
AGENDA ITEM SUMMARY

Subject: Discuss request by OmniTel Communications for license to use City right-of-way (ROW)

Background Summary:

(John Fallis) OmniTel Communications is working with Wisconsin Independent Network (WIN) and has use of some of the fibers in the fiber ring loop that was placed by Unity Point Health in 2013. At this time, OmniTel intends to utilize their available fiber to provide internet service to a limited number of customers in Charles City. They are requesting a license to use a portion of the Hildreth Street ROW to extend fiber service from the fiber ring along the Charley Western bike trail to 9th Street Chautauqua nursing facility. Fiber will be installed by drilling under the street and bike trail pavements. I have included an attachment showing the fiber service location and a copy of the agreement to use the ROW.

(Steve Diers) In addition to this project, OmniTel has expressed interest in obtaining access to more city right of way. I've had follow up conversations with OmniTel and are continuing prior discussions on how we can work together to get customers the services they are requesting.

For now, we will review the initial license agreement for 9th Street Chautauqua at Wednesday's Planning Session and place it on the November 15th Council Meeting agenda for approval.

CITY OF CHARLES CITY

OMNITEL COMMUNICATIONS FIBER SERVICE TO 9TH STREET CHAUTAUQUA



**AGREEMENT REGARDING USE OF PUBLIC RIGHT OF WAY
FOR FIBER OPTIC COMMUNICATIONS SYSTEM**

THIS AGREEMENT grants OMNITEL COMMUNICATIONS Inc, its successors, and assigns (the “**Company**”), the right, license and permit to locate and operate a fiber optic communications system (the “**System**”) within the public rights of way and compatible easements of the CITY OF CHARLES CITY, IOWA (the “**City**”).

SECTIONS

SECTION 1.	REGULATORY AUTHORITY
SECTION 2.	GRANT OF LICENSE
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SECTION 4.	NONEXCLUSIVE LICENSE
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SECTION 14.	CONFIDENTIALITY
SECTION 15.	THIRD PARTY LIABILITY
SECTION 16.	LEGAL EFFECT

SECTION 1. REGULATORY AUTHORITY

The Company’s operation of the System shall be governed by this Agreement only to the extent that the City is permitted to exercise its power to regulate and manage the Company’s use and occupancy of the public rights of way within the City in accordance with applicable Iowa and Federal law. Without limiting the preceding, the City’s regulation of the Company’s use and occupancy of the public right of way shall be on a competitively neutral basis as compared to other similarly situated users of the public right of way.

SECTION 2. GRANT OF LICENSE

The Company is granted the nonexclusive right, license and permit (the “**License**”) to locate and operate the System in the City for the purpose of providing telecommunications, broadband and other information or communications services to end user subscribers located within the corporate boundaries of the City, including any areas annexed to the City in the future. The License includes the right of the Company to construct, install, maintain, operate, repair replace and remove facilities and equipment comprising the System in the public rights-of-way and through easements dedicated for compatible uses throughout the corporate limits of the City.

SECTION 3. TERM AND RENEWAL

The initial term of the License shall be twenty (20) years from the Company’s acceptance of the License. At the end of the initial term, the Company may apply for further renewal of the License by giving written notice to the City not less than one hundred eighty (180) days prior to the expiration of the License.

Assuming the Company is in material compliance with all terms of the License, renewal of the License shall not be unreasonably withheld, conditioned or delayed.

SECTION 4. NONEXCLUSIVE LICENSE

The License is nonexclusive and shall in no way prevent the City from granting or renewing any other license or franchise for use of the public rights of way. If the City grants or renews an additional license or franchise for similar services, the material terms and conditions of the additional license or franchise shall not provide a competitive preference or advantage to the licensee or franchisee under that license or franchise.

