8/07/2019		LANCASTER COUNTY 555 SOUTH 10 TH STREET	L.C.E.D. Utilit	y Permit No. <u>1854</u>	
Application Date		LINCOLN, NE 68508	Utility Company Project		
8/5/2019		Application to Construct			
		Utilities On County property Only ONE type of Utility per perm	it.	Contract No	
plication is hereby made t	to LANCASTER CO	JNTY (" <u>Count</u> y") by:		- District # _ A	
me of Utility Owner ("Owr	ner"):Unite Private	e Networks	L.C.E.D. Maintenanc		
dress: 3880 Vermaas	Place	Owne	er Phone: 402-646-0	940	
plicant Name: Vance We	wel	Applica	Applicant Phone: 402-860-0869		
plicant Address:		Applicar	nt E-Mail: vance.wev	vel@upnfiber.com	
UTILITY TO BE CONS TYPE Communication		DESCRIPTION able, Coax, Fiber	ANN	OTATION	
TYPE Communication No utility to be bur PROPOSED UTILITY METHOD	ied directly abov INSTALLATION SIZE/WIDTH/ DIAMETER	e a drainage structure. E	Existing utilities w	ill be separated by 24".	
TYPE Communication No utility to be bur PROPOSED UTILITY METHOD Continuous Bore	ied directly abov	e a drainage structure. E DESCRIPTION 1.5"	xisting utilities w	till be separated by 24". DESCRIPTION 48" MINIMUM	
TYPE Communication No utility to be bur PROPOSED UTILITY METHOD	ied directly abov INSTALLATION SIZE/WIDTH/ DIAMETER	e a drainage structure. E	Existing utilities w	ill be separated by 24".	
TYPE Communication No utility to be bur PROPOSED UTILITY METHOD Continuous Bore Open Trench Contact Ron Boha	ied directly abov ied directly abov INSTALLATION SIZE/WIDTH/ DIAMETER Width Width aty at 402-441-7	e a drainage structure. E DESCRIPTION 1.5"	DEPTH/HEIGHT Depth Depth Ny construction in Ctor(s)") PERFORMIN	Till be separated by 24". DESCRIPTION 48" MINIMUM 48" MINIMUM 48" MINIMUM	

402-992-0280

UTILITY PERMIT REQUIREMENTS

<u>NOTE:</u> If Engineer plan sheet project notes conflict with County's Utility Permit Application requirements and the Utility Permit Requirements, the Utility Permit Application Requirements and Utility Permit Requirements shall govern. An approved Utility Permit is required for all work being done in County right-of-way. See Page 6 for additional requirements upon permit approval.

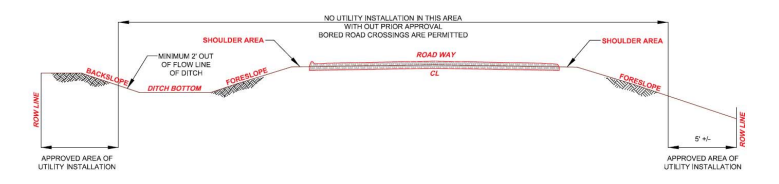
- 1. Unless agreed to by County in writing, Owner/Contractor(s) shall meet the following Minimum Requirements:
 - A. Location of any and all utility installations parallel to the existing roadway are limited to the backslope area up to the existing road right-of-way line. New utility installations will <u>NOT</u> be allowed in the roadway, roadway shoulder, roadway foreslope and/or roadway ditch areas unless specific special instructions are given by the County and noted on the permit;
 - B. The depth to the top of the new utility installations shall be a minimum depth of 48 inches below the existing adjacent parallel roadway drainage ditch flowline, unless specific area depth instructions are allowed by County and noted on the permit;
 - C. In roadway fill sections with no backslope area within the road right-of-way area, the minimum depth to top of utility line shall be 48" from existing ground, unless specific special depth instructions are allowed by County and noted on the permit;
 - D. The minimum depth for burial beneath drainage structures, waterways, creek channels, or culverts within 5' of the utility route will be 72", as measured from the flow line of the drainage structure, waterway, or creek channel (whichever is lower), to the top of the utility;
 - E. No utility will be buried directly above a drainage structure, regardless of the burial depth;
 - F. All crossings with existing utilities will be separated by a minimum of 24";
 - G. All paved road and paved driveway crossings will be dry-bored;
 - H. All areas disturbed by construction will be restored to their pre-construction condition, including includes backfilling all open-cut crossings with material excavated from trench. No sand or crushed rock backfill will be allowed, and compaction of backfilled areas shall be at a density equal to or greater than the surrounding soil in and around trenches, bore pits, pull boxes, and other utility appurtenances. This section also requires the replacement of roadway and driveway surfacing lost or damaged by construction, and re-seeding of all areas disturbed by the work;
 - I. All trees, bushes, brush, debris piles, resulting from clearing or grubbing operations will become the property of the Owner/Contractor(s) and will be removed from County property at the Owner/Contractor(s) expense.
- 2. The Owner/Contractor(s) performing the work shall have on-site, a copy of approved Utility Permit allowing permitted work to be done within County Road Right-of-Way.
- 3. The Owner/Contractor(s) or their representative will mark all existing Lancaster County drainage structures along the proposed utility installation route 24 hours prior to construction at a culvert site. All structures will be marked in a manner so as to allow the Owner's Contractor(s) to identify all "Bore" locations. Owner/Contractor(s) shall furnish As-Built plans and submit area boring logs to document conformance with utility line depths.

