EAST KENTUCKY NETWORK, LLC

d/b/a APPALACHIAN WIRELESS

KONA CELLULAR TOWER APPLICATION

Letcher County, Kentucky P.S.C. Case # 2012-00181

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

RECEIVED

MAY **29** 2012

In the matter of:

PUBLIC SERVICE COMMISSION

THE APPLICATION OF EAST KENTUCKY NETWORK)
LIMITED LIABILITY COMPANY FOR THE ISSUANCE)
OF A CERTIFICATE OF PUBLIC CONVENIENCE AND) CASE No 2012-00181
NECESSITY TO CONSTRUCT A TOWER IN LETCHER)
COUNTY, KENTUCKY).	

East Kentucky Network, LLC, d/b/a Appalachian Wireless, was granted authorization to provide cellular service in the KY-10 Cellular Market Area (CMA452) by the Federal Communications Commission (FCC). FCC license is included as Exhibit 1. East Kentucky Network, LLC merger documents were filed with the Commission on February 2, 2001 in Case # 2001-022.

In an effort to improve service in Letcher County, East Kentucky Network, LLC pursuant to KRS 278.020 Subsection 1 and 807 KAR 5:001 Section 9 is seeking the Commission's approval to construct a 300 foot self-supporting tower on a tract of land approximately 0.5 miles from 5188 Hwy 119N, Whitesburg, Letcher County, Kentucky (37°08'46.75"N 82°44'00.67"W). A map and detailed directions to the site can be found in Exhibit 8.

Exhibit 2 is a list of all Property owners or residents according to the property valuation administrator's record who reside or own property within 500 feet of the proposed tower in accordance with the Public Valuation Administrator. No other properties are contiguous with East Kentucky Network's property.

Pursuant to 807 KAR 5:063 Section 1 (1)(L) and Section 1(1)(n)(1) all affected property owners according to the property valuation administrator's record who reside or own property within 500 feet of the proposed Tower were notified by certified mail return receipt requested of East Kentucky Network, LLC's proposed construction and informed of their right to intervene.

They were given the docket number under which this application is filed. Enclosed in Exhibit 2 is a copy of that notification.

Letcher County has no formal local planning unit. In absence of this unit the Letcher County Judge Executive's office was notified by certified mail, return receipt requested of East Kentucky Network Limited Liability Company's proposal and informed of their right to intervene. They were given the docket number under which this application is filed. Enclosed in Exhibit 3 is a copy of that notification.

Notice of the location of the proposed construction was published in The Mountain Eagle's May 30 & June 6, 2012 editions. Enclosed is a copy of that notice in Exhibit 3. The Mountain Eagle is the newspaper with the largest circulation in Letcher County.

A geologist was employed to determine soil and rock types and to ascertain the distance to solid bedrock. The geotechnical report is enclosed as Exhibit 4.

A copy of the tower design information is enclosed as Exhibit 5. The proposed tower has been designed by engineers at World Tower, Inc. and will be constructed under their supervision. Their qualifications are evidenced in Exhibit 5 by the seal and signature of the registered professional engineer responsible for this project.

The tower will be erected by S & S Tower Services of St. Albans, West Virginia. S & S Tower Services has vast experience in the erection of communications towers.

FAA and Kentucky Airport Zoning Commission applications are included as Exhibit 6.

No Federal Communications Commission approval is required prior to construction of this facility. Once service is established from this tower we must immediately notify the Federal Communications Commission of its operation. Prior approval is needed only if the proposed facility increases the size of the cellular geographic service area. This cell site will not expand the cellular geographic service area.

East Kentucky Network, LLC will finance the subject Construction with earned surplus in its General Fund.

Estimated Cost of Construction \$ 350,000.00 Annual Operation Expense of Tower \$ 12,500.00

Two notice signs meeting the requirements prescribed by 807 KAR 5:063, Section 1(2), measuring at least two (2) feet in height and four (4) feet in width and containing all required language in letters of required height, have been posted, one at a visible location on the proposed site and one on the nearest public road. The two signs were posted on May 24, 2012 and will remain posted for at least two weeks after filing of this application as specified.

Enclosed in Exhibit 9 is a copy of East Kentucky Network LLC's lease agreement for the site location along with a lot description.

The proposed construction site is on a very rugged mountaintop some feet from the nearest structure. Prior to construction the site was wooded.

Due to the steep hillside surrounding the proposed site, the property in close proximity is unsuitable for any type of development. East Kentucky Network LLC's operation will not affect the use of nearby land nor its value. No more suitable site exists in the area. A copy of the search area map is enclosed in Exhibit 8. No other tower capable of supporting East Kentucky Network LLC's load exists in the general area; therefore, there is no opportunity for co-location of our facilities with anyone else.

Enclosed, and filed as Exhibit 10 is a survey of the proposed tower site signed by a Kentucky registered professional engineer.

Exhibit 12 contains a vertical sketch of the tower supplied by Coleman Engineering.

WHEREFORE, Applicant respectfully requests 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 proposed tower.

The foregoing document was prepared by Lynn Haney, Compliance Coordinator for East Kentucky Network, LLC d/b/a Appalachian Wireless. All related questions or correspondence concerning this filing should be mailed to East Kentucky Network, LLC d/b/a/ Appalachian Wireless, 101 Technology Trail, Ivel, KY 41642.

SUBMITTED BY:

DATE: 5/24//2

Lynn Haney, Compliance Coordinator

APPROVED BY:

DATE: 5-24-12

Gerald Robinette, General Manager

CONTACT INFORMATION:

Gerald Robinette, General Manager Phone: (606) 477-2355, Ext. 110 Email: grobinette110@ekn.com

Lynn Haney, Compliance Coordinator Phone: (606) 477-2355, Ext. 1007

Email: lhaney@ekn.com

Mailing Address:

East Kentucky Network, LLC d/b/a Appalachian Wireless 101 Technology Trail Ivel, KY 41642

1	FCC License	
	Copies of Cell Site Notices to Land Owners	
3	Notification of County Judge Executive and Newspaper Advertisement	
4	Universal Soil Bearing Analysis	
5	Tower Design	
6	FAA & Kentucky Airport Zoning Commission Applications	
	Audited Financial Statements	
	Driving Directions from County Court House and Map to Suitable Scale	
	Lease Agreement for Proposed Site with Deed Description	
10	Survey of Site Signed/Sealed by Professional Engineer Registered in State of Kentucky	
11	Site Survey Map with Property Owners Identified in Accordance with PVA of County	
12	Vertical Profile Sketch of Proposed Tower	



		,	
,			

ULS License

Cellular License - KNKN809 - East Kentucky Network, LLC d/b/a **Appalachian Wireless**

Call Sign

KNKN809

Radio Service

CL - Cellular

Status

Active

Auth Type

Regular

Market

Market

CMA452 - Kentucky 10 -

Channel Block

Powell

Submarket

Phase

2

Dates

Grant

08/30/2011

Expiration

10/01/2021

Effective

08/30/2011

Cancellation

Five Year Buildout Date

10/17/1996

Control Points

1

US Route 23, FLOYD, Harold, KY

P: (606)478-2355

Licensee

FRN

0001786607

Type

Limited Liability Company

Licensee

East Kentucky Network, LLC d/b/a Appalachian

Wireless

101 Technology Trail Ivel, KY 41642

ATTN Gerald Robinette, Manager

P:(606)477-2355 F:(606)874-7551

Contact

Lukas, Nace, Gutierrez & Sachs, LLP

Pamela L Gist Esq 8300 Greensboro Drive McLean, VA 22102

P:(703)584-8665 F:(703)584-8695 E:pgist@fcclaw.com

Ownership and Qualifications

Radio Service

Mobile

Type

Regulatory Status Common Carrier

Interconnected

Yes

Alien Ownership

The Applicant answered "No" to each of the Alien Ownership questions.

Basic Qualifications

The Applicant answered "No" to each of the Basic Qualification questions.

EXHIBIT II: LIST OF PROPERTY OWNERS:

Statement Pursuant to Section 1 (1) (I) 807 KAR 5:063

<u>Section 1 (1)(1) 1.</u> The following is a list of every property owner who according to property valuation administrator's records, owns property within 500 feet of the proposed tower and each have been: notified by certified mail, return receipt requested, of the proposed construction,

<u>Section 1 (1)(1) 2.</u> Every person listed below who, according to the property valuation administrator's records, owns property within 500 feet of the proposed tower has been: Given the Commission docket number under which the application will be processed: and

<u>Section 1 (1)(1) 3.</u> Every person listed below who, according to property valuation administrator's records, owns property within 500 feet of the proposed tower has been: Informed of his right to request intervention.

LIST OF PROPERTY OWNERS

Precision, Inc. P.O. Box 971 Neon, KY 41840

Sam Clinton Webb II 1736 KY Hwy 3406 Mayking, KY 41837

Major Kincer Revocable Trust c/o Major Sparks 440 Foothills Road Whitesburg, KY 41858

P.O. Box 8
Isom, KY 41825

EAST KENTUCKY NETWORK

101 TECHNOLOGY TRAIL

IVEL, KY 41642

PHONE: (606) 874-7550

FAX: (606) 874-7551

MAIL: INFO@EKN.COM

/EBSITE: WWW.EKN.COM



May 22, 2012

Precision, Inc. P.O. Box 971 Neon, KY 41840

RE: Public Notice-Public Service Commission of Kentucky (Case No. 2012-00181)

East Kentucky Network, LLC d/b/a Appalachian Wireless is applying to the Public Service Commission of Kentucky for a Certificate of Public Convenience and Necessity to construct and operate a new facility to provide cellular telecommunications service in Letcher County. The facility will include a 300 foot self supporting tower with attached antennas extending upwards, and an equipment shelter on a tract of land approximately 0.5 miles from 5188 Hwy 119N, Whitesburg, Letcher County, Kentucky. A map showing the location of the proposed new facility is enclosed. This notice is being sent to you because you may own property or reside within a 500' radius of the proposed tower or within a 200' radius of the proposed or existing access road.

The Commission invites your comments regarding the proposed construction. You also have the right to intervene in this matter. The Commission must receive your initial communication within 20 days of the date of this letter as shown above.

Your comments and request for intervention should be addressed to: Executive Director's Office, Public Service Commission of Kentucky, P.O. Box 615, Frankfort, KY 40602. Please refer to Case No. 2012-00181 in your correspondence.

If you have any questions for East Kentucky Network, LLC, please direct them to my attention at the following address: East Kentucky Network, LLC, 101 Technology Trail, Ivel, KY 41642 or call me at 606-477-2355, Ext. 1007.

