Woodbury	Country	Dommit	MIG	
WOODDULY	County	Permit	NO.	

# PERMIT FOR USE OF COUNTY ROAD/HIGHWAY RIGHT-OF-WAY FOR OVERHEADAND/OR BURIED UTILITIES ACCOMMODATION

10a 10/13/15

## REQUEST BY APPLICANT:

Name Owest d/b/a CenturyLink QC	Highway 20
	Township Rutland & Union
Address 426LAKE AVE	City of Correctionville
STORM LAKE IOWA, 50588	
Office Phone (712)732 8348 Local Phone ((712)7328348	Section: _SW TO SE_1/4 of 1/4 Sec(s): 31,32,33,34 & 36
Type of Utility Installation TELEPHONE	T 89 N, R 42 & 43 W
Plans Prepared By JUSTIN D MELOHN	Copy Enclosed X Yes No
Map Showing Location Enclosed X Yes No	
Utility Location is X cross right-of-way	parallel to right-of-way
overhead	underground
Proposed Method of Installation	
tunnel	suspend on poles cased
X Jack & bore	suspend on towers trench
open cut	X plow
The Applicant understands and agrees that the permitted work shall c special provisions listed below or attached hereto, and any and all pla	mated Restoration Date 10/30/2015  comply with all permit provisions and conditions listed on the reverse side hereof, and ms, details, or notes attached hereto and made a part thereof. Applicant is to complete in County Engineer, Room 502 Courthouse Sioux City, Iowa 51101. One executed copy will
be returned to the Applicant.  By  Title	e ENGINEER II
Signature of Authorized Utility Representative)	ENGINEERII
	te October 2 <sup>nd</sup> , 2015
PERMIT APPROVAL BY PERMITTING AUTHORITY	
The forgoing application Is hereby approved and permit Issued provisions and conditions stated herein and on the reverse side here	by the Permitting Authority subject to full compliance by the Applicant with all cof and all attachments hereto.
Se I I solo	13 /2015
Date	13 /2015
By Mash J. Molere Title Cov. (Signature of Woodbury County Engineer)  Date 16	1/13/2015
	bored under all county culverts. Cable may not lovert. 36" minimum depth required. MIM

Permit Provisions and Conditions of Issuance

The County and/or the County Board of Supervisors will not be charged with any responsibility for damages to the Applicant's property occasioned by any construction or maintenance operations on said county roads, including new or additional right-of acquired in connection therewith, subsequent to the building of the Applicants facilities. The Board will endeavor to give the Applicant sufficient notice of any proposed construction or maintenance work, on either existing or newly acquired right-of-way, that Is likely to expose, cover up, or disturb any facilities belong to the Applicant, in order that the Applicant may arrange to protect the facilities. The Board will Inform contractors, and others working on the Job of the location of the facilities so that reasonable care may be taken to avoid damaging the facilities, however the County and the Board of Supervisors will assume no responsibility for failure to give such notice

