

1578 Highway 44 East, Suite 6 P.O. Box 369 Shepherdsville, KY 40165-0369 Phone (502) 955-4400 or (800) 516-4293 Fax (502) 543-4410 or (800) 541-4410

September 2,2004

VIA HAND DELIVERY

Kentucky Public Service Commission	I	RECEIVED
Attn: Mr. Jeff Cline 211 Sower Blvd.		SEP 0 2 2004
P.O. Box 615 Frankfort, KY 40602-0615	Case 2004-00341	PUBLIC SERVICE COMMISSION

RE: Application to Construct Wireless Communications Facility Location: 350 Creek Mart Road, Flat Lick, Kentucky 40935 Applicant: BellSouth Mobility LLC, d/b/a Cingular Wireless-Kentucky Site Name: Baughman

Dear Mr. Cline:

On behalf of my client BellSouth Mobility LLC, I am submitting the enclosed original and four (4) copies of an Application for Certificate of Public Convenience and Necessity for Construction of a Wireless Communications Facility in an area of Baughman County outside the jurisdiction of a planning commission. I have also enclosed two (2) additional copies of this cover letter. Thank you for your assistance and do not hesitate to contact me if you have any comments or questions concerning this matter.

Sincerely,

David A. Pike

Attorney for BellSouth Mobility LLC, d/b/a Cingular Wireless-Kentucky

Enclosures

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

RECEIVED

SEP 0 2 2004

UBLIC SERVICE

THE APPLICATION OF BELLSOUTH MOBILITY, LLC, D/B/A CINGULAR WIRELESS - KENTUCKY FOR ISSUANCE OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO CONSTRUCT A WIRELESS COMMUNICATIONS FACILITY AT 350 CREEK MART ROAD, FLAT LICK, KENTUCKY 40935 IN THE WIRELESS COMMUNICATIONS LICENSE AREA IN THE COMMONWEALTH OF KENTUCKY IN THE COUNTY OF KNOX

CASE NO.: 2004-00341

)

SITE NAME: BAUGHMAN

* * * * * * *

APPLICATION FOR CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR CONSTRUCTION OF A WIRELESS COMMUNICATIONS FACILITY

BellSouth Mobility, LLC, d/b/a Cingular Wireless - Kentucky ("Applicant"), by

counsel, pursuant to (i) KRS §§ 278.020, 278.040, 278.665 and the rules and regulations

applicable thereto, and (ii) the Telecommunications Act of 1996, respectfully submits this

Application requesting issuance of a Certificate of Public Convenience and Necessity

("CPCN") from the Kentucky Public Service Commission ("PSC") to construct, maintain,

and operate a Wireless Communications Facility ("WCF") to serve the customers of the

Applicant with wireless telecommunications services.

In support of this Application, Applicant respectfully provides and states the following information:

1. The complete name and address of the Applicant:

BellSouth Mobility, LLC, d/b/a Cingular Wireless - Kentucky c/o Pike Legal Group, PLLC P.O. Box 369 Shepherdsville, KY 40165

2. Applicant proposes construction of an antenna tower for cellular telecommunications services or personal communications services which is to be located in an area outside the jurisdiction of a planning commission, and Applicant submits the within application to the Commission for a certificate of public convenience and necessity pursuant to KRS §§ 278.020(1), 278.650, and 278.665.

3. Applicant entity is not a corporation and, therefore, the requirements of 807 KAR 5:001(8) and 807 KAR 5:001(9) that applicant submit a certified copy of articles of incorporation is inapplicable. Applicant limited liability company has provided a copy of the Certificate of Authority issued by the Secretary of State of the Commonwealth of Kentucky for the applicant entity as part of **Exhibit A**.

4. The proposed WCF will serve an area completely within the Applicant's Federal Communications Commission ("FCC") licensed service area in the Commonwealth of Kentucky. A copy of the Applicant's FCC license to provide wireless services is attached to this Application or described as part of **Exhibit A**.

5. The public convenience and necessity require the construction of the proposed WCF. The construction of the WCF will bring or improve the Applicant's services to an area currently not served or not adequately served by the Applicant by increasing coverage or capacity and thereby enhancing the public's access to innovative and competitive wireless telecommunications services. The WCF will provide a necessary link in the Applicant's telecommunications network that is designed to meet the increasing

demands for wireless services in Kentucky's wireless communications licensed area. The WCF is an integral link in the Applicant's network design that must be in place to provide adequate coverage to the service area.

6. To address the above-described service needs, Applicant proposes to construct a WCF at 350 Creek Mart Road, Flat Lick, Kentucky 40935 (35°51'46.93" North latitude, 83°47'01.76" West longitude), in an area located entirely within the county referenced in the caption of this application. The property on which the WCF will be located is owned by Chris & Sallie E. Broughton pursuant to a Deed recorded at Deed Book 242, Page 154 in the office of the Knox County Clerk. The proposed WCF will consist of a 300-foot tall tower, with an approximately 20-foot tall lightning arrestor attached at the top, for a total height of 320- feet. The WCF will also include concrete foundations to accommodate the placement of the Applicant's proprietary radio electronics equipment. The equipment will be housed in a prefabricated cabinet or shelter that will contain: (i) the transmitting and receiving equipment required to connect the WCF with the Applicant's users in Kentucky, (ii) telephone lines that will link the WCF with the Applicant's other facilities, (iii) battery back-up that will allow the Applicant to operate even after a loss of outside power, and (iv) all other necessary appurtenances. The Applicant's equipment cabinet or shelter will be approved for use in the Commonwealth of Kentucky by the relevant building inspector. The WCF compound will be fenced and all access gate(s) will be secured. A description of the manner in which the proposed WCF will be constructed is attached as Exhibit B and Exhibit C. Periodic inspections will be performed on the WCF in accordance with the applicable regulations or requirements of the PSC.

7. A list of competing utilities, corporations, or persons is attached as **Exhibit D**, along with three (3) maps of suitable scale showing the location of the proposed new construction as well as the location of any like facilities located anywhere within the map area, along with a map key showing the owner of such other facilities.

8. The site development plan and a vertical profile sketch of the WCF signed and sealed by a professional engineer registered in Kentucky depicting the tower height, as well as a proposed configuration for the antennas of the Applicant and future antenna mounts, has also been included as part of **Exhibit B**. Foundation design plans and a description of the standards according to which the tower was designed, and which have been signed and sealed by a professional engineer registered in Kentucky, are included as part of **Exhibit C**.

9. Applicant has considered the likely effects of the installation of the proposed WCF on nearby land uses and values and has concluded that there is no more suitable location reasonably available from which adequate services can be provided, and that there are no reasonably available opportunities to co-locate Applicant's antennas on an existing structure. Applicant has attempted to co-locate on suitable existing structures such as telecommunications towers or other suitable structures capable of supporting Applicant's facilities, and no other suitable or available co-location site was found to be located in the vicinity of the site. Information regarding the Applicant's efforts to achieve co-location in the vicinity is presented as **Exhibit E**.

10. FAA notice is required for the proposed construction, and lighting or marking requirements may be applicable to this facility. A copy of the Notice of Proposed

Construction or Alteration filed by Applicant with the FAA is attached as **Exhibit F**. Upon receiving authorization from the FAA, the Applicant will forward a copy of the determination as a supplement to this Application proceeding.

11. A copy of the Kentucky Airport Zoning Commission ("KAZC") Application for the proposed WCF is attached as **Exhibit G**. Upon receiving authorization from the KAZC, the Applicant will forward a copy of the determination as a supplement to this Application proceeding.

12. The WCF will be registered with the FCC pursuant to applicable federal requirements. Appropriate required FCC signage will be posted on the site upon receipt of the tower registration number.

13. A geotechnical engineering firm has performed soil boring(s) and subsequent geotechnical engineering studies at the WCF site. A copy of the geotechnical engineering report and evaluation, signed and sealed by a professional engineer registered in the Commonwealth of Kentucky, is attached as **Exhibit H**. The name and address of the geotechnical engineering firm and the professional engineer registered in the Commonwealth of Kentucky who supervised the examination of this WCF site are included as part of this exhibit.

14. Clear directions to the proposed WCF site from the County seat are attached as **Exhibit I**. The name and telephone number of the preparer of **Exhibit I** is included as part of this exhibit.

15. Applicant, pursuant to a written agreement, has acquired the right to use the WCF site and associated property rights. A copy of the agreement or an abbreviated

agreement recorded with the County Clerk is attached as **Exhibit J**. Also included as part of **Exhibit J** is the portion of the full agreement demonstrating that in the case of abandonment a method is provided to dismantle and remove the cellular antenna tower, including a timetable for removal.

16. Personnel directly responsible for the design and construction of the proposed WCF are well qualified and experienced. Central Tower ("Tower Manufacturer") performed the tower and foundation design. The tower and foundation drawings for the proposed tower submitted as part of **Exhibit C** bear the signature and stamp of W. Gray Hodge, a professional engineer registered in the Commonwealth of Kentucky. All tower designs meet or exceed applicable laws and regulations.

17. The Project Manager and Contractor for the proposed facility is General Dynamics Wireless Services, and the identity and qualifications of each person directly responsible for construction of the proposed tower are contained in the attached letter submitted as part of **Exhibit C**.

18. Based on a review of Federal Emergency Management Agency Flood Insurance Rate Maps, the registered land surveyor has noted in **Exhibit B** that the proposed WCF is not located within any flood hazard area.

19. The possibility of high winds has been considered in the design of this tower. The tower has been designed and engineered by professional engineers using computer assistance and the same accepted codes and standards as are typically used for high-rise building construction. The tower design is in accordance with ANSI/EIA-222-F standards, for a wind load of 85 m.p.h. basic wind speed with 1/2" radial ice.

20. The site development plan signed and sealed by a professional engineer registered in Kentucky was prepared by Woodrow W. Marcum, Jr. The site survey was performed by Frank L. Sellinger. Page C-1 of **Exhibit B** is drawn to a scale of no less than one (1) inch equals 200 feet, and identifies every owner of real estate within 500 feet of the proposed tower (according to the records maintained by the County Property Valuation Administrator). Every structure and every easement within 500 feet of the proposed tower or within 200 feet of the access road including intersection with the public street system is illustrated in **Exhibit B**.

21. Applicant has notified every person who, according to the records of the County Property Valuation Administrator, owns property which is within 500 feet of the proposed tower or contiguous to the site property, by certified mail, return receipt requested, of the proposed construction. Each notified property owner has been given the docket number under which the proposed Application will be processed and has been informed of their right to request intervention. A list of the nearby property owners who received the notices, together with copies of the certified letters, are attached as **Exhibit K** and **Exhibit L**, respectively.

22. Applicant has notified the Knox County Judge/Executive by certified mail, return receipt requested, of the proposed construction. This notice included the PSC docket number under which the application will be processed and informed the Knox County Judge/Executive of his/her right to request intervention. A copy of this notice is attached as **Exhibit M**.

23. Two notice signs meeting the requirements prescribed by 807 KAR 5:063

measuring at least two (2) feet in height and four (4) feet in width with all required language in letters of required height have been posted in a visible location on the proposed site and on the nearest public road. Such signs shall remain posted for at least two (2) weeks after filing of the Application, and a copy of the posted text is attached as **Exhibit N**. Notice of the location of the proposed facility has also been published in a newspaper of general circulation in the county where the WCF is located.

24. The general area where the proposed facility is to be located is rural farmland. There are no residential structures located within a 500-foot radius of the proposed tower location.

25. The process that was used by the Applicant's radio frequency engineers in selecting the site for the proposed WCF was consistent with the general process used for selecting all other existing and proposed WCF facilities within the proposed network design area. Applicant's radio frequency engineers have conducted studies and tests in order to develop a highly efficient network that is designed to serve the Federal Communications Commission licensed service area. The engineers determined an optimum area for the placement of the proposed facility in terms of elevation and location to provide the best quality service to customers in the service area. A radio frequency design search area prepared in reference to these radio frequency studies was considered by the Applicant when searching for sites for its antennas that would provide the coverage deemed necessary by the Applicant. Before beginning the site acquisition process, Applicant carefully evaluated locations within the search area for co-location opportunities on existing structures, and no suitable towers or other existing tall structures were found in the

immediate area that would meet the technical requirements for the element of the telecommunications network to be provided by the proposed facility. A map of the area in which the tower is proposed to be located which is drawn to scale and clearly depicts the necessary search area within which the site should be located pursuant to radio frequency requirements is attached as **Exhibit O**.

26. All Exhibits to this Application are hereby incorporated by reference as if fully set out as part of the Application.

27. All responses and requests associated with this Application may be directed

to:

David A. Pike Pike Legal Group, PLLC 1578 Highway 44 East, Suite 6 P. O. Box 369 Shepherdsville, KY 40165-0369 Telephone: (502) 955-4400 Telefax: (502) 543-4410 WHEREFORE, Applicant respectfully request that the PSC accept the foregoing Application for filing, and having met the requirements of KRS §§ 278.020(1), 278.650, and 278.665 and all applicable rules and regulations of the PSC, grant a Certificate of Public Convenience and Necessity to construct and operate the WCF at the location set forth herein.

Respectfully submitted,

David A. Pike Pike Legal Group, PLLC 1578 Highway 44 East, Suite 6 P. O. Box 369 Shepherdsville, KY 40165-0369 Telephone: (502) 955-4400 Telefax: (502) 543-4410 Attorney for BellSouth Mobility, LLC, d/b/a Cingular Wireless – Kentucky

LIST OF EXHIBITS

- A Business Entity and FCC License Documentation
- B Site Development Plan:

500' Vicinity Map Legal Descriptions Flood Plain Certification Site Plan Vertical Tower Profile

- C Tower and Foundation Design and Qualifications Statement
- D Competing Utilities, Corporations, or Persons List and Map of Like Facilities in Vicinity
- E Co-location Report
- F Application to FAA
- G Application to Kentucky Airport Zoning Commission
- H Geotechnical Report
- I Directions to WCF Site
- J Copy of Real Estate Agreement
- K Notification Listing
- L Copy of Property Owner Notification
- M Copy of County Judge/Executive Notice
- N Copy of Posted Notices
- O Copy of Radio Frequency Design Search Area

EXHIBIT A BUSINESS ENTITY AND FCC LICENSE DOCUMENTATION



JOHN Y. BROWN III SECRETARY OF STATE

CERTIFICATE

I. JOHN Y. BROWN III, Secretary of State for the Commonwealth of Kentucky, do hereby certify that the foregoing writing has been carefully compared by me with the original record thereof, now in my official custody as Secretary of State and remaining on file in my office, and found to be a true and correct copy of CERTIFICATE OF ASSUMED NAME OF

CINGULAR WIRELESS – KENTUCKY ADOPTED BY BELLSOUTH MOBILITY LLC FILED MARCH 7, 2001.



IN WITNESS WHEREOF, I have here unto set my hand and affixed my Official seal at Frankfort, Kentucky this 2ND day of July, 2003.

ŕ A. III

John Y. Brown, III Secretary of State Commonwealth of Kentucky TB

COMMONWEALTH OF KENTUCKY JOHN Y. BROWN III SECRETARY OF STATE

(



1

0503086.12

John Y Brown III Secretary of State Received and Filed 20040-0000 01-00 FM Fee Receipt: \$20.00 apern - 5000

CERTIFICATE OF ASSUMED NAME

The certifies that the assumed name of					
CINCULAR WIRELESS - KENTUCKY					
has been adopted by BELLSOUTH HOBILITY	Print other state and a LLC Print state of the state of			*****	
which is the "real name" of you wast clear a					
			eneral Partners	hip	
		ogistared Limite	d Liability Partr	veretrip	
a Domestic Limited Partnership		Foreign Li	miled Partnersh	io	
	a Foreign B	usiness Trust			
a Domestic Corporation		a Foreign C	orporation		
a Domestic Limited Liability Compar	y .	& Foreign Li	imited Linbility C	Company	
a Joint Ventune					
organized and existing in the state or country	of <u>Ceorgia</u>			, and whose	addreas is
5565 Glenridge Connector	Atlan	at a	GA	30342	
The confidence of personnect name to exiscutor	sby (C a r		State.	Zie Canas
Lall Use	ull				
	anager. Iular Corp		Name of upon	* 	
Merch 4 2001	an a	**************************************	Date		

80C-238 (7/88)

(Bee alleched sheet for instructions)



JOHN Y. BROWN III SECRETARY OF STATE

÷ ۲`

CERTIFICATE

I, JOHN Y. BROWN III, Secretary of State for the Commonwealth of Kentucky, do hereby certify that the foregoing writing has been carefully compared by me with the original record thereof, now in my official custody as Secretary of State and remaining on file in my office, and found to be a true and correct copy of CERTIFICATE OF AUTHORITY OF

BELLSOUTH MOBILITY LLC FILED OCTOBER 3, 2000.

۰. ۲



IN WITNESS WHEREOF, I have here unto set my hand and affixed my Official seal at Frankfort, Kentucky this 2ND day of July, 2003.