Sincerely,

Lynn Haney

Compliance Coordinator

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May 22, 2012

Heather Lynn Banks P.O. Box 8 Isom, KY 41825

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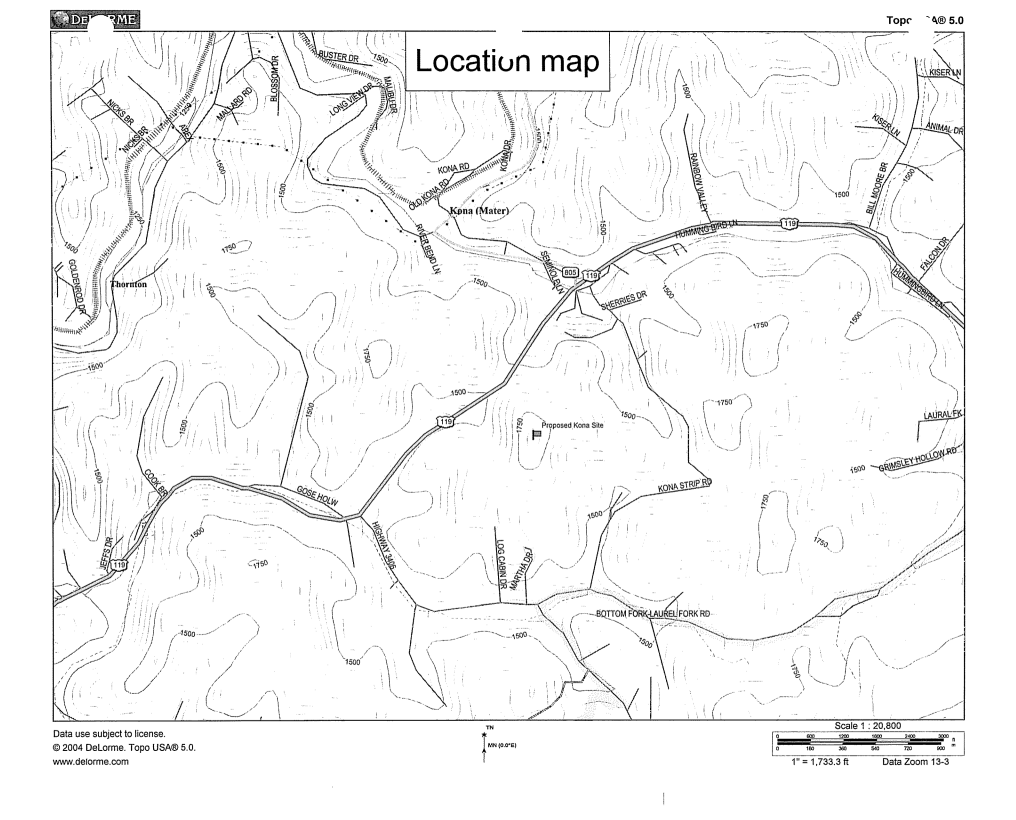
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VIA: U.S. CERTIFIED MAIL

May 22, 2012

Jim Ward, Judge Executive Letcher County Courthouse 156 Main St. Whitesburg, KY 41858

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The Commission invites your comments regarding the proposed construction. You also have the right to intervene in this matter. The Commission must receive your initial communication within 20 days of the date of this letter as shown above.

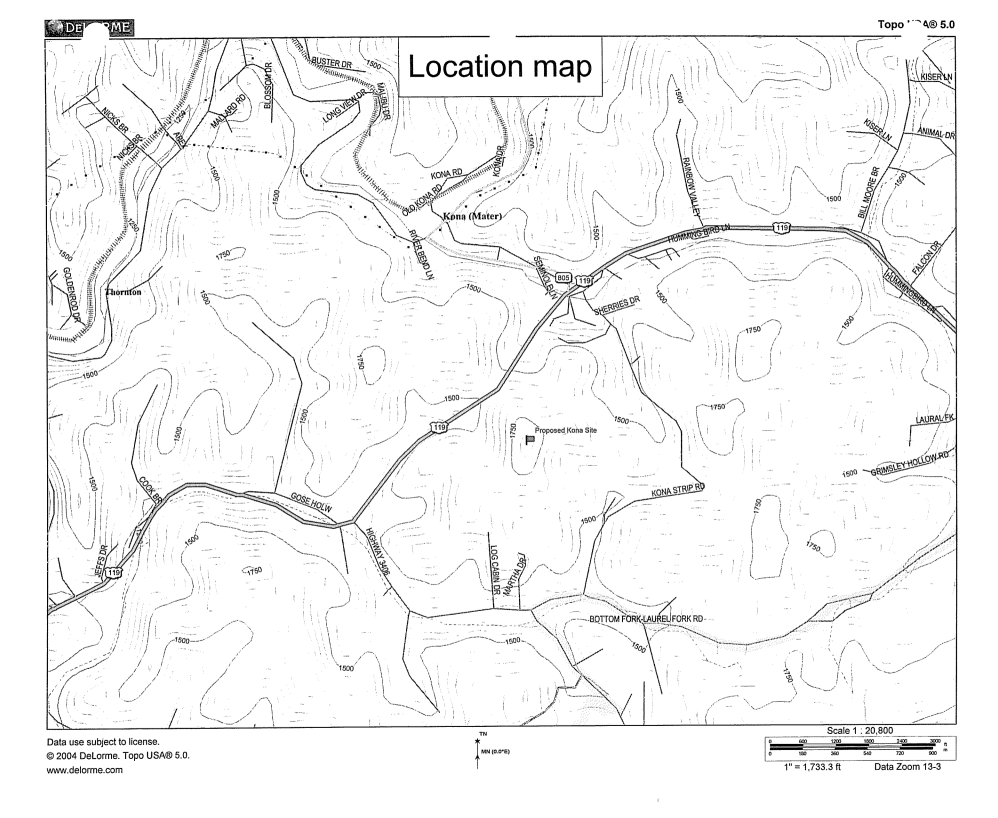
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Sincerely,

Lynn Haney

Compliance Coordinator



dba Appalachian Wireless 101 Technology Trail Ivel, KY 41642

Phone: 606-477-2355 Fax: 606-791-2225



To: The Mountain Eagle		From:	Lynn Haney		
			Compliance Coordinator		
Email:	foakes@bellsouth.net	Date:	May 22, 2012		
Re:	PUBLIC NOTICE ADVERTISEMENT	Pages:	1 (including this cover)		

Please place the following Public Notice Advertisement in The Mountain Eagle for the next two weeks.

PUBLIC NOTICE:

RE: Public Service Commission of Kentucky (CASE NO. 2012-00181)

Public Notice is hereby given that East Kentucky Network, LLC, dba Appalachian Wireless has applied to the Kentucky Public Service Commission to construct a cellular telecommunications tower on a tract of land approximately 0.5 miles from 5188 Hwy 119N, Whitesburg, Letcher County, Kentucky. The proposed tower will be a 300 foot self-supporting tower with attached antennas. If you would like to respond to this notice, please contact the Executive Director, Public Service Commission, 211 Sower Boulevard, PO Box 615, Frankfort, Kentucky 40602. Please refer to Case No. 2012-00181.

If you have any questions about the placement of the above mentioned notice, please call me at 606-477-2355, ext. 1007.

Thank you,

Lynn Haney Compliance Coordinator

The message above and the information contained in the documents transmitted are confidential and intended only for the person(s) named above. Dissemination, distribution or copying of this communication by anyone other than the person(s) named above is prohibited. If you have received this communication in error, please notify us immediately by telephone and return the original message to us at the address listed above via regular mail. Thank you.

WENDELL R. HOLMES, P.G.

424 Pear Street Hazard, KY 41701 April 23, 2012

Kona Tower Site

Purpose:

A site assessment was conducted for Appalachian Wireless on a tract of land located in Letcher County near Kona, Kentucky. The site of the proposed tower is now forestland. The purpose of this investigation was to determine the depth to bedrock and of what type of rock the bedrock consists.

Site Investigation:

The trenching method was used to determine the type of bedrock material at the proposed tower site. A Caterpillar excavator was used to expose the bedrock material. It is approximately 2.6 feet to the Sandstone bedrock. (See attached page for descriptions of materials encountered.) The terrain in Letcher County is moderately to very steep. The tower site is located on a ridge approximately one half mile southwest of the junction of the US 119 and KY 805 near the community of Kona in Letcher County. The Sandstone formation below the tower site is approximately 10.00 feet thick based on the information obtained from the site investigation and geological maps of the area.

Conclusions:

The proposed tower site is located on a ridge in the area. The Sandstone bedrock on the proposed tower site is part of the Breathitt Formation, and is middle to lower Pennsylvanian in age. Tests were not conducted to determine the load-bearing strength of the bedrock. However, it is apparent that the tower will be constructed on the Sandstone bedrock formation.

The field work for this site was performed by Wendell R. Holmes, using generally accepted methods in the practice of geological science.

Wendell R. Holmes, P.G.

WENDELL R. HOLMES, P.G.

424 Pear Street Hazard, Ky. 41701 (606)438-7250

Geologist Log

Location: Kona Tower Site

Unit Thickness	Total depth	Strata	Description
1.30′	1.30′	Soil	Soft, Gray, Brown with Rock and Plant fragments
1.25′	2.55′	Sandy Shale	Weathered, Brown, Gray and Broken
10.00′	12.55′	Sandstone	Gray and Brown

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			3/16							0			180:0 ft			
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10		A572-50		A36	ند							30	140.0 ft			
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Golfeen	Legs	Leg Grade	Diagonals	Diagonal Grade	Top Girts	Horizontals	Red Horizontals	Red. Diagonals	Inner Bracing	Face Width (fl)	# Panels @ (ft)	Weight (K)				

DESIGNED APPURTENANCE LOADING

TYPE	ELEVATION	TYPE	ELEVATION
Flash Beacon Lighting	300	(4) 840-21240 w/ mt pipe	280
(2) WPA-80063/8CF (94.7x11 8x3 9)	300	(4) 840-21240 w/ mt pipe	280
w/ mp		(4) 840-21240 w/ mt pipe	280
(2) WPA-80063/8CF (94 7x11 8x3.9) w/ mp	300	(2) WPA-80063/8CF (94 7x11.8x3 9) w/ mp	270
(2) WPA-80063/8CF (94 7x11 8x3 9) w/ mp	300	(2) WPA-80063/8CF (94.7x11 8x3 9) w/ mp	270
WD13X53 Antenna Mounting Frame	300	(2) WPA-80063/8CF (94 7x11 8x3 9)	270
WD13X53 Antenna Mounting Frame	300	w/ mp	
WD13X53 Antenna Mounting Frame	300	WD13X53 Antenna Mounting Frame	270
WD13X53 Antenna Mounting Frame	290	WD13X53 Antenna Mounting Frame	270
WD13X53 Antenna Mounting Frame	290	WD13X53 Antenna Mounting Frame	270
WD13X53 Antenna Mounting Frame	290	8 FT DISH	220
(4) 840-21240 w/ mt pipe	290	8 FT DISH	200
(4) 840-21240 w/ mt pipe	290	6 FT DISH	180
(4) 840-21240 w/ mt pipe	290	4 FT DISH	120
WD13X53 Antenna Mounting Frame	260	6 FT DISH	100
WD13X53 Antenna Mounting Frame	280	6 FT DISH	80
WD13X53 Antenna Mounting Frame	260		

SYMBOL LIST

MARK SIZE	MARK	SIZE

L2 1/2x2 1/2x3/16

MATERIAL STRENGTH

GRADE	Fy	Fu	GRADE	Fy	Fu
A572-50	50 ksi	65 ksi	A36	36 ksi	58 ksi

TOWER DESIGN NOTES

1 Tower is located in Letcher County, Kentucky
2 Tower designed for a 70 00 mph basic wind in accordance with the TIA/EIA-222-F Standard

Tower is also designed for a 60.62 mph basic wind with 0.50 in ice

TOWER RATING: 99.4%

MAX. CORNER REACTIONS AT BASE:

