

TO: ENVIRONMENTAL EVALUATION

COMMITTEE

FROM: PLANNING & DEVELOPMENT SERVICES

AGENDA DATE: January 27, 2022

ATTACHED

AGENDA TIME: 1:30 PM / No. 1 Infra Towers, LLC PROJECT TYPE: CUP#21-0002/V#21-0001/IS#21-0003 SUPERVISOR DIST #5 LOCATION: 373 E. Aten Rd, Imperial APN: 044-230-014-000 PARCEL SIZE: 21.95 AC GENERAL PLAN (existing) Agriculture GENERAL PLAN (proposed) N/A ZONE (existing) G/S (Government/Special) ZONE (proposed) N/A GENERAL PLAN FINDINGS CONSISTENT MAY BE/FINDINGS INCONSISTENT PLANNING COMMISSION DECISION: HEARING DATE: \_\_\_\_\_\_ APPROVED DENIED OTHER PLANNING DIRECTORS DECISION: HEARING DATE: APPROVED DENIED OTHER ENVIROMENTAL EVALUATION COMMITTEE DECISION: HEARING DATE: 01/27/2022 INITIAL STUDY: 21-0003 NEGATIVE DECLARATION MITIGATED NEGATIVE DECLARATION EIR DEPARTMENTAL REPORTS / APPROVALS: **PUBLIC WORKS** NONE ATTACHED AG. COMMISSIONER NONE **ATTACHED APCD** NONE ATTACHED **DEH/EHS** NONE ATTACHED FIRE/OES

**REQUESTED ACTION:** 

(See Attached)

NONE

OTHER: Quechan Historic Preservation, Imperial Irrigation District, IVECA

# □ NEGATIVE DECLARATION□ MITIGATED NEGATIVE DECLARATION

Initial Study & Environmental Analysis For:

Conditional Use Permit #21-0002
Variance #21-0002
Initial Study #21-0003
Infra Towers, LLC



Prepared By:

# COUNTY OF IMPERIAL

Planning & Development Services Department

801 Main Street El Centro, CA 92243 (442) 265-1736 www.icpds.com

January 2022

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# SECTION 1 INTRODUCTION

# A. PURPOSE

This document is a  $\square$  policy-level,  $\bowtie$  project level Initial Study for evaluation of potential environmental impacts resulting with the previously reviewed Conditional Use Permit #21-0002/ Variance #21-0002, where the intent of the project is to build and maintain a 160-foot wireless telecommunication cell tower with shelter, antennas and ancillary equipment. The projects major changes include the redesign of the proposed camouflaged oil tower to a lattice tower design with lighting. (Refer to Exhibit "A" & "B").

# B. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA) REQUIREMENTS AND THE IMPERIAL COUNTY'S GUIDELINES FOR IMPLEMENTING CEQA

As defined by Section 15063 of the State California Environmental Quality Act (CEQA) Guidelines and Section 7 of the County's "CEQA Regulations Guidelines for the Implementation of CEQA, as amended", an **Initial Study** is prepared primarily to provide the Lead Agency with information to use as the basis for determining whether an Environmental Impact Report (EIR), Negative Declaration, or Mitigated Negative Declaration would be appropriate for providing the necessary environmental documentation and clearance for any proposed project.

- According to Section 15065, an **EIR** is deemed appropriate for a particular proposal if the following conditions occur:
- The proposal has the potential to substantially degrade quality of the environment.
- The proposal has the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals.
- The proposal has possible environmental effects that are individually limited but cumulatively considerable.
- The proposal could cause direct or indirect adverse effects on human beings.

☐ According to Section 15070(a)	), a <b>Negative Declaration</b> is deeme	ed appropriate if the proposal would not result
in any significant effect on the		

According to Section 15070(b), a **Mitigated Negative Declaration** is deemed appropriate if it is determined that though a proposal could result in a significant effect, mitigation measures are available to reduce these significant effects to insignificant levels.

This Initial Study has determined that the proposed applications will not result in any potentially significant environmental impacts and therefore, a Negative Declaration is deemed as the appropriate document to provide necessary environmental evaluations and clearance as identified hereinafter.

This Initial Study and Negative Declaration are prepared in conformance with the California Environmental Quality Act of 1970, as amended (Public Resources Code, Section 21000 et. seq.); Section 15070 of the State & County of Imperial's Guidelines for Implementation of the California Environmental Quality Act of 1970, as amended (California Code of Regulations, Title 14, Chapter 3, Section 15000, et. seq.); applicable requirements of the County of Imperial; and the regulations, requirements, and procedures of any other responsible public agency or an agency with jurisdiction by law.

Pursuant to the County of Imperial Guidelines for Implementing CEQA, depending on the project scope, the County of Imperial Board of Supervisors, Planning Commission and/or Planning Director is designated the Lead Agency, in accordance with Section 15050 of the CEQA Guidelines. The Lead Agency is the public agency which has the principal responsibility for approving the necessary environmental clearances and analyses for any project in the County.

# C. INTENDED USES OF INITIAL STUDY AND NEGATIVE DECLARATION

This Initial Study and Negative Declaration are informational documents which are intended to inform County of Imperial decision makers, other responsible or interested agencies, and the general public of potential environmental effects of the proposed applications. The environmental review process has been established to enable public agencies to evaluate environmental consequences and to examine and implement methods of eliminating or reducing any potentially adverse impacts. While CEQA requires that consideration be given to avoiding environmental damage, the Lead Agency and other responsible public agencies must balance adverse environmental effects against other public objectives, including economic and social goals.

The Initial Study and Negative Declaration, prepared for the project will be circulated for a period of 25 days (35days if submitted to the State Clearinghouse for a project of area-wide significance) for public and agency review and comments. At the conclusion, if comments are received, the County Planning & Development Services Department will prepare a document entitled "Responses to Comments" which will be forwarded to any commenting entity and be made part of the record within 10-days of any project consideration.

# D. CONTENTS OF INITIAL STUDY & NEGATIVE DECLARATION

This Initial Study is organized to facilitate a basic understanding of the existing setting and environmental implications of the proposed applications.

# **SECTION 1**

I. INTRODUCTION presents an introduction to the entire report. This section discusses the environmental process, scope of environmental review, and incorporation by reference documents.

# **SECTION 2**

II. ENVIRONMENTAL CHECKLIST FORM contains the County's Environmental Checklist Form. The checklist form presents results of the environmental evaluation for the proposed applications and those issue areas that would have either a significant impact, potentially significant impact, or no impact.

PROJECT SUMMARY, LOCATION AND EVIRONMENTAL SETTINGS describes the proposed project entitlements and required applications. A description of discretionary approvals and permits required for project implementation is also included. It also identifies the location of the project and a general description of the surrounding environmental settings.

ENVIRONMENTAL ANALYSIS evaluates each response provided in the environmental checklist form. Each response checked in the checklist form is discussed and supported with sufficient data and analysis as necessary. As appropriate, each response discussion describes and identifies specific impacts anticipated with project implementation.

# **SECTION 3**

III. MANDATORY FINDINGS presents Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

- IV. PERSONS AND ORGANIZATIONS CONSULTED identifies those persons consulted and involved in preparation of this Initial Study and Negative Declaration.
- V. REFERENCES lists bibliographical materials used in preparation of this document.
- VI. NEGATIVE DECLARATION COUNTY OF IMPERIAL
- VII. FINDINGS

# **SECTION 4**

- VIII. RESPONSE TO COMMENTS (IF ANY)
- IX. MITIGATION MONITORING & REPORTING PROGRAM (MMRP) (IF ANY)

# E. SCOPE OF ENVIRONMENTAL ANALYSIS

For evaluation of environmental impacts, each question from the Environmental Checklist Form is summarized and responses are provided according to the analysis undertaken as part of the Initial Study. Impacts and effects will be evaluated and quantified, when appropriate. To each question, there are four possible responses, including:

- 1. No Impact: A "No Impact" response is adequately supported if the impact simply does not apply to the proposed applications.
- 2. Less Than Significant Impact: The proposed applications will have the potential to impact the environment. These impacts, however, will be less than significant; no additional analysis is required.
- 3. Less Than Significant With Mitigation Incorporated: This applies where incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact".
- 4. Potentially Significant Impact: The proposed applications could have impacts that are considered significant. Additional analyses and possibly an EIR could be required to identify mitigation measures that could reduce these impacts to less than significant levels.

# F. POLICY-LEVEL or PROJECT LEVEL ENVIRONMENTAL ANALYSIS

This Initial Study and Negative Declaration will be conducted under a  $\square$  policy-level,  $\boxtimes$  project level analysis. Regarding mitigation measures, it is not the intent of this document to "overlap" or restate conditions of approval that are commonly established for future known projects or the proposed applications. Additionally, those other standard requirements and regulations that any development must comply with, that are outside the County's jurisdiction, are also not considered mitigation measures and therefore, will not be identified in this document.

# G. TIERED DOCUMENTS AND INCORPORATION BY REFERENCE

Information, findings, and conclusions contained in this document are based on incorporation by reference of tiered documentation, which are discussed in the following section.

# 1. Tiered Documents

As permitted in Section 15152(a) of the CEQA Guidelines, information and discussions from other documents can be included into this document. Tiering is defined as follows:

"Tiering refers to using the analysis of general matters contained in a broader EIR (such as the one prepared for a general plan or policy statement) with later EIRs and negative declarations on narrower projects; incorporating by reference the general discussions from the broader EIR; and concentrating the later EIR or negative declaration solely on the issues specific to the later project."

Tiering also allows this document to comply with Section 15152(b) of the CEQA Guidelines, which discourages redundant analyses, as follows:

"Agencies are encouraged to tier the environmental analyses which they prepare for separate but related projects including the general plans, zoning changes, and development projects. This approach can eliminate repetitive discussion of the same issues and focus the later EIR or negative declaration on the actual issues ripe for decision at each level of environmental review. Tiering is appropriate when the sequence of analysis is from an EIR prepared for a general plan, policy or program to an EIR or negative declaration for another plan, policy, or program of lesser scope, or to a site-specific EIR or negative declaration."

Further, Section 15152(d) of the CEQA Guidelines states:

"Where an EIR has been prepared and certified for a program, plan, policy, or ordinance consistent with the requirements of this section, any lead agency for a later project pursuant to or consistent with the program, plan, policy, or ordinance should limit the EIR or negative declaration on the later project to effects which:

- (1) Were not examined as significant effects on the environment in the prior EIR; or
- (2) Are susceptible to substantial reduction or avoidance by the choice of specific revisions in the project, by the imposition of conditions, or other means."

### Incorporation By Reference

Incorporation by reference is a procedure for reducing the size of EIRs/MND and is most appropriate for including long, descriptive, or technical materials that provide general background information, but do not contribute directly to the specific analysis of the project itself. This procedure is particularly useful when an EIR or Negative Declaration relies on a broadly-drafted EIR for its evaluation of cumulative impacts of related projects (*Las Virgenes Homeowners Federation v. County of Los Angeles* [1986, 177 Ca.3d 300]). If an EIR or Negative Declaration relies on information from a supporting study that is available to the public, the EIR or Negative Declaration cannot be deemed unsupported by evidence or analysis (*San Francisco Ecology Center v. City and County of San Francisco* [1975, 48 Ca.3d 584, 595]). This document incorporates by reference appropriate information from the "Final Environmental Impact Report and Environmental Assessment for the "County of Imperial General Plan EIR" prepared by Brian F. Mooney Associates in 1993 and updates.

When an EIR or Negative Declaration incorporates a document by reference, the incorporation must comply with Section 15150 of the CEQA Guidelines as follows:

- The incorporated document must be available to the public or be a matter of public record (CEQA Guidelines Section 15150[a]). The General Plan EIR and updates are available, along with this document, at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442)265-1736.
- This document must be available for inspection by the public at an office of the lead agency (CEQA Guidelines Section 15150[b]). These documents are available at the County of Imperial Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 Ph. (442)265-1736.

- These documents must summarize the portion of the document being incorporated by reference or briefly describe information that cannot be summarized. Furthermore, these documents must describe the relationship between the incorporated information and the analysis in the tiered documents (CEQA Guidelines Section 15150[c]). As discussed above, the tiered EIRs address the entire project site and provide background and inventory information and data which apply to the project site. Incorporated information and/or data will be cited in the appropriate sections.
- These documents must include the State identification number of the incorporated documents (CEQA Guidelines Section 15150[d]). The State Clearinghouse Number for the County of Imperial General Plan EIR is SCH #93011023.
- The material to be incorporated in this document will include general background information (CEQA Guidelines Section 15150[f]). This has been previously discussed in this document.

#### 11. Environmental Checklist

- Project Title: Conditional Use Permit #21-0002/Variance #21-0001 for Infra Towers, LLC / Initial Study #21-0003
- Lead Agency: Imperial County Planning & Development Services Department
- Contact person and phone number: Jeanine Ramos, Planner I, (442) 265-1736, ext. 1750
- Address: 801 Main Street, El Centro CA, 92243
- E-mail: jeanineramos@co.imperial.ca.us
- Project location: The project site is located at 373 E. Aten Road, Imperial currently occupied by the Pioneers Museum, approximately 4 miles east of the Imperial County Airport. The parcel is identified as Assessor's Parcel Number (APN) 044-230-014-000 and is legally described as north one-half of Tract 69, Township 15 South, Range 14 East, S. B.B.& M., in an unincorporated area of the County of Imperial.
- 7. Project sponsor's name and address: Infra Towers, LLC., 1800 Diagonal Road, Suite 600, Alexandria, VA
- 8. General Plan designation: Agriculture
- 9. **Zoning**: GS (Government/Special)
- 10. Description of project: The applicant, Infra Towers, LLC, has submitted modifications to the previously reviewed Conditional Use Permit #21-0002/Variance #21-0001 whose intent is to build and maintain a 160-foot wireless telecommunication tower with shelter, antennas, and ancillary equipment. The major changes include a replacement of the originally proposed camouflaged oil tower design, to the current lattice tower design with lighting. Due to this request, the project has been brought back to the Environmental Evaluation Committee (EEC) for their consideration. The entire parcel is approximately 21.95 acres; however, Infra Towers, LLC will be leasing an area of 3,600 square feet from the owner for the proposed tower site. The proposed tower site will be located within a 60' x 60' leased area, enclosed by a 6-foot tall decorative vinyl simulated wood fence, painted a rustic brown.
- 11. Surrounding land uses and setting: The project abuts an agricultural field to the south and west, that are zoned A-2 (General Agricultural Zone). The Imperial Valley College is directly north of the project site, also zoned GS (Government/Special), and Highway 111 is to the east. The proposed site is currently occupied by the Pioneers Museum.
- 12. Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement.): Planning Commission
- 13. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentially, etc.?
  - Native American Heritage Commission (NAHC), Quechan Indian Tribe and Torres-Martinez Indian Tribe were contacted and invited to participate in the Request for Review and Comments as part of the Initial Study review process. An AB52 letter was also sent out to the Quechan Indian Tribe for a 30 day consultation period for review and comment. On March 3, 2021 the Quechan Historic Preservation Office emailed to state they had no comments. No other comments were received.

Note: Conducting consultation early in the CEQA process allows tribal governments, lead agencies, and project proponents to discuss the level of environmental review, identify and address potential adverse impacts to tribal cultural resources, and reduce the potential for delay and conflict in the environmental review process. (See Public Resources Code, Section 21080.3.2). Information may also be available from the California Native American Heritage Commission's Sacred Lands File per Public Resources Code, Section 5097.96 and the California Historical Resources Information System administered by the California Office of Historic Preservation. Please also note that Public Resources Code, Section 21082.3 (c) contains provisions specific to confidentiality.

# **ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:**

	Aesthetics		Agriculture and Forestry Resources		Air Quality
	Biological Resources		Cultural Resources		Energy
	Geology /Soils		Greenhouse Gas Emissions		Hazards & Hazardous Materials
	Hydrology / Water Quality		Land Use / Planning		Mineral Resources
	Noise		Population / Housing		Public Services
	Recreation		Transportation		Tribal Cultural Resources
	Utilities/Service Systems		Wildfire		Mandatory Findings of Significance
gnific MIT ] Fo	cant effect in this case be IGATED NEGATIVE DE	cause re CLARAT project M	visions in the project have been been will be prepared.	en made by o	the environment, there will not be agreed to by the project proponer onment, and an ENVIRONMENTA
itigat ursua nalys	ted" impact on the enviro ant to applicable legal s	nment, b tandards hed shee	out at least one effect 1) has t , and 2) has been addresse ets. An ENVIRONMENTAL IN	been adequat d by mitigation	ot" or "potentially significant unle ely analyzed in an earlier docume on measures based on the earl ORT is required, but it must analy
ny u	ound that although the pro				environment, because all potentia
Fognification	able standards, and (b	) have	been avoided or mitigated	pursuant to	that earlier EIR or NEGATIV
Fognification Figure 19 Property Formal Figure 19 Property 19 Prop	able standards, and (b ARATION, including rev is required.	) have isions or	been avoided or mitigated	pursuant to re imposed u	ATIVE DECLARATION pursuant that earlier EIR or NEGATIVe pon the proposed project, nothing the proposed project. The proposed project is a proposed project.

# **PROJECT SUMMARY**

A. Project Location: The project site is located at 373 E. Aten Road, Imperial, approximately 4 miles east of the Imperial County Airport. The site is currently occupied by the Pioneers Museum. The parcel is identified as Assessor's Parcel Number (APN) 044-230-014-000 and is legally described as north one-half of Tract 69, Township 15 South, Range 14 East, S. B.M., in an unincorporated area of the County of Imperial.

B. Project Summary: The applicant, Infra Towers, LLC, has submitted modifications to the previously reviewed Conditional Use Permit #21-0002/Variance #21-0001 whose intent is to build and maintain a 160-foot wireless telecommunication tower with shelter, antennas, and ancillary equipment. The major changes include a replacement of the originally proposed camouflaged oil tower design, to the current lattice tower design with lighting. Due to this request, the project has been brought back to the Environmental Evaluation Committee (EEC) for their consideration. The entire parcel is approximately 21.95 acres; however, Infra Towers, LLC will be leasing an area of 3,600 square feet from the owner for the proposed tower site. The proposed tower site will be located within a 60' x 60' leased area, enclosed by a 6-foot tall decorative vinyl simulated wood fence, painted a rustic brown. According to the applicants submitted Project Description and Findings, their objective for the proposed facility is to assist AT&T to fill a significant gap in 4G and 5G coverage to the Imperial Valley College and surrounding community. Their specific coverage objectives include improving coverage at Imperial Valley Pioneers Expy Hwy 111 from South to North between S80 and Ralph Rd. improving coverage at Aten Rd. from East to West McConnell Rd. to Cooley Rd., and improving coverage and capacity at Imperial Valley College.

**Environmental Setting**: The existing land uses directly to the south and west of the project site consist primarily of agricultural fields. The Imperial Valley College is north of the site and Highway 111 runs parallel on the eastern edge of the property. The site is eastern portion of the site is occupied by the Pioneers Museum, with steel buildings used for equipment and machinery storage.

Analysis: The project site is designated Agriculture under the Land Use Element of the Imperial County General Plan. The site is zoned "GS" (Government/Special) per Zoning Map #1 under Title 9 Land Use Ordinance. Under the Imperial County Title 9, Division 5, Chapter 20, Section 90520.02 (D), communication towers, including any necessary support equipment, are allowed on a GS zone with the approval of a conditional use permit. This meets the intentions of Division 24 the Communication Ordinance under Title 9 that, "encourages the location of towers and regeneration facilities in non-residential areas". The height restriction for communication tower in an G/S zone shall not exceed 6 stories or 100 feet. Due to this height limitation, the applicant has also applied for Variance #21-0001 to allow for the proposed tower to exceed this height limit by 60 feet. The intention behind exceeding the height limitation is to provide the area with better coverage, which will meet the Commination Ordinance's objective to enhance the ability of the providers of telecommunication services to provide such services, "quickly, effectively, and efficiently" to the surrounding community. There are five existing communication towers located within a 5-mile radius of the proposed site. However, the existing structures did not have the height necessary for the wireless carrier's communication grid, they were not in the specified area to meet the applicant's desired coverage and capacity objectives, and lack of landlord interest to lease to the applicant is what propelled them to apply for a new communication tower. The adoption of the CEQA initial study for this project will make the project consistent with applicable County, State, and Local ordinances and regulations.

C.

E. General Plan Consistency: As previously mentioned, the project area is designated as Agriculture and is found to be consistent with the Imperial County General Plan. The proposed project is not expected to conflict with the County's General Plan.