4. The Owner/Contractor(s) will notify Lancaster County Maintenance Superintendent Ron Bohaty at 402-441-7797, a MINIMUM of 48 hours, prior to commencing construction on county right-of way.

- 5. Owner/Contractor(s) performing the work shall submit insurance conforming to the "Insurance Clause for Lancaster County Utility Permits," which is incorporated herein by this reference. Please note that "Insurance Clause for Lancaster County Utility Permits" requires, among other items, a certificate of insurance naming Lancaster County as additional insured on commercial general liability and auto policies, as well as a 30 day notice of cancelation, non-renewal or any material reduction of insurance coverage, prior to any activities in the County's right-of-wat. Please refer to the "Insurance Clause for Lancaster County Utility Permits" for full insurance requirements.
- 6. The Owner/Contractor(s) or their representative, shall contact the local utility companies and request location of any buried utilities. Damage to any utilities, either on County right-of-way or adjacent to County right-of-way, shall be repaired at the expense of the Owner/Contractor(s). In addition to any other indemnification obligations of Owner and Contractor(s), Owner and Contractor(s) by accepting and conducting work pursuant to this Utility Permit agree to indemnify, defend, and hold harmless the County, its elected officials, officers, employees, agents, consultants, and employees of any of them from and against claims, damages, losses and expenses, including but not limited to attorney fees, arising out of or resulting from Owner's or Contractor's(s') physical destruction or injury to utilities during Owner's or Contractor's(s') work pursuant to this Utility Permit, but only to the extent caused by the negligent, wrongful, or intentional acts or omissions of the Owner or Contractor(s), a subcontractor, anyone directly or indirectly employed by

them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by the negligence of a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce obligations of indemnity which would otherwise exist as to a party or person described in this paragraph. Nothing herein shall be construed to be a waiver of sovereign immunity by the County.

- 7. Future road construction work could necessitate relocation of utilities. Those utility relocation costs shall be borne by the Owner, and Owner's heirs, administrators, executors, legal and personal representatives, successors, and assigns.
- 8. All trenches shall be backfilled the same day trench was excavated except for the portion where the work is to be continued the next day. The portion left open for work continuation shall be protected by barricades with flashing lights at night. No open trenches in the roadway will be allowed overnight, except when such roadway is closed for construction, or except with prior conditional approval to be noted on page #6 of this document.
- 9. Roads may be closed for a maximum of 12 hours, with prior review and written approval from the County. (See #11 for signage layout)
- 10. Road closures longer than 12 hours will require prior review and written approval of the County, and a detour plan approved by the County. (See #11 for signage layout)
- 11. Three Type III barricades w/Type A flashing lights shall be placed on each side of construction site. "Road Closed" {R 1 1-2) signs shall be mounted on the middle barricade on each side of the construction site. At the nearest intersection each way from crossing, a "Road Close _____ Miles ahead -- Local Traffic Only" (R11-3) sign shall be placed.
- 12. All barricading, flagmen, warning signs, and other traffic control measures implemented pursuant to this Utility Permit shall conform to the current *Manual on Uniform Traffic Control Devices.*
- 13. No equipment shall be left unattended on public right-of-way. No trenches shall be left open after working hours. No equipment shall block traffic control devices.
- 14. All pipe and encasements shall conform to State Highway Standards.
- 15. All Right-of-Way and/or utility line control and staking shall be done by Owner/Contractor(s) and or their agents.
- 16. Upon completion of construction Owner/Contractor(s) shall provide the County with As-Built plans and submit boring logs to document utility depth and location.
- 17. Notification of proposed utility work to adjacent landowners shall be the responsibility of the Owner/Contractor(s).
- 18. A minimum 10 working day review for possible County Board approval, Board approval may add an additional 10-14 working days.
- 19. Owner/Contractor(s) shall be responsible to notify the County upon completion of permitted utility work.
- 20. Failure to comply with the Utility Permit Requirements may result in revocation of this Utility Permit, and denial of future Utility Permits.



Owner/Contractor(s) agrees to construct the stated utility in accordance with the Utility Permit Requirements as written herein. After final review and approval see "Additional Provisions" or "Special Requirements" as listed on page following signature sheets. Any "Additional Provisions" or "Special Requirements" as listed, will be enforced as a part of this Utility Permit.

By signing this Application below, the individual signing on behalf of the Owner/Applicant hereby agrees and represents that he or she is legally capable to sign this Application and to lawfully bind the Owner to the terms and conditions of this Utility Permit.

