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JAN 18 2018

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF NEW CINGULAR WIRELESS PCS, LLC, A DELAWARE LIMITED LIABILITY COMPANY, D/B/A AT&T MOBILITY FOR ISSUANCE OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO CONSTRUCT A WIRELESS COMMUNICATIONS FACILITY IN THE COMMONWEALTH OF KENTUCKY IN THE COUNTY OF BUTLER

) CASE NO.: 2018-00014

SITE NAME: TURNER TOWN

* * * * * * *

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

New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility ("Applicant"), by counsel, pursuant to (i) KRS §§ 278.020, 278.040, 278.650, 278.665, and other statutory authority, 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 communications services.

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

1. The complete name and address of the Applicant: New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility, having a local address of Meidinger Tower, 462 S. 4th Street, Suite 2400, Louisville, Kentucky 40202.

2. Applicant proposes construction of an antenna tower for communications services, which is to be located in an area outside the jurisdiction of a planning commission, and Applicant submits this application to the PSC for a certificate of public convenience and necessity pursuant to KRS §§ 278.020(1), 278.040, 278.650, 278.665, and other statutory authority.

3. The Certificate of Authority filed with the Kentucky Secretary of State for the Applicant entity was attached to a prior application and is part of the case record for PSC case number 2011-00473 and is hereby incorporated by reference.

4. The Applicant operates on frequencies licensed by the Federal Communications Commission ("FCC") pursuant to applicable FCC requirements. A copy of the Applicant's FCC licenses to provide wireless services are attached to this Application or described as part of **Exhibit A**, and the facility will be constructed and operated in accordance with applicable FCC regulations.

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 communications services. The WCF will provide a necessary link in the Applicant's communications network that is designed to meet the increasing demands

for wireless services in Kentucky's wireless communications service 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.

To address the above-described service needs. Applicant proposes to 6. construct a WCF at 835 Flat Rock Road, Morgantown, Kentucky (37°04'18.26" North latitude, 86°44'33.23" West longitude), on a parcel of land located entirely within the county referenced in the caption of this application. The property on which the WCF will be located is owned by Lowell Duncan, Lora Duncan, Hal Duncan, Marcy Duncan, Kenneth Duncan and Barbara Duncan pursuant to a Deed recorded at Deed Book 157, Page 074 in the office of the County Clerk. The proposed WCF will consist of a 305-foot tall tower, with an approximately 15-foot tall lightning arrestor attached at the top, for a total height of 320feet. The WCF will also include concrete foundations and a shelter or cabinets to accommodate the placement of the Applicant's radio electronics equipment and appurtenant equipment. 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

 A list of utilities, corporations, or persons with whom the proposed WCF is likely to compete is attached as Exhibit D.

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 has also been included as part of **Exhibit B**.

9. Foundation design plans signed and sealed by a professional engineer registered in Kentucky and a description of the standards according to which the tower was designed are included as part of **Exhibit C**.

10. 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. When suitable towers or structures exist, Applicant attempts to co-locate on existing structures such as communications towers or other structures capable of supporting Applicant's facilities; however, no other suitable or available co-location site was found to be located in the vicinity of the site.

11. A copy of the Determination of No Hazard to Air Navigation issued by the Federal Aviation Administration ("FAA") is attached as **Exhibit E**.

12. A copy of the Kentucky Airport Zoning Commission ("KAZC") application to construct the tower is attached as **Exhibit F**.

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, signed and sealed by a professional engineer registered in the Commonwealth of Kentucky, is attached as **Exhibit G**. 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 H**. The name and telephone number of the preparer of **Exhibit H** are 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 I**.

16. Personnel directly responsible for the design and construction of the proposed WCF are well qualified and experienced. The tower and foundation drawings for the proposed tower submitted as part of **Exhibit C** bear the signature and stamp of a professional engineer registered in the Commonwealth of Kentucky. All tower designs meet or exceed the minimum requirements of applicable laws and regulations.

17. The Construction Manager for the proposed facility is Don Murdock and the identity and qualifications of each person directly responsible for design and construction of the proposed tower are contained in **Exhibits B & C**.

18. As noted on the Survey attached as part of **Exhibit B**, the surveyor has determined that the site is not within any flood hazard area.

19. **Exhibit B** includes a map drawn to an appropriate scale that shows the location of the proposed tower 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**.

20. 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 provided with a map of the location of the proposed construction, the PSC docket number for this application, the address of the PSC, and has been informed of his or her right to request intervention. A list of the notified property owners and a copy of the form of the notice sent by certified mail to each landowner are attached as **Exhibit J** and **Exhibit K**, respectively.

21. Applicant has notified the applicable 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 County Judge/Executive of his/her right to request intervention. A copy of this notice is attached as **Exhibit L**.

22. Notice signs meeting the requirements prescribed by 807 KAR 5:063, Section 1(2) that measure at least 2 feet in height and 4 feet in width and that contain all required language in letters of required height, have been posted, one in a visible location on the proposed site and one on the nearest public road. Such signs shall remain posted for at least two weeks after filing of the Application, and a copy of the posted text is attached as **Exhibit M**. Notice of the location of the proposed facility has also been published in a newspaper of general circulation in the county in which the WCF is proposed to be located.

23. The general area where the proposed facility is to be located is rural with large parcels.

24. 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 handle voice and data traffic in the 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. 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 N**.

25. The tower must be located at the proposed location and proposed height to provide necessary service to wireless communications users in the subject area. In addition to expanding and improving voice and data service for AT&T mobile customers, this site will also support deployment of wireless local loop ("WLL") technology in the subject area. As a participant in the FCC's Connect America Fund Phase II (CAF II) program, AT&T is aggressively deploying WLL service infrastructure to bring expanded internet access to residential and business customers in rural and other underserved

areas. WLL will support internet access at the high speeds required to use and enjoy the most current business, education and entertainment technologies. Broadband service via WLL will be delivered from the tower to a dedicated antenna located at the home or business receiving service and will support downloads at 10 Mbps and uploads at 1 Mbps.

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 Email: dpike@pikelegal.com 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,

Pavid a Pilse

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 Email: dpike@pikelegal.com Attorney for New Cingular Wireless PCS, LLC d/b/a AT&T Mobility

LIST OF EXHIBITS

- A 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
- D Competing Utilities, Corporations, or Persons List
- E FAA
- F Kentucky Airport Zoning Commission
- G Geotechnical Report
- H Directions to WCF Site
- Copy of Real Estate Agreement
- J Notification Listing
- K Copy of Property Owner Notification
- L Copy of County Judge/Executive Notice
- M Copy of Posted Notices
- N Copy of Radio Frequency Design Search Area

EXHIBIT A FCC LICENSE DOCUMENTATION

Cellular License - KNKN748 - NEW CINGULAR WIRELESS PCS, LLC

Call Sign	KNKN748	Radio Service	CL - Cellular
Status	Active	Auth Type	Regular
Market			
Market	CMA445 - Kentucky 3 - Mea	de Channel Block	A
Submarket	0	Phase	2
Dates			
Grant	08/30/2011	Expiration	10/01/2021
Effective	06/13/2017	Cancellation	
Five Year Build	out Date		
01/06/1997			
Control Points			
1	1650 Lyndon Farms Court, L P: (502)329-4700	OUISVILLE, KY	
Licensee			
FRN	0003291192	Туре	Limited Liability Company
Licensee			
NEW CINGULAR 208 S Akard St., Dallas, TX 75202 ATTN Leslie Wilso		P:(855)699-707: F:(214)746-6410 E:FCCMW@att.co	0
Contact			
AT&T MOBILITY I MICHAEL P GOGO 1120 20TH STRE WASHINGTON, D ATTN MICHAEL P	GIN ET, NW, SUITE 1000 IC 20036	P:(202)457-205 F:(202)457-307 E:MG7268@ATT	3
Ownership and	Qualifications		
Radio Service Ty	pe Mobile		
Regulatory Statu	s Common Carrier Int	erconnected Yes	
Alien Ownershi The Applicant an	p swered "No" to each of the Ali	en Ownership questions.	
Basic Qualificat	t ions swered "No" to each of the Ba	sic Qualification questions	
Demographics			
Race			
Ethnicity		Gender	

PCS Broadband License - KNLG909 - NEW CINGULAR WIRELESS PCS, LLC

Call Sign	KNLG909	Radio Service	CW - PCS Broadband
Status	Active	Auth Type	Regular
Rural Service P	rovider Bidding Credit		
Is the Applicant se bidding credit?	eking a Rural Service Provider (RS	5P)	
Reserved Spect	rum		
Reserved Spectrun	1		
Market			
Market	BTA052 - Bowling Green-Glas KY	sgow, Channel Block	F
Submarket	0	Associated Frequencies (MHz)	001890.00000000- 001895.00000000 001970.00000000- 001975.00000000
Dates			
Grant	07/25/2017	Expiration	08/21/2027
Effective	07/25/2017	Cancellation	
Buildout Deadli	nes		
1st	08/21/2002	2nd	
Notification Dat	tes		
1st	10/05/2001	2nd	
Licensee			
FRN	0003291192	Туре	Limited Liability Company
Licensee			
NEW CINGULAR V 208 S Akard St., Dallas, TX 75202 ATTN Leslie Wilso		P:(855)699-707 F:(214)746-641 E:FCCMW@att.c	0
Contact			
AT&T MOBILITY L Michael P Goggin 1120 20th Street Washington, DC ATTN FCC Group	, NW - Suite 1000	P:(202)457-205 F:(202)457-307 E:michael.p.gog	3
Ownership and	Qualifications		
Radio Service Typ	pe Mobile		
Regulatory Statu		rconnected Yes	

http://wireless2.fcc.gov/UIsApp/UIsSearch/license.jsp?licKey=10278&printable

PCS Broadband License - WPOI255 - NEW CINGULAR WIRELESS PCS, LLC

Call Sign	WPOI255	Radio Service	CW - PCS Broadband
Status	Active	Auth Type	Regular
Rural Service	Provider Bidding Credit		
Is the Applicant bidding credit?	seeking a Rural Service Provider (RSP)		
Reserved Spe	ctrum		
Reserved Spectr	um		
Market			
Market	MTA026 - Louisville-Lexington- Evansvill	Channel Block	A
Submarket	19	Associated Frequencies (MHz)	001850.0000000- 001865.0000000 001930.0000000- 001945.0000000
Dates			
Grant	05/27/2015	Expiration	06/23/2025
Effective	06/14/2017	Cancellation	
Buildout Dead	llines		
1st	06/23/2000	2nd	06/23/2005
Notification D	ates		
1st	07/07/2000	2nd	02/17/2005
Licensee			
FRN	0003291192	Туре	Limited Liability Company
Licensee	0003291192	туре	Ennited Elability Company
	02	P:(855)699-707 F:(214)746-641 E:FCCMW@att.c	0
Contact			
AT&T MOBILITY Michael P Gogg 1120 20th Stre Washington, DO ATTN FCC Grou	in et, NW - Suite 1000 C 20036	P:(202)457-205 F:(202)457-307 E:michael.p.gog	3
Ownership an	d Qualifications		
Radio Service T	ype Mobile		
Regulatory Stat	tus Common Carrier Intercon	nected Yes	
		- In	

http://wireless2.fcc.gov/UIsApp/UIsSearch/license.jsp?licKey=193011&printable

AWS (1710-1755 MHz and 2110-2155 MHz) License - WQGD546 - New Cingular Wireless PCS, LLC

	Call Sign	WQGD546		Radio Service	AW - AWS (1710-1755 MHz and 2110-2155 MHz)		
	Status	Active		Auth Type	Regular		
	Rural Service P	rovider Bidding Credit					
	Is the Applicant see bidding credit?	eking a Rural Service Provider	(RSP)				
	Reserved Spect	rum					
	Reserved Spectrum	1					
	Market						
	Market	CMA445 - Kentucky 3 - Me	eade	Channel Block	A		
	Submarket	0		Associated Frequencies (MHz)	001710.0000000- 001720.0000000 002110.0000000- 002120.00000000		
	Dates						
	Grant	12/18/2006		Expiration	12/18/2021		
	Effective	06/14/2017		Cancellation			
	Buildout Deadlin	nes					
	1st			2nd			
	Notification Dat	es					
	1st			2nd			
	Licensee						
	FRN	0003291192		Туре	Limited Liability Company		
	Licensee						
	New Cingular Wir 208 S Akard St., Dallas, TX 75202 ATTN Leslie Wilso	RM 1016		P:(855)699-7073 F:(214)746-6410 E:FCCMW@att.co			
	Contact						
	AT&T Mobility LLC			P:(202)457-2055			
	1120 20th Street, Washington, DC 2 ATTN Michael P. (F:(202)457-3073 E:michael.p.gogg			
	Ownership and	Qualifications					
	Radio Service Typ	be Fixed, Mobile					
	Regulatory Status	s Non-Common Ir	nterconne	cted No			
http://wi	reless2.fcc.gov/UIsApp/U	UlsSearch/license.jsp?licKey=28676	91&printable	2			

AWS (1710-1755 MHz and 2110-2155 MHz) License - WQGD758 - New Cingular Wireless PCS, LLC

	Call Sign	WQGD758	Radio Service	AW - AWS (1710-1755 MHz and 2110-2155 MHz)
	Status	Active	Auth Type	Regular
	Rural Service Pr	ovider Bidding Credit		
	Is the Applicant see bidding credit?	eking a Rural Service Provider (RSP)		
	Reserved Spect	rum		
	Reserved Spectrum			
	Market			
	Market	BEA071 - Nashville, TN-KY	Channel Block	с
	Submarket	0	Associated Frequencies (MHz)	001730.0000000- 001735.00000000 002130.0000000- 002135.00000000
	Dates			
	Grant	12/18/2006	Expiration	12/18/2021
	Effective	06/14/2017	Cancellation	
	Buildout Deadlin	nes		
	1st		2nd	
	Notification Dat	es		
	1st		2nd	
	Licensee			
	FRN	0003291192	Туре	Limited Liability Company
	Licensee			
	New Cingular Wir 208 S Akard St., Dallas, TX 75202 ATTN Leslie Wilso	RM 1016	P:(855)699-707 F:(214)746-641 E:FCCMW@att.c	0
	Contact			
	AT&T Mobility LLC	c	P:(202)457-205	5
			F:(202)457-307	3
	1120 20th Street, Washington, DC 2 ATTN Michael P. C		E:michael.p.gog	igin@att.com
	Ownership and	Qualifications		
	Radio Service Typ	e Mobile		
	Regulatory Status	Common Carrier Intercon	nected Yes	
vi	eless2.fcc.gov/UlsApp/U	JIsSearch/license.jsp?licKey=2867903&printa	able	

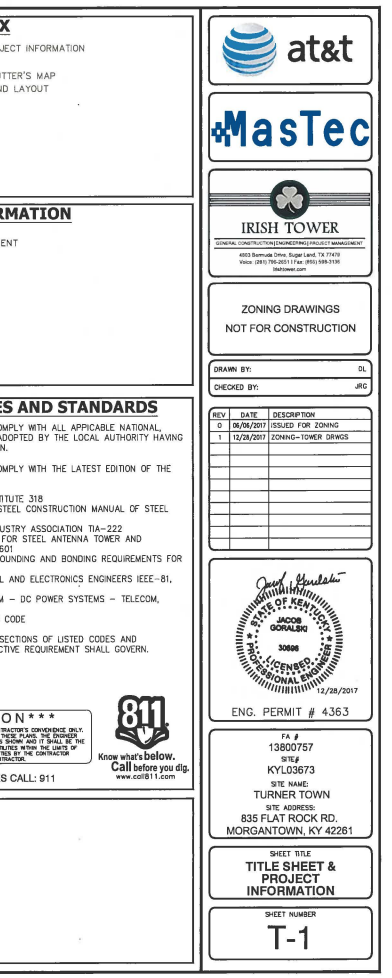
http://wireless2.fcc.gov/UIsApp/UIsSearch/license.jsp?licKey=2867903&printable

EXHIBIT B

SITE DEVELOPMENT PLAN:

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

	at8		DRAWING INDEX T-1 TITLE SHEET & PROJE B-1 SITE SURVEY B-2 500' RADIUS & ABUT C-1 ENLARGED COMPOUND C-2 TOWER ELEVATION
SITE NAME: TURNER		SITE NUMBER:	CONTACT INFOR
PROPOSED RAW LA TOWER WITH A 1	AND SITE WITH PROPOSED 305 5' LIGHTNING ARRESTOR AND 60" WALK IN CABINET AND GEI	5' SELF-SUPPORT INSTALLATION	BUILDING CODES CONTRACTOR'S WORK SHALL COM STATE AND LOCAL CODES AS AD JURISDICTION FOR THE LOCATION CONTRACTOR'S WORK SHALL COM FOLLOWING STANDARDS: AMERICAN CONCRETE INSTI- AMERICAN INSTITUTE OF ST CONSTRUCTION TELECOMMUNICATIONS INDU STRUCTURAL STANDARDS F SUPPORTING STRUCTURES TIA-60 COMMERCIAL BUILDING GRO TELECOMMUNICATIONS INSTITUTE FOR ELECTRICAL IEEE 1100, IEEE C62.41 ANSI TI.311, FOR TELECOM ENVIRONMENTAL PROTECTION 2014 KENTUCKY BUILDING CONFLICTS BETWEEN SI STANDARDS, THE MOST RESTRICT
Prentiss First Socieds Weichs Creek First Socieds Weichs Creek Prentiss First Socieds Weichs Creek (130 N Main St, Boready (130 N Main St, Boready Seciel	DIRECTIONS FROM 110 N MAIN ST, MORGANTOWN, KY 42261 1. DEPART KY-2161 / N MAIN ST TOWARD US-231 / KY-403 / KY-79 / S MAIN ST 161 FT 2. KEEP STRAIGHT ONTO US-231 / KY-403 / KY-79 / S MAIN ST 2.7 MI 3. TURN RIGHT ONTO KY-79 / RUSSELLVILLE RD 9.9 MI 4. TURN RIGHT ONTO FLAT ROCK RD 0.8 MI 5. ARRIVE AT 835 FLAT ROCK RD PROJECT SCOPE OF WORK ZONING DRAWINGS FOR: CONSTRUCTION OF A PROPOSED UNMANNED TELECOMMUNICATIONS FACILITY. SITE WORK: PROPOSED TOWER, UNMANNED EQUIPMENT SHELTER AND GENERATOR ON A CONCRETE FOUNDATIONS, AND UTILITY INSTALLATIONS.	SITE ADDRESS: 835 FLAT ROCK RD. MORGANTOWN, KY 42261 APPLICANT: NEW CINGULAR WRELESS PCS, LLC, A DELAWARE LIMITED LIABILITY COMPANY, D/B/A AT&T MOBILITY MEIDINGER TOWER 462 S. 4TH ST. SUITE 2400 LOUISVILLE, KY 40202 LATITUDE: 37' 04' 18.26" LONGITUDE: -86' 44' 33.23"	* * * CAUTIC THE UTILITIES BROWN HEREON ARE FOR THE CONTR TORE MAY BE OTHER UTILITIES NOT FORM ON PER- CONTRACTOR'S RESPONSENTY TO UNIT HE WORK, ALL DAMAGE MADE TO EXISTING UTILITIE SHALL BE THE SOLE RESPONSENTY OF THE CONTR FOR EMERGENCIES



PROPOSED LEASE AREA ALL THAT TRACT OR PARCEL OF LAND LYING IN THE COUNTY OF BUTLER. STATE OF KENTUCKY CONSISTING OF A 100 FEET BY 100 FEET LEASE AREA, COMMENCING AT A FOUND FENCE POST. THAT 15 2675 FEET SOUTHEASTERLY OF THE INTERSECTION OF WH TINES ROAD AND FLAT ROCK ROAD, MORE PARTICULARLY DESCRIBED AS FOLLOWS

THENCE ALONG AN EXISTING FENCE NORTH 46 DEGREES 38 MINUTES 34 SECONDS WEST, A DISTANCE OF 252.70 FEET, THENCE SOUTH 43 DEGREES 21 MINUTES 26 SECONDS WEST, A DISTANCE OF 119 56 FEET TO THE

POINT OF BEGINNING: THENCE SOUTH 49 DEGREES 20 MINUTES 36 SECONDS WEST, A DISTANCE OF 100.00 FEET

THENCE NORTH 40 DEGREES 39 MINUTES 24 SECONDS WEST, A DISTANCE OF 100.00 FEET THENCE NORTH 49 DEGREES 20 MINUTES 36 SECONDS EAST, A DISTANCE OF 100.00 FEET, THENCE SOUTH 40 DEGREES 39 MINUTES 24 SECONDS EAST, A DISTANCE OF 100.00 FEET TO THE POINT OF BEGINNING.

10.000 SQUARE FEET OR 0.2295 ACRES, MORE OR LESS

PROPOSED ACCESS & UTILITY EASEMENT "A" ALL THAT TRACT OR PARCEL OF LAND LYING IN THE COUNTY OF BUTLER, STATE OF KENTUCKY, CONSISTING OF A 25 FEET WOE ACCESS AND UTILITY EASEMENT COMMENCING AT A FOUND FENCE POST, THAT IS 2,575 FEET SOUTHEASTERLY OF THE INTERSECTION OF WH TINES ROAD AND FLAT K ROAD, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

THENCE NORTH 46 DEGREES 38 MINUTES 34 SECONDS WEST, A DISTANCE OF 252.70 FEET; THENCE SOUTH 43 DEGREES 21 MINUTES 26 SECONDS WEST, A DISTANCE OF 510.56 FEET; THENCE SOUTH 49 DEGREES 20 MINUTES 36 SECONDS WEST, A DISTANCE OF 5000 FEET TO THE POINT OF BEGINNING OF A 25 FEET WIDE ACCESS AND UTILITY EASEMENT LYING 12.50 FEET ON EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE,

THENCE SOUTH 46 DEGREES 48 MINUTES 26 SECONDS EAST, A DISTANCE OF 53.34 FEET. THENCE SOUTH 09 DEGREES 05 MINUTES 38 SECONDS WEST, A DISTANCE OF 110.97 FEET; THENCE SOUTH 19 DEGREES 20 MINUTES 24 SECONDS WEST, A DISTANCE OF 49.96 FEET; THENCE SOUTH 47 DEGREES 58 MINUTES 54 SECONDS WEST, A DISTANCE OF 49.93 FEET; THENCE SOUTH 62 DEGREES 21 MINUTES 27 SECONDS EAST, A DISTANCE OF 74.12 FEET TO THE POINT OF TERMINUS.

PROPOSED ACCESS & UTILITY EASEMENT "B" ALL THAT TRACT OR PARCEL OF LAND LYING IN THE COUNTY OF BUTLER, STATE OF KENTUCKY, CONSISTING OF A 25 FEET WIDE ACCESS AND UTILITY EASEMENT COMMENCING AT A FOUND FENCE POST, THAT IS 2675 FEET SOUTHEASTERLY OF THE INTERSECTION OF WH TINES ROAD AND FLAT ROCK ROAD, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

THENCE NORTH 46 DEGREES 38 MINUTES 34 SECONDS WEST, A DISTANCE OF 252.70 FEET. THENCE SOUTH 43 DEGREES 21 MINUTES 26 SECONDS WEST, A DISTANCE OF 119.56 FEET, THENCE SOUTH 49 DEGREES 20 MINUTES 36 SECONDS WEST, A DISTANCE OF 50.00 FEET THENCE SOUTH 46 DEGREES 48 MINUTES 26 SECONDS EAST. A DISTANCE OF 53.34 FEET THENCE SOUTH 09 DEGREES 05 MINUTES 38 SECONDS WEST A DISTANCE OF 110.97 FEET THENCE SOUTH 14 DEGREES 28 MINUTES 24 SECONDS WEST & DISTANCE OF 49 36 FEET THENCE SOUTH 14 DEGREES 26 MINUTES 45 ESCONDS MEST, A USTANCE OF 44.35 FEET; THENCE SOUTH 47 DEGREES 55 MINUTES 45 SECONDS EAST, A DISTANCE OF 31.35 FEET; THENCE SOUTH 52 DEGREES 21 MINUTES 27 SECONDS EAST, A DISTANCE OF 74.12 FEET TO THE POINT OF BEGINNING OF A 25 FEET WIDE ACCESS AND UTILITY EASEMENT LYING 12.50 FEET ON EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE;

THENCE SOUTH 84 DEGREES 32 MINUTES 07 SECONDS EAST, A DISTANCE OF 56.47 FEET TO THE POINT OF TERMINUS



TAX PARCEL NO: 050-00-00-002 03

PROPERTY OWNER: DUNCAN DUNCAN & DUNCAN % OWELL DUNCAN

SOURCE OF TITLE: 157/074

LAND SURVEYOR'S CERTIFICATE

A. CLAY ROBINSON, HEREBY CERTIFY THAT I AM A LICENSED PROFESSIONAL LAND SURVEYOR LICENSED IN COMPLIANCE WITH THE LAWS OF THE COMMONWEALTH OF KENTUCKY. I FURTHER CERTIFY THAT THIS PLAT AND THE SURVEY ON THE GROUND WERE PERFORMED BY PERSONS UNDER MY DIRECT SUPERVISION, AND THAT THE DIRECTIONAL AND LINEAR MEASUREMENTS BEING WITNESSED BY MONUMENTS SHOWN HEREON ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE. THE "RURAL" SURVEY, AND THE PLAT ON WHICH IT IS BASED, MEETS ALL SPECIFICATION AS STATES IN KAR 201-18:150.

Lognsor Clay 5.12.17 DATE

CENTER OF SELF SUPPORT TOWER -3" 55' MAG-N POSITION OF GEODETIC COORDINATES (N)GRID N:3551314.910 GRID E:4631671.982 1 ATITUDE: 37:04'18 95: LONGITUDE: -86"44'33 169 146-36-34 14 POWER POLE POBLEASE GRID N:3551249.757 GRID E 4631596.11 LATITUDE: 37'04'18.30" LONGITUDE: -86°44'34.097" 2012 GRID N:3551244.401 GRID E:4631666.621 LATITUDE: 37*04'18.255* LONGITUDE: -86*44'33.226* FOUND FENCE POST GRID N:3551239.047 GRID E:4631737.134 (LATITUDE 3710418.210") LONGITUDE: -86*44'32.356" GRID N:3551152.486 GRID E:4632002.947 POB "A" LATITUDE: 37'04'17.382" DNGITUDE: -86'44'29.065" ACESSA UTILITY GRID N:3551173,895 GRID E:4631661,271, LATITUDE: 37"04"17.558" LONGITUDE: -86"44"33,283" SHED PARCEL ID: 050-00-002 03 OWNER: DUNCAN DUNCAN & DUNCAN %LOWELL DUNCA BARN DB 157/074 514"28 EXISTING STRUCTURE 9,39,54 S62 21-21-E EXISTING STRUCTURE (BARN) GATE > 584°32'07'E POT "A" POB "B"

TITLE REPORT INFO

REFERENCE IS MADE TO THE TITLE REPORT ORDER #55861-KY1611-5034, ISSUED BY US TITLE INSURANCE COMPANY, DATED 11.28.2016 TITLE REPORT ORDER # 00300-20170145, ISSUED BY STEWART TITLE INSURANCE COMPANY, DATED 4.27.2017. ALL EASEMENTS CONTAINED WITHIN SAID TITLE REPORT AFFECTING THE IMMEDIATE AREA SURROUNDING THE LEASE HAVE BEEN PLOTTED (EXCEPT FOR ROOFTOPS).