1 .Th

John Y. Brown, III Secretary of State Commonwealth of Kentucky TB

132	ţ		
COMMON	WEALTH OF KENTUCKY		
	DHN Y. BROWN H		
	RETARY OF STATE	0	503096.06
	THE STATE	U U	202000100
53		f f	
			hn Y. Brown I
-		580	retary of Sta
ADDISCATION C			ceived and File
J25-24 -	OR CERTIFICATE OF AUTHOR)3/2000 12:15 F
insuant to the providence of KRS Chapter 275, antucky on behalf of the limited liability company i	, the undersigned hereby applies for	authority to tran	Receipt: \$90
		mits the following:	MARKAL SUZ
The company is a limited liability compare a professional limited liability compare	ny (LLC).		
The name of the line in the line is	any uniquely (PLLC).		
BELLSOUTH MOBILITY LLC			
			·
The name of the limiting liability compary to be us	aroci ini Kanilucky ia		
	af "hass name" a une-white to use		
GEORGIA is the s	take or country of organization.		
Contanta AP AAAA	-	4 × 101.	
of dissolution, the latific date upon which the limit	date of organization and, if the limited i	lability company he	as a specific data
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual tesiness addresses of the	TA. GA 30309		Ne principal
1100 PEACHTREE STELLT, SUITE 1000. ATLAN	rta, GA 30309 current managers, if any, are as follow		e principal
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual tesiness addresses of the	TA, GA 30309 Current managers, if any, are as follow	8;	e principal
1100 PEACHTREE STELLET, SUITE 1000. ATLAN The names and usual islness addresses of the N/A	TTA, GA 30309 Current managers, if any, are as follow	B; Admoss	e principal
The street address of the street Main Street	TTA, GA 30309 Current managers, if any, are as follow	B; Admoss	40601
The street address of the street Main Street	TTA. GA 30309 Current managers, if any, are as follow more a commune. (accounty) htacky is Frankfort Cay	B; Address Address	•
The street address of the street Main Street	TTA. GA 30309 Current managers, if any, are as follow more a commune. (accounty) Muscky is Frankfort Cay	B: Address Address Kentucky	40601
The street address of the registered office in Ken 421 West Main Street and the name of the registered office in Ken Street and the name of the registered agent at that office THE PRENTICE-HALL CHORATION SYSTEM, IN	TA. GA 30309 Current managers, if any, are as follow and a company. (accurry) Nucky is Prankfort Cay CB is RC.	8: Address Address Kentucky State	40601
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual memory address of the N/A The street address of consistened office in Ken 421 West Main Street Street and the name of the receipted agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN This application will be addrestive upon filling, unles	TA. GA 30309 Current managers, if any, are as follow and a company. (accurry) Nucky is Prankfort Cay CB is RC.	8: Address Address Kentucky State	40601
The names and usual trainings addresses of the N/A The street address of chegistered office in Ken 421 West Main Street address of chegistered office in Ken 421 West Main Street address of the resistered agent at that offic THE PRENTICE-HALL CHORATION SYSTEM, IN This application will be street and	PTA. GA 30309 Current managers, if any, are as follow more a commune. (accounty) Muscky is Prankfort Cay Cay Cay SS a delayed effective date and/or time	B: Address Kentucky State B is specified:	40601 20 Core
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual means addresses of the N/A The street address of corregistered office in Ken 421 West Main Struct Struct and the name of the restructored agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN This application will be structive upon filling, unles	TA. GA 30309 Current managers, if any, are as follow more a commune. (accounty) htacky is Prankfort Cay to is SS a delayed effective date and/or time ion, the above-named limited fiability	B: Address Kentucky State B is specified:	40601 20 Core
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual means addresses of the N/A The street address of corregistered office in Ken 421 West Main Struct Struct and the name of the restructored agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN This application will be structive upon filling, unles	TA. GA 30309 Current managers, if any, are as follow more a commune. (accounty) htacky is Prankfort Cay to is SS a delayed effective date and/or time ion, the above-named limited fiability	B: Address Kentucky State B is specified:	40601 20 Core
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual means addresses of the N/A The street address of corregistered office in Ken 421 West Main Struct Struct and the name of the restructored agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN This application will be structive upon filling, unles	The carrent managers, if any, are as follow Current managers, if any, are as follow Contractory Thacky is Frankfort Contractory Set a delayed effective date and/or time ion, the above-named limited flability of its formation.	B: Address Address Kentucky State B is specified: company validity e	40601 Zo cos
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual means addresses of the N/A The street address of corregistered office in Ken 421 West Main Struct Struct and the name of the restructored agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN This application will be structive upon filling, unles	TA. GA 30309 Current managers, if any, are as follow current managers, if any, are as follow managers, if any, are as follow Prankfort Cay be is if: SS a delayed effective date and/or time con, the above-named limited flability of its formation. JOAQUTN R. CAE	B: Address Address Kentucky Some B is specified: company validly e Some	40601 Ze cose
1100 PEACHTREE STRUCT, SUITE 1000, ATLAN The names and usual means addresses of the N/A The street address of corregistered office in Ken 421 West Main Struct Struct and the name of the restructored agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN This application will be structive upon filling, unles	TA. GA 30309 Current managers, if any, are as follow mit a managers, if any, are as follow Prankfort Cay Cay Cay Cay Cay Cay Cay Cay	B: Address Address Kentucky Some B is specified: company validly e Some	40601 Ze cose
The street address of the registered office in Ken 421 Meet Main Street Street and the name of the registered office in Ken 421 Meet Main Street Street and the name of the registered agent at that office THE PRENTICE-HALL CHORATION SYSTEM, IN This application will be resident at the application certify that, as of the comparison of the jurisdiction THE PRENTICE-HALL COMPARATION SYSTEM, IN	The GA 30309 Current managers, if any, are as follow Intracky is Prankfort Cay De is RC. INTRACE	B: Address Address Kentucky State B is specified: company validly e Strature Strature Company validly e Strature Company validly e Strature Strature Company validly e Strature	40601 Zo core
1100 PEACHTREE STELET, SUITE 1000, ATLAN The names and usual mainess addresses of the N/A The street address of the segistered office in Ken 421 West Main Street Show and the name of the resource agent at that offic THE PRENTICE-HALL COORATION SYSTEM, IN This application will be sectore upon filing, unless certify that, as of the company under the prisolicition ability company under the two of the jurisdiction	TA. GA 30309 Current managers, if any, are as follow mit a managers, if any, are as follow Prankfort Cay Cay Cay Cay Cay Cay Cay Cay	B: Address Address Kentucky State B is specified: company validly e Strature Strature Company validly e Strature Company validly e Strature Strature Company validly e Strature	40601 Zo core
The street address of the registered office in Ken 421 Meet Main Street Street and the name of the registered office in Ken 421 Meet Main Street Street and the name of the registered agent at that office THE PRENTICE-HALL CHORATION SYSTEM, IN This application will be resident at the application certify that, as of the comparison of the jurisdiction THE PRENTICE-HALL COMPARATION SYSTEM, IN	The GA 30309 Current managers, if any, are as follow Intracky is Prankfort Cay De is RC. INTRACE	B: Address Address Kentucky State B is specified: company validly e Strature Strature Company validly e Strature Company validly e Strature Strature Company validly e Strature	40601 Zo com exists as a limited SIDENT OF SOLE ME e [[wlar Corp 20 00
The street address of the registered office in Ken 421 West Main Street and the name of the registered office in Ken 421 West Main Street Store and the name of the registered agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN Denote and the jurisdiction This application will be the registered agent at the application certify that, as of the company under the way of the jurisdiction THE PRENTICE-HALL COMPANIENT IN THE PRENTICE HALL COMPANIEN	TA. GA 30309 Current managers, if any, are as follow and a managers, if any, are as follow which is Prankfort Cay Cay Cay Cay Cay Cay Cay Cay	B: Address Address Address Kentucky State B is specified: company validity e Signature UBONELL, VICE PRE Signature Company of the fill Signature Signatu	40601 Zo com exists as a limited SIDENT OF SOLE ME e [[wlar Corp 20 00
The names and usual mainess addresses of the N/A The street address of the registered office in Ken 421 West Main Street and the name of the registered office in Ken 421 West Main Street Street and the name of the registered agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN Denset address of the company under the way of the jurisdiction THE PRENTICE-HALL COMPANIES of the jurisdiction THE PRENTICE-HALL COMPANIES of the jurisdiction THE PRENTICE-HALL COMPANIES of the jurisdiction	TA. GA 30309 CLIFTENT Managers, if any, are as follow Intractory is Prankfort Cay De is RC. ISS a delayed effective date and/or time ion, the above-named limited flability of its formation. JOAQUIN R. CAS Bell South In Date: As plan Consort to save as the registered Streamed Interval	B: Address Address Address Kentucky State B is specified: company validity e Signature UBONELL, VICE PRE Signature Company of the fill Signature Signatu	40601 Zo com exists as a limited SIDENT OF SOLE ME e [[wlar Corp 20 00
The names and usual mainess addresses of the N/A The street address of the registered office in Ken 421 West Main Street and the name of the registered office in Ken 421 West Main Street Street and the name of the registered agent at that offic THE PRENTICE-HALL CORATION SYSTEM, IN Denset address of the company under the way of the jurisdiction THE PRENTICE-HALL COMPANIES of the jurisdiction THE PRENTICE-HALL COMPANIES of the jurisdiction THE PRENTICE-HALL COMPANIES of the jurisdiction	TA. GA 30309 Current managers, if any, are as follow and a managers, if any, are as follow which is Prankfort Cay Cay Cay Cay Cay Cay Cay Cay	B: Address Address Address Kentucky State B is specified: company validity e Signature UBONELL, VICE PRE Signature Company of the fill Signature Signatu	40601 Zo core
1100 PEACHTREE STELLET, SUITE 1000. ATLAN The names and usual disiness addresses of the N/A The street address of the registered office in Kan 421 Mest Main Street and the name of the registered agent at that offic THE PRENTICE-HALL CONCENTION SYSTEM, IN Certify that, as of the data of filing this application ability company under the laws of the jurisdiction THE PRENTICE-HALL CONCENTION SYSTEM, IN	TA. GA 30309 Current managers, if any, are as follow and a managers, if any, are as follow which is Prankfort Cay Cay Cay Cay Cay Cay Cay Cay	B: Address Address Address Kentucky State B is specified: company validity e Signature UBONELL, VICE PRE Signature Company of the fill Signature Signatu	$\frac{40601}{20 \text{ core}}$

· • • ×

Federal Communications Commission Wireless Telecommunications Bureau

Radio Station Authorization (Reference Copy)

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.

Licensee: BellSouth Personal Communications, LLC

ATTN Kellye Abernathy BellSouth Personal Communications, LLC 17330 Preston Rd. Suite 100A	FCC Registration Number (FRN): 0004205977
	Call Sign: File Number: KNKN673
Dallas, TX 75252	Radio Service: CL - Cellular
	Market Number Channel Block CMA453 A
Market Name Kentucky 11 - Clay	Sub-Market Designator 0

Γ

Grant Date 08/21/2001	Effective Date 10/11/2002	Expiration Date 10/01/2011	Five Yr Build-Out Date 11/29/1996	Print Date 09/01/2004	
--------------------------	------------------------------	-------------------------------	---	--------------------------	--

Site Information

Location	Latitude	Longitude	Ground Elevation (meters)	Structure Hgt to Tip (meters) 83.3		Antenna Structure Registration No.
3	36-54-29.1 N	084-08-04.7 W	479.4			1043806
	Addre	55	City	County	State	Construction Deadline
		15 MILE WEST OF NTERCHANGE 24, S	CORBIN	WHITLEY KY		

Antenna: 1 Azimuth (degrees from true north)		45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)		200.9	175.1	174.7	218.3	203.7	218.1	225.5
Transmitting ERP (watts)		68.700	182.780	250.000	182.780	68.700	9.100	7.050

Location	Latitude	Longitude	Ground Elevation (meters)	Structure Hgt to Tip (meters)		Antenna Structure Registration No.		
4	36-44-50.1 N	084-08-43.6 W	469.7	62	62.2 1043812			
	Addre	SS	City	County State		Construction Deadline		
UPON K	ING MOUNTA	IN 0.2 MILE NNW	WILLIAMSBURG	WHITLEY KY		WHITLEY KY		

OF SR-92 1.0 MILE ENE OF								
Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	162.6	118.1	217.4	130.7	166.8	123.5	173.2	184.4
Transmitting ERP (watts)	49.420	48.180	74.800	55.450	51.040	45.070	71.430	49.420

Location	Latitude	Longitude	Ground Elevation (meters)					Structure Hgt to Tip (meters)			icture i No.	
5	36-53-53.3 N	083-19-24.7 W		853	.4							
	Addre	55		Cit	City County State Construc				ruction D	tion Deadline		
	e South of US ountain 3 mile	-421 Upon Pine s North of		Harl	an	HARLAN KY						
Antenna:	1 Azimuth (de	grees from true north	n)	0°	45°	90°	135°	180°	225°	270°	315°	

Antenna: TAzimuur (degrees from true horth)	0.	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	130.8	95.8	85.9	82.6	128.5	132.5	79.0	127.0
Transmitting ERP (watts)	88.000	83.100	55.500	21.300	17.600	21.700	55.500	83.100

Location	Latitude	Longitude	Ground Elevation (meters)	Structure Hgt to Tip (meters)		Antenna Structure Registration No.	
7	36-38-29.7 N	083-46-25.0 W	917.4	64	.9	1056643	
	Addres	ŝs	City	County State		Construction Deadline	
1.9 mi ol	sr-74,3.5 wnv	v of middlesboro	Middlesboro	BELL KY			

Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	516.5	492.9	497.0	569.1	452.2	312.4	356.6	425.7
Transmitting ERP (watts)	50.000	39.720	23.660	3.340	0.160	3.340	23.660	39.720
Antenna: 2 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	499.8	476.1	480.2	552.4	435.4	295.6	339.8	409.0
Transmitting ERP (watts)	0.100	0.400	11.170	8.040	0.420	0.100	0.100	0.100

Location	Latitude	Longitude	Ground Elevation (meters)	Structure Hgt to Tip (meters) 96.0		Antenna Structure Registration No.
9	37-08-58.7 N	083-45-07.4 W	452.6			1043808
	Addre	55	City	County	State	Construction Deadline
Manche	Manchester Shopping Center on Lucas Road		Manchester	CLAY	KY	

Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	206.4	203.6	144.7	180.0	181.4	183.4	204.9	193.4
Transmitting ERP (watts)	89.200	123.130	114.910	123.130	89.200	20.670	11.230	20.670
Antenna: 2 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
	T	I	l		t		1	

Antenna Height AAT (meters)	206.4	203.6	144.7	180.0	181.4	183.4	204.9	193.4
Transmitting ERP (watts)	89.200	123.130	114.910	123.130	89.200	20.670	11.230	20.670

Location	Latitude	Longitude	Ground Elevation (meters)		Hgt to Tip ters)	Antenna Structure Registration No.
12	36-58-46.0 N	083-01-30.2 W	736.8	80	.5	1010610
	Address MILE N OF LYNCH ON LOONEY RIDGE		City	County	State	Construction Deadline
1 MILE N			LYNCH	LEE	KY	

Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	337.2	319.7	29.9	35.1	29.9	197.2	186.8	289.1
Transmitting ERP (watts)	46.060	46.060	46.060	46.060	46.060	46.060	46.060	46.060

Location	Latitude	Longitude	Ground Elevation (meters)	Structure I (met	····	Antenna Structure Registration No.
13	36-40-53.1 N	084-08-46.5 W	446.2 58.8		8	
	Address Saxton Cell Site - 1 Mile West of Highway 25 at Pleasantview		Address City		State	Construction Deadline
Saxton C			Pleasantview	WHITLEY	KY	

Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	168.6	165.9	89.9	120.8	107.1	45.1	105.6	151.0
Transmitting ERP (watts)	14.450	39.810	52.480	37.150	41.690	48.980	19.950	8.510

Location	Latitude	Longitude	Ground Elevation (meters)	Structure Hgt to Tip (meters)		Antenna Structure Registration No.
14	36-52-13.8 N	083-24-54.2 W	835.2	80	.5	1007945
	Addre	SS	City	County	State	Construction Deadline
1 · · · ·	MOLUS CELL SITE - 5.5 MILES SOUTHWEST OF HARLAN		MOLUS	HARLAN	KY	

Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	347.1	309.2	367.1	350.3	318.9	451.1	327.9	369.1
Transmitting ERP (watts)	21.100	11.070	5.300	7.840	17.150	22.610	16.000	17.150

Location	Latitude	Longitude	Ground Elevation (meters)	Structure (met		Antenna Structure Registration No.								
15	37-07-44.0 N	083-50-14.0 W	399.9 94.8		.8	1043631								
	Address		Address		Address		Address		Address		City	County	State	Construction Deadline
	HOOKER CEI	LL SITE	Manchester	CLAY	KY									

Antenna: 1 Azimuth (degrees from true north)	0°	45°	90°	135°	180°	225°	270°	315°
Antenna Height AAT (meters)	133.6	173.3	133.2	109.7	125.2	107.8	99.4	138.6
Transmitting ERP (watts)	58.990	44.380	49.690	57.630	15.670	1.840	3.180	31.960

Control Points

Control Point No.	Address	City	County	State	Telephone Number
1	1650 LYNDON FARMS COURT	LOUISVILLE		КY	(502)329-4700

Waivers/Conditions

WE MAKE NO FINDING IN THESE CASES THE ISSUES RAISED IN FOOTNOTE 3 OF LA STAR CELLULAR TELEPHONE COMPANY, 7 FF Rcd 3762 (1992). THEREFORE, THESE GRANTS OF TRANSFERS/ASSIGNMENTS ARE CONDITIONED ON ANY SUBSEQUENT ACTION THE COMMISSION MAY TAKE CONCERING THE

The Cellular Geographic Service Areas of the following cellular systems (listed by call sign) have been combined: KNKN861, KNKN841 and KNKN673.

