	-
Ę	
V	

ter.		
,		FOR TELEPHONE CO. REFERENCE
FILED NO. 448	•	L- & &
1100110.	W &E 00	Stk. Sht. No.
BOOK 127 PAGE 331	Fee \$5.00	J.O. No. B1207-01
90 AUG 27 AH 10: 31		
TELEPHONE BURIED PLANT RIGHT-OF-VAY EASEMENT MARY E.WELTY		ICRT-OF-WAY EASEMENT
THE COUNTY THESE PRESENTS, that we, the undersigned, (whether one or more) NAUISUN COUNTY 10/YA		
	DUANE L. HONNOLD AND E	
acknowledged, to hereby a Corporation), whose post its successors or assigns County of MADISON	office address is 1214 W.s. the right to enter upon the State of 10WA.	le consideration, the receipt whereof is hereby INC., a corporation, (hereinafter called the JACKSON, KNOXVILLE, IOWA 50138, and to e lands of the undersigned, situated in the and more particularly described as follows:
A tract of land approduced direction from Town of	ACKSBURG , and further des	a, located <u>4 1/2</u> miles in a <u>FAST</u> cribed as being
	NW_1	/2
all in Section 16 , Township 74N , Range 28W , and to construct, reconstruct, operate and maintain a buried telephone plant within the NORTH 1100 feet from the center of the road on the N,E,S,W above described land and/or in, upon or under all streets, roads or highways abutting said lands. In consideration of such grant, the Corporation agrees that it will repair or pay for any damage which may be caused to crops, fences or to the property of the undersigned by the construction, maintenance or removal of said telephone plant. The Corporation specifically agrees to repair damage to tile drainage lines resulting from the installation of buried telephone plant regardless of when said damage becomes apparent. The Corporation agrees that no telephone plant will be placed above the surface of the ground, on said property in any area that will affect farming operations. The undersigned, future owners and/or tenants will not be held responsible for accidental damage to said telephone plant which might occur during normal building construction, farming or soil improvement operations or excavation for the repair and maintenance of drainage tile lines. They		
arros that all telephone	nlant installed on the above	we described premises at the Corporation's on, removable at the option of the Corporation.
The thick signed covenant that they are the owners of the above described lands. Words and pirases herein, including acknowledgment hereof, shall be construed as in the singular of piral number, and as masculine or feminine gender, according to the context.		
signed Hrist 22	day of, 19	Quane & Hannald.
W. J. A. Linner		DUANE L. HONNOLD
State of <u>IOWA</u>)ss. County of MADISON		EDNA M. HONNOLD
to me known to be the na	erties mentioned in the above	Duane L. and Edna M. Honnold e grant and who executed the same, and they did act and deed, and as the free act and deed of
		Notary Public, MADISON D W Aronapolo