

An ordinance granting certain privileges to the Colorado Telephone Company in the town of Prosser, Summit County of Summit State of Colorado
Be it ordained by the Board of Trustees of the Town of Prosser

Section 1. That from and after the date of the passage of this ordinance for the full and complete period of thirty years the Colorado Telephone Company, a corporation organized and existing under the laws of the State of Colorado shall have and it is hereby granted the right, privilege and license to erect in the town of Prosser such poles, wires and fixtures, and construct such underground conduits as may be necessary for the operation of a telephone exchange in said town

Sec 2. That the right and privilege is hereby granted to the Colorado Telephone Company upon, along or under all streets and alleys and public ways, and to all situations of same for the passing of poles, posts, underground conduits, poles, cables and wires and other necessary fixtures for maintaining and operating said telephone exchange and lines connected therewith

Providing however that no pole or poles or other fixtures shall be placed where the same will interfere with any gas lamp, electric light or water hydrant. Nor shall any cross pole or other fixture be placed in any street except at the outer edge of the sidewalk or in any alley and then in such a manner as not to interfere with vehicles passing through such alley or with other vehicles near of the same

Section 3. The privilege and license hereby granted and the con-

construction of the said telephone lines, shall at all times
 be subject to such police power, reasonable discretion and
 regulations as the Board of Justice of said Town may
 by resolution or ordinance hereafter provide, and the
 Board of Justice of said Town reserves to itself the
 right to require said telephone Company at any time
 to elevate or lower the wires connected therewith at any
 place within said Town, to such height above the
 surface of the street as it may seem necessary, which
 right may be exercised by said Board of Justice by
 resolution, prescribing the height of the lowest wires
 above the surface of the street in any specified locality.

No. 4. The said telephone Company shall before it enters upon
 the enjoyment of the franchise herein granted, execute
 and deliver to the Town of Brockmridge a bond in the
 penal sum of Two Thousand dollars, (\$2,000.00) with
 at least two sureties to be approved by the Board of
 Justice, on condition that it will hold the Town of
 Brockmridge harmless from any damages occasioned
 by the granting of this franchise, or from any dam-
 age occasioned by the negligence or want of care
 on the part of the said Company, in the construction
 or maintenance of its telephone system within said
 Town.

Approved this 24th day of July A.D. 1899

Attest


 Jas. D. Duncanson
 Clerk

W. F. Gorham
 Mayor