

TO: PLANNING COMMISSION

AGENDA DATE: January 10, 2024

**ATTACHED** 

ATTACHED

**ATTACHED** 

FROM: PLANNING & DEVELOPMENT SERVICES **AGENDA TIME: 9:00 PM/ No.8** Cityswitch PROJECT TYPE: Conditional Use Permit #23-0010/Variance #23-0004 SUPERVISOR DIST #5 LOCATION: 673 Sidewinder Rd N. APN: 056-470-002-000 Winterhaven, CA 92283 PARCEL SIZE: +/- 26.75AC. GENERAL PLAN (proposed) N/A GENERAL PLAN (existing) Recreation S-2 (Open Space) ZONE (existing) ZONE (proposed) N/A GENERAL PLAN FINDINGS CONSISTENT MAY BE/FINDINGS PLANNING COMMISSION DECISION: 01/10/2024 HEARING DATE: APPROVED OTHER DENIED PLANNING DIRECTORS DECISION: **HEARING DATE:** APPROVED DENIED OTHER ENVIROMENTAL EVALUATION COMMITTEE DECISION: HEARING DATE: 11/16/2023 #23-0010 INITIAL STUDY: **NEGATIVE DECLARATION** MITIGATED NEG. DECLARATION EIR DEPARTMENTAL REPORTS / APPROVALS: **PUBLIC WORKS** NONE ATTACHED AG COMMISSIONER **ATTACHED** NONE

## REQUESTED ACTION:

**APCD** 

**OTHER** 

DEH/E.H.S.

FIRE / OES

IT IS RECOMMENDED THAT YOU CONDUCT A PUBLIC HEARING, THAT YOU HEAR ALL THE OPPONENTS AND PROPONENTS OF THE PROPOSED PROJECT. STAFF WOULD THEN RECOMMEND THAT YOU APPROVE CONDITIONAL USE PERMIT #23-0010 AND VARIANCE #23-0004 BY TAKING THE FOLLOWING ACTIONS:

NONE

NONE

NONE

IID, CEO, Caltrans, VECA, Quechan Indian Tribe

- 1) ADOPT THE NEGATIVE DECLARATION BY FINDING THAT THE PROPOSED PROJECT WOULD NOT HAVE A SIGNIFICANT EFFECT ON THE ENVIRONMENT AS RECOMMENDED AT THE ENVIRONMENTAL EVALUATION COMMITTEE (EEC) HEARING ON NOVEMBER 16, 2023;
- 2) MAKE THE DE MINIMUS FINDINGS AS RECOMMENDED AT THE NOVEMBER 16, 2023 EEC HEARING THAT THE PROJECT WILL NOT INDIVIDUALLY OR CUMULATIVELY HAVE AN ADVERSE EFFECT ON FISH AND WILDLIFE RESOURCES, AS DEFINED IN SECTION 711.2 OF THE FISH AND GAME CODES; AND
- 3) CONSIDER THE APPROVAL OR DENIAL OF CUP #23-0010 FOR THE PROPOSED TELECOMUNICATIONS TOWER. IF APPROVED, AUTHORIZE THE PLANNING & DEVELOPMENT SERVICES DIRECTOR TO SIGN THE CUP CONTRACT UPON RECEIPT FROM THE PERMITTEE AND:
- 4) CONSIDER THE APPROVAL OR DENIAL OF VARIANCE #23-0004 WITH RESOLUTION AND FINDINGS.

## STAFF REPORT

## PLANNING COMMISSION MEETING January 10, 2024

Conditional Use Permit (CUP) #23-0010 & Variance #23-0004

Applicant: CitySwitch

1900 Century Place NE, Suite 320,

Atlanta, GA 30345

Agents: Michael Bieniek/ Allison Burke

10700 W Higgins STE 240,

Rosemont, IL 60018

## **Project Location:**

The proposed project site is located at 673 Sidewinder Rd., CA, comprising approximately 26.75 acres. The project is identified as Assessor's Parcel Number 056-470-002-000 and is legally described POB SBE 872-13-9-3, San Bernardino Base and Meridian, on file in the Office of the County Recorder of Imperial County (Attachment "A" Site Vicinity Map).

## **Project Summary:**

The Imperial County Planning and Development Services Department received a Conditional Use Permit (CUP) & Variance application, and supporting documentation from CitySwitch, proposing to install a 170-foot, monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a 57'-0" x 45'-0" foot fenced area on parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way.

Per their CUP Application CitySwitch has the commitment with Union Pacific Railroad Company and AT&T Mobility, a wireless services provider for this site. Additionally, the facility will be open for co-location to other wireless providers. The project requires a Conditional Use Permit (#23-0010) for the monopole tower and a Variance (#23-0004) to exceed the 100-foot height limitation for the Recreation/Open Space (S-2) zoned area by 80 feet.

The proposed facility is designed to house the equipment necessary to provide Union Pacific and AT&T's critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Brawley, Imperial County, and surrounding areas, including wireless telephone service, voice paging, messaging, and wireless internet and broadband data transmission. All registered wireless providers' technology operates at various radio frequency bands allocated by the Federal Communications Commission (FCC) as part of their license.

## Project Background:

On July 19, 2023, Conditional Use Permit #23-0010 & Variance #23-0004, for the proposed 180-foot wireless telecommunications facility, were heard by the Imperial County Airport Land Use Commission where it was determined that the proposed project was consistent with the 1996 Airport Land Use Compatibility Plan (ALUCP).

## Land Use Analysis:

Per Imperial County's General Plan, the land use designation for this project is "Recreation/Open Space" and is zoned as S-2 (Open Space) per Zoning Map #70 of the Imperial County Title 9 Land Use Ordinance. Per County's Land Use Ordinance (Title 9), Division 5, Section 90519.02 Subsection (r), communication towers are allowed in an S-2 (Open Space) zone with an approved Conditional Use Permit (CUP). The proposed project is consistent with the County's General Plan and County's Land Use Ordinances (Title 9).

Although the proposed project is consistent with the S-2 zone under an approved Conditional Use Permit (Division 5, Section 90519.02(r)), it is determined that it is in conflict with Division 24, Section 92401.00 – Purpose, "...This Section standards are intended to protect, and promote public health, safety, community welfare and the unique visual character of the Imperial County [by] minimizing the number of towers throughout the community..." as the proposed telecommunications tower would be situated approximately 2008.33 feet south of an existing telecommunications tower owned by SBA Towers, LLC, operating under Conditional Use Permit #19-0029. Upon further research on submitted reports of the adjacent existing tower, it was found that tower space for future co-locators is still available.

## Surrounding Land Use Ordinance:

DIRECTION	CURRENT LAND	ZONING	GENERAL PLAN
<b>Project Site</b>	Proposed Tower Site	(S-2)	Recreation/Open Space
North	Vacant	(S-2/ BLM)	Recreation/Open Space
West	Museum	(S-2)	Recreation/Open Space
East	Vacant	(S-2)	Recreation/Open Space
South	Vacant /CHP Station/Gas Station/ Existing Tower Site	(C-2/ STATE)	Recreation/Open Space

## **Environmental Review:**

On November 16, 2023, the Environmental Evaluation Committee (EEC) determined that Conditional Use Permit (CUP#23-0010) and Variance (V#23-0004) for the development of a 170'-foot monopole tower with a 10'-0" lightning rod for a total height of 180'-0" and Variance to exceed the height limitation in an area zoned Recreation/Open Space (S-2) by 80 feet. would not have a significant effect on the environment and recommended a Negative Declaration (ND) to be prepared. The EEC Committee consists of seven (7) member panel, integrated by the Director of Environmental Health Services, Imperial County Fire Chief, Agricultural Commissioner, Air Pollution Control Officer, Director of the Department of Public Works, Imperial County Sheriff, and the Director of Planning and Development Services. The EEC also made the De Minimus Finding that the project would not individually or cumulatively have an adverse effect on fish and wildlife resources, as defined in Section 711.2 of the Fish and Game Codes.

The project was publicly posted and circulated from November 21, 2023, through December 16, 2023, all comments were received, reviewed and made part of this project.

## **Staff Recommendation:**

Staff recommends that the Planning Commission hold a public hearing, hear all the proponents and opponents of the proposed project, and then take the following actions:

- Adopt the Negative Declaration by finding that the proposed project would not have a significant effect on the environment as recommended at the Environmental Evaluation Committee (EEC) hearing on November 16, 2023;
- 2. Make the De Miniums findings as recommended at the November 16, 2023 EEC hearing that the project will not individually or cumulatively have an adverse effect on Fish and Wildlife Resources, as defined in Section 711.2 of the Fish and Game Codes; and
- 3. Consider the approval or denial of CUP#23-0010 for the proposed telecommunications tower, if approved authorize the Planning & Development Services Director to sign the CUP contract upon receipt from the permitee.
- 4. Consider the Approval or Denial of Variance #23-0004 with Resolution and findings.

Prepared By: Evelia Jimenez, Planner II

Planning & Development Services

Reviewed By:

Michael Abraham, AICP, Assistant Director Planning & Development Services

Approved By:

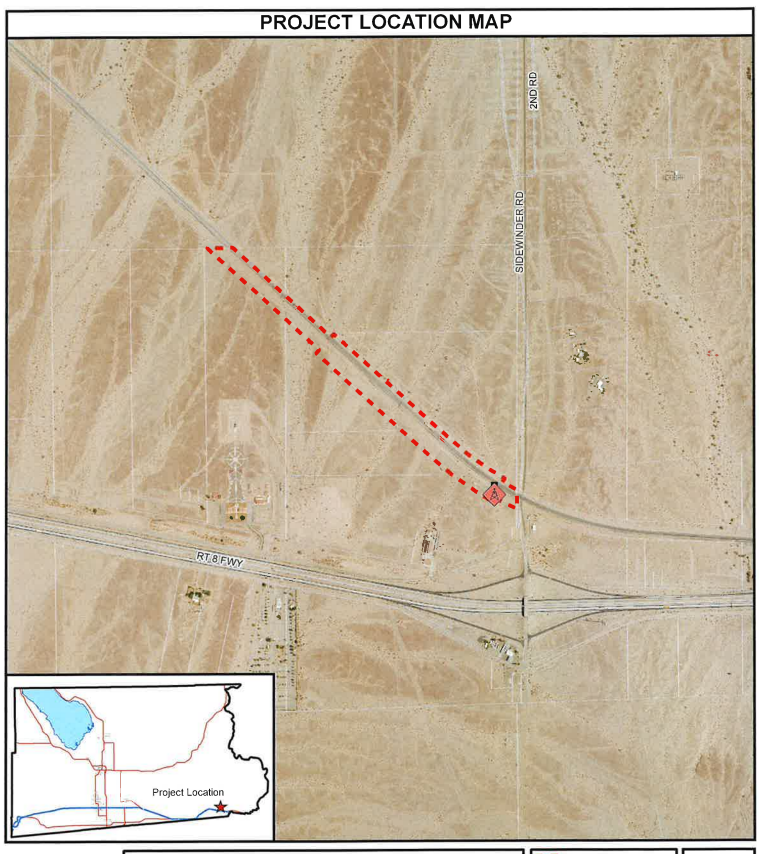
Jim Minnick, Director

Planning & Development Services

Attachments:

- A. Vicinity Map
- B. Site Plan
- C. CEQA Resolutions CUP#23-0010
- D. Variance Resolutions V#23-0004
- E. Planning Commission Resolution
- F. CUP#23-0010- Conditions of Approval
- G. EEC Package
- H. ALUC Package
- I. Conditional Use Permit #23-0010 Application & Supporting Documents
- J. Comment Letters

# ATTACHMENT "A" – VICINITY MAP





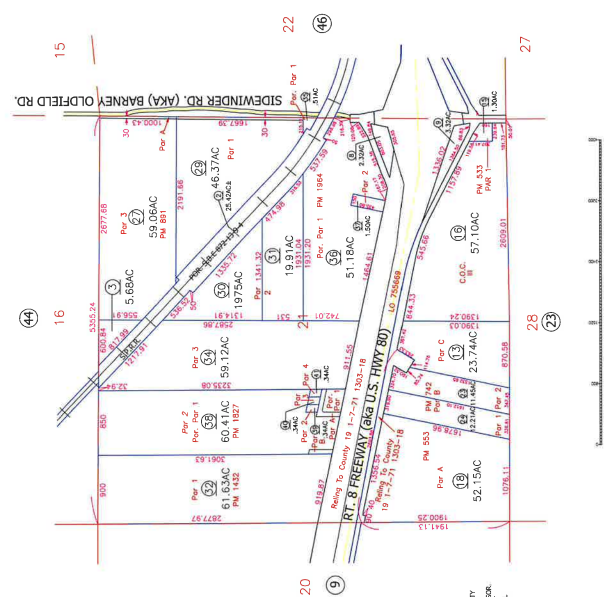
CITYSWITCH 637-639 SIDEWINDER R. WINTERHAVEN, CA. CUP #23-0010 / IS 23-0010 / V 23-0004 APN 056-470-002-000





Tax Area Code 94-002

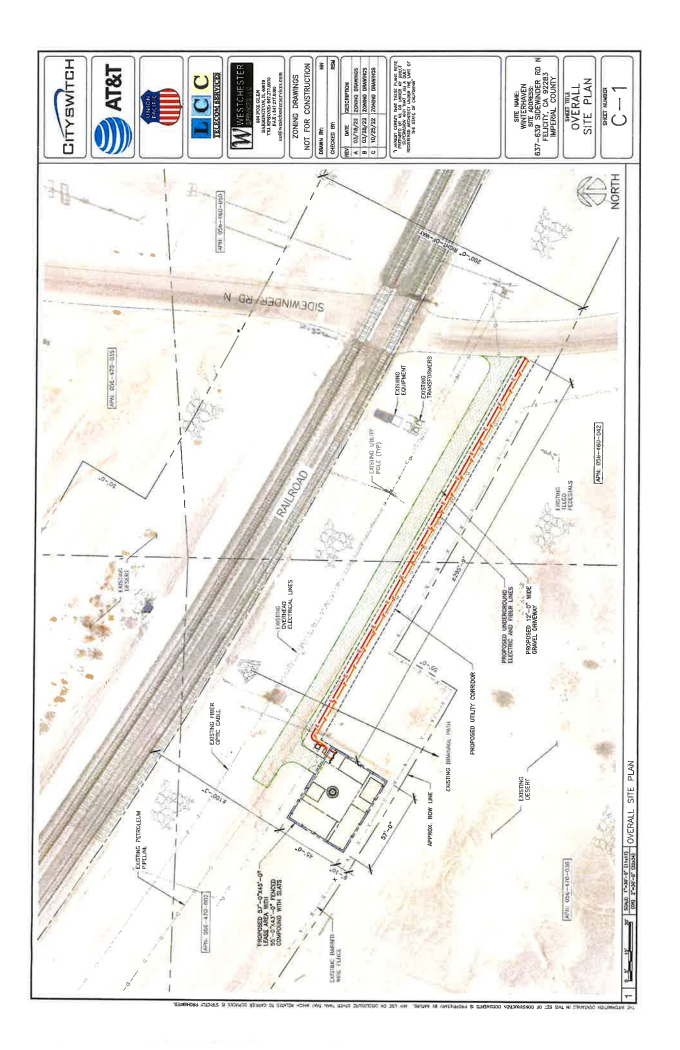
SEC. 21 T16S, R21E

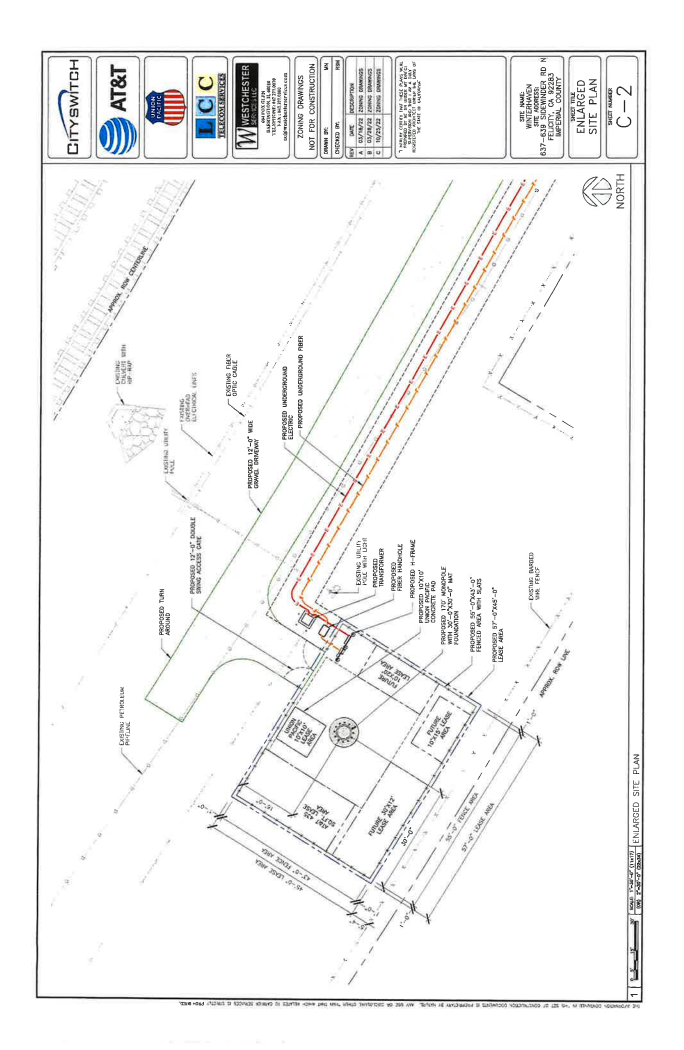


DISCLAIMER:
THIS IS NOT WOFFICIAL MAP.
THIS IS NOT WAS CREATED FOR THE IMPERIAL COLUNTY
ASSESSOR, FOR THE SOLE PURPOSE OF ADDING IN
HE PERFORMANCE OF THE DUTIES OF THE ASSESSOR,
ANY ERRORS OR OMISSIONS IN THIS MAP ARE NOT
THE RESPONSIBILITY OF THE COUNTY OF IMPERIAL
OR THE ASSESSOR, (REV. & TAX. CODE SEC.327)

BLOW - UP From 56-10 7-12-90 LS 2-10-93 LS

**ATTACHMENT "B"- SITEPLAN** 





## ATTACHMENT "C" - CEQA RESOLUTIONS CUP#23-0010

### **RESOLUTION NO.**

A RESOLUTION OF THE PLANNING COMMISSION OF THE COUNTY OF IMPERIAL, CALIFORNIA, ADOPTING THE "NEGATIVE DECLARATION" (INITIAL STUDY #23-0010) FOR CONDITIONAL USE PERMIT #23-0010 AND VARIANCE #23-0004.

**WHEREAS,** on November 4, 2023, a Public Notice was mailed to the surrounding property owners advising them of the Environmental Evaluation Committee hearing scheduled for November 16, 2023;

WHEREAS, a Negative Declaration and CEQA findings were prepared in accordance with the requirements of the California Environmental Quality Act, State Guidelines, and the County's "Rules and Regulations to Implement CEQA, as Amended"; and

WHEREAS, on November 16, 2023, the Environmental Evaluation Committee heard the project and recommended to the Planning Commission of Imperial County to adopt the Negative Declaration for Conditional Use Permit #23-0010 and Variance #23-0004; and

**WHEREAS,** on November 21, 2023 the Negative Declaration was posted for 20 days from November 21, 2023 to December 16, 2023; and

WHEREAS, the Planning Commission of the County of Imperial has been designated with the responsibility of approvals and certifications; and

**NOW, THEREFORE,** the Planning Commission of the County of Imperial **DOES HEREBY RESOLVE** as follows:

The Planning Commission has reviewed the attached Negative Declaration (ND) prior to approval of Conditional Use Permit #23-0010 and Variance #23-0004. The Planning Commission finds and determines that the Negative Declaration is adequate and was prepared in accordance with the requirements of the Imperial County General Plan and Land Use Ordinance, and the California Environmental Quality Act (CEQA), which analyzes the project's environmental effects, based upon the following findings and determinations:

- 1. That the recital set forth herein are true, correct, and valid;
- 2. That the Planning Commission has reviewed the attached Negative Declaration (ND) for Conditional Use Permit #23-0010 and Variance #23-0004, and considered the information contained in the Negative Declaration together with all comments received during the public review period and prior to approving the Conditional Use Permit; and
- 3. That the Negative Declaration reflects the Planning Commission independent judgment and analysis.

<b>NOW, THEREFORE</b> , based on the findings, the Planning Commission <b>DOES HEREBY ADOPT</b> the Negative Declaration (ND) for Conditional Use Permit #23-0010 And Variance #23-0004.

Rudy Schaffner, Chairperson

Imperial County Planning Commission

I hereby certified that the preceding Resolution was taken by the Planning Commission at a meeting conducted on January 10, 2024 by the following vote:

AYES:

NOES:

ABSENT:

ABSTAIN:

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Jim Minnick, Director of Planning & Development Services Secretary to the Imperial County Planning Commission

## ATTACHMENT "D"- VARIANCE RESOLUTIONS VA#23-0004

### RESOLUTION NO.

A RESOLUTION OF THE PLANNING COMMISSION OF THE COUNTY OF IMPERIAL, CALIFORNIA, ADOPTING TO APPROVE VARIANCE #23-0004 FOR A HEIGHT INCREASE FOR A MONOPOLE WIRELESS TELECOMMUNICATION TOWER.

- WHEREAS, Cityswitch has submitted an application for a Variance (#23-0004) requesting an increase (80 feet) of the maximum allowed height in the Open Space "S-2" zone from 100 feet to 180 feet for the proposed monopole wireless telecommunication tower (under Conditional Use Permit #23-0010); and
- WHEREAS, a Negative Declaration and CEQA findings were prepared in accordance with the requirements of the California Environmental Quality Act, State Guidelines, and the County's "Rules and Regulations to Implement CEQA, as Amended"; and
- WHEREAS, on November 16, 2023, the Environmental Evaluation Committee heard the project and recommended to the Planning Commission of Imperial County to adopt the Negative Declaration for Conditional Use Permit #23-0010 and Variance #23-0004; and
- **WHEREAS**, on November 21, 2023 the Negative Declaration was posted for 20 days from November 21, 2023 to December 16, 2023; and
- WHEREAS, public notice of said application has been given, and the Planning Commission has considered evidence presented by the Imperial County Planning & Development Services Department and other interested parties at a public hearing held with respect to this item on January 10, 2024; and
- WHEREAS, the Planning Commission of the County of Imperial has been designated with the responsibility of adoptions and certifications; and
- **NOW, THEREFORE**, the Planning Commission of the County of Imperial **DOES HEREBY RESOLVE** as follows:
- **SECTION 1.** The Planning Commission has considered Variance #23-0004 prior to approval. The Planning Commission finds and determines that the Variance is adequate and prepared in accordance with the requirements of the Imperial County General Plan, Land Use Ordinance and the California Environmental Quality Act (CEQA), which analyses environmental effects, based upon the following findings and determinations.
- **SECTION 2.** That in accordance with State Planning and Zoning Law (California Government Code (§65906) and the County of Imperial Land Use Ordinance (§90202.08), the following findings for the approval of Variance #23-0004 have been made:

A. Are there special circumstances applicable to the property described in the variance application that do not apply generally to the property or class of use in the same zone or vicinity?

Requiring Cityswitch to adhere to the one hundred (100) foot communication tower limit would have a significant negative impact on the communications tower coverage that is necessary in the area. It would result in the communications tower incapability to provide communications coverage in the designated area. Granting this variance will not constitute a grant of special privilege that is not generally available to other property in the vicinity and in the same land use zone.

B. Will the granting of such variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity in which the property is located.

According to their application the purpose of the proposed tower is to increase the coverage available to the carrier's users. Granting such variance will not be materially detrimental to the public welfare or injurious to the property or vicinity in which the property is located.

C. Because of special circumstances applicable to subject property, including size, shape, topography, location or surroundings, will the strict application of zoning laws deprive the subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications?

According to their application the strict adherence to Section 90519.07 of the Title 9, Division 5, Open Space (S-2) zone to the one hundred (100) foot height limit would deprive and prevent Cityswitch the ability to provide adequate coverage to the surrounding areas.

D. Does the granting of such variance adversely affect the comprehensive General Plan?

Staff has reviewed the proposed communications tower and proposed variance and has determined that such to be inconsistent with purpose of Division 24 Section 92401.00 within the S-2 (Open Space) Zone, in the Recreation of the Imperial County General Plan. As allowed through the variance process, the granting of the one hundred eighty (180) foot variance would not constitute a grant adversely affecting the Imperial County General Plan.

Although the proposed project is consistent with the S-2 zone under an approved Conditional Use Permit (Division 5, Section 90519.02(r)), it is determined that it is in conflict with Division 24, Section 92401.00 – Purpose, "... This Section standards are intended to protect, and promote public health, safety, community welfare and the unique visual character of the Imperial County [by] minimizing the number of towers throughout the community..." as the proposed telecommunications tower would be situated approximately 2,008 feet south of an existing telecommunications tower owned by SBA Towers, LLC, operating under Conditional Use Permit #19-0029.

NOW, THEREFORE, based on the findings, the Imperial Coun APPROVE Variance #23-0004.	ty Planning Commission DOES HEREBY
	Rudy Schaffner, Chairperson Imperial County Planning Commission
I hereby certified that the preceding Resolution was taken by	the Planning Commission at a meeting
conducted on January 10, 2024, by the following vote:	
AYES:	
NOES:	
ABSENT:	
ABSTAIN:	
ATTEST:	
Jim Minnick, Director of Planning & Development Services Secretary to the Imperial County Planning Commission	

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# ATTACHMENT "E" - PLANNING COMMISSION RESOLUTION

## **RESOLUTION NO.**

A RESOLUTION OF THE PLANNING COMMISSION OF THE COUNTY OF IMPERIAL, CALIFORNIA, APPROVING CONDITIONAL USE PERMIT #23-0010 AND CONDITIONS OF APPROVAL FOR CITYSWITCH.

- WHEREAS, Cityswitch, has submitted an application for Conditional Use Permit #23-0010 and Variance #23-0004 for a proposed 170'-foot monopole tower with a 10'-0" lightning rod for a total height of 180'-0" and Variance to exceed the height limitation in an area zoned recreation/open space (S-2) by 80ft;
- **WHEREAS**, a Negative Declaration (ND) has been prepared in accordance with the requirements of the California Environmental Quality Act, the State Guidelines, and the County's "Rules and Regulations to Implement CEQA as Amended";
- WHEREAS, the Planning Commission of the County of Imperial has been delegated with the responsibility of approvals and certifications;
- **WHEREAS**, public notice of said application has been given, and the Planning Commission has considered evidence presented by the Imperial County Planning & Development Services Department and other interested parties at a public hearing held with respect to this item on January 10, 2024;
- **NOW, THEREFORE**, the Planning Commission of the County of Imperial **DOES HEREBY RESOLVE** as follows:
- **SECTION 1.** The Planning Commission has considered the proposed Conditional Use Permit #23-0010 and Variance #23-0004 prior to approval. The Planning Commission finds and determines that the Conditional Use Permit is adequate and prepared in accordance with the requirements of the Imperial County General Plan, Land Use Ordinance and the California Environmental Quality Act (CEQA) which analyses environmental effects, based upon the following findings and determinations.
- **SECTION 2.** That in accordance with State Planning and Zoning law and the County of Imperial regulations, the following findings for approving the Conditional Use Permit #23-0010 and Variance #23-0004 has been made as follows:
  - A. The proposed use is consistent with goals and policies of the adopted County General Plan.

The General Plan designates the subject site under Land Use "Recreation." per Imperial County Land Use Ordinance, Zone Map # 70, Pursuant to Title 9, Division 5 Section 90519.02, The project is found consistent with the goals and policies of the Imperial County General Plan Land Use Element and therefore, consistent with the County's General Plan, Although the proposed project is found

consistent with goals and policies of the S-2 zone, it is determined that it is in conflict with Division 24, Section 92401.00 – Purpose, "...This Section standards are intended to protect, and promote public health, safety, community welfare and the unique visual character of the Imperial County [by] minimizing the number of towers throughout the community..." as the proposed telecommunications tower would be situated approximately 2,008 feet south of an existing telecommunications tower owned by SBA Towers , LLC, operating under Conditional Use Permit #19-0029.

B. The proposed use is consistent with the purpose of the zone or sub-zone within which the use will be used.

The purpose of the project is for the construction of a 170'-foot monopole tower with 10'-0" lightning rod for a total height of 180'-0". The project is zoned S-2 (Open Space/Preservation). Pursuant to Title 9 Division 5 Section 90519.02; communication towers are permitted use with the approval of a Conditional Use Permit and, therefore, the continued use is consistent with the purpose of the S-2 zoning district, or else it is determined that it conflicts with the purpose on Division 24, Section 92401.00.

C. The proposed use is listed as a use within the zone or sub-zone or is found to be similar to a listed or similar conditional use according to the procedures of Section 90203.00.

The proposed communications tower is listed as a use subject to a Conditional Use Permit in Imperial County Land Use Ordinance, Section 90519.02.

D. The proposed use meets the minimum requirements of this Title applicable to the use and complies with all applicable laws, ordinances and regulation of the County of Imperial and the State of California.

The Project complies with the minimum requirements of Title 9 by obtaining a CUP & Variance pursuant to Title 9, Division 5, and Section 90519.02. The Conditions of Approval will further ensure that the project complies with all applicable regulations of the County of Imperial and the State of California.

E. The proposed use will not be detrimental to the health, safety, and welfare of the public or to the property and residents in the vicinity.

The project is designated under Land Use "Recreation" by the Imperial County General Plan. The proposed project site's parcel is surrounded by other parcels zoned as S-2 (Open Space). To the West, there is an existing Glamis dunes storage facility. On the North and East, there are vacant parcels close to the tower site while on the South there is an existing store. The proposed tower will not be detrimental to the health, safety, and welfare of the public or to the property and residents in the vicinity.

## F. The proposed use does not violate any other law or ordinance.

The proposed project will be subject to the Conditional Use Permit conditions of approval & Variance, current Federal, State and Local regulations. The proposed use does not violate any law or ordinance.

## G. The proposed use is not granting a special privilege.

The project is a permitted use subject to approval of a Conditional Use Permit #23-0010 & Variance #23-0004 under Land Use Ordinance, Section 92404.01 et. seq. and will not grant a special privilege.

NOW, THEREFORE,	based on	the abov	e findings,	the	Imperial	County	Planning	Commission	n DOES
HEREBY APPROVE	Conditiona	al Use Pe	rmit #23-0	010	& Varian	ce #23-	0004 sub	ject to the	attached
Conditions of Approva	J.								

		Rudy Schaffner, Chairperson Imperial County Planning Commission
		impenal county i familing commission
	that the preceding reso , 2024 by the following	anning Commission at a meeting conducted
	AYES:	
	NOES:	
	ABSENT:	
	ABSTAIN:	
ATTEST:		

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Jim Minnick, Director of Planning & Development Services

Secretary to the Planning Commission

# ATTACHMENT "F"- CUP#23-0010 CONDITIONS OF APPROVAL

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 #23-0010 (Cityswitch)	
(056-470-002-000)	
(Approved at Planning Commission)	
This Agreement is made and entered into on this, day of t	ру
Cityswitch. (1900 Century Place NE, Suite 320, Atlanta, GA 30345) 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 or successor in interest in certain land in Imperi	
County identified as Assessor's Parcel Number 056-470-002-000 further identified by the	
following legal description: a portion of POR SBE 872-13-9-3 OF SEC 21 16-21. in a	ın
unincorporated Area of the County of Imperial, State of California; and	
WHEREAS, Cityswitch, and/or any subsequent owner(s) would be required to ar	
intend to fully comply with all of the terms and conditions of the project as specified in th	IS
Conditional Use Permit (CUP); and	<b>~</b> +
WHEREAS, Permittee has requested a permit to construct and operate a 180-fo	
above ground level "AGL" co-locatable monopole telecommunication tower, includir therewith the necessary security fencing, control structure, and appurtenances; and	ıy
WHEREAS, Permittee will not operate any type of use other than specified here	in
and within the application; and	
WHEREAS, Permittee intends to operate the tower for its own use, Permittee sha	all
at some future date allow another "compatible" use communication, or electron	
transmission operator (hereinafter referred to as a "subsidiary user"), to use the same 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	ne
extent that sharing of towers is compatible in use, frequency and meets applicable regulato	ry
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.

**WHEREAS**, County, after reviewing of the project, after a noticed public hearing before the Planning Commission, agreed to issue Conditional Use Permit #23-0010, subject to the following conditions:

**NOW THEREFORE**, the County hereby issues CUP #23-0010 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 Dept.

## 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 <u>not be effective</u> 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:

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. one or The CUP may be revoked, or the extension may not be granted if the project is in violation of any 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

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#### **RESPONSIBLE AGENT:** G14

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.

## **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: G17

Permittee is aware of, has been provided a copy of and has agreed to be bound by and maintain compliance with the "Communications Ordinance", being Title 9 Division 24 of the County's codified ordinances.

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## Site Specific Conditions:

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## S1 PROJECT DESCRIPTION:

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locatable, monopole telecommunication tower with a 10'-0" lighting rod for a total height of 180'-0" and variance to exceed the height limitation in an area zoned Recreation/ Open Space (S-2) by 80 feet. The tower height shall not exceed 180 feet above ground level (AGL). The tower shall be constructed to the specifications contained in the application. In this case, the tower shall be a "free standing" tower with no guy-wire support. The tower may

are followed.

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## S2 <u>ACCESS TO SITE:</u>

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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.

be used by multiple users in addition to the Permittee, provided the conditions stated herein

This permit authorizes the Permittee to construct, operate, and maintain a 170-foot co-

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## S3 NO TRESPASSING SIGNS:

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Permittee shall post the site for "No Trespassing" on each side all along the fence.

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## **S4** HOURS OF OPERATION:

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

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## S5 ANCILLARY USES & ADDITIONAL LAND USE PERMITS:

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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.

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## S6 SUSPENSION OF OPERATIONS:

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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.

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## S7 ENFORCEMENT ACTION:

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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.

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In the event there is enforcement action taken by the County it shall at all times be against the Permittee, even if the violation is caused by another party using the tower. It shall be the responsibility of Permittee to assure that the tower is operated in compliance with all terms and conditions of the CUP.

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## S8 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 onsite areas to minimize off site interference from unacceptable levels of light or glare.

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## **S9 CONFLICTING PERMIT CONDITIONS:**

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

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## **S10 MINOR ADMINISTRATIVE MODIFICATION:**

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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.

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## **S11 LATEST CODES GOVERN:**

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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 antennae, 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.

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## S12 VARIANCE:

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In conjunction with this CUP a height variance has been processed and issued to allow for the construction of the communication tower to a height not exceed 165 feet above ground level (AGL).

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## S13 LIGHTING:

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All towers shall be lit with aircraft warning lights. At a minimum the tower shall include lights at the top and at the mid-point 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 within six (6) months from the approval date of this CUP.

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

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 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.);

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2. Provide the Imperial County Applicators' notification under the NOCC system and its updates at no cost;

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3. Work with Imperial County Air Applicators' on the repair schedule and flight path rerouting;

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Repair lighting or tower equipment failure within 72 hours, and;

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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.

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## **\$14 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.

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## S15 FREQUENCY COORDINATION:

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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.

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## **S16 TOWER EMERGENCY INFORMATION:**

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Permittee shall file with the Imperial County Planning & Development Services Department a Tower Site Information sheet. The permittee shall update this information yearly.

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## **S17 RESTORATION SURETY:**

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(a) Upon the expiration of this CUP, Permittee shall restore the site upon which the project is located back to its undeveloped condition. 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 not less than \$25,000. Said security shall cover Permittee, as well as any co-locators, users, or other subleases located at the site.

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(b) The amount of security may be administratively increased by the Planning Department or 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 the issuance of any building or grading permit, whichever comes first.

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(c) The security shall remain in effect until the project has been completely removed, and the site has been fully restore 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 or Planning Commission to \$35,000.

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## S18 COUNTY EXECUTIVE OFFICE1:

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 Sales Tax Condition: the permittee is required to have a Materials and Construction Site Permit reflecting the project site address, allowing all eligible sales tax payments

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allocated to the County of Imperial, Jurisdictional Code 13998. The permittee will provide the County of Imperial a copy of the CDTFA account number and sub-permit for its contractor and subcontractors (if any) related to the jobsite. Permittee shall provide in written verification to the County Executive Office that the necessary sales and use tax permits have been obtained, prior to the issuance of any grading permits.

 Construction/Material Budget: the permittee will provide the County Executive Office a construction materials budget, an official construction materials budget or detailed budget outlining the construction and materials cost for the processing facility on permittee letterhead.

## S19 IMPERIAL IRRIGATION DISTRICT (IID) 2:

- For electrical service to the proposed communication tower, the applicant should be advised to contact Joel Lopez, IID project development service planner, at (760) 482-3444 or e-mail Mr. Lopez at <a href="mailto:iflopez@iid.com">iflopez@iid.com</a> to initiate the customer service application process. In addition to submitting a formal application (available for download at the district website <a href="http://www.iid.com/home/showdocument?id=12923">http://www.iid.com/home/showdocument?id=12923</a>), the applicant will be required to submit a complete set approved project plans by the County of Imperial (including AutoCAD files of the site plan and electrical plans), electrical panel size and panel location, operating voltage, electrical loads, project schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicant shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- Electrical capacity is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.
- Applicant shall provide a surveyed legal description and an associated exhibit certified by a licensed surveyor for all rights of way deemed by IID as necessary to accommodate the project electrical infrastructure. Rights-of-Way and easements shall be in a form acceptable to and at no cost to IID for installation, operation, and maintenance of all electrical facilities
- 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 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). No foundations or buildings will be allowed within IID's right of way.
- Any new, relocated, modified, or reconstructed IID facilities required for any by the project (which can include but is not limited to electrical utility substations, electrical transmission and distribution lines, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and /or National Environmental Policy Act (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.

## S20 AIR POLLUTION CONTROL DISTRICT (APCD) 3:

All construction activities must adhere to the Air District's Regulation VIII, which is designed to limit emissions of fugitive dust (PM10) to 20% opacity. Any generator greater than 50 horsepower used for standby-backup purposes must be permitted through the Engineering and Permitting Division of the Air District.

(TOTAL "S" CONDITIONS are 20)

- 1. County Executive Office comment letter dated May 31, 2023
- 2. IID comment letter dated June 8, 2023
- 3. APCD comment letter dated June 14, 2023

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	Cityswitch CUP#23-0010 / V#23-0004
1 2 3 4 5 6 7	NOW THEREFORE, County hereby issues Conditional Use Permit #23-0010, and Permittee hereby accepts such permit upon the terms and conditions set forth herein:  IN WITNESS THEREOF, the parties hereto have executed this Agreement the day and year first written.
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#### **COUNTY NOTARIZATION**

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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.

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#### STATE OF CALIFORNIA

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COUNTY OF IMPERIAL S.S.

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Public in and for said County and State, personally appeared On

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\_\_\_\_, who 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.

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I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

ATTENTION NOTARY: Although the information requested below is OPTIONAL, it could

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prevent fraudulent attachment of this certificate to unauthorized document.

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# ATTACHMENT "G"-EEC PACKAGE



TO: ENVIRONMENTAL EVALUATION COMMITTEE

REQUESTED ACTION:

AGENDA DATE: November 16, 2023

FROM: PLANNING & DEVELOPMENT SERVICES AGENDA TIME: 1:30 PM/ No.3 Conditional Use Permit #23-0010/Variance #23-0004/Initial Study #23-0010 PROJECT TYPE: \_\_\_\_\_SUPERVISOR DIST #5 LOCATION: 673 Sidewinder Rd N. APN: 056-470-002-000 Winterhaven, CA 92283 PARCEL SIZE: +/- 26.75AC. GENERAL PLAN (existing) Recreation GENERAL PLAN (proposed) N/A ZONE (existing) S-2 (Open Space) ZONE (proposed) N/A GENERAL PLAN FINDINGS CONSISTENT INCONSISTENT MAY BE/FINDINGS PLANNING COMMISSION DECISION: HEARING DATE: APPROVED DENIED OTHER PLANNING DIRECTORS DECISION: HEARING DATE: ☐ DENIED APPROVED OTHER ENVIROMENTAL EVALUATION COMMITTEE DECISION: HEARING DATE: 11/16/2023 INITIAL STUDY: #23-0010 NEGATIVE DECLARATION MITIGATED NEG. DECLARATION EIR **DEPARTMENTAL REPORTS / APPROVALS:** PUBLIC WORKS NONE **ATTACHED** AG COMMISSIONER NONE **APCD** NONE DEH/E.H.S. NONE FIRE / OES Ø NONE **ATTACHED** IID, CEO, Caltrans, IVECA, Quechan Indian Tribe **OTHER** 

(See Attached)

# NEGATIVE DECLARATION MITIGATED NEGATIVE DECLARATION

Initial Study & Environmental Analysis For:

Conditional Use Permit #23-0010 Initial Study #23-0010 Variance #23-0004 CitySwitch



Prepared By:

### **COUNTY OF IMPERIAL**

Planning & Development Services Department 801 Main Street El Centro, CA 92243 (442) 265-1736 www.icpds.com

November 2023

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# SECTION 1 INTRODUCTION

#### A. PURPOSE

This document is a  $\square$  policy-level,  $\boxtimes$  project level Initial Study for evaluation of potential environmental impacts resulting with the proposed Conditional Use Permit #23-0010 (Refer to Exhibit "A" & "B"). For purposes of this document, the Conditional Use Permit will be called the "proposed project".

# 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 <b>EIR</b> 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 **Negative Declaration** is deemed appropriate if the proposal would not result any significant effect on the environment.

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 Mitigated 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 <u>Guidelines for Implementing CEQA</u>, 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 Mitigated 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 Mitigated Negative Declaration, prepared for the project will be circulated for a period of 20 days (30-days 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 Mitigated 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."

#### 2. 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.

- Project Title: Conditional Use Permit #23-0010 Variance #23-0010 Initial Study #23-0004
- 2. Lead Agency: Imperial County Planning & Development Services Department
- 3. Contact person and phone number: Evelia Jimenez, Planner II, (442) 265-1747
- 4. Address: 801 Main Street, El Centro CA, 92243
- E-mail: ejimenez@co.imperial.ca.us
- Project location: 673 Sidewinder Rd N., Winterhaven, CA., further identified as Assessor's Parcel Number (APN) 056-470-002-000 and legally described as POR SBE 872-13-9-3 OF SEC 21 16-21.
- 7. Project sponsor's name and address: CitySwitch

1900 Century Place NE, Suite 320

Atlanta, GA. 30345

- 8. General Plan designation: Recreation
- 9. **Zoning**: S-2 (Open Space/Preservation)
- 10. **Description of project**: The applicant, CitySwitch, is proposing to install a 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a leased 57' x 45' fenced area. The parcel is owned by Union Pacific Railroad Company and is within its railroad right-of-way. The proposed telecommunications tower, to be located at 673 Sidewinder Rd N., Winterhaven, Ca., would be erected, owned and operated by CitySwitch. CitySwitch has a commitment with Union Pacific and AT&T Mobility, a wireless services provider, for this site. Additionally, the facility will be open for co-location to other wireless providers and any other communication carriers that have a need for a facility in the area. The project requires a Conditional Use Permit (#23-0010) for the monopole tower and a Variance (#23-0004) to exceed the 100-foot height limitation for the Open Space/Preservation (S-2) zoned area by 80 feet.

The proposed facility is designed to house the equipment necessary to provide Union Pacific and AT&T's critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Winterhaven, Imperial County, and surrounding areas, including wireless telephone service, voice paging, messaging, and wireless internet and broadband data transmission. All registered wireless providers' technology operates at various radio frequency bands allocated by the Federal Communications Commission (FCC) as part of their license.

After construction, the proposed wireless telecommunications facility would be unmanned and would only require service technicians, in a pick-up or van sized vehicle, to visit the site approximately once a month. Access would be provided via an easement with the proposed access entry point off of Sidewinder Rd N. The only utilities required to service the facility are power and fiber. The site is entirely self-monitored through a sophisticated alarm system, which is connected to a main switch station. The system alerts personnel of any equipment malfunction or breach of security. Additionally, there will be no impacts on County's water and sanitation (sewer) utilities as they would not be used at the site.

In accordance with Federal Communications Commission (FCC) regulations, the proposed wireless telecommunications facility, if approved, the project would be designed and constructed to meet and/or exceed all applicable government and industry safety standards. Specifically, CitySwitch would comply with all Federal Communications Commission (FCC) and Federal Aviation Agency (FAA) construction requirements and technical

standards. The proposed wireless communication facility's Radio Frequency (RF) emissions would comply with the Federal Communications Commissions's (FCC) Radio Frequency emission standards. Additionally, the proposed wireless communication facility would comply with the Federal Aviation Agency's (FAA) height, lighting and marking requirements.

- 11. **Surrounding land uses and setting**: the proposed project is surrounded by Medium Commercial (C-2) to the South; Open Space/Preservation (S-2) to the West, North and East. The setting surrounding the project is vacant desert landscape. Although the proposed project is consistent with the S-2 zone under an approved Conditional Use Permit (Division 5, Section 90519.02(d)), it is determined that it is in conflict with Division 24, Section 92401.00-Purpose, "...This Section standards are intended to protect, and promote public health, safety, community welfare and the unique visual character of the Imperial County [by] minimizing the number of towers throughout the community..." as the proposed telecommunications tower would be situated approximately 2,000 feet northwest of an existing telecommunications tower owned by SBA Towers, Inc., operating under Conditional Use Permit #19-0029.
- 12. Other public agencies whose approval is required: 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.?

Consultation letters were sent to the Quechan and Campo Band of Mission Indian Tribes. The AB 52 Notice of Opportunity to consult on the proposed project letter was mailed via certified mail on August 2, 2023 to the Campo Band of Mission Indians and the Quechan Indian Tribe. No comments have been received from the Quechan and Campo Band of Mission Indians Tribes for this project.

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:**

	nvironmental factors che a "Potentially Significan	ecked belov	•	ntially affect	ed by this pro		east one impact
lilat is	Aesthetics	•	Agriculture and Forest			Air Quality	
	Biological Resources		Cultural Resources			Energy	
	Geology /Soils		Greenhouse Gas Emi	ssions		Hazards & Hazardous	Materials
	Hydrology / Water Quality		Land Use / Planning			Mineral Resources	
	Noise		Population / Housing			Public Services	
	Recreation		Transportation			Tribal Cultural Resour	rces
	Utilities/Service Systems		Wildfire			Mandatory Findings o	f Significance
Finiting analysis only the significant of the signi	ARATION will be prepare bund that although the prepare and effect in this case be IGATED NEGATIVE DECUMENTATION OF THE PROPOSED OF THE PORT IS REPORT OF THE PROPOSED OF THE P	proposed proposed proposed MA  I project MA  I project MA  onment, bustandards, ched sheet be address roposed proposed p	isions in the project of the project could have a signiful that least one effect and 2) has been and 2) has be	ect have be red. icant effect tentially sig fect 1) has en addresse MENTAL II a significant an earlier	on the environment impacts the service of the servi	r agreed to by the ponment, and an <u>E</u> ct" or "potentially lely analyzed in an on measures bas DRT is required, becaptive DECLARA	project proponent  NVIRONMENTAL  significant unless a earlier document sed on the earlier ut it must analyze  ause all potentially TION pursuant to
DECL furthe	able standards, and (I ARATION, including rev r is required.	visions or	mitigation meas	ures that a	re imposed u	upon the propose	d project, nothing
CALIF	ORNIA DEPARTMENT	OF FISH F	AIND VVILDLIFE I		O IIVIPAU I FII	ADIING. LAS	☐ No
	EEC VOTES  PUBLIC WORKS ENVIRONMENTAL OFFICE EMERGEN APCD AG SHERIFF DEPART	NCY SERVI		<u>NO</u>	ABSENT		

Date:

Jim Minnick, Director of Planning/EEC Chairman

#### **PROJECT SUMMARY**

- A. Project Location: The proposed project is located at 673 Sidewinder Rd N., Winterhaven, CA; a railroad right-of-way parcel owned by the Union Pacific Railroad Company with Assessor's Parcel Number (APN) 056-470-002-000.
- **B.** Project Summary: The applicant, CitySwitch, is proposing to install a 170-foot, monopole tower with a 10'-0" lightning rod for a total height of 180'- 0" to be located within a lease 57' x 45' fenced parcel. The parcel is owned by Union Pacific Railroad Company and is within its railroad right-of-way. The proposed telecommunications tower will be erected, owned and operated by CitySwitch. CitySwitch will be offering it as a shared facility to Union Pacific, with whom CitySwitch has a commitment with as well as with AT&T Mobility. Additionally, the facility will be open for co-location to other wireless providers and any other communication carriers that have a need for a facility in the area.

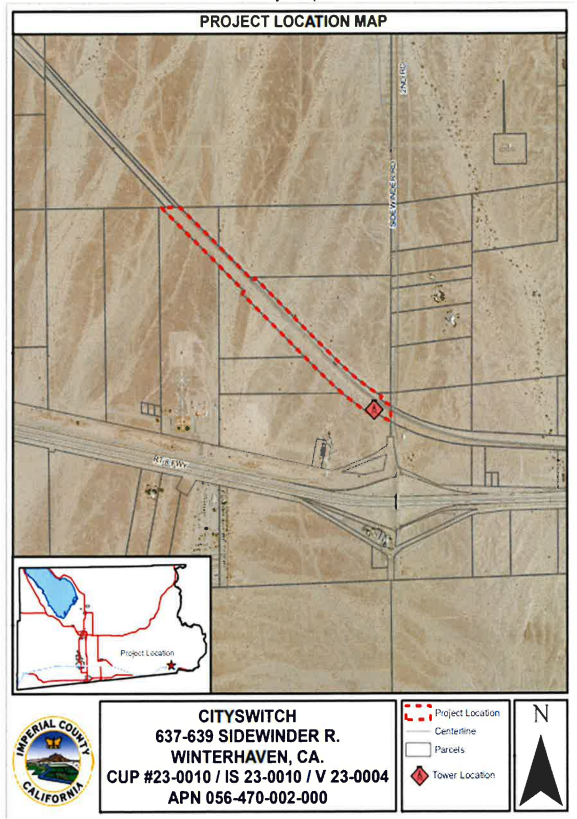
The proposed facility is designed to house the equipment necessary to provide Union Pacific and AT&T's critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Winterhaven, Imperial County, and surrounding areas, including wireless telephone service, voice paging, messaging, and wireless internet and broadband data transmission. All registered wireless providers' technology operates at various radio frequency bands allocated by the Federal Communications Commission (FCC) as part of their license. After construction, the proposed wireless telecommunications facility will be unmanned and will only require service technicians, in a pick-up or van sized vehicle, to visit the site approximately once a month. Access will be provided via an easement with the proposed access entry point off of Sidewinder Rd N. The only utilities required to service the facility are power and fiber. The site is entirely self-monitored through a sophisticated alarm system, which is connected to a main switch station. The system alerts personnel of any equipment malfunction or breach of security. Additionally, there will be no impacts on County's water and sanitation (sewer) utilities as they would not be used at the site.

In accordance with Federal Communications Commission (FCC) regulations, the proposed wireless telecommunications facility will be designed and constructed to meet and/or exceed all applicable government and industry safety standards. Specifically, CitySwitch will comply with all Federal Communications Commission (FCC) and Federal Aviation Agency (FAA) construction requirements and technical standards, as well as, Federal Communications Commission's (FCC) Radio Frequency emission standards. Additionally, the proposed wireless communication facility will comply with the Federal Aviation Agency's (FAA) height, lighting, and marking requirements.

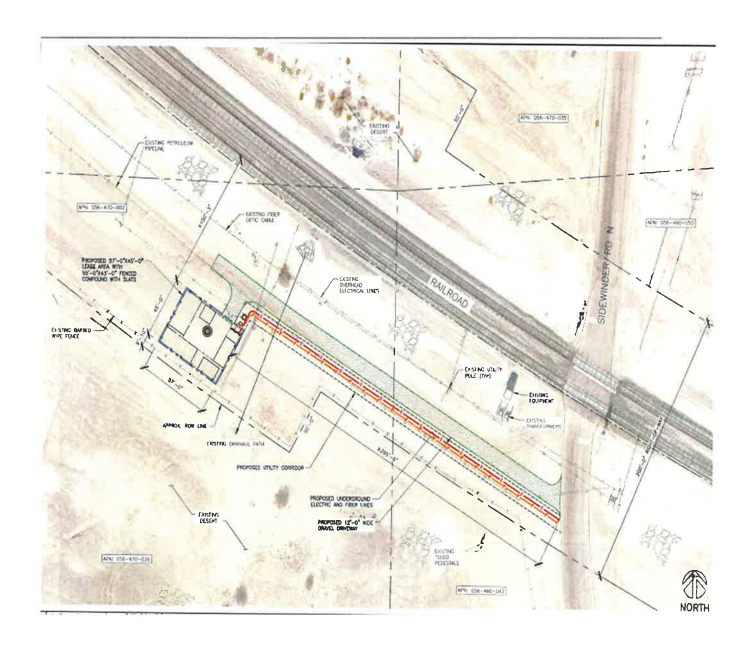
- C. Environmental Setting: The proposed project site is located within a vacant parcel owned by the Union Pacific Railroad Company zoned S-2 (Open Space/Preservation) within its railroad right-of-way. The proposed project site is relatively flat, in an unincorporated portion of the County of Imperial approximately 36.53 miles east from the City of Holtville. Surrounding parcels to the North, East, South and West are vacant desert land.
- D. Analysis: The proposed project is for a 170-foot monopole telecommunication tower with a 10-foot lightning rod for a total height of 180 feet. The parcel is zoned S-2 (Open Space/Preservation) per Zoning Map #70, of the Imperial County Land Use Ordinance, which designates areas that are suitable for Communication Towers. The proposed height of the tower exceeds the maximum height limit of the project site's S-2 zone requirements, which allows a communication tower up to 100 ft. in height. For this reason, the project was reviewed by the Airport Land Use Commission on July 19, 2023, and was found to be consistent with the 1996 Airport Land Use Compatibility Plan.
- **E.** General Plan Consistency: Under the Land Use Element of the Imperial County General Plan, the project site is designated "Open Space/Preservation". The proposed project could be consistent with the County's Communication Ordinance (Division 24) since a Communication Facility (Tower) is a permitted use on the S-2 (Open Space/Preservation) zone with an approved Conditional Use Permit. No changes to the General Plan are

proposed.