SCHEDULE 8 ITEMS:

- 7 BIGHT OF WAY ACREEMENT DATED MAY 21 1962 TO TEXAS GAS TRANSMISSION CORPORATION, OF RECORD IN DEED BOOK 77. PAGE 442, IN THE OFFICE AFORESAID. (BLANKET EASEMENT NOT ABLE TO PLOT)
- 8. RIGHT OF WAY AS SET FORTH IN AFFIDAVIT DATED MARCH 31, 1995, BY BUTLER COUNTY WATER SYSTEM INC. OF RECORD IN RIGHT OF WAY BOOK 6 PAGE 533 IN THE OFFICE OF AFORESAID. (10' WIDE WATER LINE EASEMENT, NO WATERLINE LOCATED AT TIME OF FIELD SURVEY, NOT ABLE TO PLOT)



BENCHMARK

UTILITY NOTES

BEEN PERFORMED

FLOOD INFORMATION

LEGEND

SCALE: 1 inch = 40 t PAPER SIZE 22:34

SCALE: 1 inch = 80 ft. PAPER SIZE 11x17

FAA COORDINATE POINT CENTER OF SELF SUPPORT TOWER (NAD83) LATITUDE 37' 04' 18.26" NORTH

THE HORIZONTAL ACCURACY OF THE LATITUDE

COORDINATES FALL WITHIN TWENTY (20) FEET.

THE FLEVATIONS (NAVD88) OF THE GROUND

AND FIXTURES FALL WITHIN THREE (3) FEET.

(NAVD88)

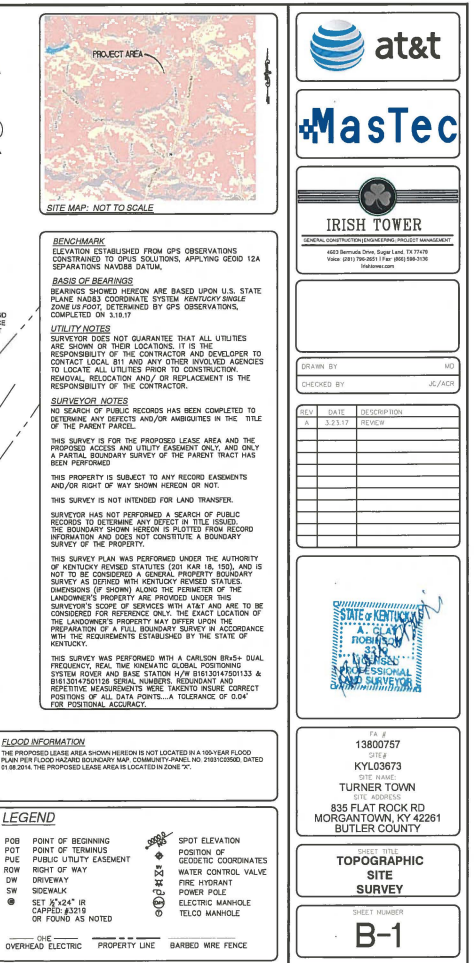
LONGITUDE 86° 44' 33.23" WEST

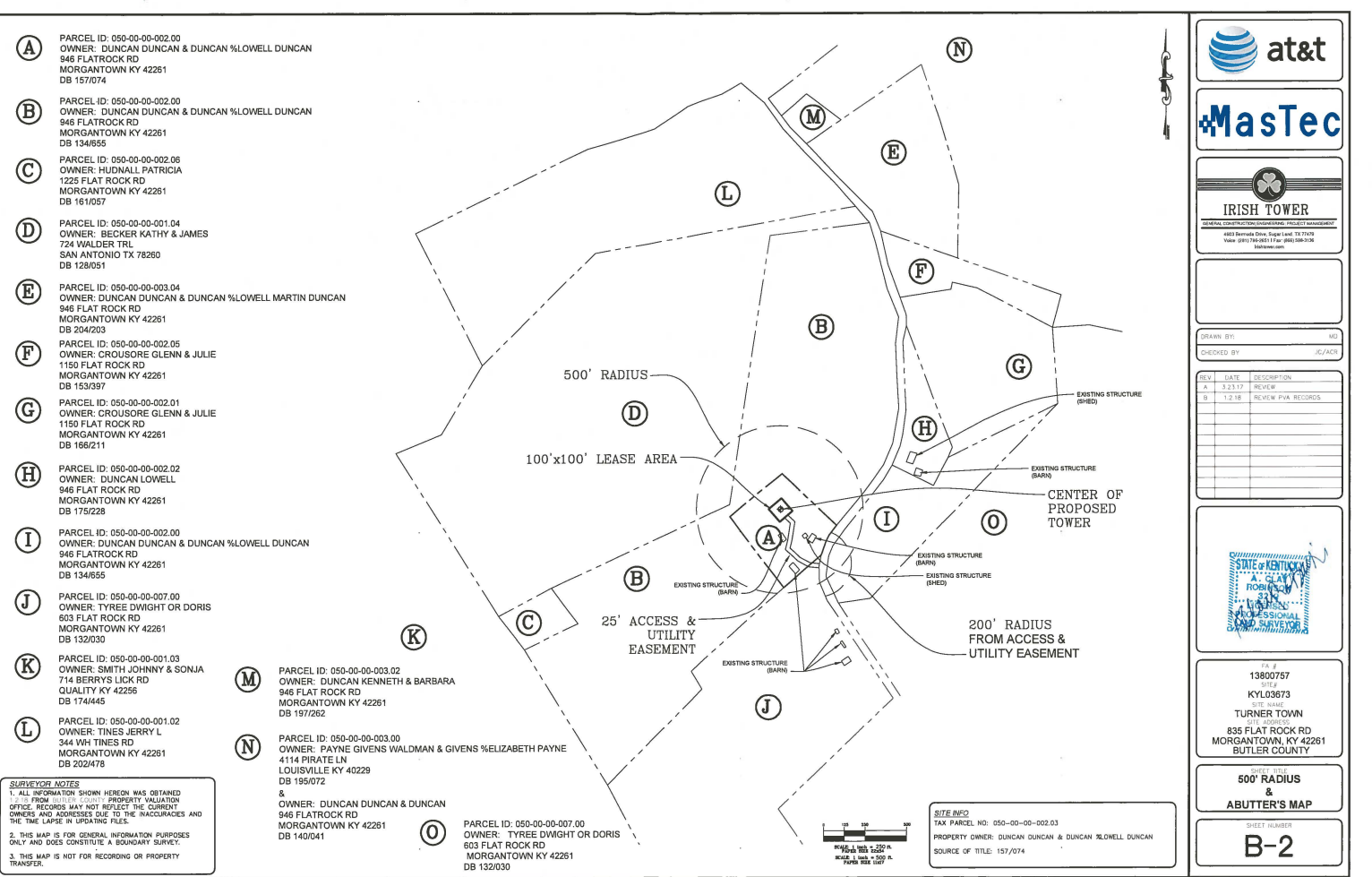
1-A ACCURACY CERTIFICATION

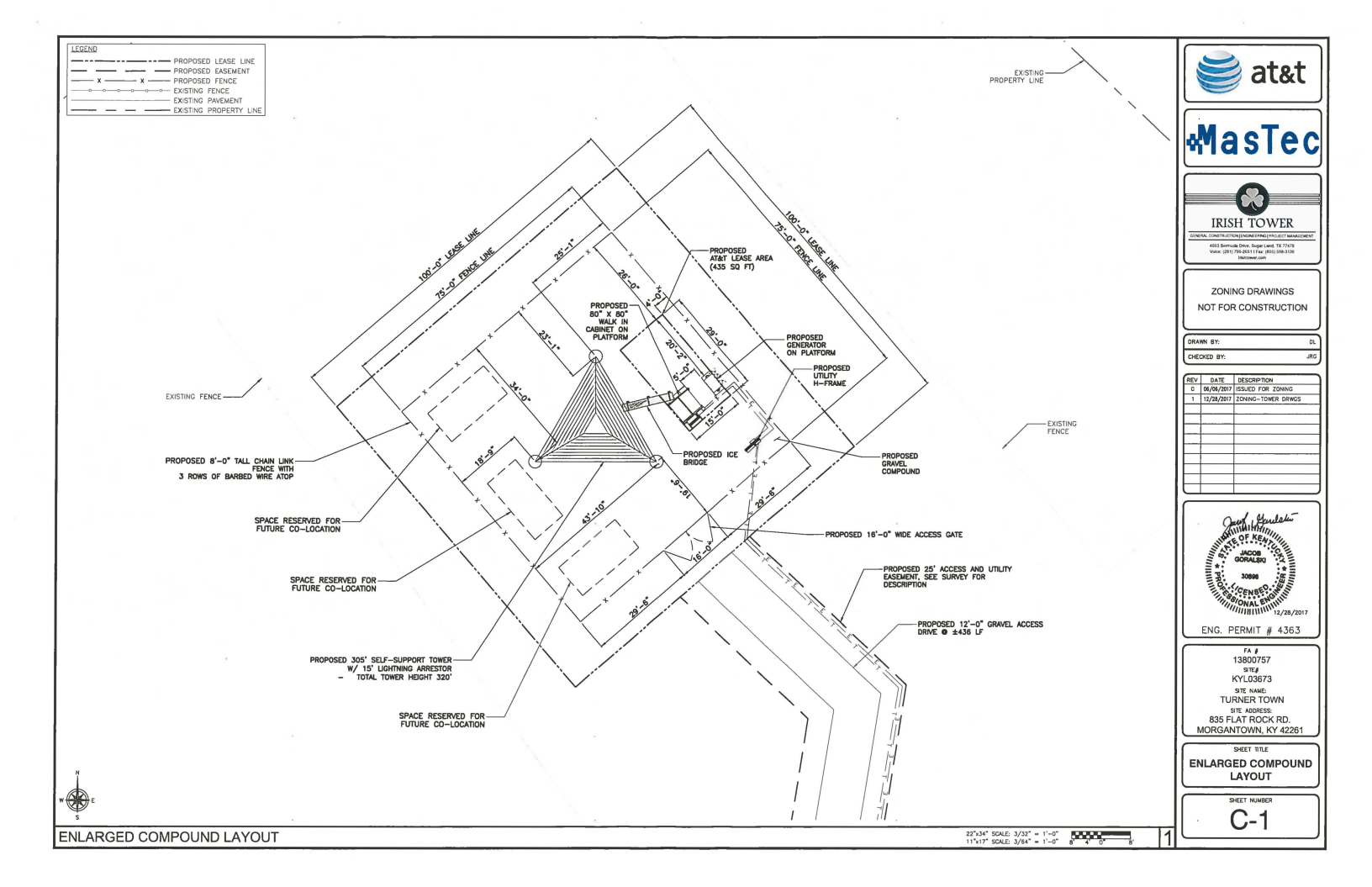
AND LONGITUDE OF THE GEODETIC

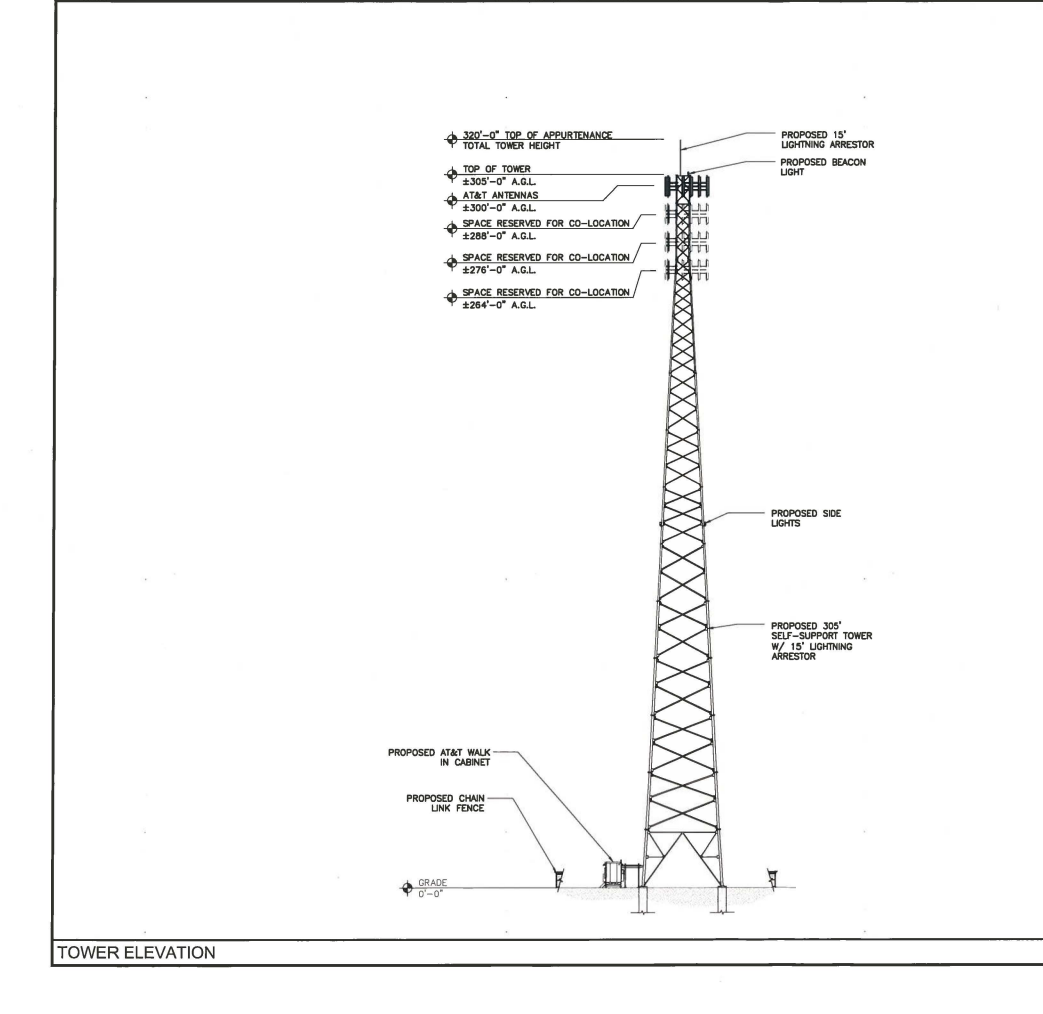
ELEVATION 622.0

- POINT OF BEGINNING POT POINT OF TERMINUS PUE PUBLIC UTILITY EASEMENT ROW RIGHT OF WAY DW DRIVEWAY SW SIDEWALK
- SET ½"x24" IR CAPPED: #3219 OR FOUND AS NOTED 0









22"x34" SCALE: 1" = 20'-0" 11"x17" SCALE: 1" = 40'-0" 20' 10' 0'

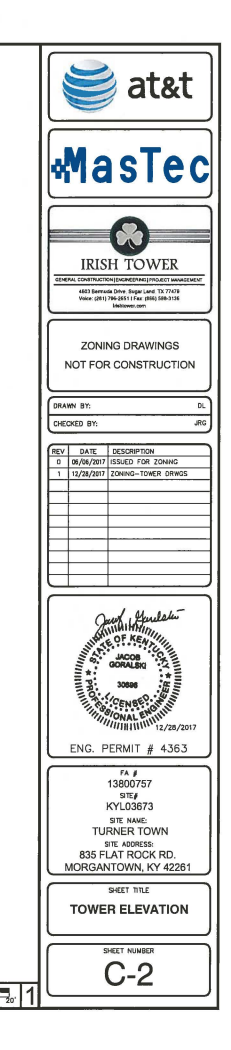


EXHIBIT C TOWER AND FOUNDATION DESIGN



Structural Design Report 305' S3TL Series HD1 Self-Supporting Tower Site: Turner Town, KY Site Number: KYL03673

> Prepared for: AT&T by: Sabre Towers & Poles [™]

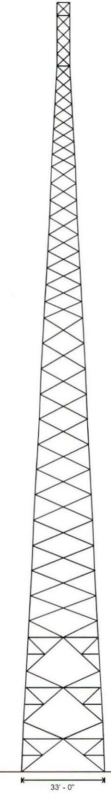
> > Job Number: 176507

December 19, 2017

Tower Profile	1-2
Foundation Design Summary	3
Maximum Leg Loads	4
Maximum Diagonal Loads	5
Maximum Foundation Loads	6
Calculations	7-19



			12.7	12.75 OD X .500	X .500		A	10.75 OD X .500	0 X .500	8	8.625 OD X .500	0	8	0	0	ш	u.	U
г – г – н	-	-	۔ -	~		L 4 X 4 X 5/16		L 4 X 4 X 1/4		L 3 1/2 X 3 1/2 X 1/4	11/2 X 1/4	L3X3	L 3 X 3 X 3/16	×	-	L2X2X1/4	×	z
- 0 - 0 - 1	0			٩							NONE					0	Q NONE	Z
R O S O S	s 0	0		S							ON	NONE						
s 0 s	s 0	0		100	s						ON	NONE						
s 0 s 0	s		0		×						ON	NONE						
(2) 3/4"	(2) 3/4"	(2) 3/4"				(2) 5/8"				(1) 3/4"					(1) 5/8"	"8"		
31' 29'	29'	29'			27'	25'	23'	21	19'	17	15'	13'	11.	6,	4		5:	
T U T U	т		D		F	n		12 @	12 @ 10'				9 @ 6.6667"			13 @ 5'		
8684 8503	8503	8503			8158	7543	5877	6207	6058	4830	4394	4135	3083	2979	2227	1840	1175	>
40' 20'		40'	40'			80'		100	120	140	160	180	200	220	240	260	280	305 300
													•		5		6	
				1														



Base Reactions

Total Fou	Indation	Individual F	ooting
Shear (kips)	117.67	Shear (kips)	71.98
Axial (kips)	311.98	Compression (kips)	794
Moment (ft-kips)	21444	Uplift (kips)	691
Torsion (ft-kips)	49.2		

Material List

Display	Value	
A	12.75 OD X .375	
В	8.625 OD X .322	
С	5.563 OD X .500	
D	5.563 OD X .375	
E	4.500 OD X .337	
F	2.875 OD X .276	
G	2.375 OD X .154	
н	L 5 X 3 1/2 X 1/4 (SLV)	
1	L 4 X 4 X 5/16	
J	L 5 X 3 1/2 X 5/16 (SLV)	
к	L 2 1/2 X 2 1/2 X 1/4	
L	L 2 1/2 X 2 1/2 X 3/16	
M	L 2 X 2 X 3/16	
N	L 2 X 2 X 1/8	
0	NONE	
P	L 4 X 4 X 1/4	
Q	L 2 X 2 X 1/4	
R	L 3 1/2 X 3 1/2 X 1/4	
S	L 3 X 3 X 1/4	
т	1 @ 13.333'	
U	1 @ 6.667'	
V	249	

Notes

- 1) All legs are A500 (50 ksi Min. Yield).
- 2) All braces are A572 Grade 50.
- 3) All brace bolts are A325-X.
- 4) The tower model is S3TL Series HD1.
- Transmission lines are to be attached to standard 12 hole waveguide ladders with stackable hangers.
- 6) Azimuths are relative (not based on true north).
- 7) Foundation loads shown are maximums.
- (6) 1 3/4" dia. F1554 grade 105 anchor bolts per leg. Minimum 65.5" embedment from top of concrete to top of nut.
- 9) All unequal angles are oriented with the short leg vertical.
- 10) Weights shown are estimates. Final weights may vary.
- 11) This tower was designed for a basic wind speed of 89 mph with 0" of radial ice, and 30 mph with 3/4" of radial ice, in accordance with ANSI/TIA-222-G, Structure Class II, Exposure Category C, Topographic Category 1.
- 12) The foundation loads shown are factored loads.
- 13) The tower design meets the requirements for an Ultimate Wind Speed of 115 mph (Risk Category II), in accordance with the 2012 International Building Code.
- 14) Tower Rating: 99.48%



Designed Appurtenance Loading

Elev	Description	Tx-Line	Elev	Description	Tx-Line
310	(1) Extendible Lightning Rod		276	(1) 208 sq. ft. EPA 4000# (no ice)	(18) 1 5/8"
300	(1) 278 Sq. FT. EPA 6000# (No Ice)	(18) 1 5/8"	264	(1) 208 sq. ft. EPA 4000# (no ice)	(18) 1 5/8"
288	(1) 208 sq. ft. EPA 4000# (no ice)	(18) 1 5/8"			

-	Sabre Communications Corporation	Job:	176507			
Sabre Industries	P.O. Box 658	Customer:	AT&T			
Towers and Poles	Sioux City, IA 51102-0658 Phone: (712) 258-6690	Site Name:	Turner Town, K	Y KYL0367	73	
	Fax: (712) 279-0814 perty of Sabre Communications Corporation, constitutes a	Description:	305' S3TL			
	50 and shall not be reproduced, copied or used in whole the prior written consent of Sabre Communications	Date:	12/19/2017	By:	мн	

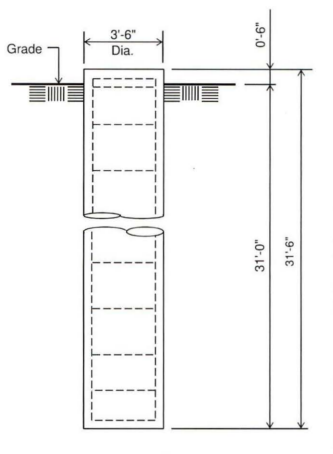
No.: 176507



Date: 12/19/17 By: MH

Customer: AT&T Site: Turner Town, KY KYL03673

305 ft. Model S3TL Series HD1 Self Supporting Tower At 89 mph Wind with no ice and 30 mph Wind with 0.75 in. Ice per ANSI/TIA-222-G. Antenna Loading per Page 1



ELEVATION VIEW

(11.22 Cu. Yds. each) (3 REQUIRED; NOT TO SCALE)

Notes:

1). Concrete shall have a minimum 28-day compressive strength of 4500 PSI, in accordance with ACI 318-11.

2). Rebars to conform to ASTM specification A615 Grade 60.

3). All rebar to have a minimum of 3" concrete cover.

4). All exposed concrete corners to be chamfered 3/4".

5). The foundation design is based on the geotechnical report by ECS Southeast, LLP Project No. 26:3125-Q1

6). See the geotechnical report for drilled pier installation requirements, if specified.

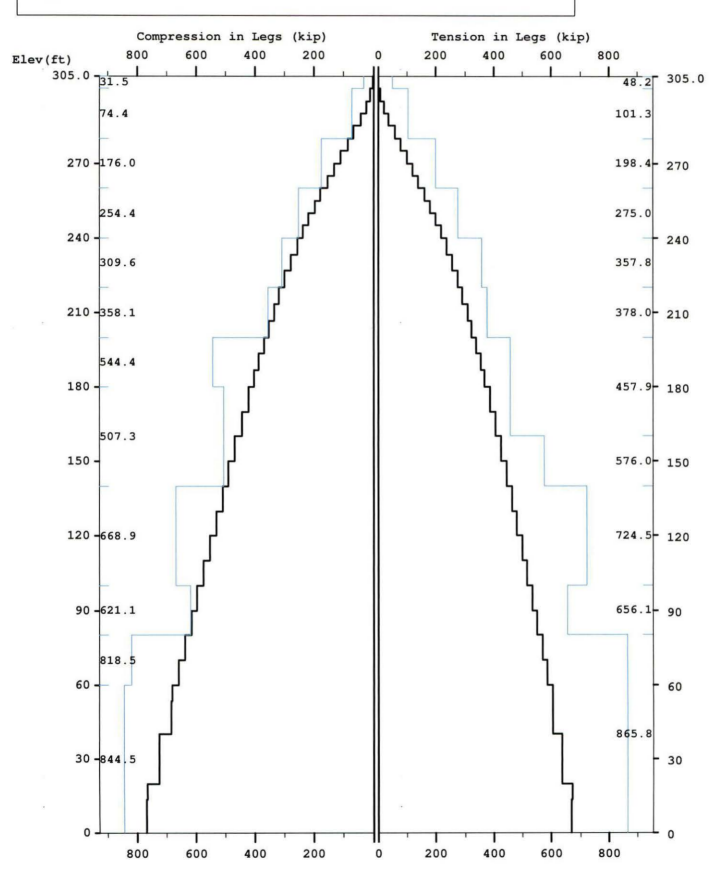
7). The foundation is based on the following factored loads: Factored uplift (kips) = 691 Factored download (kips) = 794 Factored shear (kips) = 72

	Rebar Schedule per Pier
Pier	(16) #11 vertical rebar w/#4 ties, two (2) within top 5" of pier then 9" C/C

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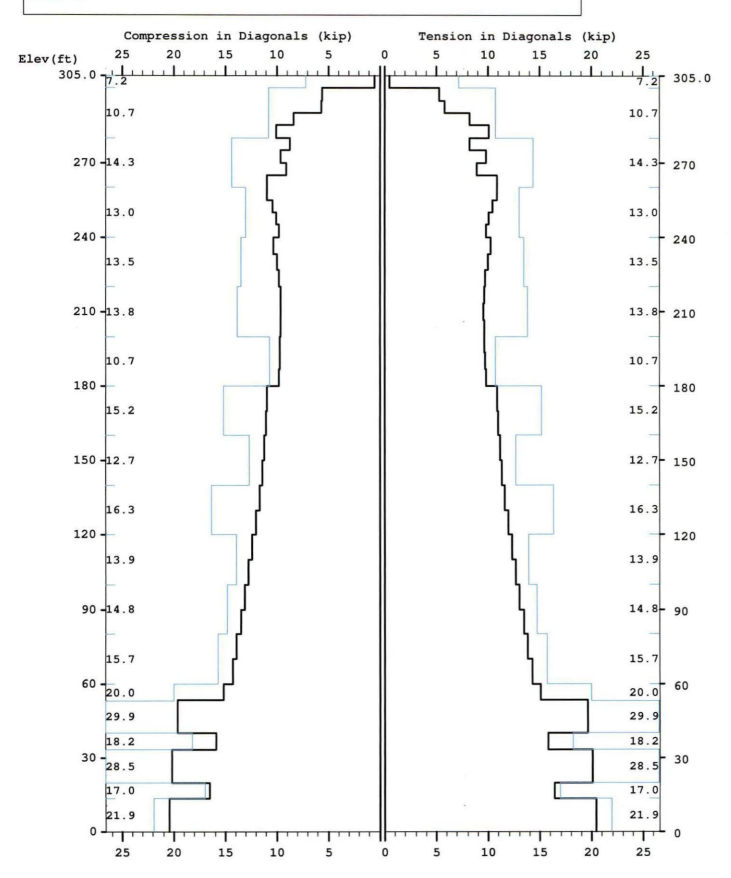
Maximum