DOWN: 379 K UPLIFT: -307 K SHEAR: 32 K

AXIAL 126 K

SHEAR MOMENT 44 K 7596 kip-ft

TORQUE 5 kip-ft 60 62 mph WIND - 0 50 in ICE

AXIAL 73 K

SHEAR MOMENT 7733 kip-ft 45 K

TORQUE 6 kip-ft REACTIONS - 70.00 mph WIND



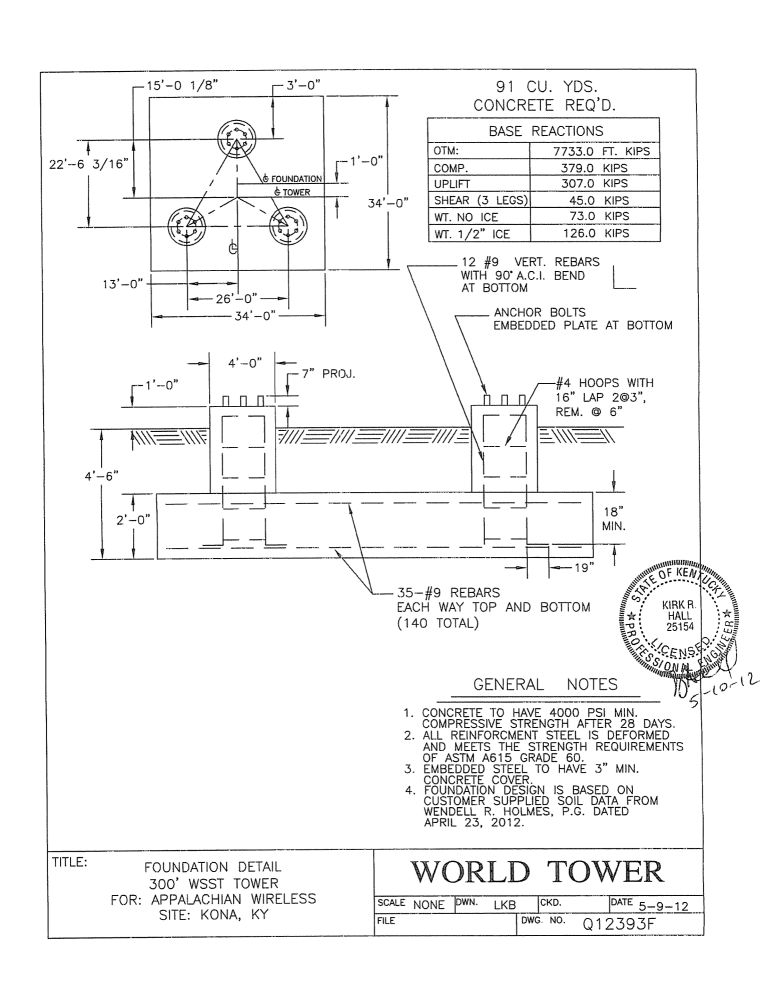
World Tower Company Job: 300' WSST Tower / Jobs Q12-393 Project: Kona, KY 1213 Compressor Drive Client: Appalachian Wireless Drawn by: Kirk Hall App'd: Mayfield, Kentucky 42066

Phone: (270) 247-3642 FAX: (270) 247-0909

Date: 05/09/12 Code: TIA/EIA-222-F Path: C \text{\text{TowerIPE Runs(2012\text{\text{Q12-393} Kona KY, Appalectivan\text{\text{Q12-393} en

Scale: NTS

Dwg No. E-1





« OE/AAA

Notice of Proposed Construction or Alteration - Off Airport

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	e: EAST -000206109-12		ponsor: East Kentucky Net		
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### Details for Case : Kona

Show Project Summary

Case Status								
ASN: 2012-ASO-4	863-OE			Date Accepted:	05/17/2012			
Status: Accepted				Date Determined:				
				Letters:	None			
				Documents:	05/17/2012 🔁 K	ona_Survey.pdf		1
					Project Documents None			
Construction / Alteration	n Information		111111	Structure Summa	ry			
Notice Of:	Construction		· 1	Structure Type:	Tower			j
Duration:	Permanent			Structure Name:	Kona			ĺ
if Temporary :	Months: Days:			NOTAM Number:				
Work Schedule - Start:	06/01/2012			FCC Number:				
Work Schedule - End:	06/15/2012			Prior ASN:				
	Triteria Tool. If separate no	require separate notice to the FAA tice is required, please ensure it is ion of Proposal.						
State Filing:	Filed with State							
1			1	1				Ì
Structure Details			1	Common Frequen				
Latitude:		37° 8' 46.74" N	1	Low Freq 698	High Freq 806	Freq Unit MHz	ERP 1000	ERP Unit W
Longitude:		82° 44' 0.66" W		806	824	MHz	500	w
Horizontal Datum:		NAD83		824	849	MHz	500	w
Site Elevation (SE):		1845 (nearest foot)		851 869	866 894	MHz MHz	500 500	w w
Structure Height (AGL):		310 (nearest foot)		896	901	MHz	500	w
* If the entered AGL is a pro- existing structure's height in				901	902	MHz	7	w
AGL in the Description of Pr				930	931	MHz	3500	w
•				931	932	MHz	3500	W
Requested Marking/Lighting	<b>j</b> :	Dual-red and medium intensity		932	932.5	MHz	17	dBW
	Oth	er:		935 940	940 941	MHz MHz	1000 3500	w w
Recommended Marking/Lig		·		1850	1910	MHz	1640	w
	nting.	at to blance Characteria		1930	1990	MHz	1640	w
Current Marking/Lighting:		N/A New Structure		2305	2310	MHz	2000	w
	Oth			2345	2360	MHz	2000	w
Nearest City:		Kona		! Caralla Francisco				
Nearest State:		Kentucky		Specific Frequenc	iles			
Description of Location: On the Project Summary pa	ge upload any certified sur	Located approx. 0.8 mi SSE of vey. (Letcher), KY	Kona					
Description of Proposal:		A new 300' tower with top-mo antennas (overall height of 310						
				man part of the second state of the second sta				



Disapproved

Kentucky Transportation Cabinet, Kentucky Airport Zoning Commission, 200 Mero Street, Frankfort, KY 40622 Kentucky Aeronautical Study Number APPLICATION FOR PERMIT TO CONSTRUCT OR ALTER A STRUCTURE ISTRUCTIONS INCLUDED 1. APPLICANT -- Name, Address, Telephone, Fax, etc. 37 74 Latitude: East Kentucky Network, LLC c/o Lukas, Nace, Gutierrez & Sachs, Chtd 00 66 Longitude: 8300 Greensboro Drive, Suite 1200 McLean, VA 22102 Datum: ☑ NAD83 ☐ NAD27 ☐ Other _ T: 703-584-8667 F: 703-584-8692 County Letcher Nearest Kentucky City: Kona Nearest Kentucky public use or Military airport: 2. Representative of Applicant -- Name, Address, Telephone, Fax Lonesome Pine Airport Ali Kuzehkanani Lukas, Nace, Gutierrez & Sachs, Chtd. Distance from #13 to Structure: 15.7 mi 8300 Greensboro Drive, Suite 1200 McLean, VA 22102 T: 703-584-8667 F: 703-584-8692 15. Direction from #13 to Structure: NW 1,845.00 Site Elevation (AMSL): 3. Application for: ☑ New Construction ☐ Alteration ☐ Existing 310.00 17. Total Structure Height (AGL): Feet 4. Duration: Permanent Temporary (Months 2,155.00 Feet Overall Height (#16 + #17) (AMSL.): _ 6/15/2012 5. Work Schedule: Start 19. Previous FAA and/or Kentucky Aeronautical Study Number(s): 6. Type: ☐ Antenna Tower ☐ Crane ☐ Building ☐ Power Line ☐ Landfill ☐ Water Tank ☐ Other _ 20. Description of Location: (Attach USGS 7.5 minute Quadrangle Map or an Airport layout Drawing with the precise site marked and any Marking/Painting and/or Lighting Preferred: certified survey) Red Lights and Paint ☑ Dual - Red & Medium Intensity White Site is located approx. 0.8 mi SSE of Kona (Letcher), KY ☐ White - Medium Intensity Dual - Red & High Intensity White ☐ White - High Intensity ☐ Other ____ 8. FAA Aeronautical Study Number____ 21. Description of Proposal: The structure will include a 300' tower with top-mounted antennas (overall height of 310' AGL), The ERP will be 500 watts. 22. Has a "NOTICE OF CONSTRUCTION OR ALTERATION" (FAA Form 7460-1) been filed with the Federal Aviation Administration? ■ No Yes, When May 17, 2012 CERTIFICATION: I hereby certify that all the above statements made by me are true, complete and correct to the best of my knowledge and belief. 5/17/2012 Ali Kuzehkanani/ Dir of Engineering Printed Name and Title PENALTIES: Persons failing to comply with Kentucky Revised Statutes (KRS 183.861 through 183.990) and Kentucky Administrative Regulations (602 KAR 050:Series) are liable for fines and/or imprisonment as set forth in KRS 183,990(3). Non-compliance with Federal Aviation Administration Regulations may result in further penalties. Commission Action: ☐ Chairman, KAZC Administrator, KAZC Approved

Date_

FINANCIAL REPORT

December 31, 2011

# CONTENTS

	Page
INDEPENDENT AUDITOR'S REPORT ON THE FINANCIAL STATEMENTS	1
FINANCIAL STATEMENTS	
Balance sheets Statements of income Statements of members' equity Statements of cash flows Notes to financial statements	2 3 4 5 6-15
INDEPENDENT AUDITOR'S REPORT ON THE SUPPLEMENTARY INFORMATION	16
SUPPLEMENTARY INFORMATION	
Statements of income detail	17 and 18



Jones, Nale & Mattingly PLC

#### INDEPENDENT AUDITOR'S REPORT

To the Members
East Kentucky Network, LLC
dba Appalachian Wireless
Ivel, Kentucky

We have audited the accompanying balance sheets of East Kentucky Network, LLC, dba Appalachian Wireless as of December 31, 2011 and 2010, and the related statements of income, members' equity and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of East Kentucky Network, LLC, dba Appalachian Wireless as of December 31, 2011 and 2010, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

Jones. Male: Mattingly Pic

Louisville, Kentucky February 15, 2012

# BALANCE SHEETS December 31, 2011 and 2010

ASSETS	2011	£
CURRENT ASSETS		
Cash and cash equivalents	\$ 18,579,633	\$ 11,517,807
Short-term investments (Note 9)	100,000	100,000
Accounts receivable, less allowance for doubtful	·	·
accounts of \$1,767,789 in 2011 and \$1,473,291 in 2010	9,830,698	8,510,532
Accounts receivable, members (Notes 5 and 6)	51,772	120,279
Inventory	4,427,993	5,473,601
Prepaid expenses	729,388	510,762
Total current assets	\$ 33,719,484	\$ 26,232,981
DD ODDD THE DEAD TO LIDATE AND		•••
PROPERTY, PLANT AND EQUIPMENT (Note 3)		<b>F</b>
Plant in service:	\$ 24 019 004	\$ 29,593,635
General support	\$ 34,918,094 23,759,476	17,622,843
MTSO equipment	61,652,026	62,992,099
Cell equipment	• •	2,452,567
Paging equipment	1,680,882	# 000 0#0
Fiber ring	8,143,858	7,802,053
Unfinished plant	3,371,823	5,812,946
	\$133,526,159	\$126,276,143
Less accumulated depreciation	53,684,880	53,217,856
	\$ 79,841,279	\$ 73,058,287
OMITTED A COLUMN		隋
OTHER ASSETS	\$ 112,712	\$ 112,712
Investment in affiliated company, RTFC	Ø 112,712	Ψ 112,/12 .
Intangible assets, net of accumulated amortization	3,226,715	3,912,813
of \$5,761,802 in 2011 and \$5,075,704 in 2010 (Note 2)	\$ 3,339,427	\$ 4.025.525
	<u> υ υ,υυ, 441</u>	<u> </u>
	\$116,900,190	\$103,316,793
		(6

LIABILITIES AND MEMBERS' EQUITY	2011	2010
CURRENT LIABILITIES  Current maturities of long-term debt (Notes 3 and 9)  Accounts payable  Accounts payable, members (Notes 5 and 6)  Accrued expenses  Deferred revenue, advance billings  Customer deposits  Total current liabilities	\$ 2,545,238 3,440,389 33,855 1,909,347 2,642,605 539,245 \$ 11,110,679	\$ 2,685,714 2,339,497 27,707 1,970,165 2,454,257 570,375 \$ 10,047,715
LONG-TERM DEBT, less current maturities (Notes 3 and 9)  INTEREST RATE SWAPS (Notes 8 and 9)  MEMBERS' EQUITY  Members' capital accounts  Accumulated other comprehensive (loss)	\$ 8,104,445 \$ 931,120 \$ 97,685,066 (931,120) \$ 96,753,946	\$ 10,873,492 \$ 1,301,598 \$ 82,395,586 (1,301,598) \$ 81,093,988
	\$116,900,190	\$103,316,793