# Exhibit "A" Vicinity Map



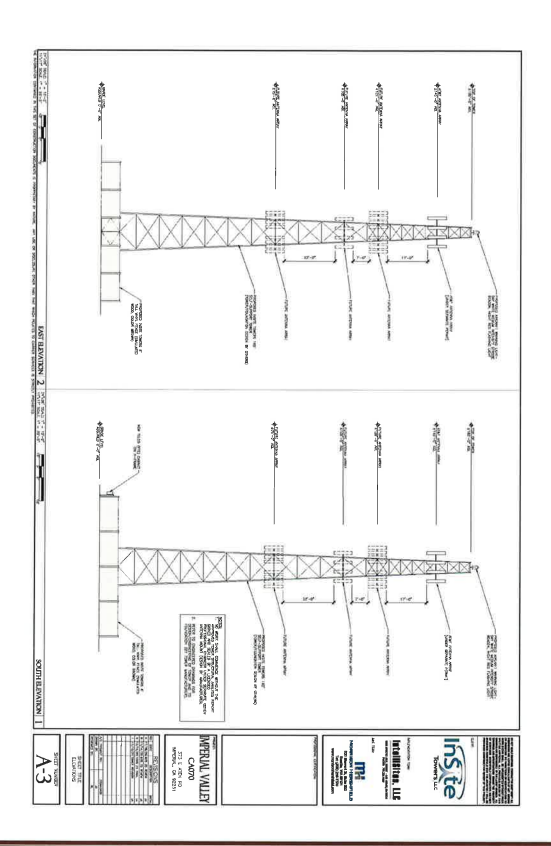


INFRA TOWERS, LLC CUP# 21-0002 / V#21-0001 APN 044-230-014-000





# Exhibit "B" Site Plan



# **EVALUATION OF ENVIRONMENTAL IMPACTS:**

- A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).
- 2) All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.
- Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.
- 4) "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from "Earlier Analyses," as described in (5) below, may be cross-referenced).
- 5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:
  - Earlier Analysis Used. Identify and state where they are available for review.
  - b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
  - c) Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.
- 6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
- Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.
- 8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.
- 9) The explanation of each issue should identify:
  - a) the significance criteria or threshold, if any, used to evaluate each question; and
  - the mitigation measure identified, if any, to reduce the impact to less than significance

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
I. <b>A</b> E	ESTHETICS				
Excep	ot as provided in Public Resources Code Section 21099, would the p	roject:			
a)	Have a substantial adverse effect on a scenic vista or scenic highway?				
	a) The project abuts to the west of Highway 111 which is desiplan's Circulation & Scenic Highways Element. However, the Highway Designation is from Bombay Beach to the northern Carea. Therefore, less than significant impacts are expected.	ne only area on	Highway 111 that is	eligible for fut	ure Scenic
b)	Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway?				$\boxtimes$
	<ul> <li>b) There are no scenic resources such as trees, rock outcre project site is currently leased by the Pioneers Museum; ther</li> </ul>	oppings or historefore, no impac	oric buildings surroun ts are expected.	ding the projec	ct site. The
c)	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its				
	surrounding? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable			$\boxtimes$	
	zoning and other regulations governing scenic quality?  c) The proposed project is a non-urbanized area and consists design will be a 160-foot lattice tower with lighting. While the existing government/special site (Pioneers Museum). The prowill not conflict with applicable zoning and other regulations gare expected.	proposed tower posed project is	will be visible to public located within an exist	ic, it will be situ sting agricultur	ated on an al area and
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?			$\boxtimes$	
	d) Title 9, Division 24, requires all towers to be lit with approv (FAA) and the Imperial County Airport Land Use Commission	standards <sup>1</sup> . Thi	s includes day and nig	httime lighting	, which the
	US Fish and Wildlife Services states that, "security lighting of the motion or heat sensitive, down-shielded and of a minimum sources of lighting that may be used, including security and Ordinances to be shielded or directed onsite to minimize offsi bring the project's impacts to less than significant levels.	intensity to red operational lig ite impacts. Cor	luce nighttime bird atti hting, are required by	raction." <sup>2</sup> Addit State Codes a	tionally, all and County
n.	AGRICULTURE AND FOREST RESOURCES				
Agricul use in enviror the sta	ermining whether impacts to agricultural resources are significant tural Land Evaluation and Site Assessment Model (1997) prepared assessing impacts on agriculture and farmland. In determining when mental effects, lead agencies may refer to information compiled by te's inventory of forest land, including the Forest and Range Assessmeasurement methodology provided in Forest Protocols adopted by	by the California ther impacts to f the California D sment Project ar	Department of Conservorest resources, including the partment of Forestry and the Forest Legacy As	ation as an option ng timberland, a and Fire Protections sessment projection	onal model to are significant ion regarding ct; and forest
a)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				$\boxtimes$
	a) According to the California Department of Conservation F. site's Farmland Type is designated Urban and Built-Up Land Unique Farmland, or Farmland of Statewide Importance (Farm	l. As it is not s	hown on the map as		

 $<sup>^1</sup>$  Airport Land Use Compatibility Plan http://www.icpds.com/CMS/Media/ALUC-Compatibility-Plan-1996-Part-I.pdf  $^2$  Fish and Wildlife Department's Service Guidance regarding Communication Towers  $^3$  https://maps.conservation.ca.gov/DLRP/CIFF/

		Potentially Significant	Significant Unless Mitigation	Less Than Significant	
		Impact	Incorporated	Impact	No Impact
		(PSI)	(PSUMI)	(LTSI)	(NI)
b)	Conflict with existing zoning for agricultural use, or a Williamson Act Contract?				$\boxtimes$
	<ul> <li>b) The existing zoning and land use designation of the prope with any zoning for agricultural use. In addition, the project sit are expected.</li> </ul>	rty are related to e is not under th	o government/special ne Williamson Act cont	use, which do r ract; therefore	not conflict no impacts
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g)?  c) The proposed project is located within an existing built-up of forest land, timberland or timberland zoned Timberland Production (as defined by Government Code Section 51104(g)?	area and will no	t conflict with existing fore, no impacts are e	zoning or caus	⊠ se rezoning
d)	Result in the loss of forest land or conversion of forest land to non-forest use?		П	· 	$\boxtimes$
	d) As previously stated, the proposed project is located within	n an existing bui	ilt-up area and will not	result in the los	_
	land or conversion of forest land to non-forest use; therefore	no impacts wo	uld occur.		
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				$\boxtimes$
	e) The implementation of the project would not result in chan farmland to non-agricultural use, since the project is not a pacause an impact or conversion from forestland to non-forest	art of a site desi	ignated as Farmland.	Therefore, this	version of would not
. AIF	QUALITY				
Where relied u	available, the significance criteria established by the applicable air opports to the following determinations. Would the Project:	quality managem	ent district or air pollutio	on control district	t may be
a)	Conflict with or obstruct implementation of the applicable air quality plan?			$\boxtimes$	
	<ul> <li>a) Air quality within Imperial County is regulated by the Imperior would be required to conform to the requirements of the ICAPO of fugitive dust emissions, including the submittal of a c earthmoving activities. Less than significant impacts are antic</li> </ul>	D and adhere to onstruction not	the Air District's Rea	ulation VIII for t	the control
b)	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?			$\boxtimes$	
	b) The vehicle emissions and pollutants from construction ac is to be disturbed, and would be temporary; therefore, less the of any criteria pollutant. In addition, the design and construction county and APCD requirements to assure that less than signi	an significant in on of the project	mpacts are expected i	in regards to ar	n increase
c)	Expose sensitive receptors to substantial pollutants concentrations?			$\boxtimes$	
	c) The pollutants that could possibly affect the nearest set compound (VOC) emissions which are typically related to con emissions would be very low and would be expected to di employees at the Pioneers Museum and employees and stud temporary and would be lessened by showing compliance pollutants. For those reasons, less than significant impacts ar	struction trucks sperse rapidly. ents at the Imp with APCD's I	and machinery, altho The nearest sensitiverial Valley College, b	ough the amour re receptors in out the impacts	nt of these iclude the would be
d)	Result in other emissions (such as those leading to odors adversely affecting a substantial number of people?			$\boxtimes$	
	d) As previously mentioned, diesel exhaust and volatile organited during construction, are low emissions that would be dispersed rapidly from the project site. The operation of the project site.	e generated du	ring the construction	activities and	would be

III.

Potentially
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Impact Incorporated Impact No Impact
(PSI) (PSUMI) (LTSI) (NI)

that would adversely affect a substantial number of people. Compliance with all County and APCD's regulations would bring the project's impacts to less than significant levels.

IV.	BIO	LOGICAL RESOURCES Would the	project:				
	a)	Have a substantial adverse effect, eith habitat modifications, on any species ide sensitive, or special status species in le policies or regulations, or by the Califorr and Wildlife or U.S. Fish and Wildlife Sea) The proposed project site is not I Plan's Conservation and Open Space designated habitat area, but is with General Plan's Conservation and Open Space of the proposed project site is not I Plan's Conservation and Open Space designated habitat area, but is with General Plan's Conservation and Open Space of the proposed project site is not I Plan's Conservation and Open Space of the Plan's Conservation and Open Space of the Plan's Conservation and Open Space of the Plan's Conservation an	entified as a candidate, ocal or regional plans, nia Department of Fish ervice?  ocated within a designate Element Figure 1 "Sen in the "Burrowing Owl S	sitive Habitats I pecies Distribu	Map". The project is a tion Model" accordin	lso not within g to the Impe	an agency- rial County
		following mitigation measure shall be			,	, ,	
		MM-BIO 1: A pre-construction survey shall be affected by construction.	conducted by a Biologis	t to identify an	y sensitive biologica	ıl resources in	the areas
		[Monitoring Responsibility: Imperial construction]	County Planning & Devel	opment Service	es (ICPDS), Biological	Monitor, Timir	ng: prior to
	b)	Have a substantial adverse effect on a other sensitive natural community identification, policies, regulations, or by the Carlish and Wildlife or U.S. Fish and Wildlife b) According to the Imperial County	ied in local or regional lifornia Department of fe Service?		Space Flowert the	Notice the income	
		within or near a sensitive or ripariar expected to occur regarding adverse	habitat, nor within a se	nsitive natural			
	c)	Have a substantial adverse effect of protected wetlands (including, but not lin pool, coastal, etc.) through direct removinterruption, or other means?	nited to, marsh, vernal				$\boxtimes$
		c) The proposed location of the projecthe only occasion that water would be are in the area, so no impacts can be	e required would be durir				
	d)	Interfere substantially with the movement migratory fish or wildlife species or wiresident or migratory wildlife corridors, native wildlife nursery sites?	th established native			$\boxtimes$	
		d) The project site is not located on proposed project. In addition, it woul surrounding the project site; therefor	d not impede the use of	native wildlife n	ursery sites since the		
		Conflict with any local policies or biological resource, such as a tree p ordinance?					$\boxtimes$
		e) Compliance with all of the County biological resources, would cause for policies applicable to the project site	the project's impacts to b	ements regardi e less than sigr	ng local policies and/ ifficant, although ther	or ordinances e are no tree pr	protecting eservation
		Conflict with the provisions of a Conservation Plan, Natural Community other approved local, regional, or state	Conservation Plan, or				

<sup>4</sup> IC General Plan Conservation and Open Space Element Figure 1 http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf 5 http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf

Potentially
Potentially Significant Less Than
Significant Unless Mitigation Significant
Impact Incorporated Impact No Impact
(PSI) (PSUMI) (LTSI) (NI)

plan?

f) Imperial County does not have a Habitat Conservation Plan (HCP). Thus, with regards to the HCP, no impacts would occur. Some lands in the County under the jurisdiction of the Bureau of Land Management (BLM) are covered by the California Desert Conservation Area (CDCA) Plan which includes Areas of Critical Environmental Concern (ACEC). The project site is not within or immediately adjacent to an ACEC of the CDCA. Therefore, less than significant impacts are anticipated.

V.	CU	LTURAL RESOURCES Would the project:				
	a)	Cause a substantial adverse change in the significance of a historical resource pursuant to §15064.5?			$\boxtimes$	
		<ul> <li>a) As depicted on Imperial County's General Plan Figure 6, C identified as containing a historic resource. The project is als Museum and no history of any historical resources were pr appear to impact a historical resource as defined by CEQA.</li> </ul>	so located within a eviously found o	a parcel that is curre n this site. Accordi	ently in use by th ngly, the project	ne Pioneers
	b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?  b) The project site is not located within an archeological site	of significance a	☐ as shown in the Con	⊠ eservation and C	☐ Open Space
		Element. Less than significant impacts are expected.				
	c)	Disturb any human remains, including those interred outside of dedicated cemeteries?			$\boxtimes$	
		<ul> <li>c) There are no known cemeteries on or surrounding the pro- informal cemetery. Therefore, the proposed project is not ex- impacts are anticipated.</li> </ul>	pject site. The pro pected to disturb	eject site is not knov o any human remain	vn to have been is and less than	a formal o
VI.	ENI	ERGY Would the project:				
	a)	Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?			$\boxtimes$	
		The proposed project does not appear to result in potential or unnecessary consumption of energy resources during the	ally significant en e project. Less tha	vironmental impact an significant impac	due to wasteful, ts are anticipate	, inefficient ed.
	b)	Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?			$\boxtimes$	
		(b) The proposed project does not appear to conflict with o energy efficiency. Less than significant impacts are anticipat		e or local plan rega	rding renewable	e energy o
VII.	GE	OLOGY AND SOILS Would the project:				
	a)	Directly or indirectly cause potential substantial adverse effects, including risk of loss, injury, or death involving:			$\boxtimes$	
		The proposed project does not appear to directly or incinjury, or death. The project shall comply with the most curby the Imperial County Public Works Department. Adherer of a soils report as required by the Building Division wapplicable requirement, would reduce impacts to less that	rrent California U nce with the previ vithin Imperial Co	niform Building Cod ously referenced Bu	e and regulation ilding Codes, the	is provided e submittal
		<ol> <li>Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42?</li> </ol>			$\boxtimes$	

<sup>6</sup> http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf

			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impao (Ni)
		1) The proposed project is directly south of the Imperial (2015) <sup>7</sup> . Although the project site is very close to the fau previously referenced Building Codes and/or any other a significant.	It zone, it not a	part of it, therefore ad	herence with t	he
	2)	Strong Seismic ground shaking?  2) Ground shaking is expected to occur being that the pwith numerous mapped faults of the San Andreas Fault directly south of a known fault, however, all grading construction and would need to comply with the latest ed building codes; therefore less than significant impacts a	System travers and construition of the Cali	sing the region. The proction work shall required if the processifiers are single codes,	oposed project iire earthquak	t is located e resistant
	3)	Seismic-related ground failure, including liquefaction and seiche/tsunami?			$\boxtimes$	
		3) The proposed project is not located in a tsunami inun additionally, the design and subsequent construction of latest California Building Codes. Therefore, adherence to such as ground failure to less than significant.	the proposed of	communication tower v	will be subject	to the
	4)	Landslides?				$\boxtimes$
		4) According to the Imperial County General Plan Landsli the project site does not lie within a landslide activity are	ide Activity Ma a and therefor	p, Figure 2 <sup>8</sup> , Seismic a e, no impacts are antic	nd Public Safet ipated.	ty Element,
b)	b) T grad towe Depa so th	ult in substantial soil erosion or the loss of topsoil?  The project site has a very low potential for soil erosion of ling and construction purposes but would not affect or caser would be unmanned. The project is subject to approva artments. The design of the tower and ancillary equipment, nat any possibility of contamination of soil or topsoil is mistruction of the proposed tower from all applicable Coulificant levels regarding soil.	use for soil ero al from both th , as well as its o nimized or elin	osion after constructions (le County's Building (le County's Building (le Construction and future in in ated. Getting the ap	n is completed CPDS) and Pule operation must proval for the c	l, since the blic Works st be made design and
c)	woul poter subs	ocated on a geologic unit or soil that is unstable or that d become unstable as a result of the project, and ntially result in on- or off-site landslides, lateral spreading, idence, liquefaction or collapse?				
		The project site is not known to be located on unstable ading, subsidence, liquefaction and collapse are not presonant.				
d)	Build or pro	ocated on expansive soil, as defined in the latest Uniform ling Code, creating substantial direct or indirect risk to life operty? he proposed project does not appear to be located on exp	nansive soil as	defined in the latest III	oiform Building	
	creat	ting substantial risk to life or property. Less than significa	int impacts are	anticipated.	morm banang	y coue,
e)	seption where	e soils incapable of adequately supporting the use of c tanks or alternative waste water disposal systems e sewers are not available for the disposal of waste r? o septic tanks or other alternative waste water disposal sys	stems are bein	g proposed as part of t	⊠ he application.	Less than
	signi	ificant impacts are expected.				
f)	or site	otty or indirectly destroy a unique paleontological resource e or unique geologic feature?				
		ne proposed project does not appear to directly or indirect kisting built up area. Less than significant impacts are ant		unique paleontologica	il resources as	the site is

<sup>7</sup> http://maps.conservation.ca.gov/cgs/fam/
8 http://www.icpds.com/CMS/Media/Seismic-and-Public-Safety-Element.pdf
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			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impaci (NI)
- /   .	GR	REENHOUSE GAS EMISSION Would the project:				10.00
	a)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?  a) Other than during the construction phase, the proposed proposed by that would have a significant impact. Impacts are expected to	roject is not exp	Dected to generate gre	⊠ enhouse gas e	missions
	b)	Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				
		<ul> <li>b) The proposed project is not expected to conflict with an a reducing the emissions of greenhouse gases. Any grading an Pollution Control District's recommendations for the reduc- applicable County's requirements would bring the impacts to</li> </ul>	d construction tion of polluta	activities are subject t nt emissions. Compli	to the Imperial	County Air
IX.	HA	ZARDS AND HAZARDOUS MATERIALS Would the project				
	a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?  a) The proposed project does not include any handling of hazardous materials?	 zardous materia	☐ als; therefore, less thal	⊠ n significant in	
	b)	the public or the environment are anticipated.  Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment?  b) The proposed project does not include any works that wouthrough reasonable foreseeable upset and accident conditions.	Ild create a sign	ificant hazard to the pelease of hazard mater	⊠ public or the er ials into the en	nvironment vironment;
	c)	therefore, less than significant impacts are anticipated.  Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?  c) The Imperial Valley College is directly north of the propose the project, no hazardous emissions or materials are expected than significant impacts are expected.				
	d)	Be located on a site, which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?  d) Government Code Section 65962.5 requires the Department Database to compile and update a list of hazardous waste are site was not located under a listed hazardous and substances	nd substances s	sites. After review, it w	as found that	the project
	e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?  e) The project site is not located within a runway protected accounty Airport is approximately four miles from the project site.				

<sup>9</sup> EnviroStor Database http://www.envirostor.dtsc.ca.gov/public/ Imperial County Planning & Development Services Department Page 21 of 35

			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impao (NI)
		(Figure 1A) <sup>10</sup> . Less than significant impacts are anticipated.				1,-1
	f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?  f) The proposed project shall comply with all County require	 ements and requ	lations and would not	impair or inter	⊠ fere with
		any applicable emergency plans. The access point to the procurrently in use by the Pioneers Museum employees or user	oposed tower do	es not interfere with the	he access poin	ts
	g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?  g) The proposed project will not expose people or structure.	es either directly	or indirectly to a sign	⊠ nificant risk or	loss, injury
		or death involving wildfire as the site is not located on or ne	ar wildlands. Les	ss than significant imp	acts are expec	ted.
Χ.	HY	DROLOGY AND WATER QUALITY Would the project:				
	a)	Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?				
		a) The proposed project does not include any water or wast required for dust suppression when construction occurs, an occur. Compliance by the applicant, property owner and too project's impacts to less than significant levels.	d therefore no v	iolation of any water q	uality standard	ls would
	b)	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?				
		<ul> <li>b) The proposed project would not require the usage of of recharge, other than when the communication tower is under not) within the project site; therefore, less than significant in</li> </ul>	ler construction.	There are no known	antially with gr water wells (po	oundwater ermitted or
	c)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:  (i) result in substantial erosion or siltation on- or off-site;			$\boxtimes$	
		(i) The proposed project will not alter any existing dra river, which would result in substantial erosion or s According to the Imperial County General Plan Erosi the area is designated nil activity. Therefore, less that	iltation on or off ion Activity Map,	i-site as it is not locate Figure 2 <sup>11</sup> , Seismic a	ed near a strea	m or river.
		<ul> <li>(ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;</li> </ul>			$\boxtimes$	
		(ii) As previously stated, the operation of the propose shall comply with all State and Local codes, incl code would lessen the project's impact to less that	uding Public Wo	involve the use of wat orks Department regul	ter. Any drainaç lations. Adhere	ge patterns ence to the
		<ul> <li>(iii) create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff; or;</li> </ul>			$\boxtimes$	
54		(iii) Any Grading and Drainage Study/Plans shall be so Development Services and Public Works Departm	ubmitted by the a ent. The grading	applicant to Imperial C and draining plans w	county Planning ould need to be	g and e designed

<sup>10</sup> http://www.icpds.com/CMS/Media/Airport-Locations.pdf
11 http://www.icpds.com/CMS/Media/Seismic-and-Public-Safety-Element.pdf
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			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
		as to prevent or avoid contribution to runoff or pomanner. Implementing these plans after approval  (iv) impede or redirect flood flows?  (iv) The project site is located on Zone X, which 06025C1725C; therefore, less than significant imp	would cause for	less than significant i	mpacts.	
	d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?				
		d) According to the California Emergency Management Ager located within a Tsunami Inundation Area for Emergency Pla	icy and the Depa inning; therefore	rtment of Conservatio , no impacts are expe	n '², the projec cted.	t site is not
	e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?  e) The proposed project would not require the usage of water water that would cause an obstruction to the implementation management plan. Therefore, less than significant impacts a	of a water quali	on of the tower or loca ty control plan or sust	⊠ ated near a larg ainable ground	Uge body of dwater
XI.	LA	ND USE AND PLANNING Would the project:				
	a)	Physically divide an established community?  a) The project site would not isolate any established comm Government/Special zone with the established Pioneers Muse foot area of the parcel for the proposed tower. Therefore, no	eum on site. The	tower owner will only t	ocated within a be leasing a 60%	⊠ an existing X60 square
	b)	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?  b) Under the Land Use Element of the Imperial County Gene zoned G/S (Government/Special). The proposed project woul since it is permitted use with an approved conditional use peand therefore, less than significant impacts are expected.	d not conflict wit	th the General Plan or	Land Use Ord	inance,
XII.	MIN	NERAL RESOURCES Would the project:				
	a)	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?			$\boxtimes$	
		a) In accordance with the California Department of Conserva located within an area known to be underlain by regionally in potential to be underlain by regionally mineral resources. Ac result in the loss of availability of a known mineral resource of State of California. Less than significant impacts are anticipa	nportant mineral cordingly, imple: that would be of	resources or within a mentation of the propo	n area that has osed project w	the ould not
	b)	Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?  b) In accordance with the Imperial County General Plan- Cor Resources <sup>14</sup> , the project site in not located within an area knor within an area that has the potential to be underlain by reproposed project would not result in the loss of availability on the local general plan, specific plan or other land use plan	own to be under gionally mineral of a locally-impor	rlain by regionally imp resources. According tant mineral resource	ortant mineral ly, implementa recovery site	resources tion of the

<sup>12</sup> Department of Conservation Tsunami Inundation Maps https://maps.conservation.ca.gov/cgs/informationwarehouse/ts\_evacuation/
13 https://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=mlc
14 http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf

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a			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
XIII.	NC	DISE Would the project result in:				
	a)	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?  a) Noise levels produced during the construction phase of the these levels shall not exceed the threshold established in the comply with the applicable regulations regarding construction the impacts to a less than significant level.	e Imperial Count	y General Plan "Noise	Element" and	shall
	b)	Generation of excessive groundborne vibration or groundborne noise levels?  b) As previously stated, the temporary noise levels and vib activities would have to be maintained within the County' groundborne vibration. Adherence to the "Noise Element" st	's allowed thres	hold to avoid nuisan	nces regarding	excessive
	c)	For a project located within the vicinity of a private airstrip or an airport land use plan or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?  c) The project site is not located within a runway protected a County Airport is approximately four miles from the site as s but is not within its sphere of influence. No impacts are antic	zone or approach	□ n/departure zone of a	☐ local airport. Th	⊠ ne Imperial
XIV.	PO	PULATION AND HOUSING Would the project:				
	a)	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)?  a) The proposed project is located within a government/spec The approval of the proposed project would improve telecom by means of an unmanned communication tower; therefore, in	munication serv	ices to the area and to	lation growth ir	the area. y College
	b)	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?  b) Implementation of the project would not displace substanconstruction of replacement housing elsewhere. No impacts	tial numbers of e		would not nece	Ssitate the
XV.	PU	JBLIC SERVICES				
	a)	Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:  a) The proposed project will not result in any adverse physical facilities or require the need for new or altered governmental	al impacts assoc facilities. Theref	iated with any new or ore, less than signific	⊠ altered govern ant impacts ant	mental ticipated.
_		1) Fire Protection?     1) The proposed project area is under the service area of the	Imperial County	Fire Department and	will receive ade	 equate fire