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Maximum

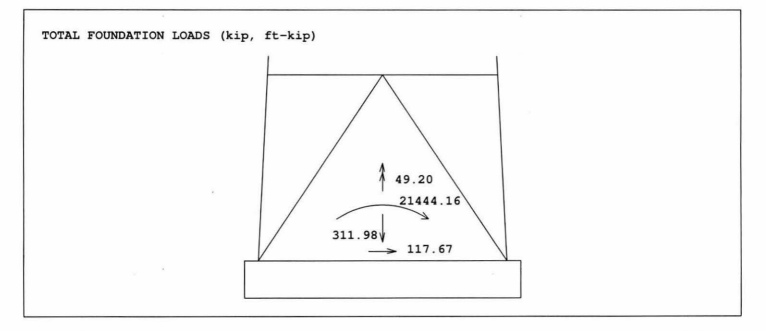


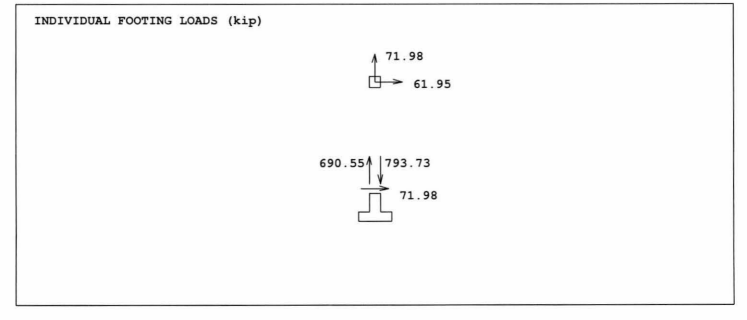
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Maximum





Lattice	d Towe	r Analysi er licens	s (Unguye		((2013	Guymast	Inc. 416-	736-7453
Sabre T	owers a	and Poles							13:56:01
	OMETRY								
PANEL TYPE	NO.OF LEGS	ELEV BOT		LEV.AT TOP	F.W. BOTT		F.WAT TOP		L
*****	3 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	295 280 275 260 220 200 180 160 140 120 100 80 60 53 40 33 200 213	.00 .00 .00 .00 .00 .00 .00 .00 .00	305.00 300.00 295.00 280.00 275.00 240.00 220.00 200.00 180.00 160.00 140.00 140.00 100.00 80.00 60.00 53.33 40.00 33.33 20.00 13.33	5.5.7	00 00 00 00 00 00 00 00 00 67 67 67 67	5.00 5.00 5.00 5.00 9.00 11.00 15.00 17.00 23.00 27.00 27.00 27.07 29.00 27.67 29.00 31.00 31.67	5.0 5.0 5.0 6.6 6.6 10.0 1	0000077770000007373737
	PROPER								
	IBER YPE	BOTTOM ELEV ft	TOP ELEV ft	X-SECTM AREA in.so	A OF GY		ELASTIC MODULUS ksi	THERMAL EXPANSN /deg	
	LE LE LE LE LE LE DI	$\begin{array}{c} 300.00\\ 280.00\\ 240.00\\ 240.00\\ 220.00\\ 200.00\\ 140.00\\ 100.00\\ 80.00\\ 0.00\\ 280.00\\ 240.00\\ 240.00\\ 220.00\\ 180.00\\ 240.00\\ 220.00\\ 180.00\\ 140.00\\ 80.00\\ 53.33\\ 40.00\\ 33.33\\ 20.00\\ 13.33\\ 0.00\\ 33.33\\ 20.00\\ 13.33\\ 0.00\\ 295.00\\ 275.00\\ 40.00\\ 20.00\\ 0.0$	$\begin{array}{c} 305.00\\ 300.00\\ 280.00\\ 260.00\\ 240.00\\ 220.00\\ 200.00\\ 140.00\\ 100.00\\ 80.00\\ 305.00\\ 305.00\\ 305.00\\ 305.00\\ 240.00\\ 33.33\\ 33.33\\ 13.33\\ 33.33\\ 13$	1.075 4.400 6.111 7.955 12.766 16.100 14.573 19.244 0.930 1.0900 1.688 1.0900 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.555 2.400 2.655 2.400 2.400 2.400 1.433 1.688	4 0 0 4 0 0 1 0 0 2 0 0 3 0 0 4 0 0 5 0 0 2 0 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 4 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0	787 787 787 787 787 787 787 787 787 787	29000. 29	0.0000117 0.0000117	
		R RESIST							
ELEV ft	TOP ELEV ft	COMP kip	EGS TENS kip	DIAGO COMP kip	DNALS TENS kip	HOR COMP kip		COMP	BRACING TENS kip
300.0 295.0 280.0 275.0	305.0 300.0 295.0 280.0	31.48 74.39 74.39 175.98	48.15 101.25 101.25 198.45	7.16 10.74 10.74 14.32	7.16 10.74 10.74 14.32	5.73 8.38 0.00 10.88	5.73 8.38 0.00 10.88	0.00	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$

							176507		
260.0	275.0	175.98	198.45	14.32	14.32	0.00	0.00	0.00	0.00
240.0	260.0	254.38	274.95	13.03	13.03	0.00	0.00	0.00	0.00
220.0	240.0	309.64	357.75	13.49	13.49	0.00	0.00	0.00	0.00
200.0	220.0	358.08	378.00	13.79	13.79	0.00	0.00	0.00	0.00
180.0	200.0	544.40	457.90	10.69	10.69	0.00	0.00	0.00	0.00
160.0	180.0	507.33	457.90	15.18	15.18	0.00	0.00	0.00	0.00
140.0	160.0	507.33	576.00	12.68	12.68	0.00	0.00	0.00	0.00
120.0	140.0	668.86	724.50	16.34	16.34	0.00	0.00	0.00	0.00
100.0	120.0	668.86	724.50	13.92	13.92	0.00	0.00	0.00	0.00
80.0	100.0	621.06	656.10	14.76	14.76	0.00	0.00	0.00	0.00
60.0	80.0	818.52	865.80	15.70	15.70	0.00	0.00	0.00	0.00
53.3	60.0	844.46	865.80	20.02	20.02	0.00	0.00	0.00	0.00
40.0	53.3	844.46	865.80	29.94	29.94	15.85	15.85	7.55	7.55
33.3	40.0	844.46	865.80	18.24	18.24	0.00	0.00	0.00	0.00
20.0	33.3	844.46	865.80	28.50	28.50	17.13	17.13	6.72	6.72
13.3	20.0	844.46	865.80	16.98	16.98	0.00	0.00	0.00	0.00
0.0	13.3	844.46	865.80	21.92	21.92	15.58	15.58	9.07	9.07

* Only 3 condition(s) shown in full * Some wind loads may have been derived from full-scale wind tunnel testing

LOADING CONDITION A -----

89 mph wind with no ice. Wind Azimuth: 0+

MAST LOADING

LOAD TYPE	ELEV	APPLYLO RADIUS ft	ADAT AZI	LOAD	HORIZ	ES DOWN kip	VERTICAL ft-kip	TORSNAL ft-kip
00000	310.0 300.0 288.0 276.0 264.0	0.00 0.00 0.00 0.00 0.00	$0.0 \\ 0.0 \\ 0.0 \\ 0.0 \\ 0.0 \\ 0.0$	$0.0 \\ 0.0 \\ 0.0 \\ 0.0 \\ 0.0 \\ 0.0$	0.29 10.39 7.71 7.64 7.57	0.15 7.20 4.80 4.80 4.80	0.00 0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00 0.00
	305.0 300.0 290.0 285.0 280.0 275.0 265.0 266.0 260.0 240.0 200.00	$egin{array}{ccccc} 0.00\\ 0.$	$\begin{array}{c} 180.0\\ 180.0\\ 42.0\\ 42.0\\ 63.7\\ 63.7\\ 76.5\\ 80.8\\ 80.8\\ 80.9\\ 101.2\\ 58.7\\ 330.0\\ 129.9\\ 329.9\\ 329.4\\ 330.0\\ 329.9\\ 329.4\\ 330.0\\ 329.9\\ 329.4\\ 330.0\\ 329.9\\ 329.8\\ 329.8\\ 329.8\\ 329.9\\ 330.0\\ 330.$		0.07 0.07 0.15 0.14 0.16 0.17 0.17 0.21 0.22 0.25 0.25 0.25	0.04 0.09 0.08 0.10 0.11 0.16 0.22 0.225 0.225 0.225 0.225 0.225 0.225 0.225 0.225 0.225 0.225 0.241 0.421 0.441 0.551 0.488 0.556 0.499 0.599 0.599 0.59	0.00 0.06 0.06 0.06 0.06 0.06 0.06 0.04 0.01 0.01 0.01 0.01 0.01 0.01 0.01	0.00 0.00 0.10 0.12 0.12 0.12 0.12 0.11 0.07 0.05 0.04 0.04 0.04 0.04 0.04 0.04 0.04 0.03 0.03 0.03

SUPPRESS PRINTING

	FOR	THIS LO	ADING	176507				
LOADS INPUT	DISPL	MEMBER FORCES	FOUNDN	ALL	DISPL	MEMBER FORCES	FOUNDN LOADS	
no	yes	yes	yes	no	ņo	no	no	

MAST LOADING

LOAD	ELEV	APPLYLO		1040	5000		NON	NTC
TYPE		RADIUS	AZI	LOAD AZI	HORIZ	ESDOWN	VERTICAL	TORSNAL
	ft	ft			kip	kip	ft-kip	ft-kip
C	310.0	0.00	0.0	0.0	0.29	0.12	0.00	0.00
C C	300.0 288.0	0.00	0.0	0.0	10.39 7.71	5.40 3.60	0.00	0.00
C C	276.0 264.0	0.00	0.0	0.0	7.64	3.60 3.60	0.00	0.00
D	305.0	0.00	180.0 180.0	0.0	0.07	0.03	0.00	0.00
D	300.0	0.00	42.0	0.0	0.15	0.07	0.04	0.10
D	290.0	0.00	42.0	0.0	0.14 0.16	0.06	0.04	0.10 0.12
D	285.0	0.00	63.7	0.0	0.16	0.07	0.04	0.12
D D	285.0 280.0	0.00	76.5	0.0	0.17 0.17	0.08	0.05	0.12 0.12
D	280.0 275.0	0.00	80.8	0.0	0.19	0.12	0.04	0.11 0.11
D	275.0	0.00	99.1	0.0	0.21	0.13	0.03	0.07
D	265.0	0.00	101.2 58.7	0.0	0.21	0.13	0.03	0.07
D	260.0	0.00	58.7	0.0	0.22	0.15	0.00	0.05
D	260.0	0.00	330.0 329.1	0.0	0.24	0.17 0.17	0.01	0.05
D	240.0	0.00	329.9	0.0	0.24	0.19	0.01	0.05
D	220.0	0.00	329.2 329.9	0.0	0.24	0.19	0.01 0.01	0.05
D	200.0	0.00	329.4 330.0	0.0	0.27	0.20	0.01 0.01	0.05
D	180.0	0.00	329.6	0.0	0.28	0.25	0.01	0.05
D	180.0	0.00	329.9 329.9	0.0	0.26	0.25	0.01	0.05
D	150.0	0.00	329.8	0.0	0.27	0.26	0.01	0.05
D	$140.0 \\ 140.0$	0.00	329.8	0.0	0.27	0.26	0.01	0.05
D	100.0	0.00	329.9 330.0	0.0	0.29	0.32	0.01 0.01	0.04
D	80.0	0.00	329.9	0.0	0.30	0.31	0.01	0.04
D	80.0	0.00	330.0 329.9	0.0	0.29	0.38	0.01 0.01	0.04
D	60.0	0.00	330.0	0.0	0.26	0.36	0.01	0.04
D	53.3 53.3	0.00	330.0 329.9	0.0	0.26	0.36	0.01	0.04
D	40.0	0.00	329.9	0.0	0.30	0.42	0.01	0.04
D	40.0	0.00	330.0 330.0	0.0	0.24	0.36	0.01	0.04
D	33.3	0.00	330.0	0.0	0.28	0.44	0.01	0.04
D	20.0	0.00	330.0	0.0	0.21	0.37	0.01	0.03
D	$13.3 \\ 13.3$	0.00	330.0 330.0	0.0	0.21	0.37	0.01	0.03
D	0.0	0.00	330.0	0.0	0.25	0.44	0.01	0.03

SUPPRESS PRINTING

	FOR	THIS LO	ADING		MAX	IMUMS		
LOADS	DISPL	MEMBER	FOUNDN	ALL	DISPL	MEMBER	FOUNDN	
INPUT		FORCES	LOADS			FORCES	LOADS	
no	yes	yes	yes	no	no	no	no	

LOADING CONDITION Y ------

30 mph wind with 0.75 ice. Wind Azimuth: 0.

176507

MAST LOADING

LOAD TYPE	ELEV ft	APPLYLOADAT RADIUS AZI ft	LOAD AZI	HORIZ	CES DOWN kip	MOMI VERTICAL ft-kip	TORSNAL ft-kip
00000	310.0 300.0 288.0 276.0 264.0	$\begin{array}{cccc} 0.00 & 0.0 \\ 0.00 & 0.0 \\ 0.00 & 0.0 \\ 0.00 & 0.0 \\ 0.00 & 0.0 \end{array}$	$0.0 \\ 0.0 \\ 0.0 \\ 0.0 \\ 0.0 \\ 0.0$	0.05 1.29 1.57 1.55 1.53	0.30 18.42 12.25 12.22 12.19	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$
	305.0 300.0 295.0 295.0 295.0 285.0 285.0 285.0 285.0 285.0 265.0 265.0 265.0 265.0 265.0 265.0 260.0 260.0 240.0 200.0 240.0 200.0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 0.0\\ 0.0\\ 0.0\\ 0.0\\ 0.0\\ 0.0\\ 0.0\\ 0.0$	0.01 0.02 0.03 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.02 0.03 0.03 0.03 0.02	$\begin{array}{c} 0.18\\ 0.32\\ 0.32\\ 0.28\\ 0.34\\ 0.34\\ 0.38\\ 0.48\\ 0.52\\ 0.59\\ 0.647\\ 0.677\\ 0.693\\ 0.751\\ 0.8813\\ 0.881\\ 0.881\\ 0.884\\ 0.925\\ 0.956\\ 1.067\\ 0.697\\ 1.222\\ 1.277\\ 0.977\\ 1.24\\ 0.999\\ 1.32\\ 1.32\end{array}$	0.00 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.22 0.20 0.20 0.20 0.20 0.02 0.03 0.03	0.00 0.01 0.01 0.01 0.01 0.01 0.01 0.01 0.01 0.01 0.01 0.00

SUPPRESS PRINTING

	FOR	THIS LO	ADING					
LOADS INPUT	DISPL	MEMBER FORCES	FOUNDN LOADS	ALL	DISPL	MEMBER FORCES	FOUNDN	
no	yes	yes	yes	no	no	no	no	

MAXIMUM MAST DISPLACEMENTS:

ELEV	DEI	FLECTIONS (f	t)	TILTS	(DEG)	TWIST
ft	NORTH	EAST	DOWN	NORTH	EAST	DEG
305.0	4.799 G	-4.615 D	0.069 G	2.209 G	-2.127 D	0.134 L
300.0	4.606 G	-4.430 D	0.065 G	2.209 G	-2.126 D	0.134 L
295.0	4.411 G	-4.242 D	0.061 G	2.198 G	-2.115 D	0.133 L
290.0	4.220 G	-4.058 D	0.057 G	2.165 G	-2.084 D	0.130 L
285.0	4.027 G	-3.873 D	0.054 G	2.108 G	-2.028 D	0.125 L
280.0	3.844 G	-3.696 D	0.050 G	2.015 G	-1.939 D	0.119 L
275.0	3.667 G	-3.527 D	0.047 G	1.957 G	-1.883 D	0.114 L
270.0	3.497 G	-3.363 D	0.044 G	1.891 G	-1.819 D	0.109 L
265.0	3.332 G	-3.205 D	0.041 G	1.817 G	-1.749 D	0.104 X
260.0	3.174 G	-3.052 D	0.039 G	1.737 G	-1.671 D	0.100 X
255.0	3.021 G	-2.905 D	0.037 e	1.675 G	-1.613 D	0.096 X
250.0	2.874 G	-2.763 D	0.036 e	1.610 G	-1.550 D	0.092 ×

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245.0	2.734 G	-2.628 D	0.035 e	1.543 G	-1.485 D	0.088 X
240.0	2.598 G	-2.498 D	0.034 e	1.473 G	-1.418 D	0.084 X
233.3	2.428 G	-2.334 D	0.033 e	1.400 G	-1.348 D	0.080 X
226.7	2.266 G	-2.178 D	0.032 e	1.326 G	-1.276 D	0.076 X
220.0	2.113 G	-2.031 D	0.031 e	1.251 G	-1.204 D	0.073 X
213.3	1.968 G	-1.891 D	0.031 e	1.181 G	-1.136 D	0.069 X
206.7	1.830 G	-1.758 D	0.030 e	1.110 G	-1.068 D	0.065 X
200.0	1.701 G	-1.634 D	0.028 e	1.039 G	-1.000 D	0.061 X
193.3	1.578 G	-1.516 D	0.028 e	0.994 G	-0.956 D	0.058 L
186.7	1.462 G	-1.404 D	0.027 e	0.949 G	-0.913 D	0.054 L
180.0	1.349 G	-1.295 D	0.026 e	0.904 G	-0.870 D	0.050 L
170.0	1.193 G	-1.145 D	0.025 e	0.836 G	-0.804 D	0.047 L
160.0	1.049 G	-1.007 D	0.024 e	0.769 G	-0.739 D	0.043 L
150.0	0.916 G	-0.879 D	0.022 e	0.702 G	-0.675 D	0.040 L
140.0	0.795 G	-0.763 D	0.021 e	0.636 G	-0.611 D	0.037 L
130.0	0.684 G	-0.656 D	0.020 e	0.584 G	-0.561 D	0.034 L
120.0	0.582 G	-0.558 D	0.019 e	0.533 G	-0.512 D	0.031 L
110.0	0.488 G	-0.468 D	0.017 e	0.483 G	-0.464 D	0.028 L
100.0	0.403 G	-0.387 D	0.016 e	0.432 G	-0.415 D	0.025 L
90.0	0.326 G	-0.313 D	0.014 e	0.377 G	-0.362 D	0.022 L
80.0	0.259 G	-0.248 D	0.013 e	0.323 G	-0.310 D	0.018 L
70.0	0.196 G	-0.188 D	0.011 e	0.281 G	-0.269 D	0.016 L
60.0	0.139 G	-0.133 D	0.010 i	0.239 G	-0.229 D	0.013 L
53.3	0.115 G	-0.110 D	0.009 i	0.213 G	-0.205 D	0.012 L
40.0	0.067 G	0.064 J	0.007 i	0.158 G	-0.152 D	0.009 L
33.3	0.051 G	-0.049 D	0.006 i	0.133 G	-0.127 D	0.007 L
20.0	0.021 5	0.020 V	0.003 i	0.079 G	-0.075 D	0.005 L
13.3	0.011 S	0.010 V	0.002 i	0.053 G	-0.051 D	0.003 L
0.0	0.000 A	0.000 A	0.000 A	0.000 A	0.000 A	0.000 A

MAXIMUM TENSION IN MAST MEMBERS (kip)

ELEV ft	LEGS	DIAG		HORIZ		BRACE	
305.0	0.15 U	0.46	м	0.09	A	0.00	А
300.0	5.43 M	5.29		1.68	к	0.00	А
295.0	18.86 M	5.83		0.28	A	0.00	A
290.0	34.64 M	8.21	N	0.13	S	0.00	A
285.0	57.01 M	10.09	27	0.30	A	0.00	Α
280.0	76.89 M	8.24		0.55	М	0.00	А
275.0	97.86 M		н	0.20	A	0.00	A
270.0	118.04 M	8.95	т	0.15	A	0.00	A
265.0	137.87 M	10.92	т	0.13		0.00	A
260.0	160.47 M	10.90	т	0.16	A	0.00	A
255.0	180.63 M	10.44	т	0.10	Α	0.00	A
250.0	199.90 M	10.04	т	0.18	A	0.00	A
245.0	217.16 M	9.78	т	0.09		0.00	
240.0	236.21 M	10.29	т	0.16		0.00	
233.3	256.06 M	9.98	т	0.12		0.00	
226.7	274.88 M	9.74	т	0.14		0.00	
220.0	292.26 M	9.64	т	0.11		0.00	
213.3	309.02 M	9.58	т	0.08		0.00	
206.7	324.81 M	9.59	т	0.10		0.00	
200.0	340.19 M	9.63	т	0.07		0.00	
193.3	354.77 M	9.71	т	0.12		0.00	
186.7 180.0	369.18 M	9.82	т	0.11		0.00	
170.0	386.16 M	10.87	т	0.12		0.00	
160.0	406.41 M	10.99	N	0.08		0.00	
150.0	425.70 M	11.15	т	0.11		0.00	
140.0	444.70 M	11.35	т	0.07		0.00	
130.0	463.01 M	11.62	N	0.07		0.00	
200.0							10 T

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120.0	481.12 M 11.9	15 V	0.07.	0.00.
120.0	400 06 M 13		0.07 A	0.00 A
110.0	498.86 M 12.3	50 P	0.07 A	0 00 4
110.0	516.54 M 12.6	6 V	0.07 A	0.00 A
100.0	510.54 M 12.0	50 V	0.05 A	0.00 A
100.0	533.96 M 13.0	14 P	0.05 A	0.00 A
90.0	5557.50 M 15.0	-	0.07 A	0.00 A
5010	551.37 M 13.4	15 V	0.07 /	0.00 A
80.0			0.05 0	0.00 A
	568.52 M 13.8	35 P		
70.0			0.07 S	0.00 A
	585.43 M 14.2	25 V		
60.0			0.30 A	0.00 A
	605.35 M 15.0)4 P		
53.3			1.07 U	0.00 T
	604.02 M 19.6	50 P		
40.0			0.26 A	0.00 A
	638.42 M 15.7	77 V		
33.3		-	1.00 U	0.00 I
20.0	637.04 M 20.0	08 V	0.11.	0.00 -
20.0			0.11 A	0.00 I
12.2	670.94 M 16.4	12 P	0 00 11	0.00.
13.3	660 FF N 20 4	12 0	0.88 U	0.00 A
0.0	669.55 M 20.4	12 P	0.00 A	0.00 A
0.0			0.00 A	0.00 A

MAXIMUM COMPRESSION IN MAST MEMBERS (kip)

ELEV ft	LEGS	DIAG	HORIZ	BRACE
305.0	-0.29 C	-0.50 G	-0.08 S	0.00 A
300.0			-1.47 Q	0.00 A
295.0	-9.67 G	-5.56 B	-0.20 S	0.00 A
290.0	-24.11 G	-5.67 N	-0.15 A	0.00 A
285.0	-41.64 G	-8.34 B	-0.23 S	0.00 A
280.0	-65.90 G	-10.07 в	-0.59 G	0.00 A
275.0	-86.46 G	-8.70 G	-0.15 S	0.00 A
270.0	-111.10 G	-9.63 T	-0.13 S	0.00 A
	-131.63 G	-9.11 в		
265.0	-154.69 G	-10.92 T	-0.10 S	0.00 A
260.0	-178.63 G	-10.96 B	-0.14 S	0.00 A
255.0	-199.78 G	-10.44 T	-0.08 S	0.00 A
250.0	-219.91 G	-10.10 в	-0.16 S	0.00 A
245.0	-238.18 G	-9.78 T	-0.08 S	0.00 A
240.0	-258.32 G		-0.14 S	0.00 A
233.3			-0.10 S	0.00 A
226.7	-279.65 G	-9.99 T	-0.12 S	0.00 A
220.0	-299.86 G	-9.79 H	-0.09 S	0.00 A
213.3	-318.75 G	-9.64 H	-0.07 s	0.00 A
206.7	-336.97 G	-9.62 н	-0.09 s	0.00 A
200.0	-354.30 G	-9.61 H	-0.06 S	0.00 A
	-371.32 G	-9.66 н		
193.3	-387.69 G	-9.74 н	-0.11 S	0.00 A
186.7	-403.93 G	-9.84 H	-0.05 S	0.00 A
180.0	-423.20 G	-10.93 в	-0.10 S	0.00 A
170.0	-446.35 G	-11.03 H	-0.11 S	A 00.0
160.0	-468.54 G	-11.20 B	-0.07 5	0.00 A
150.0	-400.51 G	-11.40 B	-0.09 S	0.00 A
140.0			-0.06 S	0.00 A
	-512.00 G	-11.67 H		

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130.0	12 00		-0.06 S	0.00 A
120.0	-533.52 G -12.00	D	-0.06 S	0.00 A
120.0	-554.72 G -12.35	J	-0.00 3	0.00 A
110.0			-0.06 S	0.00 A
100.0	-575.92 G -12.71	D	0.04.5	0.00.
100.0	-596.87 G -13.09	7	-0.04 s	0.00 A
90.0		1	-0.06 S	0.00 A
80.0	-617.80 G -13.50	D		
80.0	-638.80 G -13.89		-0.05 I	0.00 A
70.0		2	-0.08 A	0.00 A
	-659.87 G -14.30	D	LINE CONTRACTOR	10 - 1 COL
60.0	693 56 6 15 13		-0.27 S	0.00 A
53.3	-683.56 G -15.13	1	-1.28 C	0.00 c
1972 (196)	-685.34 G -19.67	D	1.20 C	0.00 C
40.0		122	-0.22 S	0.00 A
33.3	-725.35 G -15.89	D	-1.21 C	0.00 s
55.5	-727.20 G -20.16	D	-1.21 C	0.00 5
20.0			-0.09 S	0.00 S
13.3	-766.95 G -16.50	J	1 00 0	0.00.5
12.2	-768.81 G -20.47	1	-1.08 C	0.00 G
0.0		1	0.00 A	0.00 A

MAXIMUM INDIVIDUAL FOUNDATION LOADS: (kip)

	LOADCO	OMPONENTS		TOTAL
NORTH	EAST	DOWN	UPLIFT	SHEAR
71.98 G	61.95 K	793.73 G	-690.55 M	71.98 G

MAXIMUM TOTAL LOADS ON FOUNDATION : (kip & kip-ft)

	HORIZONTA	L	DOWN		OVERTURNING	G	TORSION
NORTH	EAST (TOTAL 0.0		NORTH	EAST	@ 0.0	
117.7 S	-112.0 D	117.7 S	312.0 i	21444.2 G	-20547.7 D	21444.2 G	49.2 L

Latticed Tower Analysis (Unguyed) Processed under license at:	(c)2013 Guymast Inc. 416-736-7453
Sabre Towers and Poles	on: 19 dec 2017 at: 13:56:3

* Only 1 condition(s) shown in full * Some wind loads may have been derived from full-scale wind tunnel testing

LOADING CONDITION A -----

LOADING CONDITION A _____

60 mph wind with no ice. Wind Azimuth: 0.