# Exhibit "A" Vicinity Map



## 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.
- "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:
  - a) 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.
- 7) 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
  - b) the mitigation measure identified, if any, to reduce the impact to less than significance

Significant Unless Mitigation Significant Impact Incorporated Impact No Impact (PSI) (PSUMI) (LTSI) (NI) I. AESTHETICS Except as provided in Public Resources Code Section 21099, would the project: Have a substantial adverse effect on a scenic vista or scenic  $\boxtimes$ highway? a) The project site is not located near any scenic vista or scenic highway according to the Imperial County General Plan Circulation and Scenic Highway Element<sup>1</sup> and California State Scenic Highway System Map<sup>2</sup>; therefore, no impact is expected. Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within  $\boxtimes$ a state scenic highway? b) As previously stated, the proposed project is not located near a Scenic vista or Scenic Highway and would not substantially damage scenic resources. Therefore, no impact is expected. 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 П  $\Box$  $\boxtimes$ П from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality? c) The proposed self-supported monopole communications tower is anticipated to blend with the existing natural environment and would not significantly or physically degrade the visual character or quality of public views of the site and its surroundings. It is also consistent with the Aesthetic requirements as specified on the County's Communication Ordinance (Division 24), Section 92404.01(R). No impacts are anticipated. Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area? d) The proposed project would not create a substantial source of light or glare which would adversely affect day or nighttime view in the area. The proposed tower is going to be galvanized metal which is a non-reflective material. Additionally, per Imperial County's Communication Ordinance (Division 24), Section 92404.01(I), states that all towers shall be lit with approved lighting as required by FAA and the Airport Land Use Commission (ALUC) standards. The project was heard by the Imperial County Airport Land Use Commission on July 19, 2023, it was found to be consistent with the 1996 Airport Land Use Compatibility Plan, a white daytime beacon and a red night time beacon will be required for this project. Compliance with FAA and ALUC standards would bring any impacts to less than significant. II. AGRICULTURE AND FOREST RESOURCES In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. --Would the project: Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring П П  $\boxtimes$ Program of the California Resources Agency, to nonagricultural use? a) The proposed project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located within an undeveloped parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. The proposed project site is not listed on the California Important Farmland Finder: Imperial County 20203, the proposed project will not convert any type of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to non-agricultural use. No impacts are expected. Conflict with existing zoning for agricultural use, or a M Williamson Act Contract? b) The County of Imperial has no current active Williamson Act contracts. Additionally, according to the California Williamson Act Enrollment Finder<sup>4</sup>, Imperial County status is Non-Participating or Withdrawn from the 2022 Williamson Act; therefore,

the proposed project is not expected to conflict with existing zoning for agricultural use, or a Williamson Act Contract. No

Potentially

Significant

Less Than

Potentially

Impacts are expected.			Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
land (as defined in Public Resources Code section 1220(3)).  timbetiand (as defined by Public Resources Code section          255), or timbetiand zoned Timberiand Production (as defined by Government Code Section \$1104(a))?  c) The proposed project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. The proposed project does not expect nor anticipate to conflict with svisting zoning for, or cause rezoning of, forest land (as defined by Public Resources Code section 4528), or timberland zoned Timberland Production (as defined by Government Code Section 5114(g)). No impacts are expected.  d) Result in the loss of forest land or conversion of forest land to non-forest use?  d) As explained under item c) above, the proposed project will not result in the loss of forest land or conversion of forest land to non-forest use. Therefore, no impact is expected.  e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmiand, to non-agricultural use or conversion of forest land to non-forest use?  e) The proposed project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. Although the land use designation for the proposed project site is of the proposed project site of the construction of a self-supported monopole telecommunication. every with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. Although the land use designation for the proposed project site in setablished by the applicable air quality plan?  a) The proposed project used to result in the loss or conversion of farmland to non-forest use. Therefore, no impacts		Impacts are expected.				
remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. The proposed project does not expect nor 12220(g), timberland (as defined by Public Resources Code section 4528), or timberland zoned Timberland Production (as defined by Government Code Section 5114(g)). No impacts are expected.  d) Result in the loss of forest land or conversion of forest land to conversion of forest land to conversion of forest land to conversion under time conversion of forest land to conversion under time conversion of forest land to conversion of forest land to conversion of forest land to conversion of a septiment which, due to their location or nature, could result in conversion of Farmiand, to non-agricultural use or conversion of forest land to conversion of results in conversion of Farmiand, to non-agricultural use or conversion of forest land to conversion of project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. Although the land use designation for the proposed project void not result in the loss or conversion of farmiand to non-forest use. Therefore, no impacts are expected.  AIR QUALITY  Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied upon to the following determinations. Would the Project:  a) Conflict with or obstruct implementation of the applicable air quality management district or air pollution control district may be relied upon to the following determinations. Would the Project:  a) Conflict with or obstruct implementation of the applicable air quality plan. Per the Air Pollution Control District letter dated, June 15, 2023, the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a large to the A	c)	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 for the construction of a self-suj	pported monop	☐ ole telecommunicatio	□ ns tower with	associated
on-forest use?  d) As explained under item c) above, the proposed project will not result in the loss of forest land or conversion of forest land to non-forest use. Therefore, no impact is expected.  e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of forest land to non-forest use?  e) The proposed project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Raifroad Company and within its railroad right-of-way. Although the land use designation for the proposed project site is Open Space/Proservation, development of the proposed project would not result in the loss or conversion of farmland to non-agricultural use or conversion of forestland to non-forest use. Therefore, no impacts are expected.  AIR QUALITY  Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied upon to the following determinations. Would the Project:  a) Conflict with or obstruct implementation of the applicable air quality plan?  a) The proposed project is for the construction of a self-supported monopole telecommunication tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way, and is not expected to conflict with or obstruct implementation of the applicable air quality plan. Pet Alf Pollution Control District letter dated, June 15, 2023, the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity, if the project includes a generator if may be subject to permitting requirements, generally generators greater than 50-bhy require permits. Per the Environmental Health Department email dated, May 30, 2023, if the p		remote and unmanned equipment located on a parcel owned right-of-way. The proposed project does not expect nor antic forest land (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526), or timberland zoned Timberland Production (as defined in Public Resources Code section 1222 4526).	by the Union P ipate to conflict (0(g)), timberlan	acific Railroad Compa t with existing zoning d (as defined by Public	iny and within for, or cause r Resources Co	its railroad ezoning of, ode section
d) As explained under item c) above, the proposed project will not result in the loss of forest land or conversion of forest land to non-forest use. Therefore, no impact is expected.  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?  e) The proposed project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. Although the land use designation for the proposed project site is Open Space/Preservation, development of the proposed project would not result in the loss or conversion of farmland to non-agricultural use or conversion of forestiand to non-forest use. Therefore, no impacts are expected.  AIR QUALITY  Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied upon to the following determinations. Would the Project:  a) Conflict with or obstruct implementation of the applicable air quality plan?  a) The proposed project is for the construction of a self-supported monopole telecommunication tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way, and is not expected to conflict with or obstruct implementation of the applicable air quality plan. Per the Air Pollution Control District letter dated, June 15, 2023, the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity. It the project includes a generator it may be subject to permitting requirements, generally generators greater fran 50-bhp require permits. Per the Environmental Health Departm	d)					$\boxtimes$
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e) The proposed project is for the construction of a self-supported monopole telecommunications tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. Although the land use designation for the proposed project site is Open SpacePreservation, development of the proposed project would not result in the loss or conversion of farmland to non-agricultural use or conversion of forestland to non-forest use. Therefore, no impacts are expected.  AIR QUALITY  Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied upon to the following determinations. Would the Project:  a) Conflict with or obstruct implementation of the applicable air quality plan?  a) The proposed project is for the construction of a self-supported monopole telecommunication tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way, and is not expected to conflict with or obstruct implementation of the applicable air quality plan. Per the Air Pollution Control District letter dated, June 15, 2023, the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity. If the project Includes a generator it may be subject to permitting requirements, generally generators greater than 50-bhp require permits. Per the Environmental Health Department email dated, May 30, 2023, if the project indus to have generator(s) or storage equipment storing 1,320-gallons of petroleum based product, applicant is to contact EHS. Less than significant impacts are anticipated.  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 ambien	e)	to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land				$\boxtimes$
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a) Conflict with or obstruct implementation of the applicable air quality plan?  a) The proposed project is for the construction of a self-supported monopole telecommunication tower with associated remote and unmanned equipment located on a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way, and is not expected to conflict with or obstruct implementation of the applicable air quality plan. Per the Air Pollution Control District letter dated, June 15, 2023, the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity. If the project includes a generator it may be subject to permitting requirements, generally generators greater than 50-bhp require permits. Per the Environmental Health Department email dated, May 30, 2023, if the project intends to have generator(s) or storage equipment storing 1,320-gallons of petroleum based product, applicant is to contact EHS. Less than significant impacts are anticipated.  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? b) The proposed project is not expected to result in a cumulatively considerable net increase of any criteria pollutant since, as mentioned above under item a), it would require to adhere to the Air District's Regulation VIII. It is expected that compliance with Imperial County Air Pollution Control District requirements would bring any impact to less than significant.  c) Expose sensitive receptors to substantial pollutants concentrations? c) Dissel exhaust and volatile organic compound (VOC) emissions which are typically related to construction trucks and machinery are the pollutants that could possibly affect the nearest sensitive receptors, but the impacts would be temporary and would be lessened by showing compliance with A	AIF	QUALITY				
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criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard? b) The proposed project is not expected to result in a cumulatively considerable net increase of any criteria pollutant since, as mentioned above under item a), it would require to adhere to the Air District's Regulation VIII. It is expected that compliance with Imperial County Air Pollution Control District requirements would bring any impact to less than significant.  c) Expose sensitive receptors to substantial pollutants concentrations? c) Diesel exhaust and volatile organic compound (VOC) emissions which are typically related to construction trucks and machinery are the pollutants that could possibly affect the nearest sensitive receptors, but the impacts would be temporary and would be lessened by showing compliance with APCD's rules and regulations regarding construction pollutants during construction activities. Therefore, less than significant impacts are expected.		and unmanned equipment located on a parcel owned by the and is not expected to conflict with or obstruct implementa District letter dated, June 15, 2023, the project must comp Regulation VIII. Regulation VIII is a collection of rules design the project includes a generator it may be subject to permit permits. Per the Environmental Health Department email date equipment storing 1,320-gallons of petroleum based produ	Union Pacific R tion of the appl ly with all Air I ned to maintain ting requiremen d, May 30, 2023,	ailroad Company and licable air quality plan District rules and regi fugitive dust emission its, generally generato if the project intends	within its railron. Per the Air Fulations and was below 20% ors greater tha	oad right-of-way, Pollution Control would emphasize visual opacity. If n 50-bhp require utor(s) or storage
mentioned above under item a), it would require to adhere to the Air District's Regulation VIII. It is expected that compliance with Imperial County Air Pollution Control District requirements would bring any impact to less than significant.  c) Expose sensitive receptors to substantial pollutants	b)	criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard?				
concentrations?  c) Diesel exhaust and volatile organic compound (VOC) emissions which are typically related to construction trucks and machinery are the pollutants that could possibly affect the nearest sensitive receptors, but the impacts would be temporary and would be lessened by showing compliance with APCD's rules and regulations regarding construction pollutants during construction activities. Therefore, less than significant impacts are expected.		<ul> <li>b) The proposed project is not expected to result in a cumu mentioned above under item a), it would require to adhere to</li> </ul>	the Air District	's Regulation VIII. It is	expected that	ollutant since, as compliance with
c) Diesel exhaust and volatile organic compound (VOC) emissions which are typically related to construction trucks and machinery are the pollutants that could possibly affect the nearest sensitive receptors, but the impacts would be temporary and would be lessened by showing compliance with APCD's rules and regulations regarding construction pollutants during construction activities. Therefore, less than significant impacts are expected.	c)				$\boxtimes$	
		<ul> <li>c) Diesel exhaust and volatile organic compound (VOC) emiss are the pollutants that could possibly affect the nearest sen lessened by showing compliance with APCD's rules and</li> </ul>	sitive receptors regulations reg	s, but the impacts wou	ild be tempora	ry and would be
	d)				$\boxtimes$	

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

adversely affecting a substantial number of people?

IV.

d) The proposed project does not anticipate creating objectionable odors that would adversely affect a substantial number of people. Although some pollutants may be emitted during construction activities and as previously stated on item (III) (a) above, compliance with Air Pollution Control District's Regulation VIII, Environmental Health Service's requirements, and adherence to the California Building Code would bring any impacts to less than significant.

BIO	LOGICAL RESOURCES	Would the project:					
a)	habitat modifications, on any sensitive, or special status s policies or regulations, or by and Wildlife or U.S. Fish and		ate, ns, [ ish	]			
	Map," the project is not I Map," the project is locat Heightened Historic Perion 1770-1890. However, the environment. Consequer modification, or to any spor regulations, or by the	erial County General Plan's ocated within a sensitive hat ed within the Burrowing Owlod Sensitivity Map," the prose proposed project does not appear to hatly, it does not appear to hatly, it does not appear to hatly and a candide California Department of plicant shall contact ICPDS;	bitat area. Add Species Distr ject is located ot expect non ave a substar ate, sensitive, Fish and Wile	ditionally, in acco ibution Model ard within the Philli ranticipate any ntially adverse ef or of special sta dlife Service. Sh	ordance to Figure ea. In accordance p Cooke Explorati substantial phys fect, either directl tus in local or reg ould any addition	2 "Sensitive S to Figure 5 "A on and Trail F ical changes y or through ional plans, po al developme	reas of Routes, to the habitat olicies,
b)	other sensitive natural comm plans, policies, regulations, o	effect on any riparian habitat nunity identified in local or regio or by the California Departmen	nal <sub>E</sub>			$\boxtimes$	
	area as depicted on Figure Space Element <sup>8</sup> . Additiona within its railroad right-of- regulations with respect to	if and within a service?  site is not located within a selection  3 "Agency-Designated Habitly, the proposed project site  way; therefore, it does not a  o sensitive natural communi  mpacts are expected to be le	tats" from the e is within a pa opear to have ties or by the	Imperial County arcel owned by the a substantial effe California Depar	General Plan's Co le Union Pacific Ra ect in local regiona	nservation and hilroad Compa I plans, policio	d Open ny and es, and
c)	protected wetlands (including	se effect on state or federa g, but not limited to, marsh, ver direct removal, filling, hydrologi	nal 🕝	]		$\boxtimes$	
	c) According to the Nat Mapper <sup>10</sup> , and California solution ocated within a riparian (including, but not limited	rional Wetlands Inventory: S Sustainable Groundwater M habitat and which will not to, marsh, vernal pool, coa are expected to be less thar	anagement Ac cause a sub stal, etc.) thro	ct (SGMA) Data \ stantial adverse	Viewer <sup>11</sup> , the prop effect on federal	posed project protected w	is not etlands
d)	migratory fish or wildlife sp	he movement of any resident secies or with established nat e corridors, or impede the use	ive _			$\boxtimes$	
	of any resident or migrate	ocated within a Sensitive Hal ory fish or wildlife species o vildlife nursery sites. Any im	or with establi	shed native resi	dent or migratory	y with the mov wildlife corrid	vement dors or
e)		olicies or ordinance protect as a tree preservation policy		]			$\boxtimes$
	e) The proposed project is	not expected to conflict with or ordinance. No impacts a		licy or ordinance	s protecting biolog	jical resource:	s, such
f)		ions of an adopted Hab Community Conservation Plan				$\boxtimes$	

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

other approved local, regional, or state habitat conservation plan?

f) The proposed project site is not located within a designated sensitive area according to the Imperial County General Plan's Conservation and Open Space Element<sup>8</sup>, therefore, it would not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan. Any impacts are expected to be less than significant.

V.	CUI	LTURAL RESOURCE	S Would the project:				
	a)	historical resource pur	dverse change in the significance of suant to §15064.5?				
		Historic Period Sens Route (1770-1890). A proposed project site Additionally, the AB	Imperial County General Plan's Co sitivity Map," the proposed projet Additionally, in accordance to F e is not located within the immedi 52 letter was sent on August 2, ts to the proposed project were re	ct site may be loo igure 6 "Known ate vicinity of a kr 2023 to the Que	cated within the Phill Areas of Native Ame nown area of cultural chan Indian Tribe an	ip Cooke Exploraterican Cultural Se sensitivity to Nativ d The Campo Bar	tion and Trail nsitivity" the e Americans.
	b)	archaeological resource b) The proposed pro	dverse change in the significance of the pursuant to §15064.5? Diect is located on disturbed lar	اسا Indiand it is not ا	likely to cause a sub	stantial adverse	Change to an
		archeological resour	ce. Any impact is expected to be	less than signific	cant.		
	c)	of dedicated cemeteric				$\boxtimes$	
		cemeteries, therefor unmanned equipme cemeteries. The proj Company and not in	ted on items (V)(a) and (V)(b) above, the proposed self-supported nt project would not disturb a posed project site is located with a known area of cultural sensitivitions interred outside of dedicated	monopole telecony human remainin a railroad righty; therefore it is n	ommunications towe ins, including those t-of-way parcel owner not expected to result i	r with associated interred outside d by the Union Pa n the disturbance	remote and of dedicated cific Railroad of any human
VI.	ENI	ERGY Would the pro	oject:				
	a)	wasteful, inefficient, o	ignificant environmental impact due r unnecessary consumption of ene ect construction or operation?			$\boxtimes$	
	a) The proposed telecommunications tower facility will not result in potentially significant environmental impacts due to wasteful, insufficient, or unnecessary consumption of energy resources, during the project construction or operation. Additionally, the proposed project site is located within a railroad right-of-way parcel owned by the Union Pacific Railroad Company. Should any new developments occur, said developments would require compliance with the latest edition of the California Building Code and ministerial building permits with the Imperial County Planning and Development Services Department. Furthermore, per comment letter received from the Imperial Irrigation District dated June 8, 2023, if the proposed communication tower requires electrical services, the applicant should contact IID. Any impacts are expected to be less that significant.						
	b)	Conflict with or obstruenergy or energy effici	uct a state or local plan for renewa	able		$\boxtimes$	
		As previously stat railroad right-of-w compliance with the	ed on item (VI)(a) above, the prop ay parcel owned by the Union Pac ne latest energy efficiency and re nflict with or obstruct a state or Ic	cific Railroad Con newable energy s	npany. New future de tandards and regulati	velopments would ons. Therefore, the	l require e proposed
VII.	GE	OLOGY AND SOILS	Would the project:				
	a)		cause potential substantial adve of loss, injury, or death involving:	erse		$\boxtimes$	

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)				
in ti unn thro sub	a) The proposed telecommunications tower facility does not appear to conflict with the geology and soil of adjacent parcels in the area. Construction of the proposed self-supported monopole telecommunications tower with associated remote and unmanned equipment will be subjected to comply with the latest edition of the California Building Code <sup>14</sup> as well as to go through a ministerial building permit review. Therefore, the proposed project would not directly or indirectly cause potential substantial adverse effects, including risk of loss, injury, or death involving. Regarding geology, adherence and compliance to these standards and regulations would bring any impacts to less than significant.								
1)	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?  1) According to the most recent California Department California Earthquake Hazards Zone Application, Earthquake Geological Survey's Quaternary Faults Map the propose with the previously referenced Building Codes and/or arthan significant.	quake Zones of d project is not	Required Investigation of Required Investigation   Investigati	on and the Ur vn fault zone. (	ited States Compliance				
2)	Strong Seismic ground shaking?  2) Ground shaking is expected to occur since the prohowever, the project's design and subsequent construct Code and go through a ministerial building permit reviregulations would cause for potential impacts to be redu	ion should adhe iew. Furthermo	ere to the latest edition re, compliance with a	of the Californ	nia Building				
3)	Seismic-related ground failure, including liquefaction and seiche/tsunami?  3) The proposed project is not located in a Tsunami additionally, the design and subsequent construction shand go through a ministerial building permit. Furthermore cause for potential impacts to be reduced to less than significant series.	ould adhere to t e, compliance w	he latest edition of the rith applicable state an	California Bu	ilding Code				
4)	Landslides?  4) According to Imperial County General Plan's Seismic a 2, the proposed project site is not located within the in within the proposed project site is generally flat. However will be subject to compliance with the latest edition of the permit review. Therefore, less than significant impacts a	nmediate vicini r, the constructi he California Bu	ty of a landslide activion of the proposed te	rity area. The lecommunicat	topography ions facility				
b) A pro	ult in substantial soil erosion or the loss of topsoil? According to Imperial County General Plan's Seismic and P posed project is not located within the immediate vicinity ess than significant.								
you pote subs c) A geo con min	Be located on a geologic unit or soil that is unstable or that would become unstable as a result of the project, and potentially result in on- or off-site landslides, lateral spreading, subsidence, liquefaction or collapse?  c) As previously stated on sections (VII)(a)(1)-(VII)(a)(4) and (VII)(b) above, the proposed project site is not located on a geological unit that would become unstable or collapse as a result of the proposed telecommunications facility project. Any construction will be subject to compliance with the latest edition of the California Building Code as well as to go through a ministerial building permit review. Adherence and compliance to these standards and regulations would bring any impacts to less than significant levels.								
Build or pr d) A and	ocated on expansive soil, as defined in the latest Uniform ding Code, creating substantial direct or indirect risk to life roperty?  s previously stated on section (VII)(c), the proposed proje compliance to the latest edition of the California Building	g Code standar	ds and regulations, a	on will require s well as to go	adherence through a				
	isterial building permit review which would bring any impass e soils incapable of adequately supporting the use of	acts to less thar	n significant.		$\boxtimes$				

b)

c)

d)

e)

Significant Unless Mitigation Significant Impact Incorporated Impact No Impact (PSUMI) (LTSI) (PSI) (NI) septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste e) The proposed project is for the construction of a monopole telecommunication tower, which does not propose any septic tanks or alternative wastewater disposal systems. Additionally, should any septic systems be proposed in the near future, the applicant should adhere and comply with the Imperial County Public Health Department, Division of Environmental Health standards and regulations. No Impacts are expected. Directly or indirectly destroy a unique paleontological resource  $\boxtimes$ or site or unique geologic feature? f) The proposed project is within a railroad right-of-way owned by the Union Pacific Railroad Company and does not appear to directly or indirectly destroy a unique paleontological resource or site or unique geologic feature. Additionally, in the event of any paleontological findings on site during construction, all work shall be stopped and applicant shall contact a qualified paleontological specialist to inspect the site. Any impacts are expected to be less than significant. VIII. GREENHOUSE GAS EMISSION Would the project: Generate greenhouse gas emissions, either directly or M П indirectly, that may have a significant impact on the a) The construction and maintenance of the proposed project may generate green house emissions; however, it is not expected to generate greenhouse gas emissions that would have a significant impact. Additionally, as previously stated on item (III) (a) above, adherence and compliance to APCD's and EHS' rules, regulations, and requirements will bring any impacts to less than significant. Conflict with an applicable plan or policy or regulation adopted  $\bowtie$ for the purpose of reducing the emissions of greenhouse b) The proposed project would not conflict with any regulations under AB 32 Global Warming Solutions Act of 2006, of reducing the emissions of greenhouse gases to 1990 levels by 2020 provided that the applicant adheres to APCD's and EHS' rules, regulations and requirements. Less than significant impacts are expected. IX. HAZARDS AND HAZARDOUS MATERIALS Would the project: Create a significant hazard to the public or the environment П  $\boxtimes$ through the routine transport, use, or disposal of hazardous materials? a) The proposed project is not expected to create a significant hazard to the public or the environment as it does not involve the handling of any hazardous materials. Per comment email received from the Imperial County Division of Environmental Health dated May 30, 2023, if the applicant intends to have generator(s) or storage equipment storing 1,320 gallons of petroleum-based products, applicant should contact EHS. If not, the Division of Environmental Health does not have any comments at this time. Adherence to EHS' requirements should bring any impacts to less than significant. Create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions X involving the release of hazardous materials into the environment? b) As previously stated on section (IX)(a) above, the proposed project is not expected to create a significant hazard to the public or environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment as no hazardous materials are anticipated as part of the project. Additionally, adherence to EHS' requirements should bring any impacts to less than significant. Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter 冈 П mile of an existing or proposed school? c) The proposed project does not anticipate the emitting of hazardous emissions or the handling of hazardous or acutely

hazardous materials, substance, or waste as previously stated on items (IX)(a) and (IX)(b) above. Additionally, the project site is not located within a ¼ mile of any schools. The nearest school in the vicinity is Holtville High School, which is located approximately 35 miles west of the proposed project site; therefore, it would not represent a risk to educational facilities. No

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		Impact (PSI)	Incorporated (PSUMI)	Impact (LTSI)	No Impact (NI)
: <b></b>	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) The proposed project is not located on a site included Department of Toxic Substances Control EnviroStor <sup>21</sup> . Add Safety Element <sup>18</sup> , "Hazardous Material Sites Map <sup>18d</sup> ," Figure hazardous materials site; therefore, no impacts are expecte	itionally, per Imp e 5, the propose	erial County General	Plan's Seismic	and Public
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 proposed project is not located within an airport lar Maps <sup>22</sup> . Additionally, on July 19, 2023, the Imperial County proposed self-supported monopole telecommunication tow found it to be consistent with the 1996 Airport Land Use Co will be required for this proposed project. Compliance wit regulations, and recommendations would bring any impacts	Airport Land Us er with associate mpatibility Plan. th Federal Aviati	e Commission (ALUC d remote and unmann A white daytime beac on Administration (F/	) heard and ev ed equipment on and a red ni	aluated the project and ght beacon
f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?			$\boxtimes$	
	f) The proposed project would not interfere with an adop Additionally, per Imperial Valley Emergency Communication IVECA or Imperial County communication needs could neces ite infrastructure. This would include, but not limited to, m space, all at no cost to Imperial County or IVECA with the imperiant will meet any requirements requested by the IDepartment's standards and requirements would bring any	ns Authority (IVE essitate tower spa ultiple antenna s inclusion of a Lo Fire/OES Departi	CA) comment letter d ace on the proposed to paces, guaranteed an cal/Public Benefit Agi ment. Compliance wi	ated June 12, 2 ower and other tenna heights, reement. Furtho	2023, future related on- and shelter ermore, the
g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?  g) According to Cal Fire "Fire Hazard Severity Zones in St 2023, the proposed project site is not located within a fire has classified as unzoned area, therefore, the proposed projindirectly, to a significant risk of loss, injury, or death invoinclusion of fire sprinklers and have either a private water Compliance to Imperial County Fire Department (ICFD) stan	zard severity zon ect would not e lving wildfires. F or public source	e designated as Local xpose people or stru uture facility expansion e as pressurized hydr	Responsibility actures, either ons may be sul ants for fire su	Area (LRA) directly or bject to the appression.
X. <i>H</i>	DROLOGY AND WATER QUALITY Would the project:				
ŧ	violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?  a) The proposed project is for the construction of a substantial substant				
	associated remote and unmanned equipment and wou requirements or otherwise substantially degrade surfact than significant.				
t	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?  b) As previously stated on item (X)(a) above, the propo				
	decrease groundwater supplies or interfere substantia sustainable groundwater management of the basin. An				nay impede

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		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact
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:  c) The proposed project does not anticipate a physic drainage pattern of the site or area, including throug addition of impervious surfaces. Furthermore, any pro Imperial County Public Works Department. Adherence	al alteration to the the alteration oposed grading wi	ne site that would sub f the course or a stre Il require drainage rev	stantially alter to earn or river or view and approv	the existing though the val from the
	than significant.			g	
	<ul><li>(i) result in substantial erosion or siltation on- or off- site;</li></ul>			$\boxtimes$	
	(i) According to Imperial County General Plan's Figure 3, the proposed project site is not locate site. Therefore, any impacts are expected to be I	d within an area o	of substantial soil ero		
	<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) The proposed communications tower project surface runoff in a manner which would result in review and approval from the Imperial Count Department of Public Works would bring any im	flooding on-or off y Department of	fsite. Any proposed gr Public Works. Adhe	rading will requi	ire drainage
	(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; (iii) The proposed project does not anticipate capacity of existing or planned stormwater drain runoff. As previously stated on items (X)(c) an drainage systems will require drainage applicat Department and Imperial Irrigation District. Co Imperial Irrigation District standards and requireduced to less than significant.	age systems or poor of the control o	rovide substantial add , Any proposed gradi approval from the Imp mperial County Publi	ditional sources ing or planned perial County Pu ic Works Depa	of polluted stormwater ublic Works rtment and
	(iv) impede or redirect flood flows? (iv) The proposed project is for the construction with associated remote and unmanned equip According to the Federal Emergency Managemer Rate Map, the proposed project site is located 26, 2008. Additionally, a reviewed and approved Department of Public Works. Therefore, compliant than significant.	ment and is not ent Agency (FEM/ within "Zone X" o I grading/drainage	t expected to imped A) Flood Map Service of flood map 06025C1 e letter is to be requi	e or redirect f Center <sup>24</sup> , Flood 875C, effective red by the Impe	lood flows. d Insurance September erial County
d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?  d) The proposed self-supported monopole telecomm equipment project is not located within the proximity related to risk release of pollutants due to project inuncon item (X)(c)(iv) above, the proposed project site is lightly with ICDPW's standards would contribute to lower any	of a flood hazard dation are conside ocated within "Zo	d, tsunami, or seiche ered to be low. Additio one X" of flood map	zones; therefo onally, as previo	re, impacts ously stated
e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?  e) The proposed project does not expect to conflict w			⊠ water guality c	Control plan
	or sustainable groundwater management plan. As pre require a drainage and grading letter approved by th Imperial Irrigation District requirements. Any impacts a	eviously stated on ne Imperial Count	n item (X)(c) above, the ty Public Works Dep	ne proposed pro artment and ad	oject would

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

XI.	LAN	ND USE AND PLANNING Would the project:				
	a)	Physically divide an established community?  a) The proposed project is for the construction of a self associated remote and unmanned equipment which would not not anticipate changing the existing land use designation a community, Holtville, is approximately 36 miles to the west of	t physically div and zoning est	ride an established con ablished. Furthermore	nmunity; therefore, the nearest e	ore, it does established
	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) The proposed project is consistent with the Imperial County 9), Division 5, Section 90519.02(d), which states that, Space/Preservation) zone only with an approved Conditiona with the County's Land Use Ordinance (Title 9), Division 24 impacts are expected to be less than significant	Communication Use Permit.	on Towers are perm Additionally, the propo	itted in the sosed project is	S-2 (Open consistent
XII.	MIN	IERAL 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) The proposed project does not anticipate the removal of m vicinity of an active mine per Imperial County General Plan Resources Map <sup>80</sup> Figure 8. No impacts are expected.				
	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) The proposed telecommunication tower will not result in recovery site delineated on a local general plan, specific plan				resources
XIII.	NOI	SE 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) The proposed project is for the construction of a self associated remote and unmanned equipment. Temporary of however, such would not result in the generation of permane area. Such action would be subject to the Imperial County of equipment operation shall be limited to the hours of 7 a.m. to Saturday. Additionally, construction noise from a single piece averaged over an eight (8) hour period. Compliance with Imimpacts to less than significant.	generation of nt noise beyor Seneral Plan's o 7 p.m., Mond of equipment	noise would be expected that which already on Noise Element <sup>25</sup> which lay through Friday, and or combination, shall n	cted during co occurs on the so h states that co d from 9 a.m. to ot exceed 75 dE	nstruction; urrounding onstruction o 5 p.m. on 3 Leq when
	b)	Generation of excessive groundborne vibration or groundborne noise levels?  b) Ground vibration or groundborne noise may be expected.	during the co	onstruction activities;	⊠ however, as sta	ated above
	٥)	under item a), adherence to the "Noise Element" standards w				
	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 poise levels?			$\boxtimes$	

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(PSUMI)
(LTSI)

No Impact (NI)

c) As previously stated on item (IX)(e) above, proposed project is not located within an airport land use plan or private airstrip according to the Imperial County Airport Land Use Compatibility Maps<sup>22</sup>. The nearest airport in vicinity is the Holtville Airport located approximately 30 miles west from the proposed project site; therefore, exposure to periodic noise emissions during aircraft takeoff and landing operations are not expected. Any impacts are expected to be less than significant.

XIV.	POI	PULATION AND HOUSING Would the p	roject:				
	a)	Induce substantial unplanned population greither directly (for example, by proposing business) or indirectly (for example, throuroads or other infrastructure)?  a) The proposed construction of a self-sunmanned equipment would not induce a no changes to the designated residential significant.	new homes and gh extension of upported monopole substantial unplanr	ed population g	rowth in an area, eith	er directly or in	directly, as
	b)	Displace substantial numbers of existing penecessitating the construction of replacelsewhere?	cement housing				
		b) The proposed project will not displace housing elsewhere as the project site is le S-2 (Open Space/Preservation within its r	cated within a vaca	nt parcel owned	by the Union Pacific	Railroad Comp	pany zoned
XV.	PU	IBLIC SERVICES					
	a)	Would the project result in substantial a impacts associated with the provision of raltered governmental facilities, need for naltered governmental facilities, the constructicause significant environmental impacts, in acceptable service ratios, response to performance objectives for any of the public (a) The proposed telecommunication to impacts associated with the provisional altered government facilities, the communication acceptable service ratios. Ar	ew or physically ew or physically on of which could order to maintain imes or other services: wer does not antic n of new or physic nstruction of which	ally altered gov	ernment facilities, ne significant environme	ed for new or	physically
		1) Fire Protection?				$\boxtimes$	
		The proposed project is not expected impacts are expected to be less than sign		ed for new of pl	nysically altered fire	protections se	rvices; any
		2) Police Protection?		П	П	$\boxtimes$	
		2) The proposed project is not expected t	o result in substanti	al impacts on po	olice protection. Both	the California	Highway
		Patrol and Sheriff's Office East County Patroposed project site is located within a vight-of-way. The site is entirely self-monistation. The system alerts personnel of alless than significant.	racant parcel owned tored through a sop	by the Union Paristicated alarm	acific Railroad Compa system, which is co	any within its rannected to a m	ailroad ain switch
		3) Schools? 3) The proposed project is not expected t	o result in substanti	al impacts to sc	hools; no impacts are	expected.	$\boxtimes$
		4) Parks? 4) The proposed project will not result in	impacts to parks; no	impacts are ex	pected.		$\boxtimes$
		5) Other Public Facilities?				$\boxtimes$	
		5) As stated above under item a), the pro- impact would be expected to be less than		ot expected to re	esult in impacts to of	her public fac	ilities. Any

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

#### XVI. RECREATION Would the project increase the use of the existing neighborhood and regional parks or other recreational X facilities such that substantial physical deterioration of the facility would occur or be accelerated? a) The proposed project is for the construction of a self-supported monopole telecommunication tower facility with associated remote and unmanned equipment. Subsequently, the proposed telecommunications tower would not increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated. No impacts are expected. Does the project include recreational facilities or require the construction or expansion of recreational facilities which might 冈 have an adverse effect on the environment? b) The proposed project does not include recreational facilities or require the construction or expansion of recreational facilities. Therefore, no impacts are expected. XVII. TRANSPORTATION Would the project: Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and 冈 pedestrian facilities? a) The proposed project is for the construction of a self-supported monopole telecommunication tower facility with associated remote equipment. The proposed wireless telecommunications facility will be unmanned and will only require service technicians, in a pick-up or van sized vehicle, to visit the site. The proposed telecommunications tower is not expected to conflict with the Imperial County General Plan Circulation and Scenic Highway Element<sup>1</sup> and/or any applicable plan, ordinance or policy related to it. Traffic impacts during construction and subsequent operations of the telecommunication facility are expected to be below the acceptable threshold by the County. Less than significant impacts are expected. Would the project conflict or be inconsistent with the CEQA X Guidelines section 15064.3, subdivision (b)? b) The proposed self-supported monopole telecommunication tower does not appear to conflict or be inconsistent with the CEQA guidelines section 15064.3 (b). Adherence and compliance with Caltrans requirements would bring any impacts to less than significant. Substantially increases hazards due to a geometric design M feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)? c) The proposed project is for the construction of a self-supported monopole telecommunication tower facility with associated remote and unmanned equipment located within a railroad right-of-way parcel owned by the Union Pacific Railroad Company. The proposed project's site is compatible with the Imperial County General Plan Land Use Designation and the site design is not expected to increase hazards. Therefore, less than significant impacts are expected. Result in inadequate emergency access? d) The proposed project would not result in inadequate emergency access. Additionally, no change on existing land use nor zoning are proposed. Access to the proposed project site from Sidewinder Road appears to be suitable for emergency response vehicles. No impacts are expected. XVIII. TRIBAL CULTURAL RESOURCES 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 with cultural value to a California Native American tribe, and  $\boxtimes$ 

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No Impact Impact Incorporated Impact (PSUMI) (PSI) (LTSI) (NI) that is: a) According to the Imperial County Open Space Element<sup>8</sup>, Figure 6, "Known Areas of Native American Cultural Sensitivity<sup>8e</sup>", the proposed project location is not within a known area that may expect to cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074. Additionally, notification opportunity to consult letter was sent on August 2, 2023 to the Quechan and Campo Indian Tribe, and no comments were received. Therefore, any impact is expected to be less than significant. (i) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of  $\boxtimes$ historical resources as define in Public Resources Code Section 5020.1(k), or (i) According to the California Historic Resources 28 in Imperial County, the proposed project site is not listed or seem to be eligible under the Public Resources Code Section 21074 or 5020.1 (k); therefore, any impacts are expected to be less than significant. (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 П П M 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. (ii) No significant resources listed as defined in the Public Resources Code Section 5024.1 are expected to be impacted by the proposed self-supported monopole telecommunication tower with associated remote equipment. Any impacts are expected to be less than significant. XIX. UTILITIES AND SERVICE SYSTEMS Would the project: Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater П  $\boxtimes$ drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects? a) The proposed self-supported monopole telecommunication tower with associated remote equipment does not require or result in the relocation or construction of a new expanded water, wastewater treatment or stormwater drainage, electric power, natural gas or telecommunication facilities, the construction of which could cause significant environmental effects. On June 8, 2023, ICPDS received a comment letter from the Imperial Irrigation District<sup>13</sup> advising if the proposed communication tower requires electrical service to contact IID. Moreover, 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 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 agreement. Subsequently, 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, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (NEPA) documentation, environmental impact analysis and mitigation. Adherence to IID's recommendations and requirements would bring any impacts to less than significant. Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development  $\boxtimes$ during normal, dry and multiple dry years? b) The proposed project is for the construction of a monopole telecommunication tower with associated remote equipment which does not anticipate the use of a water supply nor a change to the existing use on the parcel, which is, a vacant parcel owned by the Union Pacific Railroad Company within its railroad right-of-way. Therefore, any impacts are expected to be less than significant. Result in a determination by the wastewater treatment provider which serves or may serve the project that it has  $\boxtimes$ adequate capacity to serve the project's projected demand in

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Significant

addition to the provider's existing commitments?

			Potentially Significant Impact (PSI)	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)		
		c) The proposed project does not anticipate any impacts to w therefore, any impacts are expected to be less than significant		does not propose to g	enerate any wa	istewaters;		
	d)	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?  d) The proposed project is not expected to exceed the gener impacts would be expected to be less than significant.	ation of solid w	raste in excess of Stat	⊠ e or local stand	☐ Jards. Any		
	e)	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?  e) All proposed projects within the County shall contract with proposed telecommunication tower shall comply with federegulations related to solid waste. Any impact are expected to	ral, state, and	local management an	⊠ nerated by the f ad reduction st	acility. The atutes and		
XX.	WI	LDFIRE						
lf	If located in or near state responsibility areas or lands classified as very high fire hazard severity zones, would the Project:							
	a)	Substantially impair an adopted emergency response plan or emergency evacuation plan?			$\boxtimes$			
a) As previously stated under item (IX)(f) – "Hazards and Hazardous Materials" above, the pwould not substantially impair an adopted emergency response plan or emergency evacu to Cal Fire "Fire Hazard Severity Zones Viewer, <sup>23</sup> " the proposed project site is located Responsibility Area (LRA), but not within a Very High Fire Hazard Severity Zone (VHFHZ adopted emergency response plan or emergency evacuation plan are expected to be less					in. Additionally, an unincorpor ore, impacts in	, according rated Local		
	b)	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?  b) The proposed project site topography is generally flat an factors, wildfire risks or pollutant concentrations from wildfire than significant.						
	c)	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 risk or that may result in temporary or ongoing impacts to the environment?  c) The project site is not located within a very high fire hazard of infrastructure that may exacerbate fire risk. Therefore, any				installation		
	d)	Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?  As previously stated on item (VII)(a)(4) above, per Imperial "Landslide Activity Map <sup>18b</sup> ," Figure 2, the proposed project within the proposed project site is generally flat. Developmen subjected to compliance with the latest edition of the California E to less than significant.	is not located v t, proposed pro nia Building Cod	vithin a landslide acti ject design and subse le as well as to go thro	vity area. The t quent construc ough a minister	topography tion will be ial building		

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, 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 Amador Waterways v. Amador 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 Potentially

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

Revised 2016 – ICPDS Revised 2017 – ICPDS Revised 2019 – ICPDS

Potentially Significant Impact (PSI) Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No impact (Ni)

### **SECTION 3**

## III. MANDATORY FINDINGS OF SIGNIFICANCE

human beings, either directly or indirectly?

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?			P	
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.)			Ø	
c)	Does the project have environmental effects, which will cause substantial adverse effects on	П	П	6	П

#### 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
- Evelia Jimenez, Project Planner
- Imperial County Executive Office
- Imperial County Air Pollution Control District
- Imperial County Public Health Department Division of Environmental Health
- Agricultural Commissioner

#### **B. OTHER AGENCIES/ORGANIZATIONS**

- Imperial Irrigation District
- Quechan Indian Tribe, Historic Preservation
- California Department of Transportation
- Imperial Valley Emergency Communications Authority

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

#### V. REFERENCES

- Imperial County General Plan: Circulation and Scenic Highway Element <a href="https://www.icpds.com/assets/planning/circulation-scenic-highway-element-2008.pdf">https://www.icpds.com/assets/planning/circulation-scenic-highway-element-2008.pdf</a>
- 2. California State Scenic Highway System Map

https://caltrans.maps.arcgis.com/apps/webappviewer/index.html?id=465dfd3d807c46cc8e8057116f1aacaa

- California Important Farmland Finder: Imperial County 2020 https://maps.conservation.ca.gov/DLRP/CIFF/
- 4. California Williamson Act Enrollment Finder
  - https://maps.conservation.ca.gov/dlrp/WilliamsonAct/App/index.html
- 5. Imperial County General Plan Land Use Map
  - https://icpds.maps.arcgis.com/apps/webappviewer/index.html?id=078e1e32c6dc4223ba8c7d69d7c6c383
- 6. Imperial County Air Pollution Control District comment letter dated June 14, 2023
- 7. Imperial County Division of Environmental Health comment letter dated May 30, 2023
- Imperial County General Plan: Conservation and Open Space Element https://www.icpds.com/assets/planning/conservation-open-space-element-2016.pdf
  - a) Figure 1: Sensitive Habitat Map
  - b) Figure 2: Sensitive Species Map
  - c) Figure 3: Agency-Designated Habitats Map
  - d) Figure 5: Areas of Heighten Historic Period Sensitivity Map
  - e) Figure 6: Known Areas of Native American Cultural Sensitivity Map
  - f) Figure 8: Existing Mineral Resources Map
- National Wetlands Inventory Map: Surface Waters and Wetlands https://fwsprimary.wim.usgs.gov/wetlands/apps/wetlands-mapper/
- 10. National Water Information System: Mapper
  - https://maps.waterdata.usgs.gov/mapper/index.html
- California Sustainable Groundwater Management Act (SGMA) Data Viewer https://sgma.water.ca.gov/webgis/?appid=SGMADataViewer#currentconditions
- 12. Quechan Indian Tribe comment email dated May 30, 2023
- 13. Imperial Irrigation District comment letter dated June 8, 2023
- 14. California Building Code 2022
- California Geological Survey Hazard Program: Alquist-Priolo Fault Hazard Zones
   https://gis.data.ca.gov/maps/ee92a5f9f4ee4ec5aa731d3245ed9f53/explore?location=32.538703%2C-110.920388%2C6.00
- 16. California Department of Conservation: Fault Activity Map
  - https://maps.conservation.ca.gov/cgs/fam/
- 17. United States Geological Survey's Quaternary Faults Map
  - https://usgs.maps.arcgis.com/apps/webappviewer/index.html?id=5a6038b3a1684561a9b0aadf88412fcf
- 18. Imperial County General Plan: Seismic and Public Safety Element
  - https://www.icpds.com/planning/land-use-documents/general-plan/seismic-and-public-safety
    - a) Figure 1: Seismic Activity in Imperial County Map
    - b) Figure 2: Landslide Activity Map
    - c) Figure 3: Erosion Activity Map
    - d) Figure 5: Hazardous Materials Sites Map
    - e) Figure 7: Seismic Hazards Map
- 19. California Tsunami Data Maps
  - https://www.conservation.ca.gov/cgs/tsunami/maps
- United States Department of Agriculture- Natural Resources Conservation Service: Soils Map https://websoilsurvey.sc.egov.usda.gov/App/WebSoilSurvey.aspx



- California Department of Toxic Substances Control: EnviroStor https://www.envirostor.dtsc.ca.gov/public/
- 22. Imperial County Airport Land Use Compatibility Maps https://icpds.maps.arcgis.com/apps/webappviewer/index.html?id=46f7796b2dfb4a6db5311d7892f0b411
- 23. Cal Fire: Fire Hazard Severity Zones (FHSZ) Viewer https://egis.fire.ca.gov/FHSZ/
- 24. Federal Emergency Management Agency (FEMA) Flood Map Service Center: Flood Insurance Rate Map <a href="https://msc.fema.gov/portal/search?AddressQuery=851%20pitzer%20road%20heber%20ca#searchresultsanchor">https://msc.fema.gov/portal/search?AddressQuery=851%20pitzer%20road%20heber%20ca#searchresultsanchor</a>
- Imperial County General Plan: Noise Element https://www.icpds.com/assets/planning/noise-element-2015.pdf
- 26. California Department of Transportation (Caltrans) comment letter dated June 14, 2023
- California Historic Resources: Imperial County
   https://ohp.parks.ca.gov/ListedResources/?view=county&criteria=13
- U.S. Fish and Wildlife: Recommended Best Practices for Communication Tower Design, Siting, Construction,
  Operation, Maintenance, and Decommissioning publication dated March 1, 2021
  <a href="https://www.fws.gov/sites/default/files/documents/usfws-communication-tower-quidance.pdf">https://www.fws.gov/sites/default/files/documents/usfws-communication-tower-quidance.pdf</a>
- 29. "County of Imperial General Plan EIR", prepared by Brian F. Mooney & Associates in 1993; and as Amended by County in 1996, 1998, 2001, 2003, 2006 & 2008, 2015, 2016.

### 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 #23-0010 / Variance #23-0010 / Initial Study #23-0004

Project Applicant: CitySwitch

Project Location: 673 Sidewinder Rd., Winterhaven, CA. 92283

**Description of Project:** The applicant, CitySwitch, is proposing to install a 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'- 0" to be located within a leased 57' x 45' fenced area. The parcel is owned by Union Pacific Railroad Company and is within its railroad right-of-way. The proposed telecommunications tower, to be located at 673 Sidewinder Rd N., Winterhaven, Ca., would be erected, owned and operated by CitySwitch. CitySwitch has a commitment with Union Pacific and AT&T Mobility, a wireless services provider, for this site. Additionally, the facility will be open for co-location to other wireless providers and any other communication carriers that have a need for a facility in the area. The project requires a Conditional Use Permit (#23-0010) for the monopole tower and a Variance (#23-0010) to exceed the 100-foot height limitation for the Open Space/Preservation (S-2) zoned area by 80 feet.

VII.	F	IND	NIC	GS

determ	ine if th		ng as the lead agency, has conducted fect on the environmental and is prop	
J		tial Study shows that there is no substa ironment and a NEGATIVE DECLARA	antial evidence that the project may have a ATION will be prepared.	a significant effect on
		The Initial Study identifies poten	itially significant effects but:	
	(1)		applicant before this proposed Mitigated I avoid the effects or mitigate the effects to	
	(2)	There is no substantial evidence bef the environment.	ore the agency that the project may have a	a significant effect on
	(3)	Mitigation measures are required to one insignificance.	ensure all potentially significant impacts are	e reduced to levels of
		A MITIGATED NEGATIVE DEC	LARATION will be prepared.	
to supp availab	oort this le for re	finding are included in the attached	Environmental Impact Report will not be Initial Study. The project file and all rela ning & Development Services Departme	ated documents are
			NOTICE	
The pu	blic is ir	vited to comment on the proposed	Negative Declaration during the review	period.
Date of	-16- Determi	2023 Sp. nation Jim Minnick, Director of	of Planning & Development Services	a
		ereby acknowledges and accepts the implement all Mitigation Measures, if	results of the Environmental Evaluation Capplicable, as outlined in the MMRP.	committee (EEC) and
			Allusm Bunke Applicant Signature	11/20/2023 Date

### **SECTION 4**

VIII.

**RESPONSE TO COMMENTS** 

(ATTACH DOCUMENTS, IF ANY, HERE)

IX.	MITIGATION MONITORING & REPORTING PROGRAM (MMRP)
(ATTACH DOCUME	INTS, IF ANY, HERE)

# **COMMENT LETTERS**



# Imperial County Planning & Development Services Planning / Building

### RECEIVED

Jim Minnick

JUN 12 2023

May 26, 2023 REQUEST FOR REVIEW AND COMMENTS

INPERIAL COUNTY

ANNING & DEVELOPMENT SERVICES

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of Interest, expertise, and/or jurisdiction.

		nest, expentise, and/or junediction,	
To: County Age		State Agencies/Other	Cities/Other
County Executive Executive Executive County Executive Exec	Office - Rosa Lopez/	☑ IC Sheriff's Office – Robert Benavidez/Fred Miramontes/Ryan Kelley	☑ IID Donald Vargas
⊠ Public Works Gui Say ⊠ City of Yuma Depal Development- Alyssa L		Name   N	<ul> <li>☑ IC Fire/OES Office – Andrew Loper/ Sal Flores/Robert Malek</li> <li>☑ EHS – Jeff Lamoure/Mario Salinas/ Alphonso Andrade/Jorge Perez/Vanessa R Ramirez</li> </ul>
☑ Winterhaven Count	y Water District- Rick	Mendivil ☑ Campo Band Of Mission Indians - Marcus Cuero/Jonathan Mesa	☑ CALTRANS, District 11- Roger Sanchez
	ın Indian Tribe – Jordan	☑ Bard Water District- Ronald Hill	BLM- Tristian Triedell/ Carrie Sahagu
). Joaquin/ H. Jill McCo ☑ APCD – Monica So lamirez	ormick ucier/Belen Leon/Jesus	County Counsel – Eric Havens	County Airport – Jeneil Guerrero
☑ I.V. Emergency Cor lark Schmidt	nmunications Authority-	⊠ Bard Water District- Ron Derma	
From: Project ID:	Evelia Jimenez, Planner CUP23-0010/V23-0004/I	II - (442) 265-1736 or <u>ejimenez@co.imperis</u> 823-0010	al ca.us
Project Location:	673 Sidewinder Rd. Wint	erhaven, CA APN 056-470-002	
Project Description:		170' foot monopole tower with a 10'-0" foot i -0" x 45' square foot leased parcel.	lighting rod for a total height of 180'-0" feet
Applicants:	CitySwitch		
* *	June 15th 2023 at 5:00PN	<b>n</b>	
COMMENTS: (attach a s	/4	If no comments, please state below and mail, fax,	or e-mail this sheet to Case Planner)
Name: Ana Gon		Title: 4	to Bidgist
		265 1500 E-mail: analgomes	
ntifolia Alternati A Dicord		23.000MICUR23.0010 V23.0004 IB23.0010 Request for Co	



RECEIVED

June 14, 2023

JUN 15 2023

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

IMPERIAL COUNTY **PLANNING & DEVELOPMENT SERVICES** 

SUBJECT:

Conditional Use Permit 23-0010 & Variance 23-0004 - Cityswitch

Dear Mr. Minnick,

The Air Pollution Control District (Air District) thanks you for the opportunity to review and comment on Conditional Use Permit (CUP) 23-0010 and Variance (V) 23-0004 (Project). The Project proposes the construction and operation of a new 170-foot tall monopole tower with a 10-foot lightning rod for a total tower height of 180 feet. The project is located off at 673 Sidewinder Rd., Winterhaven also identified as Assessor's Parcel Number 056-470-002.

The Air District reminds the applicant that the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity.

if the project includes a generator it may be subject to permitting requirements, generally generators greater than 50-bhp require permits. The Air District requests the applicant contact Jesus Ramirez, Engineering & Permitting Division Manager, to discuss permitting requirements of any generators that may be part of the project.

For your convenience, the Air District's rules and regulations are available online at https://apcd.imperialcounty.org/rules-and-regulations/. If you have any questions or concerns please call our office at (442) 265-1800.

Ismael Garcia

**Environmental Coordinator** 

Manager

### Melina Rizo

From: Sanchez Rangel, Rogelio@DOT <roger.sanchez-rangel@dot.ca.gov>

**Sent:** Tuesday, May 30, 2023 10:17 AM

To: Evelia Jimenez

Cc: ICPDSCommentLetters

Subject: CUP23-0010/V23-0004/IS23-0010 Requests for Comments (I-8 IMP)

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

Hi Evelia,

Thank you for including Caltrans in the project review for the proposed monopole tower out in Winterhaven, Imperial CA.

Below please find Caltrans general comment.

- Any work performed within Caltrans' R/W will require discretionary review and approval by Caltrans and an encroachment permit will be required for any work within the Caltrans' R/W prior to construction.

Thank you,

### Rogelio Sanchez

Associate Transportation Planner Local Development Review | Border Studies California Department of Transportation roger.sanchez-rangel@dot.ca.gov Tel (619) 987-1043

RECEIVED

MAY 30 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

#### COUNTY EXECUTIVE OFFICE

Miguel Figueroa
County Executive Officer
miguelfigueroa@co.imperial.ca.us
www.co.imperial.ca.us



County Administration Center 940 Main Street, Suite 208 El Centro, CA 92243 Tel: 442-265-1001 Fax: 442-265-1010

RECEIVED

May 31, 2023

MAY 31 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

TO:

Evelia Jimenez, Planning and Development Services Department

FROM:

Rosa Lopez-Solis, Executive Office

SUBJECT:

Comments - City Switch - CUP 23-0010

The County of Imperial Executive Office is commenting on City Switch - CUP 23-0010 project. The Executive Office would like to inform the developer of conditions and responsibilities should the applicant seek a Conditional Use Permit (CUP). The conditions commence prior to the approval of an initial grading permit and subsequently continue throughout the permitting process. This includes, but not limited to:

- Sales Tax Condition. The permittee is required to have a Construction Site Permit (prior to the issuance of any grading permits) reflecting the project site address, allowing all eligible sales tax payments are allocated to the County of Imperial, Jurisdictional Code 13998.
- The permittee will provide the County of Imperial a copy of the CDTFA account number and sub-permit for its contractor and subcontractors (if any) related to the jobsite. Permittee shall provide in written verification to the County Executive Office that the necessary sales and use tax permits have been obtained, prior to the issuance of any grading permits.
- Construction/Material Budget: Prior to a grading permit, the permittee will provide the County Executive Office a construction materials budget: an official construction materials budget or detailed budget outlining the construction and materials cost for the processing facility on permittee letterhead.

Should there be any concerns and/or questions, do not hesitate to contact me.

### Melina Rizo

From:

Mario Salinas

Sent:

Tuesday, May 30, 2023 8:48 AM

To:

Melina Rizo; Donald Vargas; Jorge Perez

Cc:

Jim Minnick; Michael Abraham; Diana Robinson; Evelia Jimenez; Aimee Trujillo; John

Robb; Kamika Mitchell; Laryssa Alvarado; Rosa Soto; Valerie Grijalva

Subject:

RE: CUP23-0010/V23-0004/IS23-0010 Requests for Comments

Follow Up Flag: Flag Status:

Follow up Flagged

Good morning Ms. Rizo,

Pertaining to CUP# 23-0010, if the applicant intends to have generator(s) or storage equipment storing 1,320-gallons of petroleum based product, please have the applicant contact our office. If not, Division of Environmental Health does not have any comments at this time.

Thank you,

### Mario Salinas, MBA

Environmental Health Compliance Specialist 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



MAY 30 2023

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: Melina Rizo <melinarizo@co.imperial.ca.us>

Sent: May 26, 2023 4:40 PM

**To:** Alphonso Andrade <AlphonsoAndrade@co.imperial.ca.us>; Ana L Gomez <analgomez@co.imperial.ca.us>; Andrew Loper <AndrewLoper@co.imperial.ca.us>; Belen Leon <BelenLeon@co.imperial.ca.us>; Donald Vargas

<dvargas@iid.com>; Eric Havens <EricHavens@co.imperial.ca.us>; Fred Miramontes <fmiramontes@icso.org>; H. Jill McCormick <historicpreservation@quechantribe.com>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us>; Jolene Dessert

<JoleneDessert@co.imperial.ca.us>; Jordan D. Joaquin <tribalsecretary@quechantribe.com>; Jorge Perez

<JorgePerez@co.imperial.ca.us>; Marcus Cuero <marcuscuero@campo-nsn.gov>; Margo Sanchez

<MargoSanchez@co.imperial.ca.us>; Mario Salinas <MarioSalinas@co.imperial.ca.us>; Miguel Figueroa

<miguelfigueroa@co.imperial.ca.us>; Monica Soucier < MonicaSoucier@co.imperial.ca.us>; Robert Benavidez

<rbenavidez@icso.org>; Robert Malek <RobertMalek@co.imperial.ca.us>; Rosa Lopez <RosaLopez@co.imperial.ca.us>; Ryan Kelley <RyanKelley@co.imperial.ca.us>; Ryan Kelley <rkelley@isco.org>; Sandra Mendivil

<SandraMendivil@co.imperial.ca.us>; Rachel Garewal <RachelGarewal@co.imperial.ca.us>; Jesus Ramirez

<JesusRamirez@co.imperial.ca.us>; Jenell Guerrero <JenellGuerrero@co.imperial.ca.us>; John Hawk

<johnhawk@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Salvador Flores

<SalvadorFlores@co.imperial.ca.us>; Mark Schmidt <MarkSchmidt@co.imperial.ca.us>; bardwater@outlook.com;

hbardorian @aol.com; whavenca @gmail.com; Roger Sanchez < roger.sanchez - rangel @dot.ca.gov >; triddell @blm.gov;

Sahagun, Carrie L <csahagun@blm.gov>; jmesa@campo-nsn.gov

**Cc:** Jim Minnick <JimMinnick@co.imperial.ca.us>; Michael Abraham <MichaelAbraham@co.imperial.ca.us>; Diana Robinson <DianaRobinson@co.imperial.ca.us>; Evelia Jimenez <EJimenez@co.imperial.ca.us>; Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>; John Robb <JohnRobb@co.imperial.ca.us>; Kamika Mitchell

<a href="mailto:kamikamitchell@co.imperial.ca.us">kamikamitchell@co.imperial.ca.us</a>; Laryssa Alvarado <a href="mailto:kamikamitchell@co.imperial.ca.us">kamikamitchell@co.imperial.ca.us</a>; Melina Rizo

<melinarizo@co.imperial.ca.us>; Rosa Soto <RosaSoto@co.imperial.ca.us>; Valerie Grijalva

<ValerieGrijalva@co.imperial.ca.us>

Subject: CUP23-0010/V23-0004/IS23-0010 Requests for Comments

### Good Afternoon,

Please see attached Request for Comments packet for CUP23-0010/V23-0004/IS23-0010 APN 056-470-002 {673 Sidewinder Rd., Winterhaven, CA}

Comments are due by June 15th, 2023 at 5:00PM.

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, please feel free to contact Evelia Jimenez at (442) 265-1736, or submit your comment letters to <a href="mailto:ICPDScommentletters@co.imperial.ca.us">ICPDScommentletters@co.imperial.ca.us</a>.

Thank you,

Melina Rizo

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





RECEIVED

Since 1911

June 8, 2023

JUN 08 2023

Ms. Evelia Jimenez
Planner II
Planning & Development Services Department
County of Imperial
801 Main Street
El Centro, CA 92243

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

SUBJECT:

City Swytch Telecom Tower Project at Sidewinder Road; CUP23-0010/V23-

0004/IS23-0010

Dear Ms. Jimenez:

On May 26, 2023, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on the telecom tower project at Sidewinder Road; Conditional Use Permit No. 23-0010, Variance No. 23-0004, Initial Study No. 23-0010. The applicant, CitySwytch, proposes to Install a 170 ft. monopole tower with a 10 ft. lightning rod on a 57 ft. x 45 ft. site located at 673 Sidewinder Road, Winterhaven, CA (APN 056-470-002-000).

The IID has reviewed the application and has the following comments:

- 1. For electrical service to the proposed communication tower, the applicant should be advised to contact Joel Lopez, IID project development service planner, at (760) 482-3444 or e-mail Mr. Lopez at <a href="mailto:ilionez@iid.com">ilionez@iid.com</a> to initiate the customer service application process. In addition to submitting a formal application (available for download at the district website <a href="http://www.lid.com/home/showdocument?id=12923">http://www.lid.com/home/showdocument?id=12923</a>), the applicant will be required to submit a complete set of approved project plans by the County of Imperial (including AutoCAD files of the site plan and electrical plans), electrical panel size and panel location, operating voltage, electrical loads, project schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicant shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- 2. Electrical capacity is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.
- 3. Applicant shall provide a surveyed legal description and an associated exhibit certified by a licensed surveyor for all rights of way deemed by IID as necessary to accommodate the project electrical infrastructure. Rights-of-Way and easements shall be in a form acceptable to and at no cost to IID for installation, operation, and maintenance of all electrical facilities.

- 4. 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 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). A copy of the IID encroachment permit application and instructions for its completion are available at <a href="https://www.lid.com/about-lid/department-directory/real-estate">https://www.lid.com/about-lid/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. No foundations or buildings will be allowed within IID's right of way.
- 5. Any new, relocated, modified or reconstructed IID facilities required for and by the project (which can include but is not ilmited to electrical utility substations, electrical transmission and distribution lines, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (NEPA) documentation, environmental impact analysis and mitigation. Fallure 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.

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at <a href="mailto:dvarqas@iid.com">dvarqas@iid.com</a>. Thank you for the opportunity to comment on this matter.

Respectfully,

Donald Vargas

Compliance Administrator II



Imperial Valley Emergency Communications Communications Authority 2514 La Brucherie Road, Imperial, CA 92251

Voice: 442-265-6029



Imperial County Planning & Development Services 801 Main Street

El Centro, California 92243 Attention: Evelia Jimenez

June 8, 2023

RECEIVED

JUN 12 2023

IMPERIAL COUNTY

RE: Comments on Project ID CUPPANNING PENELOPMENT SERVICES 10

Dear Evelia Jimenez:

Thank you very much for the opportunity to review and comment on CUP # 23-0010/V23-0004/IS23-0010.

CitySwitch proposes the construction and development of a new communication facility and tower consisting of a 170-foot tall, monopole, co-locatable tower with a 10-foot tall lightning rod, various antennas, associated radio equipment, and other related infrastructure. The project location is 673 Sidewinder Road, Winterhaven, CA. APN 056-470-002.

The Imperial Valley Emergency Communications Authority (hereinafter, IVECA), is entrusted with the operation of the 800 MHz radio communication system which serves Imperial County Fire, Law Enforcement, and Emergency Medical Services.

Future IVECA or Imperial County communication needs could necessitate tower space on the proposed tower and other related on-site infrastructure. The project's location is quite desirable for communication system enhancements. We therefore are respectfully requesting a Local/Public Benefit Agreement with CUP # 23-0010/V23-0004/IS23-0010. We are hopeful for language favorable to IVECA for future communication system additions in perpetuity in said CUP. This would include, but not limited to, multiple antenna spaces, guaranteed antenna heights, and shelter space all at no cost to Imperial County or IVECA. It is obvious that the best interest of Imperial County first responders, and the public at large, are best served with the inclusion of a Local/Public Benefit Agreement.

Thank you in advance for your consideration of IVECA's request. Please contact me with any questions,

Sincerely,

Mark Schmidt

Imperial Valley Emergency Communications Authority (IVECA)

Emergency Communications Project Coordinator

markschmidt@eo.imperial.ca.us

Cell: 442-283-1688

### Melina Rizo

From:

Jill McCormick < historic preservation@quechantribe.com >

Sent:

Tuesday, May 30, 2023 4:05 PM

To:

Melina Rizo

Cc:

Evelia Jimenez; ICPDSCommentLetters

Subject:

RE: [EXTERNAL]:CUP23-0010/V23-0004/IS23-0010 Requests for Comments

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

This email is to inform you that we do not wish to comment on this project.