# STATEMENTS OF INCOME Years Ended December 31, 2011 and 2010

	2011	2010
REVENUE	D 54074105	<b>6</b> 40 561 505
Retail	\$ 54,274,185	\$ 49,761,597
Roamer	23,098,144	19,899,728
Long distance	127,117	150,913
Paging	325,062	402,317
Equipment sales, cellular	2,656,667	3,194,207
Equipment sales, paging	34,248	63,355
Other	3,474,978	2,975,390
Total revenue	\$ 83,990,401	\$ 76,447,507
EXPENSES		
Cost of cellular service	\$ 17,261,240	\$ 14,859,401
Cost of paging service	291,614	361,793
Cost of equipment sales, cellular	14,694,220	14,723,995
Cost of equipment sales, paging	23,597	35,112
Customer service	1,624,578	1,482,312
Billing	1,861,761	1,730,631
Selling	5,814,292	4,994,147
Maintenance	3,065,832	2,888,565
Utilities	1,117,555	976,530
Bad debts	1,083,570	732,290
Cell site rental	372,666	294,170
Taxes and licenses	864,670	2,026,428
Advertising	4,322,032	3,900,531
General and administrative	4,357,440	4,220,443
Occupancy	527,989	574,325
Depreciation	9,851,168	9,808,536
Amortization	879,497	852,538
Total expenses	\$ 68,013,721	\$ 64,461,747
Income from operations	\$ 15,976,680	\$ 11,985,760
OTHER INCOME (EXPENSE)		
Interest income	\$ 29,774	\$ 25,278
Interest expense	(928,325)	(1,028,373)
Universal Service Fund income (Note 7)	7,919,934	7,371,103
ominional out noon and moome (1.000 //	\$ 7,021,383	\$ 6,368,008
Net income	\$ 22,998,063	\$ 18,353,768

The Note to Financial Statements are an integral part of these statements.

# STATEMENTS OF MEMBERS' EQUITY Years Ended December 31, 2011 and 2010

					Rural	
		Const.	3.6		Telephone	
		Gearhart Communi-	Mountain Tele-	Thacker-	Coop- erative	
	Cellular	cations	communi-	Grigsby	Corp-	
	Services,	Company,	cations,	Telephone	oration,	
	LLC	Inc.	Inc.	Co., Inc.	Inc.	Total
D. 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1	#12 00 <i>E</i> 000	#12.00 <i>C</i> .000	#12 OOZ OOA	M12 005 000	<b>012.005.000</b>	0.00 400 444
Balance, January 1, 2010 Comprehensive income:	\$13,885,889	\$13,885,889	\$13,885,889	\$13,885,888	\$13,885,889	\$69,429,444
Net income	3,670,754	3,670,753	3,670,753	3,670,754	3,670,754	18,353,768
Change in fair value of	16.520	16 520	16 522	16 522	16.522	00.662
interest rate swaps	16,532	16,532	16,533	16,533	16,533	82,663
Total comprehensive income	\$ 3,687,286	\$ 3,687,285	\$ 3,687,286	\$ 3,687,287	\$ 3,687,287	\$18,436,431
Capital distributions	(1,354,377)	(1,354,377)	(1,354,378)	(1,354,377)	(1,354,378)	(6,771,887)
Balance, December 31, 2010	\$16,218,798	\$16,218,797	\$16,218,797	\$16,218,798	\$16,218,798	\$81,093,988
Comprehensive income:  Net income	4,599,613	4,599,613	4,599,613	4,599,612	4,599,612	22,998,063
Change in fair value of	4,555,015	4,377,013	4,577,015	4,000,012	1,000,012	22,770,000
interest rate swaps	74,095	74,095	74,096	74,096	74,096	370,478
Total comprehensive						
income	\$ 4,673,708	\$ 4,673,708	\$ 4,673,709	\$ 4,673,708	\$ 4,673,708	\$23,368,541
Capital distributions	(1,541,716)	(1,541,716)	(1,541,717)	(1,541,717)	(1,541,717)	(7,708,583)
Balance, December 31, 2011	\$19,350,790	\$19,350,789	\$19,350,789	\$19,350,789	\$19,350,789	\$96,753,946

Peoples

# STATEMENTS OF CASH FLOWS Years Ended December 31, 2011 and 2010

	2011	2010
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income	\$ 22,998,063	\$ 18,353,768
Adjustments to reconcile net income to net cash provided		
by operating activities:	0.051.160	0.000.504
Depreciation	9,851,168	9,808,536
Amortization	879,497	852,538
Loss on disposition of property, plant, and equipment	440,743	593,729
Changes in assets and liabilities, net of the effects		
of investing and financing activities:	(1.220.166)	(702.014)
(Increase) in accounts receivable	(1,320,166)	(703,814)
(Increase) decrease in accounts receivable, members	68,507	(33,087)
Decrease in inventory	1,045,608	225,779
(Increase) decrease in prepaid expenses	(218,626)	26,381
Increase in accounts payable	1,100,892 6,148	306,161
Increase (decrease) in accounts payable, members	•	(7,499)
Increase (decrease) in accrued expenses Increase in deferred revenue, advance billings	(60,818) 188,348	450,303 320,514
		· · · · · · · · · · · · · · · · · · ·
(Decrease) in customer deposits	(31,130) \$ 34,948,234	\$ 30,188,688
Net cash provided by operating activities	<u> </u>	<u>\$ 30,188,088</u>
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of property, plant and equipment	\$ (17,313,302)	\$ (12,087,691)
Proceeds from sale of property, plant and equipment	45,000	
Net cash (used in) investing activities	\$ (17,268,302)	\$ (12,087,691)
CASH FLOWS FROM FINANCING ACTIVITIES		
Capital distributions	\$ (7,708,583)	\$ (6,771,887)
Payments on long-term borrowings	(2,909,523)	(2,685,715)
Net cash (used in) financing activities	\$ (10,618,106)	\$ (9,457,602)
Net increase in cash and cash equivalents	\$ 7,061,826	\$ 8,643,395
Cash and cash equivalents:		
Beginning	11,517,807	2,874,412
Ending	\$ 18,579,633	\$ 11,517,807
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash payments for interest (net of capitalized interest of of zero in 2011 and \$117,887 in 2010)	\$ 979,424	\$ 1,045,454

The Notes to Financial Statements are an integral part of these statements.

### NOTES TO FINANCIAL STATEMENTS

# Note 1. Summary of Significant Accounting Policies

## Nature of operations

East Kentucky Network, LLC, dba Appalachian Wireless, is a Kentucky limited liability company formed by the merger of Appalachian Cellular, LLC, Mountaineer Cellular, LLC and East Kentucky Network, LLC on January 1, 2000. The Company is engaged in cellular telephone communications and paging services to residential and commercial customers located in eastern Kentucky. The Company's five members consist of Cellular Services, LLC; Gearheart Communications Company, Inc.; Mountain Telecommunications, Inc.; Peoples Rural Telephone Cooperative Corporation, Inc.; and Thacker-Grigsby Telephone Co., Inc.

#### Use of estimates

Management uses estimates and assumptions in preparing financial statements. Those estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses.

## Cash and cash equivalents

For purposes of the statement of cash flows, the Company considers temporary investments having original maturities of three months or less to be cash equivalents. The Company maintains its cash balances, which may exceed the federally insured limit, with several financial institutions. Cash balances included in certain non-interest bearing accounts are insured in fully by the FDIC through December 31, 2012. These financial institutions have strong credit ratings and management believes that credit risk related to the accounts is minimal.

#### Short-term investments

Certificates of deposit having original maturities between three and nine months are classified as short-term investments, are carried at cost, which approximates fair value, and are held to maturity. Fair value is determined by quoted prices for similar certificates of deposit in active markets (Level 2) as defined by the Fair Value Measurements Topic of the FASB Accounting Standards Codification (see Note 9).

## Accounts receivable

Accounts receivable are recorded at net realizable value consisting of the carrying amount less an allowance for uncollectible accounts. The Company uses the allowance method to account for uncollectible accounts receivable balances. Management charges off uncollectible receivables to the allowance when it is determined the amounts will not be realized.

#### NOTES TO FINANCIAL STATEMENTS

# Note 1. Summary of Significant Accounting Policies (Continued)

## Inventory

Inventory is composed of cellular telephone equipment, paging equipment, and accessories purchased for resale during the ordinary course of business. The inventory is valued at the lower of cost or market, cost being determined by the first-in, first-out (FIFO) method.

## Property, plant and equipment

Property, plant and equipment are recorded at cost. Depreciation is provided using the straight-line method over the estimated useful lives of the assets.

#### Investment

The investment in affiliated company is composed of equity certificates in Rural Telephone Finance Cooperative and is reported at cost.

# Intangible assets

The customer lists, non-compete agreements, FCC licenses, bond issuance costs, loan fees and use of name are recorded at cost and are being amortized over the life of the asset by the straight-line method.

### Revenue recognition

Revenue consists primarily of charges for access, airtime, roaming, long distance, data and other value-added services provided to the Company's retail customers; charges to other cellular carriers whose customers use the Company's network when roaming; and sales of phones and accessories.

Revenue from cellular service is recognized monthly when earned, phone and accessory sales are recognized at the point of sale, activation fees are recognized when activation of service occurs, and cancellation penalties are recognized at the time of disconnection from service. Deferred revenue consists of monthly access and feature charges billed one month in advance and recognized as revenue the following month.

The Company's sales contracts are considered multiple deliverable arrangements that generally involve delivery and activation of a cellular phone, plus phone service. Each is treated as a separate unit of accounting. Contracts are subject to one to two-year terms and require the customer to pay a cancellation fee if the customer cancels the contract. There is a one-time activation fee and a monthly fee for the ongoing service. All fees are nonrefundable. The Company uses estimated selling price to determine both the selling price of the phone and for the phone service. The phone and activation are delivered first, followed by the phone service (which is provided over the contract period). Delivery and activation of the phone are considered one element because activation is necessary for the functionality of the phone. Revenue from phone service is recognized separately over the life of the service arrangement.

## NOTES TO FINANCIAL STATEMENTS

# Note 1. Summary of Significant Accounting Policies (Continued)

## Advertising

Advertising costs are expensed as incurred. At December 31, 2011 and 2010, these costs were \$4,322,032 and \$3,900,531, respectively.

#### Income taxes

Under existing provisions of the Internal Revenue Code, the income or loss of a limited liability company is recognized by the members for income tax purposes. Accordingly, no provision for federal income taxes has been provided for in the accompanying financial statements.

The Company's accounting policy provides that a tax expense/benefit from an uncertain tax position may be recognized when it is more likely than not that the position will be sustained upon examination, including resolutions of any related appeals or litigation processes, based on the technical merits. Management believes the Company has no uncertain tax positions resulting in an accrual of tax expense or benefit.

The Company recognizes interest accrued related to unrecognized tax benefits in interest expense and penalties in operating expenses. The Company did not recognize any interest or penalties during the years ended December 31, 2011 and 2010.

The Company's federal and state income tax returns are subject to possible examination by the taxing authorities until the expiration of the related statutes of limitations on those tax returns. In general, the federal income tax returns have a three year statute of limitations, and the state income tax returns have a four year statute of limitations.

### Comprehensive income

Comprehensive income consists of net income and other comprehensive income. Other comprehensive income includes the change in fair value of interest rate swaps which is also recognized as a separate component of equity.

