DODGE COUNTY UTILITY INSTALLATION AGREEMENT Private Corporation or Owner



2. THAT, the County and Townships are the owners and responsible for the Public Right-of-Way in the County and Applicant desires to install a Utility on Public Right-of-Way.

3. THAT, in consideration of this agreement, the County does hereby permit Applicant to lay, install, and construct said Utility in the Public Right-of-Way between

(Description of Property or Sections) in 13, 120N, Bet Sec 13 = 24

Township, Dodge County, Nebraska.

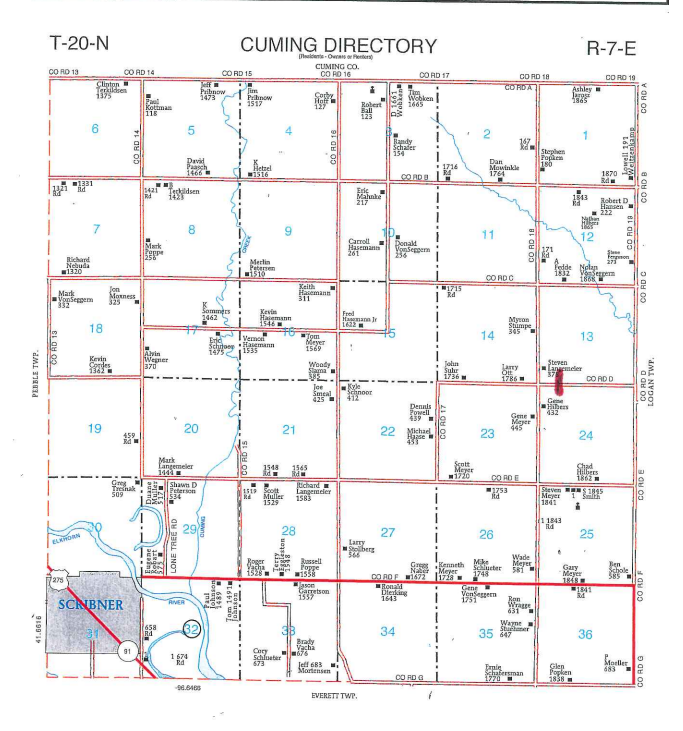
- 4. THAT, the permit on the part of Dodge County is revocable at the will of the County, and Applicant agrees that upon written notice from the County Board of Supervisors, he will immediately and forthwith remove said Utility and any and all pipes or other material contained or used in connection with said Utility and return the roadway occupied by said Utility to substantially it's original condition as before installation of said Utility.
- 5. THAT, the Applicant shall notify the Highway Superintendent or local Township for the purpose of removing the gravel windrow to the opposite side of road so as not to lose any gravel in the open trench.
- 6. THAT, all backfill in the Public Right-of-Way proper shall be made with material excavated from the crossing or with material equivalent thereto in texture. Material shall be placed in six inch lifts for the full depth of the trench and compacted by tamping to the original cross section. All utilities placed in areas susceptible to erosion shall place adequate protection against erosion. This protection may include bale checks, silt fence and erosion blankets. All vegetation destroyed shall be replaced. Disturbed areas will be reseeded with native grasses and a starter fertilizer. The minimum depth of earth cover over the utility line shall be 3 feet. Installation of underground utility lines under the traveled portion of an existing county road way must be encased in a plastic or steel conduit. The casing shall be bored from the toe of the shoulder slope to the toe of the opposite shoulder slope. The utility shall be placed at a minimum depth of 3 feet below the bottom elevation of the parallel road ditch. Applicant and his contractor or subcontractors are responsible for temporary traffic control on Dodge County Right-of-Way based on the standards and guidelines found in Part 6 of the 2009 Edition of the Manual on Uniform Traffic Control Devides (MUTCD) to insure a safe work zone for the workers and the public. Applicant will provide all necessary signs, barricades, cones, flaggers and message boards.
- 7. THAT, the Applicant shall obtain approval of all County road restoration from the County Highway Superintendent or Township Official prior to leaving the site(s).
- 8. THAT, all backfilled area(s) disturbed by excavation and backfill operations shall be graded, hand dressed as required to restore the terrain to it's original shape, grade, and cross section, and regraveled or rerocked at a rateof 150 tons per mile as directed by the County Highway Superintendent or Township Official.
- 9. THAT, the Applicant shall as directed by the County Highway Superintendent or Township Official remove at the Applicant's expense from the Public Right-of-Way all temporary structures, and waste materials resulting from their operations.
- 10. THAT, the Applicant shall file a scaled set of plans, showing the Utility route, depth, and distance from the section line with the Dodge County Highway Superintendent.
- 11. THAT, the Applicant shall when installing an aerial Utility, shall install such Utility one foot inside the Public Right-of-Way and at a minimum height of 18 feet above the traveled way.
- 12. THAT, the future maintenance of said Utility and reinstallation or reconstruction of same for any purpose whatsoever shall be borne by Applicant.
- 13. THAT, Applicant does hereby agree to hold the County or any of it's Officers, Agents, or Employees forever harmless of all liabilities due to improper installation, construction, and maintenance of said Utility.
- 14. THAT, the Applicant shall submit a check in the amount of 10% of the total Utility Installation made payable to the Dodge County Highway Department and shall become the property of said department if any of the above mentioned agreements are violated by the Applicant. The check will be returned 60 days after project completion.
- 15. THAT, the Applicant shall submit an Insurance Certificate verifying General Liability of \$1,000,000.00; Personal Injury of \$500,000.00; Product & Completed Operations Aggregate of \$1,000,000.00; Medical Expense (Any One Person) of \$5,000.00; Each Occurrence of \$500,000.00. Certificate to be filed with this application.
- 16. THAT, any pipeline carrying sewage or feedlot run off must have a Bond or Certificate of Insurance in at least the amount of \$1,000,000.00 to be renewed each year or if the property is sold, the new owner must comply with all requirements.
- 17. THAT, a permit fee of \$50.00 shall be paid to Dodge County by the Applicant.