### Thank you, H. Jill McCormick, M.A.

Quechan Indian Tribe Historic Preservation Officer P.O. Box 1899 Yuma, AZ 85366-1899 Office: 760-572-2423

Cell: 928-261-0254

E-mail: historicpreservation@quechantribe.com



### RECEIVED

MAY 30 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

From: Melina Rizo <melinarizo@co.imperial.ca.us>

**Sent:** Friday, May 26, 2023 4:40 PM

To: Alphonso Andrade <AlphonsoAndrade@co.imperial.ca.us>; Ana L Gomez <analgomez@co.imperial.ca.us>; Andrew Loper <AndrewLoper@co.imperial.ca.us>; Belen Leon <BelenLeon@co.imperial.ca.us>; Donald Vargas <dvargas@iid.com>; Eric Havens <EricHavens@co.imperial.ca.us>; Fred Miramontes <fmiramontes@icso.org>; Jill McCormick <historicpreservation@quechantribe.com>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us>; Jolene Dessert <JoleneDessert@co.imperial.ca.us>; Gabby Emerson <tribalsecretary@quechantribe.com>; Jorge Perez <JorgePerez@co.imperial.ca.us>; Marcus Cuero <marcuscuero@campo-nsn.gov>; Margo Sanchez <MargoSanchez@co.imperial.ca.us>; Mario Salinas <MarioSalinas@co.imperial.ca.us>; Miguel Figueroa <miguelfigueroa@co.imperial.ca.us>; Monica Soucier <MonicaSoucier@co.imperial.ca.us>; Robert Benavidez <rbox>; Robert Malek <RobertMalek@co.imperial.ca.us>; Rosa Lopez <RosaLopez@co.imperial.ca.us>; Ryan Kelley <rkelley@isco.org>; Sandra Mendivil <SandraMendivil@co.imperial.ca.us>; Rachel Garewal <RachelGarewal@co.imperial.ca.us>; Jesus Ramirez <JesusRamirez@co.imperial.ca.us>; John Hawk <johnhawk@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Salvador Flores <SalvadorFlores@co.imperial.ca.us>; Mark Schmidt <MarkSchmidt@co.imperial.ca.us>; bardwater@outlook.com;

### Aimee Trujillo

From:

Jill McCormick < historic preservation@quechantribe.com >

Sent: To: Thursday, August 3, 2023 6:56 AM Aimee Trujillo; Evelia Jimenez

Subject:

RE: [EXTERNAL]:CUP23-0010 AB 52 Letter

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

This email is to inform you that we do not wish to comment on this project.

H. Jill McCormick M.A. Ft. Yuma Quechan Indian Tribe P.O. Box 1899 Yuma, AZ 85366-1899

Office: 760-572-2423 Cell: 928-261-0254



### RECEIVED

AUG 03 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

From: Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>

Sent: Wednesday, August 02, 2023 11:51 AM

To: Jill McCormick <historicpreservation@quechantribe.com>; Gabby Emerson <tribalsecretary@quechantribe.com> Cc: Jim Minnick <JimMinnick@co.imperial.ca.us>; Michael Abraham <MichaelAbraham@co.imperial.ca.us>; Diana Robinson <DianaRobinson@co.imperial.ca.us>; Evelia Jimenez <EJimenez@co.imperial.ca.us>; Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>; John Robb <JohnRobb@co.imperial.ca.us>; Kamika Mitchell <kamikamitchell@co.imperial.ca.us>; Kassandra Castaneda <kassandracastaneda@co.imperial.ca.us>; Laryssa Alvarado

<a href="mailto:square"><laryssaalvarado@co.imperial.ca.us>; Rosa Soto < RosaSoto@co.imperial.ca.us></a>

Subject: [EXTERNAL]:CUP23-0010 AB 52 Letter

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

#### Good morning,

Attached hereto please find the AB52 letter for CUP23-0010 (APN 056-470-002)

# **APPLICATION SUBMITTAL**

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

PROPERTY OWNER'S NAME  City Control of				S – Please type or print	
I divolution (I conser)		EM	AIL ADDRES	SS	
CitySwitch (Lessee)		D	fo@cityswitc		
MAILING ADDRESS (Street / P O Box, City, St 1900 Century Place NE, Suite 320, Atlar     APPLICANTO	tate)	ZIP	CODE	PHONE NUMBE	
APPLICANT'S NAME	nta, GA	30	345	404 957 0050	К
		EMA	AIL ADDRES	S	
Michael Bieniek, AICP / Allison R. Burke ( 4. MAILING ADDRESS (Street / P O Box, City, St.	Agents)			elecom.com / aburke@s	n t
10700 W. Higgins, Ste 240, Rosemont, IL / 675	ate)			PHONE NUMBER	nermannoward.com
4. ENGINEER'S NAME	15th Ste 2300 De	enver, CO 600	18 / 80202	847-287-1156 / 2	M2 200 004=
Westchester Services, LLC - Glen L Hunt III	CA. LICENS	SE NO. EMA	AL ADDRES	S	03-299-8045
5. MAILING ADDRESS (Street / P O Box, City, Sta				sterservices.com	
3470 M. January B. Street / P.O. Box, City, Sta	ite)	ZIP	CODE	PHONE NUMBER	
3470 W. Jasper Drive, Chandler, AZ		8.5	5226		<
<ol><li>ASSESSOR'S PARCEL NO.</li></ol>				602-403-8614	
056-470-002		SIZE OF	PROPERTY	(in acres or square foot)	ZONING (existing)
<ol><li>PROPERTY (site) ADDRESS</li></ol>		Railroad	right-of-way	1	
Vacant railroad siets of					S-2
Vacant railroad right-of-way 637-639 Sidev  8. GENERAL LOCATION (i.e. city town assets)	winder Rd N, Feli	city, CA 92283			
(i.e. city, town, cros	S street)				
9. LEGAL DESCRIPTION	orth of Interstate 8	3 Felcity		577 P. F.	
LEGAL DESCRIPTION     See attached to	ease agreement	e, i cioity			41
	base agreement				750
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### SITE PLAN REQUIREMENTS

### **PLAN MUST:**

- a. Be drawn to scale upon substantial paper, 11" x 14" (min.) (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.

S:/forms\_lists/8,5 x 11 APPS/CUP backside 8.5 x 11



APPLICATION REJECTED BY:

□ APPROVED

DENIED

TENTATIVE HEARING BY:

FINAL ACTION

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

□ EHS

DOES

DAPCD

NT MUST COMPLETE ALL NUMBERED (black) SPACES - Please type or print -PROPERTY OWNER'S NAME **EMAIL ADDRESS** CitySwitch (Lessee) info@cityswitch.com MAILING ADDRESS (Street / P O Box, City, State) ZIP CODE PHONE NUMBER 1900 Century Place NE, Suite 320, Atlanta, GA ENGINEERS NAME 30345 404-857-0858 CA. LICENSE NO. **EMAIL ADDRESS** Westchester Services, LLC - Glen L. Hunt III ghunt@westchesterservices.com MAILING ADDRESS (Sweet / P O Box, City, State) ZIP CODE PHONE NUMBER 3740 W. Jasper Drive, Chandler, AZ 85226 602-403-8614 ASSESSOR'S PARCEL NO. ZONING (existing) 056-470-002 S-2 PROPERTY (site) ADDRESS SIZE OF PROPERTY (in acres or square foot) Vacant railroad right-of-way 637-639 Sidewinder Rd N, Felicity, CA 92283 Railroad right-of-way GENERAL LOCATION (i.e. city, town, cross street) Sidewinder Road, approximately 1,200' north of Interstate 8, Felicity LEGAL DESCRIPTION See attached lease agreement DESCRIBE VARIANCE REQUESTED (i.e. side yard set-back reduction, etc.) Maximum allowable height in the S-2 district for a communications tower is 100'. DESCRIBE REASON FOR, OR WHY VARIANCE IS NECESSARY DESCRIBE THE ADJACENT PROPERTY East vacant parcel West vacant parcel North vacant parcel South vacant parcel 17 WE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY CERTIFY THAT THE INFORMATION SHOWN OR STATED HEREIN REQUIRED SUPPORT DOCUMENTS IS TRUE AND CORRECT SITE PLAN 4/11/23 FEE Date C. OTHER 4/11/23 D. OTHER Date APPLICATION RECEIVED BY REVIEW / APPROVAL BY OTHER DEPTS required D. P. W. DATE APPLICATION DEEMED COMPLETE BY:

DATE

DATE

DATE

### RECEIVED



APR 12 2022

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

Sherman & Howard LLC



# APPLICATION FOR CONDITIONAL USE PERMIT AND HEIGHT VARIANCE APPROVAL FOR THE PROPOSED COMMUNICATION FACILITY AT

637-639 SIDEWINDER RD N FELICITY, CA 92283 APN: 056-470-002

CITYSWITCH SITE NAME / # — WINTERHAVEN CAC002

AT&T SITE NUMBER - 1010309

# **Table of Contents**

- 1. Letter of Application
- 2. Application Materials
- 3. Site Data Sheet
- 4. Right-of-Way Title
- 5. Narrative Overview
- 6. Compliance with Section 92402.01
- 7. Compliance with Section 92405.01
- 8. Conditional Use Permit Standards
- 9. Variance Standards
- 10. Alternatives Analysis
- 11. Sworn Statement of AT&T
- 12. Carrier Coverage Plot
- 13. Fall Zone Certification
- 14. Site Plan
- 15. FAA Determination
- 16. Lease



APR 12 2022

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

### RECEIVED

# Letter of Application

APR 12 2022

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

April 3, 2023

Mr. Jim Minnick Planning & Development Services Director, Imperial County 801 W. Main Street El Centro, CA 92243

RE:

Proposed CitySwitch Communications Facility – Winterhaven CAC002

AT&T Site - 10101309 637-639 Sidewinder Rd N APN 056-470-002 Felicity, CA 92283

Dear Mr. Minnick:

LCC Telecom Services and Sherman & Howard L.L.C. represent CitySwitch. CitySwitch has finalized an agreement with the property owners of the site referenced above to develop and construct a Communications Facility that will be available to be used by wireless carriers. The proposed shared use facility is designed to house the equipment necessary to provide clear and uninterrupted wireless telecommunications services to the residents and visitors of Imperial County.

This proposed Communications Facility is being constructed pursuant to Sections 92402.01 and 92405.01 of the Imperial County Land Use Code (the "Code"). The proposed facility will consist of a 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a 57'-0" x 45'-0" lease parcel. The proposed tower will be erected, owned, and operated by CitySwitch. CitySwitch has a commitment with Union Pacific and AT&T Mobility, a wireless services provider, for this site. Additionally, the facility will be open for co-location to other wireless providers.

The proposed Communications Facility is located in an S-2, Open Space/Preservation zone. Pursuant to Section 90519.02(d) of the Code, Communications Facilities are allowed in this district with a Conditional Use Permit approval. Communications Facilities exceeding the maximum allowable height are allowed in this district with Variance approval.

On behalf of the applicant CitySwitch, LCC Telecom Services and Sherman & Howard have submitted all required documentation for the proposed tower in accordance with Section 92402.01 of the Code for this application to be deemed complete. Should you have any questions please feel free to contact me. I look forward to working with you during the review and approval process. CitySwitch looks forward to helping provide Imperial County with improved wireless coverage.

Sincerely,

Michael Biani I was

Michael Bieniek, AICP Zoning Director

All on Burke

Allison R. Burke Associate

# **Application Materials**

## Site Data Sheet

Applicant:

CitySwitch

1900 Century Place NE

Suite 320

Atlanta, GA 30345

**Authorized Agent:** 

Michael Bieniek, AICP LCC Telecom Services 10700 Higgins Road

Suite 240

Rosemont, IL 60018

Allison R. Burke

Sherman & Howard, LLC 675 Fifteenth Street

Suite 2300

Denver, CO 80202

**Tower Owner:** 

CitySwitch

1900 Century Place NE

Suite 320

Atlanta, GA 30345

Applicant's Interest in the

Property:

Leasehold

**Property Owner:** 

Union Pacific Railroad 1400 Douglas Street Omaha, NE 68179

**Address of Property:** 

637-639 Sidewinder Rd N

Felicity, CA 92283

**Parcel Number:** 

APN: 056-470-002

Request:

Application for a Conditional Use Permit, Height Variance and any other approvals or permits necessary to erect a 170'-0" monopole tower with a 10'-0" lightning rod for a total height of 180'-0" and telecommunications equipment to be located within a 57'-0" x 45'-0"

ground area.

# Right-of-Way Title



### 100 Corporate Drive, Suite 305, Lebanon, NJ 08833 Phone (908) 849-3011 Fax (908) 849-7981

www.ustitlesolutions.com

# REPORT OF TITLE Document Research and Retrieval U.S. Title Solutions File No. UST71006 Reference No. Brawley Site Name: Brawley

Prepared For:

LCC Telecom Services, LLC -

Premises:

TBD, Brawley, CA 92227

Parcel:

056-470-002

County:

Imperial

REPORT POWERED BY LAND-IT™

This Report of Title is for informational purposes only. It is not a representation of the condition of title to real property. It is not an abstract, legal opinion, opinion of title, or any form of title insurance. This report is issued exclusively for the benefit of the applicant therefore, and may not be relied upon by any other person. The liability of U.S. Title Solutions is limited to the amount of the fee paid therefore.

# REPORT OF TITLE SCHEDULE - I

- 1. **DATE OF REPORT** : April 07, 2022
- 2. SCOPE OF SEARCH: Beginning January 01, 1908 and extending through February 28, 2022, a search of the land records for the jurisdiction where the property is located was conducted and we have reported what was found regarding taxes; deeds; mortgages; easements and right of ways; covenants and restrictions; judgments; liens and UCCs; and other matters commonly recorded or filed in the County records.
- 3. THE ESTATE OR INTEREST IN THE LAND DESCRIBED OR REFERRED TO IN THIS REPORT IS:

Fee Simple

4. TITLE TO SAID ESTATE OR INTEREST IN THE LAND DESCRIBED OR REFERRED TO IN THIS REPORT IS AT THE EFFECTIVE DATE HEREOF VESTED IN:

Southern Pacific Company

5. SOURCE OF TITLE:

Property card made by Property Card, in Instrument No: Property Detail Report.

**Notes:** Searcher advised no vesting deed or patent could be found of record for subject property or grantee. The Imperial County Assessor's Office found old SBE maps that shows the Southern Pacific Railroad being in Section 21 Township 16S Range 21E using the corresponding SBE numbers (872-13-9-3).

For reference only, <u>Instrument No: SBE Map</u>, attached has the U.S. Government as Grantor and Southern Pacific R.R. Co. as Grantee. Under the remarks, it states "Acquired for station grounds under section 8 of the Act of Congress of Mar. 3 1871" which under this act, is believed to have authorized the Southern Pacific Railroad Company of California to construct a certain line of railroad and granted certain lands.

6. PROPERTY IS IDENTIFIED AS FOLLOWS:

Parcel ID:

056-470-002

Tax Year:

2021

Status:

Exempt

7. THE LAND REFERRED TO IN THIS REPORT IS SET FORTH ON SCHEDULE - II ATTACHED HERETO

# REPORT OF TITLE SCHEDULE - II

### (LEGAL DESCRIPTION)

A survey is required for an accurate metes and bounds description.

# REPORT OF TITLE SCHEDULE - III

The items set forth herein are intended to provide you with notice of matters affecting title to the land described in Schedule - II of this Report. Any statement of facts or matters which an accurate survey of the land would disclose, rights of tenants or parties in possession under unrecorded leases and easements or claims of easements not shown by the public record are not included in this report. No liability is assumed for items not indexed or mis-indexed in the County Records.

### 1. MORTGAGES, DEEDS OF TRUST AND UCCs

None found within period searched.

### 2. JUDGMENTS AND LIENS

None found within period searched.

### 3. COVENANTS AND RESTRICTIONS

None found within period searched.

### 4. EASEMENTS AND RIGHTS OF WAY

None found within period searched.

### 5. OTHER RECORDED DOCUMENTS

- 5.1 Parcel Map No. M-891 **Recorded** July 18, 1977, in <u>Book 3, Page 72.</u>
- 5.2 Certificate of Merger between Southern Pacific Company and Southern Pacific Transportation Company, **Dated** December 02, 1969, **Recorded** December 09, 1969, in *Book 1286, Page 821*.
- 5.3 Township No. 16 South, Range No. 21 East, San Bernardino Meridian, California Recorded November 07, 1934, in *Instrument No. 1933 Government Survey*.
- 5.4 Parcel Map No. M-1964 in Book 8, Page 31.

Notes: For reference - shows portion of subject property as "not a part".

### 6. OTHER UNRECORDED DOCUMENTS

6.1 Assessor's Map

# REPORT OF TITLE SCHEDULE - V

### (OWNERSHIP HISTORY)

 Property card made by Property Card to Southern Pacific Company , in <u>Instrument No:</u> <u>Property Detail Report.</u>

**Notes:** Searcher advised no vesting deed or patent could be found of record for subject property or grantee. The Imperial County Assessor's Office found old SBE maps that shows the Southern Pacific Railroad being in Section 21 Township 16S Range 21E using the corresponding SBE numbers (872-13-9-3).

For reference only, <u>Instrument No: SBE Map</u>, attached has the U.S. Government as Grantor and Southern Pacific R.R. Co. as Grantee. Under the remarks, it states "Acquired for station grounds under section 8 of the Act of Congress of Mar. 3 1871" which under this act, is believed to have authorized the Southern Pacific Railroad Company of California to construct a certain line of railroad and granted certain lands.

### **Property Detail Report**

APN: 056-470-002-000

Imperial County Data as of: 12/29/2021

#### **Owner Information**

Owner Name:

Southern Pacific Co

Vesting:

APN:

Corporation

Mailing Address:

Occupancy:

County:

Unknown

#### Location Information

Legal Description:

Por Sbe 872-13-9-3 Of Sec 21 16-21

056-470-002-000

Alternate APN:

0564700201

-114.76022

Imperial, CA

Munic / Twnshp: Twnshp-Rng-Sec: Subdivision:

Tract #:

Census Tract / Block: Legal Lot / Block: Legal Book / Page:

Neighborhood:

School District:

San Pasqual Valley Unified

Elementary School:

San Pasqual Valley...

Middle School: Longitude:

San Pasqual Middle

High School:

San Pasqual Valley...

32.75386 Latitude:

Last Transfer / Conveyance - Current Owner

Transfer / Rec Date:

Buyer Name:

Price:

Seller Name:

Transfer Doc #:

Last Market Sale

Sale / Rec Date: Multi / Split Sale: 1st Mtg Amt / Type:

2nd Mtg Amt / Type: Seller Name:

Lender:

Sale Price / Type: Price / Sq. Ft.:

1st Mtg Rate / Type:

2nd Mtg Rate / Type:

Deed Type:

Deed Type:

New Construction: 1st Mtg Doc #:

Sale Doc #:

Title Company:

Prior Sale Information

Sale / Rec Date: 1st Mtg Amt / Type: Prior Lender:

Sale Price / Type:

1st Mtg Rate / Type:

Prior Deed Type:

Prior Sale Doc #:

N/A

N/A

N/A

**Property Characteristics** 

Gross Living Area: Living Area: Total Adj. Area:

Above Grade: Basement Area: Style:

Foundation: Quality: Condition:

Total Rooms:

Bedrooms: Baths (F/H): Pool:

Fireplace: Cooling:

Heating: Exterior Wall: Construction Type: 0

Year Built / Eff: Stories: Parking Type: Garage #: Garage Area: Porch Type: Patio Type: Roof Type:

Roof Material:

Zoning:

Site Information

Land Use: State Use: County Use: Public School 604 - Schools Lot Area:

Lot Width / Depth:

Usable Lot:

Acres: Flood Map #:

26.75

06025C1875C 1875C

1,165,230 Sq. Ft.

# of Buildings:

Res / Comm Units: Water / Sewer Type:

Flood Map Date: Inside SFHA:

09/26/2008 True

Community Name: Tax Information

Flood Zone Code:

Assessed Year: Tax Year:

Site Influence:

2021

Assessed Value: Land Value:

Improvement Value:

Delinquent Year:

Market Total Value: Market Land Value: Market Imprv Value: Market Imprv %:



Tax Area:

94-002

Fort Yuma Indian Reservation Flood Panel #:

Improved %:

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The 32645 ac. previously shown as Par.4 has been eliminated acct. Relinquishment of land as per deed Audit 37725 beton The 12626 ac. previously shown in area column have been eliminated and shown hatched as per deed Audit 37363 beton 166 565 at lost, 12626 ac. acqd. by Par. 5 this map; 153 939 ac. acqd. by Par. 8, Map 18, letter. Gup V. Shoup to G.W. Boschke d Acquired for station grounds under section 8 of the Act of Congress of Mar. 3,1871. See letter C.F.R.Ogilby to Guy EEC ORIGINAL
Note No.2: 7
Note No.2: 7
Note No.3: 7
Note No.3: 7

INSTRUMENT DATE Act of Cong. Mar. 3 1871 A.A.Inc Act May 201861 ESE-414 CCatcal					
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2-1899					See Note No. 3
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Nov. 24, 1928 ¥	3	37725		24	32 645 ac. relinquished.
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© section 8 of the Act of Congress of Mar. 3,1871. See letter C.F.R.Ogilby to Guy V. Shoup dated May 14,1926. Par.4 has been eliminated act. Relinquishment of land as per deed Audit 37725 below.

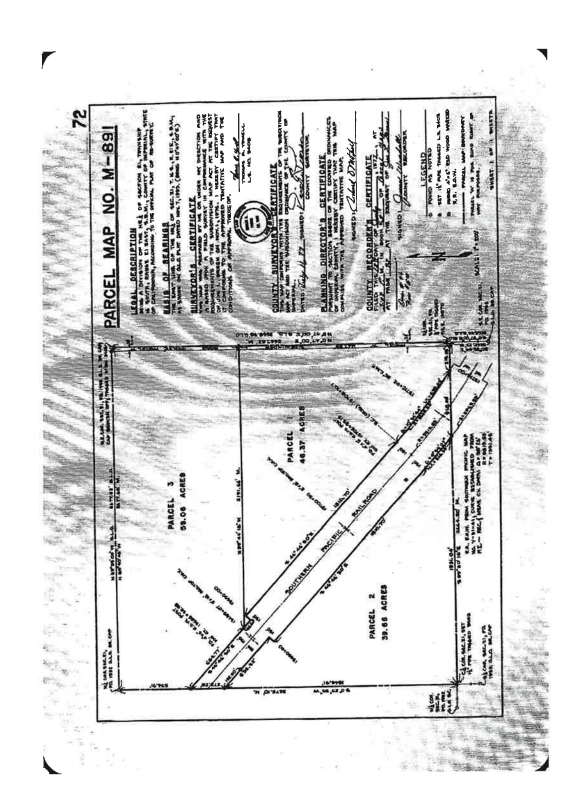
F this map; 153939 ac. acqd. by Par. 8, Map 18, letter Gup V. Shoup to G.W. Boschke dated Apr. 26,1928, A.F.E. 82854~5-14-29

8-28-12 MF

BLOW - UP From 56-10 7-22-90 LS 2-00-93 LS

Tax Area Code 94-002

56-47



15 RECORDING REQUESTED BY

and RETURN TO: 3) Kontromery Streat San Francisco, California VALOA JOHN T. KERNERSON

'69 DEC 9 44 11: 10 80011286 PAGE 821



# Office of Secretary of State.

# I Engene Bunting, Secretary of Rate of the Rate of Delaware, do hereby certify

that the Certificate of Agreement of Hergar of the "Southern PACLITE Company", marging with and into the "SOUTHERN PACIFIC TRANSPORTATION COMPANY", under the name of "SOUTHERN PACIFIC TRANSPORTATION COMPANY", was received and filed in this affice the twenty-sixth day of November, A.D. 1969, at 8:35 o'clock A.M.

And I do hereby further centify that the eforesaid Comporation is duly incorporated under the laws of the State of Delaware and in In good standing and has a legal carporate existence so far as the records of this office show and is duly authorized to transact business.

# In Testimony Whereof, Shavehoreunte set my hand

and official seal at Dover this second day of Becember in the year of our Lard one thousand nine hundred and sixty-nine.



R & Librell

Secretary of Succ

dire Sections of Sings EEC ORIGINAL PKG

## **Property Detail Report**

APN: 039-310-019-000

Imperial County Data as of: 12/29/2021

#### **Owner Information**

Owner Name:

Vesting:

Mailing Address:

Southern Pacific Co Corporation

Occupancy:

Unknown

#### **Location Information**

Legal Description:

039-310-019-000

Por Sbe 872-13-6A-5 & -7-1 Of Tr 37 & Sec 34 13-18 39.34Ac Alternate APN:

0393101901

-115.06406

County:

Imperial, CA

Munic / Twnshp:

APN:

Subdivision:

Twnshp-Rng-Sec: Tract #: School District:

Census Tract / Block: Legal Lot / Block: Legal Book / Page:

Neighborhood:

Elementary School:

San Pasqual Valley... 32.99305

Middle School: Longitude:

San Pasqual Valley Unified

High School:

Deed Type:

San Pasqual Valley...

Latitude: Last Transfer / Conveyance - Current Owner

Transfer / Rec Date:

Price:

San Pasqual Middle

Buyer Name:

Seller Name:

Transfer Doc #:

Last Market Sale

Sale / Rec Date: Multi / Split Sale:

1st Mtg Amt / Type: 2nd Mtg Amt / Type:

Lender:

Sale Price / Type: Price / Sq. Ft.:

1st Mtg Rate / Type: 2nd Mtg Rate / Type: Deed Type:

New Construction: 1st Mtg Doc #:

Sale Doc #:

N/A N/A

Seller Name:

**Prior Sale Information** 

Sale / Rec Date: 1st Mtg Amt / Type:

Prior Lender:

Sale Price / Type: 1st Mtg Rate / Type: Prior Deed Type:

Title Company:

Prior Sale Doc #:

N/A

**Property Characteristics** 

Gross Living Area:

Living Area: Total Adj. Area:

Above Grade: Basement Area:

Style: Foundation:

Quality: Condition: Total Rooms: Bedrooms:

Baths (F / H): Pool-

Fireplace: Cooling: Heating:

Exterior Wall: Construction Type: 0

Year Built / Eff:

Stories: Parking Type: Garage #: Garage Area: Porch Type: Patio Type: Roof Type: Roof Material:

Site Information

Land Use:

State Use: County Use:

Site Influence:

Public School 604 - Schools

Imperial County

Lot Area: Lot Width / Depth: Usable Lot:

Acres:

1,705,374 Sq. Ft.

06025C1475C

39,15

1475C

Zoning:

# of Buildings: Res / Comm Units:

Water / Sewer Type:

Flood Map Date: Inside SFHA:

09/26/2008 True

Community Name: Tax Information

Flood Zone Code:

Assessed Year:

2021

Tax Year: Tax Area: Property Tax:

Exemption:

94-002

Assessed Value: Land Value:

Flood Map #:

Flood Panel #:

Improvement Value: Improved %:

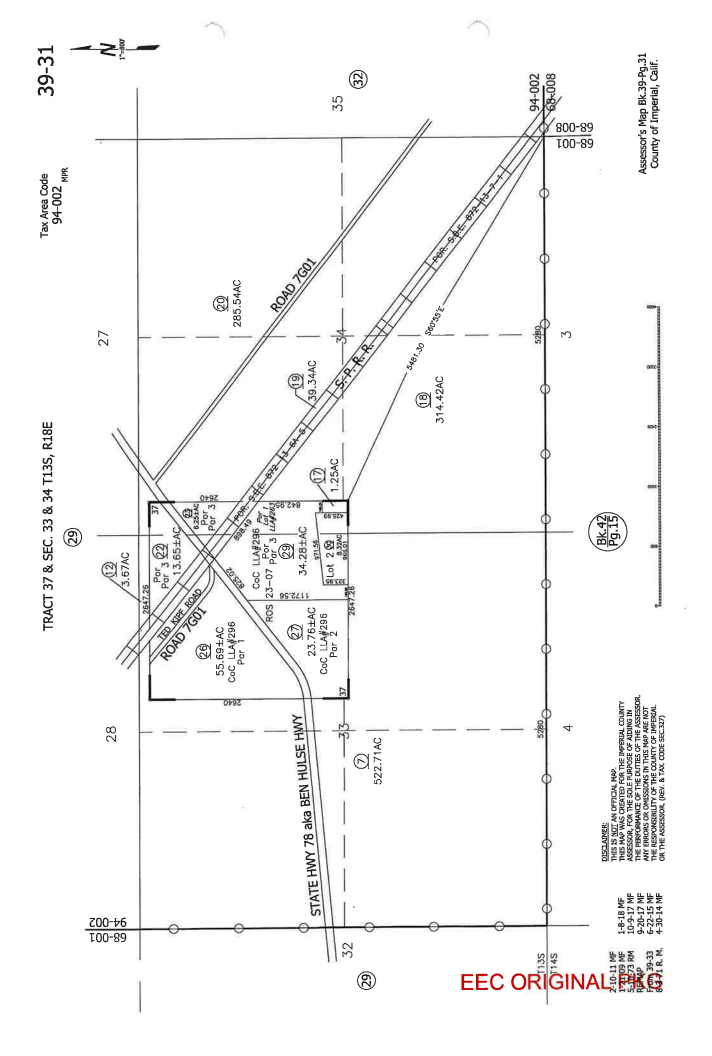
Market Total Value: Market Land Value: Market Imprv Value:

Market Imprv %:

Delinquent Year:

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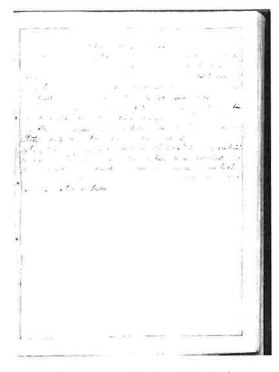


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# **Indian Appropriations Act (1871)**



Indian Appropriations Act (1871)

In what was supposed to be a routine bill providing funds to Indian Agencies, the Indian Appropriations Act of 1871 included a significant clause declaring that Indigenous people did not belong to "independent nations" and could therefore not enter treaties with the United States. A departure from previous US-Indigenous relations, the Act dealt a major blow to Indigenous sovereignty.

The Indian Appropriations Act of 1871 declared that Indigenous people were no longer considered members of "sovereign nations" and that the US government could no longer establish treaties with them. The act effectively made Native Americans wards of the US government and paved the way for other laws that granted the federal government increased power over the land and lives of Indigenous peoples.

Although it promised not to "invalidate or impair the obligation" of previous treaties, the act was the first step toward the elimination of Indigenous sovereignty, which was completed in 1898 with the **Curtis Act**, and the invalidation of previous treaty obligations, a power finally granted to Congress in 1903. One of the first arrangements to be made in the post-treaty era was the **Brunot Agreement**, in which **Utes** under **Ouray** ceded Colorado's **San Juan Mountains** to the United States.

## **Origins**

Unlike other Indian Appropriations Acts, most of which served the mundane purpose of allocating federal funds to fulfill treaty obligations, the Appropriations Act of 1871 marked a major shift in federal Indigenous policy. Nearly a century earlier, immediately after the nation was established, President George Washington applied the president's treaty-making power to Indigenous nations, setting a precedent for nation-to THEO CONTRACT PKG

Four decades later, Indigenous sovereignty was upheld in the 1832 Supreme Court decision *Worcester v. Georgia*, which declared that Indigenous people did indeed belong to "sovereign nation[s]." This result obliged the United States to engage with Indigenous people in diplomacy the same as it would Spain, Britain, or France. President Andrew Jackson ignored the ruling, but future administrations respected it, forging treaties with various Native nations that had to be ratified by Congress.

Many Indigenous leaders who signed treaties did not fully understand what they were signing because they were unfamiliar with the US government as well as American legal writing and practices. That eventually changed, however, and over time treaties became an important source of Indigenous power since they were by definition made between equal partners—nation to nation. If nothing else, Indigenous nations could point to treaties to protest nondelivery or delay of annuities (money and supplies promised in treaties) or trespassing on Indigenous land. Many Indigenous leaders rightly came to regard treaties as the final say on what the US government and its citizens could or could not do regarding Indigenous land and people.

After the Civil War, however, a renewed spirit of white national unity, as well as the ongoing conquest of the American West, compelled many in Congress and the western territories to reconsider Indigenous sovereignty. Treaties that created reservations and Indian agencies, they argued, essentially made Indians dependent on the government, so why must they continue to be recognized as independent nations?

## The Appropriations Act of 1871

Under the Constitution, treaty making was the prerogative of the president, acting with the advice and consent of the Senate. The House of Representatives had no say in creating treaties and was only responsible for allocating funds to carry out their provisions. By the 1870s, however, the House had new members representing new constituencies in western states, many of whom lobbied for the removal of Indigenous people. The House as a whole had also come to resent its minor role in Indigenous affairs, going so far as to refuse to fund new treaties. As the House debated the Appropriations Act of 1871, representatives hitched a rider denying Native sovereignty to what was otherwise a routine allocations bill. Even though the rider increased the House's power in Indigenous affairs, the Senate approved the bill on March 3, 1871, and President Ulysses S. Grant signed it into law.

### A New Era

Although it prevented new treaties from being written, the Appropriations Act did not end binding agreements with Indigenous nations. These agreements, however, differed from treaties in that they were not bilateral—meaning the US government could choose to respect Native Americans' demands at its own discretion. The Brunot Agreement of 1873, for example, still had to be ratified by Congress and made the government accountable for the agreement's stated compensation to the Utes. However, the Appropriations Act laid the groundwork for the government to abandon past obligations, a right that the Supreme Court granted to Congress in its 1903 decision *Lone Wolf v. Hitchcock*.

After the 1871 Appropriations Act, historian Mark G. Hirsch writes, "US repudiation of treaties and tribalism was steadfastly opposed by American Indians, who continued to identify themselves as members of autonomous, self-governing nations." This resistance took many forms, from religious movements such as the **Ghost Dance** to outright refusal to participate in subsequent laws, such as the **Dawes Act of 1887**. In Colorado, the 1879 **Meeker Incident** stemmed from the Utes' refusal to give up either their tribal identity or their sovereignty, especially because the latter was protected by treaty. While not opposing the Appropriations Act by name, these assertions of autonomy were responses to the denial of Indigenous self-determination that was codified in the 1871 Act.

The Dawes Act, which broke up collectively owned Indigenous reservations into individual lots, demonstrated Congress's true intent with the Appropriations Act. Nothing in any treaty signed before 1871 gave the federal government the right to forcibly break up reservations, but after tribal sovere representations.

Appropriations Act, Congress assumed the right to legislate on all matters concerning Indigenous affairs as it saw fit. By breaking up spiritually and culturally significant land that had been held collectively for generations, the Dawes Act dealt another crippling blow to Indigenous sovereignty in the late nineteenth century.

## Legacy

By the end of the nineteenth century, indigenous nations within the United States had gone from having the rights due any other foreign country to having almost no right to exist. This process had been under way before 1871, but the Indian Appropriations Act of that year incorporated it into official government policy, opening the door for its rapid acceleration.

While no new treaties have been written since 1871, Congress did eventually restore some measure of Indigenous sovereignty in 1934 with the Indian Reorganization Act (IRA). However, because it forced tribes to hold votes and write their own Constitutions, many tribes correctly viewed the IRA as another government mandate. Even though most federally recognized tribes today have some form of self-government, the fight for Indigenous sovereignty denied in the 1871 Act continues. In New Mexico, for example, Indigenous people are resisting government-sponsored energy drilling near sacred sites on public land; in North Dakota they have protested government-imposed oil pipelines across treaty-protected land. Meanwhile, in Alaska and Colorado, tribes are

lobbying for the power and resources to combat disproportionately high rates of sexual assault and other violent

#### **Author**

## Encyclopedia Staff

crime on federal reservations.

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## **Additional Information**

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#### Chicago 16th Edition

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Opinion

Case details

From Casetext: Smarter Legal Research

# United States v. Southern Pac. R. Co.

United States Court of Appeals, Ninth Circuit

Jun 22, 1891

46 F. 683 (9th Cir. 1891)

Copy Citation



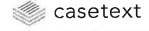
Red flags, copy-with-cite, case summaries, annotated statutes and more.

Compare with Lexis >

\*683 \*683 46 F. 683 (S.D.Cal. 1891) UNITED STATES v. SOUTHERN PAC. R.
 CO. et al., (two cases.) United States Circuit Court, S.D. California. June
 22, 1891

Syllabus by the Court

The act of congress of March 3, 1871, authorized the Southern Pacific Railroad Company of California, subject to the laws of California, to construct a certain line of railroad, and granted it certain lands. The Southern Pacific Railroad Company, as it then existed, accepted said grant, and filed its plat of definite location in the proper office August 12, 1873. Said Southern Pacific Railroad Company, as authorized by the laws of California



#### Opinion Case details

built was accepted by the president, and has performed, to the satisfaction of the government, all the services required of it under said act. Held, that said consolidated company if not, technically, is, substantially, the same company to which said act referred. Affirming Railroad Co. v. Poole, 12 Sawy. 544, 32 F. 451; U.S. v. Railroad Co., and U.S. v. Cotton, etc., Co., 45 F. 596.

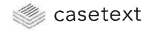
Pursuant to state authority, recognized by and made a part of the congressional grant of March 3, 1871, the S.P.R.R. Co., April 15, 1871, filed amended articles of \*684 incorporation; and August 12, 1873, filed, together with the S.P. Branch R.R. Co., articles of amalgamation and consolidation, under the name of the S.P.R.R. Co. Held, that while in one sense a new corporation was formed, each was substantially and practically the same S.P.R.R. Co. mentioned in the acts of congress, and was so recognized by congress, and that the articles of amendment, amalgamation and consolidation were authorized by congressional as well as by state legislation.

Commissioners having from time to time been appointed to report in regard to the construction of the Southern Pacific Railroad, the road having been accepted by the president, and having been used by the government in the transportation of mail, military stores, etc. Held, that these acts were acts recognizing the defendant company as the S.P.R.R. Co. to which the act of March 3, 1871, applies, and that the defendant company, being subject to burdens imposed by the act, is entitled to the benefits conferred by it as a consideration for those burdens.

Act Cong. July 27, 1866, having expressly granted lands to the S.P.R.R. Co., its successors and assigns, it is held, that if the consolidated company, with the amended articles of incorporation, is not technically the same corporation, referred to in act March 3, 1871, it is within the express provisions of the grant, being the successor or assign of said company.

Inchoate grants were not contemplated by cor

vi



#### Opinion Case details

Pacific Railroad Company, provided that said section should in no way affect or impair the rights, present or prospective, of the Atlantic & Pacific Company. Held, that this language did not constitute an exception from the grant, nor a reservation in favor of the United States, but that it made the grant to the Southern Pacific Railroad Company subject and subordinate to any rights the Atlantic & Pacific Company, a prior grantee, may then have secured, or might thereafter acquire under the law.

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The present and prospective rights of the Atlantic & Pacific Company were to secure the odd sections of land provided for along the line of the road they should build by actually building the road and earning the lands by performing the acts required. Their rights were to earn the lands, and not to obtain them without earning them.

As the Atlantic & Pacific Company never did comply with the condition of the grant to it, and as all of its rights thereunder became forfeited in 1886, by act of congress, because of such non-compliance, its rights have never ripened into an effective grant, and now they never can so ripen. The only condition imposed upon the grant to the Southern Pacific Railroad Company has thus become inoperative.

The Southern Pacific Railroad Company, having performed all the conditions required of it by the act of 1871, thereby acquired a right to the odd sections for the prescribed distance on each side of the road, subject only to be defeated by the Atlantic & Pacific Company having an older grant, and filing its map of definite location, and performing the other conditions necessary to earn the lands; but the Atlantic & Pacific Company never having performed said conditions, and its grant having been declared forfeited by congress, the lands never were granted to it, within the meaning of the act of congress, and the grant to the Southern Pacific Railroad Company therefore became effective and perfect without in any way affecting or impairing any rights of the Atlanti

Sign Up Get a Demo

Opinion Case details of the grant.

W. H. H. Miller, Atty. Gen., Willoughby Cole, U.S. Atty., and Joseph H. Call, Sp. Asst. U.S. Atty.

Joseph D. Redding and Chapman & Hendrick, for defendants.

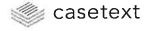
685 Before SAWYER, Circuit Judge, and ROSS, District Judge. \*685 SAWYER, J.

These are suits brought against the Southern Pacific Railroad Company, and parties who have purchased the land described, and derived title thereto from the Southern Pacific Railroad Company, to determine the adverse claim of title to said lands and to restrain defendants from cutting timber thereon, or from hereafter setting up any claim of title to said lands. The lands involved in suit No. 177 are sections 1, 11, and 13 of township 3, and section 35 of township 4 N., of range 15 W., San Bernardino meridian; and those in suit No. 178, section 23, township 4 N., range 15 W., same meridian. These lands are claimed by defendants under the act of congress of March 3, 1871, 'to incorporate the Texas Pacific Railroad Co., and to aid in the construction of its road, and for other purposes.' 16 St. 573. Section 23 of said act is as follows:

That for the purpose of connecting the Texas Pacific Railroad with the city of San Francisco, the Southern Pacific Railroad Company of California is hereby authorized (subject to the laws of California) to construct a line of railroad from a point at or near Tehachapa Pass, by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, with the same rights, grants, and privileges, and subject to the same limitations, restrictions, and conditions as were granted to said Southern Pacific Railroad Company of California, by the act of July twenty-seven, eighteen hundred and sixty-six.' 16 St. 579.

Section 18 of the act conferring rights upon th





#### Opinion Case details

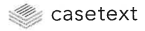
with the said Atlantic & Pacific Railroad, formed under this act, at such point, near the boundary line of the state of California, as they shall deem most suitable for a railroad line to San Francisco, and shall have a uniform gauge and rate of freight or fare with said road; and in consideration thereof, to aid in its construction, shall have similar grants of land, subject to all the conditions and limitations herein provided, and shall be required to construct its road on the like regulations, as to time and manner, with the Atlantic & Pacific Railroad herein provided for.'

to or the boute of Cantiornia, to hereby authorized to continue

And the provision of the same act, made applicable to the Southern Pacific Railroad Company, and granting it lands putting it upon the same footing in all particulars with the Atlantic & Pacific Railroad Company incorporated by the same act, is as follows:

'And be it further enacted, that there be and hereby is granted to the Atlantic & Pacific Company, (substitute Southern Pacific Railroad Company,) its successors and assigns, for the purpose of aiding in the construction of said railroad and telegraph line to the Pacific Coast, and to secure the safe and speedy transportation of the mails, troops, munitions of war, and public stores, over the route of said line of railway and its branches, every alternate section of public land, not mineral, designated by odd numbers, to the amount of twenty alternate sections per mile, on each side of said railroad line, as said company may adopt, through the territories of the United States, and ten alternate sections of land per mile on each side of said railroad whenever it passes through any state, and whenever, on the line thereof, the United States have full title, not reserved, sold, granted, or otherwise appropriated, \*686 and free from pre-emption of other claims or rights, at the time the line of said road is designated by a plat thereof, filed in the office of the

686



#### Opinion Case details

the interior, in alternate sections, and designated by odd numbers, not more than ten miles beyond the limits of said alternate sections, and not including the reserved numbers: provided, that if said route shall be found upon the line of any other railroad route, to aid in the construction of which lands have been heretofore granted by the United States, as far as the routes are upon the same general line, the amount of land heretofore granted, shall be deducted from the amount granted by this act.' 14 St. 294, Sec. 3.

Substitute in this section the words, 'the Southern Pacific Railroad Company' for the words, 'the Atlantic & Pacific Railroad Company,' and we shall have the grant to the Southern Pacific Railroad Company both by the act of 1866, and the act of 1871. Soon after the passage of the said act of March 3, 1871, to-wit: on April 3, 1871, the Southern Pacific Railroad Company as it then existed, designated the line of its road from Tehatchapa Pass by way of Los Angeles, to Fort Yuma, on the Colorado river, which it on that day filed in the office of the commissioner of the general land-office, and thereby the grant under said act of congress attached to all the odd sections of land, to which it could attach under the provisions of said act of congress. Afterwards, on the 12th day of August, 1873, the said Southern Pacific Railroad Company, in all respects as authorized by the laws of the state of California, existing and in force before and at the time of the passage of said act of congress of March 3, 1871, incorporating the Texas Pacific Railroad Company, amalgamated and consolidated with several smaller companies as shown by Exhibits A, B, annexed to the bill of complaint in these cases; the said consolidated company being called by the name of 'The Southern Pacific Railroad Company,' a part of the object stated in said articles of amalgamation being to construct 'a line of railroad from a point at or near Tehachapa Pass by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, a distance of three hundred and twenty-four miles as near as may be,' in pursuance of said provisions aranting the right so to build a railroad to the

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Pacific Railroad Company.' The said amalgamated and consolidated company afterwards built the said railroad along the line so hereinbefore designated from Tehachapa Pass by the way of Los Angeles to the Colorado river, and fully completed the same within the time, and in all respects, as required by said act of congress; and the said several sections were examined from time to time, and reported upon to the president by commissioners appointed for the purpose, and the whole line accepted by the president. Ever since its completion and acceptance, \*687 the said road has performed to the satisfaction of the United States government, all the services, such as carrying the mails, transporting troops, supplies, etc., in all respects as required by the provisions of said act of congress incorporating the Texas Pacific Railroad Company; and said services have been accepted by the United States.

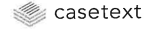
The Atlantic & Pacific Railroad Company, on March 12, 1872, long subsequent to the definite location of the line of the Southern Pacific line, and after it commenced building its road, filed in the office of the secretary of the interior-- not in the office of the commissioner of the general landoffice--two maps of portions of a line of road in the state of California. These were the first maps of any part of the contemplated road in California ever filed. These maps are designated 'Master's Exhibits Nos. 122 and 127. ' Some time subsequently, the said company filed in the same office, two other maps designated 'Master's Exhibits Nos. 130 and 131. 'These are the only maps filed relating to the location of the California portion of the Atlantic & Pacific road. The Atlantic & Pacific Railroad Company never constructed any portion of the road authorized to be constructed by it, in the state of California; and for failure to construct said road or any part of it, congress, on July 6, 1886, passed an act declaring a forfeiture of all lands within the state of California, before granted to it, to aid in the construction of the road. 24 St. 123. The line of the Atlantic & Pacific Railroad, as shown upon said maps filed in the office of the secretary of the interior, crosses the line of the Southern Dacific Railroad as located

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the said Southern Pacific Railroad Company, respondent, which constructed its road as aforesaid, to the other respondents to this suit, and the title so conveyed, is now vested in them.

The first point made by complainants is, that the present Southern Pacific Railroad Company, which built the road after the amalgamation and consolidation with sundry smaller roads mentioned, under the same name as the old company, and professedly for the same purpose, made in pursuance of the statutes of the state of California, authorizing such consolidation and amalgamation, which statutes were in force at the date of the congressional grant in question, and prior to which consolidation the grant by congress was made, and which road was to be built in accordance with the laws of the state of California, is not the identical Southern Pacific Railroad Company, to which the act referred, and the grant was made, and therefore, that the defendant took nothing under the act of congress. This point is not new in this court, as it was fully considered and overruled in Railroad Co. v. Poole, 12 Sawy. 544, 545, 32 F. 451. Again, the point was made and earnestly urged in the southern district of California, in U.S. v. Railroad Co. and U.S. v. Colton, etc., Co., and the district judge in an able opinion, concurred in, on this point, by the circuit judge, thoroughly examined the 688 point, and overruled it, citing \*688 with approval also, the case of Railroad Co. v. Poole, referred to, and affirming it. (14 Sawy. 623, 45 F. 596 et seq.) See, also, Railroad Co. v. Orton, 6 Sawy. 160, 32 F. 457. We shall adhere to the ruling made in these cases till the point is otherwise determined by the supreme court.

It is earnestly urged on the part of the respondents, that the filing in the office of the secretary of the interior, of the fragmentary maps of the location of the line of the contemplated Atlantic & Pacific road, and to points not authorized by the law, does not constitute a location of the line in such sense, or legal form, as to give any right whatever under the act, to the Atlantic & Pacific Company; and, that, it in no



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company, since, upon the view I take upon the rights of the parties, and of the effect of the act forfeiting the grant to the Atlantic & Pacific Company, it will not be necessary to decide the point raised.

The only remaining question is, whether, in view of all the facts of the case, the clause in the provision of section 23 in the act of 1871, 'that this section shall in no way affect or impair the rights, present, or prospective, of the Atlantic & Pacific Railroad Company, or any other railroad company,' or any clause in the act of 1866, under the facts of the case, defeats the grant to the Southern Pacific Railroad Company to these lands, which lie within the primary limits of the grant? This question did not arise in U.S. v. Railroad Co. and U.S. v. Colton, etc., Co., 14 Sawy. 620, 45 F. 596. It is now directly presented however, and we address ourselves to its consideration and solution. In my judgment, neither the proviso to section 23 of the act of 1871, nor any provision of the act of 1866, defeats the title to the lands in question, in view of all the facts in the case. That proviso is as follows: 'Provided however, that this section shall in no way affect or impair the rights present or prospective of the Atlantic & Pacific Railroad Company, or any other company. 'Now what is the fair import of this language? What was the intent of congress, in view of the important objects sought, in making the grant to respondents, in adopting this peculiar language? It is not the language of exception from the grant, of any lands that the Atlantic & Pacific Company might lay claim to without earning them under the statute. It is not the language of exception at all. On the contrary, it merely made the grant to defendant, subordinate, and subject to any rights, that the Atlantic & Pacific Company may then have secured, or might thereafter, acquire under the law, authorizing it to acquire lands, by the performance of the acts prescribed. Congress intended that the respondent should not interfere with any lands which that other company should lawfully earn. It simply intended to protect any rights, that it should acquire, by performing the 689 required acts. \*689 What were 'the rights, present and prospective of the

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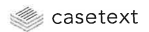


Atlantic & Dacific Railroad Company? Their r

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that this company should file a plat of a route for a railroad, and then play the role of the dog in the manger, and neither build the road itself, and thereby earn the lands, nor allow the respondents to build one, and earn the lands under another grant. The Atlantic & Pacific Company never did anything to earn these lands, except to file, what it was pleased to term a 'map of the location of its route,' six years after the date of the grant, and one year after the respondent had located its road under the grant, made five years subsequently, and after it had commenced building the road; and for failure to comply with the terms of the grant, by the Atlantic & Pacific Company, congress, in 1886, (24 St. 123, 124,) passed an act forfeiting its right to earn these lands altogether. Thus its rights 'present' and 'prospective,' have never ripened into an effective grant, and now they never can so ripen. They now have, and can have no further rights in these lands, whether the respondents get them or not. The building of its road, by the respondents, and earning these lands, which the other party has itself failed to earn, and now never can earn, can in no possible way 'affect or impair' any rights the other company now has, or ever did have. And had that company built the road, and earned the lands, the respondent would not have got them, for that would have been to affect or impair its rights.

The present right of the Atlantic & Pacific Company was to earn the lands by the performance of the required conditions, and the prospective rights, the right to have the lands when so earned. This is all there is of it, and it did neither. Now the grant to the Southern Pacific, being subject, and subordinate, to those rights, could not in any way, or in any degree, have affected, or impaired them, because the Atlantic & Pacific Railroad Company, had it performed the conditions would have taken the said land under the act. It utterly failed to perform the conditions, and all its rights have been forfeited, and now the patenting of the lands to the Southern Pacific cannot in any way possible affect any of these rights which do not now exist. Thus the rights of the Atlantic & Pacific Company present or



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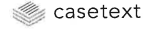
the prior valid claim, had the work been performed. The prior claimant failed to acquire any real right to the lands, by earning them, and they were forfeited and left to the respondent to earn under its grant, and it has faithfully earned them without in the slightest degree 'affecting or impairing any prior rights' 'present or prospective,' and it now cannot impair them. It 690 seems to me, that the respondent is justly entitled to these lands under its grant. An exception, from a grant, is an entirely different matter from taking a grant subject to other claims or rights, as is, manifestly, the case here. When the other claims are satisfied, or lost, the grantee, subject to those rights, takes what is left. The proviso in section 23 of the act of 1871, seems to me, clearly to prescribe all the limitations intended by congress in that act to be put upon the grant to respondent. It is specific and clear on this point, and, only intended to be subject to any rights that should be actually acquired and perfected under any prior act. The reference to the act of 1866, does not modify the provision in this particular section. It puts no restriction upon respondent, not expressly put upon the Southern Pacific Company by the act of 1866, and that act, in the precise language used, taken literally, or substantially, does not affect this point. In that act, the Southern Pacific Company was put upon the precise footing with the Atlantic & Pacific Company. Both took under the same act, upon equal terms. In the act of 1871, the Southern Pacific Company was put upon the same footing as the Southern Pacific Company was put by the act of 1866. The proviso in section 3 of the latter act is

'That if said route shall be found upon the line of any other railroad route, to aid in the construction of which lands have been heretofore granted by the United States, as far as the routes are upon the same general line, the amount of land heretofore granted shall be deducted from the amount granted by this act.'

The language is 'have been heretofore granted;' that is to say, granted before the passage of the act of 1866, not the act of 18

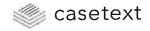
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language of the acts. But the line of the Southern Pacific road is not on the line of the 'Atlantic and Pacific' route as designated on what is claimed to be its map of location. The two roads are not 'upon the same general line.' They simply cross each other. But again: The fair construction of this proviso, and as it was intended by congress, in view of the object sought, is, that 'lands that have heretofore been granted,' and 'the amount of land' to be dedicated, means lands that have been effectively granted, and to which the title has passed, or shall effectively pass out of the United States, and finally become effectively vested in the grantees upon the performance of the prescribed conditions. It does not mean inchoate grants, that are not finally perfected-grants that become forfeited by failure to earn them by performing the prescribed conditions or any of them. These do not, ultimately, become grants at all, within the meaning of the act, and intent of congress. Congress was anxious to procure the construction of these great works, for military, mail-carrying, and other uses, and thereby also develop the resources of the 691 country, and make a market for the public \*691 lands. It contributed nothing, because it received double price for the even sections. In these provisions, it was, only solicitous to protect the vested rights of prior grantees in lands fairly earned in constructing works of a similar kind in pursuance of a similar policy. It did not seek, by forfeitures, to evade its obligations to subsequent roads, and thereby increase its own property, at the expense of those who, actually carry out the objects of the law, and fairly earn the lands intended for them. We cannot attribute any such unworthy purpose, or motive to congress. It manifestly, intended, that the subsequent grantees should take the odd sections subject only to prior rights, and when the prior grants failed, and finally, became no grants, by reasons of a failure to perform the conditions necessary to perfect the grant, and when no rights can possibly be further affected by the grant to the subsequent grantee, that the latter, upon complying with the terms of its grant should have the lands, not ultimately, or effectively granted under the prior acts of congress. Effective, completed grants only, are contemplated in this proviso



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sections of land along the general line of its route, upon building the road as required, but upon no other conditions. The grantee did not, for six years, do anything to locate its road in the state of California, or earn the grant. The act of 1871 was passed, making a similar grant to respondent, subject however to any prior rights of the other company. Within a month it filed its map of location, and immediately, went to work and continued till it performed all the required conditions, had its road completed, and accepted by the president, and earned its lands. By filing its map of definite location, it acquired a right to the odd sections for the prescribed distance on each side of the road, subject only to be defeated by the Atlantic & Pacific Company, having an older grant, by filing its map of definite location, and then performing the other conditions necessary to earn the lands. At the time of locating the Southern Pacific line, there was nothing to indicate that the Atlantic & Pacific would ever move in the matter. A year afterwards, and six years after the date of its grant, the Atlantic & Pacific Company filed what is claimed to be its definite location; and by that act, if properly done, and not already too late, under the law, it acquired what? Not a perfect, or complete title, to the land but at most a temporary provisional title, with a right to build the road, earn the lands, along its line, perfect its title, and defeat the right of the respondents to acquire the land. But it did nothing more, and, after waiting 20 years for it, without anything more being done, congress passed the act referred to, forfeiting its grant, and the lands never were fully granted--never became granted, within the reasonable meaning of the act of congress providing for deducting therefrom subsequent grants, and thereby the grant to respondents became effective and perfect, without in the slightest degree, or 'in any way,' 'affecting' or 'impairing any right,' 692 'present or prospective' of the \*692 Atlantic & Pacific Company, or any other prior grantee. If this be not the true view of the case, then no lands could have been acquired by the respondents under its grants, and the act, purporting to be a grant, as to it, was a dead letter -- a mere illusion; for, if the acts mentioned, performed by the Atlantic & Pacific Company at that



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I am, therefore, of the opinion, that the earning and acquiring of these lands by the respondents, under the conditions shown by the record, in no way affected, or impaired, the 'rights present or prospective,' of the Atlantic & Pacific Railroad Company, or any other, within the meaning of the act of congress; and that, these lands are not lands heretofore, or at any time, granted by the act of congress in such sense as to require them to be deducted along the general line of the road, or otherwise, within the meaning of the acts of congress of 1866, and 1871, or of either of them.

Upon the views expressed, the amended bills must be dismissed, and it is so ordered, without costs.

ROSS, J.

These cases have been argued and submitted together. The suits are brought to quiet the complainant's alleged title to certain lands and to enjoin defendant from asserting or claiming any title thereto. The lands are claimed by the defendant by virtue of the act of congress of March 3,1871, entitled 'An act to incorporate the Texas Pacific Railroad Company, and to aid in the construction of its road, and for other purposes.' 16 St.U.S. 573. By the 23d section of that act it was provided as follows:

That for the purpose of connecting the Texas Pacific Railroad with the city of San Francisco, the Southern Pacific Railroad Company of California is hereby authorized (subject to the laws of California) to construct a line of railroad from a point at or near Tehachapa Pass, by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, with the same rights, grants, and privileges, and subject to the same limitations, restrictions, and conditions as were granted to said Southern Pacific Railroad Company of California by the act of July 27, 1866, provided, however, that this section shall in

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thereby authorized to build, and proceeded to build it and completed its construction, to the satisfaction of the government, in January, 1878. It thereby earned the lands embraced by the grant to it. The point that the present Southern Pacific Railroad Company is not the same Southern Pacific Railroad Company to which the act of \*693 March 3, 1871, applied, was decided against the government in the recent cases of *U.S. v. Railroad Co. and U.S. v. Colton, etc., Co.,* 45 F. 596, (March 6, 1891.) The reasons for so holding were given at length in the opinions then rendered, and need not now be repeated.

It is admitted that the lands in controversy in the present suits are situate within 20 miles of the line of road so located and built by the Southern Pacific Company, but as they are also within 20 miles of the line that the Atlantic & Pacific Railroad Company, under the act of congress of July 27, 1866, designated for its road, it is earnestly contended on behalf of the government that they are excluded from the grant to the Southern Pacific Company. When the cases of *U.S. v. Railroad Co. and U.S. v. Colton, etc., Co.*, 39 F. 132, were before the court on demurrers to the bills—the lands then involved being within the indemnity limits of the Atlantic & Pacific grant and within the primary limits of that of the Southern Pacific Company—it was said:

'Had they been situated within 20 miles of the designated route of the Atlantic & Pacific Company they would clearly have fallen within the grant to that company and consequently have been excluded from the subsequent grant to the Southern Pacific Company; for, if the construction above put upon the act of July 27, 1866,be the correct one, every alternate section of public land, designated by odd numbers, within 20 miles of the line of the road, as definitely fixed, would have passed to the Atlantic & Pacific Company as of the date of its grant.'

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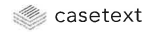
and to be decided. The grant to the Atlantic & Pacific Company was the prior grant—it having been made by the act of July 27, 1866, entitled 'An act granting lands to aid in the construction of a railroad and telegraph line in the states of Missouri and Arkansas to the Pacific coast.' 14 St.U.S. 293. By that act the Atlantic & Pacific Company was authorized to construct a railroad

'Beginning at or near the town of Springfield, in the state of Missouri, thence to the western boundary of said state, and thence, by the most eligible railroad route as shall be determined by the said company, to a point on the Canadian river; thence to the town of Albuquerque on the river Del Norte, and thence by way of the Agua Frio or other suitable pass to the head-waters of the Colorado Chiquito, and thence along the 35th parallel of latitude, as near as may be found most suitable for a railroad route, to the Colorado river at such point as may be selected by said company for crossing; thence by the most practicable and eligible route to the Pacific.'

To aid in the construction of the road there was granted to the Atlantic & Pacific Company, by the third section of the act, every alternate section of public land, not mineral, designated by odd numbers, to the amount of 10 sections on each side of the road whenever it passes through a state

'And whenever on the line thereof the United States have full title, not reserved, sold, granted, or otherwise appropriated, and free from pre-694 emption \*694 or other claims or rights, at the time the line of said road is designated by a plat thereof filed in the office of the commissioner of the general land-office, and whenever,' etc.

