		uglas
WHEREAS, Developer has requested distribution facilities to the Developer WHEREAS, NWB has agreed to prove facility charges being paid by the I placement, if the Developer complies	d that NWB provide tele opment; and, ide such facilities to eveloper prior to the s	the Development start of the fac	feeder and without ility
NWB's tariff concerning facility cha on file with the Nebraska Public Ser Now, therefore, pursuant to sai	rges for new areas of l	and development	that is
(1) This Agreement covers a De	velopment which is desc	ribed as follow	s:
Being located in the SE 6th P.M. Douglas County, (2) This Development contains	Nebraska.		` _ <i>'</i>
(3) Developer states that it is and that if ninety percent of the log years from the date the feeder and of Development, then the owner at that for each lot that is unimproved in punderstood that a lot shall be consistructure has not commenced on that shall be considered as having comment lot in question by officials of the	ts in the Development a istribution facilities time of any unimproved ayment of NWB's unused dered unimproved if con lot. For purposes of a ced if a footing inspec	are not improved are installed in lot shall owe Note facilities. It astruction of a this Agreement, attion has been me	within five n the WB \$450.00 is permanent construction ade on the
(4) Developer agrees that it is to each and every lot in the Develop county where the Development is locatelecommunications facilities furnise that such notice shall state that showered by the declaration within fix with the Register of Deeds giving not distribution facilities for that Devunimproved lot shall be subject to a in the amount of \$450.00. It is agreed that the amount of \$450.00 is the such charge is not paid within by NWB or its successors to the owner such charge is due, then said charge expiration of the sixty day period a maximum rate allowed by law if said annum at that time.	ment to be filed with a ted which contains a not hed to that Development ould construction not a ve years from the date tice that installation elopment has been compared that such notice shately upon the expiration sixty days after the cof an unimproved lot will begin drawing into the rate of twelve personners.	Register of Deed otice of charge to It is furthe of commenced on NWB files a doc of the feeder a leted, then each le to NWB or its hall state that ion of the five sending of writin the Developm terest commencinercent per annumer.	s in the for r agreed any lot ument nd such successors such facility year period, ten notice ent that g upon the or the
(5) It is agreed that the fact be void and nonassessable in the eveninety percent of the lots covered be from the date NWB files its notice we been installed.	ent construction shall by such declaration of o	nave commenced o covenants within	n at least five years
(6) NWB agrees that upon being declaration of covenants pertaining been filed with the Register of Decontaining a notice of charge for to agreement, NWB will proceed to instafacilities to the new Development with the Developer prior to installation	to each and every lot is in the county where lecommunications facilul feeder and distributhout requiring any pa	in the Developme the Development ities described tion telecommuni	nt has is located in this cation
Dated this Duf 18	day of		19 <u>87</u> .
	NORTHWESTERN	BELL TELEPHONE	COMPANY
2.10.12	Ву	profes	
(Developer)	irship	RECEI	NED
By Thrum Hacobs &	en Gartner	Jun 4 9 3	0 2' MA e
BK 92 N C/O	FEE <u>99.</u> 50	GEORITJ BJO REGISTER OF	DEEDC
PG 30-N DEL	1 Mc Les	DOUGLAS COU	NTY, NE
/ Mr - n 10.0	_		