Approximate installation start date <u>8/</u>	26/19, Approxi	kimate installation completion date <u>9/6/19</u> .
Unite Private Networks		
OWNER/UTILITY: DATE: 8/5/2019		
SIGNED BY OWNER/APPLICANT: Vance Wewel	Digitally signed by Vance W DN: cn=Vance Wewel, o=Uf Date: 2019.08.05 09:38:43 -	UPN, ou=OSP, email=vance.wewel@upnfiber.com, c=US
	signatures ARE accepte	
E>	ECUTION BY LANC	CASTER COUNTY
The above application is hereby	approved subject to t	the requirements and provisions of the permit.
ADDROV/ED and dated this	day, of	by the Lengester County
APPROVED and dated this Board of Commissioners.	uay oi	by the Lancaster County
	LANCAS	STER COUNTY BOARD OF COMMISSIONERS
		Chairperson
APPROVED as to form		
thisday of		
Deputy County Attorney		
REVIEWED thisday of		
Lancaster County Engineering Representative		

Owner/Contractor(s) agrees to construct the stated utility in accordance with the Utility Permit Requirements as written herein. After final review and approval see "Additional Provisions" or "Special Requirements" as listed on page following signature sheets. Any "Additional Provisions" or "Special Requirements" as listed, will be enforced as a part of this Utility Permit.

By signing this Application below, the individual signing on behalf of the Owner/Applicant hereby agrees and represents that he or she is legally capable to sign this Application and to lawfully bind the Owner to the terms and conditions of this Utility Permit.

Approximate installation	start date <u>8/26/19</u> , Approximate installation completion date <u>9/6/19</u> .
OWNER/UTILITY: Bauer	Underground
Date: 8-5-19	
SIGNED BY OWNER/APPLICANT:	Robert C Everett
	Digital signatures ARE accepted. Please email form back to COENG@LANCASTER.NE.GOV
	EXECUTION BY LANCASTER COUNTY
The above a	pplication is hereby approved subject to the requirements and provisions of the permit.
Date	Lancaster County Representative
this	Se i

"Additional Provisions" or "Special Requirements" (TO BE FILLED IN BY COUNTY PERSONNEL)

Encasement Requirements:

NA

Barricade, Signing and Flagging Requirements:

Comply with Section #12 of the Utility Permit Requirements.

Methods of Installation:

See Plans

Minimum Cover Provided in Road Ditches:

Comply with Section #1 of the Utility Permit Requirements

Other Requirements:

Comply with Section #2 of the Utility Permit Requirements: The Contractor is required to have a copy of the permit in-hand at all times while construction is in progress.

Comply with Section #4 of the Utility Permit Requirements: Contractor to contact Lancaster County Maintenance Superintendent Ron Bohaty (402) 441-7797 within 48-hours prior to beginning construction in the County Right-of-Way.

Additional Comments:

Comply with ALL Sections of the Utility Permit Requirements.

Utility Owners responsibility to notify Lancaster County upon completion of permitted work.

See notes on plans.

INSURANCE CLAUSE FOR LANCASTER COUNTY ENGINEER UTILITY PERMITS

1. Insurance; Coverage Information

The Contractor agrees that it shall, prior to beginning work pursuant to this Utility Permit, have, maintain, and provide proof of insurance coverage in a form satisfactory to the County and fulfilling all obligations set forth in this Insurance Clause. The County shall not withhold approval unreasonably. The coverages and minimum levels required by this Utility Permit are set forth herein and shall be in effect at all times that work is being done pursuant to this Utility Permit. No work pursuant to this Utility Permit shall begin until all insurance obligations herein are met to the satisfaction of the County. Self-insurance shall not be permitted unless written consent is given by the County prior to execution of the Utility Permit and may require submission of financial information for analysis. Deductible levels shall be provided in writing from the Contractor's insurer and will be no more than \$25,000.00 per occurrence. Said insurance shall be written on an OCCURRENCE basis, and shall be PRIMARY, with any insurance coverage maintained by the County being secondary or excess.

2. <u>Certificates</u>

The Contractor shall provide certificates of insurance and endorsements evidencing compliance with these requirements. The Contractor shall provide a Certificate of Insurance demonstrating the coverage required herein and the necessary endorsements and waivers described herein and below before being permitted to begin the work or project pursuant to this Utility Permit. All certificates, endorsements and endorsement forms (where required) must be acceptable to the County. Certificates shall include an endorsement to provide for at least thirty (30) days' firm written notice in the event of cancellation. During the term of the Utility Permit and during the period of any required continuing coverages, the Contractor shall provide, prior to expiration of the policies, certificates and endorsement forms evidencing renewal insurance coverages. The parties agree that the failure of County to object to the form of a certificate and/or additional insured endorsement or endorsement forms provide shall not constitute a waiver of this requirement.

3. <u>Commercial General Liability</u>

The Contractor shall have, maintain, and provide proof of Commercial General Liability Insurance with a minimum limit of not less than \$1,000,000.00 each occurrence and \$2,000,000.00 aggregate. These minimum limits can be met by primary and umbrella liability policies. Coverage shall include: Premises-Operations, Products/ Completed Operations, Contractual, Broad Form Property Damage, and Personal Injury. Such coverage shall be endorsed for the general aggregate to be on a **PER PROJECT** basis. The required insurance must include coverage for all projects and operations of Contractor or similar language that meets the approval of the County, which approval shall not be unreasonably withheld.