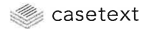
The Atlantic & Pacific Company did nothing towards locating its line of road in California until March 12, 1872, and never did do anything towards building it; in consequence of which congress, in 1886, passed an act declaring its land grant forfeited. In the mean time, that is to say, March 3,1871, the grant under which the defendant company is a second control of the congress o



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non-mineral in character, as should fall within the designated limits and be, at the time the line of its road should be designated by a plat thereof filed in the office of the commissioner of the general land-office, not reserved, sold, granted, or otherwise appropriated and free from pre-emption or other claims or rights. No valid reason, therefore, existed why congress could not include the lands in controversy in the grant it made to the Southern Pacific Railroad Company. Did it do so? The act of March 3, 1871, refers to that of July 27, 1866, for the terms of the grant thereby made to the Southern Pacific Company to aid it in building a road from a point at or near Tehachapi Pass, by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, for the purpose of connecting the Texas Pacific Railroad with the city of San Francisco. The grant was for 10 odd-numbered sections of public land, not mineral, on each side of the road. As has already been said, the lands in controversy here were at that time public lands of the United States. They are within 20 miles of the line of road the Southern Pacific Company was by the act of March 3, 1871, authorized to locate and build and which it did locate and build and which the government accepted as having been built in compliance with the terms of that act and which it has since used for its own purposes. The lands in controversy are therefore within the primary limits of that grant and justly belong to the Southern Pacific Company unless there be something in the act of March 3, 1871, excluding them from the grant thereby made to it. It is urged that such exclusion is effected by the concluding clause of the section making the grant, which is in these words: 'Provided, however, that this section shall in no way affect or impair the rights, present or prospective, of the Atlantic & Pacific Railroad Company, or any other railroad company.'

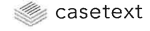
It is plain that this clause is not in the form of an exception from the grant. Congress was, of course, aware of its previous grant to the Atlantic & Pacific Company of date July 27, 1866, and being desirous of making that to the Southern Pacific Company subordinate and subject to its previous grants, inserted the proviso that the grant to the Southern Pacific Company subordinate and subject to its previous grants,



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Southern Pacific Company should be excluded from that grant. It was not to reserve anything to the United States, but to protect the 'present and prospective' rights of the Atlantic & Pacific Company and any other railroad company to which congress may have made grants of lands that the proviso was inserted. Had the line of road the Atlantic & Pacific Company was authorized to build by the act of July 27, 1866, been definitely located at the time of the grant to the Southern Pacific Company of March 3, 1871, and had the Atlantic & Pacific Company thereafter built its road and thereby earned the lands covered by its grant, the lands in controversy would have gone to it without regard to the proviso in question; for its grant which would have attached to such lands at the time of the definite location of the route of its road would have been perfected by the building of the road and the title thus perfected have related back to the date of the grant, July 27, 1866, and of course have excluded any subsequent grant covering the same lands. But the Atlantic & Pacific Company had not designated the route of its road at the time of the grant to the Southern Pacific Company of March 3, 1871. It might do so, however, thereafter and might build the road it was authorized to build and thereby earn the lands embraced by the grant to it of July 27, 1866. It had a 'present and prospective' right to do so. If it did both of those things, it would be entitled to the lands granted to it by that act. If it did not do both of those things, it would not be so entitled and the lands would remain as they then were, public lands of the United States. Congress, therefore, in making its grant to the Southern Pacific Company of March 3, 1871, made it subject to those 'present and prospective' rights. Had they been perfected by a compliance on the part of the Atlantic & Pacific Company with the conditions on which they were based, the title to the lands in controversy would have become vested in the Atlantic & Pacific Company as of date July 27, 1866. But as that company never did comply with the conditions of the grant and as all of its rights thereunder became forfeited in 1886 by act of congress because of such non-compliance, there remain no rights of that company to be, or that ever can be affected or





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United States any land that would otherwise be included in the granting clause of the act. The lands in controversy were public lands of the United States at the time of that grant; the terms of the granting clause include them, provided, only, that the grant be without prejudice to the present or prospective rights of the Atlantic & Pacific Railroad Company, or any other railroad company. The Atlantic & Pacific Company having forfeited its right to earn the lands in question by failing to build the road it was required to build as a consideration for the grant, it never acquired any title thereto

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and thenceforward there remained no right, 'present or prospective,' to be affected or impaired. When its rights became forfeited (there being no pretense that the case is affected by the rights of any other railroad company than those herein spoken of) there came to an end the only condition imposed by congress upon the grant to the Southern Pacific Company of March 3, 1871.

These views render it unnecessary to determine the question elaborately and ably argued by counsel as to whether there ever was a valid designation of the route of the proposed road of the Atlantic & Pacific Company.

I concur in the dismissal of the amended bill in each case, without costs, and wish to add that I would not have written this brief opinion had I known the circuit judge was engaged in the preparation of an opinion; but as each of us reached the same conclusion in a separate examination of the cases, at his suggestion both opinions are filed.

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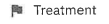
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EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

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26 27 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

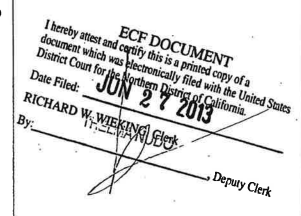
TODD SMITH, DIRK REGAN and CAROL REGAN, JACQUELYN SHELDRICK, GLENN L. BOOM, and WILLIAM NELSON and LINDA NELSON, INDIVIDUALLY AND AS REPRESENTATIVES OF A CLASS OF PERSONS SIMILARLY SITUATED.

Plaintiffs,

Defendants.

QWEST COMMUNICATIONS COMPANY, LLC; SPRINT COMMUNICATIONS COMPANY L.P.; LEVEL 3 COMMUNICATIONS, LLC; and WILTEL COMMUNICATIONS, LLC,

CASE NO. 3:11-cv-02599-TEH



#### EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

WHEREAS, the parties to the above-captioned class action (the "Action") entered into a California Class Settlement Agreement, as of September 5, 2012, (the "Settlement Agreement") (terms capitalized herein and not otherwise defined shall have the meanings ascribed to them in the Settlement Agreement);

WHEREAS, on June 24, 2013, the Court entered a final Order and Judgment approving the Settlement Agreement and ordering that this Action may be settled as a class action on behalf of the following class:

[A] class under the Settlement Agreement (the "Settlement Class"), defined as follows:

a class comprising all Persons who own or who claim to own, for any period of time during a Compensation Period, any Covered Property, except for:
(1) Right-of-Way Providers and their predecessors, successors, parents, subsidiaries, and affiliates, past or present; (2) federal, state, and local governmental entities; (3) Native American nations and tribes; or (4) any Person who files a valid and timely exclusion on or before the Opt-Out Deadline.

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Members of this Class are referred to below as Class Members; and

WHEREAS, the Settlement Agreement provides for the entry of an Easement Deed by Court Order in Settlement of Landowner Action by which the Settling Defendants acquire, to the extent that Class Members have the right to transfer it, a permanent telecommunications easement in the Right of Way adjacent to the property of each Class Member;

#### THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED THAT:

- 1. To the extent that each Class Member owns rights in the Easement Premises (as hereafter defined), the Class Member (the "Grantor") hereby grants to whichever of Sprint Communications Company L.P., Qwest Communications Company, LLC, Level 3 Communications, LLC, and WilTel Communications, Inc. has Designated for inclusion under a Settlement Agreement the Right of Way which adjoins, underlies or includes Covered Property owned by the Class Member, together with its successors, assigns, and licensees (the "Grantee"), a permanent telecommunications easement in the Easement Premises. For each county in which this Easement Deed by Court Order in Settlement of Landowner Action is being recorded, a list of affected Class Members and their affected parcels is attached as Exhibit 1. Exhibit 1 shall describe Class Members' affected parcels with the following information, to the extent that it is in the Database of Identification Information: owner name; owner mailing address; tax map identification number; tax parcel identification number; lot number; and section, township, and range. Exhibit 1 may describe Class Members' affected parcels with any other available information.
- 2. The terms and conditions of the permanent telecommunications easement that is the subject of this Easement Deed by Court Order in Settlement of Landowner Action are:

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maintain (including aerial patrol), renew, rebuild, replace, upgrade, expand, relocate, and remove fiber optic cables, copper cables, coaxial cables or other cables through which voice, data, video or other signals are transmitted, conduits, inner ducts, hand holes, splice vaults, poles, optical or electronic equipment, regenerator huts, marker posts or signs, and other related facilities appropriate for installation, use, or maintenance of such cables (collectively, the "Telecommunications Cable System"), in, on, over, under, through and/or across the Easement Premises. The Easement Premises means all that real property that (a) either (i) is included within a parcel of property that is described in Exhibit 1 or (ii) has a common boundary with a parcel of property described in Exhibit 1 (the "Grantor's Property") (for purposes of this Telecommunications Cable System Easement Deed, a parcel of property shall be deemed to have a common boundary with the Easement Premises if it is separated by a non-navigable river or a street, road, or highway, other than a numbered state or federal highway) and that (b) (i) is or was used as a railroad right of way ("Railroad Right of Way") and (ii) is on a side of the centerline of the Railroad Right of Way that is next to the Grantor's Property (the "Grantor Side"), and (iii) extends no more than ten (10) feet on each side of the Grantee's Telecommunications Cable System (A) as it existed on November 21, 2012 (B) where the actively used components of the Grantee's Telecommunications Cable System are moved or placed, provided, however, that only a single 20-foot easement per moved component may exist at any point in time in the Easement Premises, and the width of the moved component's Easement Premises shall be reduced on one side and increased by an equal linear footage on the other side wherever necessary in order that it shall in all places remain solely within the limits of a single Grantor Side of the Railroad Right of Way, and (C) where new components are installed to connect the existing Telecommunications Cable System to the edge of the Right of Way. The

Easement shall be construed to grant Grantee all rights necessary to abandon in place unused components of Grantee's Telecommunications Cable System.

The Easement shall not include the right to construct on the Easement Premises

The Easement shall not include the right to construct on the Easement Premises regenerator huts and similar structures ("Buildings") in addition to those existing on November 21, 2012. The Easement shall include the rights to repair, replace, and expand existing Buildings, provided, however, that no such repair, replacement, or expansion shall increase the site that the Buildings occupy, or the height of any Building, by more than twenty-five percent. The Easement does not permit the construction of microwave towers, cell towers, or other components of a primarily aboveground statewide Telecommunications Cable System.

The Easement includes the right to temporarily use the entire Grantor Side of the Railroad Right of Way for construction or maintenance, so long as Grantee uses its best efforts not to interfere with any real property which, although within the boundaries of the Easement Premises, is actually being used by Grantor; provided, however, that in no event shall Grantee be prohibited from using such real property if it is commercially reasonable to do so under the circumstances or if Grantee's Telecommunications Cable System is currently located within such area. The Easement shall include the right of reasonable ingress and egress to and from the Easement Premises over that portion of the Grantor's real property that underlies the Railroad Right of Way and, for repair and maintenance, over any existing private roads of Grantor, where access from public or railroad roads is not reasonably practical, provided Grantee has made commercially reasonable efforts to give prior notice to Grantor of Grantee's use of Grantor's private roads. Grantee shall not be liable for damages caused by its removal of trees, undergrowth, and brush within the Easement Premises necessary or appropriate for the enjoyment of the Easement. Nothing contained herein shall constitute a waiver of any right that

Grantor may have for any damages to Grantor's property outside of the Easement Premises caused by Grantee's action. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

From and after June 24, 2013, subject to all the restrictions and limitations stated herein, the Easement includes the right to construct and install additional components of a Telecommunications Cable System within the Easement Premises. Grantee agrees that unless (a) it is required to do so by the railroad or other owner of Railroad Right of Way or (b) it is commercially reasonable under the circumstances to do so, it will not install additional components of a Telecommunications Cable System in the area of the Easement Premises that is outside a parallel fence constructed by the railroad or other owner of Railroad Right of Way or is actually being used by the Grantor or its successor, provided, however, that the foregoing shall not be binding upon Grantee if Grantee's Telecommunications Cable System is currently located within such area. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

The Easement includes all rights necessary to the lawful occupation of the Easement Premises by an existing Telecommunications Cable System, and by any additional Telecommunications Cable System that is constructed and installed by or on behalf of Grantee in the Easement Premises and that is owned or operated by either (a) Grantee or (b) any person or entity to which Grantee sold, granted, leased, or otherwise transferred or may hereafter sell,

Telecommunications Cable System.

Inc.).

The Easement, however, does not apply to any Telecommunications Cable System that existed on November 21, 2012, but that was acquired by Grantee after that date (unless such Telecommunications Cable System or component thereof was acquired from any of Sprint Communications Company L.P.; Quest Communications Company, LLC, f/k/a Quest Communications Corporation; Level 3 Communications, LLC, Level 3 Communications, Inc., and Level 3 Telecom Holdings, Inc.; WilTel Communications, Inc.; WilTel Communications, LLC; and Williams Communications, LLC, f/k/a Williams Communications, Inc., f/k/a Vyvx,

grant, lease, assign, or otherwise transfer, all or any part of the rights in or use of such

No oil, gas, or other mineral rights are granted and no existing oil, gas, or other mineral rights are expanded, limited, or affected by this instrument, provided, however, that Grantor shall not use a method of extraction that interferes with or impairs in any way the Easement, the Telecommunications Cable System, or the exercise of Grantee's rights herein.

Grantor shall not, nor shall Grantor authorize others to, construct or create any road, reservoir, excavation, obstruction, structure, or building or change the land grade on, in, over, under, through, or across the Easement Premises without the prior written consent of Grantee, provided that nothing herein shall be construed to affect the rights and obligations of any railroad with respect to the use, improvement, or alteration of its Railroad Right of Way, as provided in any agreement between the railroad and the Grantee, by applicable law, or otherwise.

It is understood and agreed that the Easement is not exclusive and is subject to all preexisting uses and pre-existing rights to use the Easement Premises, whether such uses are by Grantor or others and whether for surface uses, crossings, or encroachments by communication

companies or utilities. It is further understood and agreed that Grantor retains all of its existing rights, if any, to grant, convey, assign, and restrict any and all rights (including future rights and uses) on the Easement Premises, provided, however, and notwithstanding the foregoing, that Grantor shall not use or authorize others to use the Easement Premises in a manner that interferes with or impairs in any way Grantee's Telecommunications Cable System or the exercise by Grantee of the rights granted herein.

Subject to the terms hereof, Grantee shall have all other rights and benefits necessary or useful to the full and complete enjoyment and use of the Easement for the purposes stated herein, including the right to sell, grant, lease, or otherwise transfer all or any part of the rights in or use of the Telecommunications Cable System.

Grantor conveys the Easement without warranty of title to any property interest in the Easement Premises. This instrument does not address and shall not affect any real property rights, including the priority of interests, between Grantor and any railroad or between Grantee and any railroad, or any of their predecessors, successors, past or present predecessors in interest, successors in interest, successors in title, members, partners, parents, subsidiaries, affiliates, lessees, assigns, and past, current, or future licensees or assignees. This Easement is not intended to impact or diminish any railroad's existing rights or property interests in the Right of Way. This Easement shall not be construed to permit Grantee to interfere with railroad operations. This Easement also shall not permit any component of a Telecommunications Cable System to remain in a Railroad Right of Way except (a) under existing or future agreements with the railroad or (b) in any Railroad Right of Way in which no railroad operates and no railroad retains any right, title, or interest. This Easement also shall not permit any new components to be installed to connect the existing Telecommunications Cable System to the edge of the Right

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of Way in any Railroad Right of Way as to which the Interstate Commerce Commission or the
Surface Transportation Board has entered an order, pursuant to 49 U.S.C. § 10903, that the
railroad is authorized to cease to provide or maintain rail service over that right of way and the
railroad no longer provides or maintains rail service over that line, provided that if the railroad
does not cease such rail service or later reactivates such service, then this limitation shall not
apply.

This Telecommunications Cable System Easement Deed is executed and delivered on
behalf of Grantor for the purpose of granting the Easement to Grantee in, on, over, under,
through and/or across the Easement Premises to the full extent of Grantor's right, title or interest,

if any, in or to the Easement Premises, and the Easement granted hereby shall affect the Easement Premises only to the extent of Grantor's right, title, and interest therein. Grantor and Grantee agree that this Telecommunications Cable System Easement Deed shall not grant any

rights to the Easement Premises, or any portion thereof, in which Grantor holds no right, title or

interest.

No rights reserved to Grantor herein shall be deemed to expand rights reserved to Grantor under any other easement, right of way, license, lease, or any similar instrument or court order. No limitation herein on the rights of Grantee shall be deemed to limit rights heretofore granted by Grantor or its predecessors in interest under any other easement, right of way, license, lease, or any similar instrument or court order.

The terms and provisions of this instrument shall constitute covenants running with the land and shall be binding upon and inure to the benefit of the Settling Defendants, the Grantor, their successors, assigns, personal representatives, and heirs.

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This instrument fully sets forth the terms and conditions of the Easement. There are no oral or other written agreements between Grantor and Grantee that modify, alter, or amend this instrument.

TO HAVE AND TO HOLD the Easement, rights and privileges unto Grantee, its successors and assigns in perpetuity or until such time as Grantee shall cause the Easement to be released of record.

Settling Defendants may record this Easement under the terms and conditions set 3. forth in the Settlement Agreement.

Date: 6/27/13

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Honorable Thelton E. Henderson, Judge

United States District Court

Grantee's Name: Qwest as defined in the "Settlement Agreement" referenced in the text of the Easement Deed by Court Order in Settlement of Landowner Action. That Settlement Agreement defines "Qwest" to include: (1) Qwest Communications International Inc., (2) Qwest Communications Corporation now known as Qwest Communications Company, LLC, and (3) all of these entities' predecessors, successors, assigns, parents, affiliates and subsidiaries.

Grantee's Address: 700 West Mineral Avenue, Littleton, Colorado 80120

### **EXHIBIT 1**

# IMPERIAL COUNTY

		LIST OF AFFECTED PARCELS <sup>1</sup>	PARCELS <sup>1</sup>
Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
		Southern Pacific Pipe Lines	
021-160-017	11S-14E-3	Partnership	888 So Figueroa St, Los Angeles, CA 90017
021-160-020	11S-14E-3	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
021-280-003	11S-14E-10	Juan Chavez	PO Box 642, Calipatria, CA 92233
021-280-005	11S-14E-10	Y Ranches	PO Box 267, Calipatria,CA 92233
021-280-010	11S-14E-10	IID - Trust Lands	PO Box 937, Imperial,CA 92251
021-290-013	11S-14E-12	IID - Trust Lands	PO Box 937, Imperial,CA 92251
021-290-015	11S-14E-11	IID - Trust Lands	PO Box 937, Imperial,CA 92251
021-321-004	11S-14E-15	Anna S Sandhu Tr et al	6212 Commodore Ln, Oklahoma, OK 73162
021-331-002	11S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
021-331-003	11S-14E-15	IID - Trust Lands	PO Box 937, Imperial,CA 92251
021-331-004	11S-14E-15	IID - Trust Lands	PO Box 937, Imperial, CA 92251
021-340-003	11S-14E-13	Andrew & Marlene Currier	290 River Wood Dr, Brawley,CA 92227
022-020-005	11S-14E-22	liD - Trust Lands	PO Box 937, Imperial, CA 92251

in accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

The owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

115-14E-22         Dennis & Orvin Lambert           115-14E-27         TNT Enterprises Inc           115-14E-27         IID - Trust Lands           115-14E-27         IID - Trust Lands           115-14E-27         IND - Trust Lands           115-14E-27         INT Enterprises Inc           125-14E-3         SM me LLC           125-14E-10         James R & Barbara A Smith           125-14E-10         James R & Barbara A Smith           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Superior Land & Cattle Co           125-14E-15         Superio	Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
115-14E-27         TNT Enterprises Inc           115-14E-27         IID - Trust Lands           115-14E-27         IID - Trust Lands           115-14E-27         IID - Trust Lands           115-14E-27         INT Enterprises Inc           125-14E-3         TNT Enterprises Inc           125-14E-10         James R & Barbara A Smith           125-14E-10         James R & Barbara A Smith           125-14E-15         TNT Enterprises Inc           Nvilliams First Choice Onion         Villiams First Choice Onion           125-14E-15         TNT Enterprises Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         Superior Land & Cattle Co	022-020-009	11S-14E-22	Dennis & Orvin Lambert	PO Box 158, Montrose, CO 81402
115-14E-27         IID - Trust Lands           115-14E-27         IID - Trust Lands           115-14E-27         INT Enterprises Inc           125-14E-3         TNT Enterprises Inc           125-14E-10         F L & Deanie Johnson           125-14E-10         James R & Barbara A Smith           125-14E-10         James R & Barbara A Smith           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Chavez Bros           125-14E-15         Chavez Bros           125-14E-15         TNT Enterprises Inc           125-14E-15         Superior Land & Cattle Co           125-14E-15         Super	022-110-006	11S-14E-27	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
115-14E-27         IID - Trust Lands           115-14E-27         TNT Enterprises Inc           125-14E-3         TNT Enterprises Inc           125-14E-10         James R & Barbara A Smith           125-14E-10         James R & Barbara A Smith           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Superior Land & Cattle Co	022-110-007	11S-14E-27	IID - Trust Lands	PO Box 937, Imperial, CA 92251
115-14E-27         TNT Enterprises Inc           125-14E-3         TNT Enterprises Inc           125-14E-3         SM me LLC           125-14E-10         FL & Deanie Johnson           125-14E-10         James R & Barbara A Smith           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Superior Land & Cattle Co           125-14E-15         TNT Enterprises Inc           125-14E-15         Superior Land & Cattle Co           125-14E-15	022-110-008	11S-14E-27	IID - Trust Lands	PO Box 937, Imperial, CA 92251
125-14E-3         TNT Enterprises Inc           125-14E-3         SM me LLC           125-14E-10         FL & Deanie Johnson           125-14E-10         James R & Barbara A Smith           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         Golden Eagle Hay Co Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         TNT Enterprises Inc           125-14E-15         Superior Land & Cattle Co           125-14E-15<	022-110-009	11S-14E-27	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
125-14E-3       SM me LLC         125-14E-10       FL & Deanie Johnson         125-14E-10       James R & Barbara A Smith         125-14E-15       TNT Enterprises Inc         125-14E-15       Properties LLC et al         125-14E-15       Golden Eagle Hay Co Inc         125-14E-15       Chavez Bros         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E	022-170-004	12S-14E-3	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
125-14E-10       F L & Deanie Johnson         125-14E-15       James R & Barbara A Smith         125-14E-15       TNT Enterprises Inc         125-14E-15       Properties LLC et al         125-14E-15       Golden Eagle Hay Co Inc         125-14E-15       Chavez Bros         125-14E-15       Chavez Bros         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125	022-170-005	12S-14E-3	SM me LLC	111 Woodmere Rd, Folsom,CA 95630
125-14E-10 James R & Barbara A Smith 125-14E-15 TNT Enterprises Inc Nilliams First Choice Onion 125-14E-15 Properties LLC et al 125-14E-15 Golden Eagle Hay Co Inc 125-14E-15 Chavez Bros 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co	023-020-015	12S-14E-10	FL& Deanie Johnson	2327 Hwy 86, Imperial,CA 92251
125-14E-15 TNT Enterprises Inc  Williams First Choice Onion 125-14E-15 Properties LLC et al 125-14E-15 Golden Eagle Hay Co Inc 125-14E-15 Chavez Bros 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co	023-020-016	12S-14E-10	James R & Barbara A Smith	1593 Gonder Rd, Brawley, CA 92227
Williams First Choice Onion         125-14E-15       Properties LLC et al         125-14E-15       Golden Eagle Hay Co Inc         125-14E-15       Chavez Bros         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         12	023-101-003	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
125-14E-15       Properties LLC et al         125-14E-15       Golden Eagle Hay Co Inc         125-14E-15       Chavez Bros         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co <td></td> <td></td> <td>Williams First Choice Onion</td> <td></td>			Williams First Choice Onion	
125-14E-15       Golden Eagle Hay Co Inc         125-14E-15       Chavez Bros         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co	023-101-004	12S-14E-15	Properties LLC et al	PO Box 1058, Nuevo, CA 92567
125-14E-15       Chavez Bros         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       TNT Enterprises Inc         125-14E-15       TNT Enterprises Inc         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         1	023-130-004	125-14E-15	Golden Eagle Hay Co Inc	PO Box 467, Calipatria,CA 92281
125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle	023-130-005	125-14E-15	Chavez Bros	PO Box 1545, Calipatria,CA 92233
125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle	023-141-002	125-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-20 Superior Land & Cattle Co	023-141-006	125-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-20 Superior Land & Cattle Co	023-201-002	125-14E-15	TNT Enterprises Inc	PO Box 427, Wildmar,CA 92395
12S-14E-15       TNT Enterprises Inc         12S-14E-15       Superior Land & Cattle Co         12S-14E-15       TNT Enterprises Inc         12S-14E-15       Superior Land & Cattle Co         12S-14E-15       Superior Land & Cattle Co         12S-14E-15       TNT Enterprises Inc         12S-14E-15       Superior Land & Cattle Co	023-201-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-15 Superior Land & Cattle Co 125-14E-15 TNT Enterprises Inc 125-14E-15 Superior Land & Cattle Co 125-14E-20 Superior Land & Cattle Co	023-261-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-2       Thomas Young et al         125-14E-2       Supr Terminal LLC	023-261-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-2       Thomas Young et al         125-14E-2       Supr Terminal LLC	023-331-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-2       Thomas Young et al         125-14E-2       Superior Land & Cattle Co	023-331-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co         125-14E-2       Thomas Young et al         125-14E-2       Superior Terminal LLC	023-380-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
125-14E-15       Superior Land & Cattle Co         125-14E-15       TNT Enterprises Inc         125-14E-15       Superior Land & Cattle Co         125-14E-15       Superior Land & Cattle Co         125-14E-2       Thomas Young et al         125-14E-2       Supr Terminal LLC	023-380-007	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
12S-14E-15       TNT Enterprises Inc         12S-14E-15       Superior Land & Cattle Co         12S-14E-15       Superior Land & Cattle Co         12S-14E-22       Thomas Young et al         12S-14E-22       Supr Terminal LLC	023-380-008	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
12S-14E-15       Superior Land & Cattle Co         12S-14E-15       Superior Land & Cattle Co         12S-14E-22       Thomas Young et al         12S-14E-22       Supr Terminal LLC	023-391-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
125-14E-15 Superior Land & Cattle Co 125-14E-22 Thomas Young et al 125-14E-22 Supr Terminal LLC	023-391-005	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
12S-14E-22 Thomas Young et al 12S-14E-22 Supr Terminal LLC	023-391-006	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
12S-14E-22 Supr Terminal LLC	024-260-031	12S-14E-22	Thomas Young et al	PO Box 537, Homer, AK 99603
	024-260-059	12S-14E-22	Supr Terminal LLC	PO Box 509, Calipatria,CA 92233

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

125-14E-27 IID - Trust Lands 125-14E-27 Herbert J & Elizabeth L Bool 125-14E-27 Herbert J & Elizabeth L Bool 125-14E-27 Herbert J & Elizabeth L Bool 125-14E-37 Herbert J & Elizabeth L Bool 125-14E-34 Herbert J & Elizabeth L Bool 125-12E-18 Timothy Bopp 115-15E-18 Timothy Bopp 115-15E-18 Mark A Wheeler 115-15E-36 J M Foigelman et al 115-15E-36 J M Foigelman et al 115-15E-36 Helen E Johnson 165-11E-12 Ed L Construction Inc 135-14E-3 Barbara D Cox 135-14E-3 Barbara D Cox 135-14E-3 Henrietta Farms Inc 135-14E-3 Matthew Lee Rutherford Tr 135-14E-10 Gargiulo Farms 135-14E-10 Gargiulo Farms 135-14E-15 ORNI LLC 135-14E-15 IID-Imperial Irrigation District 135-14E-15 Ermma Loucille Walk 135-14E-22 IIF Ranches Ltd 135-14E-22 IIF Ranches Ltd	Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
125-14E-27       IID - Trust Lands         125-14E-27       Herbert J & Elizabeth L Bool         125-14E-27       Herbert J & Elizabeth L Bool         125-14E-27       TNT Enterprises Inc         125-14E-34       Herbert J & Elizabeth L Bool         125-14E-34       Herbert J & Elizabeth L Bool         125-14E-34       Herbert J & Elizabeth L Bool         115-15E-18       Timothy Bopp         115-15E-18       Denis L Kleidosty         115-15E-18       Ricardo Martinez         115-15E-36       J M Foigelman et al         115-11E-12       Ed L Construction Inc         135-14E-3       Barbara D Cox         135-14E-3       Lawrence W & Tina         135-14E-3       Henrietta Farms Inc	024-260-061	12S-14E-22	EZ Properties LLC	2506 Kentia St, Oxnard,CA 93036
125-14E-27         Herbert J & Elizabeth L Bool           125-14E-27         Herbert J & Elizabeth L Bool           125-14E-27         TNT Enterprises Inc           125-14E-34         Herbert J & Elizabeth L Bool           125-14E-34         Herbert J & Elizabeth L Bool           125-14E-34         Herbert J & Elizabeth L Bool           115-15E-18         Timothy Bopp           115-15E-18         Mark A Wheeler           115-15E-18         Mark Poigelman et al           115-15E-36         Helen E Johnson           165-11E-12         Ed L Construction Inc           155-14E-3         Barbara D Cox           135-14E-1         Carl E Weiler           135-14E-3         Lawrence W & Tina Cox           135-14E-10         Garguilo F	024-290-004	12S-14E-27	IID - Trust Lands	PO Box 937, Imperial,CA 92251
125-14E-27         Herbert J & Elizabeth L Bool           125-14E-27         TNT Enterprises Inc           125-14E-34         Herbert J & Elizabeth L Bool           125-14E-34         Herbert J & Elizabeth L Bool           115-15E-18         Timothy Bopp           115-15E-18         Mark A Wheeler           115-15E-18         Denis L Kleidosty           115-15E-18         Ricardo Martinez           115-15E-36         J M Foigelman et al           115-15E-36         J M Foigelman et al           115-15E-36         J M Foigelman et al           115-15E-36         Helen E Johnson           165-11E-12         Ed L Construction Inc           165-11E-12         Ed L Construction Inc           135-14E-3         Barbara D Cox           135-14E-3         Barbara D Cox           135-14E-3         Lawrence W & Tina Cox           135-14E-3         Henrietta Farms Inc           135-14E-3         Matthew Lee Rutherford           135-14E-10         Gargiulo Farms           135-14E-15         ORNI LLC           135-14E-15         ORNI LLC           135-14E-15         ORNI LLC           135-14E-15         IID-Imperial Irrigation District           135-14E-15         IID-Im	024-290-021	12S-14E-27	Herbert J & Elizabeth L Bool	6844 N 36th St, Phoenix, AZ 85018
125-14E-27       TNT Enterprises Inc         125-14E-34       Herbert J & Elizabeth L Bool         125-14E-34       Herbert J & Elizabeth L Bool         115-15E-18       Timothy Bopp         115-15E-18       Mark A Wheeler         115-15E-18       Denis L Kleidosty         115-15E-18       Denis L Kleidosty         115-15E-18       Ricardo Martinez         115-15E-36       J M Foigelman et al         115-15E-36       Helen E Johnson         165-11E-12       Ed L Construction Inc         165-11E-12       Ed L Construction Inc         165-11E-12       Ed L Construction Inc         135-14E-3       Barbara D Cox         135-14E-3       Barbara D Cox         135-14E-3       Lawrence W & Tina Cox         135-14E-3       Henrietta Farms Inc         135-14E-10       SP & ML Rutherford Tr         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-15       IID-Imperial Lingation District         135-14E-22       Emma Loucille Walk	024-290-022	12S-14E-27	Herbert J & Elizabeth L Bool	6844 N 36th St, Phoenix, AZ 85018
125-14E-34 Herbert J & Elizabeth L Bool 125-14E-34 Herbert J & Elizabeth L Bool 115-15E-18 Timothy Bopp 115-15E-18 Mark A Wheeler 115-15E-18 Denis L Kleidosty 115-15E-18 Ricardo Martinez 115-15E-18 Ricardo Martinez 115-15E-36 J M Foigelman et al 115-14E-3 Ed L Construction Inc 135-14E-3 Ed L Construction Inc 135-14E-3 Lawrence W & Tina Cox 135-14E-3 Lawrence W & Tina Cox 135-14E-3 Henrietta Farms Inc 135-14E-1 SP & ML Rutherford 135-14E-1 Gargiulo Farms 135-14E-1 ORNI LLC 135-14E-1 ORNI LC 135-14E-1 ORNI LC 135-14E-1 IID-Imperial Irrigation District 135-14E-1 Emma Loucille Walk 135-14E-2 Emma Loucille Walk 135-14E-2 IIT-Ranches Ltd	024-290-025	12S-14E-27	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
125-14E-34 Herbert J & Elizabeth L Bool 115-15E-18 Timothy Bopp 115-15E-18 Mark A Wheeler 115-15E-18 Denis L Kleidosty 115-15E-17 Lincoln H Banks 115-15E-36 S B Grant & E B Franklin LLC et al 115-15E-36 J M Foigelman et al 115-14E-12 Ed L Construction Inc 135-14E-3 Ed L Construction Inc 135-14E-3 Lawrence W & Tina Cox 135-14E-3 Lawrence W & Tina Cox 135-14E-3 Henrietta Farms Inc 135-14E-10 SP & ML Rutherford Tr 135-14E-10 Gargiulo Farms 135-14E-10 Gargiulo Farms 135-14E-15 ORNI LLC 135-14E-15 ORNI LLC 135-14E-15 ORNI LLC 135-14E-15 IID-Imperial Irrigation District 135-14E-15 IID-Imperial Irrigation District 135-14E-22 Emma Loucille Walk 135-14E-22 JLF Ranches Ltd	024-340-015	12S-14E-34	Herbert J & Elizabeth L Bool	6844 N 36th St, Phoenix, AZ 85018
115-15E-18       Timothy Bopp         115-15E-18       Mark A Wheeler         115-15E-17       Lincoln H Banks         115-15E-17       Lincoln H Banks         115-15E-18       Ricardo Martinez         115-15E-36       S B Grant & E B Franklin LLC et al         115-15E-36       J M Foigelman et al         115-15E-36       Helen E Johnson         165-11E-12       Ed L Construction Inc         165-11E-12       Ed L Construction Inc         165-11E-12       Ed L Construction Inc         135-14E-3       Barbara D Cox         135-14E-3       Lawrence W & Tina Cox         135-14E-3       Henrietta Farms Inc         135-14E-10       SP & ML Rutherford Tr         135-14E-10       SP & ML Rutherford         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-15       IID-Imperial Lrigation District         135-14E-22       Emma Loucille Walk         135-14E-22       Emma Loucille Walk         135-14E-22       Matthew Lee Rutherford Tr         135-14E-22       Matthew Lee Rutherford Tr	024-340-016	12S-14E-34	Herbert J & Elizabeth L Bool	6844 N 36th St, Phoenix, AZ 85018
115-15E-18       Mark A Wheeler         115-15E-17       Lincoln H Banks         115-15E-17       Lincoln H Banks         115-15E-18       Ricardo Martinez         115-15E-36       J M Foigelman et al         115-11E-12       Ed L Construction lnc         165-11E-12       Ed L Construction lnc         135-14E-3       Barbara D Cox         135-14E-3       Lawrence W & Tina Cox         135-14E-3       Henrietta Farms lnc         135-14E-10       SP & ML Rutherford Tr         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-15       Emma Loucille Walk         135-14E-22       Emma Loucille Walk         135-14E-22       Emma Loucille Walk	025-260-003	11S-15E-18	Timothy Bopp	2401 E GlenOaks Blvd, Glendale,CA 91206
115-15E-18         Denis L Kleidosty           115-15E-17         Lincoln H Banks           115-15E-18         Ricardo Martinez           115-15E-36         S B Grant & E B Franklin LLC et al           115-15E-36         J M Foigelman et al           115-15E-36         J M Foigelman et al           115-15E-36         Helen E Johnson           165-11E-12         Ed L Construction Inc           165-11E-12         Ed L Construction Inc           135-14E-3         Barbara D Cox           135-14E-3         Lawrence W & Tina Cox           135-14E-1         SP & ML Rutherford Tr           135-14E-10         SP & ML Rutherford Tr           135-14E-10         Gargiulo Farms           135-14E-15         ORNI LLC           135-14E-15         ORNI LLC           135-14E-15         ORNI LLC           135-14E-15         ORNI LLC           135-14E-15         IID-Imperial Irrigation District           135-14E-22         Emma Loucille Walk           135-14E-22         Emma Loucille Walk           135-14E-22         Matthew Lee Rutherford Tr           135-14E-22         Matthew Lee Rutherford Tr	025-260-006	11S-15E-18	Mark A Wheeler	28229 Branch Rd, Castaic,CA 91384
11S-15E-17       Lincoln H Banks         11S-15E-18       Ricardo Martinez         11S-15E-36       S B Grant & E B Franklin LLC et al         11S-15E-36       J M Foigelman et al         11S-15E-36       Helen E Johnson         16S-11E-12       Ed L Construction Inc         13S-14E-3       Barbara D Cox         13S-14E-3       Lawrence W & Tina Cox         13S-14E-3       Henrietta Farms Inc         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       Gargiulo Farms         13S-14E-15       ORNI LLC         13S-14E-15       IID-Imperial Irrigation District         13S-14E-22       Emma Loucille Walk         13S-14E-22       Emma Loucille Walk         13S-14E-22       Matthew Lee Rutherford Tr	025-260-008	115-15E-18	Denis L Kleidosty	2986 Tisbury Dr, Henderson, NV 89052
115-15E-18 Ricardo Martinez  115-15E-36 S B Grant & E B Franklin LLC et al 115-15E-36 J M Foigelman et al 115-15E-36 J M Foigelman et al 115-15E-36 Helen E Johnson 165-11E-12 Ed L Construction Inc 165-11E-12 Ed L Construction Inc 135-14E-3 Barbara D Cox 135-14E-3 Lawrence W & Tina Cox 135-14E-3 Lawrence W & Tina Cox 135-14E-10 SP & ML Rutherford Tr 135-14E-10 Gargiulo Farms 135-14E-15 ORNI LLC 135-14E-15 ORNI LLC 135-14E-15 IID-Imperial Irrigation District 135-14E-22 Emma Loucille Walk 135-14E-22 LIF Ranches Ltd 135-14E-22 Matthew Lee Rutherford Tr	025-260-019	11S-15E-17	Lincoln H Banks	777 Alvarado Rd, La Mesa,CA 91941
115-15E-36 S B Grant & E B Franklin LLC et al 115-15E-36 J M Foigelman et al 115-15E-36 Helen E Johnson 16S-11E-12 Ed L Construction Inc 16S-11E-12 Ed L Construction Inc 13S-14E-3 Barbara D Cox 13S-14E-3 Lawrence W & Tina Cox 13S-14E-10 SP & ML Rutherford Tr 13S-14E-10 SP & ML Rutherford Tr 13S-14E-10 Gargiulo Farms 13S-14E-15 ORNI LLC 13S-14E-15 ORNI LLC 13S-14E-15 IID-Imperial Irrigation District 13S-14E-22 Emma Loucille Walk 13S-14E-22 LLF Ranches Ltd 13S-14E-22 Matthew Lee Rutherford Tr 13S-14E-22 Matthew Lee Rutherford Tr	025-260-031	11S-15E-18	Ricardo Martinez	PO Box 572, Niland, CA 92257
115-15E-36 S B Grant & E B Franklin LLC et al 115-15E-36 J M Foigelman et al 115-15E-36 Helen E Johnson 165-11E-12 Ed L Construction Inc 165-11E-12 Ed L Construction Inc 135-14E-3 Barbara D Cox 135-14E-3 Lawrence W & Tina Cox 135-14E-3 Henrietta Farms Inc 135-14E-10 SP & ML Rutherford Tr 135-14E-10 Gargiulo Farms 135-14E-15 ORNI LLC 135-14E-15 ORNI LLC 135-14E-15 IID-Imperial Irrigation District 135-14E-22 Emma Loucille Walk 135-14E-22 Matthew Lee Rutherford Tr 135-14E-22 Matthew Lee Rutherford Tr 135-14E-22 Matthew Lee Rutherford Tr		. Sk		
115-15E-36       J M Foigelman et al         115-15E-36       Helen E Johnson         165-11E-12       Ed L Construction Inc         165-11E-12       Ed L Construction Inc         135-14E-3       Barbara D Cox         135-14E-3       Carl E Weiler         135-14E-3       Henrietta Farms Inc         135-14E-10       SP & ML Rutherford Tr         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       UP-Imperial Irrigation District         135-14E-20       Emma Loucille Walk         135-14E-22       Emma Loucille Walk         135-14E-22       Matthew Lee Rutherford Tr	025-290-010	11S-15E-36	S B Grant & E B Franklin LLC et al	901 N Brutscher St, Newberg, OR 97132
115-15E-36       Helen E Johnson         16S-11E-12       Ed L Construction Inc         16S-11E-12       Ed L Construction Inc         13S-14E-3       Barbara D Cox         13S-14E-3       Carl E Weiler         13S-14E-3       Lawrence W & Tina Cox         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       Gargiulo Farms         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-2       Emma Loucille Walk         13S-14E-2       Emma Loucille Walk         13S-14E-2       Matthew Lee Rutherford Tr	025-290-019	11S-15E-36	J M Foigelman et al	27 Gleneagles, Newport Beach, CA 92660
16S-11E-12       Ed L Construction Inc         16S-11E-12       Ed L Construction Inc         13S-14E-3       Barbara D Cox         13S-14E-3       Carl E Weiler         13S-14E-3       Lawrence W & Tina Cox         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       Gargiulo Farms         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-15       ID-Imperial Irrigation District         13S-14E-22       Emma Loucille Walk         13S-14E-22       Emma Loucille Walk         13S-14E-22       LLF Ranches Ltd         13S-14E-22       Matthew Lee Rutherford Tr	025-290-036	11S-15E-36	Helen E Johnson	PO Box 1131,105 Cornville, AZ 86325
16S-11E-12       Ed L Construction Inc         13S-14E-3       Barbara D Cox         13S-14E-3       Carl E Weiler         13S-14E-3       Lawrence W & Tina Cox         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       SP & ML Rutherford Tr         13S-14E-10       Gargiulo Farms         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-15       IID-Imperial Irrigation District         13S-14E-22       Emma Loucille Walk         13S-14E-22       LLF Ranches Ltd         13S-14E-22       Matthew Lee Rutherford Tr	034-360-036	16S-11E-12	Ed L Construction Inc	PO Box 785, San Marcos,CA 92069
135-14E-3       Barbara D Cox         135-14E-2       Carl E Weiler         135-14E-3       Lawrence W & Tina Cox         135-14E-10       SP & ML Rutherford Tr         135-14E-10       SP & ML Rutherford Tr         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-22       Emma Loucille Walk         135-14E-22       Matthew Lee Rutherford Tr         135-14E-22       Matthew Lee Rutherford Tr	034-360-037	16S-11E-12	Ed L Construction Inc	PO Box 785, San Marcos, CA 92069
135-14E-2       Carl E Weiler         135-14E-3       Lawrence W & Tina Cox         135-14E-3       Henrietta Farms Inc         135-14E-10       SP & ML Rutherford Tr         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-2       Emma Loucille Walk         135-14E-2       Emma Loucille Walk         135-14E-2       Matthew Lee Rutherford Tr	037-030-012	13S-14E-3	Barbara D Cox	249 Andrita Pl, Brawley,CA 92227
135-14E-3       Lawrence W & Tina Cox         135-14E-3       Henrietta Farms Inc         135-14E-10       SP & ML Rutherford Tr         135-14E-1       Matthew Lee Rutherford         135-14E-1       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-2       Emma Loucille Walk         135-14E-2       LLF Ranches Ltd         135-14E-2       Matthew Lee Rutherford Tr	037-030-022	13S-14E-2	Carl E Weiler	5451 N 25th St, Phoenix, AZ 85016
13S-14E-3       Henrietta Farms Inc         13S-14E-10       SP & ML Rutherford Tr         13S-14E-3       Matthew Lee Rutherford         13S-14E-10       Gargiulo Farms         13S-14E-15       ORNI LLC         13S-14E-15       ORNI LLC         13S-14E-15       ID-Imperial Irrigation District         13S-14E-22       Emma Loucille Walk         13S-14E-22       LLF Ranches Ltd         13S-14E-22       Matthew Lee Rutherford Tr	037-060-018	13S-14E-3	Lawrence W & Tina Cox	PO Box 301, Brawley,CA 92227
135-14E-10       SP & ML Rutherford Tr         135-14E-3       Matthew Lee Rutherford         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-22       Emma Loucille Walk         135-14E-22       LLF Ranches Ltd         135-14E-22       Matthew Lee Rutherford Tr	037-070-013	13S-14E-3	Henrietta Farms Inc	PO Box 239, Brawley,CA 92227
135-14E-3       Matthew Lee Rutherford         135-14E-10       Gargiulo Farms         135-14E-15       ORNI LLC         135-14E-15       ORNI LLC         135-14E-15       IID-Imperial Irrigation District         135-14E-22       Emma Loucille Walk         135-14E-22       JLF Ranches Ltd         135-14E-22       Matthew Lee Rutherford Tr	037-100-003	13S-14E-10	SP & ML Rutherford Tr	PO Box 6, Brawley, CA 92227
13S-14E-10 Gargiulo Farms 13S-14E-15 ORNI LLC 13S-14E-15 ORNI LLC 13S-14E-15 IID-Imperial Irrigation District 13S-14E-22 Emma Loucille Walk 13S-14E-22 JLF Ranches Ltd 13S-14E-22 Matthew Lee Rutherford Tr	037-100-004	13S-14E-3	Matthew Lee Rutherford	PO Box 6, Brawley, CA 92227
13S-14E-15 ORNI LLC 13S-14E-15 ORNI LLC 13S-14E-15 IID-Imperial Irrigation District 13S-14E-22 Emma Loucille Walk 13S-14E-22 JLF Ranches Ltd 13S-14E-22 Matthew Lee Rutherford Tr	037-110-004	13S-14E-10	Gargiulo Farms	PO Box 96, Brawley,CA 92227
13S-14E-15 ORNI LLC 13S-14E-15 IID-Imperial Irrigation District 13S-14E-22 Emma Loucille Walk 13S-14E-22 JLF Ranches Ltd 13S-14E-22 Matthew Lee Rutherford Tr	037-140-006	13S-14E-15	ORNI LLC	6225 Neil Rd, Reno,NV 89511
135-14E-15 IID-Imperial Irrigation District 135-14E-22 Emma Loucille Walk 135-14E-22 JLF Ranches Ltd 135-14E-22 Matthew Lee Rutherford Tr	037-140-021	13S-14E-15	ORNI LLC	6225 Neil Rd, Reno, NV 89511
135-14E-22         Emma Loucille Walk           135-14E-22         JLF Ranches Ltd           135-14E-22         Matthew Lee Rutherford Tr	037-160-011	13S-14E-15	IID-Imperial Irrigation District	PO Box 937, Imperial, CA 92251
13S-14E-22 JLF Ranches Ltd 13S-14E-22 Matthew Lee Rutherford Tr	037-160-012	13S-14E-22	Emma Loucille Walk	110 I St, Brawley,CA 92227
13S-14E-22 Matthew Lee Rutherford Tr	037-160-019	13S-14E-22	JLF Ranches Ltd	PO Box 134, Brawley,CA 92227
	037-160-021	13S-14E-22	Matthew Lee Rutherford Tr	PO Box 6, Brawley, CA 92227

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Count Order.

<sup>2</sup>The owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

¹In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

The owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

Delgado Secundino Arellano & 155-14E-19 Martha Co Tr 155-14E-19 Martha Co Tr 155-14E-19 Hector F Margain 155-14E-30 Ana Bastidas et al 155-14E-30 Simcal Chemical Co 155-14E-30 Simcal Chemical Co 155-14E-31 Dubois Land & Livestock Co LLC 155-14E-31 Maria Nicolasa Beltran 155-14E-31 Mary Helen Gloria 155-14E-31 Rosa N Maldonado 155-14E-31 Rosa N Maldonado 155-14E-31 Lose C & Socorro M Antunez 155-14E-31 Lohn Angel & Navar I Garcia 155-14E-31 Iohn Angel & Socorro M Antunez 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Frank G &	Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
155-14E-19 Martha Co Tr  155-14E-19 Martha Delgado et al  155-14E-19 Hector F Margain  155-14E-30 Simcal Chemical Co  155-14E-30 Simcal Chemical Co  155-14E-31 Dubois Land & Livestock Co LLC  155-14E-31 Maria Nicolasa Beltran  155-14E-31 Maria Nicolasa Beltran  155-14E-31 Francisco J & Maria Martinez  155-14E-31 Jose C & Socorro M Antunez  155-14E-31 Jose C & Socorro M Antunez  155-14E-31 Jose Dustamante  155-14E-31 Jose Dustamante  155-14E-31 John Angel & Navar I Garcia  155-14E-31 John Angel & Navar I Garcia  155-14E-31 Frank J & Maria J Berdomo  155-14E-31 Frank J & Maria J Best Diaz  155-14E-31 Frank G & Anita A Cruz  155-14E-31 Frank G & Anita A Cruz				
155-14E-19 Martha Delgado et al 155-14E-19 Hector F Margain 155-14E-30 Ana Bastidas et al 155-14E-30 Simcal Chemical Co 155-14E-31 WHB Enterprises 155-14E-31 Dubois Land & Livestock Co LLC 155-14E-31 Maria Nicolasa Beltran 155-14E-31 Maria Nicolasa Beltran 155-14E-31 Francisco J & Maria Martinez 155-14E-31 Boseph Lee Houseman 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 John Angel & Navar I Garcia 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Frank J & Maria J Sess Diaz 155-14E-31 Frank J & Maria J Sess Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Frank G &	044-200-079	15S-14E-19		1161 Obeliscos, Calexico,CA 92231
155-14E-19 Hector F Margain 155-14E-30 Ana Bastidas et al 155-14E-30 Simcal Chemical Co 155-14E-31 WHB Enterprises 155-14E-31 Dubois Land & Livestock Co LLC 155-14E-31 Maria Nicolasa Beltran 155-14E-31 Mary Helen Gloria 155-14E-31 Mary Helen Gloria 155-14E-31 Mary Helen Gloria 155-14E-31 Joseph Lee Houseman 155-14E-31 Joseph Lee Houseman 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz	044-200-079	15S-14E-19		1161 Obeliscos, Calexico,CA 92231
15S-14E-30 Ana Bastidas et al 15S-14E-30 Simcal Chemical Co 15S-14E-30 WHB Enterprises 15S-14E-31 Dubois Land & Livestock Co LLC 15S-14E-31 Maria Nicolasa Beltran 15S-14E-31 Maria Nicolasa Beltran 15S-14E-31 Mary Helen Gloria 15S-14E-31 Rosa N Maldonado 15S-14E-31 Ioseph Lee Houseman 15S-14E-31 Ioseph Lee Houseman 15S-14E-31 Ioseph Lee Houseman 15S-14E-31 Ioseph Reyes A & Romelia Gonzalez 15S-14E-31 Iohn Angel & Navar I Garcia 15S-14E-31 Iohn Angel & Navar I Garcia 15S-14E-31 Frank J & Maria Jesus Diaz 15S-14E-31 Frank J & Maria Jesus Diaz 15S-14E-31 Frank G & Anita A Cruz	044-200-081	15S-14E-19	Hector F Margain	PO Box 8214, Chula Vista,CA 92012
15S-14E-30 Simcal Chemical Co 15S-14E-30 WHB Enterprises 15S-14E-31 Dubois Land & Livestock Co LLC 15S-14E-31 Maria Nicolasa Beltran 15S-14E-31 Mary Helen Gloria 15S-14E-31 Mary Helen Gloria 15S-14E-31 Rosa N Maldonado 15S-14E-31 Jose C & Socorro M Antunez 15S-14E-31 Jose C & Socorro M Antunez 15S-14E-31 Iose C & Socorro M Antunez 15S-14E-31 Franks & Romelia Gonzalez 15S-14E-31 Frank J & Maria A Perdomo 15S-14E-31 Frank J & Maria Jesus Diaz 15S-14E-31 Frank G & Anita A Cruz 15S-14E-31 Anulfo V De Hoyos et al 15S-14E-31 Gale L Larran 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-200-086	15S-14E-30		320 Aten Rd, Imperial, CA 92251
155-14E-30 WHB Enterprises 155-14E-31 Dubois Land & Livestock Co LLC 155-14E-31 Maria Nicolasa Beltran 155-14E-31 Francisco J & Maria Martinez 155-14E-31 Mary Helen Gloria 155-14E-31 Rosa N Maldonado 155-14E-31 Joseph Lee Houseman 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 Iohn Angel & Navar I Garcia 155-14E-31 Iohn Angel & Navar I Garcia 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Anulfo V De Hoyos et al 155-14E-31 Rafael & Jacqueline Gutierrez	044-220-004	15S-14E-30	03	PO Box 27, Boise,ID 83707
155-14E-31 Dubois Land & Livestock Co LLC 155-14E-31 Francisco J & Maria Nicolasa Beltran 155-14E-31 Mary Helen Gloria 155-14E-31 Rosa N Maldonado 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Lohn Angel & Navar I Garcia 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Anulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Anulfo V De Hoyos et al 155-14E-31 Rafael & Jacqueline Gutierrez 155-14E-31 Rafael & Jacqueline Gutierrez	044-220-022	15S-14E-30	WHB Enterprises	1085 State St, El Centro, CA 92243
155-14E-31 Maria Nicolasa Beltran 155-14E-31 Francisco J & Maria Martinez 155-14E-31 Mary Helen Gloria 155-14E-31 Rosa N Maldonado 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Delvin & Patricia Yarnall 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-290-015	15S-14E-31		801 W Ross Rd, El Centro,CA 92243
155-14E-31 Francisco J & Maria Martinez 155-14E-31 Rosa N Maldonado 155-14E-31 Joseph Lee Houseman 155-14E-31 Joseph Lee Houseman 155-14E-31 Joseph Lee Houseman 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo W De Hoyos et al 155-14E-31 Arnulfo W B Patricia Yarnall 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-001	15S-14E-31	Maria Nicolasa Beltran	1097 Stacey Ave, El Centro, CA 92243
155-14E-31 Mary Helen Gloria 155-14E-31 Rosa N Maldonado 155-14E-31 Joseph Lee Houseman 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Prank J & Maria A Perdomo 155-14E-31 Tomas E & Maria Jesus Diaz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Delvin & Patricia Yarnall 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-002	15S-14E-31	Francisco J & Maria Martinez	1087 Stacey Ave, El Centro, CA 92243
155-14E-31 Rosa N Maldonado 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Belvin & Patricia Yarnall 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-003	15S-14E-31	Mary Helen Gloria	1077 Stacey, El Centro,CA 92243
155-14E-31 Joseph Lee Houseman 155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Gale L Larran 155-14E-31 Belvin & Patricia Yarnall 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-004	15S-14E-31	Rosa N Maldonado	1067 Stacey Ave, El Centro,CA 92243
155-14E-31 Jose C & Socorro M Antunez 155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Victor & Gloria Herrera 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Tomas E & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Belvin & Patricia Yarnall 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-005	15S-14E-31	Joseph Lee Houseman	PO Box 387, Imperial,CA 92251
155-14E-31 Reyes A & Romelia Gonzalez 155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Victor & Gloria Herrera 155-14E-31 Frank J & Maria Jesus Diaz 155-14E-31 Tomas E & Maria Jesus Diaz 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Belvin & Patricia Yarnall 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-006	15S-14E-31	Jose C & Socorro M Antunez	2257 Pepper Ave, El Centro,CA 92243
155-14E-31 Ernesto Bustamante 155-14E-31 John Angel & Navar I Garcia 155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Victor & Gloria Herrera 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Tomas E & Maria Jesus Diaz 155-14E-31 Martin J Aguilera et al 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Delvin & Patricia Yarnall 155-14E-31 Encarnacion & Rosamaria Cabrera 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-007	15S-14E-31	Reyes A & Romelia Gonzalez	1037 Stacey Ave, El Centro,CA 92243
15S-14E-31 John Angel & Navar I Garcia 15S-14E-31 Ruben & Dahlia Jimenez 15S-14E-31 Victor & Gloria Herrera 15S-14E-31 Frank J & Maria A Perdomo 15S-14E-31 Tomas E & Maria Jesus Diaz 15S-14E-31 Martin J Aguilera et al 15S-14E-31 Frank G & Anita A Cruz 15S-14E-31 Arnulfo V De Hoyos et al 15S-14E-31 Delvin & Patricia Yarnall 15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-008	15S-14E-31	Ernesto Bustamante	1027 Stacey Ave, El Centro,CA 92243
155-14E-31 Ruben & Dahlia Jimenez 155-14E-31 Victor & Gloria Herrera 155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Tomas E & Maria Jesus Diaz 155-14E-31 Martin J Aguilera et al 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Arnulfo W Patricia Yarnall 155-14E-31 Encarnacion & Rosamaria Cabrera 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-009	15S-14E-31	John Angel & Navar I Garcia	1017 Stacey Ave, El Centro, CA 92243
15S-14E-31 Victor & Gloria Herrera 15S-14E-31 Frank J & Maria A Perdomo 15S-14E-31 Tomas E & Maria Jesus Diaz 15S-14E-31 Martin J Aguilera et al 15S-14E-31 Frank G & Anita A Cruz 15S-14E-31 Arnulfo V De Hoyos et al 15S-14E-31 Delvin & Patricia Yarnall 15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-010	15S-14E-31	Ruben & Dahlia Jimenez	2490 Brighton Ave, El Centro,CA 92243
155-14E-31 Frank J & Maria A Perdomo 155-14E-31 Tomas E & Maria Jesus Diaz 155-14E-31 Martin J Aguilera et al 155-14E-31 Frank G & Anita A Cruz 155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Delvin & Patricia Yarnall 155-14E-31 Encarnacion & Rosamaria Cabrera 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-011	15S-14E-31	Victor & Gloria Herrera	1001 Stacey Ave, El Centro, CA 92243
15S-14E-31 Tomas E & Maria Jesus Diaz 15S-14E-31 Martin J Aguilera et al 15S-14E-31 Frank G & Anita A Cruz 15S-14E-31 Arnulfo V De Hoyos et al 15S-14E-31 Delvin & Patricia Yarnall 15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-012	15S-14E-31	Frank J & Maria A Perdomo	897 Stacey, El Centro,CA 92243
15S-14E-31 Martin J Aguilera et al 15S-14E-31 Frank G & Anita A Cruz 15S-14E-31 Arnulfo V De Hoyos et al 15S-14E-31 Delvin & Patricia Yarnall 15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-013	15S-14E-31	Tomas E & Maria Jesus Diaz	887 Stacey Ave, El Centro,CA 92243
15S-14E-31 Frank G & Anita A Cruz 15S-14E-31 Arnulfo V De Hoyos et al 15S-14E-31 Delvin & Patricia Yarnall 15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-014	15S-14E-31	Martin J Aguilera et al	1526 Trinity Way, Salinas,CA 93906
155-14E-31 Arnulfo V De Hoyos et al 155-14E-31 Delvin & Patricia Yarnall 155-14E-31 Encarnacion & Rosamaria Cabrera 155-14E-31 Gale L Larran 155-14E-31 Rafael & Jacqueline Gutierrez	044-313-015	15S-14E-31	Frank G & Anita A Cruz	867 Stacey Ave, El Centro,CA 92243
15S-14E-31 Delvin & Patricia Yarnall 15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-016	15S-14E-31	Arnulfo V De Hoyos et al	857 Stacey Ave, El Centro, CA 92243
15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-017	15S-14E-31	Delvin & Patricia Yarnall	2275 Pepper Dr, El Centro, CA 92243
15S-14E-31 Encarnacion & Rosamaria Cabrera 15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez				
15S-14E-31 Gale L Larran 15S-14E-31 Rafael & Jacqueline Gutierrez	044-313-018	15S-14E-31	Encarnacion & Rosamaria Cabrera	837 Stacey Ave, El Centro, CA 92243
155-14E-31 Rafael & Jacqueline Gutierrez	044-313-019	15S-14E-31	Gale L tarran	4410 Glistening Spgs, Rowlett, TX 75088
APP 44F 34   Described Corning Morrous	044-313-020	155-14E-31	Rafael & Jacqueline Gutierrez	817 Stacey Ave, El Centro, CA 92243
155-14E-51   Rosalinda Garcia-Herrera	044-313-021	15S-14E-31	Rosalinda Garcia-Herrera	807 Stacey, El Centro, CA 92243

