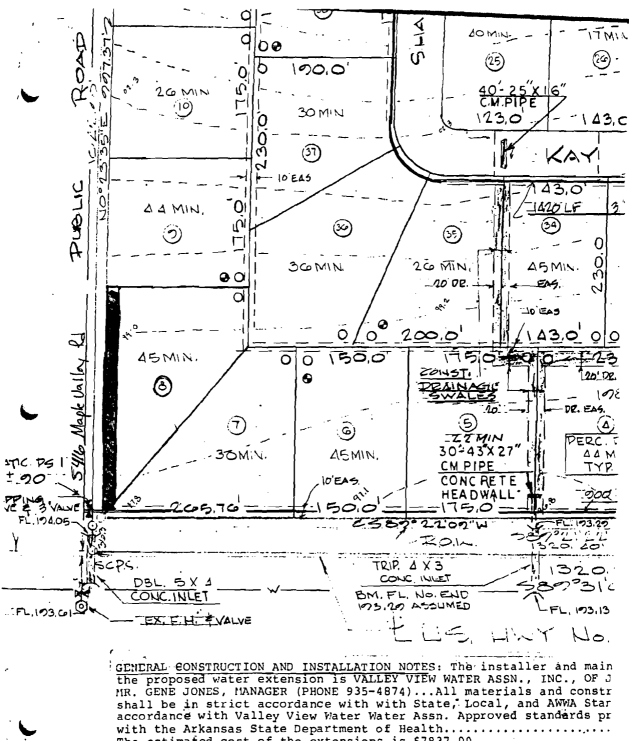
## 314 W Washington Jonesboro, AR 72401

WR# 9816 Esmt.#64

• · · ·	Johnes Boro, AR 72401
§ 9816'	EASEMENT FOR UNDERGROUND FACILITIES
mt.#64	THIS EASEMENT, entered into by the undersigned, herein referred to as GRANTORS, and SOUTHWESTERN BELL TELEPHONE COMPANY. GRANTEE, wherein GRANTORS, in consideration of the sum of 21.00 One Dollar and 0 cents Dollars (\$1.00 ), and other valuable consideration, receipt of which is bereby acknowledged, do by these presents GRANT, BARGAIN AND SELL. CONVEY AND CONFIRM unto GRANTEE, its associated and allied companies, its and their respective successors and assigns a permanent easement to construct operate, maintain, inspect, replace, and remove such underground telecommunication systems and lines, and all appurtenances thereto, as may be required by Grantee from time to time, upon, over and under a strip of land 5 feet in width, across Grantors' land situated in Craighead County, and described as follows:
	Service and the service and th
	A communications easement across a tract of land as recorded in Book 471, Page 221 in the office of Craighead County Circuit Clerk lying in Lot 8 in Clear View Estates, Section 3, T-13-N, R-3-E, being more particularly described as follows:
	The Western 5 feet of the above described tract of land which lies immediately East of and parallel and adjacent to the Eastern right-of-way of Maple Valley Drive as established by City of Jonesboro Road Project #752, for a distance of 310 feet more or less.
	TO HAVE AND TO HOLD same, with all rights and appurenances to the same belonging, unto Grantee, its successors assigns, whill the use of the easement is relinquished or abandoned, including (1) the right of ingress and egress to and from the easement by reasonable routes across Grantors' property. (2) the right to clear and frim trees, overhanging branches, roots, brush and other obstructions in the easement (3) the right to place on the surface of the easement mannoles, caple risers, connector terminals, repeaters, testing terminals, and route markers, and (4) the right to install temporary or permanent gates in fences crossing the easement.
	Grantee, its successors and assigns shall repair and restore the property and pay for damage to crops and other property following the construction and maintenance work. Further, Grantors reserve the right to use and enjoy their interests in the easement area insofar as the exercise thereof does not endanger or interfere with the construction, operation and maintenance of said systems and lines; and included in this reservation is the right of ordinary cultivation of crops.
	Granters warrant that they are the owners of the land here conveyed, they have no knowledge of environmental hazards affecting the land, except those disclosed to Grantes, and they have the right to make this conveyance and teceive the payment thereof, and Granters covenant that Grantee, its successors assigns, and licensees, may quietly enjoy the premises for the uses herein stated. Granter agrees to hold Grantee harmiess for liability arising from undisclosed environmental hazards.
	Sixled and executed this lat day of June 1998
	· .
	ACKNOWLEDGMENT
	THE STATE OF COUNTY OF BEFORE ME, the undersigned authority, on this day personally appeared known to me to be the person whose name is are subscribed to the foregoing instrument and acknowledged to me that _herthey executed the same for purposes and considerations therein expressed.
	Given under my hand and seal of office this the cav of AD. 19 90
Common	I. Johnson, Notary Public  Craighead, State of Arkansas  Notary Public in agricor  Tungungomy, State of Cr  Notary Public in agricor  Notary Public in agricor  Tungungomy, State of Cr  Notary Public in agricor  Notary Public i
May Comm	HOSTON Expires Gept. 21, 2222



The estimated cost of the extensions is \$7837.00......