ORDINANCE NO. 2003-06-060

AN ORDINANCE AUTHORIZING THE MAYOR TO EXECUTE AN AGREEMENT FOR USE OF RIGHT-OF-WAY

(1005 West Stoughton Street)

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF URBANA, ILLINOIS, as follows:

Section 1. That the Agreement for Use of Right-of-Way (Stoughton Street between Harvey Street and Gregory Street) between the City of Urbana and Wakeland Rentals, in the form of a copy of said Agreement attached hereto and hereby incorporated by reference, be and the same is hereby authorized and approved.

Section 2. That the Mayor of the City of Urbana, Illinois, be and the same is hereby authorized to execute and deliver and the City Clerk of the City of Urbana, Illinois, be and the same is hereby authorized to attest to said execution of said Agreement as so authorized and approved for and on behalf of the City of Urbana, Illinois.

PASSED by the City Council this __7th __day of ______,
2003 .

AYES:

Chynoweth, Hayes, Huth, Otto, Patt, Wyman

NAYS:

ABSTAINS:

APPROVED by the Mayor

2003 .

Tod Satterthwaite Mayor

(James H. Hayes, Jr., Mayor Pro-Tem)

AGREEMENT FOR USE OF RIGHT-OF-WAY

[1005 West Stoughton Street]

THIS AGREEMENT, made and entered into this	day of	, 2003, by and
between the CITY OF URBANA, a municipal corporation of the	e State of Illino	is (hereinafter
"City"), and Wakeland Rentals (hereinafter "Company"),		

WITNESSETH:

FOR AND IN CONSIDERATION of the mutual covenants and agreements herein contained, the City and the Company do mutually covenant and agree as follows:

- A. Stoughton Street is a 66-foot dedicated right-of-way between the west right-of-way of Gregory Street and the east right-of-way of Harvey Street.
- B. The Company is herein granted by the City a limited right to bury a one-inch conduit containing two cables under such right-of-way. This limited right is wholly dependent upon the Company, its successors and assigns, fully and faithfully performing and complying with all the terms, conditions, and convenants contained within this Agreement. The Company expressly acknowledges and agrees that such limited right is immediately revocable at the option of the City in the event that the Company, its successor or assign, fails to perform or comply with any term, condition or covenant set forth within this Agreement. Further, it is expressly understood that regardless of the existence or not of any breach, the use by the Company of the hereinabove described right-of-way shall at all times be subordinate to the City's use of said right-of-way.
- C. The purpose of the herein permitted right to construct upon such right-of-way shall be limited solely to the installation and maintenance of a one-inch conduit, which is shown on Exhibit A, and use thereof, and for incidental uses directly related thereto. Upon cessation of such use as determined by the Director of Public Works of the City of Urbana (hereinafter "Director"), this Agreement shall immediately lapse and terminate. Any additional use other than that specifically named, without the further express written consent of the City, shall be construed as a violation of this Agreement.
- D. When so instructed by the Director, the Company will cause the conduit to be removed, as nearly as possible in conformance with the Director's request, within thirty (30) days after receipt of written notice from the Director. The Company is solely and entirely responsible for any and all costs directly or indirectly related to such removal and restoration in kind of the right-of-way.
- E. In the event of an emergency, defined as imminent peril to person or property, or when the Company has inadequately complied with an order of the Director pursuant to Paragraph (D) above, or at any other time the Director or other responsible City official in good faith deems the procedures of Paragraph (D) impracticable under the circumstances present, the Company consents and agrees that the City or its duly authorized agent may remove the conduit, or any portion thereof, and charge all costs and expenses incurred in such removal, disposal, and

restoration to the Company. Should the Company fail in any way to make timely payment to the City for such costs and expenses, the Company agrees to pay, in addition to any amount so owed, reasonable attorneys' fees and court costs incurred in the collection of such amount.

- F. The Company agrees to defend the City from and against any claims, suits, or actions for death or injury to persons or damage to property or breach of the contract brought against the City arising from any alleged claims, acts, or omissions in connection with this Agreement, including the installation of the conduit, whether or not suit is filed unless such claim, suit, or cause of action was based solely upon the negligence of the City, its employees, agents, or contractors. Additionally, the Company shall indemnify the City for any sums the City becomes obligated to pay as damages arising out of such circumstances except to the extent such damages are due to the negligence of the City, its employees, agents, or contractors
- G. The Company acknowledges that it shall be fully responsible and bear all costs associated with any and all maintenance or repair of the conduit and cables.
- H. The Company shall provide to the City, upon completion of the conduit installation, as-built plans.
- I. This Agreement shall be expressly binding upon both parties, their successors and assigns. This Agreement shall be valid only upon being duly recorded by the Recorder of Deeds for Champaign County, Illinois.

* * *

AGREEMENT FOR USE OF RIGHT-OF-WAY (cont'd.) Between the City of Urbana and Wakeland Rentals [1005 West Stoughton Street]

In witness to their Agreement, the Parties hav	re executed this document this day of
- June, 2003.	
CITY OF URBANA	WAKELAND RENTAL PROPERTIES
By: lal Latterthurale	By: Howard Wakeland
Mayor Of United	President
ATTEST	ATTEST:
By Thiseis D. Clark	By: Brean Canway
City Clerk 3	Secretary
350	
APPROVED:	APPROVED (as to form):
By: Dend	By: O Reliable
Legal Counsel	Legal Counsel Nough C. Cante Jo

Prepared by and please return recorded copy to:

Steve Holz, City Attorney City of Urbana, Illinois 400 South Vine Street Urbana, Illinois 61801



WAKELAND RENTALS 2213 Combes Urbana, Illinois 61801 217-367-8606 217-367-3213 Fax

June 4, 2003

To: City of Urbana

From: Howard Wakeland

Re: Permission from Ed Shlens to cross his property to install an underground conduit.

Whereas Wakeland Rentals desires to construct an underground conduit approximately 1 1/2 inches in diameter and to be installed in an underground manner without disturbing the ground sureface, and

Whereas the conduit is to be placed within a space no wider than 3 feet from the inside of the walkway and parallel to the walkway in front of 1004-1006 W. Stoughton, Urbana owned by Ed Shlens, and

Whereas, Wakeland Rentals will be responsible for any damage during construction and thereafter caused by this installation, and

Whereas, Wakeland Rentals will be responsible for removal of the conduit should it cause any concern for the operation, maintenance or changes made to Shlens property,

Ed Shlens grants permission to Wakeland Rentals to install an underground conduit under these conditions.

Permission Grantee	d on this date	<u>6</u>	1)	_/2003
Ed Shlens	Eshlens,			#P