<sup>1</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address
044-320-014	15S-14E-31	Conrado R & Martha Andrade	731 Stacey Ave, El Centro, CA 92243
044-320-015	15S-14E-31	Lorenzo & Laura Cancel	434 E Hamilton Ave, El Centro, CA 92243
044-320-016	15S-14E-31	Francisco Hernandez et al	749 Stacey Ave, El Centro, CA 92243
044-320-017	15S-14E-31	Guadalupe Moreno	759 Stacey Ave, El Centro, CA 92243
044-320-018	15S-14E-31	Maria & Raul Mungarro	769 Stacey Ave, El Centro, CA 92243
044-320-019	15S-14E-31	Baltazar & Frances Romero	779 Stacey Ave, El Centro, CA 92243
044-320-020	15S-14E-31	Imperial Valley Properties LLC	375 E Commercial Ave, El Centro, CA 92243
044-320-021	15S-14E-31	Fernando & Margarita Lozano	799 Stacey Ave, El Centro, CA 92243
044-331-006	155-14E-31	Sun Wah & Kay Fun Louie	610 E Holton Rd, El Centro, CA 92243
044-332-016	15S-14E-32	Floyd D & Emma L Berryman	PO Box 2154, El Centro, CA 92244
044-332-018	15S-14E-31	RGT EI Centro LLC	7825 Fay Ave, La Jolla,CA 92037
044-332-020	15S-14E-31	El Centro Police Athletic League	1100 N 4th St, El Centro, CA 92243
044-332-020	15S-14E-32	El Centro Police Athletic League	1100 N 4th St, El Centro, CA 92243
044-343-003	15S-14E-32	Juana Lopez et al	915 N Fourth St, El Centro, CA 92243
044-440-024	15S-14E-32	Montecito Land	PO Box 360, El Centro, CA 92244
044-440-025	15S-14E-31	Michael Brett Driscoll	1470 State St, El Centro, CA 92243
044-440-035	15S-14E-31	Brenda Rodriguez et al	220 E Villa Rd, El Centro, CA 92243
044-440-060	15S-14E-32	Maria Leticia Barriga	1803 Barbara Worth, El Centro,CA 92243
044-530-004	15S-14E-06	Central Pipe Mechanical Inc	PO Box 3682, El Centro, CA 92244
044-530-008	15S-14E-06	R M Mosqueda et al	3102 Clark Rd, Imperial,CA 92251
044-530-009	15S-14E-06	Jason Hathaway	PO Box 2047, Beaver, UT 84713
044-530-016	15S-14E-06	Western Farm Service Inc	3005 Rocky Mountain Ave, Loveland, CO 80538
044-530-017	15S-14E-06	Crop Production Services Inc	3005 Rocky Mountain Ave, Loveland, CO 80538
044-550-004	15S-14E-07	Ogwaro Holdings LLC	1509 Brookside Ct, San Marcos, CA 92078
044-561-001	15S-14E-31	Angel L & Josefina V Lopez	1201 Stacey Ave, El Centro, CA 92243
044-561-002	15S-14E-31	Nicolas A & Consuelo Sanchez	531 Belford Rd, Imperial, CA 92251
044-561-003	15S-14E-31	Jaime & Rosa Edith Ahumada	1221 Stacey Ave, El Centro, CA 92243
044-561-004	15S-14E-31	Joe M & Consuelo L Puga	2442 Ross Ave, El Centro, CA 92243

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

2-V-1		
15S-14E-31		1241 Stacey Ave, El Centro, CA 92243
15S-14E-31		1251 Stacey, El Centro,CA 92243
15S-14E-31		1261 Stacy Ave, El Centro, CA 92243
15S-14E-31		1271 Stacey Ave, El Centro, CA 92243
15S-14E-31	Ricardo M & Maria D Larios	1281 Stacey Ave, El Centro, CA 92243
15S-14E-31		1291 Stacey Ave, El Centro, CA 92243
15S-14E-31		1299 Stacey, El Centro,CA 92243
15S-14E-31	Sixto & Estella Dlaz	910 N 14th St, El Centro, CA 92243
13S-14E-27	rnia LP	57 E Shank Rd, Brawley,CA 92227
13S-14E-28		PO Box 1392, Bakersfield, CA 93302
13S-14E-28		PO Box 1392, Bakersfield, CA 93302
13S-14E-28		PO Box 937, Imperial,CA 92251
13S-14E-33	Brawley American Citizens Club Inc PO Box 529, Brawley,CA 92227	PO Box 529, Brawley,CA 92227
13S-14E-33	Brawley American Citizens Club Inc PO Box 529, Brawley,CA 92227	PO Box 529, Brawley,CA 92227
13S-14E-33	Brawley American Citizens Club Inc PO Box 529, Brawley,CA 92227	PO Box 529, Brawley,CA 92227
13S-14E-33	Chubasco LLC	385 N 9th St, Brawley,CA 92227
	entor Assembly of God	
13S-14E-33	Church	305 N 9th St, Brawley,CA 92227
	El Redentor Assembly of God	
13S-14E-33	Church	305 N 9th St, Brawley, CA 92227
13S-14E-33	Thomas A Gargiulo	PO Box 1207, Brawley,CA 92227
13S-14E-33	Thomas A Gargiulo	PO Box 1207, Brawley,CA 92227
14S-14E-04		4201 Dogwood Rd, Brawley,CA 92227
14S-14E-04	Delvin J & Frances M Ashurst	PO Box 100, Westmorland, CA 92281
14S-14E-04	Jon Montgomery Self	4201 Dogwood Rd, Brawley, CA 92227
13S-14E-33	The Hartford Center LLC	4425 Brandt Rd, Brawley,CA 92227
13S-14E-33		PO Box 1434, Brawley, CA 92227

<sup>1</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

The owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

049-090-015		משונה אל פושונה אומוונה	Owner s/ Grantor's Infalling Address
140 001	13S-14E-33	b L & Juanita Merrill	PO Box 1434, Brawley,CA 92227
049-140-001	13S-14E-33	J R Norton Co	PO Box 44015, Phoenix,AZ 85064
049-140-002	13S-14E-33	John Norton Farms	PO Box 44015, Phoenix,AZ 85064
049-140-003	13S-14E-33	John Norton Farms	PO Box 44015, Phoenix,AZ 85064
049-140-004	13S-14E-33	Martin Franco	644 Stanley Pl, Brawley, CA 92227
049-140-005	13S-14E-33	Robert W Poff et al	618 Calle Vicente, San Clemente, CA 92673
049-191-002	13S-14E-33	NM & SM Property Holdings LLC	PO Box 1531, Brawley,CA 92227
049-270-003	14S-14E-03	Brawley Development Group LLC	11593 § Fortuna Rd, Yuma,AZ 85367
049-270-009	14S-14E-04	Debbie Davis	591 Marilyn Ave, Brawley,CA 92227
049-270-013	14S-14E-04	Sarah A Mohamed	551 W Main St, Brawley,CA 92227
049-270-014	14S-14E-04	Five Crowns Inc	551 W Main St, Brawley,CA 92227
049-270-015	14S-14E-04	Five Crowns Inc	551 W Main St, Brawley,CA 92227
049-270-016	14S-14E-04	Five Crowns Inc	995 S 9th St, Brawley,CA 92227
050-120-013	15S-20E-27	North American Land Corp	4656 Burkholm Rd, Mims,FL 32754
050-120-032	15S-20E-34	JWDCO LLC	401 S Harbor Blvd, La Habra,CA 90631
050-120-036	15S-20E-35	Susan A Todd	9340 Cordoba Blvd, Sparks,NV 89436
050-120-037	15S-20E-35	JWDCO LLC	401 S Harbor Blvd, La Habra,CA 90631
050-120-039	15S-20E-35	Susan A Todd	9340 Cordoba Blvd, Sparks, NV 89436
050-120-044	15S-20E-35	William H French	6559 S Lazy Ln, Gold Canyon,AZ 85118
050-120-045	15S-20E-35	George & Zelma L Donoho	436 Sirretta, Kernville, CA 93238
051-020-012	16S-12E-08	Edward R & Joan Cuin	2370 West Hwy 80, Imperial,CA 92251
051-020-018	16S-12E-08	Tony Castaneda	330 W Heil Ave, El Centro, CA 92243
051-020-024	16S-12E-07	Heidi L Kuhn	5743 Meadows del Mar, San Diego, CA 92130
		Imperial Valley Cheese of	
051-020-032	16S-12E-08	California LLC	1051 N 1000 W, Logan, UT 84321
051-020-033	16S-12E-08	Kuhn Farms	1870 B Jeffrey Rd, El Centro, CA 92243
051-051-003	16S-12E-07	IID-Imperial Irrigation District	PO Box 937, Imperial,CA 92251
051-081-001	16S-12E-07	Carlos Perez et al	17229 Garlen Ct, Salinas,CA 93907

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address*
051-084-001	165-12E-07	Carmen Redondo et al	PO Box 208, Seeley, CA 92273
051-084-003	16S-12E-07	Jesus Redondo	2825-A W Evan Hewes Hwy, Imperial, CA 92251
051-091-001	16S-12E-07	IID-Imperial Irrigation District	PO Box 937, Imperial,CA 92251
051-092-001	16S-12E-07	Sam Estes	PO Box 830, Seeley, CA 92273
051-092-002	16S-12E-07	Maria Lourdes Acuna	371 Ross Rd, El Centro, CA 92243
051-092-010	16S-12E-07	Heidi L Kuhn	5743 Meadows del Mar, San Diego,CA 92130
051-092-014	16S-12E-07	Heidi L Kuhn	5743 Meadows del Mar, San Diego,CA 92130
051-120-024	16S-12E-09	George J & Clemence V Lerno	2801 W Main St, El Centro, CA 92243
051-120-025	16S-12E-09	FC & MK Tomlinson LLC	259 S Randolph Ave, Brea, CA 92821
051-120-039	16S-12E-10	George J & Clemence V Lerno	2801 W Main St, El Centro, CA 92243
051-120-047	16S-12E-10	Frank N & Carma J Tomlinson	PO Box 2577, Capistrano Beac, CA 92624
051-120-060	16S-12E-10	Madeline L Kuhn	47 Medina Dr, Palm Desert, CA 92260
	741	Roman Catholic Bishop of San	
051-215-001	16S-12E-12	Diego	795 So La Brucherie Rd, El Centro, CA 92243
051-242-001	16S-12E-11	Val-Rock Inc	3200 San Fernando Rd, Los Angeles, CA 90065
051-250-007	16S-12E-11	Francisco & Maria T Parga	PO Box 476, Imperial, CA 92251
051-250-008	16S-12E-12	Francisco & Maria T Parga	PO Box 476, Imperial,CA 92251
051-250-010	16S-12E-12	Seeley Properties LLC	1805 Evan Hewes, PO Box 549 Seeley, CA 92273
051-250-011	16S-12E-11	First Baptist Church of Seeley	PO Box 770, Indio,CA 92202
051-420-030	16S-12E-12	Paul E & Beverly A Benefield	1191 River Front Dr, Bullhead City,AZ 86442
		Roman Catholic Bishop of San	
051-420-033	16S-12E-12	Diego	795 So La Brucherie Rd, El Centro, CA 92243
051-420-034	16S-12E-12	Norman P Pearse	1958 Sunderidge, San Antonio,TX 78260
051-420-035	16S-12E-12	Paul & Beverly Benefield	1191 River Front Dr, Bullhead City, AZ 86442
051-420-036	16S-12E-12	Paul & Beverly Benefield	1191 River Front Dr, Bullhead City,AZ 86442
051-420-037	16S-12E-12	Wigwam Investments LLC	10920 Via Frontera, San Diego,CA 92127
051-420-065	16S-12E-12	Johnny P & Gloria S Singh	607 Russell, Brawley,CA 92227
051-420-066	16S-12E-12	Bernadette Strobel	21351 Autmnwood, Lake Forrest,CA 92630
051-440-001	16S-12E-11	Madeline L Kuhn	47 Medina Dr, Palm Desert,CA 92260
051-440-005	16S-12E-11	IID-Imperial Irrigation District	PO Box 937, Imperial, CA 92251

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

The owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

051-440-006 16S-12E-11 051-440-015 16S-12E-11 056-060-017 16S-21E-8 056-060-022 16S-21E-7 056-060-023 16S-21E-7 056-060-023 16S-21E-7 056-060-031 16S-21E-7 056-060-042 16S-21E-7 056-060-043 16S-21E-7 056-060-043 16S-21E-7	IID-Imperial Irrigation District Danny C & Antonia Nichols Melvin J Preece Jr Pilot Knob Corp William H French George A Biffle Will Biffle Nobert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	PO Box 937, Imperial,CA 92251  1880 Derrick Rd, El Centro,CA 92243  2396 W Vaughn Rd, El Centro,CA 92243  2 Center of World Plz, Felicity,CA 92283 6559 S Lazy Ln, Gold Canyon,AZ 85118  14726 El Monte Rd, Lakeside,CA 92040  14726 El Monte Rd, Lakeside,CA 92040  40616 Rock Mtn Dr, Fallbrook,CA 92028 5285 Wellesley St, La Mesa,CA 91942  5285 Wellesley St, La Mesa,CA 91942  822 Mesa Verde, Yuba City,CA 95993  40 Lane Rd, Fairfield,NJ 07007
	Melvin J Preece Jr Melvin J Preece Jr Pilot Knob Corp William H French George A Biffle Will Biffle Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al	880 Derrick Rd, El Centro, CA 92243 396 W Vaughn Rd, El Centro, CA 92243 Center of World Plz, Felicity, CA 92283 559 S Lazy Ln, Gold Canyon, AZ 85118 4726 El Monte Rd, Lakeside, CA 92040 60616 Rock Mtn Dr, Fallbrook, CA 92028 6285 Wellesley St, La Mesa, CA 91942 6285 Wellesley St, La Mesa, CA 91942 6285 Wellesley St, La Mesa, CA 91942 6286 Wellesley St, La Mesa, CA 91942 6287 Wellesley St, La Mesa, CA 91942 6288 Wellesley St, La Mesa, CA 91942 6289 Wellesley St, La Mesa, CA 91942 6286 Wellesley St, La Mesa, CA 91942 6287 Wellesley St, La Mesa, CA 91942 6287 Wellesley St, La Mesa, CA 91942 6287 Wellesley St, La Mesa, CA 91942 6288 Wellesley St, La Mesa, CA 91942 6289 Wellesley St, La Mesa, CA 91942 6299 Wellesley St, La Wellesley Wellesley St, La Wellesley St, Mellesley St, Melle
	Melvin J Preece Jr Pilot Knob Corp William H French George A Biffle Will Biffle Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al	396 W Vaughn Rd, El Centro, CA 92243 Center of World Plz, Felicity, CA 92283 559 S Lazy Ln, Gold Canyon, AZ 85118 4726 El Monte Rd, Lakeside, CA 92040 4726 El Monte Rd, Lakeside, CA 92040 6016 Rock Mtn Dr, Fallbrook, CA 92028 6285 Wellesley St, La Mesa, CA 91942 6285 Wellesley St, La Mesa, CA 91942 622 Mesa Verde, Yuba City, CA 95993 60 Lane Rd, Fairfield, NJ 07007
	Pilot Knob Corp William H French George A Biffle Will Biffle Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al	Ecenter of World Plz, Felicity,CA 92283  1559 S Lazy Ln, Gold Canyon,AZ 85118  14726 El Monte Rd, Lakeside,CA 92040  14726 El Monte Rd, Lakeside,CA 92040  16016 Rock Mtn Dr, Fallbrook,CA 92028  1285 Wellesley St, La Mesa,CA 91942  122 Mesa Verde, Yuba City,CA 95993  10 Lane Rd, Fairfield,NJ 07007
	William H French George A Biffle Will Biffle Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	1559 S Lazy Ln, Gold Canyon, AZ 85118 4726 El Monte Rd, Lakeside, CA 92040 4726 El Monte Rd, Lakeside, CA 92040 60616 Rock Mtn Dr, Fallbrook, CA 92028 6285 Wellesley St, La Mesa, CA 91942 620 Mesa Verde, Yuba City, CA 95993 60 Lane Rd, Fairfield, NJ 07007
	George A Biffle  Will Biffle Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	4726 El Monte Rd, Lakeside, CA 92040 4726 El Monte Rd, Lakeside, CA 92040 6016 Rock Mtn Dr, Fallbrook, CA 92028 6285 Wellesley St, La Mesa, CA 91942 6285 Wellesley St, La Mesa, CA 91942 622 Mesa Verde, Yuba City, CA 95993 60 Lane Rd, Fairfield, NJ 07007
+++++	Will Biffle Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	4726 El Monte Rd, Lakeside, CA 92040 40616 Rock Mtn Dr, Fallbrook, CA 92028 5285 Wellesley St, La Mesa, CA 91942 5285 Wellesley St, La Mesa, CA 91942 52 Mesa Verde, Yuba City, CA 95993 60 Lane Rd, Fairfield, NJ 07007
	Robert C Watson Bertha Popeney Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	10616 Rock Mtn Dr, Fallbrook,CA 92028 1285 Wellesley St, La Mesa,CA 91942 1285 Wellesley St, La Mesa,CA 91942 122 Mesa Verde, Yuba City,CA 95993 10 Lane Rd, Fairfield,NJ 07007
	Bertha Popeney Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	1285 Wellesley St, La Mesa,CA 91942 1285 Wellesley St, La Mesa,CA 91942 122 Mesa Verde, Yuba City,CA 95993 10 Lane Rd, Fairfield,NJ 07007
	Bertha Popeney R & L M Sanchez et al Ogden Environmental Services Inc	1285 Wellesley St, La Mesa,CA 91942 122 Mesa Verde, Yuba City,CA 95993 10 Lane Rd, Fairfield,NJ 07007
	R & L M Sanchez et al Ogden Environmental Services Inc	122 Mesa Verde, Yuba City,CA 95993 10 Lane Rd, Fairfield,NJ 07007
	Ogden Environmental Services Inc	tO Lane Rd, Fairfield,NJ 07007
056-060-045 16S-21E-7		Contar at Marid Dia Eplicity CA 02282
056-080-012 16S-21E-17	Pilot Knob Corp	Cellel of Wolld Fig. Fellchy, A 32203
056-440-001 16S-21E-16	Pilot Knob Corp	2 Center of World Plz, Felicity, CA 92283
056-440-044 16S-21E-16	Pilot Knob Corp	2 Center of World Plz, Felicity, CA 92283
056-460-009 16S-21E-22	Eller Telecasting Co of Arizona	7950 Jones Branch Dr, McLean, VA 22107
056-460-010 16S-21E-22	Thomas R & Terrence J Glenn	19557 Valley Ford Dr, Cottonwood,CA 96022
056-460-011 16S-21E-22	James A Griffin	5551 Kenwood Ave, Buena Park,CA 90621
056-460-012 16S-21E-22	Gilda F Correnti-Kroos	2111 Whitfield Park Ave, Sarasota,FL 34243
056-470-003 16S-21E-21	Jacques A & Felicia L Istel	One Center of The World Plaza, Felicity,CA 92283
056-470-027 16S-21E-21	. David A Ligas	10556 Emerald Ave, Yuma,AZ 85365
056-470-029 16S-21E-21	Eleodoro A Lopez	1158 S 3rd Ave, Yuma,AZ 85364
056-470-035 16S-21E-21	Jacques A & Felicia L Istel	One Center of The World Plaza, Felicity,CA 92283
056-570-005 16S-22E-20	USA For Shirley VP Ropp PG	1661 S 4th St, El Centro,CA 92243
056-590-011 16S-22E-23	Tovar Family LP	2261 E 27th Way, Yuma,AZ 85365
	Roman Catholic Bishop of San	
056-600-006 165-22E-26	Diego	PO Box 1176, WinterHaven,CA 92283
062-080-013 · 15S-13E-32	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-080-031 16S-12E-01	George Amaral	PO Box 1402, Gonzales,CA 93926

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

	00 1		Comment of Marillan Address
Assessor a Parcel No.	C-N-1		OWIEL 3/ GIGHTOL 3 INGHILLS AUGUESS
062-080-055	15S-13E-31	Gustavo & Debra T Ramirez	1591 W Elm Ave, El Centro, CA 92243
950-080-290	15S-13E-31	Robert E & Margaret P Horton	1614 W Ames Rd, El Centro, CA 92243
062-080-057	15S-13E-31		1620 W Ames Rd, El Centro, CA 92243
062-080-058	15S-13E-31		1624 Ames Rd, El Centro,CA 92243
062-080-060	15S-13E-31		2050 Bennett Rd, El Centro,CA 92243
	9:	Smith-Kandal Real Estate &	
062-080-069	15S-13E-31	Ramsay M D & G	510 W Main St, Brawley, CA 92227
062-090-009	15S-13E-34	Meyer Imperial Investments III LLC	2921 B S Kish Ave, Yuma,AZ 85365
062-090-012	15S-13E-34	Mever Imperial Investments III LLC 2921 B S Kish Ave, Yuma, AZ 85365	2921 B S Kish Ave, Yuma,AZ 85365
062-090-017	15S-13E-33	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-090-022	15S-13E-33	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-090-025	15S-13E-32	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-090-035	15S-13E-34	Heidi Kuhn	5743 Meadows Del Mar, San Diego,CA 92130
		Smith-Kandal Real Estate &	
062-101-001	15S-13E-31	Ramsay M D & G	510 W Main St, Brawley, CA 92227
		Smith-Kandal Real Estate &	30 <b>₽</b> 33
062-102-002	15S-13E-31	Ramsay M D & G	510 W Main St, Brawley, CA 92227
062-111-021	15S-13E-32		1599 N 12th St, El Centro, CA 92243
062-112-002	15S-13E-32	Heidi L Kuhn	5743 Meadows Del Mar, San Diego,CA 92130
063-112-004	15S-14E-18	Alan M Thornburg	PO Box 39, Julian,CA 92036
063-112-007		Adam & Alma Lopez	4534 Carter Ct, Chino,CA 91710
063-121-005	15S-14E-18	Adam & Alma Lopez	4534 Carter Ct, Chino,CA 91710
		Dennis H & Arlene M Devermont et	10.0
063-122-006	15S-14E-18	al	PO Box 421217, San Diego,CA 92142
063-122-007	15S-14E-18	Joseph R Flores	PO Box 1204, Boulevard,CA 91905
063-122-008	15S-14E-18	Maximiano & Consuelo Torres	PO Box 605, Imperial,CA 92251
063-122-009	15S-14E-18	Maximiano & Consuelo Torres	PO Box 605, Imperial,CA 92251
063-141-001	155-14E-18	Gary A & Sue W Shumard	647 Desert Gardens Dr, El Centro, CA 92243

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Assessor a rainer NO.	1-K-3	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address
063-142-001	155-146-18	B Weslev & Susan A Blakely et al	2391 Desert Gardens Dr. El Centro.CA 92243
064-072-001	15S-14E-18	T & C L BW SA Mills II	PO Box 1804, El Centro,CA 92244
064-074-026	15S-14E-18	Lydell W & Elizabeth M Gordon	975 W Evan Hewes Hwy, El Centro, CA 92243
064-082-003	15S-14E-18		PO Box 4122, El Centro,CA 92244
064-082-004		Jose Ramon Topete	1126 Wanda St, Crockett, CA 94525
064-082-005	15S-14E-18	Robert Melendrez	1418 Hayes Ct, Calexico,CA 99231
064-082-010	15S-14E-18	Larry & Patricia Rose	PO Box 995, Imperial,CA 99251
064-082-011	15S-14E-18	John R Hansen	310 West Tenth, Imperial, CA 92251
064-082-048	15S-14E-18	Lydell W & Elizabeth M Gordon	975 W Evan Hewes Hwy, El Centro, CA 92243
064-162-001	155-14E-18	Angelita Ramirez	400 South N St, Imperial, CA 92251
064-162-002	15S-14E-18	te Investments	2950 Sandalwood Ct, El Centro,CA 92243
064-162-005	15S-14E-18	Joe & Linda Esparza	421 W 6th St, Imperial, CA 92251
064-162-012	15S-14E-18	Joe & Linda D Esparza	421 W 6th St, Imperial, CA 92251
064-163-003	15S-14E-18	Alejandra Yanez	522 So N St, Imperial,CA 92251
064-163-004	155-14E-18	David & Jaan Wilson	123 W 23rd St, Imperial, CA 92251
064-163-005	15S-14E-18	William George & Rita C Wilson Tr 522 W 4th St, Imperial,CA 92251	522 W 4th St, Imperial,CA 92251
		Wilston William George & Rita C	
064-163-006	15S-14E-18	Wilson Tr	522 W 4th St, Imperial, CA 92251
064-163-007	15S-14E-18	Almon Dale Martin	PO Box 176, San Manuel, AZ 85631
064-173-003	15S-14E-18	Miguel & Rosa L Ybarra	601 E 2nd St, Imperial, CA 92251
064-173-004	15S-14E-18	Jo E or Aurora Guizar	690 W Neckel Rd, Imperial, CA 92251
064-173-005	15S-14E-18	L N Pena	612 S N St, Imperial,CA 92251
064-173-007	15S-14E-18	Hope & Ferrere Petra Estrada et al	600 S N St, Imperial,CA 92251
064-174-003	15S-14E-18	Chevron USA Inc	PO Box 1392, Bakersfield,CA 93302
064-174-004	15S-14E-18	Chevron USA Inc	PO Box 1392, Bakersfield,CA 93302
064-174-006	15S-14E-18	Gregorio Garcia	602 E 2nd St, Imperial, CA 92251

\*In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
064-460-001	15S-13E-34	Mever Imperial Investments III LLC	lever Imperial Investments III LLC 2921 B S Kish Ave, Yuma, AZ 85365
064-460-007	15S-13E-36	MSPM Associates LP	2815A Lafayette Ave, Newport Beach,CA 92663
200 057 750	150_135_36	Occasion   Scoville et al	PO Box 394 Fl Centro CA 92244
064-470-091	15S-14E-31	Cole PB Portfolio I LP	3111 W Allegheny Ave, Philadelphia,PA 19132
064-542-005	15S-13E-36	Jose & Margarita Ordonez	901 N 17th St, El Centro,CA 92243
064-542-006	15S-13E-36	Humberto & Martha Aguilera	1701 Stacey Ct, El Centro, CA 92243
064-542-007	15S-13E-36	Julieta Anduro	1715 Stacey Ct, El Centro, CA 92243
064-542-008	15S-13E-36	Robert Jones	1735 Stacey Ct, El Centro, CA 92243
064-542-009	15S-13E-36	Joe Heger Farms LLC	PO Box 880, El Centro,CA 92244
064-542-010	15S-13E-36	Carlos Vasquez	649 Cinnabar St, Imperial, CA 92251
064-542-011	15S-13E-36	Jesus & Marisa Torres	1801 Stacey Ct, El Centro, CA 92243
064-542-012	15S-13E-36	Ramon & Ana Bertha Mendoza	1815 Stacey Ct, El Centro, CA 92243
064-542-013	15S-13E-36	Lopez Jorge I & Velasquez Mayra	1835 Stacey Ct, El Centro, CA 92243
064-542-014	15S-13E-36	George & Margarita Ontiveros	1855 Stacey Ct, El Centro, CA 92243
064-542-015	15S-13E-36	Efrain A Jr & Bethzabe L Tanori	1875 Stacey Ct, El Centro, CA 92243
064-542-016	15S-13E-36	Elifonso M & Linda A Nava	1895 Stacey Ct, El Centro,CA 92243
064-542-017	15S-13E-36	Francisco & Alma Rosa Cervantes	902 N 19th St, El Centro, CA 92243

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Recorded in Official Records, IMPERIAL COUNTY

CHUCK STOREY

COUNTY CLERK/RECORDER

08/23/2013 08:46 AM AlexisLeimgruber

Recording Requested by and When Recorded Mail to:

Level 3 Communications, LLC ROW – NIS Administrator c/o Scott Farkas 1025 Eldorado Blvd.
Broomfield, CO 80021

P Public

oc#: 2013019494



Titles:	1	Pages: 18
Fees		88.00
Taxes		0.00
Other		0.00
PAID		88.00

THIS SPACE FOR RECORDERS USE ONLY

#### TITLE OF DOCUMENT

EASEMENT DEED BY COURT ORDER IN SETTLMENT OF LANDOWNER ACTION

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UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

TODD SMITH, DIRK REGAN and CAROL REGAN, JACQUELYN SHELDRICK, GLENN L. BOOM, and WILLIAM NELSON and LINDA NELSON, INDIVIDUALLY AND AS REPRESENTATIVES OF A CLASS OF PERSONS SIMILARLY SITUATED,

Plaintiffs,

QWEST COMMUNICATIONS COMPANY, LLC; SPRINT COMMUNICATIONS COMPANY L.P.; LEVEL 3 COMMUNICATIONS, LLC; and WILTEL COMMUNICATIONS, LLC, Defendants. CASE NO. 3:11-cv-02599-TEH

I hereby attest and certify this is a printed copy of a document which was electronically filed with the United States District Court by the Roman District of California.

RICHARD W. WEEKING, Clerk

HE MAN NUDO Deputy Clerk

EASEMENT DEED BY COURT ORDER
IN SETTLEMENT OF LANDOWNER ACTION

WHEREAS, the parties to the above-captioned class action (the "Action") entered into a "California Class Settlement Agreement, as of September 5, 2012, (the "Settlement Agreement") (terms capitalized herein and not otherwise defined shall have the meanings ascribed to them in the Settlement Agreement);

WHEREAS, on June 24, 2013, the Court entered a final Order and Judgment approving the Settlement Agreement and ordering that this Action may be settled as a class action on behalf of the following class:

[A] class under the Settlement Agreement (the "Settlement Class"), defined as follows:

a class comprising all Persons who own or who claim to own, for any period of time during a Compensation Period, any Covered Property, except for:
(1) Right-of-Way Providers and their predecessors, successors, parents, subsidiaries, and affiliates, past or present; (2) federal, state, and local governmental entities; (3) Native American nations and tribes; or (4) any Person who files a valid and timely exclusion on or before the Opt-Out Deadline.

Members of this Class are referred to below as Class Members; and

WHEREAS, the Settlement Agreement provides for the entry of an Easement Deed by Court Order in Settlement of Landowner Action by which the Settling Defendants acquire, to the extent that Class Members have the right to transfer it, a permanent telecommunications easement in the Right of Way adjacent to the property of each Class Member;

#### THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED THAT:

- 1. To the extent that each Class Member owns rights in the Easement Premises (as hereafter defined), the Class Member (the "Grantor") hereby grants to whichever of Sprint Communications Company L.P., Qwest Communications Company, LLC, Level 3 Communications, LLC, and WilTel Communications, Inc. has Designated for inclusion under a Settlement Agreement the Right of Way which adjoins, underlies or includes Covered Property owned by the Class Member, together with its successors, assigns, and licensees (the "Grantee"), a permanent telecommunications easement in the Easement Premises. For each county in which this Easement Deed by Court Order in Settlement of Landowner Action is being recorded, a list of affected Class Members and their affected parcels is attached as Exhibit 1. Exhibit 1 shall describe Class Members' affected parcels with the following information, to the extent that it is in the Database of Identification Information: owner name; owner mailing address; tax map identification number; tax parcel identification number; lot number; and section, township, and range. Exhibit 1 may describe Class Members' affected parcels with any other available information.
- 2. The terms and conditions of the permanent telecommunications easement that is the subject of this Easement Deed by Court Order in Settlement of Landowner Action are:

maintain (including aerial patrol), renew, rebuild, replace, upgrade, expand, relocate, and remove fiber optic cables, copper cables, coaxial cables or other cables through which voice, data, video or other signals are transmitted, conduits, inner ducts, hand holes, splice vaults, poles, optical or electronic equipment, regenerator huts, marker posts or signs, and other related facilities appropriate for installation, use, or maintenance of such cables (collectively, the "Telecommunications Cable System"), in, on, over, under, through and/or across the Easement Premises. The Easement Premises means all that real property that (a) either (i) is included within a parcel of property that is described in Exhibit 1 or (ii) has a common boundary with a parcel of property described in Exhibit 1 (the "Grantor's Property") (for purposes of this Telecommunications Cable System Easement Deed, a parcel of property shall be deemed to have a common boundary with the Easement Premises if it is separated by a non-navigable river or a street, road, or highway, other than a numbered state or federal highway) and that (b) (i) is or was used as a railroad right of way ("Railroad Right of Way") and (ii) is on a side of the centerline of the Railroad Right of Way that is next to the Grantor's Property (the "Grantor Side"), and (iii) extends no more than ten (10) feet on each side of the Grantee's Telecommunications Cable System (A) as it existed on November 21, 2012 (B) where the actively used components of the Grantee's Telecommunications Cable System are moved or placed, provided, however, that only a single 20-foot easement per moved component may exist at any point in time in the Easement Premises, and the width of the moved component's Easement Premises shall be reduced on one side and increased by an equal linear footage on the other side wherever necessary in order that it shall in all places remain solely within the limits of a single Grantor Side of the Railroad Right of Way, and (C) where new components are installed to connect the existing Telecommunications Cable System to the edge of the Right of Way. The

Easement shall be construed to grant Grantee all rights necessary to abandon in place unused components of Grantee's Telecommunications Cable System.

The Easement shall not include the right to construct on the Easement Premises regenerator huts and similar structures ("Buildings") in addition to those existing on November 21, 2012. The Easement shall include the rights to repair, replace, and expand existing Buildings, provided, however, that no such repair, replacement, or expansion shall increase the site that the Buildings occupy, or the height of any Building, by more than twenty-five percent. The Easement does not permit the construction of microwave towers, cell towers, or other components of a primarily aboveground statewide Telecommunications Cable System.

The Easement includes the right to temporarily use the entire Grantor Side of the Railroad Right of Way for construction or maintenance, so long as Grantee uses its best efforts not to interfere with any real property which, although within the boundaries of the Easement Premises, is actually being used by Grantor; provided, however, that in no event shall Grantee be prohibited from using such real property if it is commercially reasonable to do so under the circumstances or if Grantee's Telecommunications Cable System is currently located within such area. The Easement shall include the right of reasonable ingress and egress to and from the Easement Premises over that portion of the Grantor's real property that underlies the Railroad Right of Way and, for repair and maintenance, over any existing private roads of Grantor, where access from public or railroad roads is not reasonably practical, provided Grantee has made commercially reasonable efforts to give prior notice to Grantor of Grantee's use of Grantor's private roads. Grantee shall not be liable for damages caused by its removal of trees, undergrowth, and brush within the Easement Premises necessary or appropriate for the enjoyment of the Easement. Nothing contained herein shall constitute a waiver of any right that

Grantor may have for any damages to Grantor's property outside of the Easement Premises caused by Grantee's action. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

From and after June 24, 2013, subject to all the restrictions and limitations stated herein, the Easement includes the right to construct and install additional components of a Telecommunications Cable System within the Easement Premises. Grantee agrees that unless (a) it is required to do so by the railroad or other owner of Railroad Right of Way or (b) it is commercially reasonable under the circumstances to do so, it will not install additional components of a Telecommunications Cable System in the area of the Easement Premises that is outside a parallel fence constructed by the railroad or other owner of Railroad Right of Way or is actually being used by the Grantor or its successor, provided, however, that the foregoing shall not be binding upon Grantee if Grantee's Telecommunications Cable System is currently located within such area. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

The Easement includes all rights necessary to the lawful occupation of the Easement Premises by an existing Telecommunications Cable System, and by any additional Telecommunications Cable System that is constructed and installed by or on behalf of Grantee in the Easement Premises and that is owned or operated by either (a) Grantee or (b) any person or entity to which Grantee sold, granted, leased, or otherwise transferred or may hereafter sell,

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grant, lease, assign, or otherwise transfer, all or any part of the rights in or use of such Telecommunications Cable System.

The Easement, however, does not apply to any Telecommunications Cable System that existed on November 21, 2012, but that was acquired by Grantee after that date (unless such Telecommunications Cable System or component thereof was acquired from any of Sprint Communications Company L.P.; Qwest Communications Company, LLC, f/k/a Qwest Communications Corporation; Level 3 Communications, LLC, Level 3 Communications, Inc., and Level 3 Telecom Holdings, Inc.; WilTel Communications, Inc.; WilTel Communications, LLC; and Williams Communications, LLC, f/k/a Williams Communications, Inc., f/k/a Vyvx, Inc.).

No oil, gas, or other mineral rights are granted and no existing oil, gas, or other mineral rights are expanded, limited, or affected by this instrument, provided, however, that Grantor shall not use a method of extraction that interferes with or impairs in any way the Easement, the Telecommunications Cable System, or the exercise of Grantee's rights herein.

Grantor shall not, nor shall Grantor authorize others to, construct or create any road, reservoir, excavation, obstruction, structure, or building or change the land grade on, in, over, under, through, or across the Easement Premises without the prior written consent of Grantee, provided that nothing herein shall be construed to affect the rights and obligations of any railroad with respect to the use, improvement, or alteration of its Railroad Right of Way, as provided in any agreement between the railroad and the Grantee, by applicable law, or otherwise.

It is understood and agreed that the Easement is not exclusive and is subject to all preexisting uses and pre-existing rights to use the Easement Premises, whether such uses are by Grantor or others and whether for surface uses, crossings, or encroachments by communication

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companies or utilities. It is further understood and agreed that Grantor retains all of its existing rights, if any, to grant, convey, assign, and restrict any and all rights (including future rights and uses) on the Easement Premises, provided, however, and notwithstanding the foregoing, that Grantor shall not use or authorize others to use the Easement Premises in a manner that interferes with or impairs in any way Grantee's Telecommunications Cable System or the exercise by Grantee of the rights granted herein.

Subject to the terms hereof, Grantee shall have all other rights and benefits necessary or useful to the full and complete enjoyment and use of the Easement for the purposes stated herein, including the right to sell, grant, lease, or otherwise transfer all or any part of the rights in or use of the Telecommunications Cable System.

Grantor conveys the Easement without warranty of title to any property interest in the Easement Premises. This instrument does not address and shall not affect any real property rights, including the priority of interests, between Grantor and any railroad or between Grantee and any railroad, or any of their predecessors, successors, past or present predecessors in interest, successors in interest, successors in title, members, partners, parents, subsidiaries, affiliates, lessees, assigns, and past, current, or future licensees or assignees. This Easement is not intended to impact or diminish any railroad's existing rights or property interests in the Right of Way. This Easement shall not be construed to permit Grantee to interfere with railroad operations. This Easement also shall not permit any component of a Telecommunications Cable System to remain in a Railroad Right of Way except (a) under existing or future agreements with the railroad or (b) in any Railroad Right of Way in which no railroad operates and no railroad retains any right, title, or interest. This Easement also shall not permit any new components to be installed to connect the existing Telecommunications Cable System to the edge of the Right

of Way in any Railroad Right of Way as to which the Interstate Commerce Commission or the Surface Transportation Board has entered an order, pursuant to 49 U.S.C. § 10903, that the railroad is authorized to cease to provide or maintain rail service over that right of way and the railroad no longer provides or maintains rail service over that line, provided that if the railroad does not cease such rail service or later reactivates such service, then this limitation shall not apply.

This Telecommunications Cable System Easement Deed is executed and delivered on behalf of Grantor for the purpose of granting the Easement to Grantee in, on, over, under, through and/or across the Easement Premises to the full extent of Grantor's right, title or interest, if any, in or to the Easement Premises, and the Easement granted hereby shall affect the Easement Premises only to the extent of Grantor's right, title, and interest therein. Grantor and Grantee agree that this Telecommunications Cable System Easement Deed shall not grant any rights to the Easement Premises, or any portion thereof, in which Grantor holds no right, title or interest.

No rights reserved to Grantor herein shall be deemed to expand rights reserved to Grantor under any other easement, right of way, license, lease, or any similar instrument or court order. No limitation herein on the rights of Grantee shall be deemed to limit rights heretofore granted by Grantor or its predecessors in interest under any other easement, right of way, license, lease, or any similar instrument or court order.

The terms and provisions of this instrument shall constitute covenants running with the land and shall be binding upon and inure to the benefit of the Settling Defendants, the Grantor, their successors, assigns, personal representatives, and heirs.

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This instrument fully sets forth the terms and conditions of the Easement. There are no oral or other written agreements between Grantor and Grantee that modify, alter, or amend this instrument.

TO HAVE AND TO HOLD the Easement, rights and privileges unto Grantee, its successors and assigns in perpetuity or until such time as Grantee shall cause the Easement to be released of record.

3. Settling Defendants may record this Easement under the terms and conditions set forth in the Settlement Agreement.

Date: 6/27/13

Honorable Thelton E. Henderson, Judge

United States District Court

EXHIBIT 1
Imperial County, CA

DMS ID	ASSESSOR PARCEL ID	<u>T/R/S</u>	NAME / COMPANY NAME	MAILING ADDRESS	GRANTEE
CA025 00121	025-260-031	115-15E-18	Martinez, Ricardo	PO Box 572, Niland, CA, 92257	WilTel Communications, LLC
CA025_00122	025-260-003	115-15E-18	Bopp, Timothy	2401 E GlenOaks Blvd, Glendale, CA, 91206	WITTEI Communications, LLC
CA025 00123	025-260-006	11S-15E-18	Wheeler, Mark A	28229 Branch Rd, Castaic, CA, 91384	WilTel Communi
CA025 00124	025-260-008	115-15E-18	Kleidosty, Denis L	2986 Tisbury Dr, Henderson, NV, 89052	Willel Communications, LLC
CA025 00126	025-260-019	11S-15E-17	Banks, Lincoin H	777 Alvarado Rd, La Mesa, CA, 91941	WilTel Communications, LLC
CA025 00136	025-290-036	11S-15E-36	Johnson, Helen E	PO Box 1131, 105, Cornville, AZ, 86325	Willel Communications, LLC
CA025 00137	025-290-019	11S-15E-36	Foigelman et al, J M	27 Gleneagles, Newport Beach, CA, 92660	WilTel Communications, LLC
CA025 00138	025-290-010	11S-15E-36	S B Grant & E B Franklin LLC et al	901 N Brutscher St, Newberg, OR, 97132	WilTel Communications, LLC
CA025 00161	034-360-037	16S-11E-12	Ed L Construction Inc	PO Box 785, San Marcos, CA, 92069	Level3 Communications, LLC
CA025 00163	034-360-036	165-11E-12	Ed L Construction Inc	PO Box 785, San Marcos, CA, 92069	Level3 Communications, LLC
CA025 00211	039-310-026	13S-18E-33	Leblanc, Eugene L	5775 E Hwy 78, Brawley, CA, 92227	WilTel Communications, LLC
CA025 00212	039-310-028	13S-18E-33	Leblanc, Eugene L	5775 E Hwy 78, Brawley, CA, 92227	WilTel Communications, LLC
CA025_0032	003-230-053	10S-14E-31	Newmont Realty Co Western Golfields Inc	6363 S Fiddlers Green Cir, Greenwood Villa, CO, 80111	WilTel Communications, LLC
CA025 00344	062-090-010	155-13E-34	Amaral Ranches PS	PO Box 3035, Gonzales, CA, 92243	Level3 Communications, LLC
CA025 00345	064-460-009	15S-13E-34	Amaral Ranches PS	PO Box 1402, Gonzales, CA, 93926	Level3 Communications, LLC
CA025_00346	064-460-010	155-13E-35	Meyer Imperial Investments III LLC	2921 B S Kish Ave, Yuma, AZ, 85365	Level3 Communications, LLC
CA025_00347	043-380-012	15S-13E-35	Ruth Schultz-Rudof.Tr	10975 Rim Rd, c/o Michael Schultz, Escondido, CA, 92026	Level3 Communications, LLC
CA025_00348	062-090-011	15S-13E-34	Amaral Ranches PS	PO Box 3035, Gonzales, CA, 93926	Level3 Communications, LLC
CA025_00349	062-090-036	15S-13E-34	Barrett, Terry L & Marle S	2035 Forrester Rd, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00350	062-090-029	15S-13E-34	Ormond, Peter M	496 Mountain Ave, Piedmont, CA, 94611	Level3 Communications, LLC
CA025 00351	062-090-027	15S-13E-34	Fowler, James R & C V	PO Box 2524, El Centro, CA, 92244	Level3 Communications, LLC
CA025 00352	064-460-017	155-13E-36	MSPM Associates LP	2815A Lafayette Ave, Newport Beach, CA, 92663	Level3 Communications, LLC
CA025_00353	062-090-041	155-13E-32	La Valle Sabbla Inc	2015 Silsbee Rd, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00354	062-090-040	15S-13E-33	Nickus, Steven V & Cunthia A	1085 W State St, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00355	062-090-046	155-13E-33	Mercurio, Bernard J & Vita	1140 W Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00356	062-090-045	15S-13E-33	Binggeli, Amy	1130 Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00357	062-090-044	15S-13E-33	Samuel L & Mirna L Birdsong Tr	1112 W Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00358	062-090-043	155-13E-33	Koch, Robert A	1110 West Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communi
CA025_00359	062-090-02B	15S-13E-33	Hurley, Marllouise	1108 W Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00360	062-090-034	15S-13E-33	Tagaban Elizabeth C De Hoyos Oscar	1098 W Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00361	062-090-047	15S-13E-33	Winkler, Anthony Jr	1078 W Evan Hewes Hwy, El Centro, CA, 92243	Level3 Communications, LLC

EXHIBIT 1
Imperial County, CA

CA025_00389	CA025_00388	CA025_00387	CA025_00386	CA025 00385	CA025_00384	CA025_00383	CA025_00382	CA025_00381	CA025_00380	CA025_00379	CA025 00378	CA025 00377	CA025_00376	CA025_00375	CA025_00374	CA025_00373	CA025_00372	CA025_00371	CA025_00370	CA025_00369	CA025_00368	CA025 00367	CA025_00366	CA025_00365	CA025 00364	CA025_00363	CA025_00362	DMS ID
062-080-036	062-131-023	062-120-007	062-120-006	062-131-003	062-080-035	062-120-001	062-080-051	064-560-030	064-560-028	064-560-026	064-560-004	064-560-003	064-560-002	064-551-001	064-551-009	064-551-008	064-551-010	064-551-011	064-551-005	064-551-012	064-551-014	064-551-001	064-460-018	062-080-015	062-090-050	062-090-049	062-090-048	ASSESSOR PARCEL ID
15S-13E-31	15S-13E-32	15S-13E-32	15S-13E-31	15S-13E-32	15S-13E-31	15S-13E-31	155-13E-32	155-14E-31	15S-14E-31	15S-14E-31	15S-14E-31	155-13E-36	15S-13E-36	15S-13E-36	15S-13E-36	15S-13E-36	155-13E-36	155-13E-36	15S-13E-36	15S-13E-36	15S-13E-36	15S-13E-36	15S-13E-36	15S-13E-32	15S-13E-33	155-13E-33	15S-13E-33	<u> 1/R/S</u>
Lyon, Tyler R	Favela, Juan O & Praytor Molly 🐧	Robinson et al, David P	Figueroa, James R & Priscilla	Garcia, Honorio A & Lucy V	Keema, Barbara	KM Properties and land Development LLC	Abatti, C Alex & Roseangela M	Darden, Ronald L & Susan B 1	Robert L & Ann L Carter Tr et al	Safeway Stores 23 Inc	J A & M Edney Tr	Miles, Blake	Smith, Betty	Smith, Betty	Smith, Betty	Smith, Betty	Imperial Gardens Family Associates	Fernandez, Alfredo & Maria	Fernandez, Alfredo & Maria	Dyke Tom C & Pippin Robert III & Nona G	Fisher Wireless Services Inc	IID-Imperial Irrigation District	IID-Imperial trigation District	La Valle Sabbia Inc	Cesena, Gilbert D & Elvía R	Cesena, Gilbert & Elvia	Bermudez, C & K	NAME / COMPANY NAME
1592 West Evan Hewes Hwy, El Centro, CA, 92243	PO Box 304, Seeley, CA, 92273	210 Morongo Dr, Imperial, CA, 92251	22525 Santa Clara St, Hayward, CA, 94541	2020 Low Rd, El Centro, CA, 92243	8975 Junipero Ave, Atascadero, CA, 93422	1490 W Evan Hewes Hwy, El Centro, CA, 92243	2015 Silsbee Rd, El Centro, CA, 92243	1118 N Sandhurst Ln, La Verne, CA, 91750	559 S Palm Canyon Dr, c/o Terra West, Palm Springs, CA, 92264	1371 Oakland Blvd, 200, c/o The Vons Companies Inc, Walnut Creek, CA, 94596	PO Box 3544, El Centro, CA, 92244	940 N 14th ST, El Centro, CA, 92243	765 Yucca Dr, El Centro, CA, 92243	151 Kalmus Dr, Costa Mesa, CA, 92626	1250 El Dorado Ave, El Centro, CA, 92243	1250 El Dorado Ave, El Centro, CA, 92243	PO Box 352, Alpine, CA, 91903	14530 S Commercial St, Blythe, CA, 92555	PO Box 937, Imperial, CA, 92251	PO Box 937, Imperial, CA, 92251	2015 Silsbee Rd, c/o Alex Abatti Jr, El Centro, CA, 92243	1044 W Evan Hewes Hwy, El Centro, CA, 92243	1044 W Evan Hewes Hwy, El Centro, CA, 92243	1070 W Evan Hewes Hwy, El Centro, CA, 92243	MAILING ADDRESS			
Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	GRANTEE

EXHIBIT 1 Imperial County, CA

	account citizen in the subsection and account	ADI-HOCK THE	103-175-11	T00-242-TC0	CAUCOU CZUM
land Commissions (10	3200 San Fernando Rd. Jos Angeles, CA. 90065	Val-Bock Inc	165-17E-11	051 242-003	CA025 00504
Level3 Communications, LLC	PO Box 937, Imperial, CA, 92251	IID-Imperial Irrigation District	165-12F-07	051-051-003	CA025 00503
Level3 Communications, LLC	1191 River Front Dr, Bullhead City, AZ, 86442	Benefield, Paul E & Beverly A	165-12E-12	051-420-030	CA025 00502
Level3 Communications, LLC	607 Russell, Brawley, CA, 92227	Singh, Johnny P & Gloria S	16S-12E-12	051-420-065	CA025 00501
Level3 Communications, LLC	21351 Autmnwood, Lake Forrest, CA, 92630	Strobel, Bernadette	16S-12E-12	051-420-066	CA025_00500
Level3 Communications, LLC	795 So La Brucherie Rd, c/o St Marys Church, El Centro, CA, 92243	Roman Catholic Bishop of San Diego	165-12 <b>E-1</b> 2	051-420-033	CA025_00499
Level3 Communications, LLC	795 So La Brucherie Rd, El Centro, CA, 92243	Roman Catholic Bishop of San Diego	165-12E-12	051-215-001	CA025_00498
Level3 Communications, LLC	1958 Sunderidge, c/o Ronald H Davidson, San Antonio, TX, 78260	Pearse, Norman P	165-12E-12	051-420-034	CA025_00497
Level3 Communications, LLC	731 Desert Gardens Dr, El Centro, CA, 92243	Dessert, Mary Margaret	16S-12E-12	051-420-040	CA025_00496
Level3 Communications, LLC	1191 River Front Or, Bullhead City, AZ, 86442	Benefield, Paul & Beverly	165-12E-12	051-420-035	CA025_00495
Level3 Communications, LLC	1191 River Front Dr, Builhead City, AZ, 86442	Benefield, Paul & Beverly	165-12E-12	051-420-036	CA025 00494
Level3 Communications, LLC	5 First American Way, Santa Ana, CA, 92707	First American Tr 4	165-12E-12	051-420-056	CA025_00493
Level3 Communications, LLC	10920 Via Frontera, San Diego, CA, 92127	Wigwam Investments LLC	165-12E-12	051-420-037	CA025 00491
WilTel Communications, LLC	436 Sirretta, Kernville, CA, 93238	Donoho, George & Zelma L	155-20E-35	050-120-045	CA025_00489
WilTel Communications, LLC	6559 S Lazy Ln, Gold Canyon, AZ, 85118	French, William H	155-20E-35	050-120-044	CA025_00488
WilTel Communications, LLC	9340 Cordoba Blvd, Sparks, NV, 89436	Todd, Susan A	155-20E-35	050-120-039	CA025_00487
WilTel Communications, LLC	9340 Cordoba Blvd, Sparks, NV, 89436	Todd, Susan A	155-20E-35	050-120-036	CA025 00486
WilTel Communications, LLC	401 S Harbor Blvd, La Habra, CA, 90631	JWDCO LLC	15S-20E-35	050-120-037	CA025 00485
WilTel Communications, LLC	401 S Harbor Blvd, La Habra, CA, 90631	JWDCO LLC	15S-20E-34	050-120-032	CA025 00484
WilTel Communications, LLC	4656 Burkholm Rd, Mims, FL, 32754	North American Land Corp	155-20E-27	050-120-013	CA025 00483
WilTel Communications, LLC	PO Box 427, Wildomar, CA, 92395	TNT Enterprises Inc	115-14E-3	021-160-020	CA025 0046
WilTel Communications, LLC	PO Box 23387, San Diego, CA, 92193	S Darde Tr	11S-14E-4	021-062-021	CA025 0045
WilTel Communications, LLC	PO Box 23387, San Diego, CA, 92193	S Darde Tr	115-14E-4	021-062-020	CA025 0044
WilTel Communications, LLC	PO Box 23387, San Diego, CA, 92193	S Darde Tr	11S-14E-4	021-062-019	CA025 0043
WilTel Communications, LLC	PO Box 9410, Santa Fe, CA, 92067	Saghravanian, Soodabeh 🕴	11S-14E-4	021-030-004	CA025 0042
Level3 Communications, LLC	915 N Fourth St, El Centro, CA, 92243	Lopez et al, Juana	155-14E-32	044-343-003	CA025 00416
Level3 Communications, LLC	2005 Bennett Rd, El Centro, CA, 92243	Hidalgo, David & Candelaria	155-13E-31	062-080-063	CA025 00396
Level3 Communications, LLC	1860 A Silsbee Rd, El Centro, CA, 92243	Locher, Werner R Jr & Ronda Ann	15S-13E-31	062-080-019	CA025 00395
Level3 Communications, LLC	548 C Broadway, El Centro, CA, 92243	Imperial Agri-Corp	15S-13E-31	062-080-066	CA025 00394
WilTel Communications, LLC	2840 Fletcher Pkwy, El Cajon, CA, 92020	McManus, Randall C	115-14E-4	021-030-018	CA025_0039
GRANTEE	MAILING ADDRESS	NAME / COMPANY NAME	<u> 1/R/S</u>	ASSESSOR PARCEL ID	<u>DMS ID</u>