3.1 <u>Automobile Liability</u>

The Contractor shall have, maintain, and provide proof of Automobile Liability coverage, which shall include: Owned, Hired and Non-Owned. Bodily Injury and Property Damage Combined Single Limit shall be at least \$1,000,000 Per Accident.

3.2 Additional Insured (Requires an Endorsement Form)

Contractor shall add County as an Additional Insured, and shall provide an Additional Insured Endorsement Form showing the County as Additional Insured, on Contractor's Commercial General Liability policy and Contractor's Automobile policy.

3.3 <u>Intentionally Omitted</u>

3.4. <u>Workers' Compensation; Employers' Liability</u>

The Contractor shall have, maintain, and provide proof of workers' compensation insurance of not less than minimum statutory requirements under the laws of the State of Nebraska and any other applicable State. Employers' Liability coverage with limits of not less than \$500,000.00 each accident or injury shall be included. The Contractor shall provide the County with an endorsement for waiver of subrogation. The contractor shall also be responsible for ensuring that all subcontractors have workers' compensation insurance for their employees before and during the time any work is done pursuant to this Utility Permit.

- 3.5 Intentionally Omitted
- 3.5.1 Intentionally Omitted
- 3.6 Intentionally Omitted
- 3.7 <u>Intentionally Omitted</u>
- **3.8** <u>**Railroad Contractual Liability Insurance** (Required only if appropriate) If work is to be performed within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road beds, tunnel, underpass or railroad crossing, the Contractor must have, maintain, and provide a copy of an endorsement (ISO® form CG24170193 or newer) that removes or deletes any exception for such work in the Contractor's commercial general liability policy. Any endorsement not described herein shall be subject to the approval of the County.</u>

3.8.1 <u>Railroad Protective Liability (Required only if appropriate)</u>

If work is to be performed within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road beds, tunnel, underpass or crossing or otherwise required by the Special Provisions or applicable requirements of an affected railroad, the Contractor shall have, maintain, and provide proof of Railroad Protective Liability Insurance naming the affected railroad/s as insured with minimum limits for bodily injury and property damage of \$2,000,000 per occurrence, \$6,000,000 aggregate, or such other limits as required in the Special Provisions or by the affected railroad. The original of the policy shall be furnished to the railroad and a certified copy of the same furnished to the County Engineer prior to any related construction or entry upon railroad premises by the Contractor or for work related to the Utility Permit.

3.9 Intentionally Omitted

4. <u>Risk of Loss</u>

Except to the extent covered by the Contractor's builder's risk insurance, the Contractor shall have the sole responsibility for the proper storage and protection of, and assumes all risk of loss of, any Subcontractor's Work and tools, materials, equipment, supplies, facilities, offices and other property at or off the project site. The Contractor shall be solely responsible for ensuring each subcontractor shall take every reasonable precaution in the protection of all structures, streets, sidewalks, materials and work of other subcontractors. Contractor shall protect its Work from damage by the elements or by other trades working in the area.

5. <u>Umbrella or Excess Liability</u>

The Contractor may use an Umbrella, Excess Liability, or similar coverage to supplement the primary insurance stated above in order to meet or exceed the minimum coverage levels required by this Utility Permit.

6. <u>Minimum Scope of Insurance</u>

All Liability Insurance policies shall be written on an "Occurrence" basis only. All insurance coverage are to be placed with insurers authorized to do business in the State of Nebraska and must be placed with an insurer that has an A.M. Best's Rating of no less than A:VII unless specific written approval has been granted otherwise.

7. <u>Indemnification</u>

To the fullest extent permitted by law the Contractor shall indemnify, defend, and hold harmless the County, its elected officials, officers, employees, agents, consultants, and employees of any of them from and against any and all claims, damages, losses and expenses, including but not limited to attorney fees, arising out of or resulting from performance under this Utility Permit, including claims, damages, losses and expenses arising out of, but not limited to, claims, damages, losses and expenses for deprivations of civil rights, bodily injury, sickness, disease or death, or to injury to or destruction of tangible or intangible property, but only to the extent caused by the negligent, wrongful, or intentional acts or omissions of the Contractor, a subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claims, damages, losses or expenses are caused in part by the negligence of a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce obligations of indemnity which would otherwise exist as to a party or person described in this paragraph. Nothing herein shall be construed to be a waiver of sovereign immunity by the County.

8. <u>Reservation of Rights</u>

The County reserves the right to require a higher limit of insurance or additional coverages when the County determines that a higher limit or additional coverage is required to protect the County or the interests of the public.