#### Subsequent events

Management has evaluated subsequent events through February 15, 2012, the date the financial statements were available to be issued.

## Reclassification

Certain amounts presented in the prior period have been restated to conform with the current year presentation.

# NOTES TO FINANCIAL STATEMENTS

Note 2. Intangible Assets

Intangible assets consist of the following at December 31, 2011:

	Gross Amount	Accumulated Amortization	Weighted Average Life (in years)
Customer lists	\$5,363,530	\$ (3,940,516)	15
Non-compete agreements	220,348	(195,016)	15
FCC licenses	2,452,368	(1,061,762)	14
Use of name	10,000	(7,668)	15
Other	942,271	(556,840)	7
	\$8,988,517	\$ (5,761,802)	

Intangible assets consist of the following at December 31, 2010:

	Gross Amount	Accumulated Amortization	Weighted Average Life (in years)
Customer lists	\$5,363,530	\$ (3,583,198)	15
Non-compete agreements	220,348	(180,336)	15
FCC licenses	2,452,368	(889,418)	14
Use of name	10,000	(7,002)	15
Other	942,271	(415,750)	7
	\$8,988,517	\$ (5,075,704)	

Aggregate amortization expense related to these intangible assets for the years ended December 31, 2011 and 2010 totaled \$686,098 for both years. The following represents the total estimated amortization of intangible assets for each of the succeeding five years:

# Year ending December 31:

2012	\$ 680,000
2013	660,000
2014	620,000
2015	550,000
2016	275,000

#### Note 3. Long-Term Debt

Long-term debt consists of the following at December 31:

	2011	2010
Note payable, Fifth Third Bank (a)	\$ 6,116,667	\$ 7,633,333
Note payable, Fifth Third Bank (b)	4,533,016	5,925,873
Line of credit, Fifth Third Bank (c)	<b></b>	***
	\$ 10,649,683	\$ 13,559,206

(a) On February 28, 2006, the Company issued \$14,200,000 in adjustable rate notes to restructure its debt. The notes were issued pursuant to a trust indenture between the Company and U.S. Bank National Association. Principal and interest on the notes were paid from funds drawn by the Trustee under an irrevocable letter of credit issued by Fifth Third Bank. The Notes were collateralized by the assets of the Company and were scheduled to mature on February 1, 2016. The Notes bear interest at a floating interest rate as determined by U.S. Bank National Association (4.60% at 12/31/08). However, the Company entered into an interest rate swap contract (original notional amount of \$14,200,000) that effectively converted its floating-rate debt into a fixed-rate of 8.02%.

On February 2, 2009, the Company refinanced the remaining \$10,200,000 of the note with a new note payable that matures November 1, 2013 and is collateralized by the assets of the Company. Interest on the note is floating at monthly LIBOR plus 1.75% as determined by Fifth Third Securities, Inc. (2.02% at 12/31/11). The Company also renegotiated the terms of the interest rate swap contract and entered into an interest rate swap contract (original notional amount of \$10,200,000) that effectively converts its floating-rate debt into a fixed rate of 7.46% (see Note 8). The note is payable in monthly installments of \$116,667 plus interest through February 1, 2012 and \$125,000 plus interest thereafter through November 1, 2013 with a balloon payment due at maturity.

- (b) On September 1, 2008, the Company borrowed \$9,000,000 to restructure existing debt, purchase new equipment and upgrade existing equipment. The note is collateralized by the assets of the Company. Interest on the note is floating at monthly LIBOR plus 3.00% as determined by Fifth Third Securities, Inc (3.27% at 12/31/11). The Company also entered into an interest rate swap contract (original notional amount of \$9,000,000) that effectively converts its floating-rate debt into a fixed rate of 7.20% (see Note 8). The note is payable in monthly installments of \$107,143 plus interest with a balloon payment due on September 1, 2013.
- (c) On September 9, 2011, the Company entered into a line of credit agreement with Fifth Third Bank that provides for borrowings up to \$12,000,000. The agreement carries a variable interest rate at monthly LIBOR plus 2.25% as determined by Fifth Third Securities, Inc (2.52% at 12/31/11), is secured by assets of the Company, and is due on September 1, 2013.

## Note 3. Long-Term Debt (Continued)

Total interest cost for the years ended December 31, 2011 and 2010 was approximately \$928,000 and \$1,146,000, respectively, of which approximately \$118,000 was capitalized in 2010 as part of the construction of a new office building that was placed into service in 2011.

Under terms of the Notes, the Company has also agreed, among other things, to limit distributions, to maintain minimum fixed charge coverage ratios, and to maintain minimum debt to earnings ratios.

Approximate maturities or payments required on principal under note payable agreements for each of the succeeding five years are as follows:

Year ending Decemb	oer	31:	
--------------------	-----	-----	--

2012	\$ 2,545,238
2013	8,104,445
2014	
2015	
2016	
	\$ 10,649,683

#### Note 4. Retirement Plans

The Company has a 401(k) plan for qualifying employees who have reached twenty-one years of age. Eligible employees are allowed to invest up to 15% of their compensation and the Company has agreed to match 100% of the first 3% of the employees' contribution and 50% of the employees' contribution between 3% and 5%. The Company contributed \$148,041 and \$139,405 in matching funds for its 401(k) plan during the years ended December 31, 2011 and 2010, respectively.

The Company also offers an employer sponsored retirement savings plan for qualified employees who have reached twenty-one years of age. The Company has agreed to contribute 9% of the eligible employee's compensation, plus an additional 5% of the original contribution.

The Company contributed \$725,318 and \$638,293 to its retirement savings plan during the years ended December 31, 2011 and 2010, respectively.

#### Note 5. Related Party Transactions

The Company shares personnel with three of its members. The Company paid \$383,149 and \$251,384 for shared personnel during the years ended December 31, 2011 and 2010, respectively. The Company also leased offices and warehouse space from three members. The leases are for an unspecified length of time. The annual lease expense related to these leases was \$20,858 and \$20,483 for the years ended December 31, 2011 and 2010, respectively.

The Company incurred interconnection, telephone, cable and internet access charges from its members aggregating \$1,329,216 and \$1,206,230 for the years ended December 31, 2011 and 2010, respectively.

Jones, Nale & Mattingly PLC

#### Note 5. Related Party Transactions (Continued)

The Company leases two cellular tower sites from the officers and majority shareholders of a member. The annual lease expense related to these leases was \$2,400 for both years ended December 31, 2011 and 2010. The leases are for an unspecified length of time. The Company also pays part of an annual lease for sharing a tower with a member for an annual fee of \$450. In addition, the Company leases one other site from a company owned by a member. The annual lease expense related to this lease for the years ended December 31, 2011 and 2010 amounted to \$11,700 and \$13,350, respectively. The Company leases cellular tower sites from the parent company of one of its other members. The annual lease expense related to these leases was \$12,463 for both years ended December 31, 2011 and 2010. The leases are for five years with options to renew.

The Company pays commissions to its members for phone sales to customers. The amount of commissions paid to related parties during the years ended December 31, 2011 and 2010 was \$323 and \$55,035, respectively.

The Company pays fees to companies owned by its members for advertisement in telephone directories, television and on local billboards. The amount of advertising paid to related parties was \$40,120 and \$61,534 for the years ended December 31, 2011 and 2010, respectively.

## Note 6. Operating Leases

The Company has entered into operating leases with its members and other customers to provide fiber optic transmission capacity and ancillary services. The terms of these leases are for 15 years. Total rental income earned from these operating lease commitments included in the statements of income was \$1,016,885 and \$1,214,408 for the years ended December 31, 2011 and 2010, respectively. Rental income earned from the Company's members from these leases was \$846,249 and \$1,008,827 for the years ended December 31, 2011 and 2010, respectively.

Investments in operating leases are as follows at December 31:

	2011	2010
Fiber ring Accumulated depreciation	\$ 8,143,858 (3,643,160)	\$ 7,802,053 (3,120,944)
1100mmamod doproduction	\$ 4,500,698	\$ 4,681,109

The future minimum rental payments expected to be received under these lease agreements for each of the succeeding five years are approximately \$730,000 each year.

## Note 6. Operating Leases (Continued)

The Company has also entered into lease agreements to obtain fiber optic transmission and digital microwave transmission services; and to rent retail office facilities. The terms of these leases are between 5 and 15 years. Total rental expense incurred from these operating lease commitments included in the statements of income was \$1,195,368 and \$1,062,254 for the years ended December 31, 2011 and 2010, respectively. Rental expense incurred from the Company's members from these leases was \$464,544 and \$411,196 for the years ended December 31, 2011 and 2010, respectively. The future minimum lease payments required under these lease agreements for each of the succeeding five years are approximately \$1,400,000 each year.

#### Note 7. Eligible Telecommunication Carrier

During 2005, the Company was granted Eligible Telecommunication Carrier (ETC) status by the Kentucky Public Service Commission. As an ETC, the Company receives funding from the federal Universal Service Fund (USF) to support the high cost of providing local telephone service in rural areas. USF payments amounted to \$7,919,934 and \$7,371,103 for the years ended December 31, 2011 and 2010, respectively.

#### Note 8. Derivative Financial Instruments, Interest Rate Swaps

The Company entered into two interest rate swap contracts with Fifth Third Bank for the purpose of converting floating-rate interest on its long-term debt to fixed rates. The interest rate swap effectively fixed \$10,200,000 at a rate of 7.46% until February 1, 2016 and fixed \$9,000,000 at a rate of 7.20% until September 1, 2013.

Under the swap contracts, the Company pays interest at 5.71% and 4.20% on the notional amounts and receives interest at LIBOR observed monthly (0.27% at December 31, 2011). The interest rate swaps qualify as, and are designated as, cash flow hedges. The swaps are designed to hedge the risk of changes in interest payments on the notes caused by changes in LIBOR. The notional amounts do not represent actual amounts exchanged by the parties, but instead represent the amounts on which the contracts are based.

The swaps were issued at market terms so that they had no fair value or carrying value at their inception. The carrying amount of the swaps has been adjusted to their fair value at the end of the year, which because of changes in forecasted levels of LIBOR, resulted in reporting a liability for the fair value of the future net payments forecasted under the swaps. The swap contracts permit settlement prior to maturity only through termination by the Company. The settlement amounts are determined based on forecasted changes in interest rates required under fixed and variable legs of the swaps. The Company believes the settlement amounts are the best representation of the fair value of the swaps and has adjusted their carrying amounts to the settlement amounts at the end of the year.

## Note 8. Derivative Financial Instruments, Interest Rate Swaps (Continued)

The carrying amounts of the swaps are classified as noncurrent since management does not intend to terminate the swaps during 2011. Since the critical terms of the swaps and the notes are approximately the same, the swaps are assumed to be effective as hedges, and none of the changes in fair values are included in income. Accordingly, all of the adjustment of the swaps' carrying amount is reported as other comprehensive income or loss in the accompanying statements of members' equity. If the swaps are terminated early, the corresponding carrying amount would be reclassified into earnings. The Company does not hold or issue interest rate swaps or other financial instruments for trading purposes.

#### Note 9. Fair Values of Financial Instruments

The Fair Value Measurements Topic of the FASB Accounting Standards Codification defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. The Fair Value Measurements Topic establishes a fair value hierarchy about the assumptions used to measure fair value and clarifies assumptions about risk and the effect of a restriction on the sale of an asset. The Fair Value Measurements Topic defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. In cases where quoted market prices are not available, fair values are based on estimates using present value or other valuation techniques. Those techniques are significantly affected by the assumptions used, including the discount rate and estimates of future cash flows. Accordingly, the fair value estimates may not be realized in an immediate settlement of the instrument. The Fair Value Measurements Topic also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value.