<sup>15</sup> http://www.icpds.com/CMS/Media/Airport-Locations.pdf

			Potentially Significant Impact ( <b>PSI</b> )	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact
	protection service. The site will not result in the need for new or physically altered fire protection services. Impacts to fire protection facilities would be less than significant.					
	<ol> <li>Police Protection</li> <li>The County Shoproject.</li> </ol>	? eriff's office provides police protectio	n to the area. Less tha	an impacts are anticip	⊠ pated due to the	proposed
	that would general	project is not expected to directly or te school-aged students requiring pu r physically altered public school fac	iblic education. As the	project would not c		
	existing or constru	roject would not create a demand for ict new park facilities. Accordingly, ir d no impacts would be anticipated.				
		project is not expected to result in a object would not adversely affect other				
XVI. F	RECREATION					
a)	neighborhood and facilities such that facility would occur of a) The proposed p would increase the implementation of	t increase the use of the existing regional parks or other recreation substantial physical deterioration of the accelerated?  roject does not propose any type of the use of existing neighborhood at the proposed project would not respond or regional park. Therefore, no in	al ne residential use or othe and regional parks ult in the increased u	or other recreational	al facilities. Ac	cordingly,
b)	construction or expa have an adverse efform b) The proposed p project would not e	clude recreational facilities or require the nation of recreational facilities which migned on the environment?  roject does not propose to construct expand any existing on or off-site recreasion of recreational facilities would cipated.	ht any new on or off-site reational facilities. The	us, environmental eff	ects related to t	the
XVII. TR	RANSPORTATION	Would the project:				
a)	the circulation system pedestrian facilities? a) The proposed proposed proposed proposed and and activities and the activities activities and the activities activitie	am plan, ordinance or policy addressin n, including transit, roadway, bicycle an roject is not expected to conflict with y applicable plan, ordinance or polic mount of daily trips to the site from H ess than significant impacts are antic	the Imperial County G ry related to the trans ighway 111, is expect	portation aspect. The	e temporary co	nstruction
b)	Guidelines section 1 b) Section 15064.3 attributable to a prowith this section as transit corridor. As	onflict or be inconsistent with the CEQ, 5064.3, subdivision (b)?  (b)- Criteria for Analyzing Transportation (b). With regards to subsection (1)-it is not a one-half mile of either an extended the project proposed is for a communic existing conditions would not be re-	ation Impacts refers to Land Use Project, the existing major transits inications tower, the d	project does not con stop or a stop along a ecrease of vehicle mi	nflict or is incon an existing high iles traveled du	nsistent n quality e to the

			Potentially Significant Impact	Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
*			(PSI)	(PSUMI)	(LTSI)	(NI)
		expected.				
	c)	Substantially increases hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?			$\boxtimes$	
		<ul> <li>c) The proposed project does not have any design features t less than significant impacts are anticipated.</li> </ul>	that would increa	ase hazards or incom	patible uses. Ti	herefore,
	d)	Result in inadequate emergency access?  d) The proposed project will not result in inadequate emerger	cy access, there	[] efore less than signific	ant impacts are	e expected.
XVIII.		TRIBAL CULTURAL RESOURCES				
	a)	Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place or object			$\boxtimes$	
		with cultural value to a California Native American tribe, and that is:				
		a) Assembly Bill 52 was passed in 2014 and took effect July 1, that must be considered under CEQA called tribal cultural process for consulting with Native American tribes and group agency to begin consultation with California Native American area of the proposed project. Imperial County has consulte region. Based on comment provided by the Quechan Historicated in an area identified as having the potential for a tribal expected.	resources (Pub ps regarding the tribe that is tradi d with appropri ic Preservation (	lic Resources Code se resources. Assem tionally and culturally ate tribes with the po Office on March 3, 20	21074) and est ably Bill 52 requ affiliated with o otential for inte 121, the project	tablished a uires a lead geographic erest in the state is not
		<ul> <li>(i) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources Code Section 5020.1(k), or</li> </ul>			$\boxtimes$	
		<ul><li>(i) The proposed site was not listed under the Califo appear to be eligible under Public Resources Code S impacts are expected.</li></ul>				
		(ii) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth is subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe.			$\boxtimes$	
		(ii) There appears to be no history or association property to be either identified as of significance or a than significant impacts are expected.	in the past with s candidate for l	n any evidence of his listing in the California	itorical resource a Register; ther	ces for the refore, less
XIX.	UTI	LITIES AND SERVICE SYSTEMS Would the project:				
	a)	Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications				
===						

<sup>16</sup> Office of Historic Preservation http://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13

Significant **Unless Mitigation** Significant Impact Incorporated Impact No Impact (PSUMI) (PSI) (LTSI) (NI) facilities, the construction of which could cause significant environmental effects? a) The proposed project is not expected to require or result in the relocation or construction of a new or expanded water. wastewater treatment or storm water drainage, electrical power, natural gas, or telecommunications facility, therefore, less than significant impacts are expected. Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development П  $\boxtimes$ during normal, dry and multiple dry years? b) The proposed project is not expected to exceed the capacity of the current services provider and no new or expanded entitlements are needed. Therefore; less than significant impacts are anticipated. Result in a determination by the wastewater treatment provider which serves or may serve the project that it has M П adequate capacity to serve the project's projected demand in addition to the provider's existing commitments? c) The proposed project is not expected to cause an impact to the wastewater treatment provider. Less than significant impacts are anticipated. Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise X impair the attainment of solid waste reduction goals? d) The proposed project will not generate any solid waste that would be in excess of State or local standards or in excess of the capacity of local infrastructure or impair the attainment of solid waste reduction goals. Therefore, a less than significant impact is expected. Comply with federal, state, and local management and reduction statutes and regulations related to solid waste? e) The proposed project does not require a solid waste plan and appears to comply with all federal, state and local statues and regulations related to solid waste. Adherence to Federal, State and local regulations will bring the project to less than significant impacts. XX. WILDFIRE If located in or near state responsibility areas or lands classified as very high fire hazard severity zones, would the Project; Substantially impair an adopted emergency response plan or  $\boxtimes$ emergency evacuation plan? a) The proposed project will not substantially impair any adopted emergency response plan or emergency evacuation plan. A less than significant impact is expected. Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to  $\boxtimes$ П pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire? b) The proposed project is in a flat topographical area and not within a wildfire area. Therefore, less than significant impacts are expected. Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire M П risk or that may result in temporary or ongoing impacts to the environment? c) The project is not located within a fire severity zone and will not require infrastructure that may exacerbate fire risk. Therefore, no impacts are anticipated. Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result X of runoff, post-fire slope instability, or drainage changes?

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Less Than Significant Impact (LTSI)

No Impact (NI)

d) The proposed project will not expose people or structures to significant risks by flooding or landslips as a result of runoff, post-fire slope instability or drainage changes. The proposed project is located on flat terrain and impacts are expected to be less than significant.

Note: Authority cited: Sections 21083 and 21083.05, Public Resources Code. Reference: Section 65088.4, Gov. Code; Sections 21080(c), 21080.1, 21080.3, 21083.3, 21083.05, 21083.3, 21093, 21094, 21095, and 21151, Public Resources Code; Sundstrom v. County of Mendocino, (1988) 202 Cal. App. 3d 296; Leonoff v. Monterey Board of Supervisors, (1990) 222 Cal. App. 3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal. App. 4th 357; Protect the Historic Armador Waterways v. Armador Water Agency (2004) 116 Cal. App. 4th at 1109; San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002) 102 Cal. App. 4th 656.

Revised 2009- CEQA Revised 2011- ICPDS Revised 2016 - ICPDS Revised 2017 - ICPDS Revised 2019 - ICPDS

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No Impact (NI)

# **SECTION 3**

# III. MANDATORY FINDINGS OF SIGNIFICANCE

The following are Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

a)	Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal, eliminate tribal cultural resources or eliminate important examples of the major periods of California history or prehistory?		
b)	Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)		
c)	Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?		

# IV. PERSONS AND ORGANIZATIONS CONSULTED

This section identifies those persons who prepared or contributed to preparation of this document. This section is prepared in accordance with Section 15129 of the CEQA Guidelines.

# A. COUNTY OF IMPERIAL

- Jim Minnick, Director of Planning & Development Services
- Michael Abraham, AICP, Assistant Director of Planning & Development Services
- Diana Robinson, Planning Division Manager
- Jeanine Ramos, Project Planner
- Imperial County Air Pollution Control District
- Ag Commissioner

# **B. OTHER AGENCIES/ORGANIZATIONS**

Quechan Indian Tribe, Historic Preservation

(Written or oral comments received on the checklist prior to circulation)

#### V. REFERENCES

- Airport Land Use Compatibility Plan http://www.icpds.com/CMS/Media/ALUC-Compatibility-Plan-1996-Part-I.pdf
- Fish and Wildlife Department's Service Guidance regarding Communication Towers
- https://maps.conservation.ca.gov/DLRP/CIFF/
- IC General Plan Conservation and Open Space Element Figure 1 http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf
- http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf
- http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf
- 7. http://maps.conservation.ca.gov/cgs/fam/
- http://www.icpds.com/CMS/Media/Seismic-and-Public-Safety-Element.pdf
- EnviroStor Database http://www.envirostor.dtsc.ca.gov/public/
- http://www.icpds.com/CMS/Media/Airport-Locations.pdf
- 11. http://www.icpds.com/CMS/Media/Seismic-and-Public-Safety-Element.pdf
- 12. Department of Conservation Tsunami Inundation Maps https://maps.conservation.ca.gov/cgs/informationwarehouse/ts\_evacuation/
- 13. https://maps.conservation.ca.gov/cgs/informationwarehouse/index.html?map=mlc
- 14. http://www.icpds.com/CMS/Media/Conservation-&-Open-Space-Element-2016.pdf
- 15. http://www.icpds.com/CMS/Media/Airport-Locations.pdf
- 16. Office of Historic Preservation http://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13

#### VI. **NEGATIVE DECLARATION – County of Imperial**

The following Negative Declaration is being circulated for public review in accordance with the California Environmental Quality Act Section 21091 and 21092 of the Public Resources Code.

**Project Name:** 

Conditional Use Permit #21-0002 /Variance #21-0001/ Initial Study #21-0003

**Project Applicant:** 

Infra Towers, LLC

**Project Location:** 

The project site is located at 373 E. Aten Road, Imperial currently occupied by the Pioneers Museum, approximately 4 miles east of the Imperial County Airport. The parcel is identified as Assessor's Parcel Number (APN) 044-230-014-000 and is legally described as north one-half of Tract 69, Township 15 South, Range 14 East, S. B.B.& M., in an unincorporated area of the County of Imperial.

Description of Project: The applicant, Infra Towers, LLC, has submitted modifications to the previously reviewed Conditional Use Permit #21-0002/Variance #21-0001 whose intent is to build and maintain a 160-foot wireless telecommunication tower with shelter, antennas, and ancillary equipment. The major changes include a replacement of the originally proposed camouflaged oil tower design, to the current lattice tower design with lighting. Due to this request, the project has been brought back to the Environmental Evaluation Committee (EEC) for their consideration. The entire parcel is approximately 21.95 acres; however, Infra Towers, LLC will be leasing an area of 3,600 square feet from the owner for the proposed tower site. The proposed tower site will be located within a 60' x 60' leased area, enclosed by a 6-foot tall decorative vinyl simulated wood fence, painted a rustic brown.

# VII. **FINDINGS** This is to advise that the County of Imperial, acting as the lead agency, has conducted an Initial Study to determine if the project may have a significant effect on the environmental and is proposing this Negative Declaration based upon the following findings: The Initial Study shows that there is no substantial evidence that the project may have a significant effect on the environment and a NEGATIVE DECLARATION will be prepared. The Initial Study identifies potentially significant effects but: (1) Proposals made or agreed to by the applicant before this proposed Mitigated Negative Declaration was released for public review would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur. (2)There is no substantial evidence before the agency that the project may have a significant effect on the environment. (3)Mitigation measures are required to ensure all potentially significant impacts are reduced to levels of insignificance. A NEGATIVE DECLARATION will be prepared. If adopted, the Negative Declaration means that an Environmental Impact Report will not be required. Reasons to support this finding are included in the attached Initial Study. The project file and all related documents are available for review at the County of Imperial, Planning & Development Services Department, 801 Main Street, El Centro, CA 92243 (442) 265-1736. NOTICE The public is invited to comment on the proposed Negative Declaration during the review period. Date of Determination Jim Minnick, Director of Planning & Development Services The Applicant hereby acknowledges and accepts the results of the Environmental Evaluation Committee (EEC) and

hereby agrees to implement all Mitigation Measures, if applicable, as outlined in the MMRP.

Date

**Applicant Signature** 

# **SECTION 4**

VIII.

**RESPONSE TO COMMENTS** 

(ATTACH DOCUMENTS, IF ANY, HERE)

IX.	MITIGATION MONITORING & REPORTING PROGRAM (MMRP)
(ATTACH DOCUME	NTS, IF ANY, HERE)
S:\AllUsers\APN\044\230\014\	CUP21-0002\EEC\CUP #21-0002 INITIAL STUDY .docx

# CONDITIONAL USE PERMIT I.C. PLANNING & DEVELOPMENT SERVICES DEPT. 801 Main Street, El Centro, CA 92243 (760) 482-4236

APPLICANT MUST COMPLETE ALL NUMBER	RED (black) SPACES – I	Please type or print		
PROPERTY OWNER'S NAME     The County of Imperial	EMAIL ADDRESS Jurg Heuberger	jurgheuberger@ç	mail.com	
2. MAILING ADDRESS (Street / P O Box, City, State) 940 W Main Street, El Centro, CA	ZIP CODE 92243	PHONE NUMBER		
3 APPLICANT'S NAME	EMAIL ADDRESS	EMAIL ADDRESS		
InSite Towers Development 2, LLC  4. MAILING ADDRESS (Street I.S.O. Bay Colu. State)	ZIP CODE	Debbie DePompei debbie@intellisitesllc.com		
1199 N. Fairfax Street #700 - Alexandria, VA	22314	PHONE NUMBER (702) 501-0882 (De	bbie DePompei, Rep.)	
4 ENGINEER'S NAME CA LICENSE NO. 2806970	Roy Lorete RLorete@morrisonhershfield.com			
5 MAILING ADDRESS (Street / P O Box, City, State) 600 Stewart St. Suite #200. Seattle, WA	ZIP CODE 98101	PHONE NUMBER 206-268-7385		
6. ASSESSOR'S PARCEL NO. 044-230-014 S	IZE OF PROPERTY (in a	cres or square foot)	ZONING (extelling) GS	
7 PROPERTY (site) ADDRESS 373 E. Aten Road - Imperial, CA 92251				
GENERAL LOCATION (i e city, town, cross street)     At the Pioneers Museum located at the SWC of E. Aten F.	kd & State Highway	111 (South of Imp	erial Valley Colleg	
9 LEGAL DESCRIPTION See attached legal description of pr		· · · · · · · · · · · · · · · · · · ·	oner valley colleg	
PLEASE PROVIDE CLEAR & CONCISE INFORMATION	N (ATTACH SEPARA	TE SHEET IF NEEDE	D)	
10. DESCRIBE PROPOSED USE OF PROPERTY (list and describe in detail	Applicant is reques	ting a Conditional U	se Permit for the	
installation of a 160' wireless communication tower, in addition	n to a variance since t	he height exceeds t	<u>he height limitati</u> on	
for the GS zoning district by 60'.  11 DESCRIBE CURRENT USE OF PROPERTY Pioneers Museum				
40 DESCRIPT DESCRIPTION AND ADMINISTRATION OF PROPERTY	sed with this project.		95	
	sed for this project.			
14 DESCRIBE PROPOSED FIRE PROTECTION SYSTEM	od for trill project.			
15. IS PROPOSED USE A BUSINESS? IF Y ☐ Yes ☑ No Un-	ES, HOW MANY EMPLOYEES WILL BE AT THIS SITE?			
		ED SUPPORT DOG	UMENTS	
FOR 1444	A SITE PLAN			
Prof Name Date Date	B. FEE			
Switchen	C. OTHER			
Pro Name Paul Name Date	D OTHER		9	
Signature				
APPLICATION RECEIVED BY	DATE	REVILW/ APPROVAL I		
APPLICATION DEEMED COMPLETE BY	DATE	OFFER DEPTS AGGING	CUP#	
APPLICATION REJECTED BY:	DATE	LIAPCO	1	
TENTATIVE HEARING BY	DATE	O L S		
LINAL ACTION [7] APPROVED [7] DENIED	DATE	<u>a</u>	21-0002	

SITUATED IN THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA:

THAT PORTION OF THE NORTH ONE-HALF (N ½) OF TRACT 69, TOWNSHIP 15 SOUTH, RANGE 14 EAST, S.B.M., ACCORDING TO THE PLAT OF RESURVEY APPROVED DECEMBER 22, 1908, AND FILED IN THE DISTRICT LAND OFFICE, DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF SAID TRACT; THENCE SOUTH 0 DEGREES 13 MINUTES EAST 701.88 FEET; THENCE SOUTH 89 DEGREES 59 MINUTES 40 SECONDS WEST 1719.79 FEET TO A POINT ON THE EAST RIGHT-OF-WAY LINE OF THE DRAINAGE DITCH KNOWN AS CENTRAL DRAIN; THENCE NORTH 45 DEGREES 23 MINUTES 01 SECONDS EAST 999.42 FEET TO A POINT ON THE NORTH LINE OF TRACT 69; THENCE NORTH 98 DEGREES 59 MINUTES 40 SECONDS EAST 1005.72 FEET TO THE POINT OF BEGINNING.

TAX ID: 044-230-014

BEING THE SAME PROPERTY CONVEYED TO THE COUNTY OF IMPERIAL, A POLITICAL SUBDIVISION OF THE STATE OF CALIFORNIA, GRANTEE, FROM THE IMPERIAL COMMUNITY COLLEGE DISTRICT, GRANTOR, BY DEED RECORDED 10/14/1987, IN BOOK 1590, PAGE 496, OF THE IMPERIAL COUNTY RECORDS.

# SITE PLAN REQUIREMENTS

### **PLAN MUST:**

- Be drawn to scale upon substantial paper, 11" x 14" (mln.) (20 copies must be submitted.)
- b. Show name of owner, legal description and Assessor's Parcel Number.
- c. Show existing property dimensions, size, adjacent roads, canals, right-of-ways, easements, etc.
- d. Show all existing and proposed structures (both above and below ground) location of sewer and water systems.
- e. Show adjacent property uses and approximate distances to nearest structures.
- f. Indicate name of person preparing site plan.
- g. Show North orientation.
- h. Show sufficient dimensions and information for proper evaluation to be done.

CAUTION: Incomplete or inaccurate applications, plans will cause the entire application to be rejected.

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I.C. PLANNING & DEVELOPMENT SERVICES DEPT. 801 Main Street, El Centro, CA 92243 (760) 482-4236

APPLICANT MUST COMPLETE ALL NUMBERED (black) SPACES - Please type or print

1 PROPERTY OWNER'S NAME County of Imperial	EMAIL ADDRESS Jurg Heuberger jurgheuberger@gmail.com		
2 MAILING ADDRESS (Street / P O Box, City, State) 9540 W. Main St El Centro, CA	ZIP CODE PHONE NUMBER (760) 996-0313		
3 ENGINEERS NAME CA. LICENSE NO. Morrison Hershfield Corporation 2806970	EMAIL ADDRESS Roy Lorete RLorete@morrisonhershfield.com		
4 MAILING ADDRESS (Street / P O Box, City, State) 600 Stewart St., Suite #200 - Seattle, WA	ZIP CODE PHONE NUMBER 98101 (206) 268-7385		
5 ASSESSOR'S PARCEL NO. 044-230-014	ZONING (existing) GS		
6 PROPERTY (site) ADDRESS 373 E. Aten Rd Imperial, CA 92251	SIZE OF PROPERTY (in acres or square foot) 21.95 acres		
7 GENERAL LOCATION (I.e. city, town, cross street) At the Pioneer's Museum located at the SWC of E. Aten	Rd. & State Hwy 111 (South of Imperial Valley College		
8 LEGAL DESCRIPTION See attached legal description of parc	cel.		
8 DESCRIBE VARIANCE REQUESTED (i.e. side yard set-back reduc	tion etc.)		
Applicant is requesting a Conditional Use Permit for the install			
to a variance since the height exceeds the height limitation for			
	are de morning anounce by do		
DESCRIBE REASON FOR, OR WHY VARIANCE IS NECESSARY: InSite Towers is proposing to build a 160' wireless communication is the anchor tenant who has requested the top RAD center on college and surrounding area, in addition to providing First Net  DESCRIBE THE ADJACENT PROPERTY  East  Zoned "Hospital"	the tower in order to provide improved service to the		
West Zoned "Agriculture"  North Zoned "College" - Imporial Malloy College			
North Zoned "College" - Imperial Valley College Zoned "Agriculture"			
Zoneo Aoncomire	REQUIRED SUPPORT DOCUMENTS		
PCN2 1445	A. SITE PLAN		
Date Date	B FEE		
Dale Dale	C. OTHER		
Signature 2			
Print Name Date	D. OTHER		
Signature			
APPLICATION RECEIVED BY	DATE REVIEW / APPROVAL BY		
APPLICATION DEEMED COMPLETE BY	DATE OTHER DEPT'S required		
APPLICATION REJECTED BY	DATE DAPCO		
TENTATIVE HEARING BY	DATE LI GES 21_001		
FINAL ACTION APPROVED DENIED	DATE		

SITUATED IN THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA:

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BEGINNING AT THE NORTHEAST CORNER OF SAID TRACT; THENCE SOUTH 0 DEGREES 13 MINUTES EAST 701.88 FEET; THENCE SOUTH 89 DEGREES 59 MINUTES 40 SECONDS WEST 1719.79 FEET TO A POINT ON THE EAST RIGHT-OF-WAY LINE OF THE DRAINAGE DITCH KNOWN AS CENTRAL DRAIN; THENCE NORTH 45 DEGREES 23 MINUTES 01 SECONDS EAST 999.42 FEET TO A POINT ON THE NORTH LINE OF TRACT 69; THENCE NORTH 98 DEGREES 59 MINUTES 40 SECONDS EAST 1005.72 FEET TO THE POINT OF BEGINNING.