Conditions

Pursuant to Section 309(h) of the Communications Act of 1934, as amended, 47 U.S.C. Section 309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. Section 310(d). This license is subject in terms to the right of use or control conferred by Section 706 of the Communications Act of 1934, as amended. See 47 U.S.C.

FCC 601 - C August 2002

CLOSE WINDOW

EXHIBIT B

SITE DEVELOPMENT PLAN:

500' VICINITY MAP LEGAL DESCRIPTIONS FLOOD PLAIN CERTIFICATION SITE PLAN VERTICAL TOWER PROFILE



pwb.17-nemripue8/nemripue8/solmeny0 letene0//L









pwb.4%-nemdpue8/nemdpue8/solmeny0 terens0//L



pwb.25-nemigue8/nemigue8/someryClienen/Clienen

EXHIBIT C TOWER AND FOUNDATION DESIGN AND STATEMENT OF QUALIFICATIONS






















		Dagonal / Honzontal Angle Member	(i) Waveguide Angle Clip 1/2" X 9" J.Bott Used To Secure	Section A - A	Feedine Hanger Waveguide Rai	Typical Installation
					() Wavequide Angle Cip Tower Leg	
TOLERARCES " XX J/1" DRLED HOLE #1/11" XX J/1" DRLED HOLE #1/11" XXX 1/16" NUMED HOLE #1/16"	DATE APP. D	1.) This Kit 2.) ThisKit C Diagonal 3.) Steel Pa	NOTES:	WEIGHT + EN	HARDWARE 3 3	STEEL PARTS
ES UNCESS OFFERE		 This Kit Will Mount on I-1/2* To 5* Argle, ThisKit Can Be Used To Secure Waveguid Diagonal Or Horizontal Members. Steel Parts Indicated Above With An ** * 	7.22	NGINEER		CA20-50
NCH13 DEALERSE CHIE NO. NECH13 KCA20-50	TOWER WAVEGUIDE AN	 This Kit Will Mount on 1-1/2" To 5" Angle, ThisKit Can Be Used To Secure Waveguide Ladder To Diagonal Or Honzontal Members. Steel Parts Inducated Above With An *• " Will Be Packed With The Hardware. 	Wavegude Angle Clip Kit	MATION DESCRIPTION	DESCRIPTION 1/2" x 9" H.D.G. V-Botts 1/2" H.D.G. Lockwashers	DESCRIPTION Waveaude Anale Cip
E DRAWING	ANGLE CLIP KIT	The Hardware,	N,	Cate (Sq. Ft.)		ary.



















GENERAL DYNAMICS Network Systems

Louis De Kanak, 4020

April 21, 2004

Re: Qualification Statement for General Dynamics Project Manager and Contractor for Cingular Project Baughman.

To whom it may concern:

General Dynamics Network Systems has always been at the leading edge of technology development, ushering in discoveries that have changed the face of the industry.

In the 1950s and '60s, we developed MOBIDIC (mobile digital computer), a completely computerized and transistorized, general-purpose data processing system, for the Army Signal Corps. And through a partnership with IBM, we also created the tactical Communications system, MALLARD, for the U.S. Army.

During the '70s and '80s, we pioneered the use of optical-fiber communications, developing the world's first system to provide regular telephone service to the public.

The Air Force even asked us to provide several thousand miles of optical fiber cable, radio networks, and data-processing equipment to handle command, control, and communications equipment for the nation's MX mobile intercontinental missile system.

We also began a 25-year (and counting) relationship with NASA through our development, operation and maintenance of their Tracking and Date Relay Satellite System (TDRSS).

The 1990s found us supporting expanded wireless technology. To support the introduction of GTE's revolutionary Airfone service for airline passengers, we deployed a wireless system across 47 states, Canada and Mexico within 15 months.

In 1999, General Dynamics acquired Government Systems Corporation from GTE. Worldwide Telecommunication Systems was a significant part of that unit. Two years later, we changed our name to Network Systems to better reflect the service we provide our government and commercial customers.

It was our incredible command of communications technologies that led to our selection as the company to renovate the IT and telecommunications infrastructure the world's largest office building - The Pentagon.

We are now engaged in offering national turnkey wireless network solutions to major carriers in the wireless industry. Our highly qualified local presence in every major market across the country, commitment to the highest international safety standards, existing infrastructure and ability to capitalize large projects makes the services that General Dynamics provides revolutionary.

GENERAL DYNAMICS **Network Systems**

1650 Senten Constant

Individual Qualifications

Steve Duff, Project Manager - Tennessee / Kentucky Region

Steve began his career in the wireless industry in 1983. He has been involved at every level and stage of the wireless construction process and carries with him a vast array of industry knowledge. He has been instrumental in build outs of many turnkey wireless networks across the continental United States and Puerto Rico. Steve was welcomed into the General Dynamics team in 2003.

Donald Day, Site Acquisition Manager - Kentucky Region

Donald began his career in the wireless industry as a site acquisition agent in the late 90's. He was promoted into management in 1999 and has participated in every stage of the wireless construction process. He has managed several large projects across the country and through his career he has developed synergy of skills that are unmatched in the industry. He is well versed in real estate transactions, regulatory compliance, engineering and construction. General Dynamics welcomed Donald to our team in 2003.

Brian Johns, Construction Manager - Kentucky Region

Brian began his career in wireless construction in 1990 and began to manage construction crews in 1994. In 1999 he was promoted to manage projects in the southeastern region of the United States. Through his tenure he became well versed in all phases of construction, regulatory compliance, and safety. General Dynamics gladly welcomed his contribution to our team earlier this year.

IES
20
RA
Z
G.

- PPIOR TO THE START OF CONSTRUCTION, THE CONTRACTOR SHALL BE RESPONSIBLE FOR ENSURING THAT ALL REQUIRED PERMITS AND APPROVALS HAVE HEEN GRIANED. NO CONSTRUCTION OF FABRICATION SHALL BEEN UNUL THE CONTRACTOR HAS RECEIVED AND THOROUGHLY REVEWED ALL UNUL THE CONTRACTOR HAS RECEIVED AND THOROUGHLY REVEWED ALL PLANS AND OTHER DOCUMENTS APPROVED BY ALL APPLICABLE PERMITTING AUTHGATIES.
- ² ALL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THESE PLANS AND THE CORES, RECULATIONS, AND STANDARDS OF ALL APPLICABLE COVERATIO AUTHORITES, CINCULAR WIFELESS & GENERAL ONNAMES.
 - ⁴ HE GENERAL COMPRACTOR SHALL VERFY THAT ALL EXISTING TOPOGRAPHY AND HORIZONTAL GEOMETRY IS AS INDICATED ON THESE ORAMINGS. NO ADDITIONAL COMPETISATION SHALL BE PAID TO THE CONTRACTOR FOR UAMAGE OR REPARE TO THESE FACILITIES CAUSED BY THE CONTRACTOR'S WORK FORCE. IMMEDIATILY NOTIFY GENERAL DYNAMICS CONSTRUCTION SUPPRIVISION OF ANY DISORFPANCIES OR INTERFERENCE WIGH AFFECT THE WORL OF THIS CONTRACT.
- THE COMPRACTOR SHALL MANHAIN ADEQUATE DRANDAGE AT ALL TIMES, DO NOT ALLOW WATER TO STAND OR FOLD. ALLY DAMAGE TO STRUCTURES OR WORK ON THE STE CAUSED BY INADEGUATE MANTENANCE OF DRANDAGE PROVISIONS WILL DE THE RESPONSIBILITY OF THE CONTRACTOR AND ANY COST ASSOCIATED WITH REPAIRS FOR SUCH DAMAGE WILL BE AT THE CONTRACTOR'S EXPENSE.
- 5. ALL WASTE MATCRIAL SHALL BE PROPERT / JISPOSED OF OFF-SHE OR AS DIRECTED BY GENERAL DYNAMICS CONSTRUCTION SUPERVISOR AND IN ACCORDANCE WITH JURISDICTIONAL AUTHORITES. ALL DEBRIS SHALL BE REMOVED FROM THE SITE DALLY.
- ⁶ ANY PROPERTY DAMAGE CAUSED BY THE CONTRACTOR OR HIS OPERATIONS SHALL BE CORRECTED AND/OR RESTORED TO THE SATISFACTION OF THE PROPERTY OWNER(S) AND THE GENERAL DYNAMICS CONSTRUCTION MANAGER AT NO ADDITIONAL COST.
- ² NOTE? GENERAL DYNAMICS CONSTRUCTION SUPERVISOR TWENTY-FOUR HOURS PRIOR TO CONSTRUCTION TO ALLOW THE INSPECTORS TO LOOK AT THE SHIE PRIOR TO EXCAVATION.
- B. HE CONTRACTOR SHALL INLUDE ALL WORK REDURED TO CO-LOCATE ON THE EXISTING TOWER UCLUDING ALL NECESSARY SITE IMPROVEMENTS, FOLDIDATIONS, ELECTRICAL IMPROVEMENTS, H-FRAME, AND OTHER ACCESSORES FOR COMPLETE INSTALLATION.
- 9. THE CONTRACTOR IS RESPONSIBLE FOR THE INSTALLATION OF THE FOLLOWING EQUIPMENT THAT WILL BE SUPPLIED BY GENERAL DYNAMICS OR OTHERS: ANTENNAS, COXX CABLES, ICE BRIDGE, WAVEGUDE LADDER, AND EQUIPMENT CABINETS. THE EQUIPMENT CABINETS SHALL BE TRANSPORTED T THE SITE BY THE CONTRACTOR.
- ¹⁰. COMTRACTOR TO NOTIFY GENERAL DYNAMICS CONSTRUCTION SUFFERVISOR FORTY-EIGHT HOURS BEFORE CONCRETE POURS AND OTHER RECOURED INSPECTIONS IN ACCORDANCE WITH SCOPE OF WORK.
- ^{11,} GENERAL CONTRACTOR SHALL PROVIDE, AT THE PROJECT SITE, A FULL SET OF CONSTRUCTION DOCIMENTS UPDATED WITH THE LATEST REVISIONS AND ADDENDA OR CLARIFICATIONS FOR USE BY ALL PERSONIEL INVOLVED WITH THE PROJECT, HIS SET IS A VALID CONTRACT DOCUMENT ONLY IF THE HILE SHEET IS STAMPED "FOR CONSTRUCTION" AND EACH SUCCESSIVE SHEET BEARS THE ENGINEER'S SIGNED WET STAMP.

- 12. CONTRACTOR TO DOCUMENT ALL WORK PERFORMED WITH PHOTOGRAPHS AS REQUIRED AND DETAILED IN THE TECHNICAL SPECIFICATIONS AND SCOPE OF WORK, SUBMIT PHOTOGRAPHS TO GENERAL D'FHAMICS ALONG WITH REDLINED CONSTRUCTION SET.
- 33. CONTRACTOR PERFORMING WORK FOR GENERAL DYNAMICS SHALL CONFORM TO STATE & FEDERAL OSHA REGULATIONS AND SHALL EXHIBIT SAFE & SOURD WORK PRACTICES WILE WORKING ON SITE
 - 14. ALL WORF PERFORMED BY THE CONTRACTOR SHALL BE WARRAUTED FOR WORKMANSHIP FOR A PERIOD OF 14 MOUTHS FROM JOB COMPLETION MATERIALS PROVIDED BY CONTRACTOR STALL BE WARRANTED TO THE EXTENT OF THE WANUFACTURER'S WARRANTY

UTILITY NOTES

- ¹ AFPLY FOR THE UTULTY SERVICE (ELECTRIC) HO LATER THAN THE MEXT BUSINESS DAY FOLLOWING NOTICE TO PROCEED. COORDINATE WITH THE ELECTRIC UTULTY COMPANY FOR EXACT TRANSFORMER LOCATION, METERING REQUIREMENTS, AND SERVICE ROUTING, COORDINATE WITH THE TELEPHORE UTULTY COMPANY FOR EXACT TELEPHONE REQUIREMENTS AND ROUTING OF SERVICE.
- ^{2.} ALL UTRUTY RELATED WORK SHALL BE PERFORMED IN ACCORDANCE WITH APPLICABLE UTRUTY RECOUREMENTS. FIELD VERIEY EXISTING UTRUTY LOCATIONS PERIOR TO CONSTRUCTION.
- THE CONTRACTOR STALL CONTACT UTILITIES AND LOCATOR SERVICE A MINIMUM OF 72 HOURS PRIOR TO THE START OF CONSTRUCTION. (K7 BUD 1-800-752-6007 & IN 1-800-382-5544)
- CUMPRACION SHALL PROVIDE TRENCHING AND ALL MATERIALS AS SHOWN OR AS REQUIRED BY LOCAL UTLITY.
- 5. CONTRACTOR SHALL MANTAIN 20' HORIZONTAL CLEARANCE FROM CENTRETINE OF EXISTING POWER LINES OR AS REQUESTED BY THE POWER COMPANY.
- 6. ALL EXCAVATIONS IN AREAS OF EXISTING UTILITIES SHALL GE PERFORMED BY HAND.
- ²¹ CONTRACTOR IS RESPONSIBLE FOR ANY COSTS TO REPAIR OR DOWNTIME RELATED CHARGES.
- a. CONTRACTOR SHALL PROVIDE ALL WATERIALS REQUIRED FOR THE GROUNDING INSTALLATION
- CHUCULAR REPRESENTATIVE SHALL BE GIVEN NO LESS THAN 48 HOUR HOTICE FOR PRE-CONSTRUCTION WALK AND GROUNDING / MEUGER INSPECTION.

EXHIBIT D COMPETING UTILITIES, CORPORATIONS, OR PERSONS LIST AND MAP OF LIKE FACILITIES IN VICINITY



Knox County Map data.xls

County	
Knox	

Longitude Latitude	.atitude	Owner			į	
-83.929289 36.800133	3.8001331		LUC ABD	ueiður (m)	City	Status
83 702027 26 062025	000000		pq	pq	Swan Lake, KY	Pronosed
36 77000 1°00-	0,000000	Proposed Cingular Wireless site called Baughman	14	24.4	Dettohand VV	
-84.064006 36.922044	9.922044	Proposed Cingular Wireless site called Corbin Runsee			Daughtinan, NT	Proposed
-84.094139 36 947083	3 94 70R3		00	DG1	Corbin, KY	Proposed
04 02010 00	000000	zumencent towers, into (Uniguar Wireless co-location called Corbin)	1003734	38,1	CORBIN KY	Constructed
277708.00 1018101-00-	222208.0	ENCORE COMMUNICATION	1019525	0 * * *		000000000
-84.081944 36 902500	902500		0700+01	0.111	WUUUBINE, KY	Constructed
			1043526	185.9	WOODRINE KY	Construction
-03.9/0333 36.954167	1.954167	FURANKS REAL TV CODD	000000			CONSTITUTED
R1 005778 76 007EAO	007500		104.3528	132.6	GRAY, KY	Constructed
00 01300000	1.031.300	LITUTIELU COUNTY CELLULAR, INC. DBA = RAMCELL OF KENTUCKY	1043634	10.01		
-83.899694 36.866333	3.8663333	BELL SOUTH PERSONAL COMMUNICATIONS 11 C (Clearification of a section o	1000101	7.01	PARPUURVILLE, AY	Constructed
02 06064 4 35 N FROM	111200	International and a second	1043805	60.5	BARBOURVILLE, KY	Constructed
00 110006.00-	1000645-0	KENTUCKY, COMMONWEALTH OF DBA = KY EMERGENCY WARNING SYSTEM KEWS	10AABAR	0 2 0	CDAN KW	
-83.951167 36.954111	3954111	BELLSOUTH PERSONAL COMMUNICATIONS 11 C (Crossing Witcher 1997)	0000000	0.00	GRAY, AY	Constructed
-83 060083 36 04 464	044641	and a second of the second of	1052499	93.0	GRAY, KY	Constructed
	110110.	C&C FOWER RENTAL	1231017	<i>τ</i> α <i>τ</i>		
-83.932833 36.915250	.915250	HEMPHILL CODDODATION	101031	20.7	UURBIN, NY	Constructed
30 00000 00	1000000		1232545	106.3	GRAY, KY	Granted
100710-00 07070-00-	1007101		1232713	106.4	DIMDIE VV	
				1001	UNVOLC, N1	Dameo

License Search Search Results

Specified Search

State = **Kentucky** County = **JEFFERSON** Radio Service = **CL**, **CW**

9 Matches (all results displayed)

				ļ	PA= Pendin	g Application(s)
	Call Sign	Licensee Name	FRN	Radio Service	Status	Expiration Date
1 [PA]	KNKA245	BellSouth Mobility LLC	0004206645	CL	Active	10/01/2004
2	KNKA266	Cellco Partnership	0003290673	CL	Active	02/09/2006
3 Pa	KNLF251	AT&T Wireless PCS, LLC	0003291192	CW	Active	06/23/2005
4	KNLF252	WIRELESSCO, L.P.	0002316545	CW	Active	06/23/2005
5	KNLF661	NextWave Personal Communications Inc., Debtor- in-Possession	0002964922	CW	Canceled	01/03/2007
6	KNLG209	POWERTEL KENTUCKY LICENSES, INC.	0001831189	CW	Active	04/28/2007
7 Pa	KNLG923	DIGICOM, INC.	0001743657	CW	Active	08/21/2007
8	KNLH397	POWERTEL KENTUCKY LICENSES, INC.	0001831189	CW	Active	04/28/2007
9 Pa	WPOI255	Tritel A/B Holding Corp.	0005411699	CW	Active	06/23/2005

EXHIBIT E CO-LOCATION REPORT



David R. Czarnecki

RF Design Engineer Central and East Kentucky 3120 Wall Street Suite 200 Lexington, KY 40513 Phone: 859.338.5412

May 17, 2004

To Whom It May Concern:

Dear Sir or Madam:

There were no suitable existing structures located within or near the Baughman search area to examine in order to determine development potential for the Baughman project.