9. <u>Sovereign Immunity</u>

Nothing contained in this Insurance Clause or any other clauses, provisions, documents, attachments, or other portions of the Utility Permit shall be construed to waive the Sovereign Immunity of the County.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/23/2018

THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF INS REPRESENTATIVE OR PRODUCER, A	IVELY SURAN ND TH	OR NEGATIVELY AMEND, ICE DOES NOT CONSTITUT E CERTIFICATE HOLDER.	EXTEND OR ALT	ER THE CO BETWEEN T	VERAGE AFFORDED B THE ISSUING INSURER(Y THE S), AU	POLICIES THORIZED
IMPORTANT: If the certificate holder If SUBROGATION IS WAIVED, subjec this certificate does not confer rights	t to the	e terms and conditions of th	e policy, certain p	olicies may			
PRODUCER	to the d	certificate holder in lieu of st	CONTACT).			
Cottingham & Butler			NAME: FAX PHONE FAX (A/C, No, Ext): 563-587-5000				
Rod Dettbarn			(A/C, No, Ext): 503-50 E-MAIL ADDRESS:	7-5000	(A/C, No):	203-203	5-7339
800 Main St. Dubugue IA 52001							
			INSURER(S) AFFORDING COVERAGE NAIC : INSURER A : Arch Insurance Company 11150				
INSURED BAUUND1							25674
Bauer Underground, Inc., Rowdy Investments, LLC,							10046
SBJ Construction Equipment Leasing 1710 N. Airport Road	Comp	any	INSURER D :		npurly, Ennice		10040
Norfolk NE 68701			INSURER E :				
			INSURER F :				
COVERAGES CEF	TIFIC	ATE NUMBER: 97423497			REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	EQUIRE PERTA	EMENT, TERM OR CONDITION IN, THE INSURANCE AFFORD IES. LIMITS SHOWN MAY HAVE	OF ANY CONTRACT ED BY THE POLICIE BEEN REDUCED BY	OR OTHER	DOCUMENT WITH RESPEC	ст то и	VHICH THIS
INSR LTR TYPE OF INSURANCE	INSD \	WVD POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
A X COMMERCIAL GENERAL LIABILITY		ZAPKG6609901	11/1/2018	11/1/2019	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,0 \$ 300,00	
					MED EXP (Any one person)	\$ 10,000	
					PERSONAL & ADV INJURY	\$ 1,000,0	00
GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$ 2,000,0	00
X POLICY X PRO- X LOC					PRODUCTS - COMP/OP AGG	\$ 2,000,0	00
OTHER:					Employee Benefits	\$ \$1M/\$2	M occ/agg
		ZACAT6606801 ZAPKG6609901	11/1/2018 11/1/2018	11/1/2019 11/1/2019	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,0	000
X ANY AUTO					BODILY INJURY (Per person)	\$	
OWNED SCHEDULED AUTOS ONLY AUTOS HIRED NON-OWNED					BODILY INJURY (Per accident)	\$	
HIRED NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$	
						\$	
B X UMBRELLA LIAB X OCCUR		ZUP-71M89286-18-NF	11/1/2018	11/1/2019	EACH OCCURRENCE	\$ 10,000	,000
EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$ 10,000	,000
DED X RETENTION \$ 0		7444010000704		44/4/0040	V PER OTH-	\$	
AND EMPLOYERS' LIABILITY		ZAWCI6606701	11/1/2018	11/1/2019	X PER OTH- STATUTE ER		
ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N / A				E.L. EACH ACCIDENT	\$ 1,000,000	
(Mandatory in NH) If yes, describe under					E.L. DISEASE - EA EMPLOYEE		
DÉSCRIPTION OF OPERATIONS below B Property/Inland Marine	+	QT-630-6J749262-TIL-18	11/1/2018	11/1/2019	E.L. DISEASE - POLICY LIMIT Contractors Equip.	\$ 1,000,0 8,816,0	
C Pollution		83 CPL ZV5651	12/11/2017	11/1/2019	Mold General Aggregate	1,000,0 2,000,0	00
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Lancaster County is additional insured on the General Liability policy per written contract between the named insured and the certificate holder that requires such a status subject to the terms and conditions of the endorsement attached to the policy. The Workers Compensation policy includes a waiver of subrogation in favor of the additional insureds per written contract between the named insured and the certificate holder that requires such a status subject to the terms and conditions of the endorsement attached to the policy.							
CERTIFICATE HOLDER			CANCELLATION				
Lancaster County 444 Cherrycreek Rd Lincoln NE 68528		SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
			Kelt Durbarn				
			© 19	88-2015 AC	ORD CORPORATION.	All righ	ts reserved.

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – STATE OR GOVERNMENTAL AGENCY OR SUBDIVISION OR POLITICAL SUBDIVISION – PERMITS OR AUTHORIZATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

State Or Governmental Agency Or Subdivision Or Political Subdivision:

ANY STATE OR POLITICAL SUBDIVISION WHERE REQUIRED BY CONTRACT, PERMIT OR AUTHORIZATION PROVIDED SUCH CONTRACT, PERMIT OR AUTHORIZATION WAS ISSUED PRIOR TO LOSS.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A. Section II Who Is An Insured is amended to include as an additional insured any state or governmental agency or subdivision or political subdivision shown in the Schedule, subject to the following provisions:
 - This insurance applies only with respect to operations performed by you or on your behalf for which the state or governmental agency or subdivision or political subdivision has issued a permit or authorization.