MAST LOADING

LOAD	ELEV	APPLYLOA	DAT	LOAD		s		ENTS
TYPE	ft	RADIUS ft	AZI	AZI	HORIZ	DOWN kip	VERTICAL ft-kip	TORSNAL ft-kip
c c	310.0 300.0	0.00	0.0	0.0	0.08	0.13	0.00	0.00

						17	6507	
C	288.0	0.00	0.0	0.0	2.19	4.00	0.00	0.00
CCC	276.0	0.00	0.0	0.0	2.17	4.00	0.00	0.00
C	264.0	0.00	0.0	0.0	2.15	4.00	0.00	0.00
D	305.0	0.00	180.0	0.0	0.02	0.03	0.00	0.00
D	300.0	0.00	180.0	0.0	0.02	0.03	0.00	0.00
D	300.0	0.00	42.0	0.0	0.04	0.08	0.05	0.03
D	290.0	0.00	42.0	0.0	0.04	0.07	0.05	0.03
D	290.0	0.00	63.7	0.0	0.04	0.08	0.05	0.03
D	280.0	0.00	76.5	0.0	0.05	0.09	0.05	0.04
D	280.0	0.00	80.8	0.0	0.06	0.13	0.05	0.03
D	275.0	0.00	80.8	0.0	0.06	0.13	0.05	0.03
D	275.0	0.00	99.1	0.0	0.06	0.14	0.04	0.02
D	265.0	0.00	101.2	0.0	0.06	0.15	0.03	0.02
D	265.0	0.00	58.7	0.0	0.06	0.16	0.00	0.02
D	260.0	0.00	58.7	0.0	0.06	0.16	0.00	0.02
D	260.0	0.00	330.0	0.0	0.07	0.18	0.01	0.01
D	240.0	0.00	329.1	0.0	0.07	0.19	0.01	0.01
D	240.0	0.00	329.9	0.0	0.07	0.21	0.01	0.01
D	220.0	0.00	329.2	0.0	0.07	0.22	0.01	0.01
D	220.0	0.00	329.9	0.0	0.08	0.22	0.01	0.01
D	200.0	0.00	329.4 330.0	0.0	0.08	0.22	0.01 0.01	0.01 0.01
D	180.0	0.00	329.6	0.0	0.08	0.27	0.01	0.01
D	180.0	0.00	329.9	0.0	0.08	0.28	0.01	0.01
D	150.0	0.00	329.9	0.0	0.08	0.29	0.01	0.01
D	150.0	0.00	329.8	0.0	0.08	0.29	0.01	0.01
D	140.0	0.00	329.8	0.0	0.08	0.29	0.01	0.01
D	140.0	0.00	330.0	0.0	0.08	0.34	0.01	0.01
D	100.0	0.00	329.9	0.0	0.08	0.35	0.01	0.01
D	100.0	0.00	330.0	0.0	0.08	0.34	0.01	0.01
D	80.0	0.00	329.9	0.0	0.08	0.34	0.01	0.01
D	80.0	0.00	330.0	0.0	0.08	0.42	0.01	0.01
D	60.0	0.00	329.9	0.0	0.08	0.42	0.01	0.01
D	60.0	0.00	330.0	0.0	0.07	0.40	0.01	0.01
D	53.3	0.00	330.0	0.0	0.07	0.40	0.01	0.01
D	53.3	0.00	329.9	0.0	0.09	0.47	0.01	0.01
D	40.0	0.00	329.9	0.0	0.09	0.47	0.01	0.01
D	40.0	0.00	330.0	0.0	0.07	0.40	0.01	0.01
D	33.3	0.00	330.0	0.0	0.07	0.40	0.01	0.01
D	33.3	0.00	330.0	0.0	0.08	0.49	0.01	0.01
D	20.0	0.00	330.0	0.0	0.08	0.49	0.01	0.01
D	20.0	0.00	330.0	0.0	0.06	0.41	0.01	0.01
D	13.3	0.00	330.0	0.0	0.06	0.41	0.01	0.01
D	13.3	0.00	330.0	0.0	0.07	0.49	0.01	0.01 0.01
D	0.0	0.00	330.0	0.0	0.07	0.49	0.01	0.01

SUPPRESS PRINTING

	FOR	THIS LO	ADING		MAX	IMUMS	
LOADS	DISPL	MEMBER	FOUNDN	ALL	DISPL	MEMBER	FOUNDN
INPUT		FORCES	LOADS			FORCES	LOADS
no	ves	ves	yes	no	no	no	no

MAXIMUM MAST DISPLACEMENTS:

ELEV	DEF	LECTIONS (f	t)	TILTS	(DEG)	TWIST
ft	NORTH	EAST	DOWN	NORTH	EAST	DEG
305.0	1.373 G	1.321 J	0.018 G	0.632 G	-0.608 D	0.038 L
300.0	1.318 G	1.268 J	0.018 G	0.631 G	-0.608 D	0.038 L
295.0	1.262 G	1.214]	0.017 G	0.628 G	-0.605 D	0.038 L
290.0	1.208 G	1.162 J	0.017 G	0.619 G	-0.596 D	-0.037 F
285.0	1.153 G	1.109 J	0.016 G	0.602 G	-0.580 D	-0.036 F
280.0	1.100 G	1.058 J	0.016 G	0.576 G	-0.554 D	-0.034 F
275.0	1.050 G	1.010 J	0.015 G	0.559 G	-0.538 D	-0.032 F
270.0	1.001 G	0.963 J	0.015 G	0.540 G	-0.520 D	-0.031 F
265.0	0.954 G	0.918 J	0.014 G	0.519 G	-0.500 D	-0.030 F
260.0	0.909 G	0.874 J	0.014 G	0.496 G	0.478]	-0.028 F
255.0	0.865 G	0.832 J	0.014 G	0.479 G	0.461 J	-0.027 F
250.0	0.823 G	0.792 J	0.013 G	0.460 G	0.443 J	-0.026 F
245.0	0.783 G	0.753 J	0.013 G	0.441 G	0.425 J	-0.025 F
240.0	0.744 G	0.716 J	0.012 G	0.421 G	0.406 J	-0.024 F
233.3	0.696 G	0.669 J	0.012 G	0.400 G	0.386 J	-0.023 F
226.7	0.649 G	0.624 J	0.012 G	0.379 G	0.365 J	-0.022 F
220.0	0.605 G	0.582 J	0.011 G	0.358 G	0.345 J	0.021 L
213.3	0.564 G	0.542 J	0.011 G	0.338 G	0.325 J	0.020 L
206.7	0.524 G	0.504 J	0.010 G	0.318 G	0.306 J	0.019 L
200.0	0.487 G	0.468 J	0.010 G	0.297 G	0.286 J	0.017 L
193.3	0.452 G	0.435 J	0.010 G	0.284 G	0.274 J	0.016 L
186.7	0.419 G	0.403]	0.009 G	0.272 G	0.262 J	0.015 L
180.0	0.387 G	0.371 J	0.009 G	0.259 G	0.249 J	0.014 L
170.0	0.342 G	0.328 J	0.009 G	0.240 G	0.230 J	0.013 L
160.0	0.301 G	0.289 J	0.008 G	0.220 G	0.212 J	0.012 L
150.0	0.263 G	0.252 J	0.008 G	0.201 G	0.193 J	0.011 L

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140.0	0.228 G	0.219 J	0.007 G	0.182 G	0.175 J	0.010 L
130.0	0.196 G	0.188 J	0.007 G	0.167 G	0.161 J	0.010 L
120.0	0.167 G	0.160)	0.006 G	0.153 G	0.147]	0.009 L
110.0	0.140 G	0.134 J	0.006 G	0.138 G	0.133 J	0.008 L
100.0	0.116 G	0.111)	0.005 G	0.124 G	0.119]	0.007 L
90.0	0.094 G	0.090 J	0.005 G	0.108 G	0.104 J	0.006 L
80.0	0.074 G	0.071 J	0.004 G	0.092 G	0.089 J	0.005 L
70.0	0.056 G	0.054 J	0.004 G	0.080 G	0.077]	0.004 L
60.0	0.040 G	0.038 J	0.003 G	0.068 G	0.066 J	0.004 L
53.3	0.033 G	-0.032 D	0.003 G	0.061 G	0.059 J	0.003 L
40.0	0.019 G	-0.018 D	0.002 K	0.045 G	0.044 J	0.003 L
33.3	0.015 G	-0.014 D	0.002 J	0.038 G	0.037 1	0.002 L
20.0	0.006 G	-0.006 D	0.001 F	0.023 G	0.022 J	0.001 L
13.3	0.003 G	-0.003 D	0.001 F	0.015 G	0.014]	0.001 L
0.0	0.000 A	0.000 A	0.000 A	0.000 A	0.000 A	0.000 A

MAXIMUM TENSION IN MAST MEMBERS (kip)

ELEV ft	LEGS	DIAG	HORIZ	BRACE
305.0			0.03 A	0.00 A
300.0	0.00 I	0.13 A	0.54 K	0.00 A
295.0	0.09 A	1.42 H	0.10 A	0.00 A
290.0	3.64 A	1.72 H	0.03 G	0.00 A
285.0	7.62 A	2.30 H	0.11 A	0.00 A
280.0	13.44 A	2.89 H	0.14 A	0.00 A
275.0	18.97 A	2.22 A	0.08 A	0.00 A
270.0	23.73 A	2.83 H	0.05 A	0.00 A
	29.43 A	2.49 B	0.05 A	0.00 A
265.0	34.02 A	3.10 н		
260.0	40.04 A	3.08 н	0.05 A	0.00 A
255.0	45.52 A	2.97 в	0.03 A	0.00 A
250.0	50.80 A	2.84 в	0.06 A	0.00 A
245.0	55.46 A	2.79 в	0.03 A	0.00 A
240.0	60.63 A	2.91 в	0.05 A	0.00 A
233.3	65.93 A	2.85 н	0.04 A	0.00 A
226.7	70.97 A	2.77 н	0.04 A	0.00 A
220.0	75.58 A	2.76 н	0.04 A	0.00 A
213.3			0.03 A	0.00 A
206.7	80.03 A	2.73 H	0.03 A	A 00.0
200.0	84.19 A	2.75 н	0.02 A	0.00 A
193.3	88.21 A	2.76 н	0.04 A	0.00 A
186.7	91.95 A	2.78 H	0.02 A	0.00 A
180.0	95.64 A	2.82 H	0.04 A	0.00 A
170.0	99.98 A	3.11 н	0.04 A	0.00 A
160.0	105.11 A	3.16 н	0.03 A	0.00 A
150.0	109.97 A	3.20 H	0.04 A	0.00 A
140.0	114.75 A	3.27 н	0.02 A	0.00 A
130.0	119.27 A	3.34 H	0.02 A	0.00 A
	123.66 A	3.44 J		
120.0	127.93 A	3.53 D	0.02 A	0.00 A
110.0	132.17 A	3.64 J	0.02 A	0.00 A
100.0	136.34 A	3.74 D	0.02 A	0.00 A
90.0	140.51 A	3.86 J	0.02 A	0.00 A
80.0	144.50 A	3.97 D	0.01 C	0.00 A
70.0	148.33 A	4.08 J	0.01 G	0.00 A
60.0			0.10 A	0.00 A

				176507
53.3	153.21 A	4.29 D	0.27 I	0.00 I
1010012123	151.74 A	5.61 D		1210 0.0
40.0	160.51 A	4.48 D	0.09 A	0.00 A
33.3			0.25 I	0.00 L
20.0	158.97 A	5.73 D	0.04 A	0.00 L
	167.53 A	4.68 D		
13.3	165.99 A	5.84 D	0.22 I	0.00 B
0.0	103.99 A	3.84 D	0.00 A	A 00.0

MAXIMUM COMPRESSION IN MAST MEMBERS (kip)

ELEV ft	LEGS	DIAG	HORIZ	BRACE	
305.0			-0.02	G 0.00	А
300.0	-0.12 C	-0.15	G -0.35	E 0.00	A
295.0	-4.07 G	-1.68			
	-8.47 G	-1.57	н		
290.0	-13.97 G	-2.42			
285.0	-21.42 G	-2.87	-0.04 B	G 0.00	A
280.0	-27.42 G	-2.60	-0.18	G 0.00	А
275.0			-0.03	G 0.00	А
270.0	-35.52 G	-2.69	-0.03	G 0.00	А
265.0	-41.40 G	-2.65	-0.02	G 0.00	A
260.0	-48.90 G	-3.11	B -0.03	G 0.00	A
255.0	-56.04 G	-3.14	B -0.01		
	-62.29 G	-2.97	В		
250.0	-68.20 G	-2.89			
245.0	-73.64 G	-2.79	-0.02 H	G 0.00	A
240.0	-79.61 G	-2.97	-0.03	G 0.00	A
233.3	-86.04 G		-0.02	G 0.00	А
226.7		-2.86	-0.03	G 0.00	A
220.0	-92.12 G	-2.82	-0.02	G 0.00	А
213.3	-97.86 G	-2.77	H -0.02	G 0.00	A
206.7	-103.39 G	-2.77	H -0.02	G 0.00	A
200.0	-108.69 G	-2.77	H -0.01		
	-113.93 G	-2.79	н		
193.3	-119.04 G	-2.81			
186.7	-124.10 G	-2.84	-0.01 H	G 0.00	A
180.0	-130.15 G	-3.17	-0.02	G 0.00	A
170.0	-137.44 G	-3.20	-0.02	G 0.00	А
160.0			-0.02	G 0.00	А
150.0	-144.47 G	-3.25	-0.02	G 0.00	А
140.0	-151.45 G	-3.31	-0.01	G 0.00	А
130.0	-158.35 G	-3.39	н -0.01	G 0.00	A
120.0	-165.31 G	-3.48			
	-172.18 G	-3.58	J		
110.0	-179.05 G	-3.68			
100.0	-185.83 G	-3.79	-0.01	G 0.00	A
90.0	-192.60 G	-3.90	-0.01	G 0.00	Α
80.0	-199.47 G	-4.01	-0.02	I 0.00	А
70.0			-0.03	A 0.00	А
	-206.45 G	-4.13	U		

					176	5507
60.0	-213.99 G	4 20 5	-0.06	G	0.00	
53.3	-213.99 G	-4.38 D	-0.40	С	0.00	к
40.0	-215.46 G	-5.67 D	-0.05	G	0.00	•
	-227.91 G	-4.60 D				
33.3	-229.44 G	-5.81 D	-0.38	C	0.00	G
20.0	-241.86 G	-4.76]	-0.02	G	0.00	G
13.3			-0.34	С	0.00	н
0.0	-243.40 G	-5.89 D	0.00	A	0.00	A
0.0			0.00	1	5.00	

MAXIMUM INDIVIDUAL FOUNDATION LOADS: (kip)

4

	LOADC	JHP UNENI 3		TOTAL
NORTH	EAST	DOWN	UPLIFT	SHEAR
21.98 G	18.92 K	251.24 G	-171.22 A	21.98 G

MAXIMUM TOTAL LOADS ON FOUNDATION : (kip & kip-ft)

	HORIZONTA	L	DOWN		-OVERTURNING	5	TORSION
NORTH	EAST	TOTAL 0.0		NORTH	EAST	@ 0.0	
33.7 G	-32.1 D	33.7 G	108.4 F	6147.0 G	5893.1 J	6147.0 G	14.0 L

DRILLED STRAIGHT PIER DESIGN BY SABRE TOWERS & POLES

Tower Description 305' S3TL Series HD1 Customer Name AT&T Job Number 176507 Date 12/19/2017 Engineer MH

Factored Uplift (kips)	691	Anchor Bolt Count (per leg)	6
Factored Download (kips)	794	Anenor Bolt Count (per leg)	0
Factored Shear (kips)	72		
Ultimate Bearing Pressure	20		
Bearing Φs	0.75		
Bearing Design Strength (ksf)	15		
Water Table Below Grade (ft)	999		
Bolt Circle Diameter (in)	18		
Top of Concrete to Top			
of Bottom Threads (in)	65.5		
Pier Diameter (ft)	3.5	Minimum Pier Diameter (ft)	2.83
Ht. Above Ground (ft)	0.5		
Pier Length Below Ground (ft)	31		
Quantity of Bars	16		
Bar Diameter (in)	1.41		
Tie Bar Diameter (in)	0.5		
Spacing of Ties (in)	9		
Area of Bars (in ²)	24.98	Minimum Area of Steel (in ²)	6.93
Spacing of Bars (in)	6.60	a na mananana an	
f'c (ksi)	4.5		
fy (ksi)	60		
Unit Wt. of Concrete (kcf)	0.15		
Download Friction Φs	0.75		
Uplift Friction Φs	0.75		
Volume of Concrete (yd ³)	11.22		
Skin Friction Factor for Uplift	1 1	Length to Ignore Download (ft)	
Ignore Bottom Length in Download?		0	
Depth at Bottom of Layer (ft)	Ult. Skin Friction (ksf)	(Ult. Skin Friction)*(Uplift Factor)	γ (kcf)
5	0.00	0.00	0.11
14	1.50	1.50	0.11
50	4.00	4.00	0.11
0	0.00	0.00	0
0	0.00	0.00	0
0	0.00	0.00	0
0	0.00	0.00	0
0	0.00	0.00	0
0	0.00	0.00	0
0	0.00	0.00	0

Download:

Factored Net Weight of Concrete (kips) Bearing Design Strength (kips) Skin Friction Design Strength (kips) Download Design Strength (kips)

	0.9	
	144.3	
	672.1	
1.12	816.4	

Factored Net Download (kips)

794.9

DRILLED STRAIGHT PIER DESIGN BY SABRE TOWERS & POLES (CONTINUED) Uplift: Nominal Skin Friction (kips) 896.1 Wc, Weight of Concrete (kips) 45.5 W_R, Soil Resistance (kips) 1479.4 ΦsWr+0.9Wc (kips) 1150.5 Uplift Design Strength (kips) Factored Uplift (kips) 713.0 691.0 Pier Design: Design Tensile Strength (kips) Tu (kips) 1349.1 691.0 V_u (kips) φV_n (kips) 75.2 72.0 $\phi V_c = \phi 2(1 + N_u / (500 A_a)) f'_c^{1/2} b_w d$ (kips) 0.4 *** $V_s max = 4 f'_c^{1/2} b_w d$ (kips) V_s (kips) 88.0 378.7 (Only if Shear Ties are Required) Maximum Spacing (in) 11.15 *** Ref. ACI 11.5.5 & 11.5.6.3 Anchor Bolt Pull-Out: $\phi P_{c} = \phi \lambda (2/3) f'_{c}^{1/2} (2.8 A_{SLOPE} + 4 A_{FLAT})$ P_u (kips) 691.0 208.9 Required Length of Development (in) Rebar Development Length (in) 54.71 32.30 Condition 1 is OK, 0 Fails Download 1 Uplift 1

Download1Uplift1Area of Steel1Shear1Anchor Bolt Pull-Out1Interaction Diagram Visual Check1



December 1st, 2017 Kentucky Public Service Commission 211 Sower Blvd. P.O. Box 615 Frankfort, KY 40602-0615

RE: Site Name – Turner Town Proposed Cell Tower 37 04 18.26 North Latitude, 86 44 33.23 West Longitude

Dear Commissioners:

The Project / Construction Manager for the proposed new communications facility will be Don Murdock. His contact information is (615) 207-8280 or <u>Don.Murdock@mastec.com</u>

Don has been in the industry completing civil construction and constructing towers since 2009. He has worked at Mastec Network Solutions since 2009 completing project and construction management on new site build projects.

Thank you,

Don Murdock, Sr. Project Manager – Tennessee/Kentucky Market MasTec Network Solutions (615) 207-8280 EXHIBIT D COMPETING UTILITIES, CORPORATIONS, OR PERSONS LIST

KY Public Service Commission

Master Utility Search

- Search for the utility of interest by using any single or combination of criteria.
- Enter Partial names to return the closest match for Utility Name and Address/City/Contact entries.

Utility ID Utility Name

Address/City/Contact Utility Type

Status

Active

						Search
	Utility ID	Utility Name	Utility Type	Class	City	State
View	4107900	365 Wireless, LLC	Cellular	D	Atlanta	GA
View	4109300	Access Point, Inc.	Cellular	D	Cary	NC
View	4108300	Air Voice Wireless, LLC	Cellular	A	Bloomfield Hill	МІ
View	4110650	Alliant Technologies of KY, L.L.C.	Cellular	С	Morristown	U
View	44451184	Alltel Communications, LLC	Cellular	A	Basking Ridge	נא
View	4107800	American Broadband and Telecommunications Company	Cellular	с	Toledo	он
View	4108650	AmeriMex Communications Corp.	Cellular	D	Dunedin	FL
View	4105100	AmeriVision Communications, Inc. d/b/a Affinity 4	Cellular	D	Virginia Beach	VA
View	4110700	Andrew David Balholm dba Norcell	Cellular	с	Clayton	WA
View	4107400	Bandwidth.com, Inc.	Cellular	A	Raleigh	NC
View	4108600	BCN Telecom, Inc.	Cellular	D	Morristown	NJ
View	4110550	Blue Casa Mobile, LLC	Cellular	D	Santa Barbara	CA
View	4108750	Blue Jay Wireless, LLC	Cellular	С	Carrollton	тх
View	4202300	Bluegrass Wireless, LLC	Cellular	A	Elizabethtown	KY
View	4107600	Boomerang Wireless, LLC	Cellular	В	Hiawatha	IA
View	4105500	BullsEye Telecom, Inc.	Cellular	D	Southfield	MI
View	4110050	CampusSims, Inc.	Cellular	D	Boston	MA
			1		Contraction of the second s	1

Utility Master Information -- Search

		Otility Master Information Search				
View	4100700	Cellco Partnership dba Verizon Wireless	Cellular	A	Basking Ridge	IJ
View	4106600	Cintex Wireless, LLC	Cellular	D	Rockville	MD
View	4101900	Consumer Cellular, Incorporated	Cellular	A	Portland	
View	4106400	Credo Mobile, Inc.	Cellular	A	San Francisco	CA
View	4108850	Cricket Wireless, LLC	Cellular	A	San Antonio	ΤХ
View	4001900	CTC Communications Corp. d/b/a EarthLink Business I	Cellular	D	Grand Rapids	MI
View	10640	Cumberland Cellular Partnership	Cellular	A	Elizabethtown	КY
View	4101000	East Kentucky Network, LLC dba Appalachian Wireless	Cellular	A	Ivel	КY
View	4002300	Easy Telephone Service Company dba Easy Wireless	Cellular	D	Ocala	FL
View	4109500	Enhanced Communications Group, LLC	Cellular	D	Bartlesville	ок
View	4110450	Excellus Communications, LLC	Cellular	D	Chattanooga	ΤN
View	4105900	Flash Wireless, LLC	Cellular	С	Concord	NC
View	4104800	France Telecom Corporate Solutions L.L.C.	Cellular	D	Oak Hill	VA
View	4109350	Global Connection Inc. of America	Cellular	D	Norcross	GA
View	4102200	Globalstar USA, LLC	Cellular	В	Covington	LA
View	4109600	Google North America Inc.	Cellular	в	Mountain View	CA
View	33350363	Granite Telecommunications, LLC	Cellular	D	Quincy	MA
View	4106000	GreatCall, Inc. d/b/a Jitterbug	Cellular	A	San Diego	CA
View	10630	GTE Wireless of the Midwest dba Verizon Wireless	Cellular	A	Basking Ridge	IJ
View	4110600	Horizon River Technologies, LLC	Cellular	с	Atlanta	GA
View	4103100	i-Wireless, LLC	Cellular	A	Newport	KΥ
View	4109800	IM Telecom, LLC d/b/a Infiniti Mobile	Cellular	D	Tulsa	ок
View	22215360	KDDI America, Inc.	Cellular	D	New York	NY
View	10872	Kentucky RSA #1 Partnership	Cellular	A	Basking Ridge	СИ
View	10680	Kentucky RSA #3 Cellular General	Cellular	A	Elizabethtown	KY
View	10681	Kentucky RSA #4 Cellular General	Cellular	A	Elizabethtown	КY
View	4109750	Konatel, Inc. dba telecom.mobi	Cellular	D	Johnstown	PA
View	4107300	Lycamobile USA, Inc.	Cellular	D	Newark	NJ
View	4108800	MetroPCS Michigan, LLC	Cellular	A	Bellevue	WA
View	4109650	Mitel Cloud Services, Inc.	Cellular	D	Mesa	AZ
View	4202400	New Cingular Wireless PCS, LLC dba AT&T Mobility, PCS	Cellular	A	San Antonio	тх

Utility Master Information -- Search

View	10900	New Par dba Verizon Wireless	Cellular	A	Basking Ridge	N J
View	4000800	Nextel West Corporation	Cellular	D	Overland Park	KS
View	4001300	NPCR, Inc. dba Nextel Partners	Cellular	D	Overland Park	
View	4001800	OnStar, LLC	DnStar, LLC Cellular A Detroit		MI	
View	4110750	Onvoy Spectrum, LLC	Cellular	С	Plymouth	MN
View	4109050	Patriot Mobile LLC	Cellular	D	Southlake	TX
View	4110250	Plintron Technologies USA LLC	Cellular	D	Bellevue	WA
View	33351182	PNG Telecommunications, Inc. 22 dba PowerNet Global Communications		Cincinnati	он	
View	4202100	Powertel/Memphis, Inc. dba T- Mobile	Cellular	A	Bellevue	WA
View	4107700	Puretalk Holdings, LLC	Cellular	A	Covington	GA
View	4106700	Q Link Wireless, LLC	Cellular	A	Dania	FL
View	4108700	Ready Wireless, LLC	Cellular	В	Hiawatha	IA
View	4110350	Regional Strategic Partners LLC	Cellular	D	Buford	GA
View	4110500	Republic Wireless, Inc.	Cellular	D	Raleigh	NC
View		Rural Cellular Corporation	Cellular		Basking Ridge	
View	4108550	Sage Telecom Communications, LLC dba TruConnect	Cellular	D	Los Angeles	
View	4109150	SelecTel, Inc. d/b/a SelecTel Wireless	Cellular	D	Freemont	NE
View	4106300	SI Wireless, LLC	Cellular	A	Carbondale	IL
View	4110150	Spectrotel, Inc. d/b/a Touch Base Communications	Cellular	D	Neptune	NJ
View	4200100	Sprint Spectrum, L.P.	Cellular	A	Atlanta	GA
View	4200500	SprintCom, Inc.	Cellular	A	Atlanta	GA
View	4109550	Stream Communications, LLC	Cellular	D	Dallas	ΤХ
View	4111/111	T C Telephone LLC d/b/a Horizon Cellular	Cellular	D	Red Bluff	CA
View	4202200	T-Mobile Central, LLC dba T- Mobile	Cellular	A	Bellevue	WA
View	4002500	TAG Mobile, LLC	Cellular	D	Carrollton	ΤХ
View	4109700	Telecom Management, Inc. dba Pioneer Telephone	Cellular	D	South Portland	ME
View	4107200	Telefonica USA, Inc.	Cellular	D	Miami	FL
View	4108900	Telrite Corporation dba Life Wireless	Cellular	D	Covington	GA
View	4108450	Tempo Telecom, LLC	Cellular	D	Kansas City	MO
View	411144511	The People's Operator USA, LLC	Cellular	D	New York	NY
View	4109000	Ting, Inc.	Cellular	A	Toronto	ON
View		Torch Wireless Corp.	Cellular	D	Jacksonville	FL
View	4111331111	Touchtone Communications, Inc.	Cellular	D	Whippany	NJ

Utility Master Information -- Search

View	4104200	TracFone Wireless, Inc.	Cellular	D	Miami	FL
View	4002000	Truphone, Inc.	Cellular	D	Durham	NC
View	4110300	UVNV, Inc.	Cellular	D	Costa Mesa	CA
View	4105700	Virgin Mobile USA, L.P.	Cellular	A	Atlanta	GA
View	4110800	Visible Service LLC	Cellular	С	Lone Tree	CO
View	4200600	West Virginia PCS Alliance, L.C.	Cellular	A	Waynesboro	VA
View	4106500	WiMacTel, Inc.	Cellular	D	Palo Alto	CA
View	4110100	Windward Wireless LLC	Cellular	D	Suwanee	GA
View	4109900	Wireless Telecom Cooperative, Inc. dba theWirelessFreeway	Cellular	D	Louisville	KY

EXHIBIT E FAA



Mail Processing Center Federal Aviation Administration Southwest Regional Office Obstruction Evaluation Group 10101 Hillwood Parkway Fort Worth, TX 76177

Issued Date: 10/26/2017

Dave Cundiff (LA) AT&T 208 S Akard Room 1016 Dallas, TX 75202

** DETERMINATION OF NO HAZARD TO AIR NAVIGATION **

The Federal Aviation Administration has conducted 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:	Antenna Tower Turner Town - 13800757
Location:	Morgantown, KY
Latitude:	37-04-18.26N NAD 83
Longitude:	86-44-33.23W
Heights:	622 feet site elevation (SE)
	320 feet above ground level (AGL)
	942 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 is to be marked/lighted in accordance with FAA Advisory circular 70/7460-1 L Change 1, Obstruction Marking and Lighting, a med-dual system - Chapters 4,8(M-Dual),&12.