David R. Czarnecki

RF Design Engineer

EXHIBIT F APPLICATION TO FAA



Federal Aviation Administration Southern Regional Office 1701 Columbia Avenue-ASO-520 College Park, GA 30337

Aeronautical Study No. 2004-ASO-2455-OE

Issued Date: 5/10/2004

Margaret Colpa Cingular Wireless-Dallas 17330 Preston Road, Ste. 100A Dallas, TX 75252

** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has completed an aeronautical study under the provisions of 49 U.S.C., Section 44718 and, if applicable, Title 14 of the Code of Federal Regulations, part 77, concerning:

Structure Type:	Antenna Tower
Location:	Flat Lick, KY
Latitude:	36-51-46.93 NAD 83
Longitude:	83-47-1.76
Heights:	320 feet above ground level (AGL)
	2012 feet above mean sea level (AMSL)

This aeronautical study revealed that the structure does not exceed obstruction standards and would not be a hazard to air navigation provided the following condition(s), if any, is(are) met:

As a condition to this Determination, the structure should be marked and/or lighted in accordance with FAA Advisory Circular 70/7460-1 AC 70/7460-1K Change 1,

Obstruction Marking and Lighting, a med-dual system - Chapters 4,8(M-Dual),&12.

It is required that the enclosed FAA Form 7460-2, Notice of Actual Construction or Alteration, be completed and returned to this office any time the project is abandoned or:

At least 10 days prior to start of construction (7460-2, Part I)

_X__ Within 5 days after the construction reaches its greatest height (7460-2, Part II)

As a result of this structure being critical to flight safety, it is required that the FAA be kept appraised as to the status of the project. Failure to respond to periodic FAA inquiries could invalidate this determination.

This determination expires on 11/10/2005 unless:

- (a) extended, revised or terminated by the issuing office.
- (b) the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within 6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE POSTMARKED OR DELIVERED TO THIS OFFICE AT LEAST 15 DAYS PRIOR TO THE

EXPIRATION DATE.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA.

This determination does include temporary construction equipment such as cranes, derricks, etc., which may be used during actual construction of the structure. However, this equipment shall not exceed the overall heights as indicated above. Equipment which has a height greater than the studied structure requires separate notice to the FAA.

This determination concerns the effect of this structure on the safe and efficient use of navigable airspace by aircraft and does not relieve the sponsor of compliance responsibilities relating to any law, ordinance, or regulation of any Federal, State, or local government body.

A copy of this determination will be forwarded to the Federal Communications Commission if the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (404)305-5579. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2004-ASO-2455-OE.

Signature Control No: 380959-275019

(DNE)

Earl P. Newalu Jr. Specialist

Attachment(s) Case Description Frequency Data

7460-2 Attached

Proposed

Frequency Data for ASN 2004-ASO-2455-OE

LOW FREQUENCY	HIGH FREQUENCY	FREQUENCY UNIT	ERP	ERP UNIT
824	849	MHz	500	W
851	866	MHz	500	W
869	894	MHz	500	W
896	901	MHz	500	W
901	902	MHz	7	W
930	931	MHz	3500	W
931	932	MHz	3500	W
932	932.5	MHz	17	dBW
935	940	MHz	1000	W
940	941	MHz	3500	W
1850	1910	MHz	1640	W
1930	1990	MHz	1640	W
2305	2310	MHz	2000	W
2345	2360	MHz	2000	W
806	824	MHz	500	W

EXHIBIT G APPLICATION TO KENTUCKY AIRPORT ZONING COMMISSION



(502) 564-4480 fax: (502) 564-7953 No.: AS-061-1A6-04-108

Baughman G.D

June 3, 2004

APPROVAL OF APPLICATION

APPLICANT: Cingular Wireless LLC Margaret Colpa 17330 Preston Rd Suite 100A Dallas, TX 75252

SUBJECT: AS-061-1A6-04-108

STRUCTURE:Antenna TowerLOCATION:Flat Lick, KYCOORDINATES:36-51-46.93 N / 83-47-01.76 WHEIGHT:320'AGL/2012'AMSL

The Kentucky Airport Zoning Commission has approved your application for a permit to construct 320'AGL/2012'AMSL Antenna Tower near Flat Lick, KY 36-51-46.93 N / 83-47-01.76 W.

This permit is valid for a period of 18 Month(s) from its date of issuance. If construction is not completed within said 18-Month period, this permit shall lapse and be void, and no work shall be performed without the issuance of a new permit.

A copy of the approved application is enclosed for your files.

Dual obstruction lighting is required in accordance with 602 KAR 50:100.

Algha L



CONSTRUCTION/ALTERATION STATUS REPORT

June 3, 2004

AERONAUTICAL STUDY NUMBER: AS-061-1A6-04-108

Cingular Wireless LLC Margaret Colpa 17330 Preston Rd Suite 100A Dallas, TX 75252

This concerns the permit which was issued to you by the Kentucky Airport Zoning Commission on June 3, 2004. This permit is valid for a period of 18 Month(s) from its date of issuance. If construction is not completed within the said 18-Month period, this permit shall lapse and be void, and no work shall be performed without the issuance of a new permit. When appropriate, please indicate the status of the project in the place below and return this letter to John Houlihan, Administrator, Kentucky Airport Zoning Commission, 200 Mero Street, Frankfort, KY 40622. (502) 564-4480.

STRUCTURE: LOCATION: COORDINATES: HEIGHT:		5 W	
	ALTERATION STATUS) is abandoned. () is not.	abandoned.	
	tus is as follows: d its greatest height of AMSL on n was completed	(date),	
	on marking/painting.		
	on lighting.		
	tes.		
	formation:		
DATE			

INSTRUCTIONS	INCLIDED

	TC 56-50E (Rev. 08
Kentucky Transportation Cabinet, Kentucky Airport Zoning Commission, 125 Hol	imes Street, Frankfort, KY 40622 Kentucky Aeronautical Study Number
APPLICATION FOR PERMIT TO CONSTRUCT OR ALTE	
1. APPLICANT - Name, Address, Telephone, Fax, etc.	103-001-146-04-
Margaret Colpa	9. Latitude: <u>36 ° 51 '46 93</u> "
Cingular Wireless, LLC	ø
17330 Preston Rd Suite 100A	10. Longitude: <u>83</u> <u>47</u> <u>01</u> <u>76</u>
Dallas, TX 75252 Ph: 972 733 2887 Fax: 972 733 2852	
7 AC 072 700 2007 PAX 972 700 2002	11. Datum: 키NAD83 티NAD27 트 Other
<u>-</u>	12. Nearest Kentucky City: <u>Flat Lick</u> County: Knox
Representative of Applicant – Name, Address, Telephone, Fex	13. Nearest Kentucky public use or Military airport:
Lisa Glass	Middlesboro-Bell County Air
5310 Maryland Way	14. Distance from #13 to Structure: 15.00 NM
Brentwood, TN 37027 Ph: 615 221 3583 Fax: 615 221 3626	
- 6. 510 Er 1005 - Fak. 015 221 3020	15 Direction from #13 to Structure: 354 degrees
	16. Site Elevation (AMSL): 1.692.00 Fee
Application for P New Construction P Alteration P Existing	17 Total Characteristic Line Total
Duration: P Permanent T Temporary (MonthsDays)	17. Total Structure Height (AGL): 320.00 Fet
	18. Overall Height (#15 + #17) (AMSL) 2,012,00 Fet
Work Schedule: Star: April 12, 2004 End April 12, 2005	
	19. Previous FAA and/or Kentucky Aeronautical Study Number(s):
Type P Antanna Tower 티 Crane 티 Building 티 Power Line LandBill 티 Water Tank 티 Other	
Starting (************************************	20. Description of Location: (Attach USGS 7.5 minute Quadrangle Map
Marking/Painting and/or Lighting Preferred:	or an Airport layout Drawing with the precise site marked and any
Red Lights and Paint II Dual - Red & Medium Intensity White	certified survey)
White - Medium Intensity TODual - Red & High Intensity White	Please see attached topographical map.
White - High Intensity	and the second sec
FAA Aeronautical Study Number	
Description of Proposal:	
Frequency list Atlached. New structure will be a 300 foot, tower with a 20 foot lightning rod. Market: Allen Site name: Baughman	Overall tower tip will be 320 foot AGL.
Hes a "NOTICE OF CONSTRUCTION OR ALTERATION" (FAA Form 7460-1) b	een filed with the Federal Aviation Administration 2
LINO MIYES, When April 12, 2004	
TIFICATION: I hereby certify that all the above statements made by me are true,	complete and correct to the best of my knowledge and helief
hald Day (on behalf of Cingular Wireless, LLC)	4/12/04
Signature	Date
ALTIES: Persons failing to comply with Kentucky Revised Statutes (KRS 183.6 Senes) are liable for fines and/or imprist iment as set forth in KRS 183.990(3). Note ther penalties.	61 through 183,990) and Kentucky Administrative Regulations (602 KAI
ther penalties.	concentration Regulations may resu
nminaian Assi	
nmission Action:	n. KAZC 🗍 Administrator, KAZC
oproved	
sapproved Helling N. auch	[17/AU
	Date 6/ 9/ 07
1/	
\mathcal{V}	

EXHIBIT H GEOTECHNICAL REPORT

GEOTECHNICAL ENGINEERING REPORT

PROPOSED BAUGHMAN COMMUNICATION TOWER 350 CREEK MART ROAD FLAT LICK, KENTUCKY

TERRACON PROJECT NO. 57045074 August, 12, 2004

Prepared For:

GENERAL DYNAMICS Louisville, Kentucky

Prepared by:

Terracon

Louisville, Kentucky

August 12, 2004



4545 Bishop Lane, Suite 101 Louisville, Kentucky 40218

Phone 502.456 1256

Fax 502.456.1278 www.terracon.com

Cingular c/o General Dynamics 1650 Lyndon Farm Court Louisville, Kentucky 40223

Attention: Mr. Donald Day

Re: Geotechnical Engineering Report Proposed Baughman Communications Tower 350 Creek Mart Road Flat Lick, Kentucky Terracon Project No. 57045074

Dear Mr. Day:

We are submitting, herewith, the results of our subsurface exploration for the referenced project. The purpose of this exploration was to obtain information on subsurface conditions at the proposed project site and, based on this information, to provide recommendations regarding the design and construction of foundations for the proposed tower.

We appreciate the opportunity to be of service to you on this project. If you have any questions concerning this report, or if we may be of further service to you in any way, please feel free to contact us.

Sincerely, **Terracon**

Jason L. Thompson Staff Engineer \mathcal{O} Timothy G. LaGrow, P.E. Kentucky No. 17758 n:\projects2004\geotechnical\57045074\g57045074.doc

Erich J. Hoehler Project Engineer

Attachments: Geotechnical Engineering Report

TABLE OF CONTENTS

Со	/er Let	ter	i
1.0	INTR	ODUCTION	1
2.0	PRO.	JECT DESCRIPTION	1
3.0	EXPL 3.1 3.2	ORATION PROCEDURES Field Exploration Laboratory Testing	1
4.0	4.1 4.2	ORATORY FINDINGS Subsurface Conditions Site Geology Groundwater Conditions	23
5.0	5.1 5.2 5.3 5.4	NEERING RECOMMENDATIONS	355
APF	PENDI	ERAL COMMENTS	7

Boring Location Plan Boring Log General Notes Unified Soil Classification System
GEOTECHNICAL ENGINEERING REPORT

PROPOSED COMMUNICATIONS TOWER 350 CREEK MART ROAD FLAT LICK, KENTUCKY

TERRACON PROJECT NO. 57045074 August 12, 2004

1.0 INTRODUCTION

The purpose of this report is to describe the subsurface conditions encountered in the boring, analyze and evaluate the test data, and provide recommendations regarding the design and construction of foundations and earthwork for the proposed tower. One boring extending to a depth of approximately 50 feet below the existing ground surface was drilled at the site. An individual boring log and a boring location plan are included with this report.

2.0 PROJECT DESCRIPTION

Terracon understands the proposed project will consist of the construction of a 300-foot self supporting lattice tower. Exact tower loads are not available, but based on our past experience are anticipated to be as follows:

Vertical Load:	600 kips
Horizontal Shear:	80 kips
Uplift:	550 kips

A small, lightly loaded equipment building will also be constructed. Wall and floor loads for this building are not anticipated to exceed 1 kip per linear foot and 100 pounds per square foot, respectively.

The boring was located at the center of the proposed tower location. The area was a heavily wooded mountainside and required clearing before drilling operations could commence.

3.0 EXPLORATION PROCEDURES

3.1 Field Exploration

The subsurface exploration consisted of drilling and sampling one boring at the site to a depth of 50 feet. The boring location was staked by the project surveyor. Due to the wooded site, clearing was required to gain access to the boring location. Ground surface elevations were not available at the time of this report and have been omitted from the boring log.

Baughman Communication Tower Flat Lick, Kentucky Terracon Project No.: 57045074 August 12, 2004

The boring was drilled with an ATV-mounted rotary drill rig using hollow stem augers to advance the borehole. Representative soil samples were obtained by the split-barrel sampling procedure in general accordance with the appropriate ASTM standard. In the split-barrel sampling procedure, the number of blows required to advance a standard 2-inch O.D. split-barrel sampler the last 12 inches of the typical total 18-inch penetration by means of a 140-pound hammer with a free fall of 30 inches, is the standard penetration resistance (SPT) value (N-Value). This value is used to estimate the in-situ relative density of cohesionless soils and the consistency of cohesive soils. The sampling depths, penetration distance, and standard penetration resistance values are shown on the boring log. The samples were sealed and delivered to the laboratory for testing and classification.

A field log of the boring was prepared by a subcontract driller. This log included visual classifications of the materials encountered during drilling as well as the driller's interpretation of the subsurface conditions between samples. The final boring log included with this report represents an interpretation of the driller's field log and a visual classification of the soil samples made by the Geotechnical Engineer and the results of laboratory testing.

3.2 Laboratory Testing

The samples were classified in the laboratory based on visual observation, texture and plasticity. The descriptions of the soils indicated on the boring log are in accordance with the enclosed General Notes and the Unified Soil Classification System. Estimated group symbols according to the Unified Soil Classification System are given on the boring log. A brief description of this classification system is attached to this report.

The laboratory testing program consisted of performing water content tests on the representative soil samples. Information from these tests was used in conjunction with field penetration test data to evaluate soil strength in-situ, volume change potential, and soil classification. Results of these tests are provided on the boring log.

4.0 EXPLORATORY FINDINGS

4.1 Subsurface Conditions

Conditions encountered at the boring location are indicated on the boring log. Stratification boundaries on the boring log represent the approximate location of changes in soil types and the transition between materials may be gradual. Water levels shown on the boring log represent the conditions only at the time of our exploration. Based on the results of the boring, subsurface conditions on the project site can be generalized as follows.

Beneath the surface, the boring encountered lean clay (CL) to a termination depth of about 50 feet. The clay exhibited a stiff to very stiff consistency based on SPT N-values of 9 to

Baughman Communication Tower Flat Lick, Kentucky Terracon Project No.: 57045074 August 12, 2004

over 50 blows per foot (bpf). Below a depth of about 5 feet the clay appeared to be weathered shale.

Refusal material was not encountered in our boring.

4.2 Site Geology

Based on a review of the Artemus, Kentucky Geologic Quadrangle Map (1974) the site is underlain by The Breathitt Formation. This formation is composed of interbedded layers of sandstone, siltstone, shale and coal. The formation is located in the Eastern Kentucky Coal Fields in the Blue Gem Coal Zone and can be up to 290 feet thick.