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- Show all existing and proposed structures (both above and below ground) location of sewer and water systems.
- e. Show adjacent property uses and approximate distances to nearest structures.
- f. Indicate name of person preparing site plan.
- g. Show North orientation.
- h. Show sufficient dimensions and information for proper evaluation to be done.

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# County of Imperial, CA Planning Department

# **InSite Towers CA070 Imperial**





JAN 29 2021

### PROJECT DESCRIPTION

IMPERIAL COUNTY **PLANNING & DEVELOPMENT SERVICES** 

**Project Name:** 

InSite Towers – CA070 Imperial Wireless Communication Tower

Location:

373 E. Aten Rd. Imperial, CA 92251

APN# 044-230-014

Applicant:

InSite Towers Development 2, LLC 1199 N. Fairfax Street, Suite 700

Alexandria, VA 22314

Contact: (702) 501-0882 - Debbie DePompei

Owner:

The County of Imperial (Owner) and

The Imperial County Historical Society (Sublessor)

9540 W. Main Street El Centro, CA 92243

Contact: (760) 996-0313 (County)

(760) 996-0313 Jurg Heuberger (Pioneers Museum, Sublessor)

Representative: IntelliSites, LLC

8822 Arroyo Azul Street Las Vegas, NV 89131

Contact: (702) 501-0882 - Debbie DePompei

debbie@intellisitesllc.com



# ABOUT INSITE TOWERS, LLC

subsidiary wholly-owned  $\mathbf{of}$ InSite Wireless Group. LLC InSite Towers, a (www.insitewireless.com) is one of the largest privately-owned tower and wireless infrastructure companies in the United States. In Site currently owns and operates more than 2,000 wireless communication tower sites in the United States, Puerto Rico, U. S. Virgin Islands, Australia and Canada as well as more than 66 major DAS ("distributed antenna systems") venues nationwide. In Site Towers primary business is building multi-tenant communications facilities for lease to wireless carriers and the enclosed notarized statement will serve as confirmation that the construction of the tower will be designed to accommodate the collocation of additional antennas for future users pursuant to Section 92409.01 (8).

InSite has strategically partnered with IntelliSites, LLC (<a href="www.intellisitesllc.com">www.intellisitesllc.com</a>), which specializes in the marketing, management and development of multi-user communication tower sites. IntelliSites LLC provides a full array of infrastructure network development services for InSite Towers including site acquisition, land use entitlement, construction management and on-going site management.

# **Project Description**

InSite Towers, LLC is requesting the review and approval of a Conditional Use Permit for the construction and operation of a permanent multi-carrier wireless telecommunications facility to be designed as a 160' lattice tower (camouflaged as an oil tower) to be located at the Pioneers Museum (operated by the Imperial County Historical Society) at 373 E. Aten Rd. – Imperial, CA 92251. InSite is also requesting a Variance for the height since the 160' proposed structure exceeds the 100' height limitation for the GA zone by 60'.

AT&T will be the anchor tenant of the proposed facility upon site completion who proposes to co-locate at the 145' RAD level, which will include installation of the following: (2) 6' panel antennas per sector total of six (6), (3) remote radio units (RRU) per sector, total of (9), (3) surge protectors and (3) fiber spool boxes by the antenna area, in addition to (3) fiber cable trunks and (9) DC power cable trunks.

Associated equipment would include the installation of (2) Global Positioning System (GPS) antennas, a back-up generator (that is California emissions compliant & low acoustic noise) and an AT&T Mobility Walk Up Cabinet (WUC) that would be placed near the base of the tower. The entire site will be secured within a 60' x 60' enclosed six-foot (6') tall Concrete Masonry Unit (CMU) block walled equipment compound. The proposed facility is structurally designed to accommodate multiple wireless carriers' antennas and associated equipment within the 60' x 60' leased compound.

Please note that AT&T has been approved to install a Cell on Wheels (C.O.W.) facility at the location temporarily until the permanent facility being proposed with this application is constructed in order to expedite the deployment of FirstNet services to the area.

# **Objective**

The objective of the proposed facility is to assist AT&T (and other wireless carriers) to fill a significant gap in 4G LTE and 5G coverage to the Imperial Valley College and surrounding community, which is deficient due to the lack of infrastructure to co-locate on. AT&T's specific coverage objectives at the site include the following:

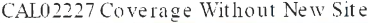
- o Improve coverage at Imperial Valley Pioneers Expy Hwy 111 from South to North between S80 & Ralph Rd.
- o Improve coverage at Aten Rd from East to West McConnell Rd to Cooley Rd.
- o Improve coverage and capacity at Imperial Valley College

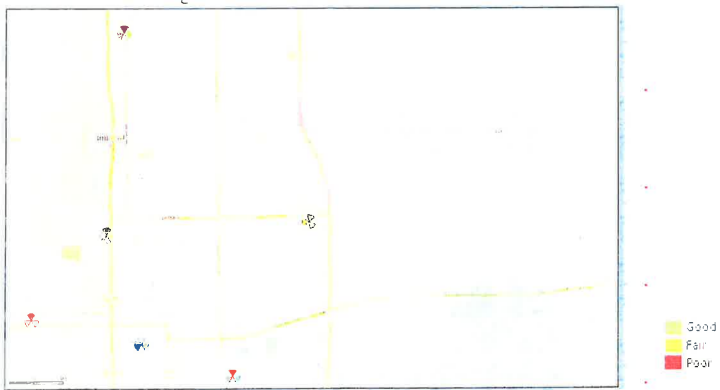
Furthermore, the site will enable the anchor tenant, AT&T, to carry out its FirstNet commitment to the state of California to provide reliable communications that are critical to the safety and success of first responders and the public. And, with AT&T's selection by the federal First Responder Network Authority, FirstNet, as the wireless services provider to build and manage

the first-ever nationwide public safety wireless network, each new site will help to improve first responder communications. First conceived by the 9/11 Commission Report as a necessary strategy to coordinate first responder communications, Congress created FirstNet as the nationwide first-responder wireless network. AT&T's goal is to support the public safety community by putting advanced wireless technologies into the hands of first responders.<sup>1</sup>

In order to meet the basic level of operational radio signal coverage, radio frequency (RF) engineers have designed a network of wireless telecommunications facilities for the Southern California area. The applicant's engineers choose specific sites after lengthy analysis. Selection criteria include limitations imposed by surrounding topography, the intended service area of the site, and the ability of the new site to "see" other sites in the network from its proposed location. Other selection factors include suitable access, availability of electrical and telephone service, and a willing property lessor. Only after careful analysis of many candidates and successful lease negotiations has been completed is a land use application such as this one submitted.

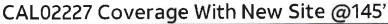
The following page details the current coverage (without the new site) and the coverage (with the new site):

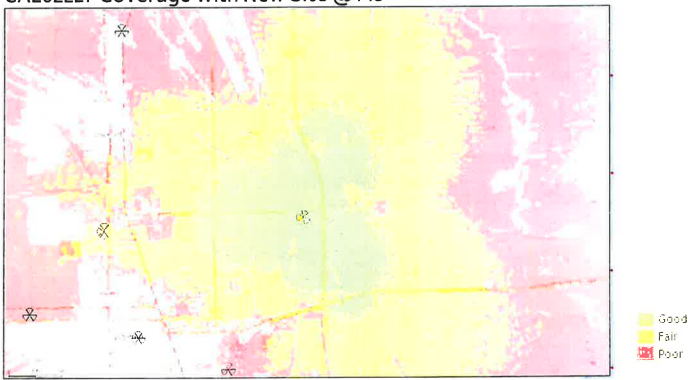




<sup>&</sup>lt;sup>1</sup> For more information about FirstNet, see <a href="https://www.hirstnet.gov/">https://www.youtube.com/embed/p-zyDCSaDug</a>. Project Description & Findings

Page 3 of 15





# **Alternate Site Analysis**

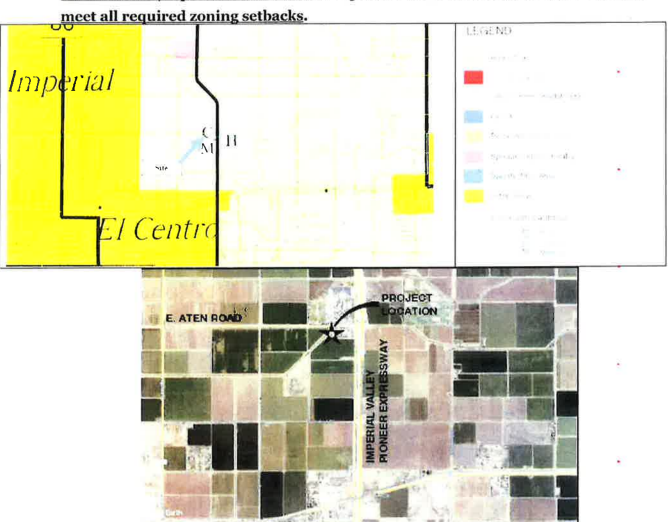
InSite Towers seeks to minimize the visual impact to the immediate area when searching for suitable candidates for its' telecommunication towers. This project was pursued because there were no existing structures or buildings in the area with the available heights necessary for the wireless carrier's communication grid, the lack of existing tower structures available that will meet the desired coverage and capacity objectives in the area, landlord interest, site location and the ability to locate a new facility while minimizing the impact to the surrounding area. The following outlines the research that was conducted on the availability of existing infrastructure in the area:

AT&T was close to securing a site that was located at 2095 Highway 111, El Centro, CA; AT&T obtained zoning approval and submitted for building permit (BP# 59320), then the property owner would not sign the lease. AT&T then reviewed an existing Verizon tower located at 1990 US Highway 111 – El Centro, CA, but the tower did not have the available RAD center (height on the tower) necessary to meet their coverage objectives, which was when AT&T's RF Engineer had to move the search ring closer to the college. The Imperial Valley College was also contacted, however, they were not interested in leasing their property for a communication tower site, which was when we commenced discussions with the Pioneer Museum, the subject site of this application.

# 92401.04. General Requirements.

Pursuant to Section 92401.04 (General Requirements) of the Imperial County Zoning Ordinance, please note the following findings in support of granting the Conditional Use Permit & Variance, as follows:

Zones. Wireless communication facilities may be located in all base zones which allow such facilities, upon approval of a conditional use permit as described below. The project site will be located at the Pioneers Museum, which is currently zoned GS Government / Special Public within a preferred non-residential zone and will



The entire area can be characterized as agricultural/rural with the exception of the Imperial Valley College to the north; the following details the existing land uses / parcels surrounding the project site:

Direction	APN#	Existing Land Use	Planned Land Use
North	044-510-007	Imperial Valley College	GS / Government Special Public
South	044-230-015	Agricultural (Fields)	A-2 / Agricultural
West	200-051-07-00	Agricultural (Fields)	A-2 / Agricultural
East	Old Highway 11		

- 2. <u>Use Permit Required</u>. All wireless communication facilities and all wired or fiber regeneration facilities other than those designated as exempt under require a conditional use permit (CUP). To obtain a conditional use permit, a hearing is required before either the planning director or the planning commission, as provided for in this title. <u>InSite</u>

  Towers, LLC is requesting the review and approval of a Conditional Use Permit application for this proposed facility.
- 3. <u>Building Permit Required</u>. All communication facilities shall require a building permit issued by the county of Imperial. <u>Upon approval of the Conditional Use Permit, InSite</u>

  <u>Towers will submit and file for the necessary building permit prior to construction</u>.
- 4. <u>Design Consistency with the Surrounding Environment</u>. To the maximum extent feasible, all wireless communication facilities and all regeneration facilities shall blend in with the predominant features of the existing natural and/or built environments in which they are located. To this end, co-location, stealth mounts, structure mounts and ground mounts are particularly encouraged. <u>InSite is proposing to design the 160' lattice tower as an oil tower to</u>. <u>blend in with the historic theme of the Pioneer's Museum and rural agricultural landscape of the surrounding environment. The site will be located in the far southwest corner of the parcel, which will be further screened by existing buildings on the property. Enclosed please find photo simulations for reference.</u>
- 5. Height. All communication facilities shall conform to the following height requirements:

  a. All communication facilities shall be of the minimum functional height, with additional provisions for co-location, as allowed in the respective base zone unless a variance is approved concurrent with a CUP. (For example, if the number of co-locators that a particular facility is designed for is four and the required height is eighty (80) feet, then the allowed height of the facility would be one hundred ten (110) feet and if it is five co-locators, then it would be one hundred twenty (120) feet). The base zone (GS) allows a 100' height.

  The facility will be structurally designed to accommodate five or more co-locators and so according to the code, the allowed height of the facility would be one hundred and forty (140) feet. The proposed height is 160' so a Variance is being requested concurrent with this CUP application.
  - b. All communication facilities constructed within three-quarters of a mile of a designated scenic corridor (as designated by the Imperial County general plan) shall conform with the height limit in the zone in which they are located. New facilities that are co-located with an existing facility may exceed their zone's height limit, provided that the installation of the new facility does not require a height increase of the existing facility. **After reviewing the**General Plan, the maps did not indicate that the proposed facility is within ¾ of a mile of a designated scenic corridor.

- c. Outside of the three-quarter-mile range of a designated scenic corridor, communication facility, except an exempt facility, may exceed one hundred twenty (120) feet. A bonus of twenty (20) additional feet per facility, up to a maximum height of three hundred (300) feet, is permissible for operators co-locating on a single facility. The proposed height of the facility is 160'.
- d. No roof-mounted wireless communication facility, except an exempt facility, may be more than twelve (12) feet taller than the roof of the building on which it is mounted, unless facility is fully screened and height does not exceed height permitted by applicable zoning code. **Not applicable.**
- e. If an operator wishes to apply for an exception to these height limitations, then the facility shall be subject to the provisions at this title relating to conditional use permits and variances hearing processes. The proposed height is 160' so a Variance is being requested concurrent with this CUP application.
- **6. Screening.** All communication facilities shall be screened to the maximum extent possible, pursuant to the following requirements.
- a. Ground- and tower-mounted antennas and all sound structures shall be located within areas where substantial screening by vegetation, landform and/or buildings can be achieved. Additional vegetation and/or other screening may be required as a condition of approval. Each structural screening shall be based on a recommendation from the planning department having addressed the visual impacts, which in some instance may, in fact, warrant no screening. All equipment and materials needed to operate the site are located within a screened 60' x 60' enclosed six-foot (6') tall Concrete Masonry Unit (CMU) block walled equipment compound, which will be located in the far southwest corner of the parcel that provides further screening of the site by existing buildings on the property.
- b. The projection of structure-mounted antennas from the face of the structure to which they are attached shall be minimized. The projection of structure-mounted antennas from the face of the tower shall be minimized as much as possible.
- c. Roof-mounted antennas shall be set back from the edge of the roof a distance greater than or equal to the height of the antenna, except when the antennas are fully screened. For roof-mounted antennas, a screening structure that is architecturally compatible with the building on which it is mounted may also be required as a condition of approval. Antenna panels mounted flush on the outside of the parapet wall of an existing building and painted to match the exterior of the building may be allowed. **Not applicable.**

- 7. Radio-Frequency Exposure. No communication facility shall be sited or operated in such a manner that it poses, either by itself or in combination with other such facilities, a potential threat to public health. To that end, no communication facility or combination of facilities shall produce at any time power densities that exceed the current FCC adopted standards for human exposure to RF fields. Certification that a facility meets this standard is required. A copy of the certification from the FCC shall be submitted to the county. Please find enclosed copies of AT&T's FCC Authorizations for all licensed frequencies that will be utilized at the project site, in addition to a RF Environmental Evaluation Report.
- 8. <u>Cabling</u>. For structure-mounted antennas, all visible cabling between equipment and antennas shall be routed within the building wherever feasible, or on the roof below the parapet wall. Cabling on the exterior of a building or monopole shall be located within cable trays painted to match. All cabling shall be performed in accordance with the NEC (National Electrical Code). All cabling on the exterior of the lattice tower will be located within cable trays, and in accordance with the NEC.
- 9. Painting and Lighting. All facilities shall be painted or constructed of materials to minimize visual impact. All towers shall be painted in a non-reflective and preferably earth tone colors. All towers shall be lit with approved lighting as required by the FAA and the Airport Land Use Commissions standards. The proposed tower will be of a galvanized steel finish (not painted) which is being retained to mimic the oil tower design. The proposed tower is not required to be lighted by the FAA since it does not exceed 199'. Enclosed is a copy of the applicant's FAA Aeronautical Study No. 2020-AWP-14523-OE, which based on this evaluation, marking and lighting are not necessary for aviation safety.
- 10. Noise. All communication facilities shall be designed to minimize noise. If a facility is located in or within one hundred (100) feet of a residential zone, noise attenuation measures shall be included to reduce noise levels to a maximum exterior noise level of fifty (50) Ldn at the facility site's property lines. The proposed tower is not located within 100 feet of a residential zone and is surrounded by agricultural and government special public zones. The nearest residential development is located 1.65 miles to the southwest of the proposed facility.
- 11. Accessory Structures. Enclosures and cabinets housing equipment related to a wireless communication facility shall meet setback and height restrictions for such structures in their zones. Such structures shall appear architecturally compatible (as determined by the planning director evaluating the facility on the basis of color and materials) with their surroundings and be designed to minimize their visual impact. To meet this requirement, underground vaults may be required. The accessory structures included with this application include a back-up

generator (that is California emissions compliant & low acoustic noise) and an

# AT&T Mobility Walk Up Cabinet (WUC) that would be placed near the base of the tower within a 60' x 60' enclosed six-foot (6') tall Concrete Masonry Unit (CMU) block walled equipment compound, which will meet all setbacks.

- 12. Roads and Parking. Communication facilities shall be served by the minimum roads and parking areas necessary and shall use existing roads and parking areas whenever possible. The site will be accessed off of Aten Rd. through the main entrance of the Pioneers Museum via a 12' access easement to the site.
- 13. <u>Provisions for Future Co-location</u>. All commercial communication facilities shall be encouraged to promote future facility and site sharing. Technical evidence will be provided as to the infeasibility either technical and/or economic, of co-location or grouping prior to the issuance of a new use permit for a facility that would not be considered to be co-located or grouped under this division. <u>The construction of the tower will be designed to accommodate the co-location of additional antennas for future users pursuant to Section 92409.01(8).</u>
- 14. Removal Upon Discontinuation of Use. The operator's agreeing to such removal and allowing the county access across private property to effect such removal shall be a condition of approval of each permit issued. At its discretion, the county may require a financial guarantee acceptable to the county to ensure removal. All equipment associated with the communication facility shall be removed within one hundred eighty (180) days of the discontinuation of the use and the site shall be restored to its original preconstruction condition.
- 15. <u>Principal or Accessory Use</u>. Antennas and towers may be considered either principal or accessory uses. A different existing use of an existing structure on the same lot shall not preclude the installation of an antenna or tower on such lot. <u>The proposed tower will be an accessory use of the existing property, which is owned by the County and is operated as the Pioneers Museum by the Imperial County Historical Society.</u>
- **16.** Lot Size. For purposes of determining whether the installation of a facility complies with county development regulations, including but not limited to setback requirements, lot-coverage requirements, and other such requirements, the dimensions of the entire lot shall control, even though the antennas or towers may be located on lease parcels within such lot. This shall also take into consideration the height of the tower in the event of a failure whereby it could fall thereby crossing property lines. The parcel size is 21.98 acres of which the project site will occupy 3,600 square feet in the southwest corner of said parcel.
- 17. <u>Inventory of Existing Sites</u>. Each applicant for a facility shall provide to the planning director an inventory of its existing towers, antennas, or sites approved for facilities, that are either within the jurisdiction of Imperial County or within one mile of the border thereof,

including specific information about the location, height and design of each facility. The planning director may share such information with other applicants applying for administrative approvals or special use permits under this division or other organizations seeking to locate facilities within the jurisdiction of Imperial County, provided, however that the planning director is not, by sharing such information, in any way representing or warranting that such sites are available or suitable. Please find enclosed a list detailing the inventory of AT&T's existing towers, antennas, or sites approved for facilities as requested with this application.

- 18. **Aesthetics**. Towers and antennas shall meet the following requirements:
  - a. Towers shall either maintain a galvanized steel finish, or, subject to any applicable standards of the FAA, be painted a neutral color so as to reduce visual obstructiveness. The proposed tower will be maintained as a galvanized steel finish (conducive to the oil tower design being proposed) unless directed otherwise by conditions of approval.
  - b. At a tower site, the design of the buildings and related structures shall, to the extent possible, use materials, colors, textures, screening, and landscaping that will blend them into the natural setting and surrounding buildings. All materials being proposed will blend into the natural setting of the Pioneer Museum and surrounding buildings.
  - c. If an antenna is installed on a structure other than a tower, the antenna and supporting electrical and mechanical equipment must be of a neutral color that is identical to, or closely compatible with, the color of the supporting structure so as to make the antenna and related equipment as visually unobstructive as possible. **Not applicable.**
- 19. Lighting. Towers shall not be artificially lighted, unless required by the FAA or other applicable authority. If lighting is required, the lighting alternatives and design chosen must cause the least disturbance to the surrounding views and community. The proposed tower is not required to be lighted by the FAA since it does not exceed 199'. Please find enclosed a copy of the applicant's FAA Aeronautical Study No. 2020-AWP-14523-OE, which states that based on the evaluation the structure does not exceed obstruction standards and would not be a hazard to air navigation so marking and lighting are not necessary for aviation safety.
- **20.** State or Federal Requirements. All towers must meet or exceed current standards and regulations of the FAA, the FCC and any other agency of the state or federal government with the authority to regulate towers and antennas. If such standards and regulations are changed, then the owners of the towers and antennas governed by this division shall bring such towers and antennas into compliance with such revised standards and regulations as mandated by the controlling state or federal agency. Failure to bring towers and antennas into compliance with

such revised standards and regulations shall constitute grounds for the removal of the tower or antenna at the owner's expense. The applicant will operate this facility in full compliance with the regulations and licensing requirements of the FCC, FAA, and CPUC as governed by the Telecommunications Act of 1996 and other applicable laws.