However:

- a. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- b. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

- 2. This insurance does not apply to:
 - a. "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the federal government, state or municipality; or
 - b. "Bodily injury" or "property damage" included within the "products-completed operations hazard".
- B. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

POLICY NUMBER: ZAWCI6606701

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

ANY PERSON OR ORGANIZATION WHERE WAIVER OF OUR RIGHT TO RECOVER IS PERMITTED BY LAW AND IS REQUIRED BY WRITTEN CONTRACT PROVIDED SUCH CONTRACT WAS EXECUTED PRIOR TO DATE OF LOSS.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 11/01/2018 Policy No. ZAWCI6606701 Insured BAUER UNDERGROUND, INC Insurance Company ARCH INSURANCE COMPANY Endorsement No. Premium INCL.

DATE OF ISSUE: 11-02-18

Countersigned By _____

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - BLANKET

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

Under **Covered Autos Liability Coverage**, the **Who is An Insured** provision is amended to include as an "insured" the person or organization who is required under a written contract to be included as an "insured" under this policy, but only with respect to their legal liability for your acts or omissions or the act or omissions of a person for whom **Covered Autos Liability Coverage** is afforded under this policy.

All other terms and conditions of this policy remain unchanged.

Endorsement Number:

Policy Number: ZAPKG6609901

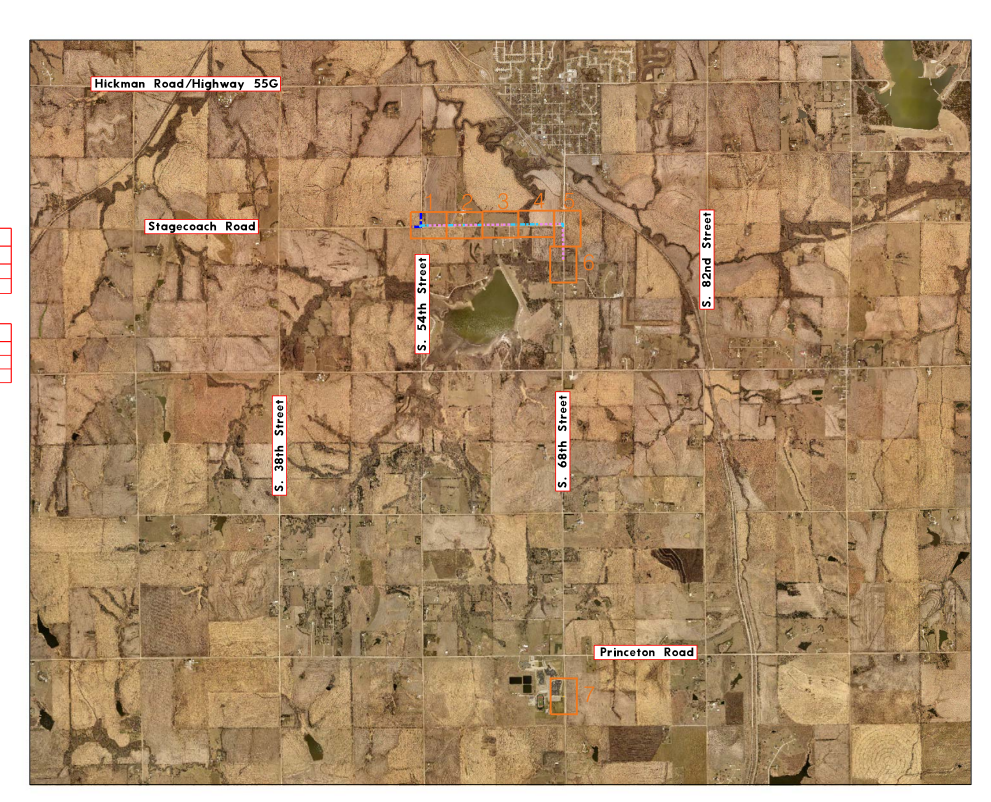
Named Insured: BAUER UNDERGROUND, INC.

This endorsement is effective on the inception date of this Policy unless otherwise stated herein:

Endorsement Effective Date: 11/1/2018

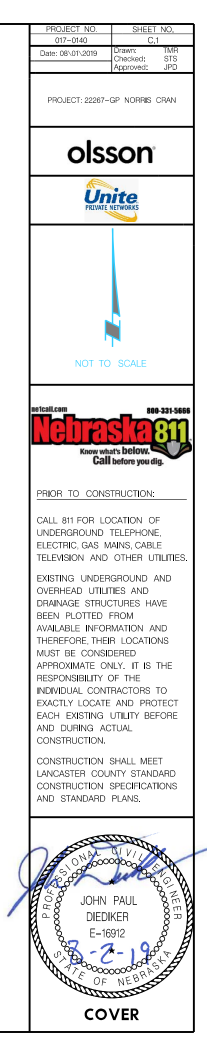
PROJECT COORDINATION CONTACTS				
NAME	AGENCY	PHONE NUMBER	EMAIL	
VANCE WEWEL	UNITE PRIVATE NETWORKS	402-646-0940	VANCE WEWEL@UPNFIBER.COM	
ALEX OLSON	LANCASTER COUNTY	402-441-8328	AOLSON@LANCASTER.NE.GOV	