4.3 Groundwater Conditions

Groundwater was not observed in the boring during or immediately after completion of drilling operations. At the time the boring were drilled, the groundwater table at the boring location was apparently below the maximum drilling depth. However, fluctuations in the groundwater table can occur and perched water can develop over low permeability soil or rock strata following periods of heavy or prolonged precipitation. This possibility should be considered when developing plans and specifications for the project. Long term monitoring in cased holes or piezometers would be necessary to accurately evaluate the potential range of groundwater conditions on the site.

5.0 ENGINEERING RECOMMENDATIONS

5.1 Tower Foundation

Based on the encountered subsurface conditions, the proposed tower can be either founded on drilled piers or on a mat foundation. The equipment building may be supported on shallow spread footings. Design recommendations for the tower drilled pier and mat foundation, as well as shallow footings for the equipment building, are presented in the following paragraphs.

Terracon

Baughman Communication Tower Flat Lick, Kentucky Terracon Project No.: 57045074 August 12, 2004

Based on the results of the boring, the following tower foundation design parameters have been developed:

Depth * (feet)	Description **	Allowable Skin Friction (psf)	Allowable End Bearing Pressure (psf)	Allowable Passive Pressure (psf)	Internal Angle of Friction (Degree)	Cohesion (psf)	Lateral Subgrade Modulus (pci)	Strain, & ₅₀ (in/in)
0-3	Lean Clay	Ignore	Ignore	Ignore	-	-	Ignore	Ignore
3 – 10	Lean Clay	425	Ignore	1,500	0	1,500	120	0.007
10 - 50	Lean Clay (Weathered Shale)	600	8,000	3,500	0	3,500	280	0.004

Table 1 - Drilled Pier Foundation Design Parameters

* Pier inspection is recommended to adjust pier length if variable soil/rock conditions are encountered.

** A total unit weight of 120 pcf can be estimated for the lean clay.

The above indicated cohesion, friction angle, lateral subgrade modulus and strain values have no factors of safety, and the allowable skin friction and the passive resistances have factors of safety of 2. The cohesion, internal friction angle, lateral subgrade modulus and strain values given in the above table are based on the boring, published correlation values and Terracon's past experience with similar soil/rock types. These values should, therefore, be considered approximate. The allowable end bearing pressure provided in the table has an approximate factor of safety of at least 3. Total settlement of a drilled pier designed using the above parameters is not anticipated to exceed 1/2 inch.

The upper 3 feet of lean clay should be ignored due to the potential affects of frost action and construction disturbance. To avoid a reduction in lateral and uplift resistance caused by variable subsurface conditions, we recommend that drawings instruct the contractor to notify the engineer if subsurface conditions significantly different than those encountered in the boring are disclosed during the drilled pier installations. Under these circumstances, it may be necessary to adjust the overall length of the pier. To facilitate these adjustments and assure that the pier is embedded in suitable materials, it is recommended that a Terracon representative observe the drilled pier excavations.

Although our boring was able to penetrate the highly weathered shale, there is a possibility that larger diameter drilled pier equipment will refuse on this material. The contractor should recognize the hardness of the material and be prepared to use rock teeth or other means to extend through these layers.

A drilled pier foundation should be designed with a minimum shaft diameter of 30 inches to facilitate clean out and possible dewatering of the pier excavation. Temporary casing may be required during the pier excavation in order to control possible groundwater seepage and support the sides of the excavation in weak soil zones. Care should be taken so that the sides

Baughman Communication Tower Flat Lick, Kentucky Terracon Project No.: 57045074 August 12, 2004

and bottom of the excavations are not disturbed during construction. The bottom of the shaft should be free of loose soil or debris prior to reinforcing steel and concrete placement.

A concrete slump of at least 6 inches is recommended to facilitate temporary casing removal. It should be possible to remove the casing from a pier excavation during concrete placement provided that the concrete inside the casing is maintained at a sufficient level to resist any earth and hydrostatic pressures outside the casing during the entire casing removal procedure.

If desired, a mat foundation can be used to support the proposed tower. The mat foundation can be designed using the following natural soil/engineered fill parameters. These parameters are based on the findings of the boring, a review of published correlation values and Terracon's experience with similar soil conditions. These design parameters also assume that the base of the mat foundation will rest on natural soils or well-graded crushed stone that is compacted and tested on a full time basis.

Table	2 -	Mat	Foundation	Design	Parameters
-------	-----	-----	------------	--------	------------

Depth (feet)	Description	Allowable Contact Bearing Pressure (psf)	Allowable Passive Pressure (psf)	Coefficient of Friction, Tan δ	Vertical Modulus of Subgrade Reaction (pci)
0-3	Lean Clay	Ignore	Ignore	-	·····
≥ 3	Lean Clay	4,000	Ignore	0.35	150

To assure that soft soils are not left under the mat foundation, it is recommended that a geotechnical engineer observe the foundation subgrade prior to concrete placement. Provided the above recommendations are followed, total mat foundation settlements are not anticipated to exceed about 1 inch. Differential settlement should not exceed 50 percent of the total settlement.

5.2 Equipment Building Foundations

The proposed equipment shed may be supported on shallow footings bearing on stiff natural soils. The equipment building foundations should be dimensioned using a net allowable soil bearing pressure of 2,500 pounds per square foot (psf). In using net allowable soil pressures for footing dimensioning, the weight of the footings and backfill over the footings need not be considered. Furthermore, the footings should be at least 12 inches wide and a minimum of 2.0 feet square.

The geotechnical engineer or a qualified representative should observe the foundation excavations to verify that the bearing materials are suitable for support of the proposed loads. If, at the time of such observation, any soft soils are encountered at the design foundation elevation, the excavations should be extended downward so that the footings rest on stiff soils.

Baughman Communication Tower Flat Lick, Kentucky Terracon Project No.: 57045074 August 12, 2004

If it is inconvenient to lower the footings, the proposed footing elevations may be re-established by backfilling after the undesirable material has been removed.

The recommended soil bearing value should be considered an upper limit, and any value less than that listed above would be acceptable for the foundation system. Using the value given, total settlement would be about 1 inch or less with differential settlements being less than 75 percent of total settlement. Footings should be placed at a depth of 1.5 feet, or greater, below finished exterior grade for protection against frost damage.

5.3 Parking and Drive Areas

The drive that accesses the site will be surfaced with crushed stone. Parking and drive areas that are surfaced with crushed stone should have a minimum thickness of 6 inches and be properly placed and compacted as outlined herein. The crushed stone should meet Kentucky Transportation Cabinet specifications and applicable local codes.

A paved section consisting only of crushed graded aggregate base course should be considered a high maintenance section. Regular care and maintenance is considered essential to the longevity and use of the section. Site grades should be maintained in such a manner as to allow for adequate surface runoff. Any potholes, depressions or excessive rutting that may develop should be repaired as soon as possible to reduce the possibility to the soil subgrade.

5.4 Site Preparation

Site preparation should begin with the removal of any topsoil, loose, soft or otherwise unsuitable materials from the construction area. The geotechnical engineer should evaluate the actual stripping depth, along with any soft soils that require undercutting at the time of construction.

Any fill and backfill placed on the site should consist of approved materials that are free of organic matter and debris. Fill placed beneath the tower mat foundation should be limited to granular soils and well graded limestone rock. Suitable fill materials beneath the equipment building and roads can consist of either granular material or low-plasticity soil. Low-plasticity cohesive soil should have a liquid limit of less than 45 percent and a plasticity index of less than 25 percent. Based on our visual classification, the on site soils are considered suitable for re-use as fill. It is recommended that during construction these soils should be further tested and evaluated prior to use as fill. Fill should not contain frozen material and it should not be placed on a frozen subgrade.

The fill should be placed and compacted in lifts of 9 inches or less in loose thickness. Fill placed below structures or used to provide lateral resistance should be compacted to at least 98 percent of the material's maximum standard Proctor dry density (ASTM D-698). Fill should

Terracon

Baughman Communication Tower Flat Lick, Kentucky Terracon Project No.: 57045074 August 12, 2004

be placed, compacted, and maintained at moisture contents within minus 2 to plus 2 percent of the optimum value determined by the standard Proctor test.

The geotechnical engineer should be retained to monitor fill placement on the project and to perform field density tests as each lift of fill is placed in order to evaluate compliance with the design requirements. Standard Proctor and Atterberg limits tests should be performed on the representative samples of fill materials before their use on the site.

5.5 Resistivity Analysis

Resistivity analyses were not complete at the time this report was prepared. Upon completion, these results will be issued in an addendum letter.

6.0 GENERAL COMMENTS

Terracon should be retained to review the final design plans and specifications so comments can be made regarding interpretation and implementation of our geotechnical recommendations in the design and specifications. Terracon also should be retained to provide testing and observation during excavation, grading, foundation and construction phases of the project.

The analysis and recommendations presented in this report are based upon the data obtained from the boring performed at the indicated location and from other information discussed in this report. This report does not reflect variations that may occur across the site or due to the modifying effects of weather. The nature and extent of such variations may not become evident until during or after construction. If variations appear, we should be immediately notified so that further evaluation and supplemental recommendations can be provided.

The scope of services for this project does not include either specifically or by implication any environmental or biological (e.g., mold, fungi, bacteria) assessment of the site or identification or prevention of pollutants, hazardous materials or conditions. If the owner is concerned about the potential for such contamination or pollution, other studies should be undertaken.

This report has been prepared for the exclusive use of our client for specific application to the project discussed and has been prepared in accordance with generally accepted geotechnical engineering practices. No warranties, either express or implied, are intended or made. Site safety, excavation support, and dewatering requirements are the responsibility of others. In the event that changes in the nature, design, or location of the project as outlined in this report are planned, the conclusions and recommendations contained in this report shall not be considered valid unless Terracon reviews the changes and either verifies or modifies the conclusions of this report in writing.

Appendix A



CLII	LOG OF BOI					•				P	age 1 o
	General Dynamics										
SITI	E Flat Lick, Kentucky	PROJECT Baughman									
			1		SA	MPLE	S	l	a11	TESTS	
GRAPHIC LOG	DESCRIPTION	DEPTH, ħ.	USCS SYMBOL	NUMBER	TYPE	RECOVERY, in.	SPT - N * BLOWS / ft.	WATER CONTENT, %	DRY UNIT WT pcf	UNCONFINED STRENGTH, psf	
	Lean Clay, Brown, Stiff		4			1					
	3 Lean Clay, Brown and gray, Very stiff with			1	SS	1	9	14			
	a trace of sand (Weathered Shale)	5-		2	SS	18	32	16			
			CL	3	SS	14	64	13			
			CL	4	SS	18	56	11			
								1			
			CL	5	SS	14	50/5	10			
		15-					30/3	10			
		20-	CL	6	SS	10	50/5	11			
		25	CL	7	SS	14	50/5	9			
		=	CL	8	SS	12	50/5	11			
		³⁰									
			<u> </u>	~	00		50/5	- 10			
		35-	CL	9	SS	12	50/5	13			
		40	CL	10	SS	4	50/5				
		=							****		
		45	CL	11	SS	5	50/5	9			
			ſ								
250	0		CL	12	SS	5	50/5	9			
	Boring Terminated at 50 feet	50						- -			

he str	ratification lines represent the approximate boundary lines an soil and rock types: in-situ, the transition may be gradual.	1		1		l				* Manu	ual Hamn
	ER LEVEL OBSERVATIONS, ft				Tr		NG ST	ADT-			<u> </u>
							NG ST				8-4-
儿又		ЭГ	П					ME-55	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	REMAN	······
/L					■⊢		OVED	EJI		B# 5	· · ·

GENERAL NOTES

HS:

PA:

Hollow Stem Auger

DRILLING & SAMPLING SYMBOLS:

Split Spoon - 1-3/8" I.D., 2" O.D., unless otherwise noted SS:

- ST: Thin-Walled Tube - 2" O.D., unless otherwise noted
- Power Auger RS: Ring Sampler - 2.42" I.D., 3" O.D., unless otherwise noted HA: Hand Auger DB: Diamond Bit Coring - 4", N, B RB: Rock Bit BS: Bulk Sample or Auger Sample WB: Wash Boring or Mud Rotary

The number of blows required to advance a standard 2-inch O.D. split-spoon sampler (SS) the last 12 inches of the total 18-inch penetration with a 140-pound hammer falling 30 inches is considered the "Standard Penetration" or "N-value".

WATER LEVEL MEASUREMENT SYMBOLS:

	WL:	Water Level	WS:	While Sampling	N/E:	Not Encountered
I	WCI:	Wet Cave in	WD:	While Drilling		
	DCI:	Dry Cave in	BCR:	Before Casing Removal		
	AB:	After Boring	ACR:	After Casing Removal		

Water levels indicated on the boring logs are the levels measured in the borings at the times indicated. Groundwater levels at other times and other locations across the site could vary. In pervious soils, the indicated levels may reflect the location of groundwater. In low permeability soils, the accurate determination of groundwater levels may not be possible with only short-term observations.

DESCRIPTIVE SOIL CLASSIFICATION: Soil classification is based on the Unified Classification System. Coarse Grained Soils have more than 50% of their dry weight retained on a #200 sieve; their principal descriptors are: boulders, cobbles, gravel or sand. Fine Grained Soils have less than 50% of their dry weight retained on a #200 sieve; they are principally described as clays if they are plastic, and silts if they are slightly plastic or non-plastic. Major constituents may be added as modifiers and minor constituents may be added according to the relative proportions based on grain size. In addition to gradation, coarse-grained soils are defined on the basis of their in-place relative density and fine-grained soils on the basis of their consistency.

CONSISTENCY OF FINE-GRAINED SOILS

<u>Unconfined</u> <u>Compressive</u> <u>Strength, Qu, psf</u>	<u>Standard</u> Penetration or N-value (SS) Blows/Ft.	<u>Consistency</u>
< 500 500 - 1.000	<2 2-3	Very Soft Soft
1,001 - 2,000 2,001 - 4,000	4-6 7-12	Medium Stiff
4,001 - 4,000 8,000+	13-26 26+	Stiff Very Stiff Hard

RELATIVE PROPORTIONS OF SAND AND GRAVEL

<u>Descriptive Term(s) of other</u> <u>constituents</u>	Percent of Dry Weight
Trace	< 15
With	15 - 29
Modifier	> 30

RELATIVE PROPORTIONS OF FINES

Descriptive Term(s) of other	Percent of
constituents	Dry Weight
Trace	< 5
With	5 - 12
Modifiers	> 12

RELATIVE DENSITY OF COARSE-GRAINED SOILS

Standard Penetration				
or N-value (SS)				
Blows/Ft.				
0 - 3				
4 – 9				
10 – 29				
30 - 49				
50+				

Relative Density Very Loose Loose Medium Dense Dense Very Dense

GRAIN SIZE TERMINOLOGY

Major Component of Sample	Particle Size				
Boulders	Over 12 in. (300mm)				
Cobbles	12 in. to 3 in. (300mm to 75 mm)				
Gravel	3 in. to #4 sieve (75mm to 4.75 mm)				
Sand	#4 to #200 sieve (4.75mm to 0.075mm)				
Silt or Clay	Passing #200 Sieve (0.075mm)				
PLAST	CITY DESCRIPTION				
Term	Plasticity Index				
Non-plas	tic 0				
Low	1-10				

0
1-10
11-30
30+

Medium High



UNIFIED SOIL CLASSIFICATION SYSTEM

Criteria for Assigning Group Symbols and Group Names Using Laboratory Tes			ng Laboratory Tests*		Soll Classification	
					Group Symbol	Group Name [®]
Coarse Grained Soils	Gravels More than 50% of coarse fraction retained on No. 4 sieve	Clean Gravels Less than 5% fines ^c	$Cu \geq 4 \text{ and } 1 \leq Cc \leq 3^{\epsilon}$		GW	Well-graded gravelf
More than 50% retained			Cu < 4 and/or 1 > Cc > 3 ^E		GP	Poorly graded gravelf
on No. 200 sieve		Gravels with Fines More than 12% fines°	Fines classify as ML or MH	******	GM	Silty gravel ^{*.c.+}
			Fines classify as CL or CH		GC	Clayey gravel ^{r.c.+}
	Sands 50% or more of coarse fraction passes No. 4 sieve	Clean Sands Less than 5% fines ^p	$Cu \ge 6$ and $1 \le Cc \le 3^{\epsilon}$		SW	Well-graded sand
			Cu < 6 and/or 1 > Cc > 3 ^E		SP	Poorly graded sand'
		Sands with Fines More than 12% fines ^o	Fines classify as ML or MH		SM	Silty sand ^{6 #1}
			Fines Classify as CL or CH		SC	Clayey sand ^{GHJ}
Fine-Grained Soils 50% or more passes the No. 200 sieve	Silts and Clays Liquid limit less than 50	inorganic	PI > 7 and plots on or above '	"A" line"	CL.	Lean clay ^x
			PI < 4 or plots below "A" line		ML	Silt ^{K.L.M}
		organic	Liquid limit - oven dried	0.75	OL	Organic clay ^{KLMN}
			Liquid limit - not dried	< 0.75		Organic silt ^{KLMO}
	Silts and Clays Liquid limit 50 or more	-	PI plots on or above "A" line		СН	Fat clay ^{k1.M}
			Pl lots below "A" line		МН	Elastic Silt***
		-	Liquid limit - oven dried	< 0.75	ОН	Organic clay
			Liquid limit - not dried			Organic sill ^{KLMC}
Highly organic soils	Primar	ily organic matter, dark in co	lor, and organic odor		PT	Peat

^ABased on the material passing the 3-in. (75-mm) sieve

- ^B If field sample contained cobbles or boulders, or both, add "with cobbles or boulders, or both" to group name.
- ^c Gravels with 5 to 12% fines require dual symbols: GW-GM well-graded gravel with silt, GW-GC well-graded gravel with clay, GP-GM poorly graded gravel with silt, GP-GC poorly graded gravel with clay.
- ^D Sands with 5 to 12% fines require dual symbols: SW-SM well-graded sand with silt, SW-SC well-graded sand with clay, SP-SM poorly graded sand with clay

^ECu =
$$D_{60}/D_{10}$$
 Cc = $\frac{(D_{30})^2}{D_{10} \times D_6}$

^F If soil contains \geq 15% sand, add "with sand" to group name.