- 21. Building Codes—Safety Standards. To ensure the structural integrity of towers, the owner of a tower shall ensure that it is maintained in compliance with standards contained in applicable state or local building codes and the applicable standards for towers that are published by the Electronic Industries Association, as amended from time to time. If, upon inspection, the county concludes that a tower fails to comply with such codes and standards and constitutes a danger to persons or property, then upon notice being provided to the owner of the tower, the owner shall have thirty (30) days to bring such tower into compliance with such standards. Failure to bring such tower into compliance within thirty (30) days shall constitute grounds for the removal of the tower or antenna at the owner's expense. The tower will be structurally built and maintained in compliance with REV H standards for towers that are published by the Electronic Industries Association.
- 22. <u>Measurement</u>. For purposes of measurement, tower setbacks and separation distances shall be calculated and applied to facilities located in the unincorporated areas of the county of Imperial according to the provisions of this title for the respective base zone. <u>The GS base zone requires o' setbacks from property lines, however, the tower will be setback from property lines as follows: 722' to the north (Imperial College parcel), 10' to the west and south and 1,580' from the compound to the east.</u>
- 23. <u>Not Essential Services</u>. Towers and antennas shall be regulated and permitted pursuant to this division and shall not be regulated or permitted as essential services, public utilities or private utilities. <u>The applicant recognizes that the tower, if approved, will not be permitted as essential services, public utilities or private utilities.</u>
- **24.** Franchises. Owners and/or operators of towers or antennas shall certify that all franchises required by law for the construction and/or operation of a communication system in Imperial County have been obtained and shall file a copy of all required franchises with the planning director. This application for the proposed tower does not require a franchise for the operation of the facility.
- **25.** Public Notice. For purposes of this division, any conditional use permit request, variance request, or appeal of an administratively approved CUP or special use permit shall require public notice to all abutting property owners and all property owners of properties that are located within the corresponding separation distance listed for a CUP or variance in the respective base

zone, under this title, in addition to any notice otherwise required by the planning director.

Applicant acknowledges the public notification process for this Conditional Use

Permit and Variance application.

- **26.** <u>Signs.</u> No signs shall be allowed on an antenna or tower except as may be required by law or another permitting or licensing agency. <u>No signs will be installed on the tower except as may be required by law or another permitting or licensing agency such as the FCC and FAA.</u>
- 27. <u>Buildings and Support Equipment</u>. Buildings and support equipment associated with antennas or towers shall comply with requirements of this title. <u>All building and support equipment associated with antennas or towers will comply with requirements of this title.</u>
- **28.** <u>Multiple Antenna/Tower Plan</u>. Imperial County encourages the users of towers and antennas to submit a single application for approval of multiple towers and/or antenna sites. Applications for approval of multiple sites shall be given priority in the review process. <u>This application proposes the installation of one (1) single tower that will be made available for multiple user co-locations.</u>

# 92409.01. Information Required.

Pursuant to Section 92409.01 (Information Required) of the Imperial County Zoning Ordinance, please note the following and attached enclosures being submitted with this application for a Conditional Use Permit & Variance:

- 1.) Site Plans: Enclosed are two (2) full size (24" x 36') scaled site plans indicating the location, type and height of the proposed tower, on-site land uses and base zoning, adjacent land uses and zoning.
- 2.) <u>Legal Description</u>: Enclosed is a legal description of the parent tract and leased parcel. The legal description of the 60' x 60' lease area is shown on page C-1 of the site plans.
- 3.) <u>Setbacks</u>: Below please find a Google Earth map showing the setback distance between the proposed tower and nearest residential use, platted residentially zoned properties, and un-platted residentially zoned properties, which is 1.65 miles to the southwest of the proposed site.



- 4.) <u>Separation Distance from Other Towers</u>: Below please find a Google Earth map showing the inventory of existing sites within a 5-mile radius (red circle) of the proposed tower site.
  - 1. SBA Towers Monopalm Tower
  - FM Broadcast Lattice Tower
  - 3. Verizon Monopole Tower
  - 4. AT&T Site # 2732 56' Roof-Top
  - 5. AT&T Site #2764 122' Lattice Tower



- 5.) <u>Landscape Plan</u>: No landscaping is being proposed with this application due to the fact that there is no vegetation (only dirt) surrounding the area of the leased area, in addition to no water utilities to maintain.
- 6.) Method of Fencing Finished Color: The entire lease area for the project site will be enclosed by a six-foot (6') concrete masonry unit (CMU) block wall, which is typically gray in color the finished color to remain unless otherwise directed by conditions of approval of this application.
- 7.) Description of Compliance with Sections 92401.04: Addressed in the previous section herein.
- 8.) <u>Notarized Statement</u>: Enclosed please find a notarized statement by the applicant stating the construction of the tower will accommodate the co-location of additional antennas for future users.
- 9.) Fiber Backhaul: AT&T Wireline will be providing the fiber backhaul to the site.
- 10.) Description of the suitability of the use of existing towers: The Alternative Site Analysis addressed in the previous section addresses the fact that this project site was pursued because there were no existing structures or buildings in the area with the available heights necessary for the wireless carrier's communication grid, the lack of existing tower structures available that will meet the desired coverage and capacity objectives in the area, landlord interest, site location and the ability to locate a new facility while minimizing the impact to the surrounding area.

Thank you, in advance, for your consideration of InSite Towers request for a Conditional Use Permit and Variance for the installation of a new 160' communication tower. Please feel free to call me at (702) 501-0882 if you have any questions or require further information.

Sincerely,

Debbie DePompei

IntelliSites, LLC - representing InSite Towers

eblie Delomper

**Enclosures:** 

(2) Site Plans

Conditional Use Permit Application

Variance Application

Check #067864 \$6,500.00 (Application Fees)

AT&T's FCC Authorizations for Licensed Frequencies FAA Aeronautical Study No 2020-AWP-14523-OE

AT&T Inventory of Existing Sites Legal Description of Leased Parcel Photo Simulations (Visual Analysis)

RF Environmental Study Notarized Statement

# LEGAL DESCRIPTION

SITUATED IN THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA:

THAT PORTION OF THE NORTH ONE-HALF (N ½) OF TRACT 69, TOWNSHIP 15 SOUTH, RANGE 14 EAST, S.B.M., ACCORDING TO THE PLAT OF RESURVEY APPROVED DECEMBER 22, 1908, AND FILED IN THE DISTRICT LAND OFFICE, DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF SAID TRACT; THENCE SOUTH 0 DEGREES 13 MINUTES EAST 701.88 FEET; THENCE SOUTH 89 DEGREES 59 MINUTES 40 SECONDS WEST 1719.79 FEET TO A POINT ON THE EAST RIGHT-OF-WAY LINE OF THE DRAINAGE DITCH KNOWN AS CENTRAL DRAIN; THENCE NORTH 45 DEGREES 23 MINUTES 01 SECONDS EAST 999.42 FEET TO A POINT ON THE NORTH LINE OF TRACT 69; THENCE NORTH 98 DEGREES 59 MINUTES 40 SECONDS EAST 1005.72 FEET TO THE POINT OF BEGINNING.

TAX ID: 044-230-014

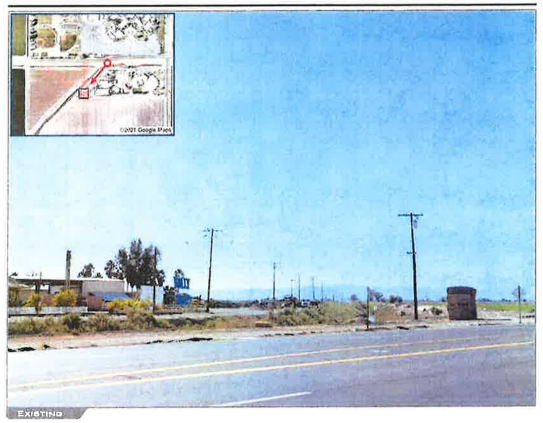
BEING THE SAME PROPERTY CONVEYED TO THE COUNTY OF IMPERIAL, A POLITICAL SUBDIVISION OF THE STATE OF CALIFORNIA, GRANTEE, FROM THE IMPERIAL COMMUNITY COLLEGE DISTRICT, GRANTOR, BY DEED RECORDED 10/14/1987, IN BOOK 1590, PAGE 496, OF THE IMPERIAL COUNTY RECORDS.



# CA070

# IMPERIAL VALLEY



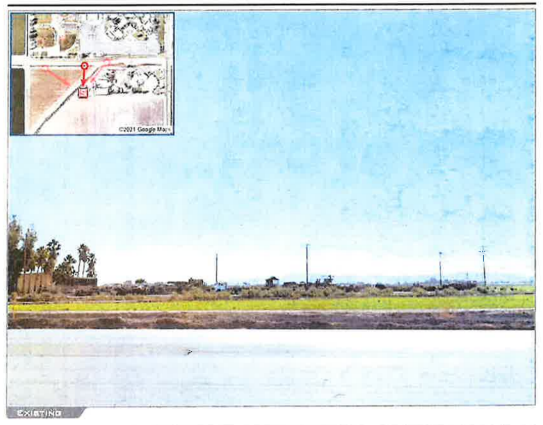






# CAO70 IMPERIAL VALLEY





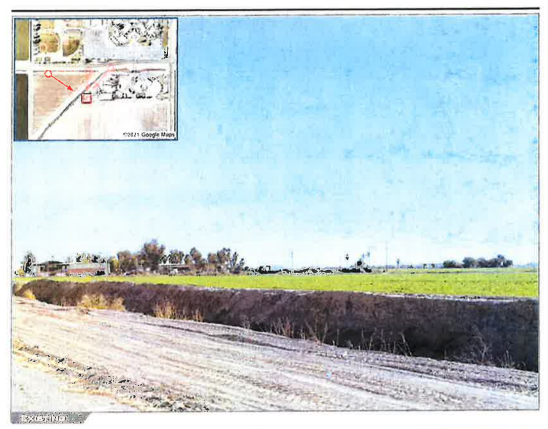


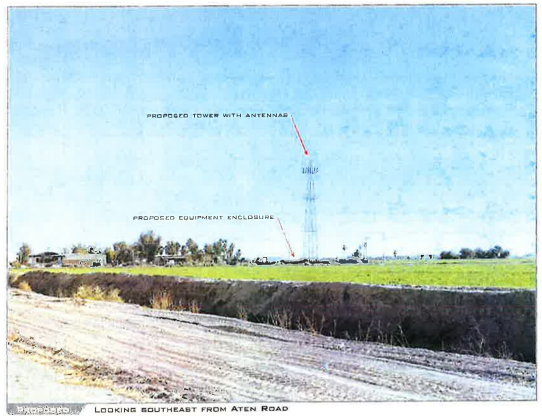


# CA070

# IMPERIAL VALLEY



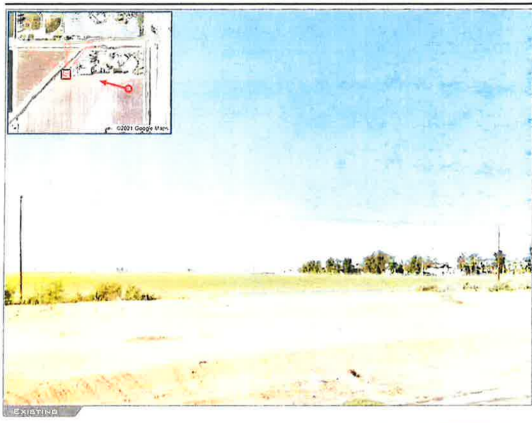


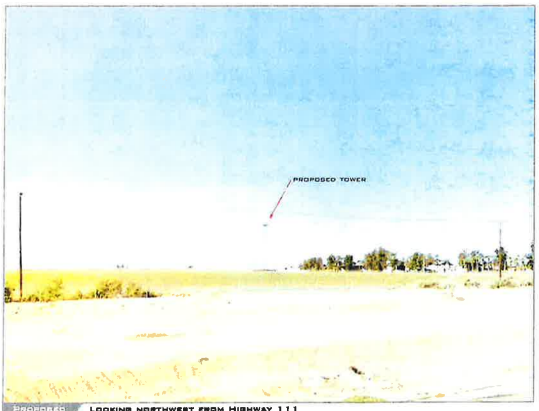




# IMPERIAL VALLEY









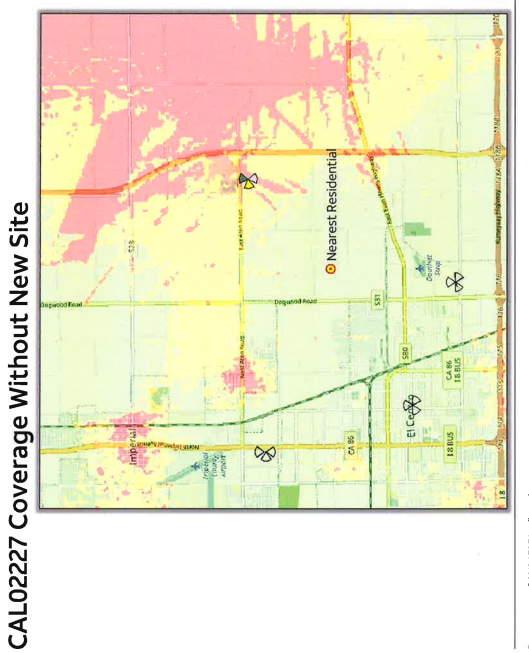
# RF Environmental Evaluation Report -

The operation of the proposed facility in addition to other ambient RF emission levels will not exceed current FCCadopted standards with regard to human exposure in controlled and uncontrolled areas as defined by the FCC.



Good Fair Poor

-95 -105 -113



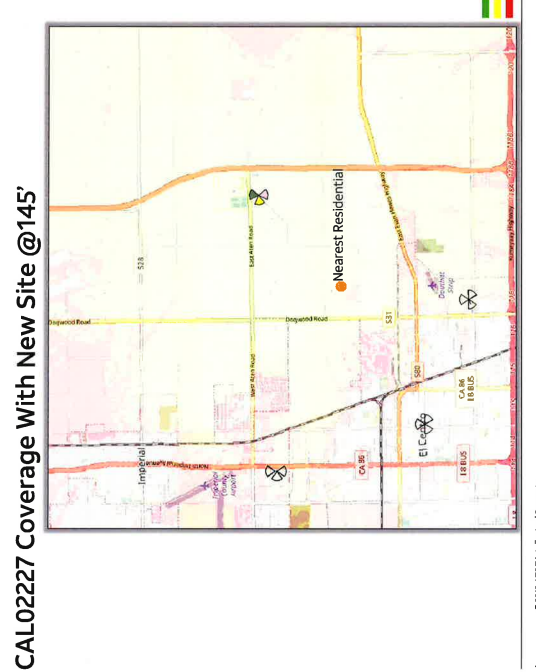
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Good Fair Poor



Good Fair Poor

-95 -105 -113



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THE INFORMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS BEOPREEMED WENT BY WHICH ARM USE OBSIGNOSHEE OTHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROJECTED. PROPRIETARY INFORMATION

# IMPERIAL VALLEY

MPERIAL, CA 92251 373 E ATEN RD

VICINITY MAP

# PROJECT INFORMATION

INSITE TOWERS, LLC PROPOSES TO CONSTRUCT A MULTI-CARRIER, UNSTAFED RADIO TELECOMMUNICATION FACILITY CONSISTING OF A 160' LATRICE 'OIL' TOWER WITHIN A 60'-60' FENCED COMPOUND. PROJECT DESCRIPTION:

APPLICANT.
INSTET TOWNESS, LLC.
1199 N. FARRÁN, STREET, SUTE 700
ALEANDRIA, VA. 22314
CONTACT: TOOP PISSAN
PHI (702) 430—8859

PROPERTY OWNER:

SITE INFORMATION:

ZONING CLASSIFICATION: GOVERNMENT/SPECIAL (G/S) JURISDICTION: MPERINE, COUNTY CONSTRUCTION TYPE: V-N OCCUPANCY: U (UTILITY)

JOWER, OWNER:
INSITE TOWERS, LLC
THESE TOWERS, THE TOP A FERMINER, WA 22314
PH: (703) 837-3666

PROPERTY SEE: 21.904 ACRES CURRENT USE: MUSEUM LEASE AREA: 3,800 SF

PARCEL NUMBER(S): 044-230-014

LAMINOC. 37 48" 25,6187" N.
LONGTUDE: 115" 30" 23,3294" W.
ELEVATOR. -10.00" AMEL. SITE LOCATION:

DRIVING DIRECTIONS 0 CALIFORNIA STATE AND LOCAL BUILDING CODES WITH TOLLOWING REFERENCE CODE:

# 2019 CALIFORN BALENG COOK (CRC) 2019 CALIFORN BURENG COOK (CRC) 2019 CALIFORN RUGHING COOK (CRC)

1. PARKING REQUIREMENTS ARE UNDANAGED.
2. THATTE IS UNMITTED. GENERAL NEORWATION:

# PROJECT TEAM

SITE\_ACQUISITION
INTELISITES, LLC
BAZZ ARROYO AZUL ST
LAS VEGAS, NV 89131
CONTACT: DEBBIE DEPOMPE)
PH: (702) 501-0982 PERMITTING
INTELISITES, LLC
8822 ARROYO AZUL STREET
LSS YCTAS, NO 89131
CONTACT: DEBBIE DEPOMPEI
PH (702) \$01-0862

A&E CONTACT
WORRIGON HERSHFELD CORPORATION
SEO STRAWET 37, SUITE 200
SEATHE, WA 98101
COMMET: RP 1, 108ETE
PH; (206) 288-7370
increi@marrigonhershfeld com PROFESSIONAL OF RECORD MORRISON HERSHFIELD CORPORATION COUNTACT: ROBERT J. LAPA PH. (948) 5.77-4688

# DRAWING INDEX

DESCRIPTION

LEGAL DESCRIPTION

MORRISON HERSHFIELD 520 Steam 61, Sulta 200 Tel: (208) 269-7370 www.morrisonbestida.com

IntelliSites, LLC NECY ARROYO AZA, STREET ... LAS VECAS, IN 89131

> TITLE SHEET SITE SURVEY SITE SURVEY SITE PLAN ENLARGED PLAN ELEVATIONS 152214

THAT PORTION OF THE NORTH ONE—HALF (N. ½) OF TRACT 69, TOWNSHIP 1S SOUTH, RANGE 14 EAST, S.B.M., ACCEDIONIC 70 THE PLAT OF RESUMENY POPPROVED DECEMBER 22, 1969, AND PILED IN THE DISTRICT LAND OFFICE, DESCRIBED AS FOLLOWS: SITUATED IN THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA;

TAX ID: 044-230-014

Anza

El Centro Bus Loop Adamshe

of Car Can.

ALL NOR AND WATERALE SHALL WE FERDINGED TO BE INSTALLED IN ACCORATION WITH THE CURRED CONTIONS OF THE FOLLOWING COOKES, AS ADDOPTING THE LOCAL COOKERING ALTHORNIES, NOTHING THESE FLAMS IS TO BE CONSTRUCTED TO PERMIT WORK NOT CONFORMING TO THESE CODES:

BUILDING CODE COMPLIANCE.

BEING THE SAME PROPERTY CONFICED TO THE COUNTY OF MAPRIMA, A DELIFICAL SUBDINSSION OF THE STATE OF CALFORNA, REMATEE, FROM THE MAPERAL COMMUNITY COLLEGE DISTRICT, GRANTOR, BY SEE, OF THE MAPERAL COUNTY RECORDS.

MPERIAL VALLEY

CA070

373 E ATEN RD MPERIAL, CA 92251

# ABBREVIATIONS

UNLESS NOTED OTHERWISE PROJECT
PROJECT
PROJECT
PROSESSIVE TREATE.
PRESSIVE TREATE.
PRESSIVE TREATE.
PREDIATE
PROJECT
PROJECT INSIDE DAMETER INCH INFORMATION INSUGATION INTERIOR INTERNATIONAL BUILDING CODE POUNDS
MAXIMUM
MECHANICAL
MANUFACTURE
MANACER
MANACER
MINIMUM
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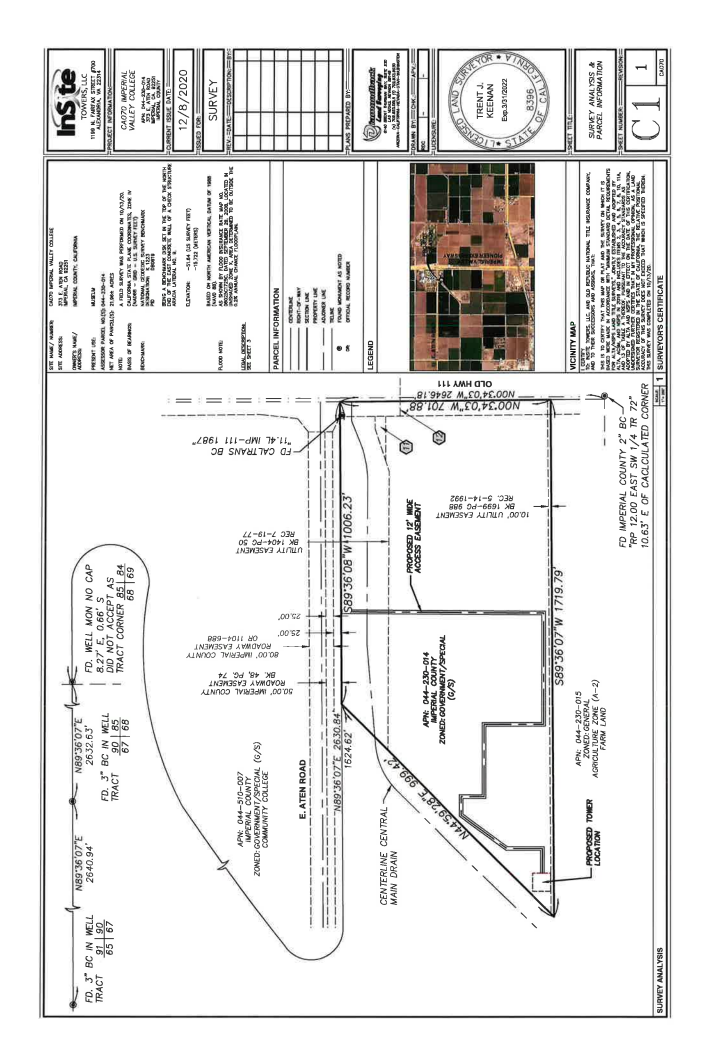
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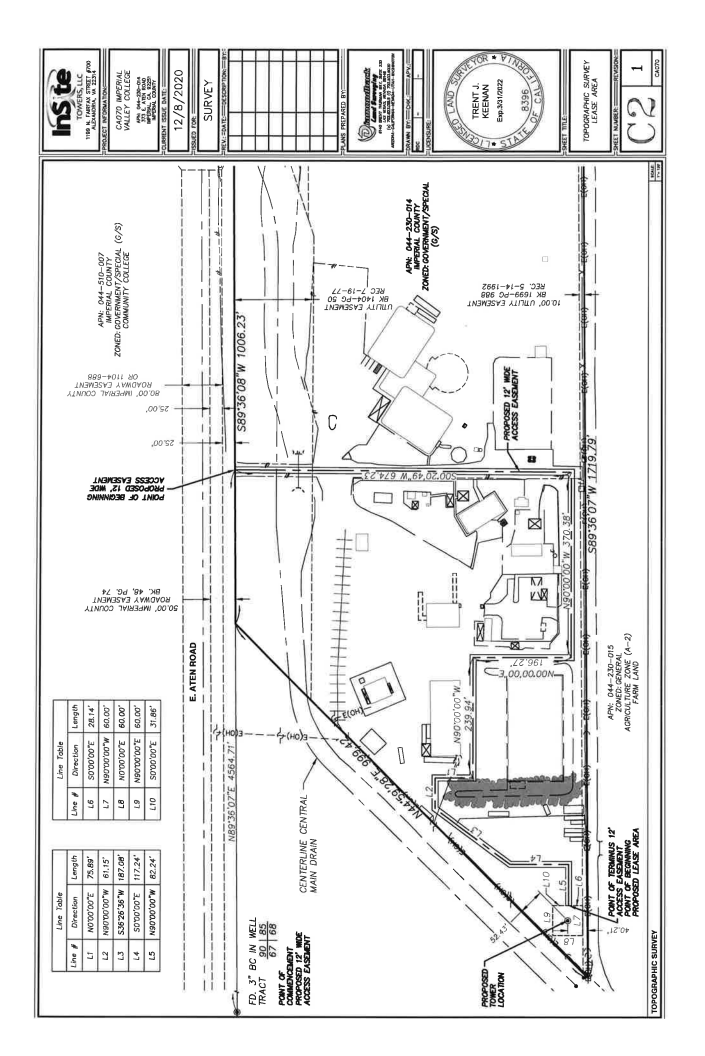
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12. JOHN USE AGREEMENT BY AND BETHERN THE IMPERAL IMPIGATION DISTRICT, TO THE MATERIAL IMPIGATION DISTRICT, 2009—01433, GF THE IMPERAL COUNTY RECIDENS.