EXHIBIT 1
Imperial County, CA

ME.	051-250-010 165-12E-12 Seeley Properties LLC	051-430-011 165-12E-11 IID-Imperial Irrigation District	CA025_0051 021-160-017 115-14E-3 Southern Pacific Pipe Lines Partnership 888 So Figueroa St, Los Angeles, CA, 900	CA025 00510 051-250-007 165-12E-11 Parga, Francisco & Marla T PO Box 476, Imperial, CA, 92251	051-430-013 165-12E-11 IID-Imperial Irrigation District	051-250-008 165-12E-12 Parga, Francisco & Maria T PO Box 476, Imperial, C	051-091-001 165-12E-07 IID-Imperial Irrigation District I	051-084-001 165-12E-07 Redondo et al, Carmen	051-081-001 165-12E-07 Perez et al, Carlos 17	051-092-001 165-12E-07 Estes, Sam	051-092-002 165-12E-07 Acuna, Maria Lourdes 1 371 Ross Rd, El Centro, C4	051-430-023 165-12E-11 Agustin, Lydia 1878 Derrick Rd, El Centro, (	051-092-010 165-12E-07 Kuhn, Heidi L 5743 Meadows del Mar, San Die	CA025_00529 051-092-014 165-12E-07 Kuhn, Heldi L 5743 Meadows del Mar, San Diego, CA, 9	DO Bou 767 Calinatria CA	021-280-005 115-14E-10 Y Ranches PU Box 201, Campatria, CA	021-280-005 115-14E-10 Y RANCHES PLO BOX CO 1, Campatria, Campatri	021-280-005 115-14E-10 Y Hanches PU Box Co Y, Campatria, Campatria	021-280-005     115-14E-10     Y Ranches       051-020-024     165-12E-07     Kuhn, Heidi L     5743 Meadows del Mar, San Die       051-020-032     165-12E-08     Imperial Valley Cheese of California LLC     1051 N 1000 W, Logan, UT       051-020-033     165-12E-08     Kuhn Farms     1870 B Jeffrey Rd, c/o K & F Dairy, El	021-280-005     115-14E-10     Y Ranches       051-020-024     165-12E-07     Kuhn, Heidi L     5743 Meadows del Mar, San Die       051-020-032     165-12E-08     Imperial Valley Cheese of California LLC     1051 N 1000 W, Logan, UT       051-020-033     165-12E-08     Kuhn Farms     1870 B Jeffrey Rd, c/o K & F Dairy, El       051-020-012     165-12E-08     Cuin, Edward R & Joan     2370 West Hwy 80, Imperial,	021-280-005     115-14E-10     Y Ranches       051-020-024     165-12E-07     Kuhn, Heidi L     5743 Meadows del Mar, San Die       051-020-032     165-12E-08     Imperial Valley Cheese of California LLC     1051 N 1000 W, Logan, UT       051-020-033     165-12E-08     Kuhn Farms     1870 B Jeffrey Rd, c/o K & F Dairy, El       051-020-012     165-12E-08     Kuhn Farms     2370 West Hwy 80, Imperial, Castaneda, Tony       051-020-018     165-12E-08     Castaneda, Tony     330 W Hell Ave, El Centro, Castaneda, Tony	D21-280-005         115-14E-10         Y Ranches         PU Box 201, Calipatria, California LC           D51-020-024         165-12E-07         Kuhn, Heidi L         5743 Meadows del Mar, San Die           D51-020-032         165-12E-08         Imperial Valley Cheese of California LLC         1051 N 1000 W, Logan, UT           D51-020-033         165-12E-08         Kuhn Farms         1870 B Jeffrey Rd, c/o K & F Dairy, El           D51-020-012         165-12E-08         Kuhn Farms         2370 West Hwy 80, Imperial, Castaneda, Tony           D51-020-018         165-12E-08         Castaneda, Tony         330 W Heil Ave, El Centro, George J & Clemence V N           D51-120-024         165-12E-09         Lerno, George J & Clemence V N         2801 W Main St, El Centro, Centr	D21-280-005         115-14E-10         Y Ranches         PU BOX 267, Calipatria, California LC           D51-020-024         165-12E-07         Kuhn, Heidi L         5743 Meadows del Mar, San Die           D51-020-032         165-12E-08         Imperial Valley Cheese of California LLC         1051 N 1000 W, Logan, UT           D51-020-033         165-12E-08         Kuhn Farms         1870 B Jeffrey Rd, c/o K & F Dalry, El           D51-020-012         165-12E-08         Cuin, Edward R & Joan         2370 West Hwy 80, Imperial, Castaneda, Tony           D51-020-018         165-12E-08         Castaneda, Tony         330 W Hell Ave, El Centro, Castaneda, Tony           D51-120-024         165-12E-09         Lerno, George J & Clemence V N         259 S Randolph Ave, Brea, Grea,	D21-280-005         115-14E-10         Y Ranches         PU Box 201, Calipatria, California LC           D51-020-024         165-12E-07         Kuhn, Heidi L         5743 Meadows del Mar, San Die           D51-020-032         165-12E-08         Imperial Valley Cheese of California LLC         1051 N 1000 W, Logan, UT           D51-020-033         165-12E-08         Kuhn Farms         1870 B Jeffrey Rd, c/o K & F Dalry, El           D51-020-012         165-12E-08         Cuin, Edward R & Joan         2370 West Hwy 80, Imperial, Castaneda, Tony           D51-020-018         165-12E-08         Castaneda, Tony         330 W Hell Ave, El Centro, Gostineda, Tony           D51-120-025         165-12E-09         Lermo, George J & Clemence V V         259 S Randolph Ave, Brea, Grea, Grea, Greateda, Tony           D51-084-003         165-12E-09         Redondo, Jesus         2825-A W Evan Hewes Hwy, Impur	D21-280-005         115-14E-10         Y Ranches         PU Box 201, Calipatria, Calipat	D21-280-005   115-14E-10	D21-280-005   115-14E-10	D21-280-005   115-14E-10	D21-280-005   115-14E-10	D21-280-005   115-14E-10	D21-280-005   115-14E-10
	1805 Evan Hewes, PO Box 549, Seeley, CA, 92273		tnership 888 So Figueroa St, Los Angeles, CA, 90017	PO Box 476, Imperial, CA,	PO Box 937, Imperial, CA	PO Box 476, Imperial, Ca	PO Box 937, Imperial, CA				PO Box 830, Seeley, CA, 92273	PO Box 830, Seeley, CA, 92273  371 Ross Rd, El Centro, CA, 92243	PO Box 830, Seeley, CA, 92273  371 Ross Rd, El Centro, CA, 92243  1878 Derrick Rd, El Centro, CA, 92243	PO Box 830, Seeley, CA, 92273  1371 Ross Rd, El Centro, CA, 92243  1878 Derrick Rd, El Centro, CA, 92243  5743 Meadows del Mar, San Diego, CA, 92130	PO Box 830, Seeley, CA, 92273  1371 Ross Rd, El Centro, CA, 92243  1878 Derrick Rd, El Centro, CA, 92243  5743 Meadows del Mar, San Diego, CA, 92130  5743 Meadows del Mar, San Diego, CA, 92130	PO Box 830, Seeley, CA, 92273  1371 Ross Rd, El Centro, CA, 92243  1878 Derrick Rd, El Centro, CA, 92243  5743 Meadows del Mar, San Diego, CA, 92130  5743 Meadows del Mar, San Diego, CA, 92130  PO Box 267, Calipatria, CA, 92233	PO Box 830, Seeley, CA, 92273  1371 Ross Rd, El Centro, CA, 92243  1878 Derrick Rd, El Centro, CA, 92243  5743 Meadows del Mar, San Diego, CA, 92130  5743 Meadows del Mar, San Diego, CA, 92130  PO Box 267, Calipatria, CA, 92233  5743 Meadows del Mar, San Diego, CA, 92130	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, 1 5743 Meadows del Mar, San Die	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, G 1878 Meadows del Mar, San Die 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die 70 Box 267, Calipatria, CA 7043 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Meadows del Mar, San Die 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, G 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA PO Box 267, Calipatria, CA 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El 2370 West Hwy 80, Imperial, 330 W Hell Ave, El Centro, C	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, GA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA PO Box 267, Calipatria, CA 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dalry, El 2370 West Hwy 80, Imperial, 330 W Hell Ave, El Centro, G 2801 W Main St, El Centro,	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, GA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA PO Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dalry, El 2370 West Hwy 80, Imperial, 330 W Hell Ave, El Centro, C 2801 W Main St, El Centro, C	PO Box 830, Seeley, CA.  371 Ross Rd, El Centro, CA  371 Ross Rd, El Centro, CA  1878 Derrick Rd, El Centro, CA  5743 Meadows del Mar, San Die  5743 Meadows del Mar, San Die  PO Box 267, Calipatria, CA  PO Box 267, Calipatria, CA  5743 Meadows del Mar, San Die  1051 N 1000 W, Logan, UT  1870 B Jeffrey Rd, c/o K & F Dalry, El  1870 West Hwy 80, Imperial,  330 W Hell Ave, El Centro,  2801 W Main St, El Centro,  259 S Randolph Ave, Brea, (1023-2825-A W Evan Hewes Hwy, Impurable)	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, GA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die 790 Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dalry, El 2370 West Hwy 80, Imperia, 2370 West Hwy 80, Imperia, 2370 West Nain St, El Centro, G 2801 W Main St, El Centro, G 2805 Randolph Ave, Brea, G 2825-A W Evan Hewes Hwy, Imperior, Palm Desert,	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, GA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El 2370 West Hwy 80, Imperial, 2370 West Hwy 80, Imperial, 2370 W Heil Ave, El Centro, 2801 W Main St, El Centro, 2801 W Evan Hewes Hwy, Impu 47 Medina Dr, Palm Desert, PO Box 2577, Capistrano Bear	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El 1870 B Jeffrey Rd, ce, El Centro, C 2370 West Hwy 80, Imperial, 330 W Heil Ave, El Centro, 259 S Randolph Ave, Brea, (C 2825-A W Evan Hewes Hwy, Impu 47 Medina Dr, Palm Desert, PO Box 2577, Capistrano Bear 2801 W Main St, El Centro,	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El 2370 West Hwy 80, Imperial, 330 W Hell Ave, El Centro, C 2801 W Main St, El Centro, 259 S Randolph Ave, Brea, 2525-A W Evan Hewes Hwy, Impu 47 Medina Dr, Palm Desert, PO Box 2577, Capistrano Bead 2801 W Main St, El Centro, 47 Medina Dr, Palm Desert,	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El 2370 West Hwy 80, Imperial, 2390 W Hell Ave, El Centro, C 2801 W Main St, El Centro, C 2801 W Mai	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 5743 Meadows del Mar, San Die 5743 Meadows del Mar, San Die PO Box 267, Calipatria, CA 5743 Meadows del Mar, San Die 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dairy, El 2370 West Hwy 80, Imperial, 330 W Hell Ave, El Centro, C 2801 W Main St, El Centro, C 2801 W Main St, El Centro, C 2801 W Main St, Capistrano Bead 2801 W Main St, El Centro, C 2801 W Main	PO Box 830, Seeley, CA, 371 Ross Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 1878 Derrick Rd, El Centro, CA 5743 Meadows del Mar, San Dile 5743 Meadows del Mar, San Dile 5743 Meadows del Mar, San Dile 1051 N 1000 W, Logan, UT 1051 N 1000 W, Logan, UT 1870 B Jeffrey Rd, c/o K & F Dalry, El 2370 West Hwy 80, Imperial, 330 W Hell Ave, El Centro, C 2801 W Main St, El Centro, C 2801 W Main St, El Centro, C 2805 Randolph Ave, Brea, G 2877, Capjistrano Bead 2801 W Main St, El Centro, C 47 Medina Dr, Palm Desert, 47 Medina Dr, Palm Desert, 4800 Derrick Rd, El Centro, C 1800 Derrick Rd, El Centro, C 1805 Bass Cove, El Centro, L 1805 Bass Cove, El Centro, C
	73 Level3 Communications, LLC	1	WilTel Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC		Levels Communications, LLC		Ш					2243	2243	1243	1243	143	143	143	143	143	143	143	143	Level3 Communications, LLC  Level3 Communications, LLC
<u>DMS ID</u>	CA025_00508	CA025 00509	CA025_0051	CA025 00510	CA025 00511	CA025_00512	CA025 00513	CA025 00514	CA025 00515	CA025_00516	CA025 00517	CA025_00521	CA025_00528	CA025_00529	CA025_0053	CA025_00530	CA025_00531	CA025_00533	CA025_00535	CA025_00536	CA025_00537	CA025_00538	CA025_00539	CA025_00540	CA025 00541	CA025 00542	CA025 00544	CA025 00545	CA025 00546	CA025 00549	2025 00551

EXHIBIT 1
Imperial County, CA

5285 Wellesley St. In Mesa CA 91942
520 Olive Ave, Holtville, CA, 92250
1930 Aurora Dr. El Centro, CA, 92243
PO Box 937, Attn General Manager, Imperial, CA, 92251
267 N 8th, El Centro, CA, 92243
1930 Aurora Dr, El Centro, CA, 92243
975 Westwind Dr, El Centro, CA, 92243
1050 South 2nd St, El Centro, CA, 92243
3838 Vla Escuda, La Mesa, CA, 92041
3148 Market St, San Diego, CA, 92102
9070 W Glendale Ave, Glendale, AZ, 85305
9070 W Glendale Ave, Glendale, AZ, 85305
7 Maple Ave, El Centro, CA, 92243
341 W Crown Ct, Imperial, CA, 92251
PO Box 13949, c/o Atlas Pallet Co, San Diego, CA, 92170
PO Box 13949, c/o Atlas Pallet Co, San Diego, CA, 92170
701 Vine St, San Jose, CA, 95110
26674 Ave 18, Madera, CA, 93638
701 Vine St, San Jose, CA, 95110
701 Vine St. c/o Aryanpour Mohammad, San Jose, CA, 95110
701 Vine St, c/o Aryanpour Mohammad, San Jose, CA, 95110
PO Box 7003, Paso Robles, CA, 93447
703 Whitney Way, El Centro, CA, 92243
70 State St, El Centro, CA, 92243
70 State St, El Centro, CA, 92243
1015 Commercial Ave, El Centro, CA, 92243
PO Box 2417, El Centro, CA, 92244
3672 Hidden Trall Dr. Jamul, CA, 91935
MAILING ADDRESS

EXHIBIT 1
Imperial County, CA

DMS ID	ASSESSOR PARCEL ID	<u>T/R/S</u>	NAME / COMPANY NAME	MAILING ADDRESS	GRANTEE
CA025_00590	056-060-045	16S-21E-7	Ogden Environmental Services Inc	40 Lane Rd, Fairfield, NJ, 07007	WilTel Communications, LLC
CA025_00591	056-060-031	16S-21E-7	Watson, Robert C	40616 Rock Mtn Dr, Fallbrook, CA, 92028	WilTel Communications, LLC
CA025_00592	056-060-044	16S-21E-7	Sanchez et al, R & L M	822 Mesa Verde, Yuba City, CA, 95993	WilTel Communications, LLC
CA025_00593	056-060-022	16S-21E-7	Biffle, George A	14726 El Monte Rd, Lakeside, CA, 92040	WilTel Communications, LLC
CA025_00594	056-060-023	16S-21E-7	Biffle, Will	14726 El Monte Rd, c/o George Biffle, Lakeside, CA, 92040	WilTel Communications, LLC
CA025 00595	056-060-018	16S-21E-7	French, William H	6559 S Lazy Ln, Gold Canyon, AZ, 85118	WilTel Communications, LLC
CA025 00596	056-060-017	165-21E-8	Pilot Knob Corp	2 Center of World Plz, Felicity, CA, 92283	WilTel Communications, LLC
CA025 00597	056-080-012	16S-21E-17	Pilot Knob Corp	2 Center of World Plz, Felicity, CA, 92283	WilTel Communications, LLC
CA025 00602	056-440-001	165-21E-16	Pilot Knob Corp	2 Center of World Plz, Felicity, CA, 92283	WilTel Communications, LLC
CA025_00608	056-470-034	165-21E-21	Istel, Jacques A & Felicia L	1 Center of The World PI, Felicity, CA, 92283	WilTel Communications, LLC
CA025_0061	021-290-013	11S-14E-12	IID - Trust Lands	PO Box 937, Attn General Manager, Imperial, CA, 92251	WilTel Communications, LLC
CA025_00615	056-570-005	165-22E-20	USA For Shirley VP Ropp PG	1661 S 4th St, Attn Margart Goodro - BLM Mg, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00616	056-470-030	165-21E-21	Lewis, James McClellan	95 E Judy St, Flagstaff, AZ, 86001	WilTel Communications, LLC
CA025_00618	056-570-006	16S-22E-20	USA For Shirley VP Ropp PG	1661 S 4th St, Attn Margart Goodro • BLM Mg, El Centro, CA, 92243	WilTel Communications, LLC
CA025_00621	056-470-031	165-21E-21	1 LTC	8191 Center St, La Mesa, CA, 91942	WilTel Communications, LLC
CA025_00622	056-460-009	16S-21E-22	Eller Telecasting Co of Arizona	7950 Jones Branch Dr, c/o Gannett Co Inc Tax Dept, McLean, VA, 22107	Level3 Communications, LLC
CA025_00623	056-460-010	16S-21E-22	Glenn, Thomas R & Terrence J	19557 Valley Ford Dr, Cottonwood, CA, 96022	Level3 Communications, LLC
CA025_00624	056-460-011	16S-21E-22	Griffin, James A	5551 Kenwood Ave, Buena Park, CA, 90621	Level3 Communications, LLC
CA025_00625	056-460-012	165-21E-22	Correnti-Kroos, Gilda F	2111 Whitfield Park Ave, Sarasota, Fl, 34243	Level3 Communications, LLC
CA025_00627	056-470-036	16S-21E-21	Istel, Jacques A & Felicia L	One Center of The World Plaza, Felicity, CA, 92283	Level3 Communications, LLC / WilTel Communications, LLC
CA025_00628	056-470-035	16S-21E-21	Istel, Jacques A & Felicia L	One Center of The World Plaza, Felicity, CA, 92283	Level3 Communications, LLC
CA025_00637	056-460-046	165-21E-22	Lemon, John R & Diane M	153 E Cole Rd, Calexico, CA, 92231	Wiffel Communications, LLC
CA025_00638	056-460-047	165-21E-22	Lemon, John R & Diane M	153 E Cole Rd, Calexico, CA, 92231	WilTel Communications, LLC
CA025_00648	056-600-006	165-22E-26	Roman Catholic Bishop of San Diego	PO Box 1176, WinterHaven, CA, 92283	Wiffel Communications, LLC /
CA025_0065	021-340-003	115-14E-13	Currier, Andrew & Marlene	290 River Wood Dr, Brawley, CA, 92227	WilTel Communications, LLC
CA025_00715	044-351-015	15S-14E-31	Mah, Nellie	1536 Hamilton Ave, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00716	044-351-024	15S-14E-31	Quality Quarters Co LLC ~	429 W Main St, El Centro, CA, 92243	Level3 Communications, LLC

EXHIBIT 1 Imperial County, CA

Level3 Communications, LLC	2984 Bayside Walk, San Diego, CA, 92109	Martin, Robert A & Patricia A	15S-14E-31	044-361-022	CA025_00748
Level3 Communications, LLC	628 W Main St, El Centro, CA, 92244	Pierson et al. Herbert E	155-14E-31	044-361-013	CA025 00747
Level3 Communications, LLC	PO Box 859, Heber, CA, 92249	Cancel, Lorenzo & Laura	15S-14E-31	044-361-012	CA025 00746
Level3 Communications, LLC	1665 Ocotillo Dr, El Centro, CA, 92243	Varley, Randall A	15S-14E-31	044-361-011	CA025_00745
Level3 Communications, LLC	PO Box 3102, El Centro, CA, 92244	Childers et al, Ryan D	15S-14E-31	044-361-010	CA025_00744
Level3 Communications, LLC	PO Box 3102, El Centro, CA, 92244	Childers et al, Ryan D	15S-14E-31	044-361-009	CA025 00743
Level3 Communications, 比C	1239 Main St, El Centro, CA, 92243	Martinez et al, Martha & Rubio S 🕦	15S-14E-31	044-361-008	CA025_00742
Level3 Communications, LLC	1064 Woodward Ave, El Centro, CA, 92243	Camacho-Zapata, Emma	15S-14E-31	044-361-007	CA025_00741
Level3 Communications, LLC	868 Stacey, El Centro, CA, 92243	Loo et al, Douglas	15S-14E-31	044-361-006	CA025_00740
Level3 Communications, LLC	2696 W Canyon Ave, San Diego, CA, 92123	Wasson, Margaret B	15S-14E-31	044-361-005	CA025_00739
Level3 Communications, LLC	1064 Woodward Ave, El Centro, CA, 92243	Zapata, Martha	15S-14E-31	044-361-004	CA025_00738
Level3 Communications, LLC	PO Box 8050, Riverside, CA, 92515	Southeastern CA Assn of 7th Day Adventists	15S-14E-31	044-361-021	CA025_00737
Level3 Communications, LLC	1292 Chaparral Cir, San Luis Obispo, CA, 93401	R & M Petroleum Co	155-14E-31	044-351-021	CA025_00736
Level3 Communications, LLC	825 N Imperial Ave, El Centro, CA, 92243	Toma et al, Michael	15S-14E-31	044-351-003	CA025_00735
Level3 Communications, LLC	825 N Imperial Ave, El Centro, CA, 92243	Toma et al, Michael	15S-14E-31	044-351-004	CA025_00734
Level3 Communications, LLC	PO Box 1048, El Centro, CA, 92244	Villanueva, Eddie R	155-14E-31	044-351-022	CA025_00733
Level3 Communications, LLC	PO Box 178985, San Diego, CA, 92177	Villanueva, Vicky R	15S-14E-31	044-351-019	CA025_00732
Level3 Communications, LLC	1400 Woodward Ave, El Centro, CA, 92243	Figueroa, Cynthia Kim v	15S-14E-31	044-351-006	CA025_00731
Level3 Communications, LLC	1294 Woodward Ave, El Centro, CA, 92243	Ruíz, Robert B	15S-14E-31	044-351-007	CA025_00730
Level3 Communications, LLC	1282 Wooward Ave, El Centro, CA, 92243	Zamora, Veronica & Vincente	15S-14E-31	044-351-008	CA025_00729
Level3 Communications, LLC	534 Lincoln, Calexico, CA, 92231	Patron, Guadalupe I	155-14E-31	044-351-009	CA025_00728
Level3 Communications, LLC	1258 Woodward, El Centro, CA, 92243	Figueroa, Eddie P & Sharen L	15S-14E-31	044-351-010	CA025 00727
Level3 Communications, LLC	450 Wensley Ave, El Centro, CA, 92243	Quintero, Cesar T	155-14E-31	044-371-006	CA025 00726
Level3 Communications, LLC	825 1/2 N 7th St, El Centro, CA, 92243	Flores et al, Joe R	15S-14E-31	044-371-005	CA025 00725
Level3 Communications, LLC	825 N 7th St, El Centro, CA, 92243	Flores et al, Joe R	155-14E-31	044-371-004	CA025 00724
Level3 Communications, LLC	589 Wensley, El Centro, CA, 92243	Cameron, Frank M & Melita A &	15S-14E-31	044-371-032	CA025_00723
Level3 Communications, LLC	1248 Woodward Ave, El Centro, CA, 92243	Contreras, Juan S & Leonor	15S-14E-31	044-351-011	CA025_00722
Level3 Communications, LLC	1818 Farmer Dr, El Centro, CA, 92243	Holguin, Cesar G & Emma D	15S-14E-31	044-371-031	CA025_00721
Level3 Communications, LLC	125 W Main St, El Centro, CA, 92243	Saad, Melek & Jill	15S-14E-31	044-371-034	CA025_00720
Level3 Communications, LLC	582 Broadway St, El Centro, CA, 92243	Gaddis III, Thomas Samuel	15S-14E-31	044-371-033	CA025_00719
Level3 Communications, LLC	2450 Holt Ave, El Centro, CA, 92243	RO&ECVillalobos Tretal	15S-14E-31	044-351-012	CA025_00718
Level3 Communications, LLC	2450 Holt, c/o DBA Apt at 1224 Woodward A, El Centro, CA, 92243	Henos et al, Carl G	15S-14E-31	044-351-023	CA025_00717
GRANTEE	MAILING ADDRESS	NAME / COMPANY NAME	<u>T/R/S</u>	ASSESSOR PARCEL ID	<u>DMS ID</u>

EXHIBIT 1
Imperial County, CA

Levels Communications, LLC	DO BOU Tables Ave, at centro, CA, 92243	Swink George	115-14F-4	021-030-020	CA025 00777
revers communications, ttc	1778 Letter Aug El Contro Co 00040	leffray O & Chary E I you Tr	15S-14E-37	044-381-024	CA025 00769
בפיפוס כטחווויטווינמוטווס, נדנג	ASO Fireld Ava El Centro, CA 922A2	Estrada Gregorio & Maria	155-14E-32	044-381-035	CA025_00767
levels Communications IIC	450 Euclid Ave. El Centro. CA. 97243	Estrada, Gregorio & Maria	15S-14E-32	044-381-034	CA025_00766
Level3 Communications IIC		Nevarez et al, Gina L	15S-14E-32	044-381-022	CA025_00765
Level3 Communications LLC	815 N 5th St, El Centro, CA, 92243	Martinez, Maria Teresa	155-14E-32	044-381-013	CA025 00764
Level3 Communications, LLC		Alvarez, Francisco B & Martha C	155-14E-32	044-381-012	CA025_00763
Level3 Communications, LLC		Patel et al, Vijaykumar & Nalini	15S-14E-32	044-381-011	CA025_00762
Level3 Communications, LLC	518 Woodward Ave, El Centro, CA, 92243	Guislain, Charles P	15S-14E-32	044-381-010	CA025_00761
Level3 Communications, LLC		Del Valle, Jose A & Mária J	15S-14E-31	044-381-009	CA025 00760
Level3 Communications, LLC	534 Woodward, El Centro, CA, 92243	Alva, Raymond & Rosa	15S-14E-31	044-381-008	CA025 00759
Level3 Communications IIIC	546 Woodward Ave, El Centro, CA, 92243	Mederos, Humberto L	15S-14E-31	044-381-007	CA025 00758
Level3 Communications, LLC	PO Box 3667, El Centro, CA, 92244	Nelld, Ramond J	155-14E-31	044-381-006	CA025_00757
Level3 Communications IIC		Rose, Ronnie Lynn	15S-14E-31	044-381-036	CA025_00756
Level3 Communications IIC		Varley, Randall A	15S-14E-31	044-381-004	CA025 00755
Level3 Communications 11C	2174 R Cabrillo Ct, Calexico, CA, 92231	Villarreal, Cervando & Elvira	15S-14E-31	044-381-003	CA025_00754
Level3 Communications, LLC	PO Box 421217, c/o Federal Home Loans, San Diego, CA, 9212	Tsoucalas, Mike	15S-14E-31	044-381-002	CA025_00753
Level3 Communications, LLC		Quality Quarters Co LLC	15S-14E-31	044-361-020	CA025_00752
Level3 Communications IIC		Lopez, Alfonso Luna	15S-14E-31	044-361-019	CA025 00751
Level3 Communications	824 Woodward Ave, El Centro, CA, 92243	Garcia, John M & Gloria D 1	15S-14E-31	044-361-018	CA025_00750
Level3 Communications LLC	834 Woodward Ave, El Centro, CA, 92243	Preciado, Jose Luis & Guadalupe G	155-14E-31	044-361-017	CA025_00749
GRANTEE	MAILING ADDRESS	NAME / COMPANY NAME	<u>T/R/S</u>	ASSESSOR PARCEL ID	<u>DMS ID</u>

15 RECORDING REQUESTED BY

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# Office of Secretary of State.

J. Eugene Bunting, Secretary of State of the State of Delaware, do hereby certify

that the Certificate of Agraement of Horgan of the "Southern Pacific Company", marging with and into the "SOUTHERN PACIFIC TRANSPORTATION COMPANY", under the name of "SOUTHERN PACEFIC TRANSPORTATION COMPARY", was passived and filed in this office the twenty-sixth day of November, A.D. 1969, Et 8:35 o'clock A.M.

And I do hereby further certify that the aforesaid Composition is daily incorporated under the leve of the State of Dalsware and IT In good standing and has a legal corporate existence to for as the records of this office show and is duly authorized to transact busines

# In Vestimony Whereaf. Shave herounts set my hand

and official seal at fover this second day of December in the year of our Lord one thousand nine hundred and sixty-mine.



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RECORDING REQUESTED BY

IMPERIAL COUNTY PUBLIC WORKS

AND WHEN RECORDED RETURN TO:

IMPERIAL COUNTY PUBLIC WORKS 155 SOUTH 11TH STREET EL CENTRO, CA 92243

Recorded in Official Records, IMPERIAL COUNTY

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BOOK: 23 PAGES: 7-9

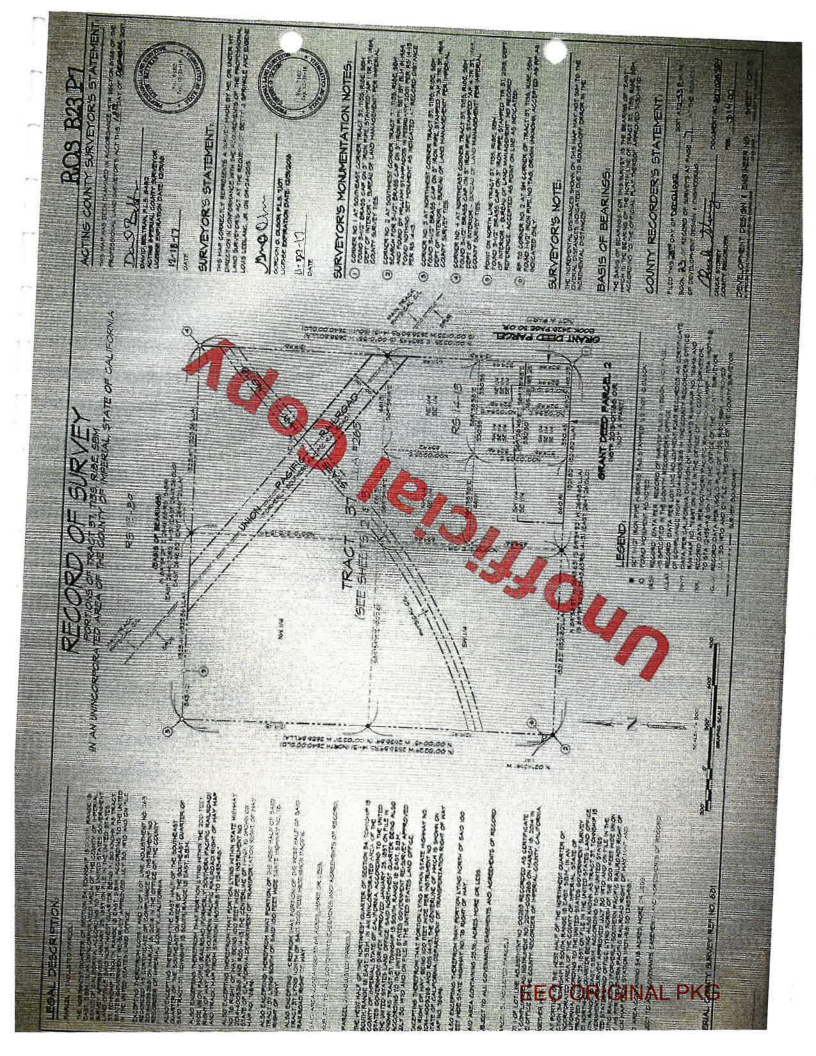
MAP COVER SHEET RECORD OF SURVEY I.C.S.R. No 681

#### LEGAL DESCRIPTION:

PORTIONS OF TRACT 37, T13 SO R18 EAST, SBM IN AN UNINCORPORATED AREA OF THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA

### **GRANTORS:**

SPRINKLE, BETTY J/ICSR 681 LEBLANC, EUGENE LOUIS JR/ICSR 681 TRACT 37/ICSR 681 T13 SO R18 EAST SBM/ICSR 681 ICSR 681/T13 SO R18 EAST SBM



## Narrative Overview

CitySwitch seeks approval for a Conditional Use Permit ("CUP"), a Height Variance ("Variance") and any other permits or approvals necessary in order to install a communications facility on property located at 637-639 Sidewinder Rd N, Felicity, CA 92283. CitySwitch proposes to erect this tower and will be offering it as a shared facility to Union Pacific (with whom CitySwitch already has a commitment), AT&T Mobility, and any other communication carriers that have a need for a facility in this area. CitySwitch thus submits this Application (as that term is defined in Sections 92404.01 and 92405.01 of the Imperial County Land Use Code (the "Code")) seeking a CUP and Variance for the siting and construction of a new communication facility.

The proposed site is located in a S-2, Open Space/Preservation zone. Pursuant to Sections 90519.02(d) of the Code, Communication Facilities are allowed in this district with CUP approval. The property consists of a railroad line in the desert, located approximately 1,200' north of the on-ramp to I-8.

The wireless communications facility that CitySwitch is proposing to install on the property for Union Pacific and AT&T is necessary to provide critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Felicity and the surrounding area, including wireless telephone service, voice paging, messaging and wireless internet and broadband data transmission. All registered wireless providers' technology operate at various radio frequency bands allocated by the FCC as part of their license.

Wireless systems operate on a grid system where overlapping cells mesh together, forming a seamless network. No single site can function as a stand-alone entity as each site is interconnected, forming the network. The technical criteria for establishing cell sites are very exacting as to the location and height. The proposed site at 637-639 Sidewinder Rd N, Felicity, CA 92283 is within the geographic area deemed necessary by radio frequency engineers for the anchor wireless telecommunications providers to provide uninterrupted services.

In accordance with Sections 92402.01s and 92405.01 of the Code, CitySwitch is submitting this Application to install a new Communications Facility. The proposed new communications

facility will consist of a 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a 57'-0" x 45'-0" ground area.

After the initial construction, the facility is unstaffed and will only require service technicians, in a pick-up/van sized vehicle, to visit the site approximately once per month. Access will be provided via an easement with the proposed access entry point off Sidewinder Rd N. The only utilities required to service the facility are power and fiber. The site is entirely self-monitored through a sophisticated alarm system which is connected to a main switch station. The system alerts personnel to any equipment malfunction or breach of security. Additionally, there is no impact on Imperial County's utilities such as water and sanitation, as they are not used at the site.

In accordance with FCC regulations, the mobile service facility will not interfere with any form of communications, including but not limited to, land-line phones, cable and satellite television and radio broadcasts. Wireless technology has become a vital part of emergency services, aiding local residents and motorists in a variety of situations, thus helping to protect the general public's health, safety and welfare. The proposed communications facility at this site will further enhance goals of providing the most reliable wireless coverage possible in this area.

The proposed communications facility will be designed and constructed to meet all applicable governmental and industry safety standards. Specifically, CitySwitch will comply with all FCC and FAA rules and regulations regarding construction requirements and technical standards. RF emissions are subject to the exclusive jurisdiction of the FCC, and the proposed facility will comply with the FCC's RF emission standards.. Any height, lighting or marking issues are also subject to the exclusive jurisdiction of the FAA, and the proposed facility will comply with the FAA's requirements for height, lighting, and marking.

LCC Telecom Services and Sherman & Howard, on behalf of CitySwitch, look forward to working with Imperial County to bring the benefits of the proposed improved wireless services to the area. The addition of the facility will ensure improved railroad communications and the best uninterrupted wireless services for Imperial County. This application addresses all applicable standards of Sections 92404.01 and 92405.01 of the Imperial County Zoning Ordinance and satisfies the requirements of those sections.

# Compliance with Section 92404.01 – General Requirements for Communications Facilities

All new, altered and re-permitted communication facilities in unincorporated areas of Imperial County, with the exception of those exempted under Section 92401.03, shall meet the following general requirements, regardless of the zone in which they are located:

A. 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.

Telecommunications towers, along with related equipment are allowed with CUP approval in the S-2 Open Space/Preservation zone pursuant to Section 90519.02(d) of the ordinance.

B. Use Permit Required. All wireless communication facilities and all wired or fiber regeneration facilities other than those designated as exempt under Section 92401.03 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 Title 9.

The proposed wireless communications facility is not exempt under Section 92401.03, therefore CitySwitch has applied for a CUP, and will follow the CUP process provided for in Title 9.

C. Building Permit Required. All communication facilities shall require a building permit issued by the county of Imperial.

If and when the CUP has been approved, CitySwitch will apply for the necessary building permits through Imperial County.

D. Design Consistency with the Surrounding Environment. 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.

Due to the diminutive size of the parcel and the tower's location adjacent to the railroad tracks in the desert, there will be little impact on the surrounding environment.

- E. Height. All communication facilities shall conform to the following height requirements:
  - 1. 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 proposed monopole tower is designed to be 170'-0" with a 10' lightning rod for a total height of 180'-0". The proposed height is the minimum functional height for Union Pacific and AT&T to provide the necessary coverage for the area. A height variance has been requested as part of this application. See Site Plans

2. All communication facilities constructed within three-quarters mile of a 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.

According to the General Plan, the area is designated as Recreation/Open Space, there is no designation of a scenic corridor in the vicinity. Therefore, this section does not apply.

3. 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 tower height is 180'-0" and a height variance has been requested as part of this application.

4. 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.

The application is for a new communications tower facility and not a rooftop facility, Therefore, this section does not apply.

5. If an operator wishes to apply for an exception to these height limitations, then the facility shall be subject to the provisions at Title 9 relating to conditional use permits and variances hearing processes.

The proposed tower height is 180'-0" and a height variance has been applied for as part of this application.

- F. Screening. All communication facilities shall be screened to the maximum extent possible, pursuant to the following requirements.
  - 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.

No screening is proposed with this application. The proposed tower site is within the railroad right-of-way in the desert with no residential structures in the area.

2. The projection of structure-mounted antennas from the face of the structure to which they are attached shall be minimized.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure. Therefore, this section does not apply.

3. 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 roofmounted 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.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure. Therefore, this section does not apply.

G. 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 communications 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.

All spectrum used by both railroad users and wireless providers are solely regulated by the FCC which includes the power densities, therefore, no signals will exceed the current FCC adopted standards for human exposure.

H. Cabling. 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 is proposed for the interior of the monopole and will be in accordance with the NEC guidelines. In the event that any future cabling needs to be on the exterior of the tower, a cable tray painted to match the tower will be used.

I. 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 color. All towers shall be lit with approved lighting as required by the FAA and the Airport Land Use Commissions Standards.

The proposed tower is going to be galvanized metal which is a non-reflective material. The proposed tower is going to be 170'-0" with a 10'-0" lightning rod for a total height of 180'-0" which is below the 200' threshold requiring lighting per the FAA. Therefore, no lighting will be provided.

J. 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) L dn at the facility site's property lines.

The proposed wireless communications facility does not generate significant noise. The proposed facility will not initially have a back-up generator, therefore there will be no noise generated at the site. There are no residential zone parcels within one hundred (100) feet of the proposed facility Therefore, no noise attenuation measures will be necessary.

K. 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 proposed facility will be in compliance with all local, state and federal guidelines, therefore the zero setback will be applicable. Additionally, the equipment will be architecturally compatible with the rest of the communications facility and surrounding area.

L. 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.

A 12' wide gravel access road is proposed to run parallel to the train tracks in the Union Pacific right-of-way. The access road will connect to Sidewinder Road N., just south of the tracks.

M. Provisions for Future Co-location. 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 ordinance.

There is an existing tower owned by SBA Structures, LLC which is located approximately 0.36 miles southeast of the proposed tower site. AT&T is currently colocated on that tower, however, the lease rate has sharply increased over the term of the agreement and has caused an economic burden which is shown in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. As shown on the drawings the proposed tower is designed to potentially add five additional future carriers.

N. Removal Upon Discontinuation of Use. All equipment associated with a 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 pre-construction condition. 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.

CitySwitch agrees to removal of the tower in the event it is no longer in use for more than 180 days as a condition of the Conditional Use approval.

O. Principal or Accessory Use. 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.

The proposed wireless communications facility is an accessory use on the property to the principal use of the railroad. As stated above, this will not preclude the installation of antennas on within the right-of-way.

P. 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 proposed tower is going to be located within the railroad right-of-way, therefore the development regulations do not strictly apply to this facility because there is no actual lot size. The proposed tower will be designed to collapse onto itself in the unlikely event of a failure. The surrounding area is desert, so even an unlikely failure will not have an impact.

Q. Inventory of Existing Sites. 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 ordinance 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.

See attached Coverage Plots.

- R. 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 maintain a galvanized steel finish so as to reduce visual obstructiveness.

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.

The proposed support equipment will consist of galvanized metal equipment cabinets that are similar to gym lockers. The materials will match the tower and fit in with the natural surroundings.

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.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure, therefore this provision does not apply.

S. Lighting. Towers shall not 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 going to be 170'-0" with a 10'-0" lightning rod for a total height of 180'-0" which is below the 200' threshold requiring lighting per the FAA, therefore no lighting will be provided.

T. 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 ordinance 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 proposed tower will meet and / or exceed all FAA, FCC and any other agencies of the State of California or federal government with authority to regulate towers and antennas. In the event of a change in regulations, CitySwitch and the providers colocated on the tower will make their equipment compliant.

U. 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 said thirty (30) days shall constitute grounds for the removal of the tower or antenna at the owner's expense.

CitySwitch will be compliant with all Electronic Industries Association along with any local, state or federal guidelines relating to the construction and maintenance of the communications facility.

- V. Measurement. 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 Title 9 for the respective base zone.
  - Noted, the setbacks are shown on the drawings and the separation distance has been calculated based on the coordinates of the existing tower and the coordinates for the SBA tower shown on the FCC ASR Search website.
- W. Not Essential Services. Towers and antennas shall be regulated and permitted pursuant to this ordinance and shall not be regulated or permitted as essential services, public utilities or private utilities.
  - CitySwitch, Union Pacific, and AT&T Mobility are private corporations and are not essential service providers.
- X. 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.

Any required certifications of franchise will be filed with Imperial County as required.

Y. Public Notice. For purposes of this ordinance, 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 Title 9, in addition to any notice otherwise required by the planning director.

CitySwitch will comply with any notice obligations for the CUP process, to the extent the public notice is not required by Imperial County. Z. Signs. No signs shall be allowed on an antenna or tower except as may be required by law or another permitting or licensing agency.

The only signage displayed on the communications facility site will be that which is required by federal regulations, specifically those signs needed for health and safety reasons.

AA. Buildings and Support Equipment. Buildings and support equipment associated with antennas or towers shall comply with requirements of Title 9.

All support equipment used in the communications facility will comply with the requirements of Title 9.

BB. Multiple Antenna/Tower Plan. 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.

CitySwitch is submitting three (3) total applications for sites within Imperial County.

# Compliance with Section 92405.01 – Wireless Communications Permitting Requirements

All communication facilities not specifically exempted from these regulations are subject to one of the two permit processes described below. Both processes include a conditional use permit and may have a concurrent variance. Applications for all permits required pursuant to this division shall be made in writing on a form prescribed by the planning director, and shall be accompanied by plans and data to assure the fullest practical presentation of facts for the permanent record. Such application shall be accompanied by a fee or fees as may be set by the board of supervisors. No part of such fee shall be refundable.

- A. Conditional Use Permit before the planning director. Certain communication facilities may be conditionally approved by the planning director, as described in this subsection.
  - 1. Qualifying Facilities. The following types of communication facilities qualify for a use permit before the planning director:
    - a. Receive-only radio and television antennas and satellite dishes or antennas that do not qualify for exemption under Section 92401.3, including multiple antennas or dishes on a single parcel.
    - b. Amateur radio facilities that do not qualify for exemption under Section 92401.3. When required, a conditional use permit before the planning director shall be granted to amateur radio operators with no fee.
    - c. Communication facilities installed on publicly owned property, regardless of zone, provided they comply with the general requirements in Section 92401.04 and hold an executed license or lease agreement.
    - d. Co-located communication facilities, regardless of zone, provided they comply with the general requirements in Section 92401.04.

The proposed wireless communications is located within the Union Pacific right-of-way and does not qualify for a CUP before the Planning Director.

- 2. Required Findings. In order for the planning director to approve a proposed communication facility under a conditional use permit, the planning director shall make the findings required for a conditional use permit, as well as, the following additional findings:
  - a. The facility complies with all applicable Section 92401.04.

The application includes all items required in Section 92401.04 and complies with all requirements in said section.

b. The facility either 1) does not require an RF environmental evaluation report as described in Section 92401.08, or 2) the RF environmental evaluation report for the facility shows that the cumulative radio-frequency energy emitted by the facility and any nearby facilities will be consistent with FCC regulations.

The proposed installation is not required to included a RF Environmental Evaluation Report as spelled out in Section 92401.08.

c. The facility blends in with its existing environment and will not have significant adverse visual impacts.

The proposed tower is being located within an existing railroad right-of-way in the desert and will not have a significant adverse visual impact on surrounding area.

- 3. Administrative Approval Process. The planning director may administratively approve a proposed communication facility by using the following process:
  - Each applicant for administrative approval shall apply to the planning director providing the information and fees set forth in Section 92401.09 of this ordinance.
  - b. The planning director shall review the application shall review the application for administrative approval and determine if the proposed use complies with Sections 92401.04 and 92401.05 of this ordinance.
  - c. The planning director shall respond to each such application within sixty (60) days after receiving it by either approving or denying the application.
  - d. In connection with any such administrative approval, the planning director may, in order to encourage shared use, administratively waive any setback requirements or separation distances between towers in the base zone by up to fifty percent (50%).
  - e. In connection with any such administrative approval, the planning director may, in order to encourage the use of monopoles, administratively allow the reconstruction of an existing tower to monopole construction.
  - f. If an administrative approval is denied, the applicant shall file an application for a conditional use permit pursuant to Section 91401.05B. prior to filing any special appeal that may be available under the Title 9.

The proposed wireless telecommunications facility requires a Conditional Use Permit and a Height Variance, therefore this site does not meet the criteria for an Administratively Approved site.

4. List of Administratively Approved Uses. The following uses may be approved by the planning director after conducting an administrative review:

- a. Locating a tower, antenna or facility, including the placement of additional buildings or other supporting equipment used in connection with said tower or antenna, in any industrial or heavy commercial zone or a grouped facility.
- b. Locating antennas or existing structures or towers consistent with the terms of subsections (1) and (2) below.
  - (1) Antennas on existing structures. Any antenna, which is not attached to a tower, may be approved by the planning director as an accessory use to any commercial, industrial, professional, institutional, or multi-family structure of eight or more dwelling units, provided:
    - (a) The antenna does not extend more than thirty (30) feet above the highest point of the structure;
    - (b) The antenna complies with all applicable FCC and FAA regulations;
    - (c) The antenna complies with all applicable building codes.
  - (2) Antennas on existing towers. An antenna which is attached to an existing tower may be approved by the planning director and, to minimize adverse visual impacts associated with the proliferation and clustering of towers, collocation of antennas by more than one carrier on existing towers shall take precedence over the construction of new towers, provided such collocation is accomplished in a manner consistent with the following:
    - (a) A tower which is modified or reconstructed to accommodate to collocation of an additional antenna shall be of the same tower type as the existing tower, unless the planning director allows reconstruction as a monopole.
    - (b) Height.
      - (i) An existing tower may be modified or rebuilt to a taller height, not to exceed thirty (30) feet over the tower's existing height, to accommodate the collocation of an additional antenna.
      - (ii) The height change referred to in subsection (b)(i) may only occur one time per communication tower.
      - (iii) The additional height referred to in subsection (c)(i) shall not require an additional distance separation. The tower's premodification height shall be used to calculate such distance separation.
    - (c) On-site location.
      - (i) A tower which is being rebuilt to accommodate the collocation of an additional antenna may be moved onsite within fifty (50) feet of its existing location.
      - (ii) After the tower is rebuilt to accommodate collocation, only one tower may remain on the site.
      - (iii) A relocation onsite tower shall continue to be measured from the original tower location for purposes of calculating separation distances between towers pursuant to the base zone.

- (iv) The onsite relocation of a tower which comes within the separation distances to residential units or residentially zoned lands shall only be permitted when approved by the planning director.
- c. New towers in nonresidential zones. Locating any new tower in a nonresidential zone other than industrial or heavy commercial, provided a licensed professional engineer certifies that the tower can structurally accommodate the number of shared users proposed by the applicant; the planning director concludes the tower is in conformity with the goals set forth in [Section] 92401.00 and the requirements of Section 92401.04; the tower meets all setback and separation requirements of the base zone; and the tower meets the following height and usage criteria:
  - (1) For a single user, up to ninety (90) feet in height;
  - (2) For two users, up to one hundred twenty (120) feet in height; and
  - (3) For three or more users, up to one hundred twenty (120) feet in height; and
  - (4) For four or more users up to one hundred eighty (180) feet in height.
- d. Locating any alternative tower structure in a zone other than industrial or heavy commercial that in the judgment of the planning director is in conformity with the goals set forth in Section 92401.00 of this ordinance.
- e. Installing a cable microcell network through the use of multiple low-powered transmitters/receivers attached to existing wireline systems, such as conventional cable or telephone wires, or similar technology that does not require the use of towers.

The proposed wireless telecommunications facility requires a CUP and a Variance for height. Therefore, this site does not meet the criteria for an Administratively Approved site.

- B. Conditional Use Permit before the planning commission. All other communication facilities or any facility requiring an exception to these regulations shall require a conditional use permit with a public hearing before the planning commission.
  - 1. Qualifying Facilities. A conditional use permit is required for any communication facility that is not exempt under these regulations and that does not qualify for a conditional use permit before the planning director.

The proposed 170'-0" monopole tower is not exempt under Section 92401, therefore a Conitional Use Permit and Variance for height are required.

2. Required Findings. In order for the planning commission to approve a proposed communication facility under a conditional use permit, the commission shall make the findings required for a conditional use permit, as well as the following additional findings:

- a. No alternative site or design is available that would allow for issuance of a conditional use permit before the planning director for the facility. This finding shall be based on the results of an alternatives analysis, as described in Section 92401.06, below.
  - AT&T Mobility is currently located on the existing SBA tower which is approximately 0.36 miles southeast of the proposed location. At the current lease rate, AT&T is burdened by the high rent, as stated in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. Should SBA be allowed to continue charging above market rates, AT&T will not be able to upgrade its equipment and stay competitive in the market.
- b. Facility either 1) does not require an RF environmental evaluation report as described in Section 92401.08, or 2) the RF environmental evaluation report for the facility shows that the cumulative radio frequency exposure emitted by the facility and any nearby facilities will be consistent with FCC regulations.
  - The proposed installation is not required to included a RF Environmental Evaluation Report as spelled out in Section Section 92401.08.
- c. The facility blends in with its existing environment and will not have significant visual impacts.
  - As stated above, the proposed facility is located within the Union Pacific railroad right-of-way and is located in the desert. The proposed facility will not have a significant visual impact on the surrounding area.
- 4. Conditional Use Permit Process. Applications for conditional use permits under this subsection shall conform to the requirements of Section 92401.04 and shall be subject to the procedures and requirements of Title 9 relating to the granting of conditional use permits.
  - The proposed application is in conformity with Section 92401.04 and Title 9 relating to the granting of the Conditional Use Permit.
- 5. Conditions. In granting a conditional use permit, the planning commission may impose conditions to the extent the planning commission concludes such conditions are necessary to minimize any adverse effects if the proposed facilities on adjoining properties.
  - CitySwitch is aware that the Planning Commission may impose conditions on the Conditional Use Permit to minimize adverse effects on the adjoining properties.

#### TITLE 9

# DIVISION 4: SIGNS, PARKING, FENCE, HOME OCCUPATIONS, ACCESSORY DWELLING UNITS AND CANNABIS & INDUSTRIAL HEMP OPERATIONS

CHAPTER 1:	SIGNS
CHAPTER 2:	PARKING
CHAPTER 3:	FENCES
CHAPTER 4:	HOME OCCUPATIONS
CHAPTER 5:	ACCESSORY DWELLING UNITS (ADUS)
CHAPTER 6:	CANNABIS & INDUSTRIAL HEMP OPERATIONS

### CHAPTER 1: SIGNS

§ 90401.00 § 90401.01 § 90401.02 § 90401.03 § 90401.04 § 90401.05 § 90401.06 § 90401.07	PURPOSE/APPLICATION DESIGN/DEVELOPMENT STANDARDS FOR MONUMENT SIGNS DESIGN/DEVELOPMENT STANDARDS/POLE SIGNS DESIGN/DEVELOPMENT STANDARDS/SIGNS ATTACHED TO BUILDINGS DESIGN/DEVELOPMENT STANDARDS/OFF-SITE ADVERTISING SIGNS DESIGN/DEVELOPMENT STANDARDS/TEMPORARY REAL ESTATE SIGNS DESIGN/DEVELOPMENT STANDARDS/TEMPORARY SUBDIVISION SIGNS DESIGN/DEVELOPMENT STANDARDS/PERMANENT SUBDIVISION AREA
§ 90401.08 § 90401.09 § 90401.10 § 90401.11	SIGNS DESIGN/DEVELOPMENT STANDARDS/TEMPORARY CONSTRUCTION SIGNS DESIGN/DEVELOPMENT STANDARDS/TEMPORARY CAMPAIGN SIGNS DESIGN/DEVELOPMENT STANDARDS/AGRICULTURAL SIGNS DESIGN/DEVELOPMENT STANDARDS/AGRICULTURAL INDUSTRY SIGNS DESIGN/DEVELOPMENT STANDARD/INSTITUTIONAL IDENTIFICATION
§ 90401.12 § 90401.13 § 90401.14 § 90401.15 § 90401.16 § 90401.17 § 90401.18	SIGNS EXEMPT SIGNS PROHIBITED SIGNS SPECIAL SIGN PROVISIONS DESIGN AND DEVELOPMENT STANDARDS FOR WIND-FETHERED BANNER FLAG SIGNS (FEATHER SIGNS) NON-CONFORMING SIGNS ILLUSTRATIONS

# § 90401.00 PURPOSE/APPLICATION

The purpose and intent of this Chapter is to provide and promote for the orderly and attractive construction, placement, and display of signs throughout the County of Imperial. It is the policy of the County of Imperial that the primary purpose of signs is for identification and public information. All signs shall be located on the property on which they are advertising unless otherwise specified. Signs that cause a distraction and present potential safety hazards, as well as, aesthetic problems or public nuisance problems are discouraged and/or prohibited. The provisions of this Chapter serve as specific development standards to be applied in addition to the sign codes required under the building construction provisions.

# § 90401.01 DESIGN AND DEVELOPMENT STANDARDS FOR MONUMENT SIGNS

Freestanding monument signs shall comply with all of the following standards.

- A. No monument sign shall be located within the existing road right-of-way or designated future road right-of-way.
- B. The maximum area of the sign shall not exceed 48 square feet per side.

The proposed location is within the Union Pacific Railroad right-of-way and will designed to mininimize the adverse effects of this application. Further, CitySwitch will work with the County Officials to provide the best possible design for the proposed site.

6. Professional Engineer. Any information of an engineering nature that the applicant submits, whether civil, mechanical or electrical, shall be certified by a licensed professional engineer.

All required information relating to the engineering of this site will be certified a California licensed professional engineer, including all civil, mechanical or electrical documents.

## Conditional Use Permit Standards

#### 90203.09 Action on a conditional use permit.

An application for a conditional use permit shall be reviewed, and approved, conditionally approved, or denied by the decision-making authority.

The authority may approve or conditionally approve an application only if it finds all of the following:

A. The proposed use is consistent with the goals and policies of the adopted county general plan;

#### Legislative Mandate

For the reasons stated above, the California legislature has established the General Plan as the comprehensive statement of public policy by which to evaluate all decisions regarding the development of land, the extension of public infrastructure, and the conservation and wise use of natural resources.

Although wireless telecommunications is not technically the extension of public infrastructure, it does serve the general public as a service that is essential to the fabric of Imperial County. Wireless technology has become as important to society as all other forms of public infrastructure such as roads, water, electricity and others.

#### **County Population**

The West Shores communities of Salton City, Salton Sea Beach, and Desert Shores are also largely retirement and recreation communities, though increasingly their populations are becoming more diversified. These communities experience a noticeable increase in population during the winter months when visitors converge to the area to avoid cold, wet winters in other parts of the United States and Canada.

The comprehensive plan acknowledges the influx of "snow-birds" in the winter months causing a noticeable increase in the population. A robust wireless infrastructure is essential to the common good of the population of Imperial County because with the seasonal change in population, a strong wireless network is critical.

#### **Public Safety**

Additional public safety is provided by the County Fire Department/Office of Emergency Services in cooperation with the incorporated cities and volunteer units in the unincorporated communities. The County Fire Department's main facility is located at the County Airport in Imperial.

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The comprehensive plan acknowledges the influx of "snow-birds" in the winter months causing a noticeable increase in the population. A robust wireless infrastructure is essential to the common good of the population of Imperial County because with the seasonal change in population, a strong wireless network is critical.

#### Public Safety

Additional public safety is provided by the County Fire Department/Office of Emergency Services in cooperation with the incorporated cities and volunteer units in the unincorporated communities. The County Fire Department's main facility is located at the County Airport in Imperial. Companies like CitySwitch have worked with local emergency service agencies to allow for the placement of equipment in and around their facilities. Additionally, with AT&T co-locating on the tower, 5G will be a part of the installation. 5G technology is used by first responders to create a network which supports their needs in the time of crisis which will provide better response times and services by local emergency services.

B. The proposed use is consistent with the purpose of the zone or sub-zone within which the use will be located;

The proposed communications facility is consistent with the with the purpose of the zone within which it will be located. Per Section 90519.00, the "primary intent" of the S-2 zone is "to preserve the cultural, biological, and open space areas that are rich and natural as well as cultural resources. The S-2 zone is dominated by native desert habitat and stark topographic features. While certain uses are allowed within the S-2 zone, such uses must be compatible with the intent of the open space and conservation element of the general plan."

In this case, a communications facility is an allowable use in the zone with conditional use approval. The site is located approximately 0.23 miles north of I-8 and will serve to ensure a robust wireless network for AT&T and Union Pacific in this area.

C. The proposed use is listed as a use within the zone or sub-zone or is found to be similar to a listed conditional use according to the procedures of Section 90203.10;

Communications towers are an articulated conditional use in the S-2 (Open Space/Preservation) zone pursuant to Section 90519.02(d) of the Imperial County Zoning Ordinance.

D. The proposed use meets the minimum requirements of this title applicable to the use and complies with all applicable laws, ordinances and regulations of the county of Imperial and the state of California;

The proposed communications facility meets the minimum requirements of this title applicable to the use as addressed above and complies with all applicable laws, ordinances and regulations of Imperial County and the State of California.

E. The proposed use will not be detrimental to the health, safety, and welfare of the public or to the property and residents in the vicinity;

Due to the diminutive size of the proposed equipment, it will not have an adverse effect on the surrounding properties nor the character of the area. Wireless

transmissions do not interfere with any other form of communications whether public or private, or in any way endanger the general welfare by reason of excessive production of traffic, noise, smoke, fumes, glare or odors. Wireless telephones provide an alternate communication system which has repeatedly proven its effectiveness in emergency situations and is commonly being used by police and fire departments to protect the general public's health, safety, and welfare. All wireless telecommunications facilities are governed by FCC and FAA regulations. As such, all spectrum used to provide a wireless signal are allocated by the FCC which has deemed the signals will not cause any health-related affects.

F. The proposed use does not violate any other law or ordinance;

The application on behalf of CitySwitch, Union Pacific and AT&T conforms to the applicable regulations of the S-2 zone and the facility in allowable as a conditional use in that zone. The proposed wireless telecommunications facility is also designed to conform to all federal, state and local regulations.

G. The proposed use is not granting a special privilege.

No special privilege will be granted to CitySwitch, Union Pacific or AT&T by granting the Conditional Use Permit. AT&T is currently located on an existing tower owned by SBA Structures, LLC approximately 0.36 miles southeast of the proposed location. At the current lease rate, AT&T is burdened by the high rent, as stated in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. Should SBA be allowed to continue charging above market rates, AT&T will not be able to upgrade its equipment and stay competitive in the market.

## Variance Standards

The planning director, the planning commission and/or the board of supervisors, shall approve, approve subject to conditions or disapprove a variance with the following findings:

A. Findings. Approval or conditional approval may be granted only if the director/commission/board of supervisors first determines that the variance satisfies the criteria set forth in Government Code Section 65906, and the following findings can be made:

1. That there are special circumstances applicable to the property described in the variance application, that do not apply generally to the property or class of use in the same zone or vicinity;

The proposed location has special circumstances that are not applicable to other properties in the area. The proposed location is within Union Pacific's right-of-way and will host communication equipment for railroad use and will also service wireless providers. The property is located in a railroad right-of-way within the desert, there are no residential properties in the area that would be affected.

2. That the granting of such variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity in which the property is located;

The proposed variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity. The area is a mostly undeveloped area in the desert located approximately 0.33 miles north of Interstate 8. The location is far removed from any residential uses.

3. That because of special circumstances applicable to subject property, including size, shape, topography, location or surroundings, the strict application of zoning laws is found to deprive subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications;

There are special circumstances applicable to subject property, including size, shape, topography, location or surroundings, the strict application of zoning laws is found to deprive subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications. The proposed location is within Union Pacific's right-of-way and will host communication equipment that will service wireless providers along with the railroad's needs. The height required for the proposed tower is necessary to allow for the Union Pacific Railroad and AT&T to utilize the tower to provide the necessary signal.

4. That the granting of such variance will not adversely affect the comprehensive general plan.

The granting of such variance will not adversely affect the comprehensive general plan. As previously stated:

#### Legislative Mandate

For the reasons stated above, the California legislature has established the General Plan as the comprehensive statement of public policy by which to evaluate all decisions regarding the development of land, the extension of public infrastructure, and the conservation and wise use of natural resources.

Although wireless telecommunications is not technically the extension of public infrastructure, it does serve the general public as a service that is essential to the fabric of Imperial County. Wireless technology has become as important to society as all other forms of public infrastructure such as roads, water, electricity and others.

#### **County Population**

The West Shores communities of Salton City, Salton Sea Beach, and Desert Shores are also largely retirement and recreation communities, though increasingly their populations are becoming more diversified. These communities experience a noticeable increase in population during the winter months when visitors converge to the area to avoid cold, wet winters in other parts of the United States and Canada.

The comprehensive plan acknowledges the influx of "snow-birds" in the winter months causing a noticeable increase in the population. A robust wireless infrastructure is essential to the common good of the population of Imperial County because with the seasonal change in population, a strong wireless network is critical.

#### **Public Safety**

Additional public safety is provided by the County Fire Department/Office of Emergency Services in cooperation with the incorporated cities and volunteer units in the unincorporated communities. The County Fire Department's main facility is located at the County Airport in Imperial.

Companies like CitySwitch have worked with local emergency service agencies to allow for the placement of equipment in and around their facilities. Additionally, with AT&T co-locating on the tower, 5G will be a part of the installation. 5G technology is used by first responders to create a network which supports their needs in the time of crisis which will provide better response times and services by local emergency services.

- B. Conditions of Approval. In approving a variance, the director/commission/board of supervisors may impose such conditions deemed necessary to enable making the findings listed under subsection A of this section.
- C. Denial of Variance. Where the director/commission/board of supervisors cannot make the findings under subsection A of this section (with or without conditions) the variance shall be denied.

# **Alternatives Analysis**

For a facility requiring a conditional use permit before the planning commission, an alternatives analysis shall be prepared by or on behalf of the operator, as described below.

A. Alternatives to be Considered. The alternatives analysis shall consider alternative locations and designs for the proposed facility, including those which would not require a conditional use permit. At a minimum, alternatives included in the analysis shall include: (1) co-location at all existing communication facilities whether in the unincorporated area of the county, a city or an adjacent county; (2) lower, more closely spaced communication facilities; and (3) mounting on any existing nonresidential structure within one-half mile of the proposed facility in the unincorporated area of Imperial County. The alternatives analyzed shall be approved by the planning director. For facilities to be located near an incorporated city, the analysis shall also explain why siting within the city is not possible.

Union Pacific and AT&T have considered co-location on existing facilities and deemed that no other tower in the area is appropriate for the following reasons.

- (1) As stated in previous narrative, AT&T is currently on an SBA Structures, LLC tower approximately 0.36 miles southeast of the proposed CitySwitch facility. AT&T has deemed this tower to be economically burdensome as shown in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. In addition, Union Pacific requires direct access to their equipment along the railroad line and the ability to upgrade as needed which would be much more difficult locating on the SBA tower.
- (2) Providing lower towers more closely spaced out would not benefit AT&T, Union Pacific or the County. When evaluating a network, carriers such as AT&T require specific height and locations based on the existing network. Lowering the height and building more towers would create a degradation of the signal in the area. Doing this would create coverage gaps in some areas and a bleed over into other cell sites.
- (3) AT&T is currently on an SBA Structures, LLC tower approximately 0.36 miles southeast of the proposed CitySwitch facility. The proposed tower is in a non-residential area, north of I-8. The nearest incorporated city is Yuma, Arizona which is approximately 4.75 miles southeast of the proposed tower which would not be a possible alternative. As stated above, due to the economic burden on AT&T it is no longer desirable to co-locate on this tower.