⁶If fines classify as CL-ML, use dual symbol GC-GM, or SC-SM.

^HIf fines are organic, add "with organic fines" to group name.

- ¹ If soil contains ≥ 15% gravel, add "with gravel" to group name.
- 3 If Atterberg limits plot in shaded area, soil is a CL-ML, sitty clay. $^\kappa$ If soil contains 15 to 29% plus No. 200, add "with sand" or "with
- gravel," whichever is predominant. $^{\rm L}$ If soil contains $\geq 30\%$ plus No. 200 predominantly sand, add
- "sandy" to group name. ^MIf soil contains \ge 30% plus No. 200, predominantly gravel, add
- "gravelly to group name.
- ^N PI \geq 4 and plots on or above "A" line.
- ^oPI < 4 or plots below "A" line.
- ^PPI plots on or above "A" line.
- ^QPI plots below "A" line.



EXHIBIT I DIRECTIONS TO WCF SITE

Directions to Baughman Tower Site



- From the Knox County seat in Barbourville, Take SR 11 northeast to US 25E. Turn right on US 25E and travel to Creek Mart Road. Turn left on Crreek Mart Road. The site will be located on the right at 350 Creek Mart Road. Prepared by: Pike Legal Group, PLLC, P.O. Box 369, Shepherdsville, KY 40165. Telephone: 800-516-4293

EXHIBIT J COPY OF REAL ESTATE AGREEMENT

OPTION AND GROUND LEASE AGREEMENT

THIS OPTION AND LEASE AGREEMENT, made this 25th day of February, 2004, by and between Chris Broughton and Sallie Edith Broughton, husband and wife (the "LANDLORD"), and BELLSOUTH MOBILITY LLC, a Georgia limited liability company, doing business as Cingular Wireless, its affiliates, successors and assigns (the "TENANT").

PROPERTY

LANDLORD is the owner of certain real property located at 350 Creek Mart Road in Knox County, State of Kentucky (the "Parent Tract"), and TENANT desires to obtain an option to lease a portion of such real property, containing approximately 10,000 square feet, together with a right of way thereto as hereinafter described (such portion of real property and such right of way being hereinafter called the "Leased Property"). The Parent Tract is more specifically described in Exhibit "A" attached hereto and made a part hereof. The Leased Property is more specifically described in, and substantially shown on, Exhibit "B" attached hereto and made a part hereof, as the same may be hereafter supplemented and amended by a survey of the Leased Property obtained by TENANT.

OPTION

NOW THEREFORE, in consideration of the sum of 1 (the "Option Money"), to be paid by TENANT to LANDLORD within thirty (30) days after TENANT's execution of this Agreement, LANDLORD hereby grants to TENANT the exclusive right and option (the "Option") to lease the Leased Property in accordance with the terms and conditions set forth herein.

A. <u>Option Period</u>. The Option may be exercised at any time on or prior to February 25, 2004 (the "Option Period"). At TENANT's election, the Option Period may be extended for one additional period of Six (6) months, through and including January 25, 2005, with an additional payment by TENANT to LANDLORD of

The Option Period may be further extended by mutual written agreement. If TENANT fails to exercise the Option within the Option Period as it may be extended as provided herein, the Option shall terminate, all rights and privileges granted hereunder shall be deemed completely surrendered, LANDLORD shall retain all money paid for the Option, and no additional money shall be payable by either party to the other.

B. **Transfer of Option**. The Option may be sold, assigned or transferred at any time by TENANT to TENANT's parent company or to any affiliate or subsidiary of, or partner in, TENANT or its parent company, or to any third party agreeing to be subject to the terms hereof. Otherwise, the Option may not be sold, assigned or transferred without the written consent of LANDLORD, such consent not to be unreasonably withheld, conditioned or delayed. From and after the date the Option has been sold, assigned or transferred by TENANT to a third party agreeing to be subject to the terms hereof, TENANT shall immediately be released from any and all liability under this Agreement, including the payment of any rental or other sums due, without any further action.

04/08/0411:33 AM/PAA

C. <u>Changes in Leased Property During Option Period</u>. If during the Option Period or any extension thereof, or during the term of this Agreement if the Option is exercised, LANDLORD decides to subdivide, sell, or change the status of the zoning of, the Leased Property or any of LANDLORD's contiguous, adjoining or surrounding property as described on Exhibit "A" hereto (the "Surrounding Property"), LANDLORD shall immediately notify TENANT in writing. Any sale of the Leased Property shall be subject to TENANT's rights under this Agreement. LANDLORD agrees that during the Option Period or any extension thereof, or during the term of this Agreement if the Option is exercised, LANDLORD shall not initiate or consent to any change in the zoning of the Leased Property or LANDLORD's Surrounding Property or impose or consent to any other restriction that would prevent or limit TENANT from using the Leased Property for the uses intended by TENANT as hereinafter set forth in this Agreement.

D. <u>Title</u>. LANDLORD warrants that LANDLORD holds good and marketable title to the Leased Property and has the full power and authority to enter into and execute this Agreement. LANDLORD further warrants that there are no deeds to secure debt, deeds of trust, mortgages, liens or judgments encumbering the Leased Property and no restrictive covenants or other encumbrances on the title to the Leased Property that would prevent TENANT from using the Leased Property for the uses intended by TENANT as set forth in this Agreement.

LANDLORD shall permit TENANT and TENANT's E. Inspections. employees, agents and contractors during the Option Period, and any extension thereof, free ingress and egress to and from the Leased Property in order to conduct structural strength analyses, subsurface boring tests, environmental inspections (including Phase I and Phase II audits), radio frequency tests, and such other tests, investigations and similar activities as TENANT may deem necessary or desirable (collectively, the "Inspections"), at the sole cost of TENANT. The scope, sequence and timing of the Inspections shall be at the sole discretion of TENANT. The Inspections may be commenced at any time during the aforementioned Option Period and, if the Option is exercised, at any time during the term of this Agreement. TENANT and its employees, agents and contractors shall have the right to bring the necessary vehicles and equipment onto the Leased Property and the LANDLORD's Surrounding Property to conduct such tests, investigations and similar activities. TENANT shall indemnify and hold LANDLORD harmless against any loss or damage for personal injury or physical damage to the Leased Property, LANDLORD's Surrounding Property or the property of third parties resulting from any Inspections. Upon written request, TENANT shall furnish to LANDLORD copies of the environmental findings. However, LANDLORD shall not rely on said environmental findings for anything outside this Agreement and shall indemnify and hold TENANT harmless from such findings.

F. <u>Surveys</u>. LANDLORD also hereby grants to TENANT the right to survey the Leased Property and LANDLORD's Surrounding Property, and the legal description of the Leased Property on the survey obtained by TENANT shall then be added to and incorporated into Exhibit "B" of this Agreement, and shall control in the event of discrepancies between it and any preliminary description of the Leased Property shown on Exhibit "B".

Site Name: Baughman (C) Site No: _____

G. <u>Governmental Approvals</u>. TENANT's ability to use the Leased Property is contingent upon its obtaining all certificates, permits, licenses and other approvals that may be required by any governmental authorities. LANDLORD shall cooperate with TENANT in its effort to obtain such certificates, permits, licenses and other approvals. During the Option Period, and during the term of this Agreement if the Option is exercised, LANDLORD agrees to sign such papers as are required to file applications with the appropriate zoning authority and other governmental authorities for the proper zoning of the Leased Property and for other certificates, permits, licenses and approvals as are required for the use of the Leased Property as intended by TENANT. If requested by TENANT, any such applications may be filed with respect to not only the Leased Property, but also LANDLORD's Surrounding Property. TENANT will perform all other acts and bear all expenses associated with any zoning or other procedure necessary to obtain any certificate, permit, license or approval for the Leased Property deemed necessary by TENANT. LANDLORD agrees not to register any written or verbal opposition to any such procedures.

Utility Services. During the Option Period, and during the term of this H. Agreement if the Option is exercised, LANDLORD shall cooperate with TENANT in TENANT's effort to obtain utility services along the access right-of-way contained in the Leased Property or other portions of LANDLORD's Surrounding Property, by signing such documents or easements as may be required by the utility companies. In the event any utility company is unable or unwilling to use the aforementioned right-of-way, LANDLORD hereby agrees to grant an additional right-of-way either to TENANT or to the utility company at no cost to TENANT. If LANDLORD fails to fulfill LANDLORD's obligations to cooperate with TENANT as required herein in obtaining the governmental approvals or utility services contemplated by this Agreement, then in addition to any rights or remedies that TENANT may have at law or in equity, TENANT shall also be entitled to reimbursement from LANDLORD, upon demand, of all costs and expenses incurred by TENANT in connection with its activities under this Agreement, including but not limited to costs of environmental assessments, title examinations, zoning application fees and attorney's fees and other legal expenses of TENANT. In the event LANDLORD desires to relocate the utilities and utility easement(s), LANDLORD will obtain all certificates, permits and other approvals required by the utility company at LANDLORD's sole All activities related to the relocation of such utilities shall not interfere with the cost. construction, maintenance or operation of TENANT's facility.

I. <u>Exercise of Option</u>. TENANT shall exercise the Option by written notice to LANDLORD by certified mail, return receipt requested. The notice shall be deemed effective on the date it is posted. On and after the date of such notice, this Agreement shall also constitute a Lease Agreement between LANDLORD and TENANT on the following terms and conditions:

LEASE AGREEMENT

1. Lease of Leased Property. LANDLORD hereby leases to TENANT the Leased Property as described above, which includes the grant of a nonexclusive right and easement during the term of this Agreement for ingress and egress, seven (7) days a week.

.

twenty-four (24) hours a day, on foot or by motor vehicle, including trucks, and for the installation and maintenance of utility wires, cables, conduits and pipes over, under or along the twenty foot (20') wide right of way extending from the nearest public right of way, which is known as Creek Mart Road, to the Leased Property, as such right of way is shown on Exhibit "B" hereto.

2. <u>Initial Term and Rental</u>. This Agreement shall be for an initial term of five (5) years beginning on the date the Option is exercised by TENANT (the "Commencement Date"), at an annual rental of <u>Commencement</u>, to be paid in equal monthly installments on the first day of each month during the term hereof, in advance, to the LANDLORD or to such other person, firm or place as the LANDLORD may, from time to time, designate in writing at least sixty (60) days in advance of any rental payment date. If the lease term shall commence on a date other than the first day of a calendar month, TENANT shall make a prorated payment of the installment of the annual rental payable for the first and last month of the term of this Agreement.

3. <u>Extension of Term</u>. TENANT shall have the option to extend the term of this Agreement for four (4) additional consecutive five (5) year periods. Each option for an extended term shall be deemed automatically exercised without notice by TENANT to LANDLORD unless TENANT gives LANDLORD written notice of its intention not to exercise any such extension option at least six (6) months prior to the end of the then current term. If TENANT gives LANDLORD written notice of its intention not to exercise any such option, the term of this Agreement shall expire at the end of the then current term. All references herein to the term of this Agreement shall include the term as it is extended from time to time as provided in this Agreement.

4. **Extended Term Rental**. The annual rental for the extended terms shall be as follows:

Extended Term	Annual Rental
lst	
2nd	
3rd	
4th	

The annual rental for any extended term shall be payable in the same manner as the annual rental for the initial term.

5. <u>Continuance of Lease</u>. If, at least six (6) months prior to the end of the fourth (4th) extended term, either LANDLORD or TENANT has not given the other written notice of its desire that the term of this Agreement end at the expiration of the fourth (4th) extended term, then upon the expiration of the fourth (4th) extended term this Agreement shall continue in force upon the same covenants, terms and conditions for a further term of one (1) year, and for annual terms thereafter until terminated by either party by giving to the other written notice of its intention to so terminate at least six (6) months prior to the end of any such

annual term. Monthly rental during such annual terms shall be equal to the rent paid for the last month of the fourth (4th) extended term.

TENANT shall use the Leased Property for the purpose of Use. 6. constructing, maintaining and operating a communications facility and any and all uses incidental thereto, which facility may consist of such buildings or equipment cabinets as are necessary to house telecommunications equipment, a free standing monopole, guyed or three sided antenna structure of sufficient height, as determined by TENANT now or in the future, to meet the telecommunications needs of TENANT and its subtenants. licensees and sublicensees, any and all necessary appurtenances, and a security fence of chain link or comparable construction that may, at the option of TENANT, be placed around the perimeter of the Leased Property (collectively, the "Communications Facility"). TENANT shall be allowed, at any time and from time to time during the term of this Agreement, to modify, supplement, replace, remove or relocate any of the improvements or equipment at the Leased Property, including the antennas, microwaves or other appurtenances, in such manner as TENANT may determine in its sole discretion. All improvements, modifications, supplements, replacements, removals or relocation which are necessary for use by TENANT or its subtenants, licensees or sublicensees, shall be made at no expense to LANDLORD. LANDLORD grants TENANT, its subtenants, licensees and sublicensees, the right to use such portions of LANDLORD's Surrounding Property as may reasonably be required during construction, installation, maintenance and operation of the Communications Facility or any equipment therein or thereon. TENANT shall maintain the Leased Property in a reasonable condition and shall be solely responsible for the repair and maintenance of any improvements on the Leased Property, excluding repair and maintenance required due to the willful misconduct or negligence of the LANDLORD, its employees, agents or contractors. LANDLORD shall not be allowed to use the Leased Property or the Surrounding Property in any manner which would cause interference with the operation of the Communications Facility or any equipment installed therein or thereon. In the event there is interference due to LANDLORD's actions or usage, LANDLORD shall immediately take all steps necessary to eliminate the interference including, if required, cutting off power to any and Based on standard and accepted engineering practices, if all objectionable equipment. LANDLORD cannot eliminate the interference within twenty-four (24) hours of its inception, LANDLORD shall immediately remove the objectionable equipment and/or cease operations.

7. **Governmental Approvals**. LANDLORD shall cooperate with TENANT in its effort to obtain and maintain in effect all certificates, permits, licenses and other approvals required by governmental authorities for TENANT's use of the Leased Property. The obligations of LANDLORD as set forth herein during the Option Period with respect to governmental approvals shall continue throughout the term of this Agreement. If at any time during the term of this Agreement, TENANT is unable to use the Leased Property for a Communications Facility in the manner intended by TENANT due to imposed zoning conditions or requirements, or in the event that after the exercise of the Option, any necessary certificate, permit, license or approval is finally rejected or any previously issued certificate, permit, license or approval is canceled, expires, lapses or is otherwise withdrawn or terminated by the applicable governmental authority, or radio frequency propagation tests are found to be unsatisfactory so that TENANT, in its sole discretion, will be unable to use the Leased Property for a Communications Facility in the manner intended by TENANT, TENANT shall have the right to

terminate this Agreement by written notice to LANDLORD. In such case, LANDLORD shall retain all rentals paid to LANDLORD prior to the termination date. Upon such termination, LANDLORD and TENANT shall have no other further obligations to each other, other than TENANT's obligation to remove its property as hereinafter provided.

Taxes. TENANT shall be responsible for making any necessary returns for and paying any and all personal property taxes separately levied or assessed against 8. TENANT's facilities or the improvements constructed by TENANT on the Leased Property. Taxes are not to be considered as additional rent, but rather as reimbursement to LANDLORD and to be separately billed. TENANT shall pay for any documented increase in ad valorem real estate taxes levied against the Leased Property which are directly attributable to the improvements constructed by TENANT on the Leased Property and are not separately levied or assessed by the taxing authorities against TENANT or the improvements of TENANT. LANDLORD shall pay all other ad valorem real property taxes levied against the Leased Property on or before the date such taxes become delinquent. LANDLORD hereby agrees that if the taxes which are levied against the LANDLORD and TENANT's improvements on LANDLORD's property are incorrectly assessed, TENANT maintains the right to appeal the tax assessment to the appropriate governmental authority, which appeal shall be paid for by TENANT. Should the State in which the Leased Property is located offer an early payment tax incentive, LANDLORD hereby agrees that TENANT shall be allowed to pay the taxes under the incentive plan which shall allow for TENANT to take advantage of any offered incentives. LANDLORD shall furnish TENANT within thirty (30) days of receipt by LANDLORD or LANDLORD's representative, a copy of the tax assessment or bill for any real or personal property taxes which are levied against the Leased Property. LANDLORD'S ability to bill TENANT for said taxes is limited to the current year tax billing in question. In no event will LANDLORD have the ability to bill for pro-rata share or estimates of taxes on future tax billings.