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1199 N. FAIRFAX STREET #700 ALEXANDRIA, VA 22314 PROJECT INFORMATION:

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TOWERS, LLC

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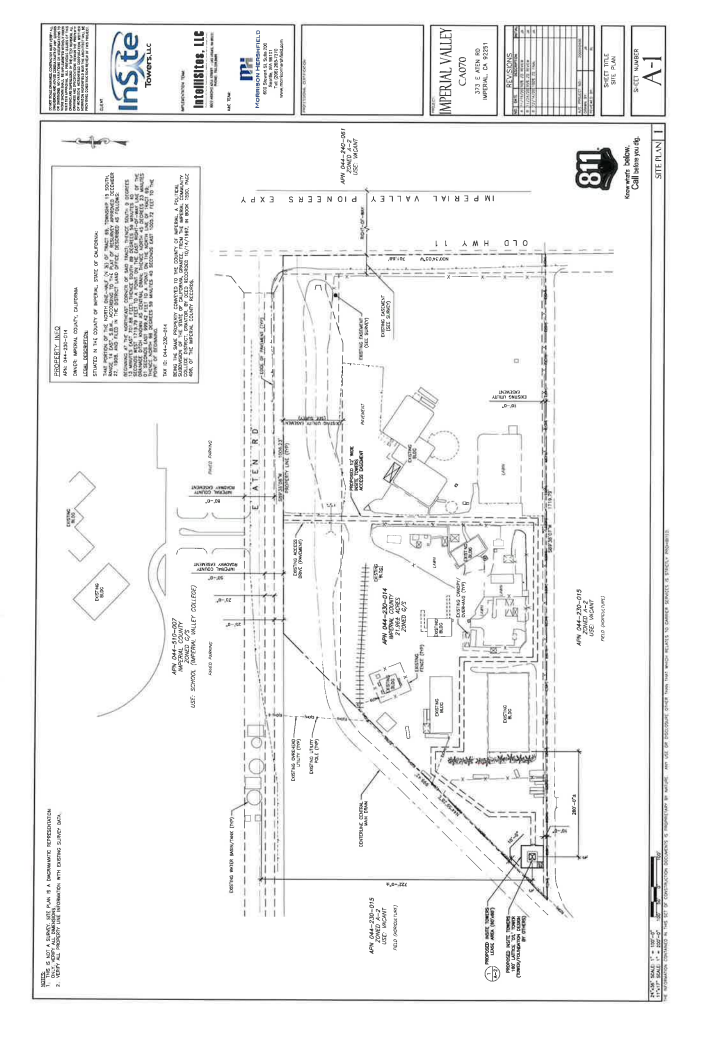
APN: 044-230-014
373 E. ATEN ROAD
MPERAL, CA. 82251
MPERAL, COUNTY
MRENT ISSUE DATE:

# PROPOSED LEASE AREA LEGAL DESCRIPTION

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CONTAINING 1,500 SQUARE FIET, MORE OR LESS.

TOPOGRAPHIC SURVEY



Intellisites, LLC MORRISON HERSHFIELD 802 Stown St. Sale 200 Scalab, WA 9617 Thi; (258) 584-7370 www.morbonienhild som 373 E ATEN RD IMPERIAL, CA 92251 - PROPOSED 12" WIDE INSTITE TOWERS ACCESS EASEMENT PROPOSCO INSTIE TOWERS WALL—WOUNTED ELECTRICAL METER BANK (800A, 3 METER) - EXISTING FENCE (TYP) PROPOSED 12" WEST CUTT.

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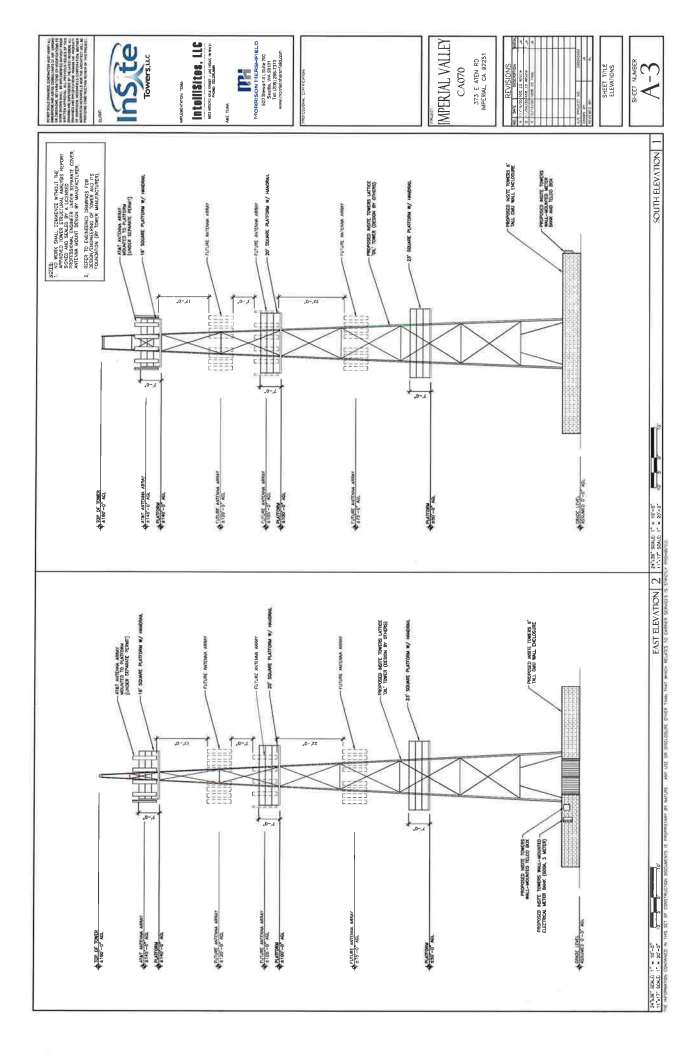
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SHEET TITLE ENLARGED PLAN

Know what's below.
Call before you dig.

 $A^{-2}$ 

ENLARGED PLAN 1



Attachment A: Requested Modifications to the Notice of Action



November 3, 2021 - **REVISED 12/10/21** 

Ms. Jeanine Ramos, Planner I Imperial County Planning & Development Services 801 Main Street El Centro, CA 92243

Re: InSite Towers Development 2, LLC Notice of Action (CUP # 21-0002)

Dear Jeanine:

After reviewing the General & Site-Specific Conditions outlined in the Notice of Action for the above referenced project, the applicant would like to make a formal request to address the following five (5) minor modifications to amend the NOA as follows:

- 1. **Applicant Name Change**: The applicant is seeking an amendment to change the name of the applicant from InSite Towers Development 2, LLC to Infra Towers, LLC. Please find attached a letter that was jointly signed by InSite Towers and Infra Towers requesting that the application be transferred to Infra Towers, LLC. We also need all references of the applicant's name changed throughout the NOA where appropriate to "Infra Towers, LLC" and their address, which is 1800 Diagonal Rd., Suite 600, Alexandria, VA 22314.
- 2. **G18 Local Benefit Agreement**: Please find below the current G18 Local Benefit Agreement language contained in the Notice of Action and the applicant's proposed language that we have presented for IVECA's review and consideration on 12/10/21. The proposed revision does not change the intent of our agreement to provide space to the County free of charge but addresses some areas of concern as further explained below.

### **CURRENT NOA LANGUAGE:**

5 G18 LOCAL BENEFIT AGREEMENT:1

Permittee has agreed to provide a local benefit per a negotiated agreement between the County and the permittee. The local benefit agreement allows the permittee to provide multiple antenna spaces and a guaranteed antenna height of fifty (50) feet on the proposed communication tower at no cost to Imperial County or IVECA.

### **PROPOSED LANGUAGE:**

### G18 LOCAL BENEFIT AGREEMENT:

Permittee and Imperial County will enter into a to be negotiated agreement authorizing the County and/or the Imperial Valley Emergency Communications Authority (IVECA) to occupy certain antenna spaces on a space available basis on the proposed communication tower (other than at the one hundred twenty (120) to one hundred sixty (160) foot AGL (Above Ground Level) which is reserved for commercial use) at no cost to Imperial County or IVECA.

The first sentence of the current language stating "per a negotiated agreement" could be construed to imply that the agreement has already been negotiated. The applicant is merely requesting a change that clarifies that the parties will enter into a "to be negotiated" agreement at a later date.

The second cause for concern with the current language is the reference to "multiple antenna spaces", which the applicant felt was too vague and could be left open to interpretation since the County does not know exactly what they want to place on the tower at this time and at what height location on the tower. So, the applicant is requesting to revise this from "multiple antenna spaces" to "certain antenna spaces" since IVECA has expressed that the inclusion of space(s) adds definitive clarity since they employ multiple antennas at each site, which will likely continue.

IVECA has also removed the 50' antenna height request since the proposed tower, due to its location, could prove to be a very valuable asset in the future and so accordingly future technology specifications and needs will suggest height requirements. With that in mind, Infra has delineated to be "(other than at the one hundred twenty (120) to one hundred sixty (160) foot AGL (Above Ground Level) which is reserved for commercial use)" due to the fact that: (i) Infra needs to ensure that the tower remains structurally sound with full loading, and (ii) in order for Infra to incur the significant expense in constructing, maintaining, and operating the tower, we need to ensure that it continues to be viable for collocation by wireless carriers. That is, while Infra Towers is happy to offer tower space at no charge to the County, they need to ensure that there is also sufficient, viable space available for wireless carriers (e.g., paying customers) at the highest portion of the structure.

IVECA has indicated that procedurally, once satisfactory language has been achieved, the document will be reviewed by IVECA's legal counsel and then voted on by the IVECA Board of Directors.

- 3. **Recitals Page 2:** On the first line labeled "1", the applicant is requesting the following be inserted after the first word "tower" as follows: "on terms acceptable to Permittee and each subsidiary user".
- 4. <u>Indemnification Agreement</u>: Infra Towers has requested the insertion of a statement to the effect that "Infra Towers has the right, but not the obligation, to withdraw its application in the event of a third-party challenge", which I had inserted within the attached as #3 and Infra's legal counsel has signed. In short, Infra cannot commit to incur unlimited litigation expenses in defending the County if, in their judgment, they believe a third-party challenge to be viable/likely to succeed.
- 5. Tower Design Revision: The unexpected inclusion of the S11 Lighting Requirement contained within the NOA has imposed additional expense to our budget for the project, which we would like to mitigate by proposing to revise the tower design from a 4-legged oil tower to a 3-legged lattice tower, in addition to changing the 6' CMU block wall surrounding the lease area to an 6' tall decorative vinyl simulated wood fence painted a rustic brown. Please find enclosed our revised site plans and photo simulations for the new 3-legged design, which is less visually intrusive since the platforms have been removed and the design it is much slimmer in design with only 3 legs versus 4 legs.

6. **S1 Project Description:** I know when I originally spoke with you about this section, you explained that it is the County's preference to keep this section more general instead of spelling out all the specifics on the number of antennas, RRU's, etc. so it does not limit our use in the future for additional collocations. So, I hope the County will agree on Infra's suggested revision to the project description below:

The applicant, Infra Towers, LLC, is proposing to construct and operate a collocation wireless telecommunications facility, 160-foot above ground level (AGL), including therewith the necessary ancillary antennas (including collocator antennas), equipment, shelter, and appurtenances.

In the meantime, please feel free to call me at (702) 501-0882 if you have any questions or require further information to address the above requests.

Best Regards,

Debbie DePompei

IntelliSites, LLC, Manager

Debbie Delompei

Representing Infra Towers, LLC & Insite Towers Development 2, LLC

### **Enclosures:**

Applicant Name Change Request Letter Signed by Infra Towers / InSite Towers Indemnification Agreement Revised Site Plans Revised Photo Simulations



November 3, 2021

### VIA FEDERAL EXPRESS/ ADVANCE COPY VIA FACSIMILE

Imperial County Planning & Development Services Attn: Jeanine Ramos, Planner 801 Main Street El Centro, CA 92243

jeanineramos@co.imperial.ca.us

Re: Request for Applicant Name Change – CUP#21-0002/V#21-0001 APN 044-230-014-000

Dear Ms. Ramos:

This letter is sent pursuant to your recent discussions with Ms. Debbie DePompei of IntelliSites Development, LLC ("IntelliSites") in connection with the Applicant Name Change pertaining to the above-referenced CUP and Variance Application. The Application was originally filed by IntelliSites on behalf of InSite Towers Development 2, LLC ("ISTD2") on February 2, 2021. ITSD2 conveyed the CA070 Imperial Valley Site Development Opportunity ("DSO") that is the subject of the Application and 141 other DSOs to Infra Towers, LLC, a Delaware limited liability company, with headquarters offices located at 1800 Diagonal Road, Suite 600, Alexandria, VA 22314 pursuant to the terms of that certain redacted Asset Purchase Agreement dated April 1, 2021, a redacted copy of which is enclosed (the "Transfer").

As a result of the Transfer, it is necessary that the Name of the Applicant for CUP#21-0002/V#0001 be changed from InSite Towers Development 2, LLC to Infra Towers, LLC. Should you have any questions regarding this request, please don't hesitate to contact Richard Palermo, Senior Attorney with American Tower Corporation, ITSD2's parent company. (781) 926-4973, richard palermo a americantower.com, or Roni D. Jackson, General Counsel of Infra Towers, LLC. (714) 396-1360, roni jackson a infraholdingslle.com.

Thank you very much for your attention to this important matter.

Very truly yours.

Richard P. Palermo, Esq.

on behalf of InSite Towers Development 2, LLC

Roni D. Jackson, Esq.

on behalf of Infra Towers, LLC

ce: Jurg Heuberger/The Imperial County Historical Society



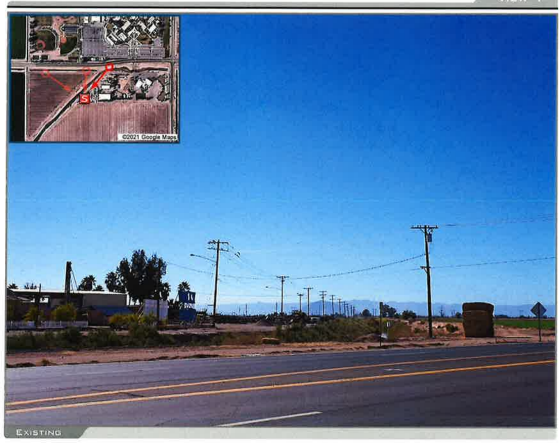
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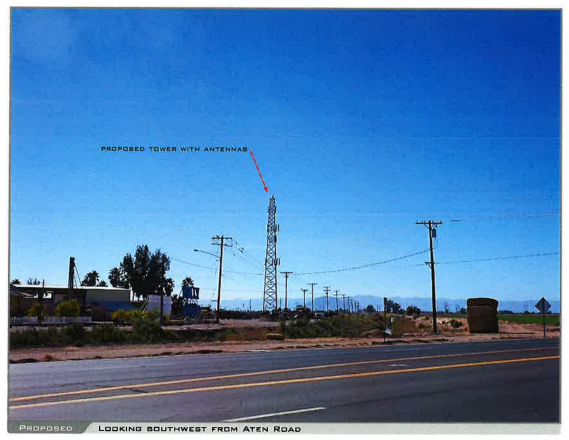
### IMPERIAL VALLEY



373 E ATEN ROAD IMPERIAL CA 92251

VIEW







THE INFORMATION CONTAINED IN THIS SET OF CONSTRUCTION DOCUMENTS IS PROPRETARY BY NATURE ANY USE ON DISCLOSURE DIHER THAN THAT WHICH RELATES TO CARRIER SERVICES IS STRICTLY PROHIBITED.

PROPRIETARY INFORMATION

373 E ATEN RD IMPERIAL, CA 92251

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APPLICANT:
NSITE TOWESS, LLC
1193 N FARENK STREET, SUITE 700
ALEXAMORIN, NA 22314
CONTACT: TOOD PUSON
PH: (702) 430–8369

PROPERTY OWNER: IMPERIAL COUNTY, CALIFORNIA

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TOWER OWNER:
INSTIE TOWERS, LLC
INSTIE TOWERS, LLC
ALEXANDRA, NA 22314
PH: (703) 837~3666

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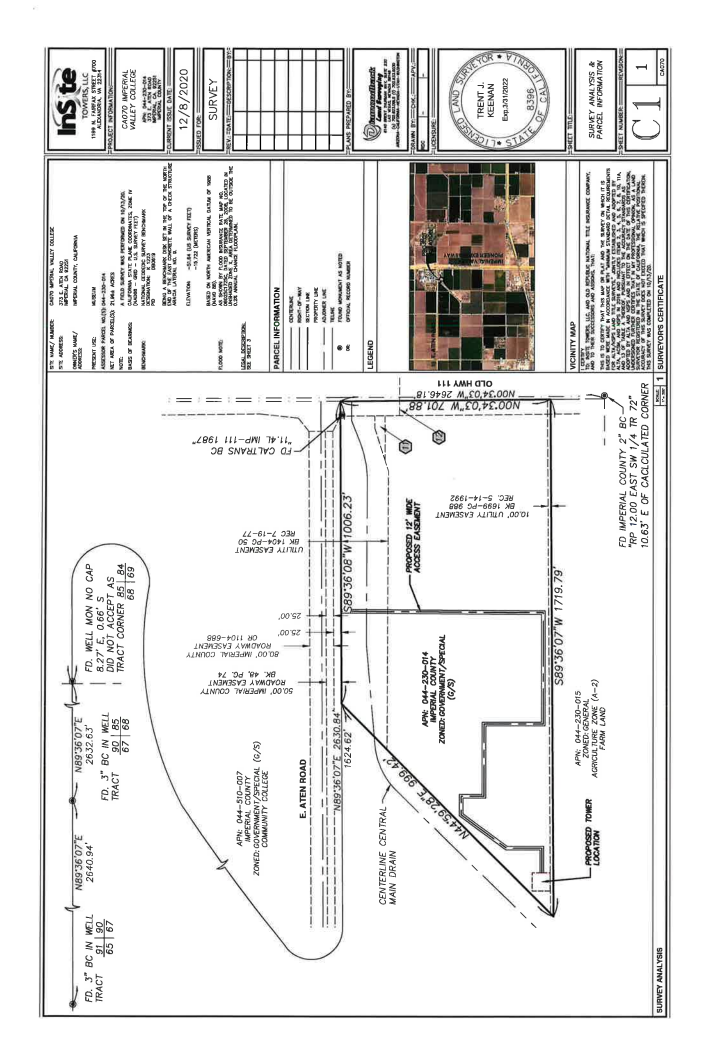
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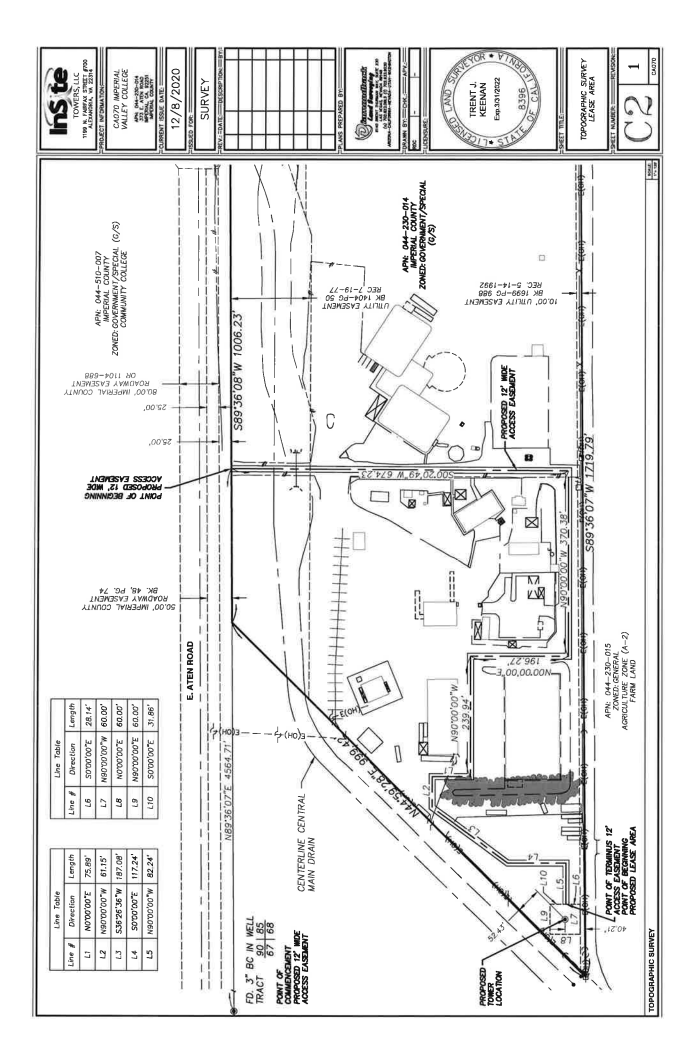
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INTELISITES, LLC
BAZZ ARROYO AZUL STREET
LCS VECKS, W 88131
CONTACT: DEBBE DEPOMPET
PH: (702) 501-0882