18. THAT, this permit is valid for 6 months	from date of issuance or reapplication and fee is required to ene	w. 👡	
IN WITNESS WHEREOF, the parties aforesa Steven Langemeer Signature of Applicant	Jean andrews	_ 20 19	- ·
378 CR 18 HOOPER NE Address of Applicant	Date Filed with Dodge County Board of Supervisors		
<u>48031</u>	Dep		



Please turn to the DISTRICT MANAGER Page in this book to see how you can receive your

FREE DIGITAL FLIP BOOKS





CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/11/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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C4-4- F				NAME: Tristia Liviyers						
			PHONE (A/C, No, Ext): 402-654-2119 FAX (A/C, No): 402-654-2776							
Ryan Knispel Agency				E-MAIL ADDRESS: trish@knispelinsurance.com						
PO BOX 486					INSURER(S) AFFORDING COVERAGE					
Hooper, NE 68031				INSURE	RA: State F	arm Fire and	Casualty Company		NAIC # 25143	
INSURED				INSURER B:					100	
Steven R Langemeier										
378 County Road 18				INSURER C:						
Hooper, NE 68031-2150		*		INSURER D:						
1100pci, 112 00001-2100				INSURE	RE:					
				INSURE	RF:					
			NUMBER:				REVISION NUMBER:			
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F1:-1:19			07.00 5504.05				MED EXP (Any one person)	\$ 1,00		
Farm Liability			97-20-5534-9F		09/22/2018	09/22/2019	PERSONAL & ADV INJURY	\$ 300,	000	
GEN'L AGGREGATE LIMIT APPLIES PER:			W.	1			GENERAL AGGREGATE	\$		
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AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT			
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(Mandatory in NH)	N.A.					j	E.L. DISEASE - EA EMPLOYEE	g.		
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ACCORDANCE WITH THE POLICY PROVISIONS.										
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