Approved 19/1999

Approved 19/1999

- The Applicant shall take all reasonable precaution during the construction of said facilities to protect arid safeguard the lives and property
  of the adjacent property owners and the traveling public and shall save the County and the Board of Supervisors harmless of any damages
  or losses that may be sustained by adjacent property owners and the traveling public on account of such construction operations.
- 3. Operations in the construction and maintenance of said facilities shall be carried on in such a way as to not interfere with, or interrupt traffic on said roads. However, should the performance of work called for in this permit in any way interfere with or obstruct traffic on said roads, the Applicant shall provide the necessary flagmen as required by the Statutes when one-way traffic is involved and/or otherwise mark said work so as to protect the traveling public.
- 4. The Applicant shall hold the County and the Board of Supervisors harmless from any damages that may result to said highway because of the construction or maintenance of said facilities and shall reimburse the County or the Board of Supervisors for any expenditures that the County or the Board of Supervisors may have to make on said roads on account of replacement of surfacing gravel and bridge and culvert repairs.
- 5. Applicant shall lay, construct, operate and maintain said facilities so as not to interfere with natural drainage of the road and so as not to interfere with the construction or maintenance of said roads. When buried cable or wire lines are to be placed lengthwise with the roadway, they shall be placed in the County road shoulder or ditch near the toe of the fore-slope and parallel to centerline of roadbed at a depth of three (3) to four (4) feet by using specially designed plows or by trenching, whichever is appropriate. Plow slots and trenches shall be repacked as necessary to restore the disturbed area to its original condition. For buried line crossings of roadways not paved, an open trench may be dug and the lines placed therein, and the trench back-filled over the lines. Buried line crossings on paved roadways, lines may be placed through the sub-grade by jacking, or by boring a hole just large enough to take the lines; or if the County Engineer approves, a tunnel may be dug through and the cable or wire lines placed therein. All backfill of tunnels and trenches shall be thoroughly compacted in layers of 6" or less in depth. Back-filling of trenches within the right-of-way but not under the traveled roadway shall be tamped sufficiently to avoid settlement. When crossing an existing roadway, all buried facilities shall be placed a minimum of three (3) to four (4) below the bottom of the existing adjacent ditches. Overhead lines where practical shall be placed adjacent to and with two (2) feet of the Road/Highway Right-of-Way Line.
- 6. The Applicant will at any time subsequent to placing the facilities, and at the Applicant's expense, relay, replace, alter, change, reconstruct or relocate its overhead and/or buried facilities and appurtenances thereto as may become necessary to conform to new grades, alignment, or widening right-of-way, resulting from maintenance or construction operations by the County board of Supervisors irrespective of whether or not additional right-of-way is acquire4 in connection with such road Improvements. The Applicant agrees to do this within ninety (90) days written notice from the Board of Supervisors and without cost to the County. If the Applicant Is unable to comply within said ninety (90) days, the Board of Supervisors may cause the work to be done and the Applicant will pay the cost thereof upon receipt of statement.
- All work shall be done in a workmanlike manner; the surrounding ground, slopes, and ditch bottoms shall be reshaped to conform to the
  area and left in a neat condition satisfactory to the County Engineer. All areas where sod has been damaged or destroyed shall be re-seeded.
- The Applicant shall notify the County Board of Supervisors at least forty-eight (48) hours in advance of the Applicants Intention of starting work, covered by this permit, on the road right-of-way. Said notice shall be in writing to the County Engineer.
- 9. Applicant, its successors, grantees and assigns shall and hereby agrees to assume all responsibility, risks and liabilities for all accidents and damages that may occur to persons and/or property on account of the work done under this permit, and to this end, indemnify and hold the County and all authorized representatives thereof harmless from any and all claims, damages, losses, and expense including judgments, costs, and including attorney's fees, for personal injuries (including death) or property damage arising or resulting from the activities of the Applicant in connection herewith, now and at all times in the future.
- 10. It is understood that this permit is issued only insofar as Woodbury County has jurisdiction and does not presume to release the Applicant from fulfilling any existing statutes relating to the installation, construction and operation of said facilities.
- 11. It is further understood that the facilities covered by this permit shall be constructed or installed within one (1) year after the date of approval of this permit, unless otherwise extended in writing by Woodbury County.
- Engagement in the operations as herein applied for by the Applicant shall be considered and constitute an acceptance of all the terms and conditions herein set forth.