A&E CONTACT
MORRISON HERSHFIELD CORPORATION
600 STREMAT 57, SUITE 200
ESEMTE, WA 98101
COMPACT: RPV LORETE
PH: (706) 288-7370
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INTEL.SITES, LLC
BB22 ARROYO AZUL ST
LLS VETAS, NW 89131
COMFACT: DEBBE DEPOWED
PH; (702) 501-0882

PROJECT TEAM





## TITLE REPORT LEGAL EXCEPTIONS

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12/8/2020 ONT ISSUE DATE:

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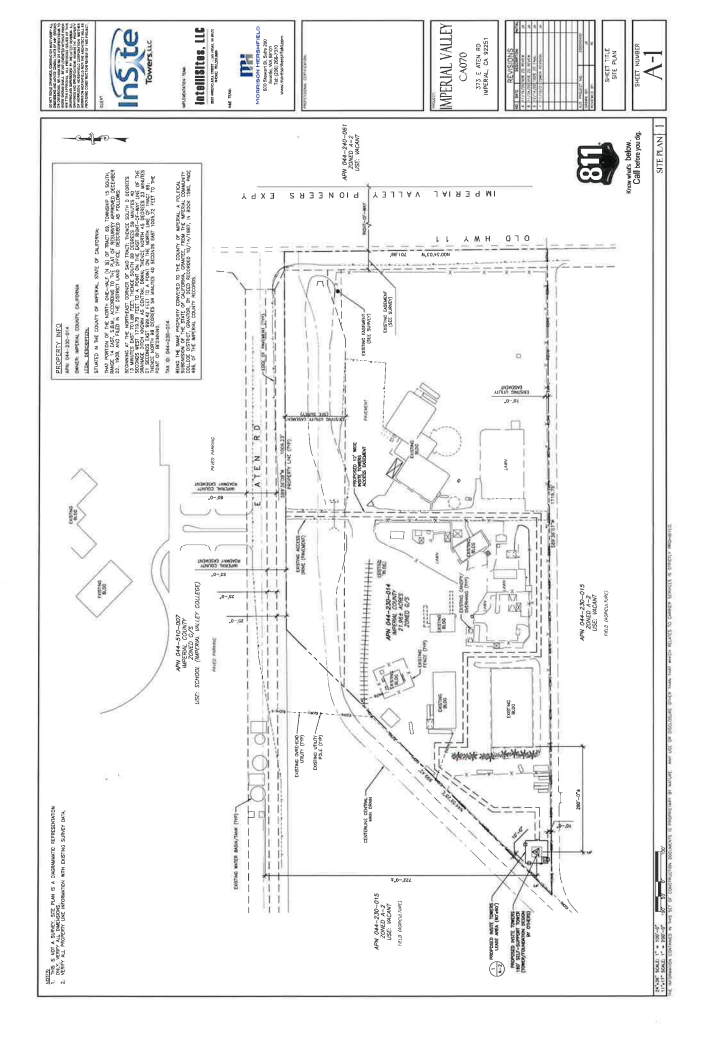
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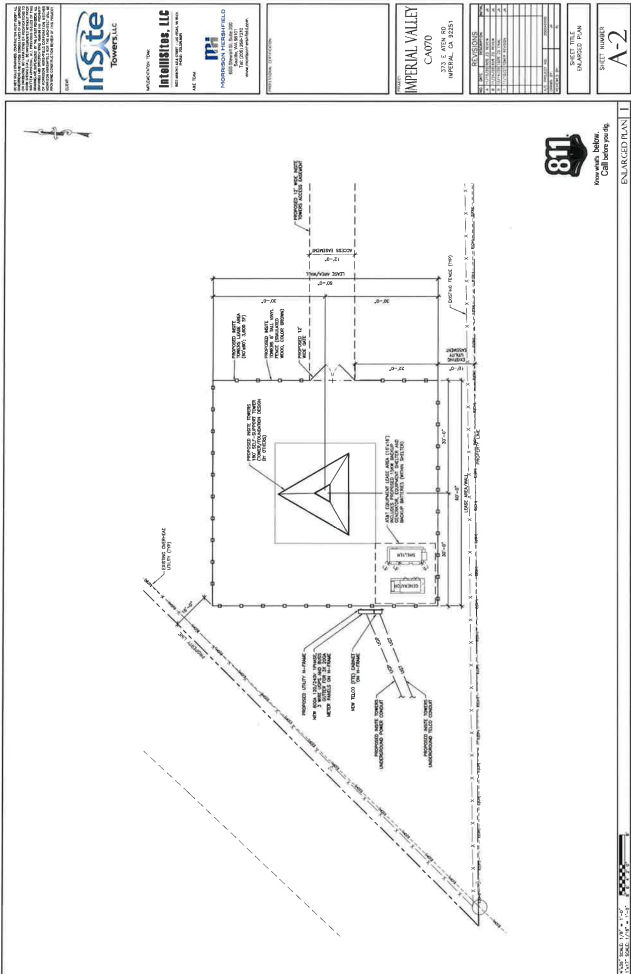
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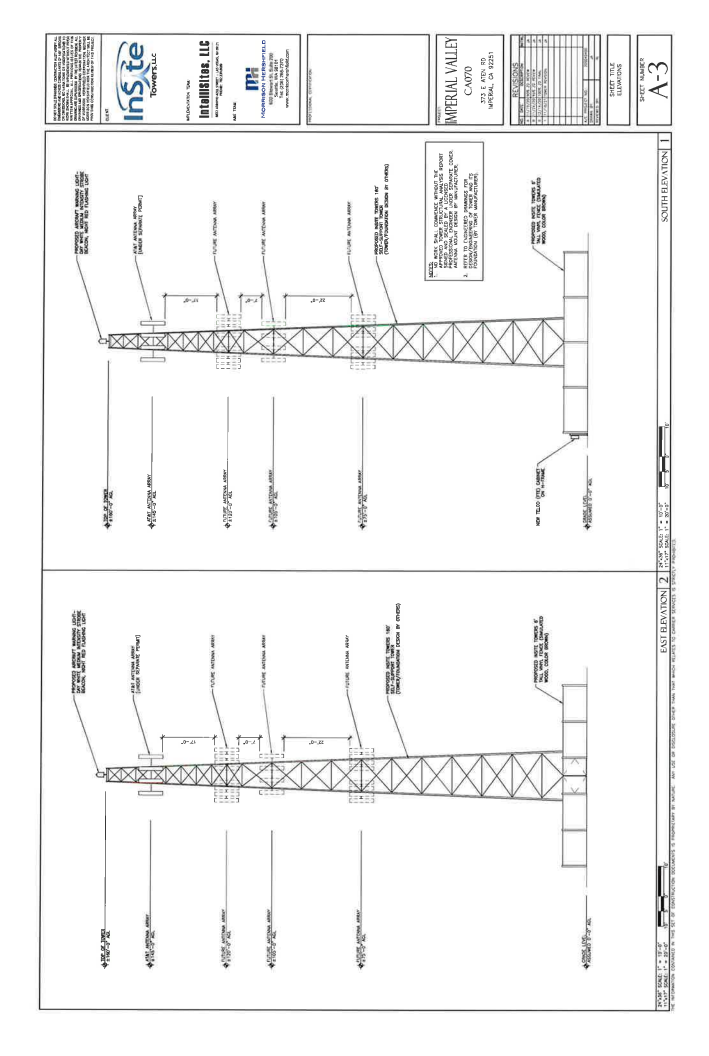
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TOPOGRAPHIC SURVEY









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Recorded Requested By and When Recorded Return To:

Imperial County Planning & Development Services 801 Main Street

El Centro California 92243

AGREEMENT FOR CONDITIONAL USE PERMIT CUP #21-0002

(Wireless Telecommunications Tower) (044-230-014-000)

(Approved at Planning Commission 1800 Diagunal Rd.

2021 by and This Agreement is made and entered into on this \_ day of between InSite Towers Development 2, LLC (1199 N. Pairfax St., Suite 700, Alexandria, VA 22314) hereinafter referred to as Permittee, and the COUNTY OF IMPERIAL, a political subdivision of the State of California, (hereinafter referred to as "COUNTY").

### RECITALS

WHEREAS, Permittee is the owner, and/or operator, and/or successor in interest in certain land in Imperial County identified as Assessor's Parcel Number 044-230-014-000, and further identified by the following legal description: as north one-half of Tract 69, Township 15 South, Range 14 East, S.B.B.&M., in an unincorporated area of the County of Imperial, and;

WHEREAS. Permittee, and/or any subsequent owner(s) would be required to and intend to fully comply with all of the terms and conditions of the project as specified in this Conditional Use Permit (CUP). In the event of a conflict between the attached CUP Agreement and conditions, these conditions govern; and

WHEREAS. Permittee has requested a permit to construct and operate a wireless telecommunications facility, 160-foot above ground level "AGL" as a co-locatable tower, including therewith the necessary ancillary antennas, equipment, shelter and appurtenances; and

WHEREAS, Permittee will not operate any type of use other than specified herein and within the application; and

WHEREAS, Permittee intends to operate the tower for its own use, Permittee shall at some future date allow another "compatible" use communication, or electronic transmission operator (hereinafter referred to as a "subsidiary user"), to use the same

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## on terms acceptable to Permittee and each subsidiary use,

tower thereby minimizing the number of towers required within the confines of the County; and

WHEREAS, the County encourages multiple use (co-locators) of such towers to the extent that sharing of towers is compatible in use, frequency and meets applicable regulatory standards of all permitting jurisdictions; and

WHEREAS, though the sharing of tower space is physically possible, it is recognized that additional structural considerations must be addressed and if applicable, permitted by the Building Division of the Imperial County Planning and Development Services Department, to assure that the tower is structurally adequate.

**NOW THEREFORE**, the County hereby issues CUP #21-0002/ subject to all of the following conditions.

### **GENERAL CONDITIONS:**

The "GENERAL CONDITIONS" are shown by the letter "G". These conditions are conditions that are either routinely and commonly included in all Conditional Use permits as "standardized" conditions and/or are conditions that the Imperial County Planning Commission has established as a requirement on all CUP's for consistent application and enforcement. The Permittee is advised that the General Conditions are as applicable as the SITE SPECIFIC conditions!

### G1 COSTS:

Permittee shall pay any and all amounts as determined by the County to defray all costs for the review of reports, field inspections, enforcement, monitoring, or other activities related to compliance with this permit, County Ordinances, and/or other laws that apply. Any billing against this project, now or in the future, by the Planning and Development Services Department or any County Department for costs incurred as a result of this permit, shall be billed through the Planning and Development Services Department.

### G2 AUDIT OF BILLS:

Permittee shall have the right to have any bill audited for clarification or correction. In the event Permittee request an audit or an explanation of any bill, it shall be in writing to the Planning and Development Services Department. Permittee shall bring the account current including any amount due under a "disputed" billing statement, before any audit is performed. If the amount disputed is the result of a Department other than the Planning and Development Services Department the explanation or audit shall be performed by said Department and a report provided to both the Permittee and the Planning and Development Services Department.

### G3 PERMITS/LICENSES:

The Permittee shall obtain any and all local, state, and/or federal permits, licenses, contracts, and/or other approvals for the construction and/or operation of this project. This

shall include, but not be limited to Health, Building, Sanitation, APCD, Public Works, Sheriff, Regional Water Quality Control Board, Offices of Emergency Services, Division of Mines and Geology, etc. Permittee shall like-wise comply with all such permit requirements for the life of the project. Additionally, Permittee shall submit a copy of any such additional permit, license and/or approval to the Planning Department within 30 days of receipt.

### **G4 RECORDATION:**

This permit shall not be effective until it is recorded at the Imperial County Recorder's Office, and payment of the recordation fee shall be the responsibility of the Permittee. If the Permittee fails to pay the recordation fee within six (6) months from the date of approval, and/or this permit is not recorded within 180 days from the date of approval, this permit shall be deemed null and void, without notice having to be provided to Permittee. Permittee may request a written extension by filing such a request with the Planning Director at least 30 days prior to the original 180 day expiration. The Director may approve an extension for a period not to exceed 180 days. An extension may not be granted if the request for an extension is filed after the expiration date.

### G5 COMPLIANCE/REVOCATION:

Upon the determination by the Planning and Development Services Department, (if necessary upon consultation with other Departments or Agency(ies)) that the project is or may not be in full compliance with any one or all of the conditions of this Conditional Use Permit, or upon the finding that the project is creating a nuisance as defined by law, the PERMIT and the noted violation(s) shall be brought immediately to the attention of the appropriate enforcement agency or to the Planning Commission for hearing to consider appropriate response including but not limited to the revocation of the CUP or to consider possible amendments to the CUP. The hearing before the Planning Commission shall be held upon due notice having been provided to the Permittee and to the public in accordance with established ordinance/policy. In the event the action by the County is necessitated by the actions or lack thereof of a subsidiary user of the tower, all action by the County shall be taken against the permittee as if the permittee had or was causing the violation. The County shall not be obligated to deal with any subsidiary user of the facility.

### G6 PROVISION TO RUN WITH LAND:

The provisions of this project are to run with the land/project and shall bind the current and future owner(s) successor(s) of interest, assignee(s) and/or transferee(s) of said project. Permittee shall not without prior notification to the Planning and Development Services Department assign, sell, or transfer, or grant control of project or any right or privilege therein. The Permittee shall provide a minimum of 60 days written notice prior to such proposed transfer becoming effective. The permitted use identified herein is limited for use upon this parcel described herein and may not be transferred to another parcel. This shall likewise be applicable if the transfer is between the primary and a subsidiary user.

### **G7 RIGHT OF ENTRY:**

The County reserves the right to enter the premises to make the appropriate inspection(s) and to determine if the condition(s) of this permit are complied with. Access to authorized enforcement agency personnel shall not be denied, by the landowner, the permittee or a subsidiary user. The County will contact the person designated by the Permittee to request access to the facility. The request shall be approved within (72) seventy-two hours after request.

### G8 TIME LIMIT:

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Unless otherwise specified within the project specific conditions this project shall be limited to a maximum of (10) ten years from the recordation date of the CUP. The Conditional Use Permit may be extended for a single (5) five year period by the Imperial County Planning & Development Services Director. The CUP may be revoked or the extension may not be granted if the project is in violation of any one or all of the conditions or if there is a history of non-compliance with the project conditions.

### **G9 DEFINITIONS**:

In the event of a dispute the meaning(s) or the intent of any word(s) phrase(s) and/or conditions or sections herein shall be determined by the Planning Commission of the County of Imperial. Their determination shall be final unless an appeal is made to the Board of Supervisors within the required time. In this permit the term Permittee may also apply to any other facility user whether specified by name herein or not. To the extent that this tower may be used by more than one service provider other than the applicant (permittee), all of the conditions of this permit shall be equally applicable to the other "user(s)" as if they were the "permittee".

### G10 SPECIFICITY:

The issuance of this permit does not authorize the Permittee to construct or operate this project in violation of any state, federal, local law nor beyond the specified boundaries of the project as shown the application/project description/permit, nor shall this permit allow any accessory or ancillary use not specified herein. This permit does not provide any prescriptive right or use to the Permittee for future addition and/or modification to this project. The site specific use authorized by this permit is listed under the SITE SPECIFIC ("S") conditions, and only the use or uses listed shall be deemed as approved by this permit. The Permittee's application and or any support documents supplied by Permittee as part of the application shall not be used to determine allowed use(s).

### G11 HEALTH HAZARD:

If the County Health Officer determines that a significant health hazard exists to the public, the County Health Officer may require appropriate measures and the Permittee shall implement such measures to mitigate the health hazard. If the hazard to the public is determined to be imminent, such measures may be imposed immediately and may include temporary suspension of the subject operations. However, within 45 days of any such suspension of operations, the measures imposed by the County Health Officer must be submitted to the Planning Commission for review and approval. Nothing shall prohibit Permittee from requesting a special Planning Commission meeting provided Permittee bears all costs.

### G12 ENCROACHMENT PERMIT:

Permittee shall obtain, as necessary all encroachment permits, or other special traffic safety permits from the Department of Public Works and/or CALTRANS.

### G13 REPORT(S):

Permittee shall file an annual report with the Planning and Development Services Department to show that Permittee is in full compliance with this Conditional Use Permit. The report shall be filed within sixty (60) days from the first day of the Calendar year, and

shall include at a minimum, the total number of "users" on the tower, any problems encountered during the previous year, any reported frequency interference complaints, the name & phone number of the responsible person whom to contact, and a checklist to show the status of each condition herein. It shall be the responsibility of the Permittee to provide all reports and to include the information about other users. The County may request information at any time from Permittee or other users if applicable, however it shall be the responsibility of the permittee to assure the County that such information is received.

### G14 RESPONSIBLE AGENT:

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Permittee shall maintain on file with the Planning and Development Services Department the name and phone number of the responsible agent for the site. A backup name shall also be provided, and a phone number for 24-hour emergency contact shall also be on file. If there are other users, the same information (as applicable) required from the Permittee shall also be made available to the County from such other users.

### G15 INDEMNIFICATION:

At no cost to the County, Permittee and each and every subsidiary user, shall indemnify, and hold harmless the County, the Board of Supervisors and all officers and agents of the County against any and all claims, actions and liabilities arising out of the permitting, construction and/or operation of the project. This indemnity agreement shall be on file with the Planning and Development Services Department prior to recordation of this CUP. Failure to have the agreement on file within 60 days from the date of approval by the Planning Commission shall terminate the approval of this CUP. If the tower is subject to "multiple" use by anyone other than the Permittee, each such operator, or facility, or individual, person or corporation shall have on file with the County Planning and Development Services Department an indemnification agreement identical to that of the Permittee.

### G16 CHANGE OF OWNER/OPERATOR:

In the event the ownership of the site or the operation of the site transfers from the current Permittee to a new successor Permittee, the successor Permittee shall be bound by all terms and conditions of this permit as if said successor was the original Permittee. Current Permittee shall inform the County Planning and Development Services Department in writing at least 60 days prior to any such transfer. Failure of a notice of change of ownership or change of operator shall be grounds for the immediate revocation of the CUP. In the event of a change, the new Owner/Operator shall file with the Department, via certified mail, a letter stating that they are fully aware of all conditions and acknowledge that they will adhere to all. If this permit or any subservient or associated permit requires financial surety, the transfer of this permit shall not be effective until the new Permittee has requisite surety on file. Furthermore existing surety shall not be released until replacement surety is accepted by County. Failure to provide timely notice of transfer by Permittee shall forfeit current surety.

In the event this is a multi-use tower facility, the written approval from any "user" of the tower shall be provided to the County in addition to the above.

## **COMPLIANCE WITH ORDINANCE:** Permittee is aware of, has been provided a copy of and has agreed to be bound by and 3 maintain compliance with the "Communications Ordinance", being Title 9 Division 24 of the County's codified ordinances. .1 5 LOCAL BENEFIT AGREEMENT and Imperal Country will enter into 6 Permittee has agreed to provide a local benefit per a negotiated agreement between the Gounty and the permittee. The local benefit agreement allows the permittee to provide 7 multiple antenna spaces and a guaranteed antenna height of fifty (50) feet on the proposed communication tower at no cost to Imperial County or IVECA. John Jhan at the one hundred truthy (120) to are hundred sixty (TOTAL "G" CONDITIONS are 18) Commercial use) 8 i) 10 11 This space intentionally left blank. 12 > authorizing the Country and or the Impural Valley Communications Authority (NECA) to occupy certain spaces on a space available basis 13 14 15 16 17 18 19 20 21 22 23 2.4 26 27

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### Site Specific Conditions:

S1 PROJECT DESCRIPTION: (including collocator antennas),

collocation

The applicant, InSite Towers Development 2, LLC, is proposing to construct and operate a wireless telecommunication facility, 160-foot above ground level "AGL, including therewith the necessary ancillary antennas equipment, shelter, and appurtenances, which includes the installation of 2 Global Positioning System (GPS) antennas, a back-up generator, and an AT&T Mobility Walk Up Cabinet (WUC) that will be placed near the base of the tower. The tower may be used by multiple users in addition to the Permittee, provided the conditions stated herein are followed.

### S2 ACCESS TO SITE:

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Access to the site shall be as described in the application and as shown on the assessors plat map, and/or as approved by or through an encroachment permit.

### S3 HOURS OF OPERATION:

Permittee shall be allowed to operate the site 24 hours per day, seven days per week.

### S4 ANCILLARY USES & ADDITIONAL LAND USE PERMITS:

This permit authorizes the Permittee to operate the site as described under Specific Condition S1 with no additional ancillary facilities or uses. This permit shall be considered the primary permit for this site, and if additional Conditional Use Permit(s) are secured for this site, they shall be subservient to this permit at all times.

## S5 SUSPENSION OF OPERATIONS:

If operation of the communications facility ceases for a period of twenty-four (24) consecutive months, the Permittee shall remove the communications tower, all related equipment, and all structures and buildings within 6 months. Permittee may request in writing to the Planning Director a one-time extension; such extension shall be limited to a maximum of one year.

### S6 ENFORCEMENT ACTION:

County officials responsible for monitoring and/or enforcing the provisions of this permit shall issue a notice requiring abatement of a violation of its terms within a reasonable time as set by ordinance or County policy. As an example, responsible County officials may issue a citation and/or cease-and-desist order for repeated violation until such violations are abated. Under specific violations, the County may order the facility to cease operation until it can or will be operated in full compliance.

In the event there is enforcement action taken by the County it shall at all times be against the Permittee, even if another party using the tower causes the violation. It shall be the

responsibility of Permittee to assure that the tower is operated in compliance with all terms and conditions of the CUP.

### S7 LIGHT & GLARE:

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Permittee is allowed to have security as well as operational lighting. Said lighting shall be shielded and direct to on site areas to minimize off site interference from unacceptable levels of light or glare.

### S8 CONFLICTING PERMIT CONDITIONS:

In the event that there is a conflict between the condition of this permit and any other permit, the most stringent condition shall govern.

### **S9** MINOR ADMINISTRATIVE MODIFICATION:

The Planning and Development Services Director shall have the authority to make interpretations, issue administrative decisions and provide directions that while not modifying the intent of any condition will allow for problem resolution at an administrative level. Both Director and/or Permittee have the right to defer such issues to the Planning Commission. However, in no event shall any decision regarding this permit be brought to the Board of Supervisors without first having been brought to the Commission.

### S10 LATEST CODES GOVERN:

All on site structures shall be designed and built to meet the latest edition of the applicable codes. In the event the tower is altered, added to, or modified to accommodate additional users, additional antennas or other structural modifications from those originally approved by County, Permittee shall provide revised structural drawings and calculations to the Building Inspection Division prior to such modifications being made.