The Fair Value Measurements Topic describes three levels of inputs that may be used to measure fair value:

- Level 1 Quoted prices (unadjusted) of identical assets or liabilities in active markets that the entity has the ability to access as of the measurement date.
- Level 2 Significant other observable inputs other than Level 1 prices, such as quoted prices of similar assets or liabilities, quoted prices in markets that are not active, and other inputs that are observable or can be corroborated by observable market data.
- Level 3 Significant unobservable inputs that reflect a company's own assumptions about the assumptions that market participants would use in pricing an asset or liability.

Financial instruments of the Company that are subject to fair value measurements are limited to short-term investments, long-term debt and interest rate swaps. Fair values of these financial instruments have been valued using a market approach and are measured using Level 2 inputs.

#### Note 9. Fair Values of Financial Instruments (Continued)

The fair value of short-term investments approximates its carrying amount due to the short-term nature of these instruments.

The fair value of long-term debt approximates its carrying amount because its variable rate terms are similar to market terms.

The fair value of the interest rate swaps are based on the approximation of market value derived from proprietary models. This fair value takes into consideration the prevailing interest rate environment and the specific terms and conditions of the derivative financial instrument. The fair value was estimated by comparing the Company's fixed swap rates with the current market rates on identical swaps for the remaining terms. The interest due on each remaining payment date is calculated at the existing swap rate and the current market rate. Fair market value is the present value of the difference between those payment streams. The value represents the estimated exit price the Company would pay to terminate the agreement.

#### Note 10. Commitments

On November 4, 2011, the Company entered into an agreement with a vendor to purchase a minimum quantity of phones each year for the next three years. Under the terms of the agreement, among other things, the Company is required to purchase approximately 36,000 phones in addition to spending at least \$200,000 per year for the next three years on eligible merchandising expenses related to the phones.

As of December 31, 2011, the minimum amounts due related to the purchase of the phones approximated the following:

2012	\$ 6,500,000
2013	7,800,000
2014	9,360,000
	\$ 23,660,000

On September 22, 2011, the Company entered into an agreement with Verizon Wireless ("Verizon") to construct and operate its Long Term Evolution ("LTE") technology in geographic territories in the Company's market. Under the terms of the agreement, among other things, the Company is required as part of the initial build-out phase to have the cell sites constructed and fully equipped for provision of LTE Service and ready to commence commercial service no later than December 31, 2013. Following the initial build-out phase, the Company will continue to build out its LTE System in accordance with a plan to be mutually agreed by the Company and Verizon. The estimated cost of the initial build-out is approximately \$12,000,000. The agreement expires on June 13, 2019 with an option for a ten year renewal term at the end of the agreement.

In addition, the Company entered into an agreement to lease the spectrum owned by Verizon in order to offer LTE Service. This agreement also expires on June 13, 2019 with an option for a ten year renewal term at the end of the agreement. The lease expense is expected to be approximately \$300,000 per year



Jones, Nale & Mattingly PLC

# INDEPENDENT AUDITOR'S REPORT ON THE SUPPLEMENTARY INFORMATION

To the Members
East Kentucky Network, LLC
dba Appalachian Wireless
Prestonsburg, Kentucky 41653

Our audit was made for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information shown on pages 17 and 18 is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements taken as a whole.

Jones. Male: Mattingly Pic

Louisville, Kentucky February 15, 2012

# EAST KENTUCKY NETWORK, LLC DBA APPALACHIAN WIRELESS

# STATEMENTS OF INCOME DETAIL

		Year Er	ided Decembe	er 31, 2011	
	RSA #9	RSA #10	Fiber		
	Appalachian	Mountaineer	Ring	PCS	Totals
REVENUE					
Retail	\$31,312,192	\$ 19,759,349	\$	\$ 3,202,644	\$54,274,185
Roamer	16,919,770	5,798,853	***	379,521	23,098,144
Long distance	83,066	41,245		2,806	127,117
Paging	185,126	139,936			325,062
Equipment sales, cellular	1,591,322	870,986		194,359	2,656,667
Equipment sales, paging	21,833	12,415			34,248
Other	1,447,143	721,487	995,032	311,316	3,474,978
Total revenue	<u>\$51,560,452</u>	\$ 27,344,271	\$ 995,032	\$ 4,090,646	\$83,990,401
EXPENSES					
Cost of cellular service	\$10,236,676	\$ 6,289,107	\$	\$ 735,457	\$17,261,240
Cost of paging service	124,339	167,275			291,614
Cost of equipment sales, cellular	8,324,786	5,308,875		1,060,559	14,694,220
Cost of equipment sales, paging	14,284	9,313			23,597
Customer service	970,595	603,901		50,082	1,624,578
Billing	1,117,986	676,319		67,456	1,861,761
Selling	3,276,883	2,414,482		122,927	5,814,292
Maintenance	1,836,543	1,025,755	35,451	168,083	3,065,832
Utilities	595,520	377,399	55,554	89,082	1,117,555
Bad debts	758,637	259,313		65,620	1,083,570
Cell site rental	120,061	134,349		118,256	372,666
Taxes and licenses	524,438	239,436	73,464	27,332	864,670
Advertising	2,678,681	1,397,417		245,934	4,322,032
General and administrative	2,520,839	1,557,592	133,587	145,422	4,357,440
Occupancy	167,156	77,977	256,326	26,530	527,989
Depreciation	4,868,922	3,587,487	555,860	838,899	9,851,168
Amortization	314,413	461,343	11,841	91,900	879,497
Total expenses	\$38,450,759	\$ 24,587,340	\$ 1,122,083	\$ 3,853,539	\$68,013,721
Income (loss) from operations	\$13,109,693	\$ 2,756,931	\$ (127,051)	\$ 237,107	\$15,976,680
OTHER INCOME (EXPENSE)					
Interest income	\$ 17,634	\$ 10,966	\$ 294	\$ 880	\$ 29,774
Interest expense	(555,585)	(342,505)		(30,235)	(928,325)
Universal Service Fund income	4,751,960	2,930,376		237,598	7,919,934
	\$ 4,214,009	\$ 2,598,837	\$ 294	\$ 208,243	\$ 7,021,383
Net income (loss)	\$17,323,702	\$ 5,355,768	\$ (126,757)	\$ 445,350	\$22,998,063

	Year End	ed	December	31	, 2010	
RSA #9	RSA #10		Fiber			
<u>Appalachian</u>	Mountaineer		Ring		PCS	Totals
\$28,516,088	\$18,608,730	\$		\$	2,636,779	\$49,761,597
14,372,616	5,316,604				210,508	19,899,728
92,563	54,734				3,616	150,913
212,693	189,624					402,317
1,863,357	1,101,401				229,449	3,194,207
42,860	20,495					63,355
1,169,305	416,598		1,190,037		199,450	2,975,390
\$46,269,482	<u>\$25,708,186</u>	<u>\$</u>	1,190,037	\$	3,279,802	<u>\$76,447,507</u>
\$ 8,512,908	\$ 5,578,093	\$		\$	768,400	\$14,859,401
158,209	203,584					361,793
8,391,841	5,367,426				964,728	14,723,995
22,557	12,555					35,112
895,223	544,787				42,302	1,482,312
1,044,865	627,728				58,038	1,730,631
2,647,610	2,256,284				90,253	4,994,147
1,615,022	1,021,661		130,643		121,239	2,888,565
545,559	341,686		20,129		69,156	976,530
563,697	196,757				(28,164)	732,290
108,399	109,517				76,254	294,170
1,422,683	430,903		106,078		66,764	2,026,428
2,530,129	1,197,994				172,408	3,900,531
2,475,958	1,486,341		137,092		121,052	4,220,443
159,369	83,443		302,048		29,465	574,325
4,852,676	3,707,164		570,350		678,346	9,808,536
299,000	451,667		15,050		86,821	852,538
\$36,245,705	\$23,617,590	\$	1,281,390	\$	3,317,062	\$64,461,747
\$10,023,777	\$ 2,090,596	\$	(91,353)	\$	(37,260)	\$11,985,760
\$ 14,718	\$ 9,498	\$	340	\$	722	\$ 25,278
(623,650)	(374,376)				(30,347)	(1,028,373)
4,422,662	2,727,308				221,133	<u>7,371,103</u>
<u>\$ 3,813,730</u>	<u>\$ 2,362,430</u>	<u>\$</u>	340	<u>\$</u>	191,508	\$ 6,368,008
		_	/04 *·*	_		010 000 000
<b>\$13,837,507</b>	\$ 4,453,026	<u>\$</u>	<u>(91,013</u> )	\$	154,248	\$18,353,768

# EAST KENTUCKY NETWORK, LLC DBA APPALACHIAN WIRELESS

# STATEMENTS OF INCOME DETAIL (Continued)

		Year E	nded Decemb	er 31, 2011	
	RSA #9	RSA #10	Fiber		
	<u>Appalachian</u>	Mountaineer	Ring	PCS	Totals
COST OF CELLULAR SERVICE					
Roamer pass through charges	\$ 6,816,542	\$ 4,399,137	\$	\$ 631,778	\$11,847,457
SCB interconnection	676,267	437,079		42,526	1,155,872
Local charges	2,440,298	1,471,954		129,386	4,041,638
Harold interconnection	184,527				184,527
Wheelwright interconnection	54,515			400 100	54,515
GTE interconnection	148,505	133,237			281,742
West Liberty interconnection	182,700				182,700
Chapman interconnection	116,428				116,428
Salyersville interconnection	269,914				269,914
Roanoke interconnection					
Interconnect revenue	(848,387)	(549,469)		(72,066)	(1,469,922)
Fiber ring interconnection	178,540	130,230		3,833	312,603
TGTC interconnection and DS3 charges		115,510			115,510
PRTC interconnection		151,429			151,429
West Virginia interconnection	16,827				16,827
	\$10,236,676	\$ 6,289,107	\$	\$ 735,457	\$17,261,240
COST OF PAGING SERVICE					
Paging maintenance	\$ 9,298	\$ 11,583	\$	\$	\$ 20,881
Salaries and benefits	37,457	56,186			93,643
Tower rent	24,235	41,488			65,723
Telephone expense		608			608
Expanded coverage costs		1,186			1,186
Interconnection charges	40,482	38,500			78,982
Office and billing expense	12,485	8,185			20,670
Other	382	9,539			9,921
	\$ 124,339	\$ 167,275	\$	\$	\$ 291,614