9. **Insurance**. Subject to Section 10 below, TENANT shall, at its sole cost and expense, at all times during the term of this Agreement maintain in effect a policy or policies of insurance: a) covering its personal property located on the Leased Property and TENANT's improvements to the Leased Property, providing protection against any peril included under insurance industry practices within the classification "fire and extended coverage," providing protection as deemed desirable by TENANT with respect to its personal property and to the full insurable value of TENANT's improvements; and b) commercial general liability insurance with minimum limits of \$1,000,000 for injury to or death of one or more persons in any one occurrence and \$1,000,000 for damage to or destruction of properties in any one occurrence. TENANT shall name the LANDLORD as an additional insured as its interest may appear in regards to the aforementioned general liability insurance policy and shall furnish LANDLORD with a certificate of insurance upon request by the LANDLORD.

10. <u>Self- Insurance</u>. TENANT shall have the right to self-insure with respect to any of the above insurance requirements.

11. Indemnification.

(a) TENANT shall indemnify and hold LANDLORD harmless against any liability or loss from personal injury or property damage resulting from or arising out of the use or occupancy of the Leased Property or LANDLORD'S Surrounding Property by TENANT or its employees or agents, excepting, however, such liabilities and losses as may be due to or caused by the acts or omissions of LANDLORD or its employees or agents.

(b) LANDLORD shall indemnify and hold TENANT harmless against any liability or loss from personal injury or property damage resulting from or arising out of the use or occupancy of the Leased Property or Landlord's Surrounding Property by LANDLORD or its employees or agents, excepting, however, such liabilities and losses as may be due to or caused by the acts or omissions of TENANT or its employees or agents.

12. Sale of Leased Property.

If LANDLORD, at any time during the initial or any extended term of this (a) Agreement, decides to sell, subdivide or rezone any of the Leased Property or all or any part of LANDLORD's Surrounding Property, to a purchaser other than TENANT, LANDLORD shall promptly notify TENANT in writing, and such sale, subdivision or rezoning shall be subject to this Agreement and TENANT's rights hereunder. LANDLORD agrees not to sell, lease or use any areas of LANDLORD's Surrounding Property for the installation, operation or maintenance of other wireless communications facilities if such installation, operation or maintenance would interfere with TENANT's facilities or communications equipment as determined by radio propagation tests performed by TENANT in its sole discretion, any such testing to be at the expense of LANDLORD or LANDLORD's prospective purchaser, and not TENANT. If the radio frequency propagation tests demonstrate levels of interference unacceptable to TENANT, LANDLORD shall be prohibited from selling, leasing or using any areas of LANDLORD's Surrounding Property for purposes of any installation, operation or maintenance of any other wireless communications facility or equipment. LANDLORD shall not be prohibited from the selling, leasing or use of any of LANDLORD's Surrounding Property for non-wireless communication use.

In the event any person, corporation, partnership, limited liability (b) company or other legal entity (the "Buyer") shall deliver to LANDLORD a bona fide, written offer to purchase the Leased Property or any part thereof, whether separate or as part of the LANDLORD's Surrounding Property, signed by Buyer and containing all terms and conditions of the proposed purchase, which offer LANDLORD desires to accept, then LANDLORD shall give TENANT notice of such offer, which notice shall state the name and address of Buyer, include a true and correct copy of such offer, and contain an offer by LANDLORD to sell the Leased Property to TENANT on the same terms and conditions as contained in such offer. Within thirty (30) days upon TENANT's receipt of the notice, TENANT may accept LANDLORD's offer by notice to LANDLORD. If TENANT shall fail to accept LANDLORD's offer within the thirty (30) day period, LANDLORD may sell the Leased Property to Buyer on the terms and conditions set forth in Buyer's offer. In any event, any sale of the Leased Property shall be subject to all the terms and conditions of this Agreement, as the same may be amended from time to time, and TENANT's right of first refusal shall survive any such sale and conveyance and shall remain effective with respect to any subsequent offer to purchase the

Leased Property or LANDLORD's Surrounding Property.

TENANT'S right of first refusal shall not apply in the event of a sale. (c) transfer or convevance of the Leased Property or LANDLORD's interest in the Leased Property in connection with the foreclosure of any mortgage, deed of trust, deed to secure debt or other similar instrument encumbering the Leased Property, whether by judicial or non-judicial sale, or by deed or assignment in lieu of foreclosure, nor shall TENANT's right of first refusal apply in the event of a sale, transfer or conveyance of LANDLORD's interest in the Leased Property to an affiliate of LANDLORD, which sale, transfer or conveyance shall be subject to all the terms and conditions of this Agreement, as the same may be amended from time to time. An "affiliate" of LANDLORD shall mean any corporation, partnership, limited liability company or other business entity of which fifty percent (50%) or more of the ownership interest is held by LANDLORD or the majority shareholder of LANDLORD or, in the case of any individual, the immediate family of such individual or a trust established for estate planning purposes where the primary beneficiaries of such trust are such individual or members of the immediate family of such individual. For purposes hereof, "immediate family" shall mean the spouse, brothers, sisters and descendants of such individual.

(d) Any sale, transfer or conveyance of the Leased Property in violation of the provisions of this Section shall be null and void.

13. **Quiet Enjoyment**. LANDLORD covenants that TENANT, on paying the rental and performing the covenants, terms and conditions required of TENANT contained herein, shall peaceably and quietly have, hold and enjoy the Leased Property and the leasehold estate granted to TENANT by virtue of this Agreement.

14. <u>Assignment</u>. TENANT may assign, sublease, license or otherwise transfer this Agreement at any time upon notice to LANDLORD.

[ATTERNATE PROFISSION: This Agreement may be sold, assigned or transferred at any time by TENANT to TENANT's parent company or any affiliate or subsidiary of TENANT or its parent company, or to any entity with or into which TENANT is merged or consolidated, or to any entity resulting from a reorganization of TENANT or its parent company. Otherwise, this Agreement may not be sold, assigned, or transferred without the written consent of LANDLORD, such consent not to be unreasonably withheld.]

15. <u>Condemnation</u>. If notice is given to LANDLORD that the Leased Property will be condemned by any legally constituted public authority, then LANDLORD shall promptly notify TENANT of such taking or condemnation. If the whole of the Leased Property, or such portion thereof as will make the Leased Property unusable by TENANT for the purposes herein leased (as determined by TENANT in its sole discretion), is condemned by any legally constituted public authority, then this Agreement, and the term hereby granted, shall terminate and expire at such time as possession thereof is taken by the public authority, and rental shall be accounted for as between LANDLORD and TENANT as of that date. However, nothing in this paragraph shall be construed to limit or adversely affect TENANT's right to seek an award of compensation from any public authority that is seeking condemnation proceeding for the taking

of TENANT's leasehold interest hereunder or for the taking of TENANT's improvements, fixtures, equipment or personal property.

16. <u>Casualty</u>. If TENANT's Communications Facility or improvements are damaged or destroyed, in whole or in part, by fire or other casualty, TENANT shall not be required to repair or replace the Communications Facility or any of TENANT's improvements made by TENANT, and TENANT may terminate this Agreement by giving written notice to LANDLORD. Termination shall be effective immediately after such notice is given. Upon such termination, this Agreement shall become null and void, and LANDLORD and TENANT shall have no other further obligations to each other hereunder, other than TENANT's obligation to remove its property as hereinafter provided.

Subordination. LANDLORD shall obtain for the benefit of TENANT a 17. commercially reasonable subordination, non-disturbance and attornment agreement (a "Non-Disturbance Agreement") from each holder of a mortgage, deed of trust, deed to secure debt or other similar instrument now or hereafter encumbering the Leased Property (a "Mortgage"), confirming that TENANT's right to quiet possession of the Leased Property during the term of this Agreement (including any extensions thereof) shall not be disturbed as long as TENANT is not in default hereunder. No such subordination shall be effective unless the holder of such Mortgage shall, either in the Mortgage itself or in a separate agreement with TENANT, agree that in the event of a foreclosure, or conveyance in lieu of foreclosure, of LANDLORD's interest in the Leased Property, such holder shall recognize and confirm the validity and existence of this Agreement and the rights of TENANT hereunder, and this Agreement shall continue in full force and effect and TENANT shall have the right to continue its use and occupancy of the Leased Property in accordance with the provisions of this Agreement as long as TENANT is not in default of this Agreement beyond applicable notice and cure periods. TENANT shall execute in a timely manner whatever instruments may reasonably be required to evidence the provisions of this paragraph. In the event the Leased Property is encumbered by one or more Mortgages on the Commencement Date, LANDLORD, no later than thirty (30) days after the Commencement Date, shall obtain and furnish to TENANT a Non-Disturbance Agreement in recordable form from the holder of each such Mortgage.

18. <u>Title Insurance</u>. TENANT, at TENANT's option, may obtain title insurance on the Leased Property. LANDLORD shall cooperate with TENANT's efforts to obtain title insurance by executing documents or obtaining such requested documentation as may be required by the title insurance company. If LANDLORD fails to provide requested documentation within thirty (30) days of TENANT's request, or fails to provide any Non-Disturbance Agreement required in the preceding paragraph of this Agreement, TENANT, at TENANT's option, may withhold and accrue the monthly rental until such time as all such documentation is received by TENANT.

19. <u>Hazardous Substances</u>. LANDLORD warrants, represents and agrees that neither the LANDLORD nor, to the best of LANDLORD's knowledge, any third party has used, generated, stored, or disposed of any Hazardous Materials in, on or under the Leased Property. "Hazardous Materials" shall mean petroleum or any petroleum product, asbestos, and any other substance, chemical or waste that is identified as hazardous, toxic or dangerous in any

applicable Federal, State, or Local law, rule, regulation, order or ordinance. TENANT shall indemnify, defend and hold LANDLORD harmless from any and all claims, damages, fines, judgments, penalties, costs, liabilities or losses (including, without limitation, any and all sums paid for settlement of claims, attorney's fees and consultant's and expert's fees) resulting from the presence or release of any Hazardous Materials on the Leased Property if caused by TENANT or persons acting under TENANT. LANDLORD shall indemnify, defend any breach of LANDLORD's representations and warranty set forth above, and hold TENANT harmless from any and all claims, damages, fines, judgments, penalties, costs, liabilities or losses (including, without limitation, any and all sums paid for settlement of claims, attorney's fees and consultant's and expert's fees) resulting from (i) the presence or release of any Hazardous Materials on the Leased Property unless caused by TENANT or persons acting under TENANT, or (ii) any breach of any representation or warranty of LANDLORD contained in this Section 19.

20. **Opportunity to Cure**.

(a) If TENANT should fail to pay any rental or other amounts payable under this Agreement when due, or if TENANT should fail to perform any other of the covenants, terms or conditions of this Agreement, prior to exercising any rights or remedies against TENANT on account thereof, LANDLORD shall first provide TENANT with written notice specifying the nature of the failure and provide TENANT with a thirty (30) day period to cure such failure (if the failure is a failure to pay rental or any other sum of money under this Agreement) or a sixty (60) day period to cure such failure (if the failure is a failure to pay rental or any other covenant, term or condition of this Agreement). If the failure is not a failure to pay rental or any other sum of money hereunder but is not capable of being cured within a sixty (60) day period, TENANT shall be afforded a reasonable period of time to cure the failure provided that TENANT promptly commences curing the failure after the notice and prosecutes the cure to completion with due diligence.

(b) In the event that LANDLORD is in default of its obligations under this Agreement and such default continues for thirty (30) days after written notice from TENANT, TENANT may, at its option and in any addition to any other right or remedy available hereunder, or at law or equity, incur reasonable expenses necessary to perform the obligation of LANDLORD specified in such notice, and any amount paid by TENANT in so doing shall be deemed paid for the account of LANDLORD, and LANDLORD hereby agrees to reimburse TENANT therefor, and TENANT may set off from rent or other amounts due hereunder any reasonable amount expended by TENANT as a result of such default.

21. Notices. Except as otherwise provided herein, any notices or demands which are required by law or provided under the terms of this Agreement shall be given or made by LANDLORD or TENANT in writing and shall be given by hand delivery, telegram or other similar communication, or sent via facsimile confirmed by an original hard copy sent as otherwise provided herein, or by certified or registered mail, or by a national overnight receipted delivery service which provides signed acknowledgments of receipt (including Federal Express, UPS, Emery, Purolator, DHL. Airborne and other similar couriers delivery services), and addressed to the respective parties set forth below. Such notices shall be deemed to have been

given in the case of hand deliveries, when delivered; in the case of telegrams, facsimiles or similar communications when sent; in the case of certified or registered mail when deposited in the United States mail with postage prepaid, and in the case of overnight receipted delivery service the day the notice is deposited with the overnight delivery service. Every notice, demand, or request hereunder shall be sent to the addresses listed below:

If to LANDLORD:	Sallie Edith Broughton 184 Creek Mart Road Flat Lick, KY 40935 Facsimile No.: N/A
If to TENANT:	c/o Cingular Wireless 6100 Atlantic Boulevard Mail Code GAN02 Norcross, GA 30071 Attn: Real Estate Department Facsimile No.: 678-418-4166
With a copy to TENANT's Regional Counsel:	Cingular Wireless Legal Department 5565 Glenridge Connector, Suite 1700 Atlanta, GA 30342 Facsimile No.: 404-236-5574

Rejection or refusal to accept delivery of any notice, or the inability to deliver any notice because of a changed address of which no notice was given, shall be deemed to be receipt of any such notice.

22. Termination.

(a) Notwithstanding any other termination rights available to TENANT under this Agreement, TENANT, at its sole and absolute discretion, shall have the right to terminate this Agreement with ninety (90) days prior written notice to LANDLORD and a lump sum payment to LANDLORD in an amount equal to six (6) months rent or the total of the remaining months of the term, whichever is less. The rental rate shall be computed at the rate that is in effect at the time of termination. At termination, TENANT shall execute upon the request of the LANDLORD a written cancellation of the Agreement vacating the Leased Property in recordable form and TENANT shall have no other further obligations, other than TENANT's obligation to remove its property as hereinafter provided.

(b) In addition to and in not limitation of any other provisions of this Agreement, TENANT shall have the right, exercisable by at least ten (10) days prior written

notice thereof to LANDLORD, to terminate this Agreement upon occurrence of one or more of the following events:

(i) if LANDLORD shall violate or breach, or shall fail fully and completely to observe, keep, satisfy, perform and comply with, any agreement, term, representation, warranty, covenant, and shall not cure such violation, breach or failure within thirty (30) days after TENANT gives LANDLORD written notice thereof, or, if such failure shall be incapable of cure within thirty (30) days, if LANDLORD shall not commence to cure such failure within such thirty (30) day period and continuously prosecute the performance of the same to completion with due diligence; or

(ii) the commencement by LANDLORD of a voluntary case under the federal bankruptcy laws, as now constituted or hereafter amended, or the consent by LANDLORD to or acquiescence in the appointment of a receiver, liquidator, assignee, trustee, custodian, (or other similar official) of any substantial part of the property of LANDLORD, or to the taking of possession of any such property by any such functionary or the making of an any assignment for the benefit of creditors by LANDLORD; or

(iii) as otherwise provided in this Agreement.

23.Removal of Improvements. Title to all improvements constructed or installed by TENANT on the Leased Property shall remain with TENANT, and all improvements constructed or installed by TENANT shall at all times be and remain the property of TENANT, regardless of whether such improvements are attached or affixed to the Leased Property. Furthermore, all improvements constructed or installed by TENANT shall be removable by TENANT at the expiration or earlier termination of this Agreement, provided TENANT shall not at such time be in default under any covenant or agreement contained in this Agreement. TENANT, upon termination of this Agreement, shall, within ninety (90) days, remove all improvements, fixtures and personal property constructed or installed on the Leased Property by TENANT and restore the Leased Property to substantially the same condition as received. reasonable wear and tear and damage by insured casualty excepted. TENANT shall not be required to remove any foundations, driveways, or underground cables or wires. If such removal causes TENANT to remain on the Leased Property after termination of this Agreement. TENANT shall pay rent at the then existing monthly rate, or on the existing monthly pro rata basis if based upon a longer payment term, until such time as the removal is completed.

24. <u>Miscellaneous</u>. This Agreement cannot be modified except by a written modification executed by LANDLORD and TENANT in the same manner as this Agreement is executed. The headings, captions and numbers in this Agreement are solely for convenience and shall not be considered in construing or interpreting any provision in this Agreement. Wherever appropriate in this Agreement, personal pronouns shall be deemed to include other genders and the singular to include the plural, if applicable. This Agreement contains all agreements, promises and understandings between the LANDLORD and TENANT, and no verbal or oral agreements, promises, statements, assertions or representations by LANDLORD or TENANT or any employees, agents, contractors or other representatives of either, shall be binding upon LANDLORD or TENANT.

Site Name: Baughman (C) Site No: _____

25. <u>Contractual Limitations Period</u>. No action or proceeding may be maintained or brought against any party to this Agreement unless such action or proceeding is commenced within twenty-four (24) months after the cause of action accrued unless such cause of action could not have reasonably been discovered by such party.