LANCASTER COUNTY, NEBRASKA UNITE PRIVATE NETWORKS 22267-GP NORRIS CRAN



	PERMITS REQUIRED
SHT. NO.	DESCRIPTION
F.1-F.7	LANCASTER COUNTY
F.4–F.5	FLOODPLAIN

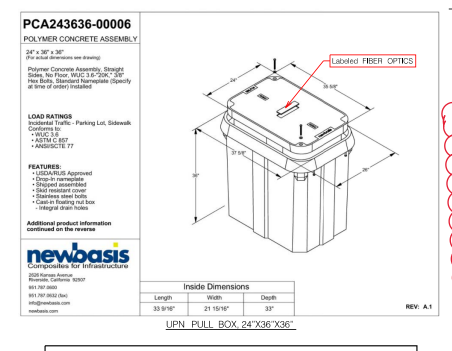
SHT. NO.	SHEET INDEX
C.1	COVER
G.1	GENERAL NOTES
F.1–F.7	FIBER DESIGN

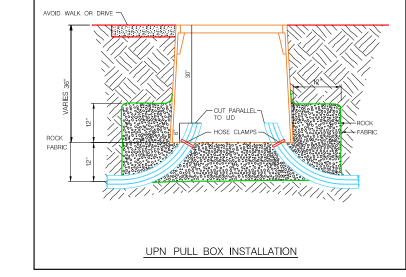


EXISTING CONDUIT	
EXISTING AERIAL FIBER	
BORED CONDUIT	
TRENCHED CONDUIT	
NEW AERIAL FIBER	
NEW AERIAL FIBER, OVERLASH	
MESSENGER CABLE	
NEW PULL BOX	D
NEW PEDESTAL	\boxtimes
NEW POLE	0
NEW DOWN GUY	
NEW RISER	<
NEW SLACK SPAN	()
NEW SLACK LOOP	ω
EXISTING PULL BOX	D
EXISTING PEDESTAL	
EXISTING UTILITY POLE	0
EXISTING SLACK LOOP	ω
EXISTING SPLICE CASE	
EXISTING MANHOLE	0
SIGN	
BARRICADE	<u> </u>
DRUM	۲
BORE PIT	
ARROW PANEL	(((

CABLE AND CONDUIT DESIGNATIONS

B is Conduit Bored (ie..3" B) C is conductor (ie.. 3/C) CC is Coaxial Cable CCC is Camera Control Cable CDC is Camera Detector Cable CG is Circuit Ground CPC is Camera Power Cable DB is Direct Buried DMSC is Dynamic Message Sign Cable EDC is Emergency Detector Cable ETW is Electric Tracer Wire EX is Existing EL is Eabric Interduct FLC is Fiber Locate Cable FTW is Fiber Tracer Wire INS is Install INT is Intraduct LC is Lead-In Cable M is Conduit Mounted (ie. 2" M) 4-MB is Main Line Conduit Group Bored (4) 1 1/4" MM is Multi Mode Fiber Cable 4-MT is Main Line Conduit Group Trenched (4) 1 1/4" NO is Number OH is Over Head PR is Pair of Communication (ie., 6 PR) REL is Relocate REM is Remove SC is Service Cable SL is Street Light SM is Single Mode Fiber Cable T is Conduit Trenched (ie. 3" T) TW is Tracer Wire (black or green)





SUMMARY OF QUANTITIES					
ITEM	UNIT	QUANTITY			
CONDUIT, 1.5" B	LF.	2,150			
CONDUIT, 1.5" T	LF.	4,529			
TRACER WIRE	LF.	6,679			
UPN PULL BOX	EA.	7			
FIBER MARKER	EA.	7			
REMOVE PEDESTAL	EA.	3			
FIBER, 96 SM, UNDERGROUND	LF.	6,679			
FIBER, 96 SM, UNDERGROUND SLACK STORAGE	LF.	560			

THE LOCATIONS OF ALL AERIAL AND UN 1 FACILITIES MAY NOT BE INDICATED ON UTILITIES, WHETHER SHOWN OR NOT, WIL BY THE UTILITIES UPON THE REQUEST (EXCAVATION WILL BE PERMITTED IN THE UTILITIES UNTIL ALL SUCH FACILITIES HA IDENTIFIED TO THE SATISFACTION OF AL SHALL BE RESPONSIBLE FOR PROTECTIO APRIAL STRIFTER AND CONSTRUCTIONS

- UNLESS AGREED TO IN WRITING IN AD INSTALLED FACILITIES SHALL BE, AT A MIN FORTY-EIGHT (48)
- FORTY-TWO (42) INCHES IN SOIL, А
- FORTY-EIGHT (48) FORTY-TWO (42)-INCHES BELOW В. OF A DITCH AT A THREE (3) HORIZ
- C. FORTY-EIGHT (48) INCHES UNDER OF SAID ROADWAY TO THE TOP
- SEVENTY-TWO (72) FORTY-EIGHT (48) INCHES UNDER D.
- DESIGN FLOW LINE, AND
- MAINTAIN A MINIMUM OF 24" OF E.
- EXISTING UTILITIES. ALL POTHOLES IN SIDEWALK PANELS WIL
- ANY CUT OR POTHOLE IN A CONCRETE 4 PANEL REPLACEMENT.
- 5. ANY CUT OR POTHOLE IN A ASPHALT ST SEAM ASPHALT MILLING AND REPLACEM