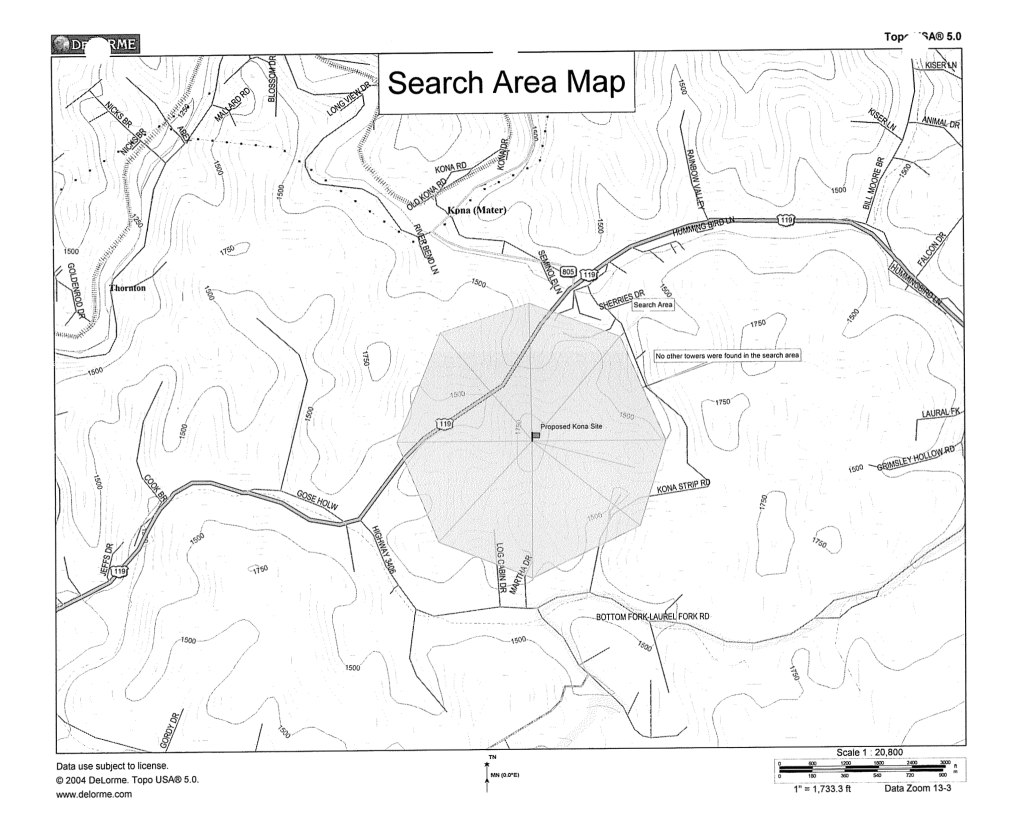
	Year End	led Dece	mber	31,	2010		
RSA #9	RSA #10	Fibe					
<b>Appalachian</b>	Mountaineer	Ring	3		PCS		Totals
\$ 5,486,315	\$ 3,797,905	\$	~ -	\$	648,658	\$ 9	,932,878
589,908	372,352				27,572		989,832
2,271,654	1,349,384		~ -		117,444	3	,738,482
153,713			~ -				153,713
45,875							45,875
146,541	129,187				33,012		308,740
174,193							174,193
106,469							106,469
275,026							275,026
8,459							8,459
(840,926)	(543,483)				(61,596)	(1	,446,005)
78,439	134,840		~ -		3,310	•	216,589
	168,547						168,547
	169,361						169,361
17,242			~ -				17,242
\$ 8,512,908	\$ 5,578,093	\$		\$	768,400	\$14	,859,401
				<u> </u>			
\$ 14,691	\$ 22,037	\$		\$		\$	36,728
35,998	53,997	•					89,995
37,605	54,402						92,007
**	514						514
	1,095		~ -				1,095
37,332	35,978						73,310
28,362	21,870		~ -				50,232
4,221	13,691						17,912
\$ 158,209	\$ 203,584	\$		\$		\$	361,793

# **Directions to Kona Site**

From the courthouse in Whitesburg Ky. Take West Main Street . 2 miles to Jay Travis White Ave. Turn right onto Jay Travis White Ave. and go .1 miles. Turn right onto Hwy 15 go 1.4 miles. To the Jct. of Hwy 15 and 119 North. Continue onto Hwy 119 North for 5.0 Miles and turn right onto (Sign is posted) gravel road passing through the gate and continuing for .5 miles to site. Sign is posted at Site.

Directions were written by

Marty Thacker Appalachian Wireless 606-634-9505 Cell Phone 606-853-9505 Pager m.thacker@tgtel.com E mail



#### LEASE AGREEMENT

THIS LEASE AGREEMENT is made and entered into on the American day of Movember, 2011, with a Commencement Date of December 1, 2011, by and between Precision Inc., of P.O. Box 971, Neon, KY 41840, LESSOR, and East Kentucky Network, LLC, d/b/a Appalachian Wireless, of 101 Technology Trail, Ivel, Kentucky 41642, LESSEE:

#### WITNESSETH:

That for and in consideration of the rents and other considerations hereinafter set out and subject to the terms and conditions therefore, Lessor does hereby lease, let and demise unto Lessee, its successors and assigns, to have and to hold for the term hereinafter set out and subject to the Lessees right to surrender or terminate this Lease and provided hereinafter, the following described premises (Leased Premises), which term shall include all real property, rights and privileges herein granted:

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WANT 2012

WANT COUNTY COUN

BEING the same property described by metes and bounds in the description attached hereto and made a part hereof as Exhibit "A", and as shown on the plat dated 16th day of September, 2011, prepared by Ted Cook, Licensed Professional Land Surveyor for R. R. Crawford Engineering, and attached hereto and made a part hereof as Exhibit "B", and as shown on the clearing exhibit dated 10th day of October, 2011, prepared by Ted Cook, Licensed Professional Land Surveyor for R. R. Crawford Engineering, and attached hereto and made a part hereof as Exhibit "C".

The Lessor grants unto Lessee full and complete right of ingress, egress and regress over roads located upon this property controlled by Lessor to and from the Leased Premises, and the nonexclusive right to use any existing road located on this property. In the event the Lessee desires to relocate all or any portion of an existing roadway or to construct another access road to the Leased Premises, the location of such roadway shall be mutually agreed upon by Lessor and

Lessee. Lessor further grants to the Lessee a right of way and easement to construct and maintain and operate telephone and power transmission lines over Lessors remaining property to the Leased Premises for service of the tower and related facilities only, said lines to be located where feasible along the access road to the Leased Premises, with Lessor having input as to location of said power transmission lines. Lessee shall have the right to trim or remove trees, limbs or underbrush which interferes with its access road or power/telephone lines wherever such road and lines are located or may damage tower if they fall. Lessee shall maintain the road to the leased premises site with gravel and needed repairs.

This Lease is made on the following terms and conditions:

- 1. **TERM OF LEASE**. The term of this lease shall be for a period of five (5) years from the Commencement Date of this Lease Agreement with an additional five (5) automatic renewals of five (5) year terms unless Lessee gives Lessor written notice at least sixty (60) days prior to expiration of said Term that Lessee does not wish to renew.
- 2. CANCELLATION. Lessee shall have the right to terminate this Lease and abandon the Premises at any time under its sole discretion, upon six (6) month written notice to Lessor of its intention to do so. In the event that Leased Premises fail the process for approval as an acceptable cellular tower site by the Federal Communications Commission or any tests or requirements as required for such approval (the "FCC Process") or approval by the Public Service Commission of Kentucky (the "PSC"), then in its sole discretion Lessor may terminate this Lease Agreement upon thirty (30) days written notice to Lessor of such intention. In the event of termination by Lessee, the Lessor shall have no obligation to refund all or any portion of the Leasehold rental payment that has been paid through the date of termination. Upon termination of this Lease, Lessee shall have one hundred eight (180) days thereafter to remove

all structures it has erected upon the Leased Premises, and to reclaim the premises. Payment shall continue until said structures are removed.

- 3. **RENTAL**. As rental for the Leased Premises, Lessee shall pay Lessor as follows: \$450.00 per month for the first five (5) year term. After the first five (5) year term each additional five (5) year term will have an increase of 5%.
- 4. USE OF PREMISES. Lessee shall have the exclusive rights and privileges of the use of the Leased Premises for the purpose of constructing buildings, towers, and other related facilities, including, but not limited to telephone lines, coaxial lines, power lines and the installation of any and all other equipment deemed necessary by Lessee to receive and transmit any and all electronic signals in the rural service area now or hereafter to be served by the facility. The parties hereto recognize that technology in the communications field is advancing at a rapid rate and that this site may be used for any other purpose now in the development stage or which may later be developed in the communications industry to carry out the objectives of Lessee, that being to transmit and receive signals and communications by wire, fiber optics, radio and satellite. Lessee shall not use the Leased Premises for purposes other than maintenance or use as a site for communications by the use of methods now or hereafter known.

Lessee agrees to maintain the Leased Premises in a neat and orderly manner. Lessee agrees to install and maintain a gate on access road to Leased Premises.

5. **INDEMNITY**. Lessee agrees to indemnify and save harmless the Lessor from any liability by virtue of Lessee's activities upon the Leased Premises or in the exercise of any rights and privileges granted herein, specifically including but not limited to any claim, loss, fine, penalty and costs (including reasonable attorney's fees) arising out of any violation of any environmental laws or regulations. This provision shall survive the termination of the lease.

Lessee shall maintain and keep in full force and effect public liability and property damage insurance in an amount of at least One Million Dollars (\$1,000,000.00). Lessor shall not be held liable for personal injury or property damage on the Leased Premises whether or not associated with Lessee.

- 6. TAXES. Lessee shall pay all personal property taxes assessed on or any portion of such taxes attributable to the equipment used by Lessee on the Premises. Lessor shall pay when due all real property taxes and all other fees and assessments attributable to the Premises. Lessee shall reimburse the Lessor as additional compensation for any increase in real estate taxes levied against the Lessor (or its successors or assigns) which are attributable to or arise as a result of the improvements constructed by the Lessee, its successors or assigns.
- 7. MISCELLANEOUS PROVISIONS. All notices, demands, or other writings in this Lease Agreement provided to be given, made or sent, or which may be given or made or sent, to either party hereto to the other, shall be deemed to have been fully given or made or sent when made in writing and deposited in the United States Mail, certified and postage prepaid, to Lessor and Lessee at the addresses stated in the caption of this Lease Agreement. Such addresses may be changed by written notice given by such party as above provided.
- 8. **SUCCESSORS AND ASSIGNS**. This Lease Agreement shall be binding upon the parties hereto, their heirs, executors, administrators and assigns.

WITNESS OUR HANDS, the day

WITNESS OUR HANDS, the day and	year aforesaid.
L	ESSOR:
В	recision inc. by: John W Fleming rs: President.
L	ESSEE:
	AST KENTUCKY NETWORK, LLC /b/a APPALACHIAN WIRELESS
В	Y: Sevel F. Kolum to
I	TS:
and acknowledged before me by Precision In	this <u>Ist</u> day of <u>November</u> , 20 <u>11</u> , produced c. by Jody W. Fleming, its <u>President</u>
, Lessor.	, J
	NOTARY PUBLIC My Commission Expires

COMMISSION EXPIRES: July 14, 2015

and acknowledged before me	Agreement was this 18th day of November, 2 to by East Kentucky Network, LLC, dba Appala, its CEO,	20 <u>11</u> , produce achian Wirele
i.	NOTARY PUBLIC COMMISSION EXPIRES:	— <b>My Commissio</b> n Expi July 14, 2015
STATE OF KENTUCKY	Clerk's Certificate o	
COUNTY OF Letcher	Lodgment and Reco	ord
I,aforesaid. certify that the fore	Lodgment and Reco	ounty and Sta
I, aforesaid, certify that the fore 20 lodged for record, who duly recorded in my office.	, Clerk of the County for the Cegoing Lease Agreement was on the day of	ounty and Sta
I, aforesaid, certify that the fore 20 lodged for record, who duly recorded in my office.	, Clerk of the County for the Coegoing Lease Agreement was on the day ofereupon the same, with the foregoing and this certification.	ounty and Sta

#### EXHIBIT A

# PROPOSED CELL TOWER LEASE

- Situated on the waters of the North Fork of the Kentucky River, near Kona, in Letcher County, Kentucky, and beginning on top of a knob between the North Fork and Bottom Fork of the North Fork of the Kentucky River, said point adjoining lands of Heather Lynn Banks, as recorded in Deed Book 387, Page 572, said point being a one-half inch by 24-inche length iron rebar with yellow plastic cap stamped PLS 2418 (typical for this survey) and set on the knob by a wire fence; said point further referenced as being at or near KY State Plane NAD83-South Grid coordinates of North: 1,950,7487.34 and East: 2,519,502.83; thence down the center of the ridge adjoining lands of Major Kincer Revocable Trust, as recorded in Deed Book 335, Page 734, and referenced by Kentucky State Plane NAD83 bearings and distances
- S 24°43'58" W 129.61 feet to a 11-inch Hickory tree in the fence line on the center of the ridge; thence leaving lands of Major Kincer Revocable Trust and down the hill crossing lands of Precision, Inc.
- S 78°27'02" W 173.12 feet to a one-half inch iron rebar with yellow plastic cap stamped PLS 2418 and set above a gas line; thence around the hill
- N 15°56'53" W 170.67 feet to a one-half inch iron rebar with yellow plastic cap stamped PLS 2418; thence
- N 11°07'44" E 82.24 feet to a one-half inch iron rebar with yellow plastic cap stamped PLS 2418, and set above a gas line; thence up the hill
- N 72°28'10" E 206.64 to a one-half inch iron rebar with yellow plastic cap stamped PLS 2418, and set on the center of the ridge adjoining lands of Heather Lynn Banks, as recorded in Deed Book 387, Page 572; thence adjoining lands of Heather Lynn Banks
- S 31°50'49" E 128.31 feet back to the point of beginning, containing 1.373 acres, more or less, as determined by a survey completed on September 1, 2011, by Ted S. Cook, PLS No. 2418, of R. R. Crawford Engineering, Whitesburg, Kentucky 41858.