Any failure or malfunction that lasts more than thirty (30) minutes and affects a top light or flashing obstruction light, regardless of its position, should be reported immediately to (877) 487-6867 so a Notice to Airmen (NOTAM) can be issued. As soon as the normal operation is restored, notify the same number.

It is required that FAA Form 7460-2, Notice of Actual Construction or Alteration, be e-filed any time the project is abandoned or:

At least 10 days prior to start of construction (7460-2, Part 1)

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

This determination expires on 04/26/2019 unless:

- (a) the construction is started (not necessarily completed) and FAA Form 7460-2, Notice of Actual Construction or Alteration, is received by this office.
- (b) extended, revised, or terminated by the issuing office.

(c) 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 E-FILED AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE. AFTER RE-EVALUATION OF CURRENT OPERATIONS IN THE AREA OF THE STRUCTURE TO DETERMINE THAT NO SIGNIFICANT AERONAUTICAL CHANGES HAVE OCCURRED, YOUR DETERMINATION MAY BE ELIGIBLE FOR ONE EXTENSION OF THE EFFECTIVE PERIOD.

This determination does not constitute authority to transmit on the frequency(ies) identified in this study. The proponent is required to obtain a formal frequency transmit license from the Federal Communications Commission (FCC) or National Telecommunications and Information Administration (NTIA), prior to on-air operations of these frequency(ies).

This determination of No Hazard is granted provided the following conditional statement is included in the proponent's construction permit or license to radiate:

Upon receipt of notification from the Federal Communications Commission that harmful interference is being caused by the licencee's (permittee's) transmitter, the licensee (permittee) shall either immediately reduce the power to the point of no interference, cease operation, or take such immediate corrective action as is necessary to eliminate the harmful interference. This condition expires after 1 year of interference-free operation.

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, except those frequencies specified in the Colo Void Clause Coalition; Antenna System Co-Location; Voluntary Best Practices, effective 21 Nov 2007, 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 includes all previously filed frequencies and power for this structure.

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 (FCC) because the structure is subject to their licensing authority.

If we can be of further assistance, please contact our office at (202) 267-0105, or j.garver@faa.gov. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2017-ASO-20605-OE.

Signature Control No: 346120139-347578977 Jay Garver

Specialist

Attachment(s) Frequency Data Map(s)

cc: FCC

Frequency Data for ASN 2017-ASO-20605-OE

LOW FREQUENCY	HIGH FREQUENCY	FREQUENCY UNIT	ERP	ERP UNIT
6	7	GHz	55	dBW
6	7	GHz	42	dBW
10	11.7	GHz	55	dBW
10	11.7	GHz	42	dBW
17.7	19.7	GHz	55	dBW
17.7	19.7	GHz	42	dBW
21.2	23.6	GHz	55	dBW
21.2	23.6	GHz	42	dBW
614	698	MHz	1000	W
614	698	MHz	2000	W
698	806	MHz	1000	W
806	901	MHz	500	W
806	824	MHz	500	W
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
929	932	MHz	3500	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
1670	1675	MHz	500	W
1710	1755	MHz	500	W
1850	1910	MHz	1640	W
1850	1990	MHz	1640	W
1930	1990	MHz	1640	W
1990	2025	MHz	500	W
2110	2200	MHz	500	W
2305	2360	MHz	2000	W
2305	2310	MHz	2000	W
2345	2360	MHz	2000	W
2496	2690	MHz	500	W

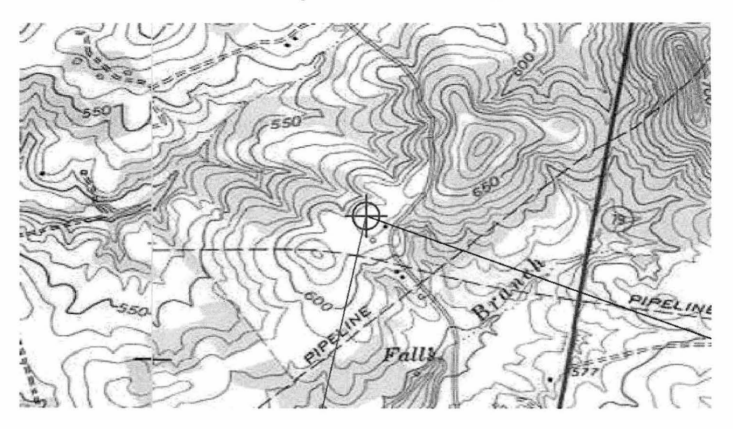


EXHIBIT F KENTUCKY AIRPORT ZONING COMMISSION



KENTUCKY AIRPORT ZONING COMMISSION

MATTHEW BEVIN Governor 421 Buttermilk Pike Covington, KY 41017 www.transportation.ky.gov 859-341-2700

December 28, 2017

APPROVAL OF APPLICATION

APPLICANT: John Monday John Monday 3300 E. Renner Rd B3132 Richardson, TX 75082

SUBJECT: AS-016-BWG-2017-129

STRUCTURE:Antenna TowerLOCATION:Morgantown, KYCOORDINATES:37° 4' 18.26" N / 86° 44' 33.23" WHEIGHT:320' AGL/942'AMSL

The Kentucky Airport Zoning Commission has approved your application for a permit to construct 320'AGL/ 942'AMSL Antenna Tower near Morgantown, KY 37° 4' 18.26" N / 86° 44' 33.23" 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.

Medjum Dual Obstruction Lighting is required in accordance with 602 KAR 50:100.

John Houlihan Administrator



An Equal Opportunity Employer M/F/D



KENTUCKY AIRPORT ZONING COMMISSION

MATTHEW BEVIN Governor 421 Buttermilk Pike Covington, KY 41017 www.transportation.ky.gov 859-341-2700

CONSTRUCTION/ALTERATION STATUS REPORT

December 28, 2017

AERONAUTICIAL STUDY NUMBER: AS-016-BWG-2017-129

John Monday John Monday 3300 E. Renner Rd B3132 Richardson, TX 75082

This concerns the permit which was issued to you by the Kentucky Airport Zoning Commission on December 28, 2017. 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, 421 Buttermilk Pike, Covington, KY, 41017. 859-341-2700.

STRUCTURE:	Antenna Tower
LOCATION:	Morgantown, KY
COORDINATES:	37° 4' 18.26" N / 86° 44' 33.23" W
HEIGHT:	320' AGL /942'AMSL

CONSTRUCTION/ALTERATION STATUS 1. The project () is abandoned. () is not abandoned.

2. Construction status is as follows: Structure reached its greatest height of ______ft. AGL ______ft. AMSL on ______(date).

Date construction was completed.	
Type of obstruction marking/painting.	
Type of obstruction lighting.	
As built coordinates.	

Miscellaneous Information.

DATE _____

SIGNATURE/TITLE



An Equal Opportunity Employer M/F/D

				201	1-101			
there -	KENT	IUCKY TRANSP	ORTATION CABINET		TC 55-2 Rev. 06/2016			
	ON	Page 2 of 2						
APPLICATION FOR PERMIT TO CONSTRUCT OR ALTER A STRUCTURE								
APPLICANT (name) John Monday	PHON 855-	NE 699-7073	FAX 972-907-1131	KY AERONAUTICAL AS-016-BV	1 STUDY # 16-2017-129			
ADDRESS (street) 3300 E. Renner Road, B3132	CITY Richa	rdson		STATE TX	ZIP 75082			
APPLICANT'S REPRESENTATIVE (nar Roy Johnson		NE 145-2475	FAX 502-222-4266					
ADDRESS (street)	CITY			STATE	ZIP			
3605 Mattingly Road	Buck	ner		KY	40010			
APPLICATION FOR X New Const		Alteration		WORK SCHEDULE				
		γ (months	days)	Start End	TBD			
TYPE Crane Building	100000 million 2013	Converting and the number of the statement	IG/LIGHTING PREFE	CALCULATION CONTRACTOR CONTRACTOR CONTRACTOR				
X Antenna Tower				ium intensity				
Power Line Water Tank Landfill Other		ual- red & med ther	lium intensity white	Dual- red & h				
LATITUDE	1 Particular 2.14	SITUDE		DATUM X NAC	083 🗌 NAD27			
37 ⁰ 04' 18.26 "			. 23 ″	Other				
City Morgantown County Butler		REST KENTUCK M7 Russellville-L	Y PUBLIC USE OR M ogan County					
SITE ELEVATION (AMSL, feet) 622	TOT#		HEIGHT (AGL, feet)	CURRENT (FAA aeronautical study #) 2017-ASO-20605-OE				
OVERALL HEIGHT (site elevation plu. 942	s total str	ucture height,	feet)	PREVIOUS (FAA ae	eronautical study #)			
DISTANCE (from nearest Kentucky p 16.6 NM	ublic use	or Military airp	ort to structure)	PREVIOUS (KY aer	onautical study #)			
DIRECTION (from nearest Kentucky North	public use	or Military air	port to structure)					
DESCRIPTION OF LOCATION (Attach	USGS 7.5	5 minute quadr	angle map or an air	port layout drawing	with the precise site			
marked and any certified survey.)			-					
1A and Quad attached								
DESCRIPTION OF PROPOSAL		0.000						
AT&T proposes to construct a 305' cell	tower wit	h a 15' lightning	rod for an overall hei	ght of 320'.				
FAA Form 7460-1 (Has the "Notice of No X Yes, when? 10/12/17	of Constru	ction or Altera	tion" been filed with	the Federal Aviatio	n Administration?)			
CERTIFICATION (I hereby certify tha	t all the a	bove entries, n	nade by me, are true	, complete, and corr	rect to the best of			
my knowledge and belief.)		•			- ALA 131 ALA 19331 - •			
PENALITIES (Persons failing to comp	oly with Kl	RS 183.861 to 1	183.990 and 602 KA	R 050 are liable for f	ines and/or			
imprisonment as set forth in KRS 18.	3.990(3).	Noncompliance	e with FAA regulatio	ns may result in furt	ther penalties.)			
NAME TITLE Michelle Ward Sr. Real Estat			fine when a	DATE 10/26/17				
COMMISSION ACTION	[Chairpersor						
Approved SIGNATURE	n			DATE 12.2	28-11			
Disapproved Disapproved	#~							
V								

÷.

2017-129

EXHIBIT G GEOTECHNICAL REPORT



"Setting the Standard for Service"

November 30, 2017

Mr. Jacob Goralski, P.E. Irish Tower, LLC 4603 Bermuda Drive. Sugar Land, TX 77479

ECS Project No. 26:3125-Q1

Reference: Report of Subsurface Exploration and Geotechnical Engineering Services Turner Town Tower 835 Flat Rock Road Morgantown, KY

Dear Mr. Goralski:

ECS Southeast, LLP (ECS) has completed the subsurface exploration for the proposed construction of a self-supported tower located at 835 Flat Rock Road, in Morgantown, Kentucky, approximately 3,000 feet southwest of the intersection with W. H. Tines Road. The purpose of these services was to explore the subsurface soil and groundwater conditions at the site, and to develop geotechnical recommendations pertaining to foundation support of the structure. This report explains our understanding of the project, documents our findings, and presents our conclusions and geotechnical engineering recommendations to serve as an aid during the design and construction of the project.

PROJECT INFORMATION AND PROPOSED CONSTRUCTION

The project will consist of the construction of a new 305+/-foot tall self-supported tower with a 15-foot lightning arrestor and fenced equipment compound. The proposed tower site is located in an agricultural field. See the attached Site Location Diagram (Figure 1) and Boring Location Diagram (Figure 2). We have received preliminary site plans showing the site boundaries and proposed tower location. No loading information was provided for the tower. Based on information provided from the client, the current elevation at the center of the tower is approximately 622 feet MSL. To achieve the proposed grading at the tower site, we anticipate that less than 3 feet of cut and fill will be required. We do not anticipate that any significant stormwater management (SWM) facilities or site retaining walls will be required for this project.

EXPLORATION PROCEDURES

The site subsurface conditions were explored on November 17, 2017 compleating three Standard Penetration Test (SPT) borings drilled 35 feet from the staked center of the tower location. The borings were drilled to auger refusal at 15 to 17 feet below grade. The approximate boring locations are shown on the attached Boring Location diagram (Figure 2). The boring locations were based on a survey stake-out that was performed by others. Prior to drilling, underground utilities were cleared through the Kentucky 811system.

A CME 45 truck-mounted drill rig was utilized to complete the SPT borings. The drill rig utilized 3-1/4 inch hollow stem augers to advance the boreholes. Representative soil samples were secured by means of conventional split-barrel sampling procedures (ASTM D1586). In this procedure, a 2-inch O.D., split-barrel sampler is driven into the soil a distance of 18 inches by a 140-pound hammer falling 30 inches. The number of blows required to drive the sampler

through the final 12-inch interval, after initial setting of 6 inches, is termed the Standard Penetration Test (SPT) value or N-value, and is indicated for each sample on the attached boring log.

The SPT values can be used as a qualitative indication of the in-place relative density of cohesionless soils, and as a relative indication of consistency in cohesive soils. This indication is qualitative, since many factors can significantly affect the standard penetration resistance value and prevent a direct correlation between drill crews, drill rigs, drilling procedures, and hammer-rod-sampler assemblies. The drill rig utilized an automatic hammer to drive the sampler.

Field logs of the soil encountered at the boring locations were maintained by the drilling crew. After recovery, each geotechnical sample was removed from the sampler and visually classified by the driller. Representative portions of each soil sample were then sealed in plastic bags and transported to our laboratory in Nashville (Franklin), Tennessee, for further visual examination. Observations for groundwater were made during sampling and upon completion of the drilling operations. After completion of the drilling operations, the boreholes were backfilled with auger cuttings and excess soil was mounded at the surface.

CLASSIFICATION AND LABORATORY TESTING PROCEDURES

A geotechnical engineer classified each soil sample on the basis of texture and plasticity in accordance with the Unified Soil Classification System (ASTM D 2487). The group symbols for each soil type are indicated in parentheses following the soil descriptions on the boring logs summary. A brief explanation of the Unified Soil Classification System (USCS) is included with this report. The engineer grouped the various soil types into the major zones noted on the boring logs. The stratification lines designating the interfaces between materials on the exploration records are approximate; in situ, the transitions may be gradual.

The soil samples will be retained in our laboratory for a period of 60 days, after which, they will be discarded unless other instructions are received as to their disposition.

SITE GEOLOGY

The USGS Geologic Map of the Sugar Grove Quadrangle (1963) indicates this particular site is underlain by the Leitchfield Formation. This formation is typically greenish-blue shale interbedded with light tan to borne, fine to medium grained, massive to thin-bedded sandstone and dark-gray, deeply weathered limestone. Soils typically found in this formation are green or red clays from weathered shale.



Figure 1 - USGS Geologic Map of the Sugar Grove Quadrangle (approximate site location highlighted)

SUBSURFACE CONDITIONS

The subsurface conditions discussed in the following paragraphs, and those shown on the boring logs, represent an estimate of the subsurface conditions based on interpretation of the exploration data using normally accepted geotechnical engineering judgments. It should be noted that the transition between different soil strata is often less distinct than what is shown on the exploration records.

In general, the exploration revealed an approximate 4-inch thick layer of topsoil underlain by clay extending to the depths of approximately 12 to 14 feet. SPT N-values for the clay materials varied from 6 to 39 blows per foot (bpf). Below the residual clay was shale extending to the depths of auger refusal (approximately 15 to 17 feet). SPT N-values for the clay materials varied from 31 to 37 blows per foot (bpf). The encountered conditions are shown on the attached boring logs.

Groundwater was not encountered at the time of our exploration. It should be noted that groundwater can vary on a seasonal basis due to precipitation, evaporation, surface run-off, area stream levels and other factors not immediately apparent at the time of this exploration. It is also possible for groundwater to exist in a perched condition within the soil overburden or at the soil/rock interface.

ANALYSIS AND RECOMMENDATIONS

General

The following recommendations have been developed on the basis of the previously described project information and subsurface conditions identified during this study. If there are any changes to the project characteristics, or if differing subsurface conditions are encountered

during construction, ECS should be consulted so that the recommendations of this report can be reviewed and revised, as necessary.

Subgrade Preparation

Vegetation, and all other soft, unsuitable, or deleterious material should be removed from the existing ground surface at the foundation areas. These operations should extend at least 5 feet beyond the edge of planned structures, where practical. After examining the exposed soils, loose and yielding areas should be identified by proofrolling with an approved piece of equipment, such as a loaded dump truck, having an axle weight of at least 10 tons. Unsuitable or unstable subgrade materials may require moisture conditioning, in-place densification, or removal and replacement with new engineered fill.

It should also be emphasized that based on the refusal depths encountered and the existing site grades, depending on the grading plan, it is possible that the undercut in some areas may extend past the depth of auger refusal. Excavation of the material below auger refusal may require special excavation techniques including hoe-ramming.

Engineered Fill

The first layer of fill should be placed in a relatively uniform horizontal lift and be adequately keyed into the stripped and scarified subgrade soils. Fill materials should be free of organics, wet/frozen materials, or other deleterious materials. Engineered fill materials should consist of low to moderately plastic clays and silts, or coarse grained material such as sand and gravel, with a maximum Liquid Limit no greater than 50, and a maximum Plasticity Index no greater than 30. In general, we recommend material to be used as engineered fill have a Standard Proctor maximum dry density of at least 90 pcf. Engineered soil fill should be placed in maximum loose lifts of 8 inches and compacted to at least 95 percent of the Standard Proctor (ASTM D698) maximum dry density. Soil engineered fill should be compacted within 3 percentage points of the optimum moisture content, per the Standard Proctor method. Soil fill should not contain rock material greater than 4 inches in diameter.

Fill operations should be observed on a full-time basis by an experienced engineering technician to determine the required degree of compaction is being achieved. We recommend that a minimum of one compaction test per 2,500 square-foot area be performed for each lift of engineered fill for structural areas, and that at least one test per lift per 100 linear feet of utility trench backfill.

Equipment Shelter Foundations

Based upon our findings, the equipment shelter may be supported by a turned-down monolithic slab-on-grade with foundation elements bearing on the undisturbed natural residual soils or properly-compacted engineered fill. These foundations can be designed for a maximum net allowable soil bearing pressure of up to 2,500 psf. For footings constructed in accordance with the requirements outlined in this report, maximum total settlement is expected to be less than 1 inch (plus any consolidation settlement from new fill loads). Maximum differential settlement is expected to be half the total settlement. Shallow foundations should be designed to bear at least 24 inches below the final exterior grades. The slab-on-grade may be designed using a modulus of subgrade reaction of 110 pounds per cubic inch (pci). A layer of free draining gravel may be used underlying the slab to serve as a leveling pad and provide a capillary break. All slab and foundation subgrades should be evaluated immediately prior to concrete placement by ECS to verify that the exposed subgrades are capable of satisfactorily supporting the design loads.

Self-support Tower Foundation

The proposed tower can be supported on drilled shaft (caisson). Based on previous experience with tower structures, we anticipate that wind loading, associated uplift resistance, and lateral loading may control the sizing and depth of the tower foundation. We have provided estimated soil parameters at various depths to aid in drilled shaft foundation design in the attached <u>Geotechnical Data Form</u>.

Uplift forces can be resisted by the factored weight of the shaft and the side shear along the circumference of the shaft (skin friction). The compression forces can be resisted by the side shear along the circumference of the shaft and the end bearing capacity. In determining the dimensions of the drilled shafts, we recommend that a minimum factor of safety of 1.25 with regard to the weight of the concrete should be used in conjunction with the presented allowable side shear values. For uplift and compression, we recommend no contribution to resisting loads be considered from side shear within 5 feet of the ground surface, soft clay or from potentially liquefiable zones.

Casing of the excavation may be required, depending on the condition of the soils and the ground water elevation at the time of construction. Once the bearing level is reached, all loose materials and any accumulated water seepage should be removed prior to placement of pier reinforcing cage and concrete. Up to 1 inch of water standing in the base of the pier is acceptable at the time of concrete placement and an inflow rate of 1 inch per 5 minutes is also acceptable. Higher inflow rates, which could likely be encountered, may require additional control or that drilled shaft concrete be placed by tremie method. The drilled shaft contractor should be prepared to handle such a condition and to ensure suitable end bearing conditions.

The drilled shaft concrete should be placed in intimate contact with undisturbed natural soil/rock. To reduce the potential for arching, we recommend the drilled shaft concrete mix be designed for a slump of 5 to 7 inches. Provided water seepage is minimal, our experience and current research in the field indicates that the drilled shafts can be constructed by "free fall" placement of concrete without affecting the strength and quality of concrete. The concrete should "free fall" without hitting the sides of the casing or reinforcing steel. The use of a hopper or other suitable device is recommended to control concrete placement and direct it toward the center of the shaft. The placement of concrete in the cased shaft should proceed until the concrete level is above the external fluid level and should be maintained above this level throughout casing removal. However, if significant seepage is present within the excavation or if slurry is used, it will be necessary to place the concrete by tremie method, and we recommend a concrete slump of 7 to 9 inches for this method of concrete placement.

The shaft design and construction procedures should be reviewed with the foundation contractor prior to the start of construction. If you desire, we would be pleased to review the plans and specifications for the project once they are completed so we may have the opportunity to comment on the impact of the soil/rock and groundwater conditions on the final design.

Seismic Site Classification

Based on our interpretation of the International Building Code (IBC) 2012, it is our opinion that a Seismic Site Class "C" is appropriate for this site. In accordance with IBC 2012 and United States Geological Survey's (USGS) Seismic Hazard Curves and Uniform Hazard Response Spectra program, the following parameters may be used in design:

- Latitude: 37.07174, Longitude: 86.74256
- $S_s = 0.336, S_1 = 0.153$
- S_{MS} = 0.403, S_{M1} = 0.251
- $S_{DS} = 0.269, S_{D1} = 0.168$
 - *Spectral accelerations were determined from USGS National Seismic Hazard Maps

General Construction Considerations

Positive site drainage should be maintained during earthwork operations and should help maintain the integrity of the soil. Placement of fill on the near surface soils which have become saturated may be very difficult. When wet, these soils will degrade quickly with disturbance from contractor operations and will be extremely difficult to stabilize for fill placement.

The surficial soils are considered moderately erodible. All erosion and sedimentation shall be controlled in accordance with Best Management Practices and current County requirements. At the appropriate time, we would be pleased to provide a proposal for NPDES monitoring and construction materials testing related services.

CLOSING

Our professional services have been performed, our findings obtained, and our recommendations prepared in accordance with generally accepted geotechnical engineering principles and practices. ECS is not responsible for the conclusions, opinions, or recommendations made by others based on these data. No third party is given the right to rely on this report without express written permission.

The scope of services for this study does not include environmental assessment or investigation for the presence or absence of wetlands, hazardous or toxic materials in the soil or groundwater within or beyond the site studied. Any statements in this report regarding odors, staining of soils, or other unusual conditions observed are strictly for the information of our client.

We appreciate this opportunity to be of service to you during the design phase of this project. If you have any questions with regard to the information and recommendations presented in this report, please do not hesitate to contact us.