Approved 1/19/99



# APPLICATION AND AGREEMENT FOR USE OF HIGHWAY RIGHT-OF-WAY FOR UTILITIES ACCOMMODATION

FOR DEPARTMENT USE ONLY			ELMINET NEW			W. F	144.6
Permit Number	Highw	ay Number		Co	unty		
DOT Project Number				Exp	piration/	/Completi	on Date
APPLICANT (INDIVIDUAL OR COMPANY)	<b>PARTON</b>						
First Name M	iddle	Last Name			one Nu		Ext.
JUSTIN D Company Name		MELOHN		Ph	2.732.83 one Nu	mber	Ext.
QWEST CORPORATION D/B/A CENTURYLI	NK QC		[o:	712	2.732.8		
Street Address 426 LAKE AVE			City/Town STORM LAKE		IA	ZIP Cod 50588	e
INSTALLATION TO BE ACCOMMODATED Approval is hereby requested to enter within the state hi and further described as follows.	ghway righ	t-of-way for the a	accommodation of a utility ins	tallation as	detailed	on the att	achments
The installation shall consist of: PER CONVERSATION WITH IDOT DOUG MANL FILE FOR PERMIT WITHOUT HAVING THE OFF VERISION, HOWEVER CENTURYLINK HAS PRO CENTURYLINK'S INTENT IS TO PLOW OR BOR AT 48" DEPTH FOR MOST OF THIS PROJECT. PI	SET STAT VIDED W E ALL FAC	TIONING MAR THAT THEY CA CILITES 2' FRO	KED. OFFSETS WERE NO AN FROM PREVIOUS VER OM BACK EDGE OF EXIS	OT SUPPLI RSIONS OF ITING OR	ED ON	THIS PRO ROJECT.	OJECT
WORK AREAS:							
T-89N, R42W, SECS: 31,32,33, & 34							
T-89N, R43W, SEC: 36							
and shall be located as shown on the detailed pla Accommodation Policy for submittal of detailed	n attached	d hereto. (See quirements.)	current lowa Departmen	t of Trans	sportati	on Utility	,
WORK SITE LOCATION	•						
The proposed work as described above is located	in Section	n SEE ABOVI	E, Twp. 89N				,
			enerally located .09	(	miles)	w	
(direction) from INTERSECTION OF US HWY			Contraction of the Contraction o				d is more
specifically located as being from 29.15			Milepost #) and 10634+50			(Highway	
to 32.72 (Milepost #) and 820+	-92		Highway Station) on the			side of	
		Signature and					
I have read this Agreement, understand its pro Department of Transportation				accommo	dation	policy of	the lowa
Name of Agent (Print or Type) JUSTIN D MELOHN	Ageat/O	yner (Signature	9)	Title ENGINE	EER II		
Name of Owner (Print or Type) QWEST CORPORATION D/B/A CENTURYL	INK OC			Date 10/2	12	505	
CITY ACTION (IF PROPOSED WORK IS WITH	N AN INC	ORPORATED	CITY, CITY ACTION IS F	REQUIRED	D)		
"The undersigned city joins in the grants emb condition that all of the covenants and undertaking of the undersigned city and recommends action of	ngs therei	n running to the rmit application	e lowa Department of Tra n as noted below by the de	nsportatio	ity offici	inure to ti ial".	rtation on he benefit
Recommend Approval Do	Not Recon	nmend Approva	1		None R	Required	
Handwritten Signature	Title			Date			
Type or Print Name			Authorized Official for the	ne City of			
COUNTY ACTION (IF PROPOSED WORK CRO	SSES CO	DUNTY RIGHT	-OF-WAY, COUNTY ACT	ION IS RE	EQUIRE	ED)	
"The undersigned county joins in the grants er condition that all of the covenants and undertaki of the undersigned county and recommends acti	nbodied in	the above pe	ermit executed by the love lower lower Department of Tra	va Depart	ment of on shall ed coun	f Transpo inure to t ity official	tie petient
Recommend Approval	Not Recon	nmend Approva	ıl		None F	Required	
Handwritten Signature	Title	unty E	y heer Authorized Official for t	Date //	1/13	2015	-
Type or Print Name Mark J. Nahra		,	Authorized Official for the Colonial for		OI.		
Mark J. Warra			000000	1			

# THE RESERVE AND AGREEMENT SOLVEN.



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COUNTY ACTION OF THOSE WORK CROSTS SCIENCE IS AT ACTION OBUSING SCIENCE OF ACTION OF THE COUNTY ACTION OF THE COUN

and the first parties of the contract of the c

PARTME	

Special Requirements - in addition to the stipulations below, the following special requirements shall apply to this permit:

Recommend Approval	☐ Do N	lot Recommend Approval			None Re	quired
Authorized FHWA Representative	Signature				Date	
DEPARTMENT OF TRANSPORT	ATION FINAL	ACTION	THE THE			M.C.
Application Approved	□ Арр	Application Denied Permit Number:				
Authorized Highway District Repre	esentative	Signature			Date	
Notice of intention to start construction or m	aintenance activities	s on the highway right-of-way shall	I be made to:		To be a second	NEW TOP A
Local DOT Contact Person (Type or Print Name)			Phone Number			
Street Address			City/Town		State	ZIP Code

#### **AGREEMENTS**

The utility company, corporation, applicant, permit holder or licensee, (hereinafter referred to as the Permit Holder) agrees with the Iowa Department (hereafter referred to as Department) that the following stipulations and those special requirements as listed on this page shall govern under this permit.