- B. Findings. The alternatives analysis shall show whether or not the proposed siting and design would have the least possible environmental and visual effect on the community and whether any alternative site or design is available that would allow for issuance of a conditional use permit before the planning director for the facility.
  - The proposed location for the CitySwitch communications facility is within the right-of-way of the Union Pacific railroad line northwest of I-8 and Sidewinder Rd N. The proposed location is in the desert in an unpopulated area. With the SBA tower being located 0.36 miles southeast of the proposed facility, Imperial County has already deemed that a communications facility would be visually acceptable in this area. Additionally, CitySwitch has chosen to use a monopole design for the tower which is the least obtrusive design for a 170' tower in this area.
  - C. Review. The planning director may, at his or her discretion, employ on behalf of the county an independent technical expert to review this alternative analysis. The operator shall bear the reasonable costs of this review.
    - Based on the information submitted in the Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC, included as part of this application, CitySwitch believes a third party is not necessary, however, if deemed necessary by the planning director, CitySwitch will bear the reasonable costs for this review.

### Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC

### Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC



### SWORN STATEMENT OF SPENCER GAMBRELL IN SUPPORT OF NEW TOWER CONSTRUCTION

### BY CitySwitch II-A, LLC

PULASKI COUNTY	)
	) ss.
STATE OF ARKANSAS	)

SPENCER GAMBRELL, being first duly sworn on oath, deposes and says that:

- 1. I am an adult resident of the State of Arkansas and serve as Director-Network Planning for AT&T Wireless ("AT&T").
- 2. I manage AT&T's high-rent relocation program, under which AT&T identifies high-cost or economically burdensome antenna site leases that accommodate AT&T's communications equipment and materially inhibits AT&T from improving or maintaining wireless services and relocates its communications equipment onto lower-cost alternative antenna site lease locations to either improve or maintain wireless coverage.
- 3. I am familiar with the proposed tower to be constructed by CitySwitch II-A, LLC ("CitySwitch") at 637-639 Sidewinder Road, Felicity, California 92283 APN 056-470-002 (the "CitySwitch Tower"). I am also familiar with the existing communications tower (the "SBA Tower") owned by SBA Towers II, LLC ("SBA") which is located at 612 Sidewinder Road, Winterhaven, California 99283. Both the existing SBA Tower and the location of the proposed CitySwitch Tower are located in AT&T's coverage search ring for this part of Imperial County.
- 4. AT&T currently leases space on the SBA Tower, along with related ground space at the base of the SBA Tower, to locate its communications equipment (the "Wireless Facilities"). AT&T has located its Wireless Facilities on the SBA Tower since [Old site lease commencement month & year] but AT&T

Page 1 of 4



now desires to relocate its Wireless Facilities onto the CitySwitch Tower as the SBA Tower has become a high-cost antenna site structure for AT&T.

This sworn statement is made to attest that having its Wireless Facilities remain on the SBA Tower, which is the only existing communications support structure in AT&T's search ring, is economically burdensome for AT&T and would not result in the same cost-effective operation as compared to what AT&T could achieve if it relocated its Wireless Facilities to the CitySwitch Tower and, thus, would materially inhibit AT&T from improving and maintaining wireless services.

### Co-Location on the SBA Tower is Economically Burdensome.

- 6. AT&T maintains a co-location agreement with SBA for the SBA Tower. Under this agreement, SBA increases the rent, assesses other costs and poses other logistical issues when AT&T installs additional Wireless Facilities on the SBA Tower. AT&T anticipates future rent increases and costs from SBA if it remains co-located at the SBA Tower. Those rent increases and costs would result from, among other things, AT&T's equipment rights on the SBA Tower.
- 7. The current rent charged by SBA to co-locate on the SBA Tower is over [Three] times what CitySwitch will charge AT&T to co-locate on the CitySwitch Tower. Pursuant to the agreement between AT&T and CitySwitch, annual rent increases are less than the annual rent increases charged by SBA. At the current rate of rent increases, over the next twenty (20) years, the difference in rent paid by AT&T to remain on the SBA Tower versus relocating on the CitySwitch Tower is well over [Four] million dollars.
- 8. Since AT&T located on the SBA Tower in [3/24/2006], rent and escalators have become more competitive in the tower marketplace. New tower companies have entered the marketplace since [3/24/2006], which has also led to more competitive economic terms in tower lease agreements. Considering these competitive economic terms from other tower companies, AT&T has requested tower rent reductions from SBA. Unlike other tower companies, SBA has resisted an economically sustainable cost structure with its existing AT&T co-location leases, such that many of these leases have become economically burdensome for AT&T.



- 9. Decommissioning an existing Wireless Facility in favor of moving to an alternate tower location is something AT&T will only do in limited circumstances. AT&T will bear a significant capital cost in decommissioning its Wireless Facilities installation on the SBA Tower and relocating to the CitySwitch Tower. Despite these relocation costs, the CitySwitch Tower remains a better co-location option for AT&T.
- 10. AT&T has made this determination because the current rents and other charges to co-locate on the SBA Tower have been categorized as high-cost as compared to other existing sites in AT&T's portfolio and the rents charged by other tower companies, such as CitySwitch
- 11. AT&T has entered into nationwide development and master lease agreements with CitySwitch, which I am familiar with. Under these agreements, CitySwitch will construct, at its own expense, its own communications towers upon which AT&T will lease space to install its Wireless Facilities. AT&T does not bear any costs for the construction of a tower owned by CitySwitch.
- 12. Per these agreements and as is the case with the CitySwitch Tower, AT&T pays CitySwitch rent in return for 30,000 square inches of wind load surface area of loading and defined space on each tower and does not pay increased rent for additions to its Wireless Facilities provided said facilities remain within the predetermined space and loading limits. The agreed upon tower space and loading limits have taken into consideration the future additions and upgrades projected for AT&T's Wireless Facilities.
- 13. There are no other structures (other than the SBA Tower) located in AT&T's search ring capable of accommodating its Wireless Facilities.
- 14. The economic terms imposed upon AT&T by SBA to remain co-located on the SBA Tower are not cost-effective and are economically burdensome for AT&T especially when the nearby CitySwitch

  Tower presents a more competitive and flexible co-location option.

### The CitySwitch Tower Provides Superior Mobile Service Functionality.

15. Technological changes and market trends in the wireless communications industry require AT&T to continuously upgrade its Wireless Facilities. AT&T is also obligated to build out FirstNet, which is our country's first nationwide integrated data network for providers of emergency services.



AT&T's lease agreement for the SBA Tower does not include "set aside" capacity reserved for the future needs of AT&T's Wireless Facilities. Every time AT&T desires to improve the Wireless Facilities installed on the SBA Tower, it must apply to SBA which then triggers an application fee and a lengthy administrative review process, which typically includes a structural analysis of the tower and an amendment to the existing lease agreement. This administrative process may take several months and results in unnecessary time delay and additional costs in the deployment of the upgraded Wireless Facilities.

Conversely, AT&T's master tower lease agreement with CitySwitch allows AT&T to rent 30,000 square inches of tower space and loading on a CitySwitch Tower. This space and loading capacity is reserved exclusively for AT&T and will accommodate the needs for AT&T's Wireless Facilities well into the future. This arrangement benefits AT&T because it increases the speed of deploying Wireless Facilities and gives AT&T greater flexibility to upgrade technologies and respond to the ever-changing coverage and capacity demands of its wireless network and does not materially inhibit AT&T from improving and maintaining its wireless services. Provided it does not exceed the reserved space and capacity limits in the co-location agreement, AT&T is free to upgrade its Wireless Facilities on the CitySwitch Tower with little to no delay.

Spencer Gambrell

Subscribed and sworn to before me this 28 day of February: 2023.

Notary Public State of Arkansas My Commission Expires





### **Carrier Coverage Plot**



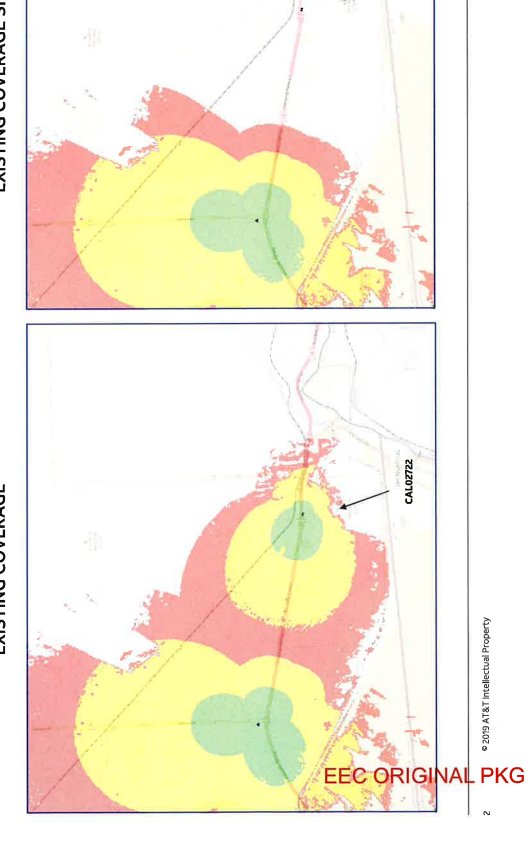
# CAL02722 COVERAGE PLOTS



# CAL02722

# **EXISTING COVERAGE**

**EXISTING COVERAGE SITE OFF** 



AT&T

CAL02722

# CAL02722

# **EXISTING COVERAGE**





AT&T

### **FAA** Determination Letter



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

Issued Date: 08/22/2022

Leslie Lindeman Palm-Tech Consulting, LLC 11365 Little Bear Way Boca Raton, FL 33428

### \*\* DETERMINATION OF NO HAZARD TO AIR NAVIGATION \*\*

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

Structure:

Antenna Tower Winterhaven

Location:

Winterhaven, CA

Latitude:

32-45-01.45N NAD 83

Longitude:

114-45-20.84W

Heights:

285 feet site elevation (SE)

170 feet above ground level (AGL) 455 feet above mean sea level (AMSL)

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

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking/ lighting are accomplished on a voluntary basis, we recommend it be installed in accordance with FAA Advisory circular 70/7460-1 M.

This determination expires on 02/22/2024 unless:

- the construction is started (not necessarily completed) and FAA Form 7460-2, Notice of Actual (a) Construction or Alteration, is received by this office.
- extended, revised, or terminated by the issuing office. (b)
- the construction is subject to the licensing authority of the Federal Communications Commission (c) (FCC) and an application for a construction permit has been filed, as required by the FCC, within 6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE E-FILED AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE. AFTER RE-EVALUATION OF CURRENT OPERATIONS IN THE AREA OF THE STRUCTURE TO DETERMINE THAT NO

SIGNIFICANT AERONAUTICAL CHANGES HAVE OCCURRED, YOU. DETERMINATION MAY BE ELIGIBLE FOR ONE EXTENSION OF THE EFFECTIVE PERIOD.

This determination is based, in part, on the foregoing description which includes specific coordinates, heights, frequency(ies) and power. Any changes in coordinates, heights, and frequencies or use of greater power, except those frequencies specified in the Colo Void Clause Coalition; Antenna System Co-Location; Voluntary Best Practices, effective 21 Nov 2007, will void this determination. Any future construction or alteration, including increase to heights, power, or the addition of other transmitters, requires separate notice to the FAA. This determination includes all previously filed frequencies and power for this structure.

If construction or alteration is dismantled or destroyed, you must submit notice to the FAA within 5 days after the construction or alteration is dismantled or destroyed.

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

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

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

If we can be of further assistance, please contact our office at (847) 294-7575, or vivian.vilaro@faa.gov. On any future correspondence concerning this matter, please refer to Aeronautical Study Number 2022-AWP-12871-OE.

Signature Control No: 539127066-550711763

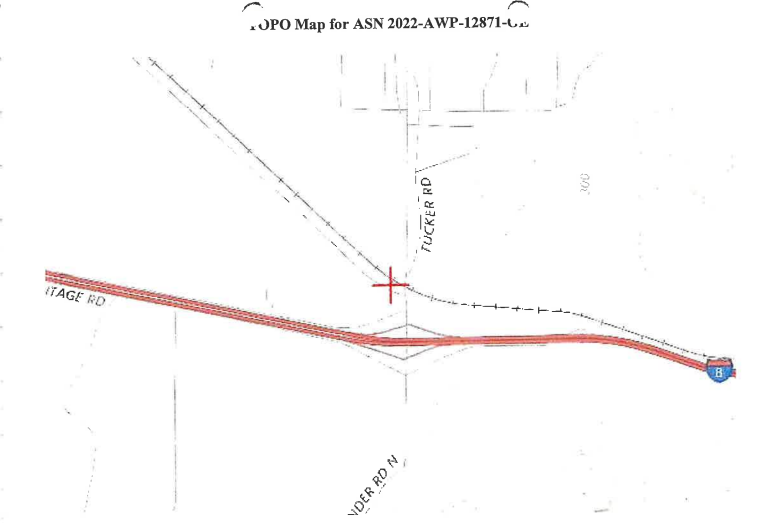
(DNE)

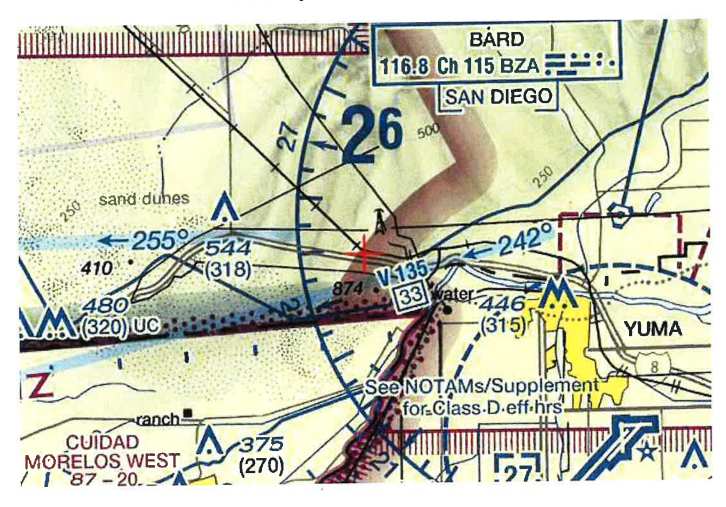
Vivian Vilaro Specialist

Attachment(s) Frequency Data Map(s)

cc: FCC

LOW FREQUENCY	HIGH FREQUENCY	FREQUENCY UNIT	ERP	ERP UNIT
6	7	GHz	55	dBW
6	7	GHz	42	dBW
10	11.7	GHz	55	dBW
10	11.7	GHz	42	dBW
17.7	19.7	GHz	55	dBW
17.7	19.7	GHz	42	dBW
21.2	23.6	GHz	55	dBW
21.2	23.6	GHz	42	dBW
614	698	MHz	1000	W
614	698	MHz	2000	W
698	806	MHz	1000	W
806	901	MHz	500	W
806	824	MHz	500	W
824	849	MHz	500	W
851	866	MHz	500	W
869	894	MHz	500	W
896	901	MHz	500	$\mathbf{W}$
901	902	MHz	7	W
929	932	MHz	3500	W
930	931	MHz	3500	W
931	932	MHz	3500	W
932	932.5	MHz	17	dBW
935	940	MHz	1000	W
940	941	MHz	3500	W
1670	1675	MHz	500	W
1710	1755	MHz	500	W
1850	1910	MHz	1640	W
1850	1990	MHz	1640	W
1930	1990	MHz	1640	W
1990	2025	MHz	500	W
2110	2200	MHz	500	W
2305	2360	MHz	2000	W
2305	2310	MHz	2000	W
2345	2360	MHz	2000	W
2496	2690	MHz	500	W





### Fall Zone Certification



March 3, 2023

Tim Cook CitySwitch, LLC 1900 Century Place NE, Suite 320 Atlanta, GA 30345

RE: Proposed 170' Sabre Monopole for Winterhaven, CA

Dear Mr. Cook,

Upon receipt of order, we propose to design and supply the above referenced Sabre monopole for an Ultimate Wind Speed of 99 mph, Risk Category II, Exposure Category C, and Topographic Category 1, in accordance with the Telecommunications Industry Association Standard ANSI/TIA 222-H-2017 "Structural Standard for Antenna Supporting Structures, Antennas and Small Wind Turbine Support Structures". The monopole will also mee the requirements of the 2022 California Building Code.

When designed according to this standard, the wind pressures and steel strength capacities include several safety factors. Therefore, it is highly unlikely that the monopole will fail structurally in a wind event where the design wind speed is exceeded within the range of the built-in safety factors.

Should the wind speed increase beyond the capacity of the built-in safety factors, to the point of failure of one or more structural elements, the most likely location of the failure would be within the monopole shaft, above the base plate. Assuming that the wind pressure profile is similar to that used to design the monopole, the monopole will buckle at the location of the highest combined stress ratio within the monopole shaft. This is likely to result in the portion of the monopole above leaning over and remaining in a permanently deformed condition. This would effectively result in a fall radius of 30 feet or less at ground level. *Please note that this letter only applies to the above referenced monopole designed and manufactured by Sabre Industries.* 

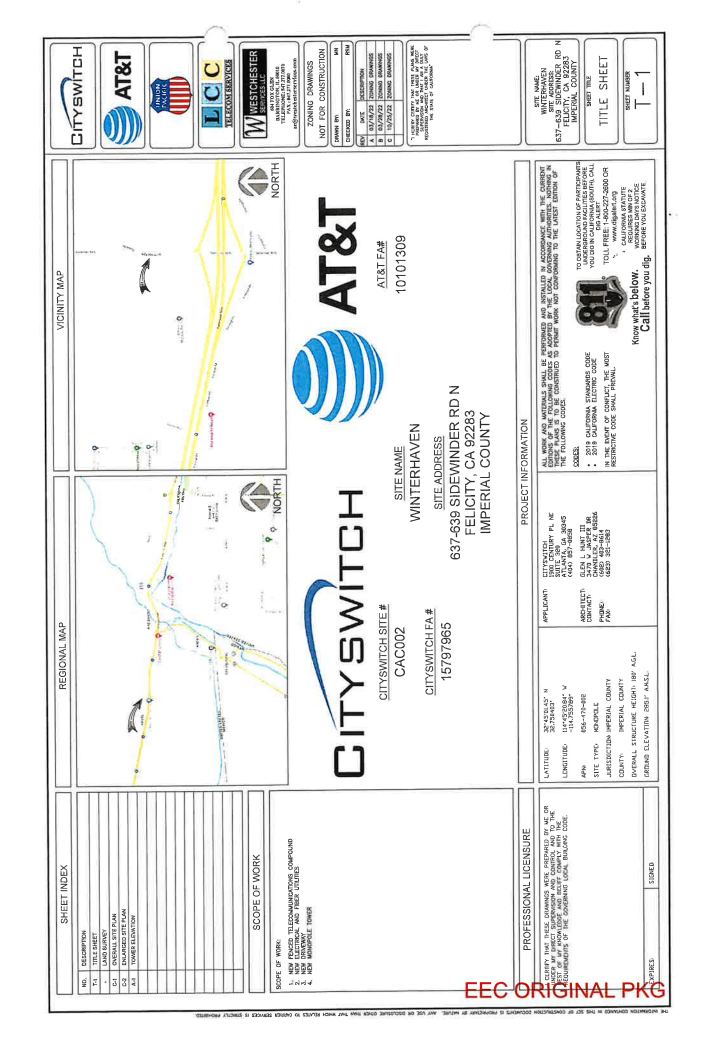
KEITH J.

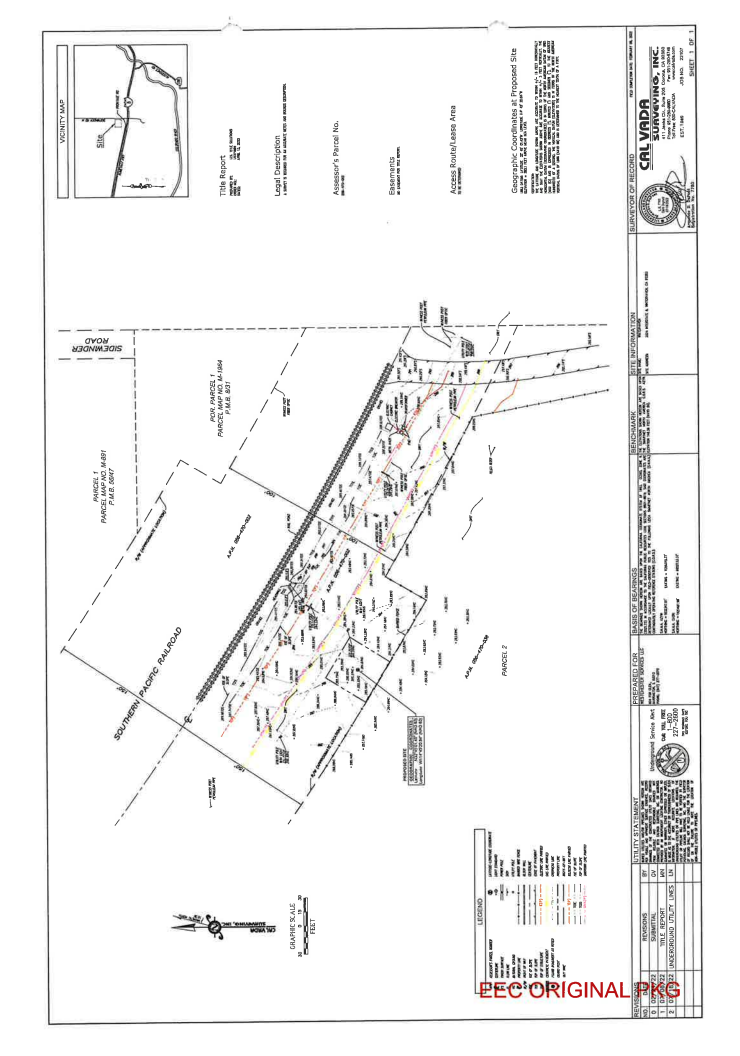
TINDALI

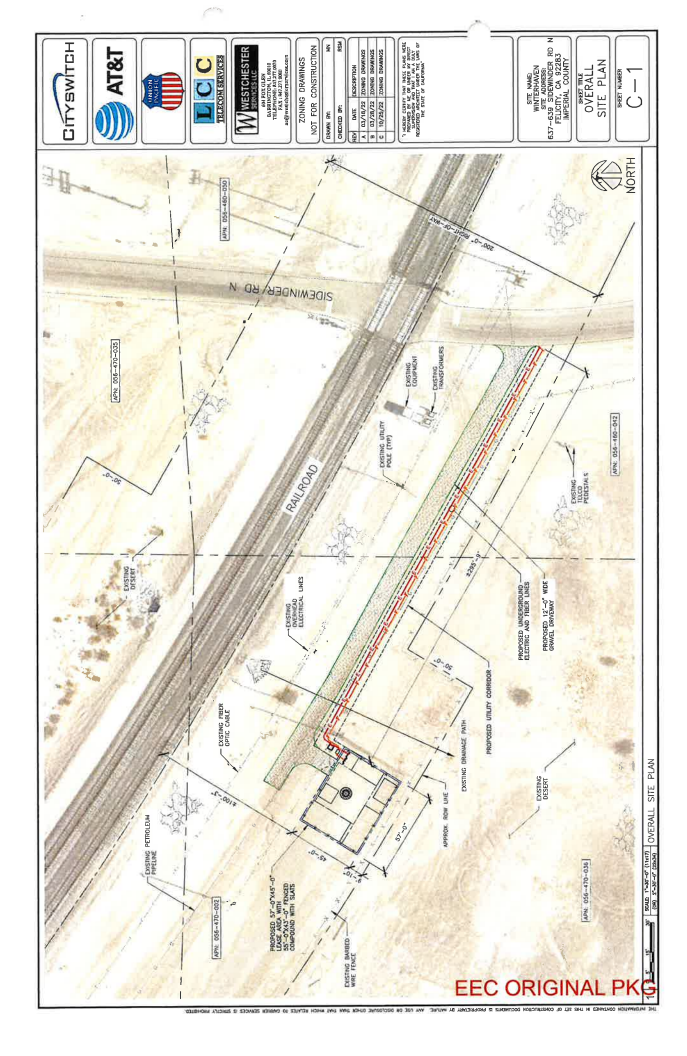
Sincerely,

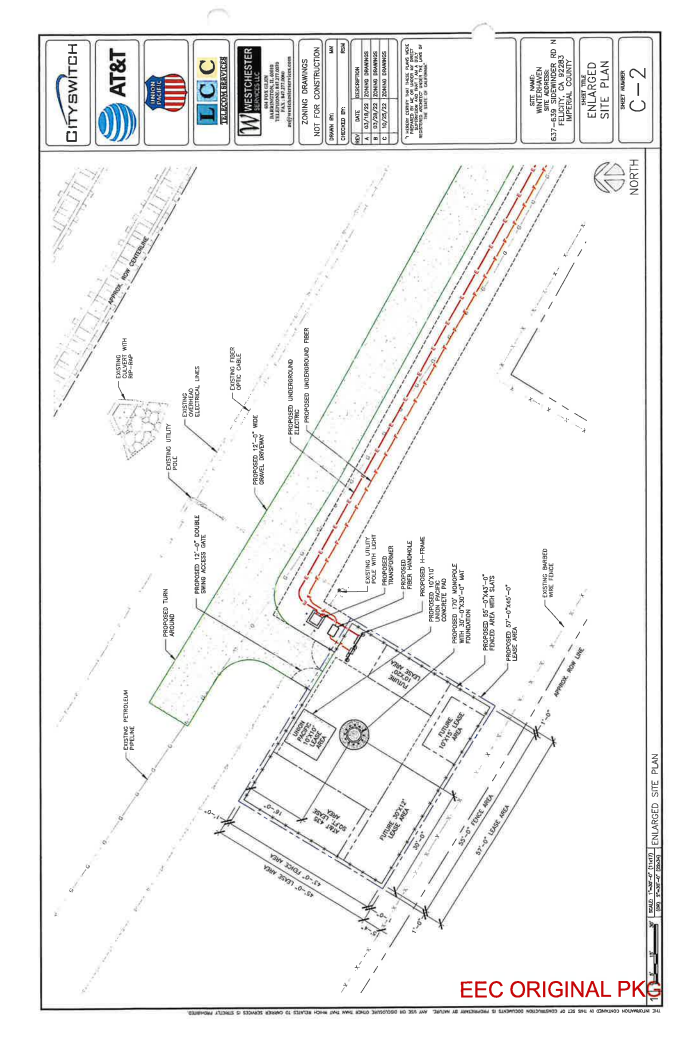
Keith J. Tindall, P.E. Vice President, Telecom Engineering

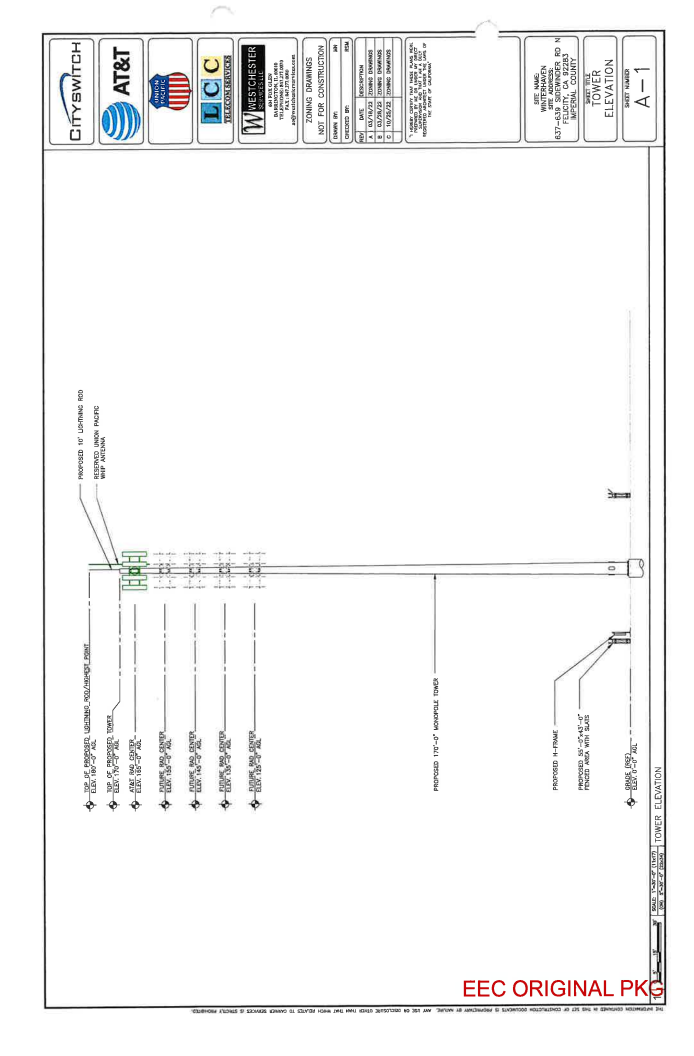
### Site Plan

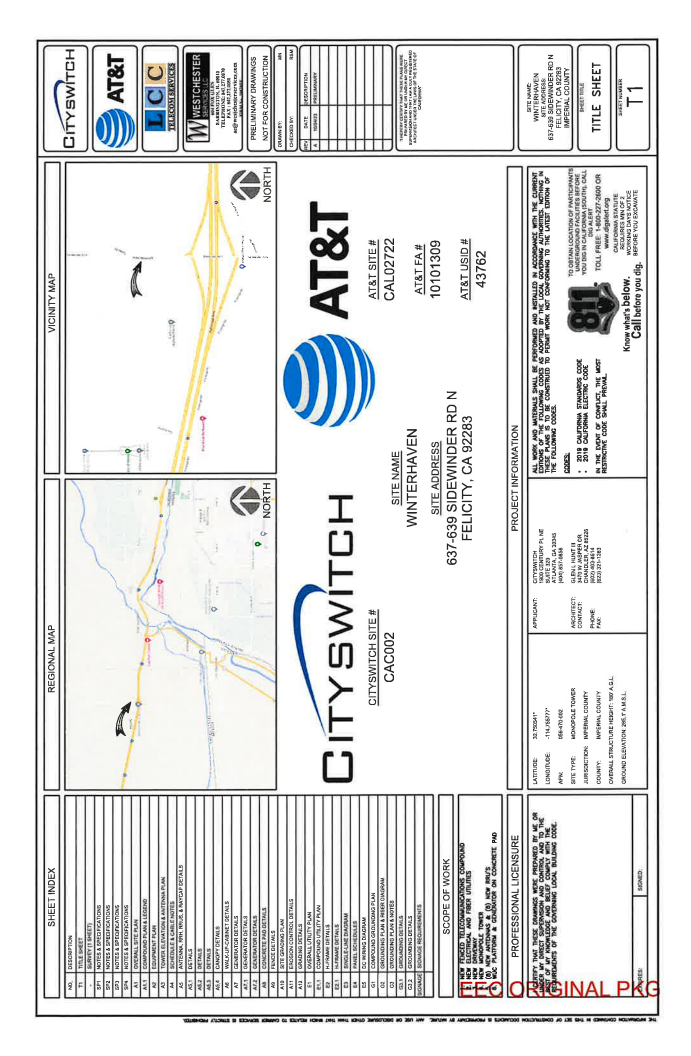


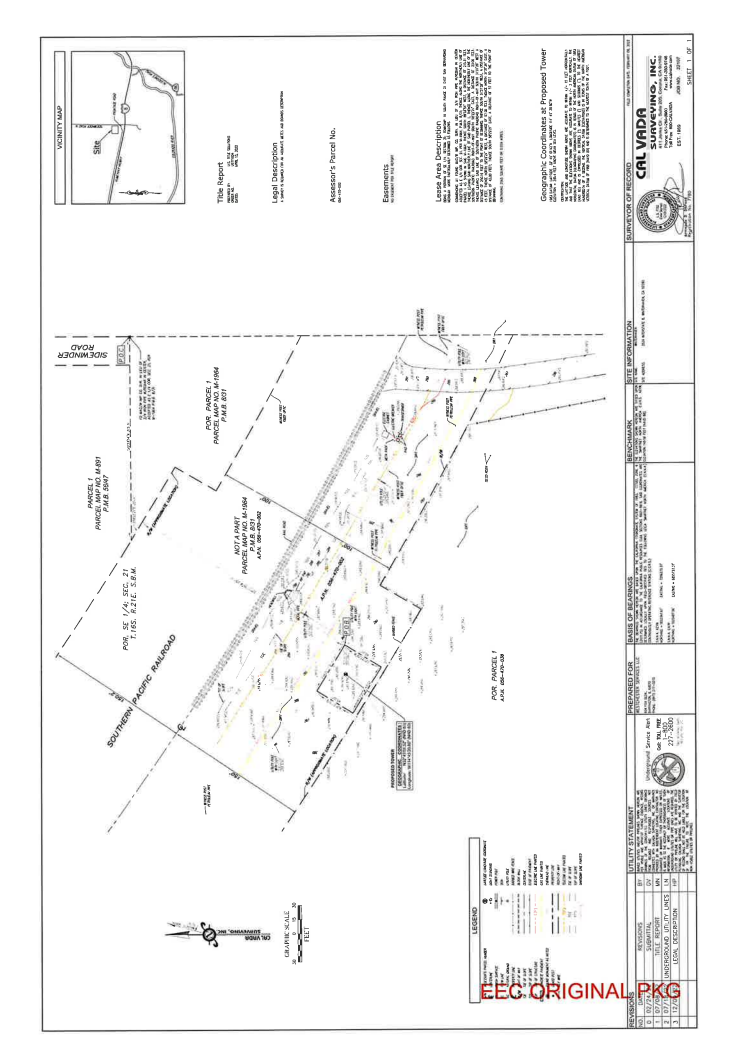












### GENERAL NOTES

THE FOLLOWING DEFINITIONS SHALL 1. FOR THE PURPOSE OF CONSTRUCTION DRAWING, APPLY:

CONTRACTOR / CM — CHySwitch SUB—CONTRACTOR — PER TRADE OWNER — AT&T WRELESS

STE WORK (IF APPLICABLE) SHALL BE COMPLETED AS INDICATED ON THE DRAWINGS AND PROJECT SPECIFICATIONS. drawics provided here are not to be scaled and are intended to depict the design intent of the installation. ri

ANY MATERIAS PRINCESS. DAVIDED SHALL BE IN STREET, ACCORDANCE WITH ALL PARLOUSE. CODES, RECULATIONS, AND ORDINANCES, SEGONITALCINE SHALL ISSIE, ALL LANG, ORDINANCES, SEGONITALCINE SHALL INFECULATIONS, AND LAWEL. ORDINANCES, SEGONIANCES, SEGONIANCES, SHALL WITH DAVID SHALL INFORMANCE, OF THE WAR.

THE SUBCONTRACTOR SHALL INSTALL ALL EQUIPMENT AND MATERIALS IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS UNLESS SPECIFICALLY STATED OTHERWISS.

IF THE SPECIFIED EQUIPMENT CANNOT BE NETALLED AS SHOWN ON THESE DRAWNICS, THE SUBCOUNTERIOR SHALL DOCUMENT BE PROPOSE AN ALTERNATIVE NETALLITION SPACE FOR APPROVIL BY THE CONTRACTOR. ø

SUBCONTRACTOR SHALL VERHY ALL EXCENIG DIMEDISCONS AND COMBITIONS SHOOM TO COMBINED CONSTRUCTION SHOWN TO COMBINED CONSTRUCTION SHOWN OF THE TRANSMICS BEST RESTRICTED SHOWN TO PROCEEDING WITH CONSTRUCTION SHALL NOTIFY THE CONSTRUCTION AND CONSTRUCTION SHALL VERHY EXCESTING WITH CONSTRUCTION CONTRACTOR SHALL REPORT AND OFFICIALLY UTILITIES DAMAGED UNION EXCENSIVE DURING TO EXCENSIVE CONTRACTOR SHALL REPORT AND CONSTRUCTION SHALL SHOW AND COORDINATES DURING AND COLONISE OF CONSTRUCTION AND COORDINATE. WITH UTILITY COMBANY. CONTRACTOR / SUBCONTRACTOR SHALL RESTORE AND REPAIR ANY DAMAGED AREAS CAUSED BY CONSTRUCTION.

**\*** 

10. N/A

SUBCONTRACTOR SHALL LEGALLY AND PROPERLY DISPOSE OF ALL SCRAP MATERIALS SUCH AS COAKIAL CABLES AND OTHER ITEMS REMOVED FROM THE EXISTING FACILITY.

### SITE PREPARATION:

SUB-CONTRACTOR'S SCOPE OF WORK

PROTECTION OF ENSING TREES, RECEIVED AND LANGES, CHIVIES MATERIALS WHEN WAS SHOWN OF EN ANALOS BY CONSTRUCTION ACTIVITIES TO EXCHANGE, DESING AND STRUCK, RECEIVED AND STRUCK SHOWN OF THE WINNORMAN'S TO THE WAS STRUCK SHOWN OF A CONSTRUCTION OF A

SUB-CONTRACTORS QUALITY ASSURANCE

EARTHWORK AND DRAINAGE

WORK INCLUDED: SEE SITE PLAN.

ACCESS DRIVE W/ TURNAROUND AREA, LEASE AREA, AND IF APPLICABLE UNDERGROUND UTLITY EXCENDISTS ARE CONSTRUCTED TO PROVIDE A WELL DRANKD, EASLY MANITARD, END SURFACE FOR MATERIAL AND EQUIPMENT DELIVERES AND WANTENANCE PERSONNEL ACCESS.

3. QUALITY ASSURANCE

A. APPLY SOIL STRUIZER IN ACCORDANCE WITH MANUFACTURER'S
RECOMMENDATIONS (AS NEEDED).
B. APPLY AND MANTAIN (RAKES SEED AS RECOMMENDED BY THE SEED PRODUCER
(F REQUIRED).
C. PLACE AND MANTAIN VECETATION LANDSCAPING, IF INCLIDED WITHIN THE
CONTRACT, AS RECOMMENDED BY NUMSERY STANDARDS.

SEQUENCING

A. COMPINE SURVEY STAKES AND SET ELEVATION STAKES PRIOR TO ANY COMPINE COMPINE CONTRICTOR.

B. COMPINELTELY GRUB THE ACCESS DRIVE W/ TURNAROUND, UNDERGROUND UTILITY ESCRIBLETTOR, PLACEBERT OF BACKFILL AND SUB-BACE MATERIAL CONSTRUCTION REAL ALONG ACCESS DRIVE CONSTRUCTION, PLACEBERT OF BACKFILL AND SUB-BACE MATERIALS.

D. BRING THE LEASE AREA AND ACCESS DRIVE W/ TURNAROUND TO BACE COURSE LEAVING THE LEASE AND ACCESS DRIVE W/ TURNAROUND TO BACE COURSE LEAST AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED ATTACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED BACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED ATTACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED BACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED BACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED BACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED BACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO AN AUTHORIZED BACK AND ACCESS DRIVE W/ TURNAROUND TO BACE TO STONE SURFACES.

5. SUBMITTALS

BEFORE CONSTRUCTION IF LANDSCAPING IS APPLICABLE TO THE CONTRACT, BURNET THE OFFICE OF THE LANDSCAPE DAY UNDER MISSERY LETTERHEED. IF A LANDSCAPE ALLOWANCE WAS INCLUDED IN THE CONTRACT, PROVINE AND ITEMAZED LISTING OF PROPOSED COSTS ON NURSERY LETTERHEAD (REFER TO AFFICE CHANDSCAPING REQUIREMENTS).

1. MANUFACTURER'S DESCRIPTION OF PRODUCT AND WARRANTY STATEMENT ON SOIL STERILIZED.

2. MANUFACTURER'S DESCRIPTION OF PRODUCT ON GRASS SEED AND FERTILIZE

3. LANDSCAPING WARRANTY STATEMENT.

6. WARRANTY

A. IN ADDITION TO THE WARRANTY ON ALL CONSTRUCTION COVERED IN THE CONTRACT DROLLENINS. THE CONTRACT OF SALAL REPRINA ALL DAMAGE AND RESTORE AREA AS CLOSE TO GRIGHAL CONDITION AS POSSIBLE AT A THE AND SURFOLIONINGNES.

S. TIE AND SURFOLIONINGNES.

S. SILE AREA SET OF ONE TEAR FROM DATE OF FINAL INSPECTION.
AND SILE AREAS WILL REFLECT GROWNTH OR NEW GRASS COVER PRIOR TO FINAL INSPECTION.
D. LANDSCAPPIOL, IF INCLIDED WITHIN THE SCOPE OF THE CONTRACT, WILL BE CALARANTED FOR ONE TEAR FROM DATE OF FINAL INSPECTION.

A. SOIL STERIUZER SHALL BE EPA-REGISTERED, PRE-EMERGENCE LIQUID:

TOTAL KILL PRODUCT 910 EPA 10292-7
HASSIR CORPORATION P.O. BOX 5123 DEARBORN, MI 46128 (313) 563-8000
AMBUSH KIRBICIDE EPA REGISTRED
FRAMAR INDUSTRIAL, PRODUCTS 1435 MORRIS AVE. UNION, NJ 07083
(900) 528-4824

B. ROAD AND SITE MATERIALS SHALL CONFORM TO TOOT SPECIFICATIONS FILL MATERIAL (UNESS DIFFRMSE NOTE) — ACCEPTABLE SELECT FILL SHALL BE IN ACCORDANCE WITH STATE DEPARTMENT OF HIGHWAY AND TRANSPORTATION STANDARD SPECIFICATIONS.

C. SOIL STABILIZER FABRIC SHALL BE MIRAFI - 500X

### PART 3 - EXECUTION

1. INSPECTIONS

LOCAL BUILDING INSPECTORS SHALL BE NOTIFIED NO LESS THAN 48 HOURS IN ADVANCE OF CONCRETE POURS, UNLESS OTHERWISE SPECIFIED BY JURISDICTION.

2. PREPARATION

A CLEAR TREES, BRUSH AND DEBRIS TROW LECKS ARCH, ACCESSORYS W/
TABLE—TOR CONSTRUCTION, B. PRIOR TO OTHER ECCANTION AND
RECURSE RELOW GREAM.

INCHES BELOW GREAM.

C. UNIESS OTHERWER INSTRUCTION OF A TABL, TRANSPORT ALL RELOVED TREES,
BRUSH AND DEBRIS RETRUCTION OF A TABL, TRANSPORT ALL RELOVED TREES,
BRUSH AND DEBRIS ROW THE PROPERTY TO A WATHORDED, LAWFILL

E. WETER LANGLAGE TO PLICAR DESCRIPTION OF THE SOIL

E. WETER LANGLAGE TO PLACEMENT OF FILL OR BASE WATERALS,

RWH STABLIZES WAT PRIOR TO PLACEMENT OF PILL OR BASE WATERALS.

3. INSTALLATION

A GRAND OR PLIL THE LEAS AREA AND ACCESS ONEW W, THENAROUND AS REQUIRED IN ORDER THAT UPON DISTRIBUTION OF SPOLS, RESULTING FROM EDGESOOD, MINESTONEME CONFESCION OF RESULTING FOR SENCHMARK, FINISHED CONFES, ON HONDERD SAY, FINISHED FROM EBUCHMARK, FINISHED GRAND, STAND HE LIBERT OF REACHINGTHES AND MINESTONEWER. THE SAY AND HE LIBERT OF REACHINGTHES AND MINESTONEWER. OF STAND OF LIBERT OF STAND OF STA

# CITYSWÍTCH











PRELIMINARY DRAWINGS

NOT FOR CONSTRUCTION

DATE

SITE NAME:
WINTERHAVEN
SITE ADDRESS:
637-639 SIDEWINDER RD N
FELICITY, CA 92283
IMPERIAL COUNTY

SPECIFICATIONS NOTES &

### FIELD QUALITY CONTROL

COMPACT SOILS TO MAXIMUM DENSTY IN ACCORDANCE WITH ASTN D-1557.
AREA OF SETTLEBENT WILL RE EXCANATED AND RETILED AT CONTRACTOR'S SEPONSE, INDICATE PERCENTAGE OF COMPACTION ACHIEVED ON AS-BUILT PRAYMINGS.

### PROTECTION eń.

- ď
- A PROTECT SETIED AREAS FROM BROSION BY SPREADING STRAW TO A LIMITOBIAL LIDES LEPTH OF 1-2 INCHES, STARK WAT THE DOWN AS REQUIRED. USE OF LIDES LEPTH OF 1-2 INCHES, STARK WAT THE LOW CONTRICT MALE NATIONAL THE WAS ARRESTED THAN A LIMIT OF CONTRICT OF 1 INCHES AND SECLING ON THE STREAM OF THE WAS A LIMIT OF GOVERNO OF 2 Y. 3 LIMIT OF THE WAS A LIMIT OF GOVERNO OF YOUR SIDES OF THE STREAM OF THE APPROACH OF THE OFFICIAL OF THE STREAM OF THE APPROACH OF THE OFFICIAL OF THE APPROACH OF THE SECOND PLACE STRAW BALES IN THE WILLIAM APPROACH OF THE SECOND PLACE CONTROL WHEN THE STRAW FOR THE OFFICIAL DISCONDING READING CONTROL WHEN THE STRAW FOR THE STRAY OF THE RAY OF THE PAUL BALLANDER OF THE PAUL BALL

### TRENCHING

# MATERIALS SUB-CONTRACTOR SHALL:

FILL WATERM, SHALL BE OBTINED TO THE MAXIMUM EXTENT POSSBEE PREMA EXCANDIONS ON STEP. THE STRINCTHRAIL, HIS SHOULD BE SAND AND SHALL BE APPROVED BY THE CONSTRUCTION MANAGEN AND SHALL CONFIGEN CONSTRUCTION AND UNITY COMPANY REQUIREMENTS. THE FILL MATERIAL SHALL CONTINN NO DECAMINA MATERIAL SHALL CONTINN NO DECAMINA WHEN SHALL SHALL CONTINN THE SHALL SHALL SHALL SHALL SHALL SHALL SHALL WORSHING TO THE ALL VOIDS IN THE MATERIAL SHALL SHALL BE PLACED IN B<sup>®</sup> LODGE IN THE SHALL SHALL BE PLACED IN B<sup>®</sup> LODGE.

# PIPE DETECTION AND IDENTIFICATION SUB-CONTRACTOR SHALL:

UTILIZE WARNING TAPE, ALL UTILITY SERVICE TRENCHES SHALL BE MARKED WITH WARNING TAPE.

- TRENCH EXCAVATION SUB-CONTRACTOR SHALL:
- ri
- DIECTED BY THE CONSTRUCTION MANAGES.

  DIECTED BY THE CONSTRUCTION MANAGES.

  DIECTED BY THE CONSTRUCTION MANAGES.

  CONSTRUCTION AND INSPECTION OF THE PROJECT WITHOUT ENDANGERHO DISPOSAL OF EXCESS AND UNSUITABLE EXCANATION WATERAL PROPERTY ON STREETED BY THE CONSTRUCTION MANAGES.

  DISPOSAL OF EXCESS AND UNSUITABLE EXCANATION MATERIAL PROPERTY USE MAND TREATMENT ON MANAGES.

  USE MAND TREATMENT OF METHODS OF EXCANATION THAT CANNOT BE AND OTHER FACILITIES.

# TRENCH PROTECTION SUB-CONTRACTOR SHALL:

1. PROVIDE MATERIALS, LABOR, AND EQUIPMENT NECESSARY TO PROTECT
2. STEPHING AND BRACHOT TO MEET OR EXCEED OSHA REQUIREMENTS.
BACKELINKS SHB—CONTRACTOR SHALL:

- 1. NOTITY THE CONSTRUCTION MANAGER AT LEAST 24 HOURS IN ADVANCE DEPOYMENT THE MANAGER AT LEAST 25 HOURS IN ADVANCE SOUTH THOSE WITHOUT THOSE WASHER.

  3. PROJECT CONDUCT FROM LITERAL MOUSEMENT AND DAY SERVICE SOUTH THOSE WASHEL INTO TRENCH UNTIL AND YOUR TO CONFUT SO NOT THE FAIL SHACKFILL INTO TRENCH UNTIL AT LEAST BUT CONFER TO CONFUT.
- COMPACT BACKTLL TO 65% MAXMUL.

  1. COMPACT BACKTLL TO 65% MAXMUL DRY DENSITY AS DETERMED BY XXT D-155% WITH PULL OR MINISTS AY OF PRIMA MADSTREE CONTENT.

  2. PIPEQUEST COMPACTION DENSITY HAS NOT BEEN GRANED REMOVE THE MAXIMED REMOVE THE MAY DESCRIPTION OF THE CONSIDERIOR BACKTLL OF MANIET MAY DESCRIPTION OF THE MANIET MASS AND THE MASS AND T

### FINGING AND GATE(S)

### PART 1 - CENERAL

- 1. WORN MICLIDED SEE PLAN FOR SITE AND LOCATION OF FENCE AND GATE(S).

  2. RALLITSCRINGMECT, LIGHTER MICHIGARIS STRAILES STREEL WICKNING WITH THE CONTRICT AND WITH LESS CHANNESS STREET. WICKNING TO WE WITH LOSS CHANNESS STREET STRAIN TO GALGE FOR STRAINE CONTRICT OF WITH SECURIOR FOR THE STREET STAINE OF MICHIGAGE FOR SCALENCY OF THE STREET SHOULT UP TO SUPERACE COURSE SOURCE TO THE FENCE CONSTRUCTION). TENCE POST EXCANNING SOURS—WITH STREET SCALENCY OF THE FENCE CONTRIBUTION. TENCE POST EXCANNING COURSE STREET STRE

PART 2 - PRODUCTS

- A. ALL FARRIC WIRE PALS, HARDWARE, AND OTHER STEEL MATERIALS SHALL BE HOTOPPED GALVANIZD.

  B. FABRIC SHALL BE STA-FOOT HIGH TWO-INCH CHAIN LINK ESH OF NO. 9

  GAUGE (SHALL BE STA-FOOT HIGH TWO-INCH CHAIN LINK ESH OF NO. 9

  GAUGE (SHALL BE STA-FOOT HIGH TWO-INCH CHAIN LINK ESH OF NO. 9

  GAUGE (SHALL BE STA-FOOT HIGH TWO-INCH CHAIN LINK ESH OF NO. 9

  ASTALL BE STALL BE STATE CONTINUED ON THE PRILOWING SPECEPTATIONS OF STALL BE STATE OF STANKES FARKES SHALE BE STATE OF STANKES SHALL BE STATE OF STANKES SHALL BE STATE OF STANKES SHALL BE STANKES NO. ALL POSTS SHALL BE STANKES NO. 50 CHE STANKES SHALL BE SHALL HAVE A SUBSCIOUS SHALL BE SHALL

ASTA-A535

PART 1 - GENERAL SECTION INCLUDES:

METALS

STRUCTURAL STEEL FRAUND MEMBERS, BASE PLATES, PLATES, BARS, THREADED STRUCTURAL FASTEMERS, MITCHENA SUPPORT ASSEMBLIS, MATCHING, SITEEL PLATEGIES, AND GROUTING UNDER BASE PLATES.

QUALITY ASSURANCE

FABRICATE, STRUCTURAL, STEZI, LEAJBERSE IN ACCORDANCE WITH ALSC STRUCTURAL, STEZI, FOR BULLONGS, PREVIOURAL, STEZI, FOR BULLONGS, PERFORD DESAN, LUNER DIRECT SUPERVISION OF A PROFESSIONAL, STRUCTURAL, BEINHEER LICENSED IN THE STATE.

- ALE CASS SHALL BE MALLEABLE INTON, UDME, UN FACURITY ASSESSING BEST SECTION 24—HOLD ANDERES COLL WHERE THE USE OF CHACKETHAN HAS BEST SECTION. 24—HOLD ANDERES COLL BE FURNISHED. HI SHALL BE SUPPORTED ABOVE THE TOP RAIL BY USE OF SIX(I) WHE BARBED WHEE ARMS POSTIONED ATDP EACH LINE/CORNER POST.

TO CONFIRM PROPER DEPTH AND DIAMETER OF POST HOLE EXCAVATIONS. ALL POST HOLES WILL BE EXCAVATED AS PER CONSTRUCTION DOCUMENTS.

# MATRI B. ALL FIDE POSTS SHALL BE VERTICALLY PAUMB ; ONE QUARTER (1/4) MICH C. AT CORNER POSTS, GATE POSTS, AND SIDES OF GATE FRAME, FABRIC SHALL BE MICHCHEN AND TRISSON BAND—CLIPS AT FITEDA(15) MICH MITERALS. D. AT LUME POSTS, FARRIC SHALL BE ATTACHED WITH BAND—CLIPS AT FITEDA (15) MICH WITH MICH POSTS, FARRIC SHALL BE ATTACHED WITH BAND—CLIPS AT FITEDA (15) MICH MICH SHALL BE ATTACHED TO BENCE REMAINED BETWEEN THE CHAIN LINE FARRIC SHALL BE MISTALLED SO TORE HAND AND THE SHALL SHALL BE MISTALLED SO TOKES AND AND THE SHALL SHALL BE MISTALLED SO TOKES AND AND THE SHALL SHALL BE MISTALLED SO TOKES AND AND THE SHALL SHALL SHALL BE MISTALLED SO TOKES AND AND THE SHALL SHALL SHALL BE MISTALLED TO CONCRETE TO BE A MINIMUM OF 3,500 PS. I. CONCRETE TO BE A MINIMUM OF 3,500 PS. FOUNDATIONS SHALL HAVE A MINIMUM SIX (6) INCH CONCRETE COVER UNDER POST.

CITYSWITCH





### BARRINGTON, IL 60010 TELEPHONE: 847.277 0070 FAX: 847.277.0080 BC@WESICLESIETSTONE

PRELIMINARY DRAWINGS

UPON COMPLETION OF ERECTION, INSPECT FINCE MATERIAL AND PAINT FIELD CLITS: CALANAIZHO BREAKS WITH ZINC-BASED PAINT, COLLOR TO MATCH THE OALVANIZED METAL.

PROTECTION

APPLICABLE STANDARDS ASTM-A120

ASTM-A123 ASTA-A153 ASTM-A392 STM-A525 USTM-A570 ASTM-A491

## NOT FOR CONSTRUCTION

DRAWN BY

DESCRIPTION DATE SECRETATION FOR PIPE, STEEL BLACK AND HOT-DIPPED DAY COATED (CALVANIZED) WELDED AND SCALLESS, FOR DAY COATED (CALVANIZED) COATING ON IRON AND STEEL PRODUCTS OP CHARLOW FOR ZING-COATING (CHALVANIZED) STEEL CHAIN LINK FINCE FABRICATION FOR ALLIMINIAL—COATED STEEL CHAIN LINK FINCE FABRICATION FOR ALLIMINIAL COATED STEEL BARBED WARES SPECIFICATION FOR ALLIMINIAL COATED STEEL BARBED WARES FEDERAL SPECIFICATION RR-F-191- FENCING, WIRE AND POST METAL (AND GATES, CHAIN LINK FENCE FABRIC, AND ACCESSORIES)

THEREBY CERTIFY THAT THESE PLANS WERE PREPARED BY ME OR UNDER MY DIRECT SUPERVISION AND THAT LAND A DUTY REUSTERED ARCHTECT UNDER THE LAND OF THE STATE OF CALFORNAY

SITE NAME:
WINTERHAVEN
SITE ADDRESS:
637-639 SIDEWINDER RD N
FELICITY, CA 92283
IMPERIAL COUNTY

ASTA ASZO, GRADE SO ASTA ASO, GRADE B ASTA ASS, THFE E OR S, CRADE B ASTA ASSB ASTA D1, THPE REQUIRED FOR WATERALS BEING WENDED

L. STRUCTURAL STEEL MEMBERS:
S. STRUCTURAL TUBING:
PIPE:
B. BOLTS. NUTS. AND WASHERS:
ANCHOR BOLTS:
WELDNIG MATERIALS:

PART 2 - PRODUCTS

### SPECIFICATIONS NORTH &

### METALS CONTINUED

G. GROUT. NOI-SHRIKE TYEE PREJUKTE, DOUGUND.
VONTSETING OF NOWNETALLIC AGGREGATE, CLIENT,
WATER REQUENCE AND PLASTICITE ADDITIVES, COMPRESSIVE
SUPPLIES OF DEFLOTIVE A MANUAL COMPRESSIVE
STREAGH OF 7000 pal Af 28 DAYS.

- H. SHOP AND TOUCH-UP PRIMER: SSPC 15, TYPE 1, RED OXIDE
  - I. TOUCH-UP PRIMER FOR GALY. SURFACES: ZINC RICH TYPE
- 2. FABRICATION: CONTINUOUSLY SEAL JOINTED MEMBERS BY CONTINUOUS WELDS SMOOTH.
- 3. FINISH:

# A PREDARE STRUCTURAL COMPONENT SUPFACES IN ACCORDANCE WITH SSPC SP-1 TO PRODUCES. STRUCTURAL STREE MANBERS SHALL BE HOT DIPPED CALVANIZED.

EXAMINATION AND PREPARATION:

PART 3 - EXECUTION

1. VERIFY THAT THE FIELD CONDITIONS ARE ACCEPTABLE TO PERFORM THE WORK ERECTION:

- ALLOW FOR ERECTION LOADS, PROVIDE TEMPORARY BRACING TO MAINTAIN FRAMEN IN ALCHARMY FAITH, COMPLETION OF ERECTION AND INSTALLATION OF TREATMEN BRIGGING AND BRACING.
  NO MAINTENED BRIDGING SHALL BE PERFORMED ON GROWN CASTELL USA, INC.
  NO MAINTENED WILLOW SHALL BE HA RECORDANCE WITH ALERCAN WELDING SOCIETY AND SHALL BE IN ACCORDANCE WITH ALERCAN WELDING SOCIETY AND SHALL BE IN ACCORDANCE WITH ALERCAN WELDING SOCIETY OF THE STRUCTURAL WEARBERS WITHOUT APPROVAL OF THE
- ARCHITECT/GNIGHEEN.
  ARCHITECT/CONGERNOR TOLKS—LIP WELDS, ARRASONS, AND SUIPFACES NOT SHOP PRINED OR CALLVANIZED WITH ZING RICH PAINT (ALL EUSTING AND NEW AREAS).
  - FIELD QUALITY CONTROL:

1. FIELD INSPECTION OF MEMBERS, CONNECTIONS, WELDS AND BOLT / NUT TORQUE

### CONCRETE

PART 1 - CENERAL

# WORK INCLUDES FORMWORK, REINFORCEMENT, ACCESSORIES, CAST-IN-PLACE CONCRETE, FINISHING, AND CURING.

- 2. INSPECTIONS
- A. CONTRACTOR IS RESPONSIBLE FOR SCHEDULING BUILDING DEPARTMENT INSPECTIONS REQUIRED FOR THE SCOPE OF WORK BEING PERFORMED.
- B. ALL REINFORCING STEEL SHALL BE INSPECTED AND APPROVED BY THE AT&TWRELESS CONSTRUCTION MANAGER PRIOR TO PLACEMENT OF CONCRETE.
- C. THE ATATWRELESS CONSTRUCTION MANAGER SHALL BE NOTIFIED NO LESS THAN 48 HOURS IN ADVANCE OF CONCRETE POURS.
  - 3. QUALITY ASSURANCE

A. CONSTRUCT AND ERECT CONCRETE FORM WORK IN ACCORDANCE WITH ACI 301 AND ACI 318. PERFORM CONCRETE REINFORCING WORK IN ACCORDANCE WITH ACI 301, ACI 315, AND ASTA A184.

PERFORM CAST-IN-PLACE CONCRETE WORK IN ACCORDANCE WITH ACI 301,

MITTALS

SUBMED CONCRETE MIX DESIGN AND REINFORCING STEEL SHOP DRAWNINGS FOR PAPERAL BY ALRENDELESS CONSTRUCTION MANAGRAP (ANGREET, THE SHOP PAPERALS SHALL BE SUBMITTED IN EN FORM OF THO (2) CONCRETE MIX DESIGN METRY AND THO (2) BLUILINE DRAWNINGS FOR REINFORCING STEEL.