Respectfully,

ECS SOUTHEAST, LLP

Eric Stasiecki

Eric M. Gasiecki Geotechnical Department Manager

Dan Franklin

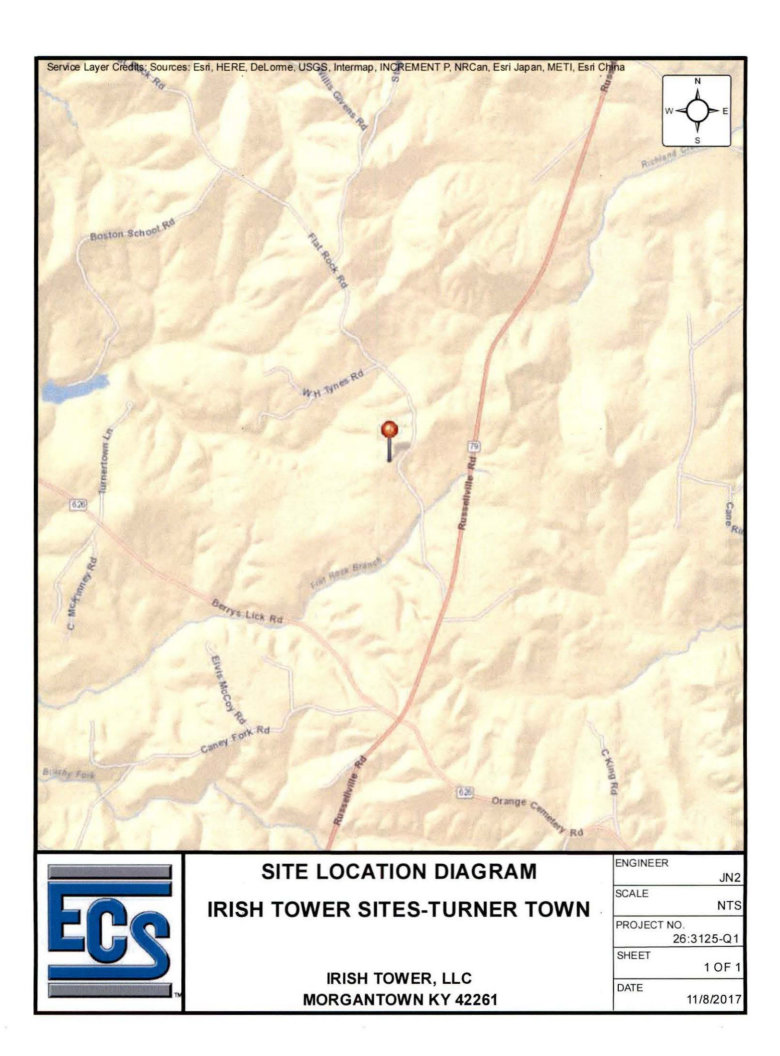
Principal Reviewer

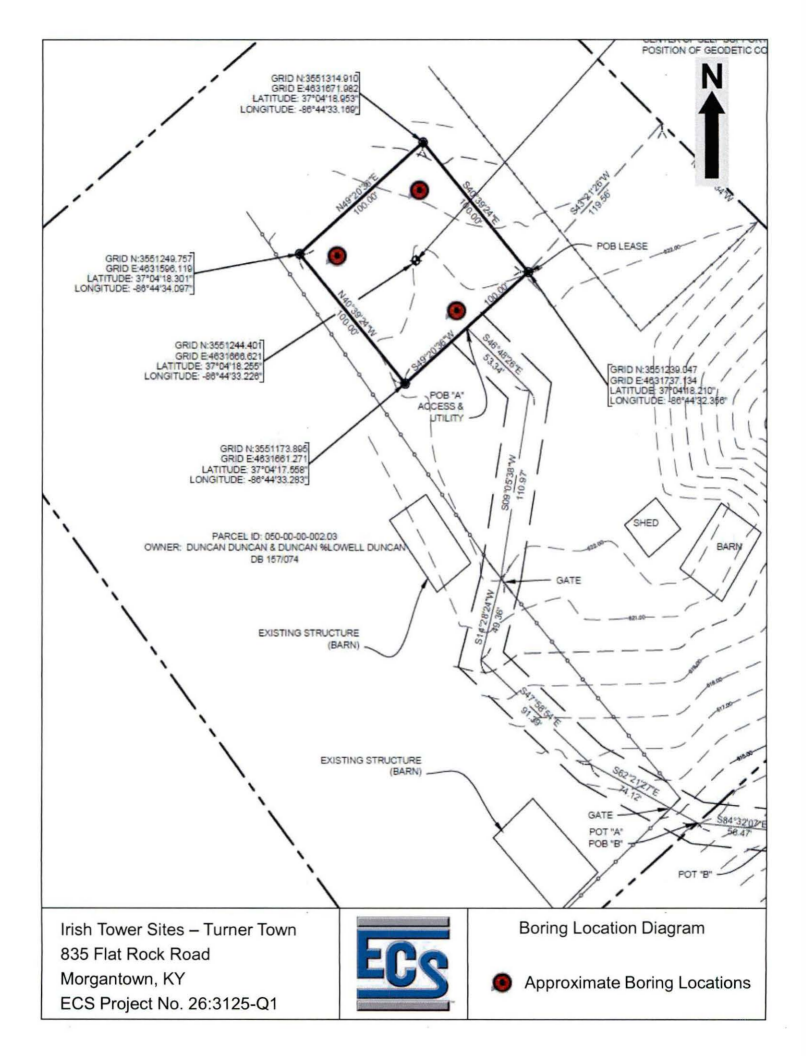
Attachments: Figure 1: Site Location Map Figure 2: Boring Location Diagrams Geotechnical Data Form SPT Boring Log (B-1 through B-3) Reference Notes for Boring Logs USGS Summary Report



Mark D. Luskin, P.E. Engineering Manager

NS26-ARES\Data\D3 - Geotechnicaf\D3 Projects\3100-3199\26-3125 Irish Tower\26-3125-Q1 Cerulean\Report\26-3125-Q1 Cerulean\Report\





GEOTECHNICAL DATA FORM

Background Information

Client Irish Tower, LLC Project: Turner Town Location: 835 Flat Rock Road, Morgantown, Kentucky

CS Project	No.:
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leight:	

φ'

(°)

26:3125-01 Sepf Support 320'+/-

K*

(pci)

110

2000

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0.001



Subsurface Conditions

Depth (feet)	Soil Behavior Type	Average N (spt)	Relative Density/Consistency	USCS Classificati on
0 - 14	Lean Clay	18	Very Stiff	CL
14+	Shale Bedrock	50/0		

Su

(psf)

2000

5000+

γ

(pcf)

115

135

γ= In-situ Soil Density

Su= Undrained Shear Strength

¢'= Effective Friction Angle

K= Horizontal Subgrade Reaction

*Parameters estimated from values suggested in LPILE user manual.

LPILE Soil Туре

Very Stiff Clay

Shale Bedrock

Foundation Recommendations

Estimated Soil Parameters for LPILE

Depth

(feet)

0 - 14

14+

For Drilled Shaft Foundations**

Depth (ft)	Allowable End Bearing (KSF)			
0 - 3	2.5			
3 - 14	3			
14+	10			

Depth Interval	Allowable Average Side Friction (PSF)				
0 - 5	*				
5 - 14	750				
14+	2,000				

**Ignore in top 5 feet in design, minimum embedment depth of 10% tower height applies.

*Paramaters were increased with embedment depth due to anticipated increase in bedrock quality

Construction Criteria

1) Proofroll site prior to construction to detect unsuitable soil near the surface.

Proorbin site prior to construction to detect unsultable soli hear the surface.
 Compact building pads/roadway subgrade and each 8 inch lift of approved fill to 95% maximum dry density in accordance with ASTM D698 standard proctor.
 Approved fill materials are soils with less than 3% organics, less than 50 liquid limit and less than 30 plastic index.
 Foundation construction should be observed by Geotechnical Engineer.
 Drilled shaft foundations should be installed in accordance with the requirements of the Deep Foundation Institute and monitored by the Geotechnical Engineer.

RQD% REC%	S		
Irish Tower Sites-Turner Town Irish Tower, LLC SITE LOCATION -O- CALIBRATED PENETROMETER 835 Flat Rock Road, Morgantown, KY -O- CALIBRATED PENETROMETER NORTHING EASTING STATION ROCK QUALITY DESIGNATION & RE RQD% REC%	5		
835 Flat Rock Road, Morgantown, KY -O- CALIBRATED PENETROMETER NORTHING EASTING STATION RQD% REC% -			
835 Flat Rock Road, Morgantown, KY -O- CALIBRATED PENETROMETER NORTHING EASTING STATION RQD% REC% -			
RQD% REC%	R TONS/FT2		
	ROCK QUALITY DESIGNATION & RECOVERY RQD% REC%		
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	$-\Delta$		
Image: Construction of the co	N		
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S-5 SS 18 18 SHALE, Highly Weathered, Very Soft, Thinly			
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WL(SHW) VL(ACR) BORING COMPLETED 11/17/17 HAMMER TYPE Auto	HAMMER TYPE Auto		
WL RIG Truck FOREMAN Brent Jones DRILLING METHOD HSA/SPT	DRILLING METHOD HSA/SPT		

CLIENT		_	-				Job #:	BORING #	#		SHEET	
Irish Tower, LLC			26:3125-Q1 B-2			1 OF 1	Efe					
						Irish Tower, LL	Irish Tower, LLC					
								-O- CALIBRATED	PENETROMETER TONS/FT ²			
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		ш	(II) .	(N	DESCRIPTION OF M	MATERIAL	ENGLISH		(H			WATER LIQUID CONTENT% LIMIT%
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O DEPTH (FT)	SAMPLE NO.	SAMPLE TYPE	SAMPLE DIST. (IN)	RECOVERY (IN)	SURFACE ELEVATI			MATER LEVELS	ELEVATION (FT)	BLOWS/6"	⊗ STAND	ARD PENETRATION BLOWS/FT
						AY, trace sand,	trace gravel, light			2		
_	S-1	SS	18	18	brown, moist,	stiff				5 12	17-⊗	-O- 3.75
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₩ WL Dry WS WD						CAVE IN DEPTH						
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				Furn	or Town		rchitect-engineer						25
ELOCA	TION	1 31	.62-	um	er Town		TISH TOWER, LL					PENETROMETE	R TONS/F
35 Fla	at R	lock	Roa	ASTIN	Morgantown, K	ATION		×		_	ROCK QUALITY		RECOVERY
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1 (FT)	SAMPLE NO.	SAMPLE TYPE	SAMPLE DIST. (IN)	RECOVERY (IN)	BOTTOM OF CASING		LOSS OF CIRCULATIO	ON DUE	WATER LEVELS ELEVATION (FT)	s/6"	×	•	Δ
DEPTH (FT)	SAMPI	SAMPI	SAMPI	RECO	SURFACE ELEVATION				WATE! ELEVA	BLOWS/6"	⊗ STANE	BLOWS/FT	ION
0					Topsoil Depth [4 (CL) LEAN CLA	"] Y. trace sand, tr	ace gravel, light			2			
-	S-1	SS	18	18	brown, moist, sti		0			2 2 4	⊗C 62.2)- 15	
-										9	-		
5	S-2	SS	18	18						14 25		39	
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7	8.4	SS	10	10						4 5	1.75 11-⊗ -O-		
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-	S-5	SS	18	18						8 11		31-8	-0-
5-		in an								20			
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	THE	E STRA	ATIFIC	ATION	LINES REPRESENT TH	E APPROXIMATE I	BOUNDARY LINES BE	TWEEN S	SOIL TYPE	ES. IN-	SITU THE TRANSITIO	N MAY BE GRADUA	AL.
WL D		, eestad Kill	in control of	NS		BORING STARTED					CAVE IN DEPTH		
WL(SH	IW)		₹ \ 7	WL(AC	R) E	BORING COMPLETE	NG COMPLETED 11/17/17 HAM			НАМ	HAMMER TYPE Auto		
₩L					F	RIG Truck	G Truck FOREMAN Brent Jones DRI			DRILL	RILLING METHOD HSA/SPT		



REFERENCE NOTES FOR BORING LOGS

MATERIAL ^{1,2}			DRILLING SAMPLING SYMBOLS & ABBREVIATIONS							
	ASPH		SS	Split Spoo	n Sample	r _ PM	Pressu	remeter T	est	
a transfer	All the		ST	Shelby Tu	be Sample	er RD	Rock B	it Drilling		
14-1-2	CONC	RETE	WS	Wash San	nple	RC	Rock C	ore, NX,	BX, AX	
1.1.1		A na secondaria de la constante	BS	Bulk Sam		•		ero entre sue entre se	covery %	
00000	GRAV	EL	PA	Power Au	· · · · · · · · · · · · · · · · · · ·	mple) RQD	Rock Q	uality De	signation %	
ne			HSA	Hollow Ste	em Auger					
XID	TOPS	DIL				PARTICLE SIZE ID	ENTIFIC	ATION		
VOID			DESIGNATION PARTICLE SIZES							
			Boulders	5	12 inc	ches (300 mm) or la	irger			
	BRICK		Cobbles		3 inch	nes to 12 inches (7	5 mm to	300 mm)		
0_0	AGGR	EGATE BASE COURSE	Gravel:	Coarse	3/4 inc	h to 3 inches (19 m	m to 75 r	nm)		
00001	Addin			Fine		nm to 19 mm (No.				
P. 2	FILL ³	MAN-PLACED SOILS	Sand:	Coarse		nm to 4.75 mm (No			2	
25.5	GW	WELL-GRADED GRAVEL		Medium Fine		mm to 2.00 mm (N				
	an	gravel-sand mixtures, little or no fines		ay ("Fines")		mm to 0.425 mm (4 mm (smaller than			sleve)	
	GP	POORLY-GRADED GRAVEL gravel-sand mixtures, little or no fines	SILACI	ay (Fines)	<0.07	4 mm (smaller man	a NO. 20	JU Sleve)		
1111	GM	SILTY GRAVEL		COHESIVE	SILTS &	CLAYS			COARSE	FINE
4		gravel-sand-silt mixtures	UNCO	NFINED				LATIVE	GRAINED	GRAINED
	GC	CLAYEY GRAVEL		RESSIVE	SPT ⁵	CONSISTENCY ⁷	AM	OUNT'	(%) ⁸	(%) ⁸
1		gravel-sand-clay mixtures		GTH, Qp ⁴	(BPF)	(COHESIVE)	Trac	е	≤5	<u><</u> 5
	SW	WELL-GRADED SAND gravelly sand, little or no fines).25	<3 3 - 4	Very Soft Soft		Symbol	10	10
11	SP	POORLY-GRADED SAND		- <0.50	5-8	Medium Stiff		SW-SM)		
.:		gravelly sand, little or no fines		- <1.00 - <2.00	9 - 15	Stiff	With		15 - 20	15 - 25
	SM	SILTY SAND		- <4.00	16 - 30	Very Stiff	Adje	ctive Silty")	≥25	≥30
		sand-silt mixtures		- 8.00	31 - 50	Hard				
17	SC	CLAYEY SAND sand-clay mixtures		3.00	>50	Very Hard	12000	147	ATER LEVELS	,6
	ML	SILT	L				Ţ	WL	Water Level (
	MIL.	non-plastic to medium plasticity	GRAVE	LS, SANDS	& NON-C	OHESIVE SILTS	÷	WL.	(WS) While	· · · · · · · · · · · · · · · · · · ·
Π.	мн	ELASTIC SILT	5	SPT ⁵		DENSITY			(WD) While	
11		high plasticity		<5		Very Loose	Ā	SHW	Seasonal Hig	
11,	CL	low to medium plasticity	5	i - 10		Loose	Ť	ACR	After Casing	
11.	сн	FAT CLAY		1 - 30	M	edium Dense	$\overline{\underline{v}}$	SWT	Stabilized Wa	ater Table
//	СП	high plasticity	3	1 - 50		Dense		DCI	Dry Cave-In	
Ī.	OL	ORGANIC SILT or CLAY non-plastic to low plasticity		>50		Very Dense		WCI	Wet Cave-In	
1111	он	ORGANIC SILT or CLAY high plasticity								
112 3093	PT	PEAT								

¹Classifications and symbols per ASTM D 2488-09 (Visual-Manual Procedure) unless noted otherwise.

²To be consistent with general practice, "POORLY GRADED" has been removed from GP, GP-GM, GP-GC, SP, SP-SM, SP-SC soil types on the boring logs.

³Non-ASTM designations are included in soil descriptions and symbols along with ASTM symbol [Ex: (SM-FILL)].

⁴Typically estimated via pocket penetrometer or Torvane shear test and expressed in tons per square foot (tsf).

⁵Standard Penetration Test (SPT) refers to the number of hammer blows (blow count) of a 140 lb. hammer falling 30 inches on a 2 inch OD split spoon sampler required to drive the sampler 12 inches (ASTM D 1586). "N-value" is another term for "blow count" and is expressed in blows per foot (bpf).

⁶The water levels are those levels actually measured in the borehole at the times indicated by the symbol. The measurements are relatively reliable when augering, without adding fluids, in granular soils. In clay and cohesive silts, the determination of water levels may require several days for the water level to stabilize. In such cases, additional methods of measurement are generally employed.

⁷Minor deviation from ASTM D 2488-09 Note 16.

⁸Percentages are estimated to the nearest 5% per ASTM D 2488-09.

Reference Notes for Boring Logs (FINAL 10-13-2016)

GRAINED (%)8

EUSGS Design Maps Summary Report

User-Specified Input

 Building Code Reference Document
 2012/2015 International Building Code (which utilizes USGS hazard data available in 2008)

 Site Coordinates
 37.07174°N, 86.74256°W

 Site Soil Classification
 Site Class C – "Very Dense Soil and Soft Rock"

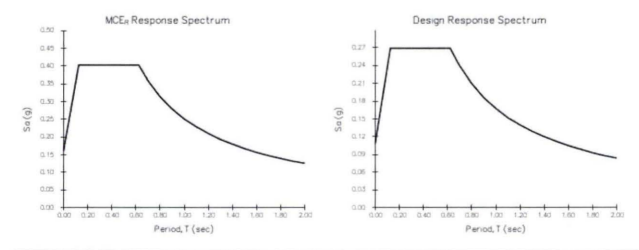
 Risk Category
 I/II/III



USGS-Provided Output

\mathbf{S}_{s} =	0.336 g	S _{MS} =	0.403 g	S _{DS} =	0.269 g
S ₁ =	0.153 g	S _{M1} =	0.251 g	S _{D1} =	0.168 g

For information on how the SS and S1 values above have been calculated from probabilistic (risk-targeted) and deterministic ground motions in the direction of maximum horizontal response, please return to the application and select the "2009 NEHRP" building code reference document.



Although this information is a product of the U.S. Geological Survey, we provide no warranty, expressed or implied, as to the accuracy of the data contained therein. This tool is not a substitute for technical subject-matter knowledge.

EXHIBIT H DIRECTIONS TO WCF SITE

Driving Directions to Proposed Tower Site

- 1. Beginning at the offices of the County Clerk located at 110 North Main Street, Morgantown, KY, head southwest on North Main Street.
- 2. Start out going southwest on N Main St toward W GI Smith St/US-231 S/US-231 N/KY-79/KY-403.
- 3. Turn right onto Russellville Rd/KY-79.
- 4. Turn right onto Flat Rock Rd.
- 5. Arrive at 835 Flat Rock Road, Morgantown, Kentucky on the left.
- The site coordinates are (37°04'18.26" North latitude, 86°44'33.23" West longitude).



Prepared by: Robert Grant Pike Legal Group PLLC 1578 Highway 44 East, Suite 6 P.O. Box 369 Shepherdsville, KY 40165-3069 Telephone: 502-955-4400 or 800-516-4293

EXHIBIT I COPY OF REAL ESTATE AGREEMENT

Market. Evansville Cell Site Number: <u>KYL03673</u> Cell Site Name: <u>Turner Town</u> Fixed Asset Number. 13800757

OPTION AND LEASE AGREEMENT

THIS OPTION AND LEASE AGREEMENT ("Agreement"), dated as of the latter of the signature dates below (the "Effective Date"), is entered into by Lowell Duncan and Lora Duncan, a married couple, Hal Duncan and Marcy Duncan, a married couple, and Kenneth Duncan and Barbara Duncan, a married couple, having a mailing address of 946 Flat Rock Road, Morgantown, KY 42261 ("Landlord") and New Cingular Wireless PCS, LLC, a Delaware limited liability company, having a mailing address of 575 Morosgo Drive NE, Atlanta, GA 30324 ("Tenant").

BACKGROUND

Landlord owns or controls that certain plot, parcel or tract of land, as described on **Exhibit 1**, together with all rights and privileges arising in connection therewith, located at 835 Flat Rock Road, Morgantown, KY 42261, in the County of Butler, State of Kentucky (collectively, the "**Property**"). Tenant desires to use a portion of the Property in connection with its federally licensed communications business. Landlord desires to grant to Tenant the right to use a portion of the Property in accordance with this Agreement.

The parties agree as follows:

1. OPTION TO LEASE.

(a) Landlord grants to Tenant an option (the "Option") to lease a certain portion of the Property containing approximately 10,000 square feet including the air space above such ground space, as described on attached Exhibit 1 (the "Premises"), for the placement of Tenant's Communication Facility.

During the Option Term, and during the term of this Agreement, Tenant and its agents, engineers, (b) surveyors and other representatives will have the right to enter upon the Property to inspect, examine, conduct soil borings, drainage testing, material sampling, radio frequency testing and other geological or engineering tests or studies of the Property (collectively, the "Tests"), to apply for and obtain licenses, permits, approvals, or other relief required of or deemed necessary or appropriate at Tenant's sole discretion for its use of the Premises and include, without limitation, applications for zoning variances, zoning ordinances, amendments, special use permits, and construction permits (collectively, the "Government Approvals"), initiate the ordering and/or scheduling of necessary utilities, and otherwise to do those things on or off the Property that, in the opinion of Tenant, are necessary in Tenant's sole discretion to determine the physical condition of the Property, the environmental history of the Property, Landlord's title to the Property and the feasibility or suitability of the Property for Tenant's Permitted Use, all at Tenant's expense. Tenant will not be liable to Landlord or any third party on account of any pre-existing defect or condition on or with respect to the Property, whether or not such defect or condition is disclosed by Tenant's inspection. Tenant will restore the Property to its condition as it existed at the commencement of the Option Term, reasonable wear and tear and loss by casualty or other causes beyond Tenant's control excepted.

(c) In consideration of Landlord granting Tenant the Option, Tenant agrees to pay Landlord the sum of within forty five (45) business days of the Effective Date. The Option will be for an initial term of one (1) year commencing on the Effective Date (the "Initial Option Term") and may be renewed by Tenant for an additional one (1) year (the "Renewal Option Term") upon written notification to Landlord and the payment of an additional

no later than five (5) days prior to the expiration date of the Initial Option Term. The Initial Option Term and any Renewal Option Term are collectively referred to as the "Option Term."

(d) The Option may be sold, assigned or transferred at any time by Tenant to an Affiliate (as that term is hereinafter defined) of Tenant 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 an Affiliate or 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.

(c) During the Option Term, Tenant may exercise the Option by notifying Landlord in writing. If Tenant exercises the Option then Landlord leases the Premises to Tenant subject to the terms and conditions of this Agreement. If Tenant does not exercise the Option during the Initial Option Term or any extension thereof, this Agreement will terminate and the parties will have no further liability to each other.

(f) If during the Option Term, or during the term of this Agreement the Option is exercised, Landlord decides to subdivide, sell, or change the status of the zoning of the Premises, Property or any of Landlord's contiguous, adjoining or surrounding property (the "Surrounding Property,") or in the event of foreclosure, Landlord shall immediately notify Tenant in writing. Landlord agrees that during the Option Term, 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 Premises, Property or Surrounding Property or impose or consent to any other use or restriction that would prevent or limit Tenant from using the Premises for the Permitted Use. Any and all terms and conditions of this Agreement that by their sense and context are intended to be applicable during the Option Term shall be so applicable.

2. Tenant may use the Premises for the transmission and reception of PERMITTED USE. communications signals and the installation, construction, maintenance, operation, repair, replacement and upgrade of its communications fixtures and related equipment, cables, accessories and improvements, which may include a suitable support structure, associated antennas, equipment shelters or cabinets and fencing and any other items necessary to the successful and secure use of the Premises (collectively, the "Communication Facility"), as well as the right to test, survey and review title on the Property; Tenant further has the right but not the obligation to add, modify and/or replace equipment in order to be in compliance with any current or future federal, state or local mandated application, including, but not limited to, emergency 911 communication services, at no additional cost to Tenant or Landlord (collectively, the "Permitted Use"). Landlord and Tenant agree that any portion of the Communication Facility that may be conceptually described on Exhibit 1 will not be deemed to limit Tenant's Permitted Use. If Exhibit I includes drawings of the initial installation of the Communication Facility, Landlord's execution of this Agreement will signify Landlord's approval of Exhibit 1. For a period of ninety (90) days following the start of construction, Landlord grants Tenant, its subtenants, licensees and sublicensees, the right to use such portions of Landlord's contiguous, adjoining or Surrounding Property as described on Exhibit 1 as may reasonably be required during construction and installation of the Communication Facility. Tenant has the right to install and operate transmission cables from the equipment shelter or cabinet to the antennas, electric lines from the main feed to the equipment shelter or cabinet and communication lines from the Property's main entry point to the equipment shelter or cabinet, and to make other improvements, alterations, upgrades or additions appropriate for Tenant's Permitted Use, including the right to construct a fence around the Premises and undertake any other appropriate means to secure the Premises at Tenant's expense. Tenant has the right to modify, supplement, replace, upgrade, expand the equipment, increase the number of antennas or relocate the Communication Facility within the Premises at any time during the term of this Agreement. Tenant will be allowed to make such alterations to the Property in order to ensure that Tenant's Communication Facility complies with all applicable federal, state or local laws, rules or regulations.

3. TERM.

(a) The initial lease term will be five (5) years (the "Initial Term"), commencing on the effective date of written notification by Tenant to Landlord of Tenant's exercise of the Option (the "Term Commencement Date"). The Initial Term will terminate on the fifth (5th) anniversary of the Term Commencement Date.

(b) This Agreement will automatically renew for four (4) additional five (5) year term(s) (each five (5) year term shall be defined as an "Extension Term"), upon the same terms and conditions unless Tenant notifies Landlord in writing of Tenant's intention not to renew this Agreement at least sixty (60) days prior to the expiration of the Initial Term or then-existing Extension Term.

(c) Unless (i) Landlord or Tenant notifies the other in writing of its intention to terminate this Agreement at least six (6) months prior to the expiration of the final Extension Term, or (ii) the Agreement is terminated as otherwise permitted by this Agreement prior to the end of the final Extension Term, then upon the expiration of the final Extension 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 ("Annual Term") 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 final Extension Term. If Tenant remains in possession of the Premises after the termination of this Agreement, then Tenant will be deemed to be occupying the Premises on a month-to-month basis (the "Holdover Term"), subject to the terms and conditions of this Agreement.

(d) The Initial Term, any Extension Terms, any Annual Terms and any Holdover Term are collectively referred to as the Term (the "Term").

RENT.

(a) Commencing on the first day of the month following the date that Tenant commences construction (the "Rent Commencement Date"), Tenant will pay Landlord on or before the fifth (5th) day of each calendar month in advance (the "Rent"), at the address set forth above. In any partial month occurring after the Rent Commencement Date, Rent will be prorated. The initial Rent payment will be forwarded by Tenant to Landlord within forty-five (45) days after the Rent Commencement Date.

(b) In year one (1) of each Extension Term, the monthly Rent will increase by over the Rent paid during the previous five (5) year term.

(c) All charges payable under this Agreement such as utilities and taxes shall be billed by Landlord within one (1) year from the end of the calendar year in which the charges were incurred; any charges beyond such period shall not be billed by Landlord, and shall not be payable by Tenant. The foregoing shall not apply to monthly Rent which is due and payable without a requirement that it be billed by Landlord. The provisions of this subsection shall survive the termination or expiration of this Agreement.

APPROVALS.