### S11 LIGHTING:

All towers shall be lit with aircraft warning lights. At a minimum the tower shall include lights at the top of the structure. Permittee shall install a white medium intensity strobe beacon (for daylight use only) and a red flashing warning light (for nighttime use only) to warn aircraft in the vicinity. Permittee shall submit evidence of compliance with these requirements.

The County of Imperial will not require back-up power so long as the following measures are in place:

- 1. Implementation of a Network Operation Control Center (NOCC) as a 24 hour, 365 days a year alert system that informs the tower operator and other pertinent agencies immediately of any problems with the tower and the emergency lighting system (including towers less than 200 feet.);
- 2. Provide the Imperial County Applicators' notification under the NOCC system and its updates at no cost;

- Work with Imperial County Air Applicators' on the repair schedule and flight path rerouting;
- 4. Repair lighting or tower equipment failure within 72 hours, and;
- 5. Provide written reports to the Imperial County Air Applicators' and the Imperial County Planning & Development Services Department upon completion of tower repairs (to the tower lighting) resulting from NOCC actions, and provide yearly summary reports pertaining to NOCC actions.

### S12 COMMUNICATION FREQUENCY:

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Transmission frequency, amount of radiated power, and antennae characteristics shall comply with requirements by the Federal Aviation Authority (FAA), Federal Communications Commission (FCC), Planning Department and other applicable agencies.

### S13 FREQUENCY COORDINATION:

The operation of the project shall not cause interference with transmission or reception of signals or other communication facilities. Failure to comply with this condition shall result in suspension or revocation of the Conditional Use Permit.

### S14 TOWER EMERGENCY INFORMATION:

Permittee shall file (with the County) a Tower Site Information sheet. The permittee shall update this information yearly.

### S15 RESTORATION SURETY:

- (a) To ensure that such restoration is completed, Permittee shall provide security that is in conformance with the County's Financial Assurance Guideline, is acceptable to the Office of County Counsel, and in an amount no less than \$25,000. Said security shall cover Permittee, as well as any co-locators, users, or other subleases located at the site.
- (b) The amount of security may be administratively increased by the Planning Department of the Planning Commission, upon a finding that the characteristics of the site warrants additional security. The Security must be filed with the County within six (6) months of the approval of this CUP, and/or prior to recordation, whichever comes first.
- (c) The security shall remain in effect until the project has been completely removed, and the site has been fully restored to its undeveloped condition. In the event there is a history of noncompliance with the conditions of this CUP, or any other applicable federal, State or local law, regulation, rule, policy or procedure, the minimum amount of required security may be administratively increased by the Planning Department of Planning Commission to \$35,000.

### S-16 AIR POLLUTION CONTROL DISTRICT<sup>2</sup>

Construction activities on the site must adhere to the Air District's Regulation VIII for the control of fugitive dust emissions, including the submittal of a construction notification to the Air District 10 days prior to any earthmoving activities.

### S-17 IMPERIAL IRRIGATION DISTRICT<sup>3</sup>

- 1. To request electrical service for the approved communication tower, the applicant should be advised to contact Ernie Benitez, IID Customer Project Development Planner, at (760) 482-3405 or e-mail Mr. Benitez at eibenitez@iid.comto initiate the customer service application process. In addition to submitting a formal application (available download for at the district website http://www.iid.com/home/showdocument?id=12923, the applicant will be required submit a complete set of approved plans by the County of Imperial, electrical plans, panel location, voltage requirement, electrical panel schedules, an AutoCAD file of the site plan, construction schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicants shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- 2. The applicant will need to abide by the following IID electrical tower service guidelines:
  - a. IID will allow only one metering point per site. If more than one meter is requested, the customer must utilize a multi-meter pack.
  - b. For single-phase service from a pole-mounted transformer the total service capacity shall not exceed 600 amps (e.g. six (6) 100 amp panels or three (3) 200 amp panels). Maximum transformer size is a 100kVA with a secondary voltage of 120/240V single phase.
  - c. For single-phase service from a pad-mounted transformer, the total service capacity shall not exceed 800 amps. Maximum transformer size is a 167kVA, 120/240V.
  - d. Services exceeding 800 amps of total capacity must be served from a three-phase pad-mounted transformer rated at 120/208V. Please note that load must be balanced across the phases.
- 3. Any construction or operation on IID property or within its existing and proposed right of way or easements including but not limited to: surface improvements such

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<sup>2</sup> Air Pollution Control District Comment Letter dated 03/11/2021

<sup>2</sup> Imperial Irrigation District Comment Letter dated 03/15/2021

as proposed new streets, driveways, parking lots, landscape; and all water, sewer, storm water, or any other above ground or underground utilities; will require an encroachment permit, or encroachment agreement (depending on the circumstances). The IID encroachment permit application and instructions are available at <a href="https://www.iid.com/about-iid/department-directory/real-estate">https://www.iid.com/about-iid/department-directory/real-estate</a>. The IID Real Estate Section should be contacted at (760) 339-9239 for additional information regarding encroachment permits or agreements.

4. Any new, relocated, modified or reconstructed IID facilities required for and by the project (which can include but is not limited to electrical utility substations, electrical transmission and distribution lines, canals, drain, etc.) need to be included as part of the project's CEQA and/or NEPA documentation, environmental impact analysis and mitigation. Failure to do so will result in postponement of any construction and/or modification of IID facilities until such time as the environmental documentation is amended and environmental impacts are fully analyzed. Any and all mitigation necessary as a result of the construction, relocation and/or upgrade of IID facilities is the responsibility of the project proponent.

### S-18 VARIANCE

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In conjunction with this CUP, Variance #21-0001 has been approved and issued to allow for the construction of the communication tower to a height not to exceed 160-feet above ground level (AGL).

(TOTAL "S" CONDITIONS are 18)

This space intentionally left blank.

1 2	NOW THEREFORE, County hereby issues Conditional Use Permit #21-0002 and Permittee hereby accepts such permit upon the terms and conditions set forth herein:
3	IN WITNESS THEREOF, the parties hereto have executed this Agreement the day
4	and year first written.
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16	COUNTY OF IMPERIAL, a political subdivision of the STATE OF CALIFORNIA
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19	James A. Minnick, Director of Date Planning & Development Services
20	Platifility & Development Cervices
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PERMITTEE NOTARIZATION	
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the owhich this certificate is attached, and not the truthfulness, accuracy, or validity of that document.	locument to
STATE OF CALIFORNIA	
COUNTY OF S.S.	
Onbefore me,	
Onbefore me, a Notary Public in and for said County and State, personally , who proved to on	appeared the basis
of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to instrument and acknowledged to me that he/she/they executed the same in his authorized capacity(ies), and that by his/her/their signature(s) on the instruction of the entity upon behalf of which the person(s) acted, executed the instruction of the entity upon behalf of which the person(s) acted.	the withir s/her/thei ment the
certify under PENALTY OF PERJURY under the laws of the State of California oregoing paragraph is true and correct.	a that the
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Signature	
ATTENTION NOTARY: Although the information requested below is OPTIONAl prevent fraudulent attachment of this certificate to unauthorized document.	L, it could
Title or Type of Document	
Title or Type of Document Number of Pages Date of Document Signer(s) Other Than Named Above	
Dated	

1	COUNTY NOTARIZATION
2	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
3	OTATE OF CALIFORNIA
4	STATE OF CALIFORNIA
5	COUNTY OF IMPERIAL} S.S.
6	On beforeme,
7	a Notary Public in and for said County and State, personally appeared, who
8 9 10	proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
11	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
13	WITNESS my hand and official seal
14	Signature
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16 17	ATTENTION NOTARY: Although the information requested below is OPTIONAL, it could prevent fraudulent attachment of this certificate to unauthorized document.
18	Title or Type of Document
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**Attachment B: Comment Letters** 

From:

Mario Salinas

Sent:

Tuesday, March 2, 2021 1:41 PM

To:

Gabriela Robb

Cc:

Rosa Soto; Carina Gomez; Maria Scoville; John Robb; Kimberly Noriega; Valerie Grijalva;

Michael Abraham; Jeanine Ramos

Subject:

RE: Request for Comments CUP21-0002

Follow Up Flag: Flag Status:

Follow up Flagged

Good afternoon Ms. Robb,

Pertaining to CUP21-0002, Division of Environmental Health does not have any comments at this time.

Thank you,

### Mario Salinas, MBA

Environmental Health Compliance Specialist I Imperial County Public Health Department Division of Environmental Health 797 Main Street Suite B, El Centro, CA 92243 mariosalinas@co.imperial.ca.us

Phone: (442) 265-1888 Fax: (442) 265-1903 www.icphd.org



MAR 02 2021

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES



The preceding e-mail message (including any attachments) contains information that may be confidential, be protected by the attorney-client or other applicable privileges, or constitute non-public information. It is intended to be conveyed only to the designated recipient(s). If you are not an intended recipient of this message, please notify the sender by replying to this message and then delete it from your system. Use, dissemination, distribution, or reproduction of this message by unintended recipients is not authorized and may be unlawful.

From: Gabriela Robb <Gabriela Robb@co.imperial.ca.us>

Sent: Monday, March 1, 2021 4:55 PM

To: Carlos Ortiz <CarlosOrtiz@co.imperial.ca.us>; Sandra Mendivil <SandraMendivil@co.imperial.ca.us>; Matt Dessert

<MattDessert@co.imperial.ca.us>; Monica Soucier <MonicaSoucier@co.imperial.ca.us>; Ray Castillo

<RayCastillo@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Jorge Perez

<JorgePerez@co.imperial.ca.us>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us>; Mario Salinas

<MarioSalinas@co.imperial.ca.us>; Robert Malek <RobertMalek@co.imperial.ca.us>; Andrew Loper

<AndrewLoper@co.imperial.ca.us>; Margo Sanchez <MargoSanchez@co.imperial.ca.us>; John Gay

<JohnGay@co.imperial.ca.us>; Carlos Yee <CarlosYee@co.imperial.ca.us>; Guillermo Mendoza

<GuillermoMendoza@co.imperial.ca.us>; Scott Sheppard <scottsheppeard@icso.org>; Thomas Garcia

<tgarcia@icso.org>; ceo@pioneersmuseum.net; Donald Vargas <dvargas@iid.com>; Stefan T. Chatwin - City of Imperial Manager <schatwin@cityofimperial.org>; ltylenda@cityofimperial.org; Jill McCormick

From:

Quechan Historic Preservation Officer \*historic preservation@quechantribe.com>

Sent:

Wednesday, March 3, 2021 6:44 AM

To:

Gabriela Robb: Jeanine Ramos

Cc:

**ICPDSCommentLetters** 

Subject:

RE: Request for Comments CUP21-0002

### AUTION: This email originated outside our organization; please use caution.

This email is to inform you that we have no comments on this project.

From: Gabriela Robb [mailto:GabrielaRobb@co.imperial.ca.us]

Sent: Monday, March 01, 2021 5:55 PM

To: Carlos Ortiz; Sandra Mendivil; Matt Dessert; Monica Soucier; Ray Castillo; Vanessa Ramirez; Jorge Perez; Jeff Lamoure; Mario Salinas; Robert Malek; Andrew Loper; Margo Sanchez; John Gay; Carlos Yee; Guillermo Mendoza; Scott Sheppard; Thomas Garcia; ceo@pioneersmuseum.net; Donald Vargas; Stefan T. Chatwin - City of Imperial Manager; Itylenda@cityofimperial.org; Jill McCormick; Quechan Indian Tribe; Katy Sanchez; sha-lcr-webcomments@usbr.gov; byronfrontier@yahoo.com

Cc: Rosa Soto; Carina Gomez; Maria Scoville; John Robb; Kimberly Noriega; Valerie Grijalva; Michael Abraham; Jeanine Ramos

Subject: Request for Comments CUP21-0002

Good afternoon,

Please see attached Request for Comments Packet for Conditional Use Permit #21-0002. Comments are due by March 15, 2021 at 5:00 PM.

In an effort to increase the efficiency at which information is distributed and reduce paper usage, the Request for Comments Packet is being sent to you via this email.

Should you have any questions regarding this project, please feel free to contact Planner Jeanine Ramos at (442)265-1736 ext. 1750 or submit your comment letters to icpdscommentletters@co.imperial.ca.us

Thank you,

Gabriela Robb

Office Assistant III

Imperial County Planning & Development Services 801 Main St. El Centro, CA 92243 (442) 265-1736



RECEIVED

MAR 03 2021

IMPERIAL COUNTY PLANNING & DEVELOPMENT SERVICES

From:

Quechan Historic Preservation Officer < historic preservation@quechantribe.com>

Sent:

Thursday, March 11, 2021 12:34 PM

To:

Jeanine Ramos

Cc:

**ICPDSCommentLetters** 

Subject:

RE: Request for Comments CUP21-0002

### CAUTION: This email originated outside our organization; please use caution.

This email is to inform you that we have no comments on this project.

From: Jeanine Ramos [mailto:JeanineRamos@co.imperial.ca.us]

Sent: Thursday, March 11, 2021 12:47 PM

**To:** Carlos Ortiz; Sandra Mendivil; Matt Dessert; Monica Soucier; Ray Castillo; Vanessa Ramirez; Jorge Perez; Jeff Lamoure; Mario Salinas; Robert Malek; Andrew Loper; Margo Sanchez; John Gay; Carlos Yee; Guillermo Mendoza; Scott Sheppard; Thomas Garcia; ceo@pioneersmuseum.net; Donald Vargas; Stefan T. Chatwin - City of Imperial Manager; Itylenda@cityofimperial.org; Jill McCormick; Quechan Indian Tribe; Katy Sanchez; sha-lcr-webcomments@usbr.gov; byronfrontier@yahoo.com

Cc: Diana Robinson

Subject: RE: Request for Comments CUP21-0002

Good morning,

This email is to serve as a reminder of the opportunity to comment for CUP #21-0002. Comments are due by March 15, 2021 at 5:00 PM.

Thank you,

Jeanine Ramos
Planner I
Imperial County Planning & Development Services
801 Main Street
El Centro, CA 92243
(442) 265-1736
(442) 265-1735 (Fax)
jeanineramos@co.imperial.ca.us

RECEIVED

MAR 11 2021 IMPERIAL COUNTY

PLANNING & DEVELOPMENT SERVICES

From: Gabriela Robb < Gabriela Robb@co.imperial.ca.us>

Sent: Monday, March 1, 2021 4:55 PM

To: Carlos Ortiz < Carlos Ortiz@co.imperial.ca.us>; Sandra Mendivil < Sandra Mendivil@co.imperial.ca.us>; Matt Dessert

<MattDessert@co.imperial.ca.us>; Monica Soucier <MonicaSoucier@co.imperial.ca.us>; Ray Castillo

<RayCastillo@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Jorge Perez

<JorgePerez@co.imperial.ca.us>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us>; Mario Salinas

<MarioSalinas@co.imperial.ca.us>; Robert Malek <RobertMalek@co.imperial.ca.us>; Andrew Loper

<AndrewLoper@co.imperial.ca.us>; Margo Sanchez <MargoSanchez@co.imperial.ca.us>; John Gay

<JohnGay@co.imperial.ca.us>; Carlos Yee <CarlosYee@co.imperial.ca.us>; Guillermo Mendoza

<GuillermoMendoza@co.imperial.ca.us>; Scott Sheppard <scottsheppeard@icso.org>; Thomas Garcia

<tgarcia@icso.org>; ceo@pioneersmuseum.net; Donald Vargas <dvargas@iid.com>; Stefan T. Chatwin - City of Imperial
Manager <sebatwin @ity of imperial composite to a standard of the firm of the composite to a standard of the composite to a

Manager <schatwin@cityofimperial.org>; ltylenda@cityofimperial.org; Jill McCormick

<historicpreservation@quechantribe.com>; Quechan Indian Tribe <tribalsecretary@quechantribe.com>; Katy Sanchez <katy.sanchez@nahc.ca.gov>; sha-lcr-webcomments@usbr.gov; byronfrontier@yahoo.com
Cc: Rosa Soto <RosaSoto@co.imperial.ca.us>; Carina Gomez <CarinaGomez@co.imperial.ca.us>; Maria Scoville <mariascoville@co.imperial.ca.us>; John Robb <JohnRobb@co.imperial.ca.us>; Kimberly Noriega <KimberlyNoriega@co.imperial.ca.us>; Valerie Grijalva <ValerieGrijalva@co.imperial.ca.us>; Michael Abraham <MichaelAbraham@co.imperial.ca.us>; Jeanine Ramos <JeanineRamos@co.imperial.ca.us>
Subject: Request for Comments CUP21-0002

### Good afternoon,

Please see attached Request for Comments Packet for Conditional Use Permit #21-0002. Comments are due by March 15, 2021 at 5:00 PM.

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Thank you,

Gabriela Robb

Office Assistant III
Imperial County Planning & Development Services

801 Main St El Centro, CA 92243 (442) 265-1736





This email has been checked for viruses by Avast antivirus software, www.avast.com



March 11, 2021

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MAR 1 2.21

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

Jim Minnick
Planning & Development Services Director
801 Main Street
El Centro, CA 92243

SUBJECT:

Conditional Use Permit 21-0002—InSite Towers Development 2, LLC

Dear Mr. Minnick:

The Imperial County Air Pollution Control District ("Air District") appreciates the opportunity to review and comment on Conditional Use Permit (CUP) 21-0002 and Variance submitted by InSite towers Development 2, LLC to construction a new 160-foot wireless telecommunication tower at 373 East Aten Road, Imperial, California, also identified as Assessor's Parcel Number (APN) 044-230-014-001.

The applicant should be aware that all construction activities on the site must adhere to the Air District's Regulation VIII for the control of fugitive dust emissions, including the submittal of a construction notification to the Air District 10 days prior to any earthmoving activities. As to the backup generator, since the size of the generator is not disclosed please contact the Air District to discuss any potential permitting requirements. Finally, the Air District is requesting additional information regarding the installation of a temporary Cell on Wheels (COW).

For your convenience, the Air District's rules and regulations are available via the web at <a href="https://apcd.imperialcounty.org">https://apcd.imperialcounty.org</a>. Please feel free to call should you have questions at (442) 265-1800.

Respectfully,

**Curtis Blondell** 

APC Environmental Coordinator

loredall

Monica N. Soudier

ARC Division Manager

From:

Margo Sanchez

Sent:

Thursday, March 11, 2021 12:47 PM

To:

ICPDSCommentLetters; Jeanine Ramos

Subject:

FW: Request for Comments CUP21-0002

**Attachments:** 

CUP21-0002 Request for Comments.pdf

Good afternoon Ms. Ramos.

The Imperial County Agricultural Commissioner's office has No Comment on this project other than a request for comments be given to Imperial County Applicators, representative Byron Nelson at Frontier Ag Service, 760-357-1967, for possible comments on this project.

Thank you.

Best regards, Margo RECEIVED

MAR 11 2021

IMPERIAL COUNTY

PLANNING & DEVELOPMENT SERVICES

From: Gabriela Robb <Gabriela Robb@co.imperial.ca.us>

Sent: Monday, March 1, 2021 4:55 PM

To: Carlos Ortiz < Carlos Ortiz@co.imperial.ca.us>; Sandra Mendivil < Sandra Mendivil@co.imperial.ca.us>; Matt Dessert

<MattDessert@co.imperial.ca.us>; Monica Soucier <MonicaSoucier@co.imperial.ca.us>; Ray Castillo

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<tgarcia@icso.org>; ceo@pioneersmuseum.net; Donald Vargas <dvargas@iid.com>; Stefan T. Chatwin - City of Imperial

Manager < schatwin@cityofimperial.org>; ltylenda@cityofimperial.org; Jill McCormick

<a href="mailto:com"></a>; Quechan Indian Tribe <a href="mailto:cretary@quechantribe.com"></a>; Katy Sanchez

<katy.sanchez@nahc.ca.gov>; sha-lcr-webcomments@usbr.gov; byronfrontier@yahoo.com

Cc: Rosa Soto <RosaSoto@co.imperial.ca.us>; Carina Gomez <CarinaGomez@co.imperial.ca.us>; Maria Scoville

<mariascoville@co.imperial.ca.us>; John Robb < JohnRobb@co.imperial.ca.us>; Kimberly Noriega

<KimberlyNoriega@co.imperial.ca.us>; Valerie Grijalva <ValerieGrijalva@co.imperial.ca.us>; Michael Abraham

<MichaelAbraham@co.imperial.ca.us>; Jeanine Ramos <JeanineRamos@co.imperial.ca.us>

**Subject:** Request for Comments CUP21-0002

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### Thank you,

Gabriela Robb
Office Assistant III
Imperial County Planning & Development Services
801 Main St Fl Centro, CA 92243
(442) 265-1736



### Valerie Grijalva

From:

Andrew Loper

Sent:

Monday, March 15, 2021 8:35 AM

To:

Gabriela Robb

Cc:

Rosa Soto; Carina Gomez; Maria Scoville; John Robb; Kimberly Noriega; Valerie Grijalva;

Michael Abraham; Jeanine Ramos; Robert Malek; Alfredo Estrada Jr; Mark Schmidt

Subject:

RE: Request for Comments CUP21-0002

Attachments:

CUP21-0002 Request for Comments.pdf

### **Good Morning**

This is email is for requesting some additional time to comment on CUP21-0002 as requested by Mark Schmidt at IVECA. Mr. Schmidt was not on the original email and was forward the information and would like to request some additional time to comment on the CUP. Please let us know if this is possible thank you.

Thank You
Andrew Loper
Imperial County Fire Department
Lieutenant/Fire Prevention Specialist
2514 La Brucherie Road, Imperial CA 92251

Office: 442-265-3021 Cell: 760-604-1828 RECEIVED

11 15 7021

Michard Godney
PEANNING & DEVELOPMENT SCHVICE®

From: Gabriela Robb < Gabriela Robb@co.imperial.ca.us>

Sent: Monday, March 1, 2021 4:55 PM

To: Carlos Ortiz < Carlos Ortiz@co.imperial.ca.us>; Sandra Mendivil < Sandra Mendivil@co.imperial.ca.us>; Matt Dessert

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<a href="mailto:ricpreservation@quechantribe.com">https://www.com.com</a>; Quechan Indian Tribe <a href="mailto:tribalsecretary@quechantribe.com">tribalsecretary@quechantribe.com</a>; Katy Sanchez

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<mariascoville@co.imperial.ca.us>; John Robb <JohnRobb@co.imperial.ca.us>; Kimberly Noriega

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<MichaelAbraham@co.imperial.ca.us>; Jeanine Ramos <JeanineRamos@co.imperial.ca.us>

**Subject:** Request for Comments CUP21-0002

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Thank you,

Gabriela Robb

Office Assistant III
Imperial County Planning & Development Services
801 Main St. El Centro, CA 92243
(442) 265-1736