26. <u>Security Interest</u>. It is the express intent of the parties to this Agreement that LANDLORD have no lien or security interest whatsoever in any personal property of TENANT, and, to the extent that any applicable statute, code, or law grants LANDLORD any lien or security interest, LANDLORD hereby expressly waives any rights thereto.

27. <u>Brokers/Agents</u>. LANDLORD and TENANT warrant to each other that they were represented in this transaction by Blake Perrott, PO Box 2013, Lexington, KY 40588 respectively, and by no other real estate brokerage firms, agents or other intermediaries. Additionally, the parties warrant and covenant to each other that they will each hold the other harmless from and indemnify each other against claims made by any broker, agent or other intermediary claiming to have represented the indemnifying party in this transaction.

28. <u>Governing Law</u>. This Agreement shall be governed and interpreted by, and construed in accordance with, the laws of the State where the Leased Property is located.

29. <u>Attornev's Fees</u>. In any proceeding which either party may prosecute to enforce its rights hereunder, the unsuccessful party shall pay all costs incurred by the prevailing party, including reasonable attorneys' fees.

30. <u>Memorandum of Agreement</u>. At the request of TENANT, LANDLORD agrees to execute a memorandum or short form of this Agreement, in recordable form, setting forth a description of the Leased Property, the term of this Agreement and other information desired by TENANT for the purpose of giving public notice thereof to third parties.

31. **Confidentiality**. LANDLORD agrees not to discuss publicly, advertise, nor publish in any newspaper, journal, periodical, magazine or other form of mass media, the terms or conditions of this Agreement. Doing so shall constitute a default under this Agreement. It is agreed that the parties to this Agreement will not discuss the terms and conditions contained herein with any unrelated third parties, other than the real estate brokers or agents involved in this transaction and the parties' respective accountants and legal counsel (who shall be bound by the same confidentiality requirements).

32. <u>Binding Effect</u>. This Agreement shall extend to and bind the heirs, personal representatives, successors, and assigns of LANDLORD and TENANT and shall constitute covenants running with the land.

33. <u>Counterparts</u>. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which shall constitute the same Agreement.

IN WITNESS WHEREOF, the parties have executed this Option and Ground Lease Agreement as of the day and year first above written.

LANDLORD:

Chris Broughton

Sallie Edith Broughton

Date: $\frac{2}{2}$ $\frac{9}{0}$ $\frac{0}{0}$

STATE OF KENTUCKY

COUNTY OF KNOX Before me. Sharrow $D_{au:55}$, notary public of the State and County aforesaid, personally appeared Chris Broughton and Sallie Edith Broughton, husband and wife, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence) and who upon oath, acknowledged himself (herself) to be Sallie Edith ? (Thris Provation) (title) (or other officer authorized to execute the instrument) for _______, and that he (she) as such representative, executed the foregoing instrument for the purpose therein contained, and signed the name of -________by himself (herself) as ________(title). Witness my hand and seal, at office in Baybourd the Ky this _______day of Apr.1, 2004. My Commission Expires: _______O5 - 05

TENANT: BELLSOUTH MOBILITY LLC,

a Georgia limited liability company, d/b/a Cingular Wireless

William Plantz

Title: Executive Director

Date: -

STATE OF TENNESSEE

COUNTY OF WILLIAMSON Before mellen , notary public of the State and County aforesaid, personally appeared William Plantz, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence) and who upon oath, acknowledged himself to be Executive Director (or other officer authorized to execute the instrument) for BellSouth Mobility LLC, the within named bargainor, a Georgia limited liability company d/b/a Cingular Wireless, and that he as such representative, executed the foregoing instrument for the purpose therein contained, and signed the name of the company, by himself (herself) as Executive Director.

W, this day of Witness my hand and seal, at office in with 2004.bblic 4

My Commission Expires:

Site Name: Baughman (C) Site No: _____

EXHIBIT "A"

Parent Tract Description

See Deed Of Conveyance dated March 2, 1989 between Broughton Glass Company, Inc., Grantor and Chris Broughton and Sallie Edith Broughton, Grantee. Recorded in the Knox County, Kentucky Recorders Office on March 9, 1989 in Deed Book 242. Page 151. Also see for reference plat #254 located in Recorders plat cabinet in said office.

WARRANTY DEED	Him Do Francfer	Jay
THIS DEED OF CONVEYANCE made and entered into this	2nd., day of March	
19 <u>89</u> , between		
Broughton Glass Company, Inc., by Chris Broughto HC 76, Box 550 Flat Lick, Kentucky 40935	con, President	
part <u>y</u> of the first part and		
Chris Broughton and Sallie Edith Broughton HC 76, Box 550		
Flat Lick, Kentucky 40935	··· ·	

No monetary consideration paid, deed made from the consideration of the sum of incorporation, in which the Grantees herein, Chris Broughton and Sallie Edith Broughton, his wife, are the sole owners thereof, and to place same in their names individually,

the receipt of which is hereby acknowledged, do hereby sell and convey to the part $\frac{1}{1}$ _of the second

part their heirs and assigns, the following described property, to-wit: a certain tractor parcel of land

lying in ____ ____County, Kentucky on ____

waters of Turkey Creek ____and being all of the same

land conveyed to the first part \underline{Y} by deed of conveyance: from Joe Roger Howard

and his wife, Janet C. Howard to Broughton Glass Company, Inc., and said

deed

bearing date ____July 25, 1987

Knox

which is recorded in Deed Book

Knox___County Court Clerk's Office containing_____ _____, Page ____316

acres more or less.

SURVEYED DESCRIPTION:

BEGINNING on a 48 inch sycamore tree in a fence line, corner between Broughton, Evans and King properties; thence with the line between Broughton and King S 86 degree 00 minutes E 330.00 feet to a iron pin in fence line; thence 3 55 degree -00 minutes E 425.00 feet to a iron pin; thence East 959.00 feet to a iron pine; thence N 26 degree -00 minutes E 99.00 feet to a iron pin; thence continuing with painted line, N 58 degree -00 minutes E 181.50 feet to a iron pin; thence 3 75 degree -00 minute E 330.00 feet to a iron pin; thence South 561.00 feet to a iron pin on top of mountain; thence with painted line N 67 degree -00 minutes E 115.00 feet to a iron pin; thence S 19 degree -00 minutes E 263.50 feet to a iron pin on top of mountain corner between Broughton and Caly Harmon (agreed corner this day made); thence with the line between Broughton and Clay Harmon this day made, 5 87 degree -38 minutes =23" W 1505.69 feet to a beech stump, corner between Broughton, Robie Gambrel and Clay Harmon; thence with the line between Broughton and Robie Gambrel N 79 degree -30 minutes W crossing a iron pin at 137.89 feet, in all 855.00 feet to a iron pin on the right-of-way of a county road, corner between Broughton and Robie Gambrel; thence iwth said county road corner between Broughton, Robie Gambrel and Clay Harmon; thence with agreed line between Broughton and Clay Harmon this day made (partnership fence) N 77 degree -00 minutes W 835.00 feet to a utility pole; thence N 70 degree -00 minutes W 206.00 feet to Cumberland Parkway; thence with said Parkway S 26 degree -30 minutes E 750.00 feet to a corner between Broughton and Clay Harmon;

thence crossing said Parkway and old 25-E N 70 degree.-00 minutes W 530.00 feet to a R/W marker; thence with R/W line of Old 25-E N 13 degree -20 minutes W 190.00 feet to bank of Turkey Cree; thence up-said creek N 4 degree -30 minutes E 280.00 feet; thence leaving said creek S 72 degree -00 minutes W 110.00 feet to Turkey Creek Road; thence with said road N 16 degree -39 minutes W 105.00 feet; thence leaving said creek S 72 degree -00 minutes W 110.00 feet to Turkey Creek Road; thence with said road N 16 degree -39 minutes W 105.00 feet; thence leaving said road N 68 degree -45 minutes -54" E 106.01 feet to bank of Turkey Creek; thence up said creek N 8 degree -30 minutes E 313.50 feet, S 49 degree -00 minutes E 206.25 feet to a iron pin on bank of said creek, N 10 degree -00 minutes E 396.00 feet to a iron pin at intersection of Creek and a ditch line; thence leaving creek and up said ditch line S 81 degree -00 minutes E 660.00 feet to a iron pin corner between Broughton and Evans property; thence with the lines and a fence line between Broughton and Evans property N 27 degree -00 minutes E 759.00 feet to the Beginning. Containing 66.00 acres.

The foregoing description is a complete surveyed description of both First Tract and Second Tract of deed from Joe Robert Howard and his wife, Janet C. Howard to Broughton Glass Company, Inc. as previously referenced hereinabove.

Also for reference, see map or plat of said property as recorded in Plat No. $\frac{\#254}{100}$, in the Knox County Clerk's Office, Barbourville, Kentucky, of the surveyed description.

TO HAVE AND TO HOLD the same, together with all the appurtenances thereunto belonging un-

to the party of the second part their heirs and assigns forever. The said party of the first



foregoing Deed of Conveyance from Mark A. Rice and Teresa Rice to Roscoe Bray and his wife, Maxime Bray, was on the $\underline{\mathcal{H}}$ day of $\underline{\mathcal{H}}$ day of $\underline{\mathcal{H}}$ day of $\underline{\mathcal{H}}$ day of $\underline{\mathcal{H}}$, 19<u>89</u>, lodged for record, whereupon the same, with the foregoing and this certificate have been duly recorded in my office in Deed Book $\underline{\mathcal{H}}$, Page $\underline{151}$.

Witness my hand, this 9^{HW} day of March , 19<u>89</u>.

lamotor CLERK ¢.

Site Name: Baughman (C) Site No: _____

EXHIBIT "B"

Description of Leased Property

An approximately 100' x 100' tract of land, together with easements for ingress, egress and utilities legally described as follows: Situated atop of mountain at 350 Creek Mart Road, Flat Lick, KY 40935

(to be inserted upon the receipt of the survey of the Leased Property)

And depicted on the Site Sketch attached hereto.

Notes:

- 1. This Exhibit may be supplemented by a land survey of the Leased Property once it is received by Tenant.
- 2. Width of access road shall be the width required by the applicable governmental authorities and utility providers, including police and fire departments.

Site Sketch


EXHIBIT K NOTIFICATION LISTING

BAUGHMAN LANDOWNER NOTICE LISTING

Robie, Gladys, Hoyt, Dwight Gambrel 228 Creek Mart Rd. Flat Lick, KY 40935

Walter & Sue King 500 CR Mart Rd. Barbourville, KY 40906

Rondall, Shane & Daniel King 2538 S. Cincinnati Tulsa, OK 74114

Gary Kim & Rena Fay Merida P.O. Box 37 Dewit, KY 40930

Donald V. & Jennifer M. Slusher 436 CR Mart Road Flat Lick, KY 40935

Jerry & Darcye Hensley 331 CR Mt Rd Flat Lick, KY 40935

John M. & Betty Patterson 269 Turkey CR Rd. Barbourville, KY 40906

Mary E. Brooks P.O. Box 96 Fourmile, KY 40939 A. Y. Evans, Jr. 67 Possum Holw Rd. Flat Lick, KY 40935

Robie P. & Joyce Gambrel 582 Creek Mart Rd. Flat Lick, KY 40935

Jack Stewart 1435 Darbee Dr. Morristown, TN 37814

William S. Stewart P.O. Box 980 Pineville, KY 40977

James S. III & Maryanne Stewart 545 KY 223 Flat Lick, KY 40935

Claude Click Estate c/o Charles C. Click 210 Harlan Ave. Louisville, KY 40214-1739 EXHIBIT L COPY OF PROPERTY OWNER NOTIFICATION



1578 Highway 44 East, Suite 6 P.O. Box 369 Shepherdsville, KY 40165-0369 Phone (502) 955-4400 or (800) 516-4293 Fax (502) 543-4410 or (800) 541-4410

Notice of Proposed Construction Wireless Communications Facility Proposal

Dear Landowner:

BellSouth Mobility, LLC, d/b/a Cingular Wireless-Kentucky, has filed an application with the Kentucky Public Service Commission ("PSC") to construct a new wireless communications facility on a site located at 350 Creek Mart Road, Flat Lick, Kentucky 40935. The proposed facility will include a 320-foot tall antenna tower, plus related ground facilities. This facility is needed to provide improved coverage for wireless communications in the area.

This notice is being sent to you because the Knox County Property Valuation Administrator's records indicate that you own property that is within a 500' radius of the proposed tower site or contiguous to the property on which the tower is to be constructed. You have a right to submit testimony to the Kentucky Public Service Commission ("PSC"), either in writing or to request intervention in the PSC's proceedings on the application. You may contact the PSC for additional information concerning this matter at: Kentucky Public Service Commission, Executive Director, 211 Sower Boulevard, P.O. Box 615, Frankfort, Kentucky 40602.

Please refer to docket number 2004-00341 in any correspondence sent in connection with this matter.

I have attached a map showing the site location for the proposed tower. Cingular's radio frequency engineers assisted in selecting the proposed site for the facility, and they have determined it is the proper location and elevation needed to provide quality service to wireless customers in the area. Please feel free to contact me toll free at (800) 516-4293 if you have any comments or questions about this proposal.

> Sincerely, David A. Pike Attorney for BellSouth Mobility LLC, d/b/a Cingular Wireless-Kentucky

Enclosure

Directions to Baughman Tower Site



From the Knox County seat in Barbourville, Take SR 11 northeast to US 25E. Turn right on US 25E and travel to Creek Mart Road. Turn left on Crreek Mart Road. The site will be located on the right at 350 Creek Mart Road. Prepared by: Pike Legal Group, PLLC, P.O. Box 369, Shepherdsville, KY 40165. Telephone: 800-516-4293 EXHIBIT M COPY OF COUNTY JUDGE/EXECUTIVE NOTICE



1578 Highway 44 East, Suite 6 P.O. Box 369 Shepherdsville, KY 40165-0369 Phone (502) 955-4400 or (800) 516-4293 Fax (502) 543-4410 or (800) 541-4410

September 1, 2004

VIA CERTIFIED MAIL

Hon. Gray Maynard Knox County Judge Executive P.O. Box 173 Barbourville, KY 40906-0173

RE: Notice of Proposal to Construct Wireless Communications Facility Kentucky Public Service Commission Docket No. 2004-00341

Dear Judge Maynard:

BellSouth Mobility, LLC, d/b/a Cingular Wireless – Kentucky ("Cingular") has filed an application with the Kentucky Public Service Commission (the "PSC") to construct a new wireless communications facility at 350 Creek Mart Road, Flat Lick, Kentucky 40935 (35°51'46.93" North latitude, 83°47'01.76" West longitude). The proposed facility will include a 320-foot tall antenna tower, plus related ground facilities. This facility is needed to provide improved coverage for wireless communications in the area.

You have a right to submit comments to the PSC or to request intervention in the PSC's proceedings on the application. You may contact the PSC at: Executive Director, Public Service Commission, 211 Sower Boulevard, P.O. Box 615, Frankfort, Kentucky 40602. Please refer to docket number 2004-00341 in any correspondence sent in connection with this matter.

I have attached a map showing the site location for the proposed tower. Cingular's radio frequency engineers assisted in selecting the proposed site for the facility, and they have determined it is the proper location and elevation needed to provide quality service to wireless customers in the area.

Please feel free to contact me with any comments or questions you may have.

Sincerely,

David A. Pike Attorney for BellSouth Mobility LLC, d/b/a Cingular Wireless-Kentucky

Enclosure

www.pikelegal.com -

Directions to Baughman Tower Site



- From the Knox County seat in Barbourville, Take SR 11 northeast to US 25E. Turn right on US 25E and travel to Creek Mart Road. Turn left on Crreek Mart Road. The site will be located on the right at 350 Creek Mart Road. Prepared by: Pike Legal Group, PLLC, P.O. Box 369, Shepherdsville, KY 40165. Telephone: 800-516-4293

EXHIBIT N COPY OF POSTED NOTICES

BAUGHMAN NOTICE SIGNS

The signs are at least (2) feet by four (4) feet in size, of durable material, with the text printed in black letters at least one (1) inch in height against a white background, except for the word "**tower**," which is at least four (4) inches in height.

BellSouth Mobility, LLC d/b/a Cingular Wireless, proposes to construct a telecommunications **tower** on this site. If you have questions, please contact Pike Legal Group, PLLC, P.O. Box 369, Shepherdsville, KY 40165. (800) 516-4293, or the Executive Director, Public Service Commission, 211 Sower Boulevard, PO Box 615, Frankfort, Kentucky 40602. Please refer to docket number 2004-00341 in your correspondence.

BellSouth Mobility, LLC proposes to construct a telecommunications **tower** near this site. If you have questions, please contact Pike Legal Group, PLLC, P.O. Box 369, Shepherdsville, KY 40165 (800) 516-4293, or the Executive Director, Public Service Commission, 211 Sower Boulevard, PO Box 615, Frankfort, Kentucky 40602. Please refer to docket number 2004-00341 in your correspondence.

EXHIBIT O COPY OF RADIO FREQUENCY DESIGN SEARCH AREA

Baughman Search Area