(a) Landlord agrees that Tenant's ability to use the Premises is contingent upon the suitability of the Premises and Property for Tenant's Permitted Use and Tenant's ability to obtain and maintain all Government Approvals. Landlord authorizes Tenant to prepare, execute and file all required applications to obtain Government Approvals for Tenant's Permitted Use under this Agreement and agrees to reasonably assist Tenant with such applications and with obtaining and maintaining the Government Approvals.

(b) Tenant has the right to obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice and to have the Property surveyed by a surveyor of its choice.

(c) Tenant may also perform and obtain, at Tenant's sole cost and expense, soil borings, percolation tests, engineering procedures, environmental investigation or other tests or reports on, over, and under the Property, necessary to determine if Tenant's use of the Premises will be compatible with Tenant's engineering specifications, system, design, operations or Government Approvals.

6. **TERMINATION.** This Agreement may be terminated, without penalty or further liability, as follows:

 (a) by either party on thirty (30) days prior written notice, if the other party remains in default under Section 15 of this Agreement after the applicable cure periods;

(b) by Tenant upon written notice to Landlord, if Tenant is unable to obtain or maintain, any required approval(s) or the issuance of a license or permit by any agency, board, court or other governmental authority necessary for the construction or operation of the Communication Facility as now or hereafter intended by Tenant; or if Tenant determines, in its sole discretion that the cost of or delay in obtaining or retaining the same is commercially unreasonable;

(c) by Tenant, upon written notice to Landlord, if Tenant determines, in its sole discretion, due to the title report results or survey results, that the condition of the Premises is unsatisfactory for its intended uses;

(d) by Tenant upon written notice to Landlord for any reason or no reason, at any time prior to commencement of construction by Tenant; or

(e) by Tenant upon sixty (60) days' prior written notice to Landlord for any reason or no reason, so long as Tenant pays Landlord a termination fee equal to three (3) months' Rent, at the then-current rate, provided, however, that no such termination fee will be payable on account of the termination of this Agreement by Tenant under any termination provision contained in any other Section of this Agreement, including the following: 5 Approvals, 6(a) Termination, 6(b) Termination, 6(c) Termination, 6(d) Termination, 11(d) Environmental, 18 Condemnation, or 19 Casualty.

7. INSURANCE.

(a) During the Term, Tenant will carry, at its own cost and expense, the following insurance: (i) workers' compensation insurance as required by law; and (ii) commercial general liability (CGL) insurance with respect to its activities on the Property, such insurance to afford protection of up to

per occurrence and general aggregate, based on Insurance Services Office (ISO) Form CG 00 01 or a substitute form providing substantially equivalent coverage. Tenant's CGL insurance shall contain a provision including Landlord as an additional insured. Such additional insured coverage:

(i) shall be limited to bodily injury, property damage or personal and advertising injury caused, in whole or in part, by Tenant, its employees, agents or independent contractors;

(ii) shall not extend to claims for punitive or exemplary damages arising out of the acts or omissions of Landlord, its employees, agents or independent contractors or where such coverage is prohibited by law or to claims arising out of the gross negligence of Landlord, its employees, agents or independent contractors; and

(iii) shall not exceed Tenant's indemnification obligation under this Agreement, if any.

(b) Notwithstanding the foregoing, Tenant shall have the right to self-insure the coverages required in subsection (a). In the event Tenant elects to self-insure its obligation to include Landlord as an additional insured, the following provisions shall apply (in addition to those set forth in subsection (a)):

(i) Landlord shall promptly and no later than thirty (30) days after notice thereof provide Tenant with written notice of any claim, demand, lawsuit, or the like for which it seeks coverage pursuant to this Section and provide Tenant with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like;

(ii) Landlord shall not settle any such claim, demand, lawsuit, or the like without the prior written consent of Tenant; and

(iii) Landlord shall fully cooperate with Tenant in the defense of the claim, demand, lawsuit, or the like.

8. INTERFERENCE.

(a) Prior to or concurrent with the execution of this Agreement, Landlord has provided or will provide Tenant with a list of radio frequency user(s) and frequencies used on the Property as of the Effective Date. Tenant warrants that its use of the Premises will not interfere with those existing radio frequency uses on the Property, as long as those existing radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations.

(b) Landlord will not grant, after the date of this Agreement, a lease, license or any other right to any third party, if the exercise of such grant may in any way adversely affect or interfere with the Communication Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord will notify Tenant in writing prior to granting any third party the right to install and operate communications equipment on the Property.

(c) Landlord will not, nor will Landlord permit its employees, tenants, licensees, invitees, agents or independent contractors to, interfere in any way with the Communication Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord will cause such interference to cease within twenty-four (24) hours after receipt of notice of interference from Tenant. In the event any such interference does not cease within the aforementioned cure period, Landlord shall cease all operations which are suspected of causing interference (except for intermittent testing to determine the cause of such interference) until the interference has been corrected.

(d) For the purposes of this Agreement, "interference" may include, but is not limited to, any use on the Property or Surrounding Property that causes electronic or physical obstruction with, or degradation of, the communications signals from the Communication Facility.

9. INDEMNIFICATION.

(a) Tenant agrees to indemnify, defend and hold Landlord harmless from and against any and all injury, loss, damage or liability (or any claims in respect of the foregoing), costs or expenses (including reasonable attorneys' fees and court costs) arising directly from the installation, use, maintenance, repair or removal of the Communication Facility or Tenant's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Landlord, its employees, agents or independent contractors.

(b) Landlord agrees to indemnify, defend and hold Tenant harmless from and against any and all injury, loss, damage or liability (or any claims in respect of the foregoing), costs or expenses (including reasonable attorneys' fees and court costs) arising directly from the actions or failure to act of Landlord, its employees or agents, or Landlord's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Tenant, its employees, agents or independent contractors.

(c) The indemnified party: (i) shall promptly provide the indemnifying party with written notice of any claim, demand, lawsuit, or the like for which it seeks indemnification pursuant to this Section and provide the indemnifying party with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like; (ii) shall not settle any such claim, demand, lawsuit, or the like indemnifying party; and (iii) shall fully cooperate with the indemnifying party in the defense of the claim, demand, lawsuit, or the like. A delay in notice shall not relieve the indemnifying party of its indemnity obligation, except (1) to the extent the indemnifying party can show it was prejudiced by the delay; and (2) the indemnifying party shall not be liable for any settlement or litigation expenses incurred before the time when notice is given.

10. WARRANTIES.

(a) Tenant and Landlord each acknowledge and represent that it is duly organized, validly existing and in good standing and has the right, power and authority to enter into this Agreement and bind itself hereto through the party set forth as signatory for the party below.

(b) Landlord represents, warrants and agrees that: (i) Landlord solely owns the Property as a legal lot in fee simple, or controls the Property by lease or license; (ii) the Property is not and will not be encumbered by any liens, restrictions, mortgages, covenants, conditions, easements, leases, or any other agreements of record or not of record, which would adversely affect Tenant's Permitted Use and enjoyment of the Premises under this Agreement; (iii) as long as Tenant is not in default then Landlord grants to Tenant sole, actual, quiet and peaceful use, enjoyment and possession of the Premises without hindrance or ejection by any persons lawfully claiming under Landlord; (iv) Landlord's execution and performance of this Agreement will not violate any laws, ordinances, covenants or the provisions of any mortgage, lease or other agreement binding on Landlord; and (v) if the Property is or becomes encumbered by a deed to secure a debt, mortgage or other security interest, Landlord will provide promptly to Tenant a mutually agreeable subordination, non-disturbance and attornment agreement executed by Landlord and the holder of such security interest.

11. ENVIRONMENTAL.

(a) Landlord represents and warrants that, except as may be identified in Exhibit 11 attached to this Agreement, (i) the Property, as of the date of this Agreement, is free of hazardous substances, including asbestos-containing materials and lead paint, and (ii) the Property has never been subject to any contamination or hazardous conditions resulting in any environmental investigation, inquiry or remediation. Landlord and Tenant agree that each will be responsible for compliance with any and all applicable governmental laws, rules, statutes, regulations, codes, ordinances, or principles of common law regulating or imposing standards of liability or standards of conduct with regard to protection of the environment or worker health and safety, as may now or at any time hereafter be in effect, to the extent such apply to that party's activity conducted in or on the Property.

(b) Landlord and Tenant agree to hold harmless and indemnify the other from, and to assume all duties, responsibilities and liabilities at the sole cost and expense of the indemnifying party for, payment of penalties, sanctions, forfeitures, losses, costs or damages, and for responding to any action, notice, claim, order, summons, citation, directive, litigation, investigation or proceeding ("Claims"), to the extent arising from that party's breach of its obligations or representations under Section 11(a). Landlord agrees to hold harmless and indemnify Tenant from, and to assume all duties, responsibilities and liabilities at the sole cost and expense of Landlord for, payment of penalties, sanctions, forfeitures, losses, costs or damages, and for responding to any Claims, to the extent arising from subsurface or other contamination of the Property with hazardous substances prior to the effective date of this Agreement or from such contamination caused by the acts or omissions of Landlord during the Term. Tenant agrees to hold harmless and indemnify Landlord from, and to assume all duties, responsibilities and indemnify Landlord from, and to assume all duties, responsibilities and liabilities at the sole cost and expense of Landlord during the Term. Tenant agrees to hold harmless and indemnify Landlord from, and to assume all duties, responsibilities and liabilities at the sole cost and expense of Tenant for, payment of penalties, sanctions, forfeitures, losses, costs or damages, and for responding to any Claims, to the extent arising from hazardous substances brought onto the Property by Tenant.

(c) The indemnifications of this Section 11 specifically include reasonable costs, expenses and fees incurred in connection with any investigation of Property conditions or any clean-up, remediation, removal or restoration work required by any governmental authority. The provisions of this Section 11 will survive the expiration or termination of this Agreement.

(d) In the event Tenant becomes aware of any hazardous substances on the Property, or any environmental, health or safety condition or matter relating to the Property, that, in Tenant's sole determination, renders the condition of the Premises or Property unsuitable for Tenant's use, or if Tenant believes that the leasing or continued leasing of the Premises would expose Tenant to undue risks of liability to a government agency or other third party, Tenant will have the right, in addition to any other rights it may have at law or in equity, to terminate this Agreement upon written notice to Landlord.

12. ACCESS. At all times throughout the Term of this Agreement, and at no additional charge to Tenant, Tenant and its employees, agents, and subcontractors, will have twenty-four (24) hour per day, seven (7) day per week pedestrian and vehicular access ("Access") to and over the Property, from an open and improved public road to the Premises, for the installation, maintenance and operation of the Communication Facility and any utilities serving the Premises. As may be described more fully in Exhibit 1, Landlord grants to Tenant an easement for such Access and Landlord agrees to provide to Tenant such codes, keys and other instruments necessary for such Access at no additional cost to Tenant. Upon Tenant's request, Landlord will execute a separate recordable easement evidencing this right. Landlord shall execute a letter granting Tenant Access to the Property substantially in the form attached as Exhibit 12; upon Tenant's request, Landlord shall execute additional letters during the Term. Landlord acknowledges that in the event Tenant cannot obtain Access to the

Premises, Tenant shall incur significant damage. If Landlord fails to provide the Access granted by this Section 12, such failure shall be a default under this Agreement. In connection with such default, in addition to any other rights or remedies available to Tenant under this Agreement or at law or equity, Landlord shall pay Tenant, as liquidated damages and not as a penalty, **Section 12** in consideration of Tenant's damages until Landlord cures such default. Landlord and Tenant agree that Tenant's damages in the event of a denial of Access are difficult, if not impossible, to ascertain, and the liquidated damages set forth above are a reasonable approximation of such damages.

13. **REMOVAL/RESTORATION.** All portions of the Communication Facility brought onto the Property by Tenant will be and remain Tenant's personal property and, at Tenant's option, may be removed by Tenant at any time during the Term. Landlord covenants and agrees that no part of the Communication Facility constructed, erected or placed on the Premises by Tenant will become, or be considered as being affixed to or a part of, the Property, it being the specific intention of the Landlord that all improvements of every kind and nature constructed, erected or placed by Tenant on the Premises will be and remain the property of the Tenant and may be removed by Tenant at any time during the Term. Within one hundred twenty (120) days after the termination of this Agreement, Tenant will, to the extent reasonable, restore the Premises to its condition at the commencement of the Agreement, reasonable wear and tear and loss by casualty or other causes beyond Tenant's control excepted. Footings, foundations, and concrete will be removed to a depth of two-foot below grade. Notwithstanding the foregoing, Tenant will not be responsible for the replacement of any trees, shrubs, or other vegetation, nor will Tenant be required to remove from the Premises or the Property any underground utilities.

14. MAINTENANCE/UTILITIES.

(a) Tenant will keep and maintain the Premises in good condition, reasonable wear and tear and damage from the elements excepted. Landlord will maintain and repair the Property and access thereto and all areas of the Premises where Tenant does not have exclusive control, in good and tenantable condition, subject to reasonable wear and tear and damage from the elements. Landlord will be responsible for maintenance of landscaping on the Property, including any landscaping installed by Tenant as a condition of this Agreement or any required permit.

(b) Tenant will be responsible for paying on a monthly or quarterly basis all utilities charges for electricity, telephone service or any other utility used or consumed by Tenant on the Premises. In the event Tenant cannot secure its own metered electrical supply. Tenant will have the right, at its own cost and expense, to submeter from Landlord. When submetering is required under this Agreement, Landlord will read the meter and provide Tenant with an invoice and usage data on a monthly basis. Landlord agrees that it will not include a markup on the utility charges. Landlord further agrees to provide the usage data and invoice on forms provided by Tenant and to send such forms to such address and/or agent designated by Tenant. Tenant will remit payment within forty-five (45) days of receipt of the usage data and required forms. As noted in Section 4(c) above, any utility fee recovery by Landlord is limited to a twelve (12) month period. If Tenant submeters electricity from Landlord, Landlord agrees to give Tenant at least twenty-four (24) hours advance notice of any planned interruptions of said electricity. Landlord acknowledges that Tenant provides a communication service which requires electrical power to operate and must operate twenty-four (24) hours per day, seven (7) days per week. If the interruption is for an extended period of time, in Tenant's reasonable determination, Landlord agrees to allow Tenant the right to bring in a temporary source of power for the duration of the interruption. Landlord will not be responsible for interference with, interruption of or failure, beyond the reasonable control of Landlord, of such services to be furnished or supplied by Landlord.

(c) Landlord hereby grants to any company providing utility or similar services, including electric power and telecommunications, to Tenant an easement over the Property, from an open and improved public road to the Premises, and upon the Premises, for the purpose of constructing, operating and maintaining such lines, wires, circuits, and conduits, associated equipment cabinets and such appurtenances thereto, as such companies may from time to time require in order to provide such services to the Premises. Upon Tenant's or the service company's request, Landlord will execute a separate recordable easement evidencing this grant, at no cost to Tenant or the service company.

15. DEFAULT AND RIGHT TO CURE.

(a) The following will be deemed a default by Tenant and a breach of this Agreement: (i) non-payment of Rent if such Rent remains unpaid for more than thirty (30) days after written notice from Landlord of such failure to pay; or (ii) Tenant's failure to perform any other term or condition under this Agreement within forty-five (45) days after written notice from Landlord specifying the failure. No such failure, however, will be deemed to exist if Tenant has commenced to cure such default within such period and provided that such efforts are prosecuted to completion with reasonable diligence. Delay in curing a default will be excused if due to causes beyond the reasonable control of Tenant. If Tenant remains in default beyond any applicable cure period, Landlord will have the right to exercise any and all rights and remedies available to it under law and equity.

(b) The following will be deemed a default by Landlord and a breach of this Agreement: (i) Landlord's failure to provide Access to the Premises as required by Section 12 of this Agreement within twenty-four (24) hours after written notice of such failure; (ii) Landlord's failure to cure an interference problem as required by Section 8 of this Agreement within twenty-four (24) hours after written notice of such failure; or (iii) Landlord's failure to perform any term, condition or breach of any warranty or covenant under this Agreement within forty-five (45) days after written notice from Tenant specifying the failure. No such failure, however, will be deemed to exist if Landlord has commenced to cure the default within such period and provided such efforts are prosecuted to completion with reasonable diligence. Delay in curing a default will be excused if due to causes beyond the reasonable control of Landlord. If Landlord remains in default beyond any applicable cure period, Tenant will have: (i) the right to cure Landlord's default and to deduct the costs of such cure from any monies due to Landlord from Tenant, and (ii) any and all other rights available to it under law and equity.

16. <u>ASSIGNMENT/SUBLEASE</u>. Tenant will have the right to assign, sell or transfer its interest under this Agreement, in whole or part, without Landlord's consent, to: (a) Tenant's Affiliate, (b) to any entity with a net worth of at least the market as defined by the Federal Communications Commission in which the or (c) any entity that acquires all or substantially all of the Tenant's assets in the market as defined by the Federal Communications Commission in which the Property is located. Upon notification to Landlord of such assignment, transfer or sale, Tenant will be relieved of all future performance, liabilities and obligations under this Agreement. Tenant shall have the right to sublease the Premises, in whole or in part, without Landlord's consent. Tenant may not otherwise assign this Agreement without Landlord's consent, Landlord's consent not to be unreasonably withheld, conditioned or delayed.

17. **NOTICES.** All notices, requests and demands hereunder will be given by first class certified or registered mail, return receipt requested, or by a nationally recognized overnight courier, postage prepaid, to be effective when properly sent and received, refused or returned undelivered. Notices will be addressed to the parties as follows:

If to Tenant:

New Cingular Wireless PCS, LLC Attn: Network Real Estate Administration Re: Cell Site #KYL03673; Cell Site Name: <u>Turner Town (KY)</u> Fixed Asset No.: 13800757 575 Morosgo Drive NE Atlanta, GA 30324 With a copy to:

New Cingular Wireless PCS, LLC Attn: Legal Department Re: Cell Site #KYL03673; Cell Site Name: <u>Turner Town (KY)</u> Fixed Asset No.: 13800757 208 S. Akard Street Dallas, TX 75202-4206

The copy sent to the Legal Department is an administrative step which alone does not constitute legal notice.

If to Landlord:	Lowell Duncan				
	946 Flat Rock Road				
	Morgantown, KY 42261				

Either party hereto may change the place for the giving of notice to it by thirty (30) days' prior written notice to the other as provided herein.

18. <u>CONDEMNATION</u>. In the event Landlord receives notification of any condemnation proceedings affecting the Property, Landlord will provide notice of the proceeding to Tenant within forty-eight (48) hours. If a condemning authority takes all of the Property, or a portion sufficient, in Tenant's sole determination, to render the Premises unsuitable for Tenant, this Agreement will terminate as of the date the title vests in the condemning authority. The parties will each be entitled to pursue their own separate awards in the condemnation proceeds, which for Tenant will include, where applicable, the value of its Communication Facility, moving expenses, prepaid Rent, and business dislocation expenses. Tenant will be entitled to reimbursement for any prepaid Rent on a prorata basis.

19. CASUALTY. Landlord will provide notice to Tenant of any casualty or other harm affecting the Property within forty-eight (48) hours of the casualty or other harm. If any part of the Communication Facility or Property is damaged by casualty or other harm as to render the Premises unsuitable, in Tenant's sole determination, then Tenant may terminate this Agreement by providing written notice to Landlord, which termination will be effective as of the date of such casualty or other harm. Upon such termination, Tenant will be entitled to collect all insurance proceeds payable to Tenant on account thereof and to be reimbursed for any prepaid Rent on a prorata basis. Landlord agrees to permit Tenant to place temporary transmission and reception facilities on the Property, but only until such time as Tenant is able to activate a replacement transmission facility at another location; notwithstanding the termination of the Agreement, such temporary facilities will be governed by all of the terms and conditions of this Agreement, including Rent. If Landlord or Tenant undertakes to rebuild or restore the Premises and/or the Communication Facility, as applicable, Landlord agrees to permit Tenant to place temporary transmission and reception facilities on the Property at no additional Rent until the reconstruction of the Premises and/or the Communication Facility is completed. If Landlord determines not to rebuild or restore the Property, Landlord will notify Tenant of such determination within thirty (30) days after the casualty or other harm. If Landlord does not so notify Tenant, and Tenant decides not to terminate under this Section, then Landlord will promptly rebuild or restore any portion of the Property interfering with or required for Tenant's Permitted Use of the Premises to substantially the same condition as existed before the casualty or other harm. Landlord agrees that the Rent shall be abated until the Property and/or the Premises are rebuilt or restored, unless Tenant places temporary transmission and reception facilities on the Property.

20. <u>WAIVER OF LANDLORD'S LIENS.</u> Landlord waives any and all lien rights it may have, statutory or otherwise, concerning the Communication Facility or any portion thereof. The Communication Facility shall be deemed personal property for purposes of this Agreement, regardless of whether any portion is deemed real or

personal property under applicable law; Landlord consents to Tenant's right to remove all or any portion of the Communication Facility from time to time in Tenant's sole discretion and without Landlord's consent.

21. <u>TAXES</u>.

(a) Landlord shall be responsible for timely payment of all taxes and assessments levied upon the lands, improvements and other property of Landlord, including any such taxes that may be calculated by the taxing authority using any method, including the income method. Tenant shall be responsible for any taxes and assessments attributable to and levied upon Tenant's leasehold improvements on the Premises if and as set forth in this Section 21. Nothing herein shall require Tenant to pay any inheritance, franchise, income, payroll, excise, privilege, rent, capital stock, stamp, documentary, estate or profit tax, or any tax of similar nature, that is or may be imposed upon Landlord.

(b) In the event Landlord receives a notice of assessment with respect to which taxes or assessments are imposed on Tenant's leasehold improvements on the Premises, Landlord shall provide Tenant with copies of each such notice immediately upon receipt, but in no event later than thirty (30) days after the date of such notice of assessment. If Landlord does not provide such notice or notices to Tenant within such time period, Landlord shall be responsible for payment of the tax or assessment set forth in the notice, and Landlord shall not have the right to reimbursement of such amount from Tenant. If Landlord provides a notice of assessment to Tenant within such time period and requests reimbursement from Tenant as set forth below, then Tenant shall reimburse Landlord for the tax or assessments identified on the notice of assessment from Tenant's leasehold improvements, which has been paid by Landlord. If Landlord seeks reimbursement from Tenant, Landlord shall, no later than thirty (30) days after Landlord's payment of the taxes or assessments for the assessed tax year, provide Tenant with written notice including evidence that Landlord has timely paid same, and Landlord shall provide to Tenant any other documentation reasonably requested by Tenant to allow Tenant to evaluate the payment and to reimburse Landlord.

(c) For any tax amount for which Tenant is responsible under this Agreement, Tenant shall have the right to contest, in good faith, the validity or the amount thereof using such administrative, appellate or other proceedings as may be appropriate in the jurisdiction, and may defer payment of such obligations, pay same under protest, or take such other steps as Tenant may deem appropriate. This right shall include the ability to institute any legal, regulatory or informal action in the name of Landlord, Tenant, or both, with respect to the valuation of the Premises. Landlord shall cooperate with respect to the commencement and prosecution of any such proceedings and will execute any documents required therefor. The expense of any such proceedings shall be borne by Tenant and any refunds or rebates secured as a result of Tenant's action shall belong to Tenant, to the extent the amounts were originally paid by Tenant. In the event Tenant notifies Landlord by the due date for assessment of Tenant's intent to contest the assessment, Landlord shall not pay the assessment pending conclusion of the contest, unless required by applicable law.

(d) Landlord shall not split or cause the tax parcel on which the Premises are located to be split, bifurcated, separated or divided without the prior written consent of Tenant.

(e) Tenant shall have the right but not the obligation to pay any taxes due by Landlord hereunder if Landlord fails to timely do so, in addition to any other rights or remedies of Tenant. In the event that Tenant exercises its rights under this Section 21(e) due to such Landlord default, Tenant shall have the right to deduct such tax amounts paid from any monies due to Landlord from Tenant as provided in Section 15(b), provided that Tenant may exercise such right without having provided to Landlord notice and the opportunity to cure per Section 15(b).

(f) Any tax-related notices shall be sent to Tenant in the manner set forth in Section 17 and, in addition, of a copy of any such notices shall be sent to the following address. Promptly after the Effective Date of this Agreement, Landlord shall provide the following address to the taxing authority for the authority's use in the event the authority needs to communicate with Tenant. In the event that Tenant's tax addresses changes by

notice to Landlord, Landlord shall be required to provide Tenant's new tax address to the taxing authority or authorities.

New Cingular Wireless PCS, LLC Attn: Network Real Estate Administration -- Taxes Re: Cell Site #KYL03673; Cell Site Name: <u>Turner Town</u> (KY) Fixed Asset No: 13800757 575 Morosgo Drive NE Atlanta, GA 30324

(g) Notwithstanding anything to the contrary contained in this Section 21, Tenant shall have no obligation to reimburse any tax or assessment for which the Landlord is reimbursed or rebated by a third party.

22. SALE OF PROPERTY

(a) Landlord shall not be prohibited from the selling, leasing or use of any of the Property or the Surrounding Property except as provided below.

(b) If Landlord, at any time during the Term of this Agreement, decides to rezone or sell, subdivide or otherwise transfer all or any part of the Premises, or all or any part of the Property or Surrounding Property, to a purchaser other than Tenant, Landlord shall promptly notify Tenant in writing, and such rezoning, sale, subdivision or transfer shall be subject to this Agreement and Tenant's rights hereunder. In the event of a change in ownership, transfer or sale of the Property, within ten (10) days of such transfer, Landlord or its successor shall send the documents listed below in this subsection (b) to Tenant. Until Tenant receives all such documents, Tenant shall not be responsible for any failure to make payments under this Agreement and reserves the right to hold payments due under this Agreement.

- i. Old deed to Property
- ii. New deed to Property
- iii. Bill of Sale or Transfer
- iv. Copy of current Tax Bill
- v. New IRS Form W-9
- vi. Completed and Signed AT&T Payment Direction Form
- vii. Full contact information for new Landlord including phone number(s)

(c) Landlord agrees not to sell, lease or use any areas of the Property or Surrounding Property for the installation, operation or maintenance of other wireless communications facilities if such installation, operation or maintenance would interfere with Tenant's Permitted Use or communications equipment as determined by radio propagation tests performed by Tenant in its sole discretion. Landlord or Landlord's prospective purchaser shall reimburse Tenant for any costs and expenses of such testing. 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 the Property or the Surrounding Property for purposes of any installation, operation or maintenance of any other wireless communications facility or equipment.

(d) The provisions of this Section shall in no way limit or impair the obligations of Landlord under this Agreement, including interference and access obligations.