SECTION 5. CONSTRUCTION AND INSTALLATION

The Company shall construct, install, maintain, operate, repair, replace and remove the System in a manner consistent with accepted technical and engineering standards and in accordance with all applicable safety rules and regulations. All facilities and equipment comprising the System and located in the public rights of way shall be located so as to cause minimum interference with the proper use of the public rights of way and to cause minimum interference with the rights or reasonable convenience of property owners who adjoin any public right of way. In case of any facilities or equipment causing interference with the public right of way, the Company shall, at its own cost and expense and in a commercially reasonable manner, modify, remove or relocate such facilities or equipment. In the event that at any time during the term of the License the City lawfully elects to alter or change any street, alley or other public right of way, the Company shall, if necessary and upon reasonable notice from the City, modify, remove or relocate any facilities or equipment at its own cost and expense and in a commercially reasonable manner. The Company shall have the authority, at its own cost and expense and in a commercially reasonable manner, to trim trees upon and overhanging the public rights of way so as to prevent the branches of such trees from coming in contact with the facilities and equipment of the Company. In case of any disturbance or damage to a public right of way, the Company shall, at its own cost and expense and in a commercially reasonable manner approved by the City, replace and restore such right of way to as good a condition as before the Company's activities were commenced. In the event that the Company does not timely comply with its obligations under this Section, the City may perform the work and recover its actual, verified costs from the Company. At the request of the City, the Company shall provide to the City Engineer or applicable City department accurate maps of the System, including the location of all facilities and equipment in the public rights of way.

In those areas of the service area where all of the transmission or distribution facilities of the respective utilities providing telephone communications and electric services are underground, the Company shall likewise construct, operate, and maintain all of its transmission and distribution facilities underground. In those areas where utilities are both aerial and underground, the Company shall have the discretion of placing its cable as aerial or underground. If at such time other utilities transfer aerial systems to underground placement, the Company shall make provisions to do likewise. At no time, unless with the City's consent or under emergency circumstances, will the Company allow its facilities to lay on ground for more than its initial construction period.

SECTION 6. SERVICE EXTENSIONS.

The Company shall strive to serve all residents of the City, except to the extent that population density, adverse terrain or other factors render providing service commercially impracticable or technically infeasible.

SECTION 7. OWNERSHIP AND REMOVAL

The System shall be and remain the exclusive property of the Company at all times and for all purposes. The City waives any and all rights it may have, including any rights it may have in its capacity as licensor under this Agreement to assert any liens, encumbrances or adverse claims, statutory or otherwise, related to or in connection with the ownership of the System or any portion thereof. Any costs, expenses, taxes or other assessments arising from or related to the construction, installation, maintenance, operation, repair, replacement and removal of the System or any portion of the System shall be the sole responsibility of the Company. The Company, in its sole discretion, may remove the System or any portion of the System at any time during the term of the License, without notice to the City and without the City's consent.

SECTION 8. LEGAL COMPLIANCE

The rights and obligations of the Company under the License are subject at all times to compliance with Iowa and Federal law and all applicable requirements, specifications, rules and orders of the Federal Communications Commission (the "FCC"). Any condition or provision of this Ordinance that is inconsistent with Iowa or Federal law or applicable FCC regulations shall be deemed preempted and superseded.

SECTION 9. SCOPE OF REGULATION

Nothing in this Agreement shall be interpreted or construed to impose any requirement that has the purpose or effect of prohibiting, limiting, restricting or conditioning the provision of telecommunications services, broadband services or other communications or information services by the Company or any of its affiliates.

SECTION 10. POLICE POWER

The Company shall at all times during the term of the License be subject to all lawful exercise of the City's police power. The City reserves the right to take such actions as may be necessary to enforce its lawful ordinances protecting the welfare, safety, and health of the public as it may relate to the Company's activities under the License.

SECTION 11. FORCE MAJEURE

The Company shall not be liable for any delay or failure in performance of any part of its obligations under this Agreement from any cause beyond its control and without its fault or negligence, including acts of God, acts of civil or military authority, government regulations, adverse judicial proceedings, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, strikes, power blackouts, major environmental disturbances, unusually severe weather conditions, inability to secure products or services of other persons or transportation facilities or acts or omissions of transportation common carriers.