#### A. General

- 1. The installation shall meet the requirements of local municipal, county, state, and federal lowa franchise rules and regulations, regulations and directives of the Iowa State Commerce Commission; the Department of Natural Resources, all rules and regulations of the Department and any other laws or regulations applicable.
- 2. The Permit Holder shall be fully responsible for any future adjustments of the facilities within the established highway right-of-way caused by highway construction or maintenance operations.
- 3. Non-compliance with any of the terms of the Department's policy, permit or agreement, may be considered cause for shut-down of utility construction operations or withholding of relocation reimbursement until compliance is assured, or revocation of the permit. The cost of any work caused to be performed by the State in removal of non-complying construction will be assessed against the Permit Holder.
- 4. The work described in this permit shall be completed as proposed in compliance with the stipulations and special requirements within one year from the date Department approval is received for said request. Failure on the part of the Permit Holder to abide by the stipulations or in constructing the work described as stipulated and within the time frame stated shall render this agreement and request null and void. The Permit Holder also agrees to save the State of Iowa and the Department harmless of any damages or losses that may be sustained by any person, or persons, on account of the conditions and requirements of this agreement.

## B. Construction and Maintenance

- 1. The location, construction and maintenance of the utility installation covered by this application shall be in accordance with the current Department's Utility Accommodation Policy.
- 2. Before beginning any work in the highway right-of-way, it is the responsibility of the Permit Holder to obtain an easement from the drainage district if necessary. The Department assumes no responsibility for advising the Permit Holder of each location of a drainage district crossing. It is the Permit Holder's responsibility to locate these crossings and obtain any necessary easements or permission from the drainage district. See Code of Iowa, Chapter 468 for additional information.
- 3. A copy of the approved permit shall be available on the job site at all times for examination by Department officials.
- 4. All traffic control including sign placement and flagging are the responsibility of the Permit Holder. The original placement of signs and their removal upon completion of the work shall be accomplished by the Permit Holder.
- 5. Operations in the construction and maintenance of said utility installation shall be carried on in such a manner as to cause minimum interference to or distraction of traffic on said highway.
- 6. After November 24, 2008, all personnel in the highway right-of-way shall wear ANSI 107 Class 2 apparel at all times when exposed to traffic or construction equipment.

## C. Liability

- 1. The Permit Holder shall indemnify and save harmless the State of Iowa, its agencies and employees, from any and all causes of action, suits at law or in equity, for losses, damages, claims or demands, and from any and all liability and expense of whatsoever nature, arising out of or in connection with the Permit Holder's use or occupancy of the public highway.
- 2. The state of Iowa and the Department assume no responsibility for damages to the Permit Holder's property occasioned by any construction or maintenance operations on said highway if Permit Holder has been notified in accordance with stipulation number D.3. or if the facilities are not located in accordance with this permit.
- 3. The State of Iowa, its agencies or employees, will be liable for expense incurred by the Permit Holder in its use and occupancy of the highway right-of-way only when negligence of the State, its agencies or employees, is the sole proximate cause of such expense. Whether in contract, tort or otherwise, the liability of the State, its agencies and employees, is limited to the reasonable, direct expense to repair damaged utilities, and in no event will such liability extend to loss of profits or business, indirect, special, consequential or incidental damages.

# D. Notification

- 1. The Permit Holder is responsible for contacting Iowa One-Call (1-800-292-8989) and request the location of any underground utilities forty-eight (48) hours before excavation. Before beginning work in the highway right-of-way, the Permit Holder shall also contact any other known utility located in the area of the proposed work.
- 2. The Permit Holder agrees to give the Department forty-eight hours notice of its intention to start construction or to perform routine maintenance on the highway right-of-way. Said notice shall be made to the contact person whose name is shown on this page.
- 3. The Department shall give the Permit Holder at least forty-eight hours notice of any proposed construction or maintenance work, on either existing or newly acquired right-of-way when the proposed work will be ten feet of a utility location as previously approved by the Department by permit or written agreement. The Permit Holder shall be responsible within this time frame to arrange to protect its facilities

Disclosure Statement: The information furnished on this form will be used by the Department of Transportation to determine approval or denial of the application. Failure to provide all information will result in denial of the application. Information furnished is public information and copies may be provided to the public upon request. Page 2 of 2