23. <u>RENTAL STREAM OFFER.</u> If at any time after the date of this Agreement, Landlord receives a bona fide written offer from a third party seeking an assignment or transfer of Rent payments associated with this Agreement ("Rental Stream Offer"), Landlord shall immediately furnish Tenant with a copy of the Rental Stream Offer. Tenant shall have the right within twenty (20) days after it receives such copy to match the Rental Stream Offer and agree in writing to match the terms of the Rental Stream Offer. Such writing shall be in the form of a contract substantially similar to the Rental Stream Offer. If Tenant chooses not to exercise this right or fails to provide written notice to Landlord within the twenty (20) day period, Landlord may assign the right to receive Rent payments pursuant to the Rental Stream Offer, subject to the terms of this Agreement. If

Landlord attempts to assign or transfer Rent payments without complying with this Section, the assignment or transfer shall be void. Tenant shall not be responsible for any failure to make payments under this Agreement and reserves the right to hold payments due under this Agreement until Landlord complies with this Section.

24. MISCELLANEOUS.

(a) Amendment/Waiver. This Agreement cannot be amended, modified or revised unless done in writing and signed by Landlord and Tenant. No provision may be waived except in a writing signed by both parties. The failure by a party to enforce any provision of this Agreement or to require performance by the other party will not be construed to be a waiver, or in any way affect the right of either party to enforce such provision thereafter.

(b) Memorandum/Short Form Lease. Contemporaneously with the execution of this Agreement, the parties will execute a recordable Memorandum or Short Form of Lease substantially in the form attached as **Exhibit 24b**. Either party may record this Memorandum or Short Form of Lease at any time during the Term, in its absolute discretion. Thereafter during the Term of this Agreement, either party will, at any time upon fifteen (15) business days' prior written notice from the other, execute, acknowledge and deliver to the other a recordable Memorandum or Short Form of Lease.

(c) Limitation of Liability. Except for the indemnity obligations set forth in this Agreement, and otherwise notwithstanding anything to the contrary in this Agreement, Tenant and Landlord each waives any claims that each may have against the other with respect to consequential, incidental or special damages, however caused, based on any theory of liability.

(d) Compliance with Law. Tenant agrees to comply with all federal, state and local laws, orders, rules and regulations ("Laws") applicable to Tenant's use of the Communication Facility on the Property. Landlord agrees to comply with all Laws relating to Landlord's ownership and use of the Property and any improvements on the Property.

(e) Bind and Benefit. The terms and conditions contained in this Agreement will run with the Property and bind and inure to the benefit of the parties, their respective heirs, executors, administrators, successors and assigns.

(f) Entire Agreement. This Agreement and the exhibits attached hereto, all being a part hereof, constitute the entire agreement of the parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Agreement. Exhibits are numbered to correspond to the Section wherein they are first referenced. Except as otherwise stated in this Agreement, each party shall bear its own fees and expenses (including the fees and expenses of its agents, brokers, representatives, attorneys, and accountants) incurred in connection with the negotiation, drafting, execution and performance of this Agreement and the transactions it contemplates.

(g) Governing Law. This Agreement will be governed by the laws of the state in which the Premises are located, without regard to conflicts of law.

(h) Interpretation. Unless otherwise specified, the following rules of construction and interpretation apply: (i) captions are for convenience and reference only and in no way define or limit the construction of the terms and conditions hereof; (ii) use of the term "including" will be interpreted to mean "including but not limited to"; (iii) whenever a party's consent is required under this Agreement, except as otherwise stated in this Agreement or as same may be duplicative, such consent will not be unreasonably withheld, conditioned or delayed; (iv) exhibits are an integral part of this Agreement and are incorporated by reference into this Agreement; (v) use of the terms "termination" or "expiration" are interchangeable; (vi) reference to a default will take into consideration any applicable notice, grace and cure periods; (vii) to the extent there is any issue with respect to any alleged, perceived or actual ambiguity in this Agreement, the ambiguity shall not be resolved on the basis of who drafted the Agreement; (viii) the singular use of words includes the plural where appropriate and (ix) if any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force if the overall purpose of the Agreement is not rendered impossible and the original purpose, intent or consideration is not materially impaired.

(i) Affiliates. All references to "Tenant" shall be deemed to include any Affiliate of New Cingular Wireless PCS, LLC using the Premises for any Permitted Use or otherwise exercising the rights of Tenant pursuant to this Agreement. "Affiliate" means with respect to a party to this Agreement, any person or entity that (directly or indirectly) controls, is controlled by, or under common control with, that party. "Control" of a person or entity means the power (directly or indirectly) to direct the management or policies of that person or entity, whether through the ownership of voting securities, by contract, by agency or otherwise.

(j) Survival. Any provisions of this Agreement relating to indemnification shall survive the termination or expiration hereof. In addition, any terms and conditions contained in this Agreement that by their sense and context are intended to survive the termination or expiration of this Agreement shall so survive.

(k) W-9. As a condition precedent to payment, Landlord agrees to provide Tenant with a completed IRS Form W-9, or its equivalent, upon execution of this Agreement and at such other times as may be reasonably requested by Tenant, including, any change in Landlord's name or address.

(l) Execution/No Option. The submission of this Agreement to any party for examination or consideration does not constitute an offer, reservation of or option for the Premises based on the terms set forth herein. This Agreement will become effective as a binding Agreement only upon the handwritten legal execution, acknowledgment and delivery hereof by Landlord and Tenant. This Agreement may be executed in two (2) or more counterparts, all of which shall be considered one and the same agreement and shall become effective when one or more counterparts have been signed by each of the parties. All parties need not sign the same counterpart.

(m) Attorneys' Fees. In the event that any dispute between the parties related to this Agreement should result in litigation, the prevailing party in such litigation shall be entitled to recover from the other party all reasonable fees and expenses of enforcing any right of the prevailing party, including without limitation, reasonable attorneys' fees and expenses. Prevailing party means the party determined by the court to have most nearly prevailed even if such party did not prevail in all matters. This provision will not be construed to entitle any party other than Landlord, Tenant and their respective Affiliates to recover their fees and expenses.

(n) **WAIVER OF JURY TRIAL.** EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THIS AGREEMENT OR THE TRANSACTIONS IT CONTEMPLATES.

[SIGNATURES AND ACKNOWLEDGMENTS APPEAR ON NEXT PAGES]

IN WITNESS WHEREOF, the parties have caused this Agreement to be effective as of the last date written below.

"LANDLORD"

Lowell Duncan and Lora Duncan Hal Duncan and Marcy Duncan Kenneth Duncan and Barbara Duncan By: Print Name: Lowell Duncan lts: Owner Date: By: Duncan n Print Name: Lora Duncan Its: Owner 5-1 Date: By: 60 Print Name: Hal Duncan Owner Its: Date: By: Print Name: Marcy Duncan Its: Owner 2 17 Date: By: rean Print Name: Kenneth Duncan Its: Owner Date: 1 By: Print Name: Barbara Duncan Its: Owner Date: 2 -5 -1

LANDLORD ACKNOWLEDGMENT

STATE OF KENTUCKY)

) ss:

COUNTY OF BUTLER)

On the 5 day of 32MUM, 2016 before me, personally appeared Lowell Duncan and Lora Duncan, who acknowledged under oath, that he/she/they is/are the person/officer named in the within instrument, and that he/she/they executed the same in his/her/their stated capacity as the voluntary act and deed of the Landlord for the purposes therein contained.

Notary Public:	Onis	A.	June
My Commission	1 Expires	s	11-13-17

LANDLORD ACKNOWLEDGMENT

STATE OF KENTUCKY)

) ss:

COUNTY OF BUTLER)

On the 5 day of <u>Juluary</u>, 2016 before me, personally appeared Hal Duncan and Marcy Duncan, who acknowledged under oath, that he/she/they is/are the person/officer named in the within instrument, and that he/she/they executed the same in his/her/their stated capacity as the voluntary act and deed of the Landlord for the purposes therein contained.

Down H. Syren Notary Public: Down A. Syren My Commission Expires: 11-13-17

LANDLORD ACKNOWLEDGMENT

STATE OF KENTUCKY)

) ss:

COUNTY OF BUTLER)

On the 5 day of 3 day of 3 day 4, 2016 before me, personally appeared Kenneth Duncan and Barbara Duncan, who acknowledged under oath, that he/she/they is/are the person/officer named in the within instrument, and that he/she/they executed the same in his/her/their stated capacity as the voluntary act and deed of the Landlord for the purposes therein contained.

Notary Public: De	ris J.	June
My Commission Exp	ires: /	1-13-17

"TENANT"

New Cingular Wireless PCS, LLC, a Delaware limited liability company By: AT&T Mobility Corporation Its: Manager

By:

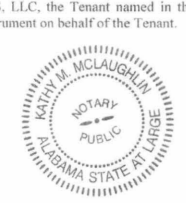
Name: Brean Coleman Title: Area Manager Network Engineering Gulf States/TNKY Site Acquisition Date: Cell G Z CI 7

STATE OF ALABAMA

) ss:

COUNTY OF JEFFERSON

On the <u>19</u> day of <u>June</u>, 2017, before me personally appeared Bryan Coleman and acknowledged under oath that he is the Area Manager Network Engineering – Gulf States/TNKY Site Acquisition of AT&T Mobility Corporation, the Manager of New Cingular Wireless PCS, LLC, the Tenant named in the attached instrument, and as such was authorized to execute this instrument on behalf of the Tenant.



Katty de Notary Public: Kat My Commission Expires:

EXHIBIT 1

DESCRIPTION OF PREMISES

Page 1 of 2

to the Option and Lease Agreement dated <u>flut 19</u>, 2016, by and between Lowell Duncan and Lora Duncan, a married couple, Hal Duncan and Marcy Duncan, a married couple, and Kenneth Duncan and Barbara Duncan, a married couple, as Landlord, and New Cingular Wireless PCS, LLC, a Delaware limited liability company, as Tenant.

The Property is legally described as follows: DB 157, Pg. 74

BEGINNENO AT A PIPE IN THE EASTERLY RIGHT OF WAY LINE OF THE ROCHESTER ROAD, NEW CORNER TO DUNCAN; THENCE EASTERLY, PERPENDICULAR TO SAID RIGHT OF WAY, 165 FEET; THENCE NORTHERLY PERPENDICULAR TO THE PREVIOUS LINE, 105 FEET; THENCE NORTHERLY, PERPENDICULAR TO THE INITIAL LINE, 58 FEET; THENCE NORTHERLY, PERPENDICULAR TO THE PREVIOUS LINE, 126 FEET, THENCE WESTERLY PARALLEL TO THE INITIAL LINE, 150 FEET; THENCE SOUTHERLY, TO AND WITH THE RIGHT OF WAY, 235 FEET TO THE BEGINNING CONTAINO .825 ACRES, MORE OR LESS.

BEINO THE SAME PROPERTY CONVEYED TO MAGE PHELPS AND HELEN PHELPS, HIS WIFE, BY DEED DATED DECEMBER 20,1993, OF RECORD IN DEED BOOK 134, PAGE 658, AT THE BUTLER COUNTY CLERK'S OFFICE.

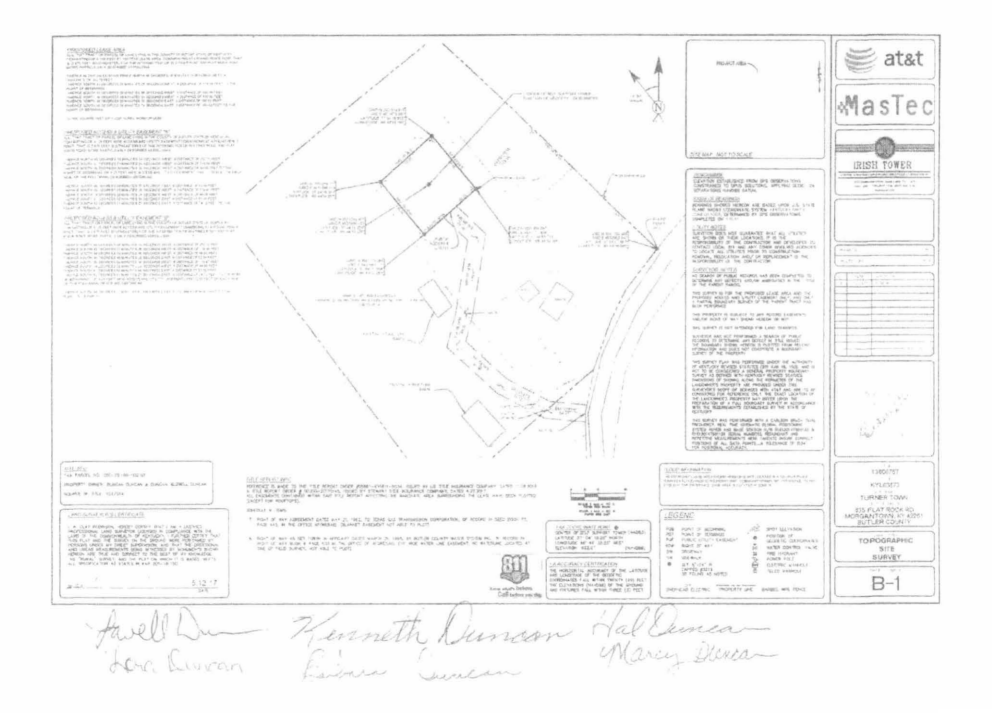


EXHIBIT 11

ENVIRONMENTAL DISCLOSURE

Landlord represents and warrants that the Property, as of the date of this Agreement, is free of hazardous substances except as follows:

I. NONE.

EXHIBIT 12

STANDARD ACCESS LETTER

[FOLLOWS ON NEXT PAGE]

Land Lease Version 5 30 2012 [Landlord Letterhead]

DATE

Building Staff / Security Staff Landlord, Lessee, Licensee Street Address City, State, Zip

Re: Authorized Access granted to AT&T

Dear Building and Security Staff,

Please be advised that we have signed a lease with AT&T permitting AT&T to install, operate and maintain telecommunications equipment at the property. The terms of the lease grant AT&T and its representatives, employees, agents and subcontractors ("representatives") 24 hour per day, 7 day per week access to the leased area.

To avoid impact on telephone service during the day, AT&T representatives may be seeking access to the property outside of normal business hours. AT&T representatives have been instructed to keep noise levels at a minimum during their visit.

Please grant the bearer of a copy of this letter access to the property and to leased area. Thank you for your assistance.

Landlord Signature

EXHIBIT J NOTIFICATION LISTING

Turner Town Notification List

DUNCAN DUNCAN & DUNCAN %LOWELL DUNCAN 946 FLATROCK RD MORGANTOWN KY 42261

HUDNALL PATRICIA 1225 FLAT ROCK RD MORGANTOWN KY 42261

BECKER KATHY & JAMES 228 GREEN WINGED TEAL DR S BEAUFORT SC 29907

CROUSORE GLENN & JULIE 1150 FLAT ROCK RD MORGANTOWN KY 42261

DUNCAN LOWELL 946 FLAT ROCK RD MORGANTOWN KY 42261

TYREE DWIGHT OR DORIS 603 FLAT ROCK RD MORGANTOWN KY 42261

SMITH JOHNNY & SONJA 714 BERRYS LICK RD QUALITY KY 42256

TINES JERRY L 344 WH TINES RD MORGANTOWN KY 42261

DUNCAN KENNETH & BARBARA 946 FLAT ROCK RD MORGANTOWN KY 42261

PAYNE GIVENS WALDMAN & GIVENS %ELIZABETH PAYNE 4114 PIRATE LN LOUISVILLE KY 40229 EXHIBIT K 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 of Wireless Communications Facility Site Name: Turner Town

Dear Landowner:

New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility has filed an application with the Kentucky Public Service Commission ("PSC") to construct a new wireless communications facility on a site located at 835 Flat Rock Road, Morgantown, Kentucky (37°04'18.26" North latitude, 86°44'33.23" West longitude). The proposed facility will include a 305-foot tall antenna tower, plus a 15-foot lightning arrestor and related ground facilities. This facility is needed to provide improved coverage for wireless communications in the area.

In addition to expanding and improving voice and data service for AT&T mobile customers, this site will also support deployment of wireless local loop ("WLL") technology to provide broadband internet service to homes and businesses in the area. WLL will support internet access at the high speeds required to use and enjoy the most current business, education and entertainment technologies.

This notice is being sent to you because the County Property Valuation Administrator's records indicate that you may own property that is within a 500' radius of the proposed tower site <u>or</u> 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 2018-00014 in any correspondence sent in connection with this matter.

We have attached a map showing the site location for the proposed tower. AT&T Mobility'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 us toll free at (800) 516-4293 if you have any comments or questions about this proposal.

Sincerely, David A. Pike Attorney for Applicant

enclosure

Driving Directions to Proposed Tower Site

- 1. Beginning at the offices of the County Clerk located at 110 North Main Street, Morgantown, KY, head southwest on North Main Street.
- Start out going southwest on N Main St toward W GI Smith St/US-231 S/US-231 N/KY-79/KY-403.
- 3. Turn right onto Russellville Rd/KY-79.
- 4. Turn right onto Flat Rock Rd.
- 5. Arrive at 835 Flat Rock Road, Morgantown, Kentucky on the left.
- 6. The site coordinates are (37°04'18.26" North latitude, 86°44'33.23" West longitude).



Prepared by: Robert Grant Pike Legal Group PLLC 1578 Highway 44 East, Suite 6 P.O. Box 369 Shepherdsville, KY 40165-3069 Telephone: 502-955-4400 or 800-516-4293

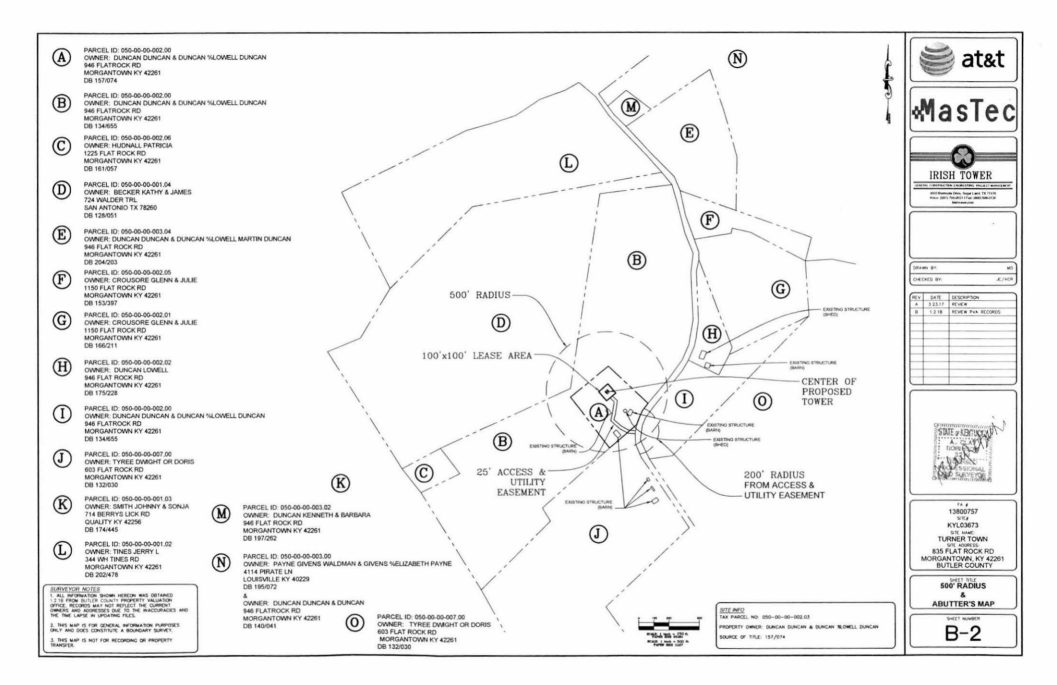


EXHIBIT L COPY OF COUNTY JUDGE/EXECUTIVE NOTICE



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

Hon. David Fields County Judge / Executive 110 N Main Street P.O. Box 626 Morgantown, KY 42261

RE: Notice of Proposal to Construct Wireless Communications Facility Kentucky Public Service Commission Docket No. 2018-00014 Site Name: Turner Town

Dear Judge Fields:

New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility has filed an application with the Kentucky Public Service Commission ("PSC") to construct a new wireless communications facility on a site located at 835 Flat Rock Road, Morgantown, Kentucky (37°04'18.26" North latitude, 86°44'33.23" West longitude). The proposed facility will include a 305-foot tall antenna tower, plus a 15-foot lightning arrestor and related ground facilities. This facility is needed to provide improved coverage for wireless communications in the area.

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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 2018-00014 in any correspondence sent in connection with this matter.

We have attached a map showing the site location for the proposed tower. AT&T Mobility'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 us with any comments or questions you may have.

Sincerely, David A. Pike Attorney for Applicant enclosures

Driving Directions to Proposed Tower Site

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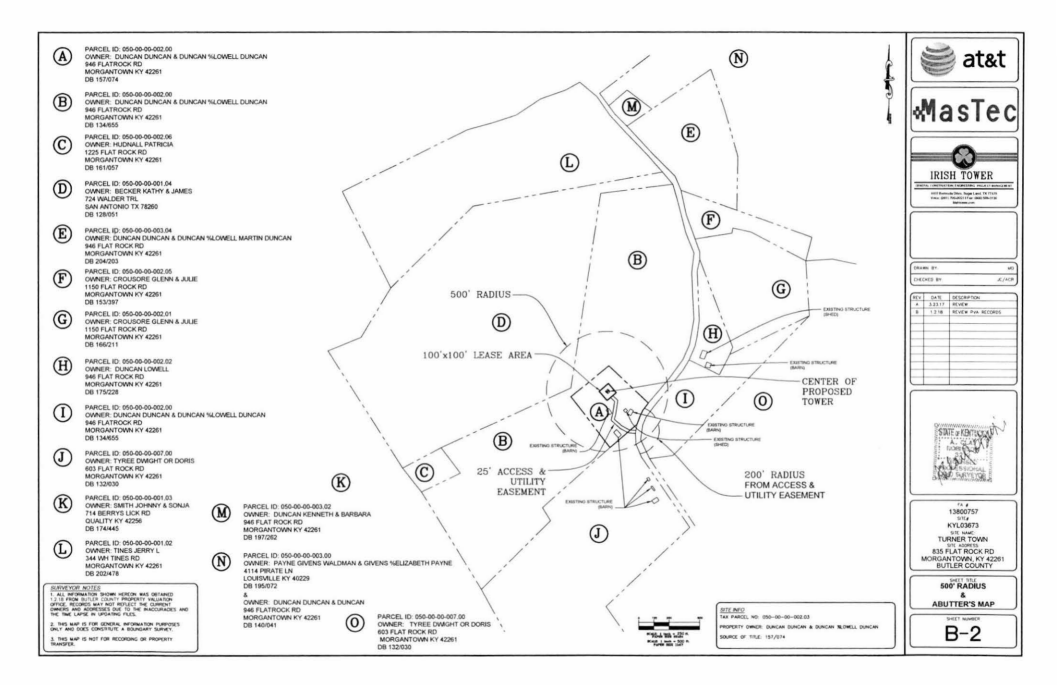


EXHIBIT M COPY OF POSTED NOTICES

SITE NAME: TURNER TOWN 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.

New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility 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; telephone: (800) 516-4293, or the Executive Director, Public Service Commission, 211 Sower Boulevard, PO Box 615, Frankfort, Kentucky 40602. Please refer to docket number 2018 -00014 in your correspondence.

New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility 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; telephone: (800) 516-4293, or the Executive Director, Public Service Commission, 211 Sower Boulevard, PO Box 615, Frankfort, Kentucky 40602. Please refer to docket number 2018 – 00014 in your correspondence.



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

VIA TELEFAX: 270-526-3111

The Butler County Banner – Green River Republican Attn: Public Notice Ad Placement 120 E. Ohio Street Morgantown, KY 42261

RE: Legal Notice Advertisement Site Name: Turner Town

Dear Butler County Banner - Green River Republican:

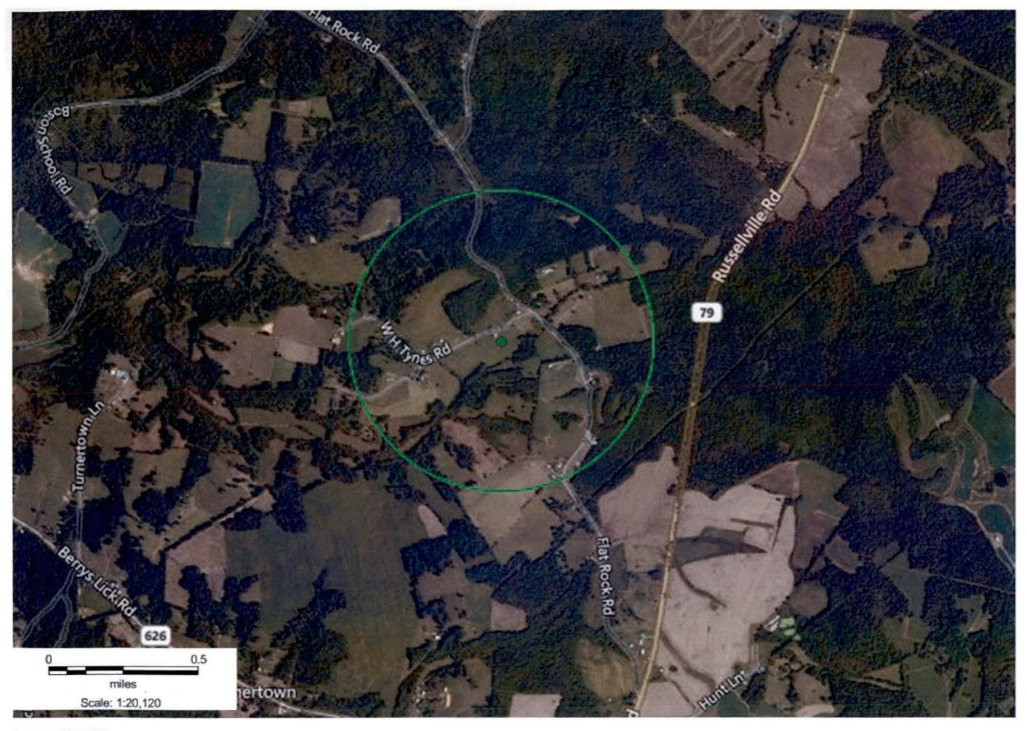
Please publish the following legal notice advertisement in the next edition of *The Butler County Banner – Green River Republican*:

NOTICE

New Cingular Wireless PCS, LLC, a Delaware limited liability company, d/b/a AT&T Mobility has filed an application with the Kentucky Public Service Commission ("PSC") to construct a new wireless communications facility on a site located at 835 Flat Rock Road, Morgantown, Kentucky (37°04'18.26" North latitude, 86°44'33.23" West longitude). 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 2017-00014 in any correspondence sent in connection with this matter.

After this advertisement has been published, please forward a tearsheet copy, affidavit of publication, and invoice to Pike Legal Group, PLLC, P. O. Box 369, Shepherdsville, KY 40165. Please call me at (800) 516-4293 if you have any questions. Thank you for your assistance.

Sincerely, Robert W. Grant Pike Legal Group, PLLC EXHIBIT N COPY OF RADIO FREQUENCY DESIGN SEARCH AREA



Lat: 37.077265 Lon: -86.74537 Radius: .5 miles

Turner Town Search Area