SECTION 12. ASSIGNMENT OR TRANSFER

The Company shall not assign or transfer any right granted under this License to any other individual or entity without the prior written consent of the City; provided that such prior written consent shall not be unreasonably withheld, conditioned or delayed if the proposed assignee or transferee agrees in writing to assume the Company's obligations as licensee, including compliance with the terms and conditions of this Agreement. Notwithstanding the preceding or anything in this Agreement to the contrary, no restrictions or special rights with respect to assignment or transfer of the License or the System shall

apply to transfers from the Company to any affiliate directly or indirectly controlling, controlled by or under common control with the Company.

SECTION 13. REPORTING REQUIREMENTS; ACCESS TO RECORDS

Upon reasonable request by the City, the City may review the Company's books and records pertaining to the City's operation under this License, during normal business hours and on a non-disruptive basis, as are reasonably necessary to monitor the Company's compliance with the terms of this License.

SECTION 14. CONFIDENTIALITY

The City shall keep confidential all information and data pertaining to the Company or its business and customers of a confidential or proprietary nature and shall not disclose any such information to any other person, firm or entity (except to a governmental or regulatory body in response to a subpoena) and shall use such information only for purposes within the scope of the City's authority under this Agreement. The City agrees that any confidential and proprietary information received pursuant to this Agreement shall be disclosed only to those employees and other persons who have a proper need for its use. Upon expiration or termination of the License, the City shall, at the direction of the Company, return or destroy all confidential or proprietary information provided by the Company along with any and all copies of such information. For purposes of this Section, information provided by the Company shall be deemed to be "confidential" or "proprietary" if (a) it is clearly marked confidential or (b) it is or includes information that a third party should reasonably conclude from the context of disclosure or from a substantive review of the disclosed information is confidential or proprietary. The obligations of the City under this Section shall survive the expiration or termination of the License. Notwithstanding the foregoing, the Company acknowledges that the obligations of the City under this Section are subject to compliance with applicable open meeting or public records laws of the State of Iowa. The City shall not be liable for any disclosure required to be made in compliance with applicable open meeting or public records laws; provided such disclosure is made in good faith and in consultation with and reliance upon the advice of the City's legal counsel, and provided that prior written notice of the required disclosure is provided to the Company and its legal counsel.

SECTION 15. THIRD PARTY LIABILITY

Nothing in this Agreement shall be deemed to create civil liability by one party for actions, omissions or negligence of the other party, or of the other party's agents, employees, officers or assigns. This Agreement shall not be interpreted or construed to provide any third parties (including, but not limited to the Company's customers) with any remedy, claim, liability, reimbursement, cause of action or any other right as against the Company or the City. Each of the Company and the City shall bear responsibility for its own actions, omissions and negligence. Without limiting the preceding, the Company shall hold the City harmless from any claim, liability or damage arising from or caused by the Company's activities under the License.

SECTION 16. LEGAL EFFECT

This Agreement contains the entire agreement between the City and the Company regarding the License and may only be amended or modified by written agreement signed by the City and the Company. Every provision of this Agreement is intended to be severable. If any provision herein is invalid or unenforceable for any reason, this Agreement will be construed and enforced as if the invalid or unenforceable provision were not a part of this Agreement, and the remaining provisions will remain in full force and effect and will not be affected by the invalid or unenforceable provision or by its severance from this Agreement.

IN WITNESS WHEREOF, the parties are signing this Agreement, effective as of the Date of Acceptance set forth below.

CITY OF CHARLES CITY, IOWA

By: _____

Name: _____

Title: _____

Attest:

STATE OF IOWA, FLOYD COUNTY, ss.

This record was acknowledged before me on the ____ day of _____ 2021, by _____, as Mayor of the City of CHARLES CITY, Iowa, on its behalf.

Notary Public in and for said State

OMNITEL COMMUNICATIONS

By: _____

Name: _____

Title: _____

Date of Acceptance: _____

Attest:

STATE OF IOWA, _____ COUNTY, ss.

This record was acknowledged before me on the ____ day of _____ 2021, by _____, as _____ of OMNITEL COMMUNICATIONS, on its behalf.

Notary Public in and for said State