Being a part of the same land conveyed by Michael Conley Webb and Debra Ann Webb, his wife, to Precision, Inc., by deed dated April 14, 2010, and recorded in Deed Book 405, Page 589.

* * * * * * * * * *

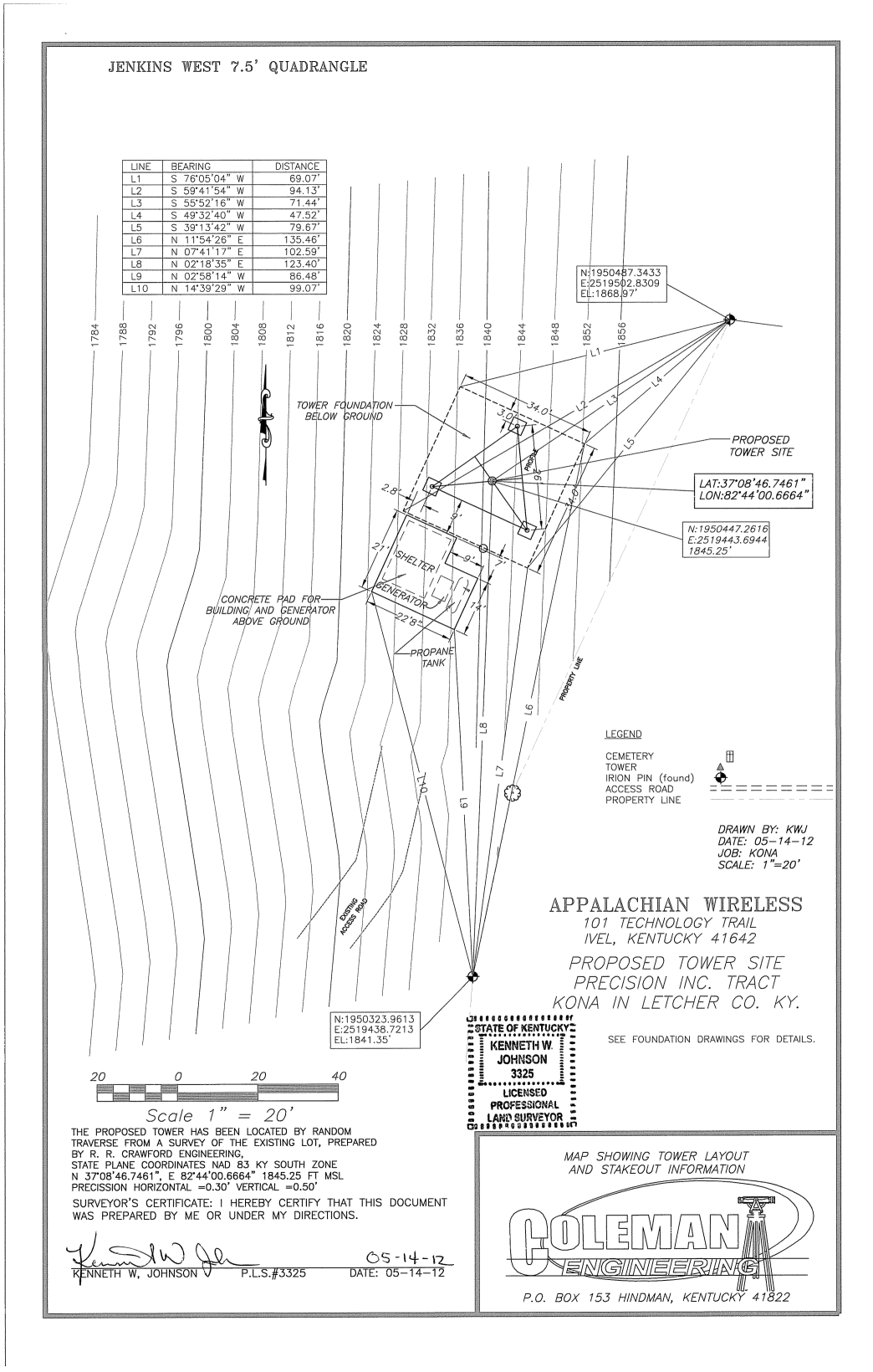
This property description was prepared on September 16, 2011, based on surveying conducted on the ground under my supervision. Right of ways or easements could exist on, under, or through this property and not be referenced in this description.

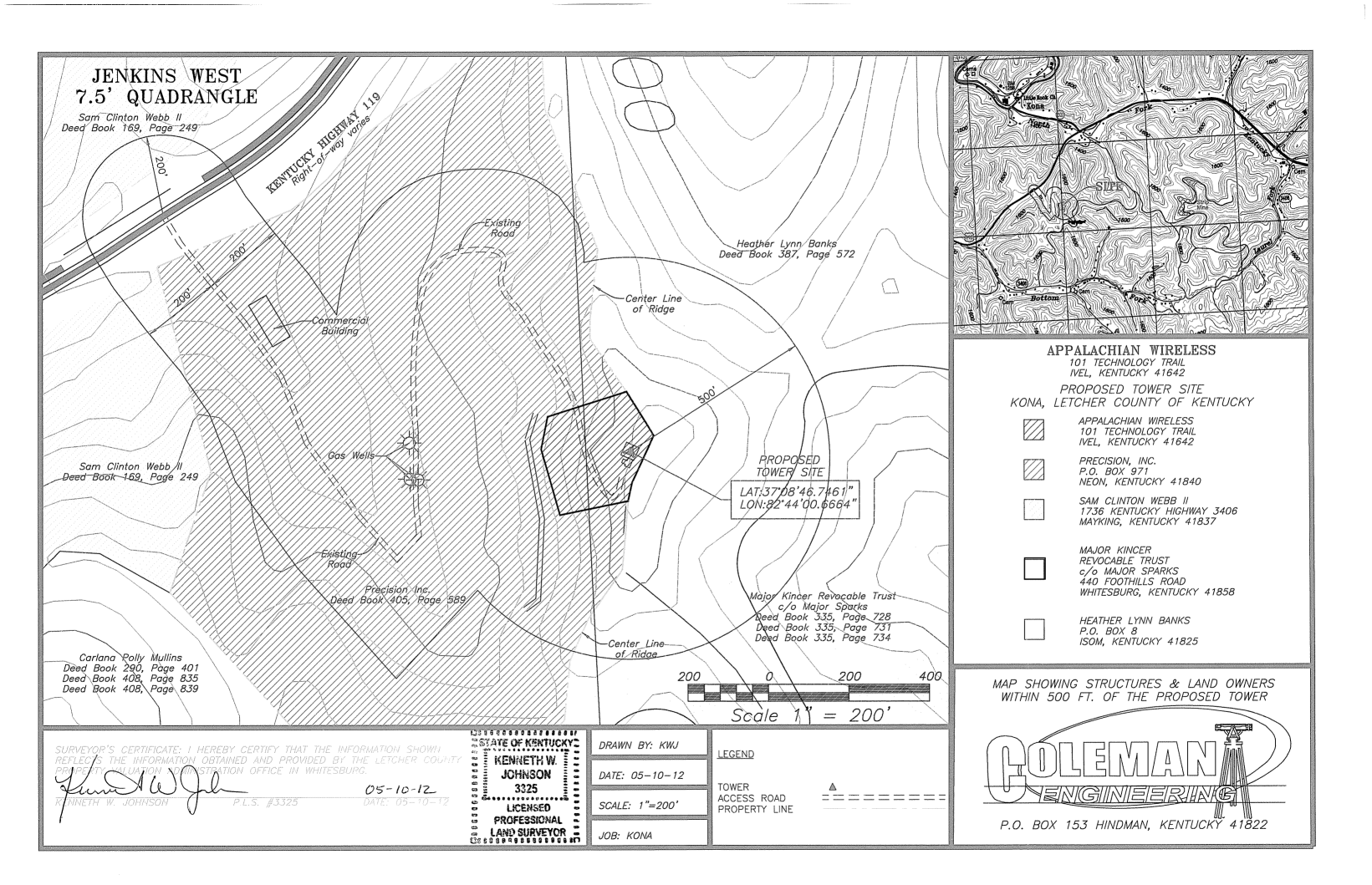
STATE OF KENTUCKY

Ted S. Cook, PLS Kentucky LS No. 2418

I, WINSTON MEADE, CLERK OF LETCHER COUNTY, DO HEREBY CERTIFY
THAT THE FOREGOING LOW WAS ON THIS DAY OF
AND THIS CERTIFICATE HAVE BEEN RECORDED IN LOUAL
BOOK PAGE
WITNESS MY HAND THIS DAY OF
WINSTON MEADE, OLERK

Appalachian_Precision.doc



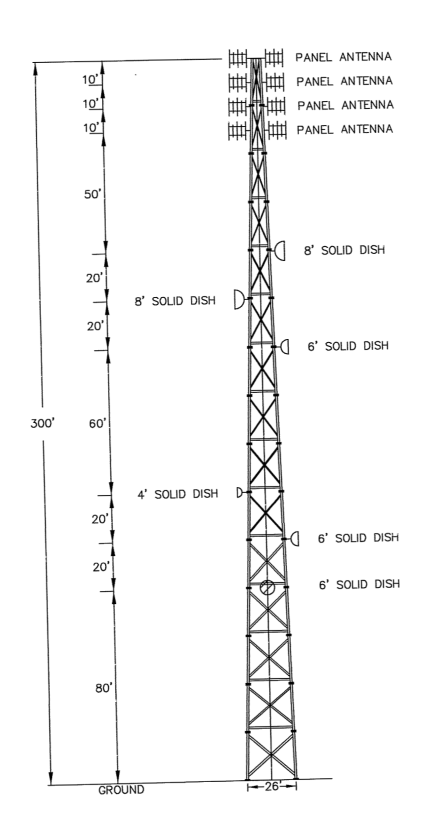


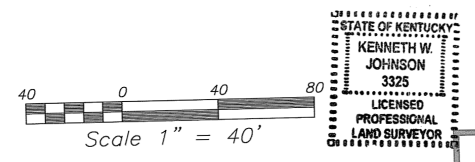
# APPALACHIAN WIRELESS

101 TECHNOLOGY TRAIL IVEL, KENTUCKY 41642

PROPOSED TOWER SITE
PRECISION INC. TRACT

KONA IN LETCHER COUNTY OF KENTUCKY





DRAWN BY: KWJ DATE: 05-14-12 JOB: KONA SCALE: 1"=40'

THIS IS A VERTICAL PROFILE SKETCH OF THE TOWER INDICATING THE PROPOSED ANTENNA AND DISH ELEVATIONS. NO DESIGN CRITERIA WAS CONSIDERED IN THE PREPARATION OF THIS DRAWING.

OS-14-12

KENNETH W. JOHNSON P.L.S. #3325 DATE: 05-14-12