PROJECT NOTES

NDERGROUND UTILITY THESE PLANS. UNDERGROUND ILL BE LOCATED AND FLAGGED OF THE CONTRACTOR. NO E AREA OF THE UNDERGROUND AVE BEEN LOCATED AND ALL PARTIES. THE CONTRACTOR DN OF ALL UNDERGROUND AND	
DVANCE BY THE CITY, THE DEPTH OF INIMUM, AS FOLLOWS:	
A PROJECTED SLOPE FROM THE FLOW LINE	
A ROADWAY MEASURED FROM THE SURFACE OF THE INSTALLATION,	
A STORM WATER OR CREEK CHANNEL	
VERTICAL & HORIZONTAL SPACING FROM	
ILL REQUIRE FULL PANEL REPLACEMENT.	
STREETS PANEL WILL REQUIRE FULL	
STREET LANE WILL REQUIRE SEAM TO MENT.	1







CRAN.40-Design.Microstation/Telecom_LNK_017-0140_22267-GP_Norris_CRAN\Sheets\F

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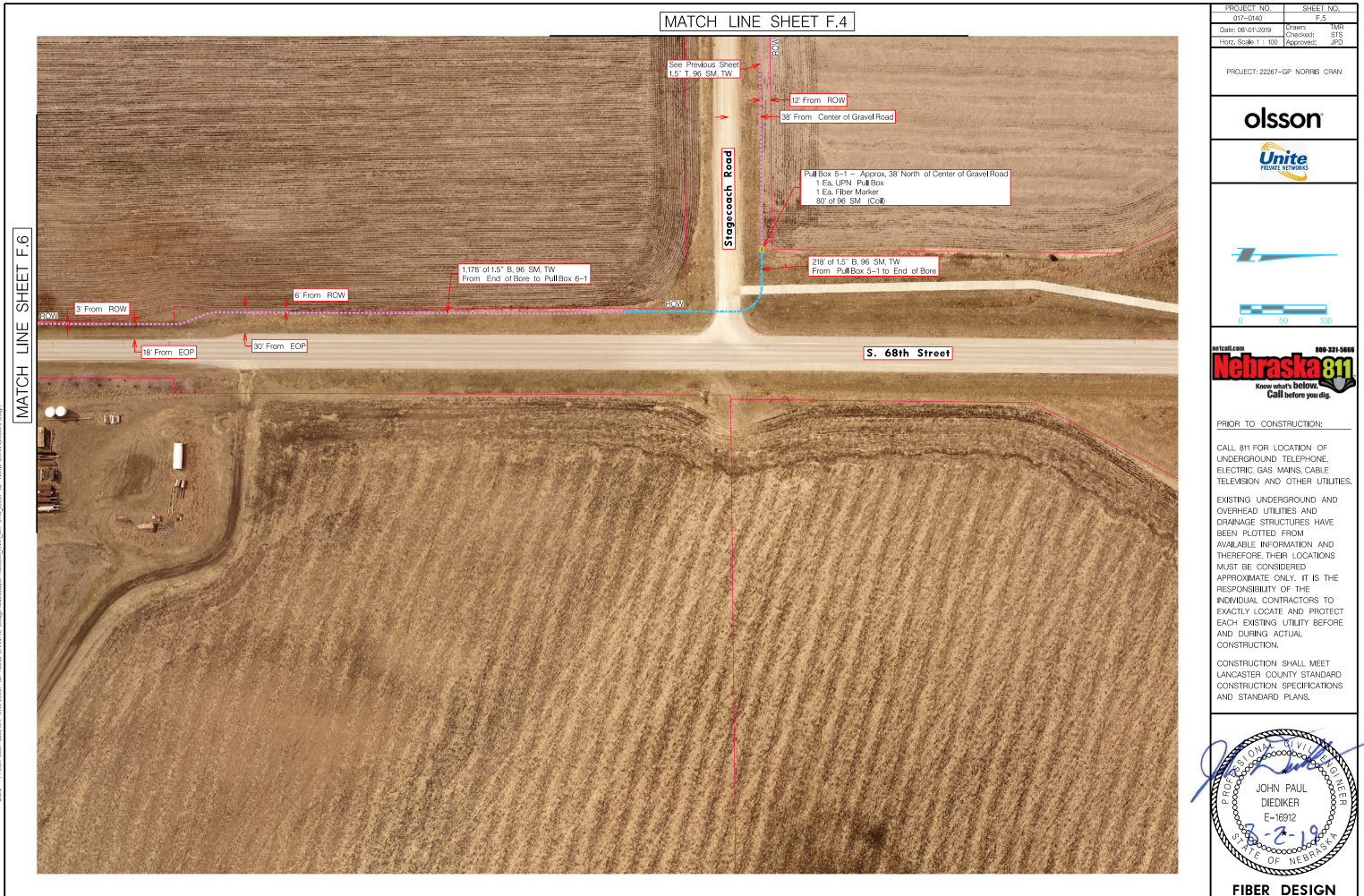


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USER: treld DATE: 08\01\2019 DOM: E\2017.000



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