- 1. REINFORCEMENT MATERIALS
- RENFORCENDNT STEEL, ASTM A015, BOKSY YIELD GRADE, REINFORCING STEEL. ROOS, PLAN FINISH.
- WELDED STEEL WIRE FABRIC ASTA A185 PLAIN TYPE, IN FLAT SHEETS, PLAIN FINSH.
  - chairs, bolsters, bar supports, spacers, sized and shaped for Supports of reinforcing.
- FABRICATE CONCRETE REINFORCING IN ACCORDANCE WITH ACI 315, AND ACI 318, AND ASTM A184.
- CONCRETE MATERIALS
- A. CEMENT: ASTM C150, PORTLAND TYPE.
- FINE AND COURSE ACCREGATES, ASTA C33 MAXIMUM SIZE OF CONCRETE ACCREGATE SHALL NOT EXCEED ONE (1) INCH SIZE SUTABLE FOR INSTALLATION METHOS UTILIZED FOR ONE—THIND CLEAR DISTANCE BEHIND OR BETWEEN PERFORMENCY.
- D. AIR ENTRAINING ADMIZTURE: ASTA C280.
- C. WATER: CLEAN AND NOT DETRIMENTAL TO CONCRETE.
- E. BONDING AGENT: LATEX EMULSION FOR BONDING NEW TO OLD CONCRETE AS MANUFACTURED BY DAYTON SUPERIOR.
- F. NON-SHRINK GROUT: PREMIXED COMPOUND CONSISTING OF NONMETALLIC AGGREGATE, CEMENT, WATER REDUCING AND PLASTICISING AGENTS.
- 3. CONCRETE MIX
- A. CONCRETE MATERIALS SHALL CONFORM TO THE APPROPRIATE A.C.I. REQUIREMENTS FOR EXPOSED STRUCTURAL CONCRETE.
- B. MIX AND DELIVER CONCRETE IN ACCORDANCE WITH ASTIJ C94, ALT, 3.
- PROPORTIONS OF CONCRETE MATERIALS SHALL BE SUITABLE FOR THE PROPORTIONS OF CONCRETE FINAL MATERIAL MAT

### EXECUTION:

- 1. INSERTS, EMBEDDED COMPONENTS AND OPENINGS
- A. THE CONTRACTOR SHALL COORDINATE AND CROSS CHECK ARCHITECTURAL, BRILLINGS FOR DEPLINES, SLEEKES, ANCHORS, AND OTHER TIEMS FELLYED TO CONCRETE WORK AND SHALL ASSUME FULL RESPONSIBILITY FOR THE PROPER LOCATION BEFORE PLACING CONCRETE.
  - B. PROWDE FORMED OPENINGS WHERE REQUIRED FOR WORK TO BE EMBEDED IN AND PASSING THROUGH CONCRETE MEMBERS.
- C. COORDINATE WORK OF OTHER SECTIONS IN FORMING AND SETTING OPENINGS, SLOTS, RECESSES, CHASES, SLEVES, BOLTS, ANCHORS, AND OTHER INSERTS. D. INSTALL CONCRETE ACCESSORIES STRAIGHT, LEVEL ND PLUMB.
- 2. REINFORCEMENT PLACEMENT
- A. PLACE REINFORCEMENT, SUPPORTED AND SECURED AGAINST DISPLACEMENT.
- ENSURE REINFORCING IS CLEAN, FREE OF LOOSE SCALE, DIRT, OR OTHER FOREIGN COATHICS.
- C. WELDING IS PROHIBITED ON REINFORCING STEEL AND EMBEDMENTS.
- D. WINIMUM CONCRETE COVER FOR REINFORCING SHALL BE 3 INCHES UNLESS NOTED OTHERWISE.
- CONCRETE COVER FROM TOP OF FOUNDATION TO ENDS OF VERTICAL. REINFORCEMENT SHALL NOT EXCEED 3 INCHES OR BE LESS THAN 2 INCHES.

- A. WBRATE ALL CONCRETE.
- B. ALL CONCRETE WORK SHALL ADHERE TO THE LATEST A.C.I. STANDARDS FOR WINTER POLIRING AND CLIRING PROCEDURES IF SEASONAL CONDITIONS APPLY.

MANTAIN CONCRETE WITH UNNIMAL MOSTURE LOSS AT RELATIVELY CONSISTENT TEMPERATURE FOR A PERIOD NECESSARY FOR HYDRATION OF CEMENT AND HARDERING OF CONCRETE.

A. AFTER PLACEMENT, PROTECT CONCRETE FROM PREMATURE DRYING.

PROVIDE HAND RUBBED SMOOTH FINISH TO ALL EXPOSED VERTIACAL FORMED CONCRETE SUPFACES.

FIELD QUALITY CONTROL

CITYSWITCH

TELECOM SERVICES

M AT&T

W WESTCHESTER BARRINGTON, IL 6010
TELEPHONE: 447.277 0270
FAX: 847.277.0080
ac@wesichesterservices.com

SUBMIT ONE (1) ADDITIONAL TEST CYLINDER — TAKEN DURNG COLD WEATHER POURS, AND CHEED ON JOB SITE UNDER THE SAME CONDITIONS AS THE CONCRETE IT REPRESENTS.

æ

A. SUBMIT THREE (3) CONDRETE TEST CYLINDERS - TAKEN EVERY 15 CLIBIC YARDS OR LESS, SUBMIT CONVERTE TESTS TO THE PROJECT MANAGER IN ACCORDANIZATION CASTIN CAST AND C-38.

SUBMIT ONE (1) SLUMP TEST - TAKEN FOR EACH SET OF TEST CYLINDERS TAKEN,

MODITY OR REPLACE CONCRETE NOT CONFORMING TO REQUIRED SPECIFICATIONS, DETAILS OR ELEVATIONS AS DRECTED BY THE AT&TWRELESS CONSTRUCTION MANAGER.

GENERAL ELECTRICAL NOTES

7. DEFECTIVE CONCRETE

PRELIMINARY DRAWINGS

NOT FOR CONSTRUCTION

DATE

CONTRACTOR SHALL PERFORM ALL VERFICATION TESTS AND EXAMINATION WORK PRIOR TO THE GORDENIO OF THE LECTICAL CUSTRICTION. CONTRACTOR SHALL ISSLE A WOTTEN HOTICE OF ALL FADINGS TO THE ENGINEER LISTING ALL MALTUNCTIONS, FAULTY EQUIPMENT AND DISCREPANCES.

ALL MATERIALS SHALL BE MANUFACTURED IN ACCORDANCE WITH APPLICABLE STANDARDS ESTABLISHED BY ANSI, NEMA, NFPA, AND 'UL' LISTED.

ALL ELECTRICAL MATERIALS, EQUIPMENT AND INSTALLATION PROCEDURES TO CONFORM WITH ATATIWRELESS SPECIFICATIONS.

PATCH, REPAIR, AND PAINT ANY AREA THAT HAS BEEN DAMAGED IN THE COURSE OF THE ELECTRICAL WORK,

FOR COMPLETE INTERNAL WIRING AND ARRANGEMENT RETER TO VENDOR PRINTS PROVIDED BY ATATMRELESS FOR BIS CABINET.

ALL CIRCUIT BREAKERS, FUSES AND ELECTRICAL EQUIPMENT SHALL HAVE A MINIMUM INTERRUPTING RATING OF 42,000 AIC. THE ENTRE ELECTRICAL INSTALLATION SHALL BE GROUNDED AS REQUIRED PER THE NEC, AND ALL APPLICABLE LOCAL CODES.

PROVIDE ATÉTMRELESS WITH ONE SET OF COMPLETE ELECTRICAL 'As-BUILT' CONNECTIONS AT THE COMPLETION OF THE JOB SHOWING ACTUAL ROUTINGS AND WIRING CONNECTION.

AL SWGE-PHAS SEF CONTANED METER COMMICTION DEVICES MIST INCLUDE HORN THE BY-PASS PROVISION SO THAT SERVICES WILL NOT BE INTERRUPTED WITH A METER IS REMOVED FROM THE SOCKET.

all Equipment Punch Outs and Conduits (USED and Spare) to be rodent proced with Caps, Steel Wesh, And/or Foam Fill by Contractor As Nedde

SITE NAME:
WINTERHAVEN
SITE ADDRESS:
637-639 SIDEWINDER RD N
FELICITY, CA 92283
IMPERIAL COUNTY

all contractor furnished materials and equipment specified on the project syall be new and unused, of geredyt manufacture, and of the the new and unused, of geredyt wanufacture, and of the

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CONTRACTOR TO PROVIDE 2 PHENOLIC LABELS AT METER ONE TO IDENTIFY "AT&THRRELESS DISCONNECT" AND THE OTHER TO GIVE THE SITE ADDRESS. 11. NO SPOILS TO BE LEFT ON SITE WITHOUT THE WAITEN CONSENT OF THE LANDOWRER.

SPECIFICATIONS NOTES &

# GENERAL ELECTRICAL NOTES (CONTINUED)

- 14. ALL EQUIPMENT, MATERIAL AND THE INSTALLATION METHODS SPECHED ON THE PROJECT DRAWINGS SMALL BE DESIGNED AND PARRICATED IN COMPLIANCE WITH APPLICABLE FEDERAL, STATE, AND LOCAL CODES AND PECHOLINISS, AND HOUSTERAL CODES STANDARDS AND CODES INCLUDING ANSI, EEE, REMA, NFPA, AND UL, ALL AS REVISED AS OF THE DATE OF THIS WORK PACKAGE.
- ALL ELECTRICAL, ITEMS BOTH CONTRACTOR AND OWNER FURNISHED STAILL BE (EXCEDT FOR AGREEINT) WITH THE PROCECTO TOKANIOS AND SECRETORY OF BYSALLY INSPECTED TO BYSAIR: THAT EXPENSIONS AND IS IN PROPER ALLOWARTH, INSTALLED PER MANUF, AND INSTALLED BEST BYSAIR CONNECTIONS ARE THOST AND AND SECRETARIES AND SE
- NOTIFY OWNER IN WRITING OF ALL DISCREPANCIES BETWEEN DRAWINGS / SPECPFICATIONS AND FIELD INSTALLATIONS, OR IF THE VISUAL INSPECTIONS SHOW DALAGE OR IMPROPER INSTALLATION.
- THE COUPLENT AND MATERIAS SHALL BE FURNISHED AND INSTALLED TO OPERATE SAFELY AND CONTINUOUSLY WITH NO PROTECTION FROM THE WEATHER. 7.
- ELECTRICAL, WORK REPRESENTED ON THE PROJECT DRAWNIGS IS SHOWN DOKARMANTALY. EACH COCATIONS AND ELEVATIONS OF ELECTRICAL EQUIPMENT SHALL BE DETERMINED IN THE FIELD AND VERHEID WITH THE OWNER'S REPRESENTATIVE.
- COMPACTOR SHALL COORDINATE THE INSTALLATION OF TEMPORARY, IF FECURED, AND PERIANNENT POWER WITH THE LOCAL UTLITY COMPANY. THE TEMPORARY POWER AND ALL HOCKUP COSTS ARE TO BE PAID BY THE CANTRACTOR. è
- PROVICE MOLDED CACE, BOLT ON THERMAL MAGNETO. THE SINGLE THE OFFICE THE STATE THAT STATE THE THAT STATE THAT THAT STATE STATE THAT S ģ
  - CONTRACTOR SHALL PERFORM ALL EXCLAFINO, RESCUENCE, BACKFILLING, AND REDOVAL OF DEBIGS IN CONFECTION WITH THE PROCEST DRAWNESS CONTRACTOR SHALL CORRINATE THE INSTALLATION OF UNDERSROUNDING THE RESTALLATION OF UNDERSROUNDING THE RESTALLATION HAND DIGGREEN WITH BE FOUNDATION INSTALLATION. HAND DIGGREEN WE FE COMPOUND ONLY. Ŕ
- CONTROCTOR SALL PROVIDE ALL MCCSSARY SUPPORTS SHALL GRUPHENT NSTALLED AS PART OF THIS PRACECT SUPPORTS SHALL CONST OF OLIVANIZED SITES TRAMES, STATE, SRACKETS, RACKS AND OTHER SHAPE OF OLIVANIZED WITH BOLLYS, SACKEY OF SHE WILLIME TO PROVIDE RIED SUPPORT. ạ
- CONTRACTOR SHALL CALL THE APPROPRIATE UTLUTES PROTECTION SERVICE BEFORE ANY UNDERGROUND WORK IS PERFORMED, SICH AS TREACHING, EXCANATING, AND DRIVING GROUNDING RODS. ដ
- 24, ALI ELECTRICAL EQUIPAENT SHALL BE LABELED WITH PERLANDENTLY BAGGANED LANDINED PROGNOL MANEDATES, GANGINA LETTER PEGNT SHALL BE FASTEND WITH STANLESS SITEL SOREKS AND AS PER A FANTWRELESS SPECFICATIONS.
- GENERAL RACEWAY NOTES.

  "CONDUT AND CONDUT PITTINGS SHALL MEET ANS AND NEC
  STADONOS FOR WATERAL AND WORKWANSHIP AND SHALL BE UL
  SSTED.

REQUIREMENTS OF NEC, PARAGRAPH 346 AND EE STANDARD POOLT, MAIN FRED STELL, HOT DO P. CALWANGEZD WHIT NESDE, AND DOTTON THE STANDARD OF STELL PROPERTY. THE STANDARD OF STELL PROPERTY. BY COADMIC, COUPLING PROPERTY IN STANDARD SHALL WETT THESE SAME REQUIREMENTS. PRINCE SHALL ES OF THE CALVANIZED WITH SECUREMENTS OF NEC, PARAGRAPH 347, COADMIC SHALL ES COMBENTS OF NEC, PARAGRAPH 347, COADMIC SHALL ES COMBENTS OF NEC, PARAGRAPH 347, COADMIC SHALL ES COMBENTS SHALL ES OF THE UNTHREADED SOLVENT CREAT TRESSENT.

CAPT CONDUIT (TOR USE BEHIND WALLS OR ABOVE SUSPENDED POEULOS ONLY). ELECTRIC LETTALL COBROW TO ASSO AND THE REQUIREBRYS OF NEC, PARAGARAH 348 AND REPORTED ON PETRION WHITA A ZINC COATING AND ON THE PROPERS MATHE THEY A ZINC COATING OR LACQUER DAME. A TRUC CAATING OR LACQUER DAME.

MANNUM CONDUIT SIZE SHALL BE 3/4", SIZES NOT SHOWN ON PARMINGS SHALL BE PER NEC.

# ALL SPARE CONDUITS SHALL HAVE A METALLIC PULL WIRE

- CONDUIT SUPPORTS SHALL BE FURNISHED AND INSTALLED BY ELECTRICAL CONTRACTOR AND IN ACCORDANCE WITH THE NEC.
- A. INSTALL A WARNING TAPE TWELVE INCHES ABOVE EACH CONDUIT OR SET OF CONDUITS.

S. UNDERGROUND CONDUITS

- B. IDENTRY EACH CONDUIT AT BOTH ENDS, INSTALL MINIMUM 3'-O" BELOW THE FINISHED GRADE, OR DEEPER IF NOTED PLAN DRAWNGS.
- C. SLOPE A MINIMUM OF 4" PER 100'-0" TO DRAIN AWAY FROM BUILDINGS AND EQUIPMENT.
  - USE MANUFACTURED ELECTRICAL ELBOWS AND FITTINGS FOR BELOW GRADE BENDS.
- E. MAKE JONITS AND FITTINGS WATERTICHT ACCORDING TO MANUFACTURER'S INSTRUCTIONS.
  - F. INSTALL A COUPLING BEFORE EACH WALL PENETRATION.
- G. RESTORE SURFACE FEATURES DISTURBED BY EXCAVATION TRENCHING) IN ALL AREAS.

# GENERAL CONDUCTOR NOTES:

- 1. ALL POWER, CONTROL AND COMMUNICATION WRING SHALL MEET NEMAL-WG, ASIL, UL, AND NEG STANDARDS FOR MATERIAL AND WORKLANSHIP UNLESS OTHERWISS SPECKED.
- A. SERVICE ENTRANCE CONDUCTORS SHALL BE COPPER, 800 VOT; SAULIGHT RESSESTANT; SUTABLE FOR WET LOCATIONS. THE LISE—2. THE GROUNED HELITAL, CONDUCTOR SHALL IDENTIFIED WITH A WHITE MARKING AT EACH TERMINATION.
- CONDUCTORS FOR FEDER AND BRANCH CIRCUITS SHALL BE COPPER 800 VOLT, TIPE TIMIN WITH A MINIMUM SIZE OF \$12 AMG. œ
- ALL CONDUCTOR, ALCESSORIES INCLIDING CONNECTORS, TTEMENTONS, INSTITUTIONE MATERIALS, SIPPORT, GRIFS, LANGKER MISTALTON INSTITUTIONE SPALLE RE GRANABLE OF GRICALE MISTALTON INSTITUTIONES SHALL BE GRANABLE OFFI CARE ACCESSORIES, THESE MISTALTIONES SHALL BE IN THE POSSESSOR OF THE CONTINUE OFFI CASSORIES AND SHALL BE AVAILABLE TO THE COMPANY FOR REPERING.
  - WHORE POSSBIE, NO. 6 AND SAALIER WRE SHALL BE CACAGE CORDS OF THE CACAGE OF THE MALLATION CONSTING. CACAGE CORDING OF WIFE LARGES THAN NO. 6 AND MAY BE BY WEANS OF SLIL-ADMESIVE WAY AROUND THE WARKERS, PTR NEC.
- TERMINAL CONNECTOR FOR CONDUCTORS B AND AND LARGER SHALL BRESSLIFE OR BOLTD CAMP THE BRINDY QUILLUG, VARLIUG OR ACCEPTABLE ECOLAL. OR COMPRESSON THE BURNDY TYPE YAY OR YA (LONG BARRE). PANGUIT THE LICA OR LCC, OR ACCEPTABLE EQUAL ACCEPTABLE CONNECTIONS INCLUED WITH COMPRANT—TOWNISHED EQUIPMENT MAY 9E USED.

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- TEMINATION PROVISIONS OF EQUIPMENT FOR CIRCUITS RATED 100
  AMPREE ON LESS ON MAKED FOR NOS. 14 THROUGH 1
  CONDICIONS, SHALL BE USED ONLY FOR CONDICIONS ANTED
  68°C (1447), CONDICIONS WITH HIGHEN TEMPERATURE RATINGS
  SHALL BE FERMITING
  CONDICIONS THE MARKETY OR THE
  CONDICIONS THE USED.
  - TERMINATION PROVISIONS OF EQUIPMENT FOR CIRCLITS RATED OVER TO AMPRICED LANGEST THAN MAIN SHALL BE USED ONLY FOR CONDUCTORS LANGEST THAN MAIN SHALL BE USED ONLY FOR CONDUCTORS WITH BEST (BET) PROVIDED WITH SHALL BE DEFENITED. PROVIDED WITH SHALL BE DEFENITED. PROVIDED THE AMPACITY OF EACH CONDUCTOR IS DETENITION BOARD ONLY DIE THE CONDUCTOR IS

ALL GROUNDING AND BANDHOL CHRUICTORS THAT ARE CONNECTED ANGE GRADE INTERIOR TO A BULLIANG SHALL BE CONNECTED LISHOT AND MOCE CRIME TYPE (COUNTESTON) CONNECTED LISHOT AND AND AND INSULATED COPPER CONDUCTOR.

all 600 volt or less wring, where compression type Connectors are used, shall be insulated with at least one TURN OF "SCOTCHFILL" ELECTRICAL INSULATING PUTTY AND THEN COVERED WITH TWO HALF TURNS OF TAPE SIMILAR TO 3M COMPANY'S "33 PLUS (33+) PLASTIC TAPE OR 88 OUTDOOR TAPE.

ALL CONNECTIONS SAUL BE WADE TO BARE WETAL, ALL PANITD SURVEXES SAUL BE TALD INSPECTED AND MODIFIED AND SAULED AND SAULED AND SAULED AND SAULED AND SAULED AND SAULE READONED BY GRANING SARAKE TO BARE METAL SAUG FROM COUNTED MIST BE READONED AND SAULED SAULE BE SPRAYED WITH COLD GALVANIZE AFTER COMPLIANCE.

# GENERAL GROUNDING NOTES

GENERAL GROUNDING NOTES CONTINUED:

- 17. FERROUS METAL CLIPS WHICH COMPLETELY SURROUND THE GROUNDMOST SCHALL MOT BE USED. CLIPS OF THE FOLLOWING WATERIALS AND TYPES MAY BE USED TO SUPPORT GROUNDING CONDUCTORS. ALL WORK SHALL COMPLY WITH THE LATEST AT&T WRELESS GROUNDING SPECIFICATIONS AND REQUIREMENTS.
  - L METALLC CAMPORENTS ON THE STE MAST BE GROUNDS OF THE GROUND RING. THE SINGLIDES STEED CHOUNTS USED TO DELIVER THE TELCO. AND POWER UNILTY LINES TO THE SITE OF RISCO. TO PROVIDE CASES OF UTILITIES OF CONTRACTORS TO THE VARIOUS CABMETS.

ALL GROUND LEADS ABOVE GRADE SHALL BE INSTALLED IN 1/2" SEAL TIGHT.

- PLASTIC CUPS
- STANLESS STEEL CLIPS WHICH DO NOT COMPLETELY SURROUND THE GROUNDING CONDUCTOR. FERROUS METAL CLIPS WHICH DO NOT COMPLETELY SURROUND THE GROUNDING CONDUCTOR.
- ALL BELOW GRADE GROUNDING CONDUCTORS SHALL BE BARE SOULD COPPER WIRE ABONE—GRADE GROUNDING CONDUCTORS MAY BE ETHER OR AS INDICATED ON THE DRAWINGS.

WHEN EARTH RESISTANCE TIST INDICATES THAT THE SOIL IS ADDRESS HANGE. THAN THE TISTS THATE, THAN THE THE SOIL IS ADDRESS HANGE. THAN THE THE THE SOURCE AND THAN THE THAN THE SOURCE AND THAN THE THAN THE SOURCE OF THAN THE SOURCE SOURCE TO THE SOURCE TO THE SOURCE TO THE SOURCE SOURCE TO THE STEE BY METHODS HOUSENEDS.

- THE UNDERGROUND GROUND RING SHALL HAVE A JZ AWG BARE TINNED SOLID COPPER WIRE, THWN-INSULATED, CONTINUOUS GREEN COLOR STRANDED COPPER WIRE

THWN—INSULATED, CONTINUOUS GREEN COLOR, SOLID COPPER WIRE

BARE TINNED SOLID COPPER WIRE

B. IZ THIN SYALL BE STRANDED COPPER WTH GREEN THIN INSTALLATION STUTABLE FOR WET INSTALLATION (OR SOME ABOVE GROUND APPLICATIONS, I.E. INDOOR GROUNDING RING)

RUN ALL GROUND WRES IN AN ORGANIZED MANNER, AVOID CROSSING OF WRES WHEREVER POSSIBLE DO NOT RUN WRES OVER CONCRETE SLAB.

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THE CONTRACTOR MUST VERIFY THAT NEW GROUNDING SYSTEM RESISTANCE IS EQUAL TO OR LESS THAN FIVE OWNS PER ATLETWRELESS SPECIFICATIONS.

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RAW LAND.
A. USE MULTIPLE RODS
B. LENGTHEN THE EARTH ELECTRODE
C. TREAT THE SOIL
D. USE CHEMICAL RODS

- C. AZ BARE TINNED COPPER SHALL BE SOUD. ALL BURED WIRE SHALL METT THIS CRITERIA INCLUDING CABLE TRAY GROUNDING WIRES AND WIRES INDICATED ON THE DRAWMINGS.

(THE MINIMUM BEND RADIUS IS B" FOR 18 AWG AND SMALLER, AND 12 INCHES FOR WIRE LARGER THAN 18 AWD)

DO NOT REJOYE MORE INSULATION FROM THE GROUND WRES THAN ACCESSORY WEND CAMEDING OF REALPING IF EXCESS INSULATION IS RELOVED. THE CONNECTION WILL BE CONNECTION.

B. MAINTAIN ALL MINIMUM BENDING RADII OF THE GROUNDING WRES.

INSTALL ALL GROUND WRES IN A DOWNWARD SLOPE FOR MAXIMUM LIGHTNING PROTECTION.

18. ALL HARDWARE, BROLTS, NUTS, WASHERS, AND LOCK WASHERS STRALE BR. 4—B STANLESS STREL. ENGRY COMMETTION SHALL BE BUSS—LILD-FLYWASHER— LOCKH-FLYWASHER—NOT IN THAT EXACT ORDER WITH NUT LOCKHWASHER—NUT—IN THAT EXACT ORDER WITH NUT SHALL BUSS—LILD-FLYMWASHER—LUCK WASHER—NUT, IN THAT EXACT ORDER IS ACCEPTED WHERE MECESSARY THAT EXACT ORDER IS ACCEPTED WHERE MECESSARY OF LUCKS, BUSS—LUCK—IN AN EXECUTION SHEER MECESSARY OF LUCKS, BUSS—LUCK—IN SHORT AND ACCEPTED WHERE MECESSARY

ALL BASE TRANSCEIVER SITE FQUIPAEDIT SHALL BE BECKINEGNI KACDROBANCE HIN THE HERBENSHTONAL ELECTRICAL CODE (NED). AND THE LATIST EDITION OF LICHTINIC PROTECTION CODE NEPA 780 AND ATATWREEESS STANDANDS.

DOWN LEAD FOR ANTENNA SECTORS MUST BE CONNECTED DIRECTLY TO THE GROUND RING.

ō Ë 12. THE ELECTRICAL SERVICE TO THE SITE SHALL BE GROUNDED AT THE SERVICE DISCONNECTION BURNES REQUIRED IN ARTICLE 220 OF THE NATIONAL ELECTRIC CODE, IN ACCORDANCE WITH ANY LOCAL CODE.

- THE COMPRESSION GROUND LUG FOR #2 AWG BARE SOLID GROUNDING CONDUCTORS SHALL BE BURNDY TYPE YA3C—2TC. 2
- 21. THE MITDIAN CABLES SHALL BE GROUNDS AT THE TOP AND BOTTOM OF THE GROTHOLA. TWO, THE WITDIAN CONCESS. THE SHELD SHALL BE GROUNDS AT THE LOWSON BOAT OF THE TOP AND SHALL BE GROUNDED JUST BEFORE ENTRY AND SHALL BE RECHARDED TO SHALL THE BYS. GROUNDING INTO ON SHALL BE KETT AS LOSE TO VERTICAL AS POSSBILE. RELATIVES STEPLED WITH ROUND INTS MUST BE REPLACED WITH SMALLES STELL FLAT WASHES MUST REAMN FLAT AGAINST GROUND BAR, ALL FASTENESS MUST BE STAMLESS. STELL AND STELL AND SHALL STAMLESS.

13. ALL UNDERGROUND (BELOW GRADE) GROUNDING CONNECTIONS SAVIL BE MADE BY THE COLDINED PROCESS (GERNANCAL LING ATTACHMENTS BELOW GRADE, ARE NOT ACCEPTABLE), CONNECTIONS STORE (TES) ALL CHREE CONNECTIONS TO GROUND ROS GROUND ROS STOLES, AND LUTATING PROCESSING STORE AS INCIDENT SAVILED FOR MICHAEL AND SAVILED FOR MANIFORMED AND REALIZED FOR MANIFORMED FOR MANI

# CITYSWÍTCH



AT&T



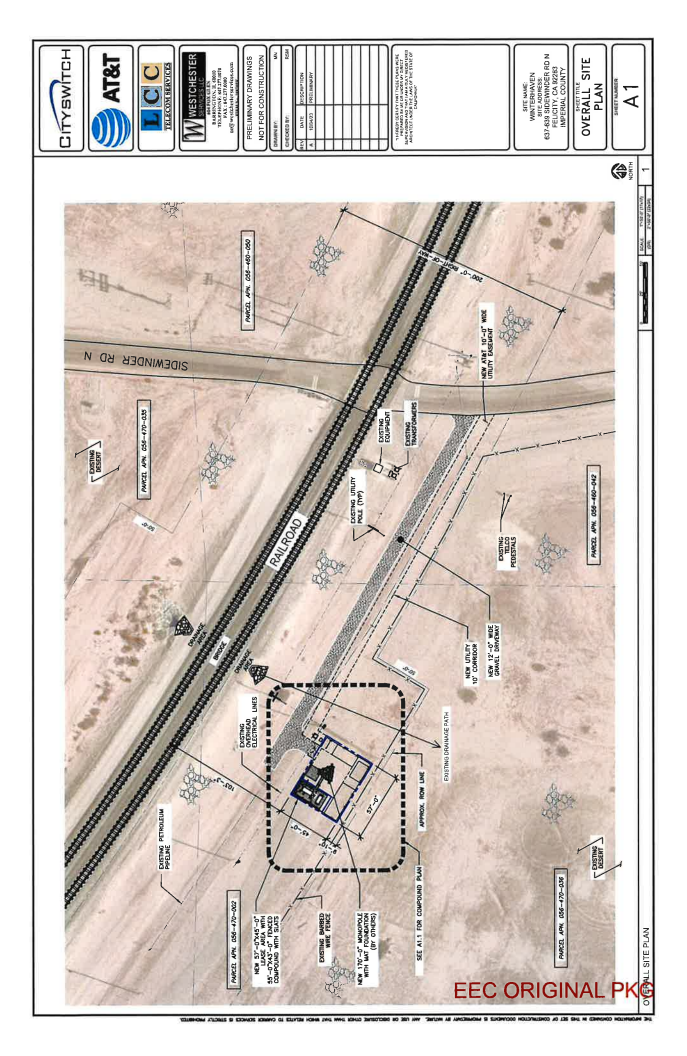


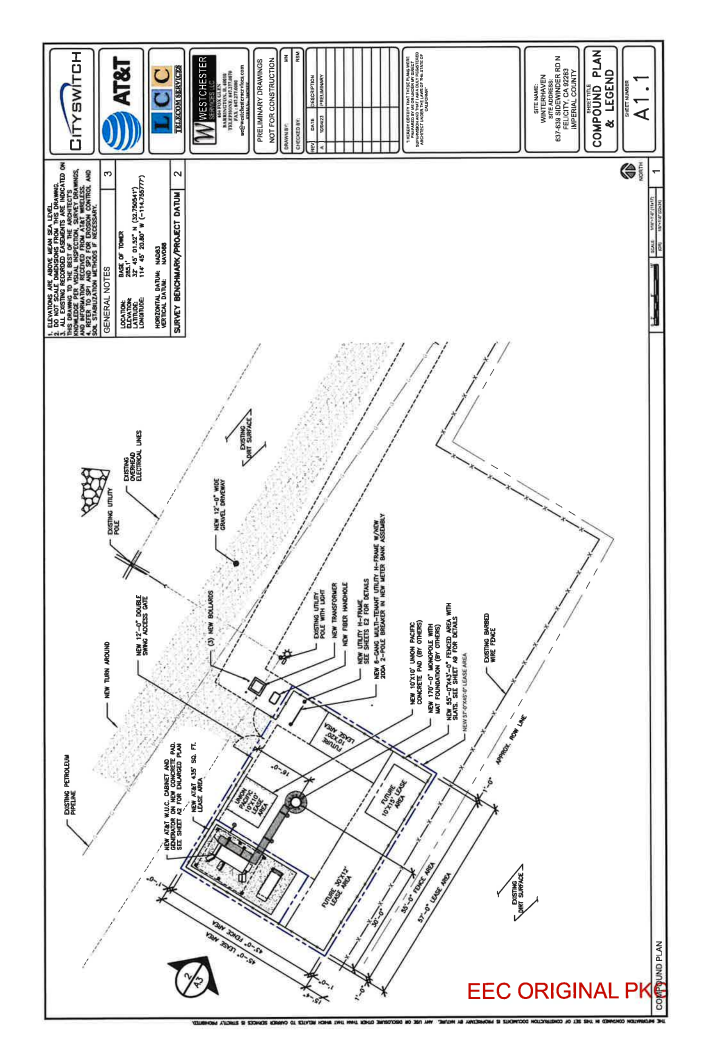
### PRELIMINARY DRAWINGS NOT FOR CONSTRUCTION

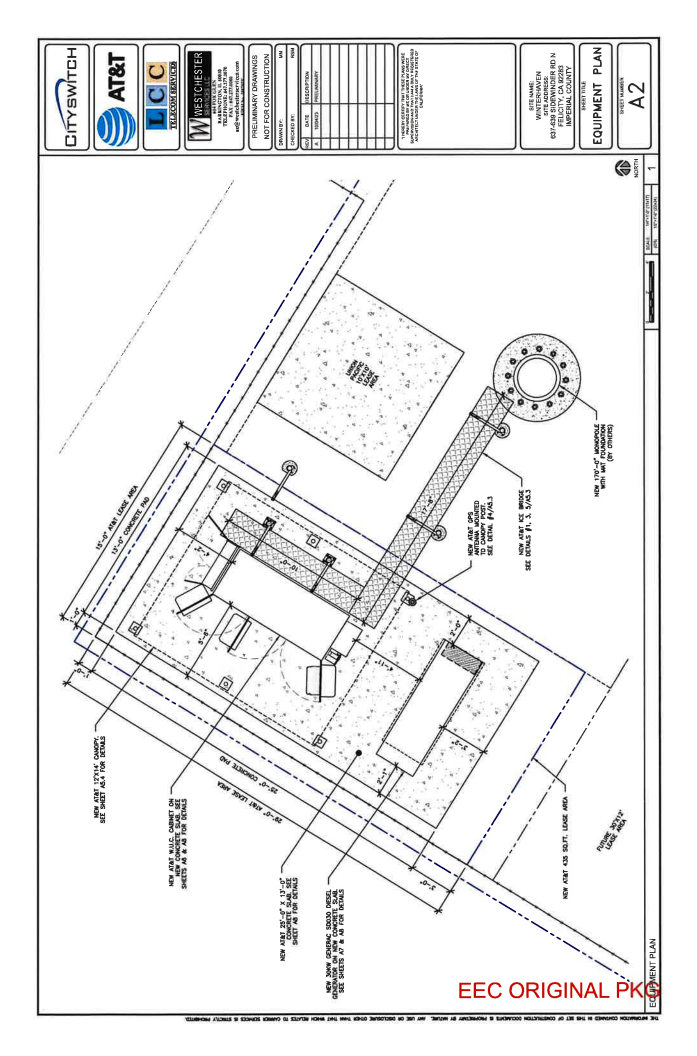
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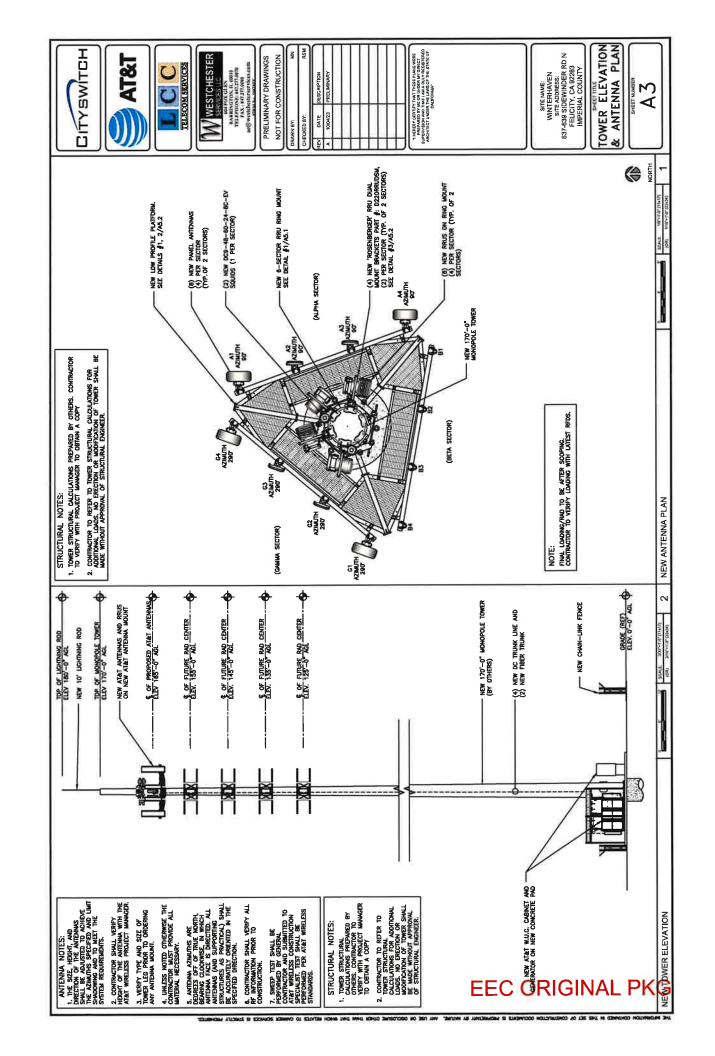
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SITE ADDRESS:
637-639 SIDEWINDER RD N
FELICITY, CA 92283
IMPERIAL COUNTY

SPECIFICATIONS NOTES &

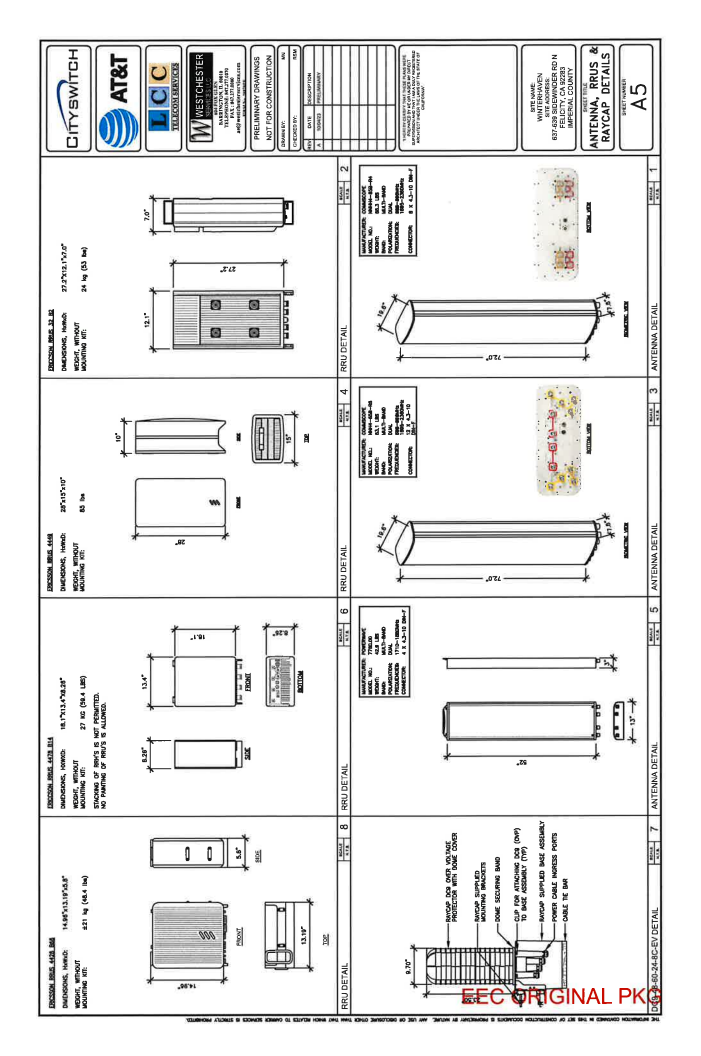


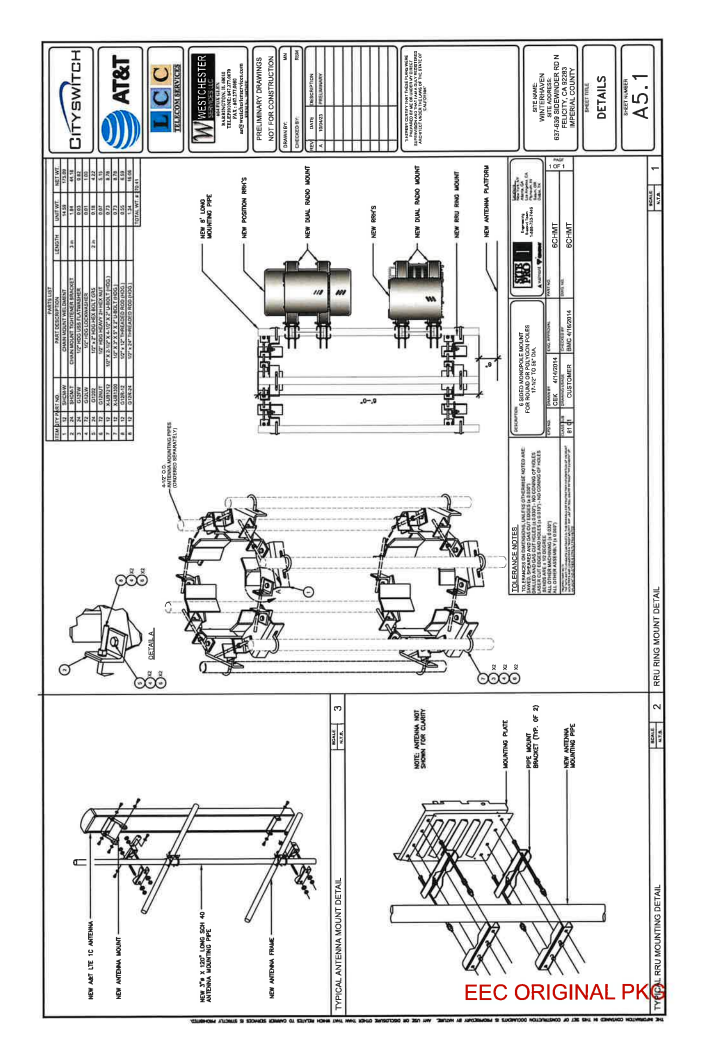


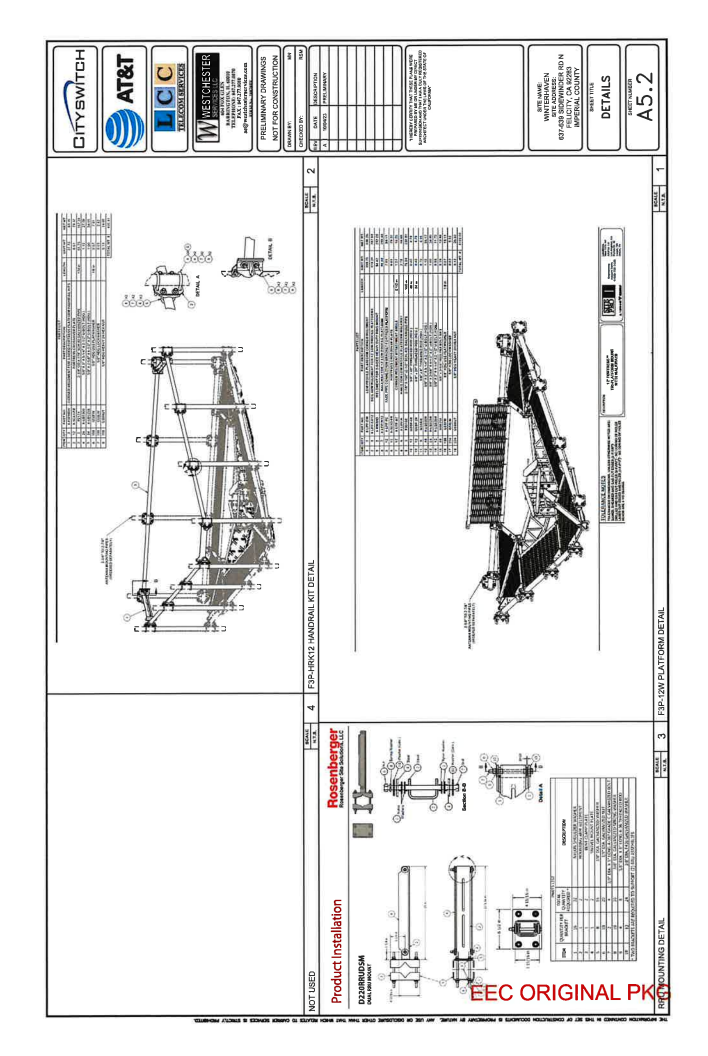


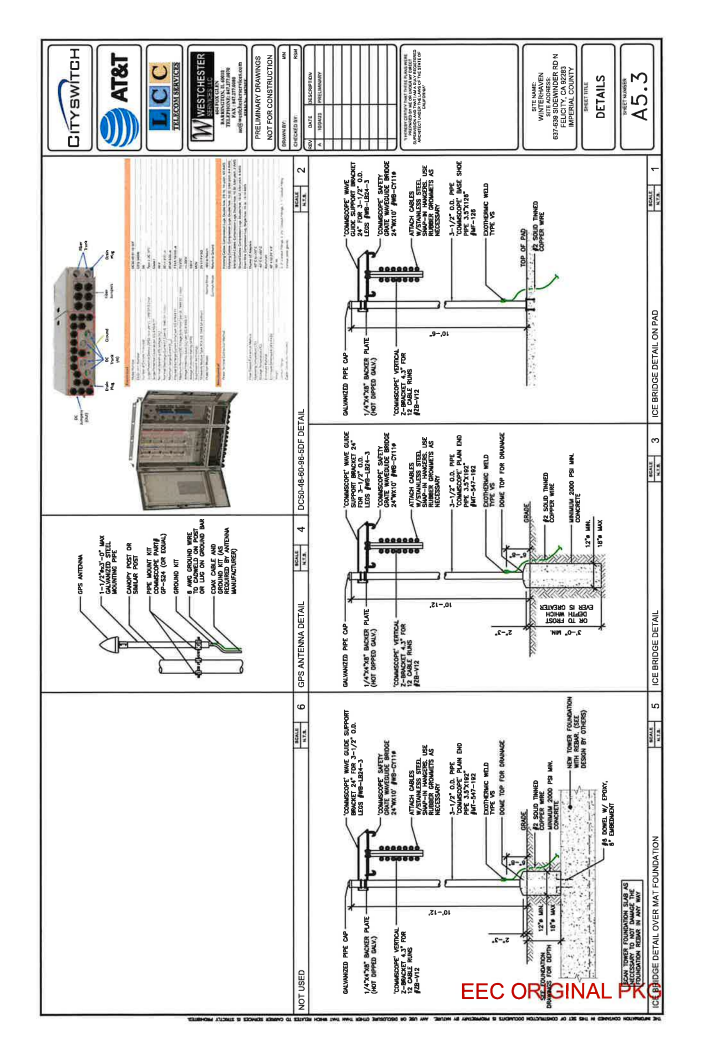


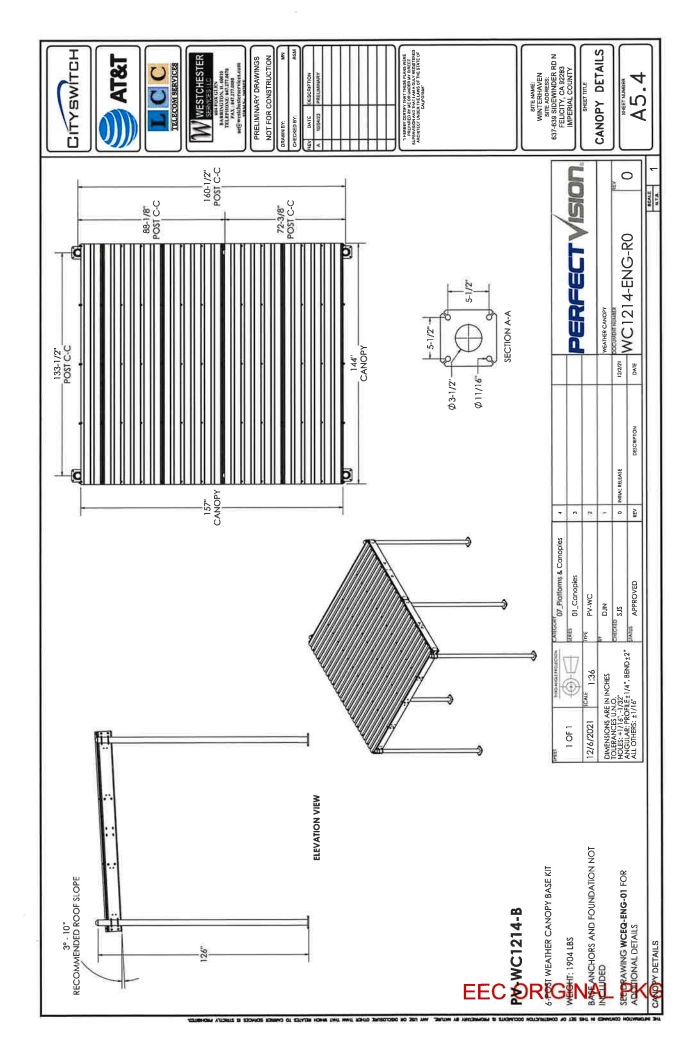
				SI NE	* AMENIA	CONFIG	CONFIGURATION AND CABLE SCHEDULE BASED ON RFDS DATES 08/03/2022	SED ON RPDS DATES 08/03/2022		r	
CONTRACTOR IS TO REED TO ATAT'S MOST	SECTOR	POS	ТЕСН	ANTENNA	& HEIGHT	77	TMA/RRU	DC SURGE AND DISTRIBUTION	CABLE TYPE	CABLE DOWN	=
CURRENT RADIO FREQUENCY DATA SHEET (RPDS) PRIOR TO CONSTRUCTION. CABLE LEDONIS WERE CITERAINED BASED ON THE DESCRIPTA DRAWING CANTER AND ASSED ON THE		1 700/15	LTE 700/1900/AWS	COMMSCOPE NNH4-65B-R6 (N)		.0e	(1) ERICSSON 4449 B5/B12 (N)* (1) ERICSSON RRUS-32 B2 (N)* (1) ERICSSON 4426 B66A (N)* *ON DUAL MOUNT BRACKET			0	CITYSWITCH
LENGTH DURING PRE-CONSTRUCTION WALK.  3. CONTRACTOR TO USE ROSENBERGER FIBER LINE	- A	2 L	LTE	POWERWAVE 7760 (N)	165'-0"	i C	7.0	(1) DC9-48-80-24-8C-EV (N) FULL SQUID*	(2) 8 AWG DC TRUNK LINE (N)	225.	MATRI
HANGER COMPONENTS (OR ENGINEER APPROVED EQUAL).		n	TE P	POWERWAVE 7760 (N)	¥	ì	31	ON ANTENNA ARM	(1) 24 PAR FIBER (N)	٥	
NOTES STATE 3		4 UMR	007 STMU	COMMSCOPE NNHH4-65B-R4 (N)		90	(1) ERICSSON 447B B14 (N)* *ON DUAL MOUNT BRACKET			°	
CABLE MARKING LOCATIONS TABLE		-	ũ	9		))	<b>I</b> Z			97	TELECOM SERVICES
	, si	8	ã.	ı		1	<b>31</b>				
(1) SET OF 3" WIDE BANDS NEAR THE TOP-JUMPER CONNECTION AND WITH (1) SET OF 3/4" WIDE COLOR BANDS JUST PRIOR TO	n	n	Ĭ	¥		1	а		ij	9	TELEPHONE: 407.277 0070 TELEPHONE: 407.277 0070 FAX: 847.277.0080 ac@westchesterservices, cum
CABLE BUTRY PORT ON THE INTERIOR OF THE SHELTER.		•	î	t		ř.	te.			t.	
		1 700/1	LTE 700/1900/AWS	COMMSCOPE NNH4-65B-R8 (N)		280	(1) ERICSSON 4449 B5/B12 (N)* (1) ERICSSON RRUS-32 B2 (N)* (1) ERICSSON 442B B66A (N)* *ON DUAL MOUNT BRACKET			0	الله الله
S WITH (1) SET OF 3/4" WIDE BANDS ON EACH END OF THE BOTTOM JUMPER.		~	#	POWERWAVE 7780 (N)	165'-0"	1	1383	(1) DC9-48-60-24-BC-EV (N)	(2) 6 AWG DC TRUNK LINE (N)	225.	REV DATE DESCRIPTION A 10/04/23 PRELIMINARY
		ก	H.	POWERWAVE 7760 (N)	Je Ver	ji	з	ON ANTENNA ARM	(1) Z4 PAIR FIBER (N)	°	
THE ANTENNA SYSTEM COAX SHALL BE LABELED WITH VINT. TAPE.  THE STANDARD IS BASED ON EIGHT COLORED TAPES—RED, BILUE, GREEN, YELLOW, ORANGE,		4 UMU	UMTS 700	COMMSCOPE NNHH4-658-R4 (N)		290	(1) ERICSSON 4478 B14 (N)* *ON DUAL MOUNT BRACKET			0	T
BROWN, WHITE, AND VIOLET, THESE JAPES MUST BE 3/4 WIDE & UV RESISTANT SUCH AS SCOTCH 35 VINT. ELECTRICAL COLOR COONG TAPE AND SHOULD BE READILY AVAILABLE TO THE											
ELECTRICIAN OR CONTRACTOR ON SITE. ALL TAPE SYALL BE INSTALLED USING. A MINIMUM OF (3) THREE WRAPS OF TAPE AND SHALL BE NEATLY TRIMMED AND SMOOTHED OUT SO AS TO AVOID		LUDES SAFETY	Y FACTOR OF 20'	FT. (10 FT. AT BOTH ENDS O.	F CABLE RUN)			Wan = (v)			1 HERENY CERTIFY THAT THESE PLANS WERE PREPARED BY ME OR UNIONED AN UNION THAT SHE SUFFENCION AND THAT LAM A DLY RECEISTERED ARCHITECT UNDER THE LAWS OF THE STATE OF CALLED NAW.
UNRAYELING. USING COLOR BANDS ON THE CABLES, MARK ALL	•	INEER PRIOR TO	VERIFY RF DATA TO INSTALLATION	CONTRACTOR TO VERIFY RE DATA WITH ATAT WIRELESS CONSTRUCTION MANAGER AND/OR RE- Engineer prior to installation	TRUCTION MANA	AGER AND	JOR RF	(X) = EXISTINGRELOCATED (XR) = EXISTINGRELOCATED (E) = ELECTRICAL (M) = MECHANICAL	RELOCATED I. Al		
RF CABLE BY SECTOR AND CABLE NUMBER AS SHOWN ON "CABLE COLOR CHART".		ALPHA A. N. +1	1.14	اخ	A.2.1	43.2	A 1 A4 2	Site Fiber Color Code Chart	de Chart	_	
MIEN AN EXISTING COAXIM, LINE THAT IS ALTENDED TO BE A SHARED LINE BETWEEN TECHNOLOGIES IS ENCOUNTERED, THE CONTRACTOR CANALOGY THE EVICENIA ON OR COMME		Sector Antenna Post (+/-)	HED WHITE STATE	ORANGE ON	BROWN SIANE	2.4	NED SECONDARY SE	air # Tapu Band Color: Red	Function LTE-700-A-RRH-A1		
SCHEME AND REPLACE IT WITH THE COLOR COURNES STANDARD. IN THE ABSENCE OF AN EXISTING COLOR CODING AND TAGGING SCHEME,		Sea note 13 and EE of the control of	MOLET SLATE TELLOW	SATU SLATE SUATU	structi		-		LTE-AWS-A-RRH-AZ LTE/UMTS-850/1900-A-RBH-A3 Sector A Spare		
OR WHEN INSTALLING PROPOSED COAXIAL CABLES, THIS GUIDELINE SHALL BE IMPLEMENTED AT THAT SITE REGARDLESS OF TECHNOLOGY.		DI A B S		61- 6-1 11-5 45 1-05 55 64.00 Bl.eff Bl.00				air . Tape Band Color: Blue	Function		SITE NAME
5. AL COLOR BANDS INSTALLED AT THE TOP OF THE CONFINE SHALL BE A MINIMUM OF 3.4" OF SPACE SHALL HAVE A MINIMUM OF 3.4" OF SPACE SHAFEN EACH CO.OR.		fort the page that forth the forth t	Figure Figure Motoll?	- 0	BROWN SLATE ORANGE/ VIOLET	BROWN BROWN ORANGE, VIOLET	SAME WORET WOLET 6 SAME BROWN 7 VOART WOLET WOLET 8		LTE-AWS-8-RRH-82 LTE/UMTS-850/1900-8-RRH-83 Sector B Spare		WINTERHAVEN SITE ADDRESS: 637-639 SIDEWINDER RD N FELICITY, CA 92283
6. ALC COLOR CODES SHALL BE INSTALLED SO AS	1 de	See note 14 brids	N. C.	No. 12	VELLOW C3.1		Fiber Co	rair • Tape Band Color: Green	Function LTE-700-C-R8H-C1		IMPERIAL COUNTY SHEET TITLE
7. IN-EXSTING CABLES AT THE SITE ALREADY HAVE A COLOR CODING SCHEME, AND THEY ARE NOT	600	Coctor Sector Ant. maa	21 May 21	GRIUM GREEN GREEN VARIE OB AGG OKANGE GROEN SLATE BYOWN	GRUEN GRUEN BRROWN SLATE	45 GREEN HROWN BROWN	445 45 10 GAERN GREEN 11 VIOLET VIOLET 12		LTE-AWS-C-R84-C2 LTE/UNTS-850/1900-C-R84-C3 Sector C Spare		SCHEDULE & CABLE NOTES
INTENDED TO BE RELISED ON SHARED WITH THE NEW TECHNOLOGY, THE EXISTING COLOR CODING SPHEME SHALL REMAIN UNFOLCHED.		EAND (Lawfil) of See note: 12 and East (centings)	PRANCE I	Rahlack Oblasedski Osbanish Molet Victit Mole Staffir Staffir Staffir			ORANGEL OPANGEL SLATE; SLATE SLATE; SLATE VELLOW	No Tape Band			SHEET NUMBER
ANGENA & CABLING INFO.	SCHEDULE									BOALE	
N.T.B.	11.00										ı

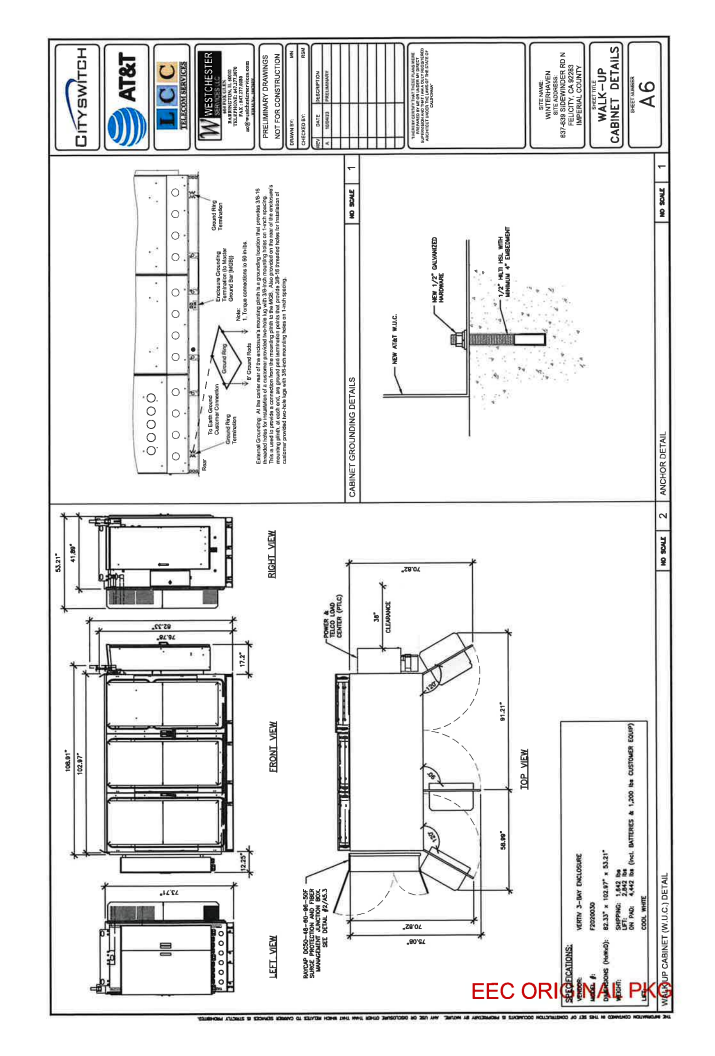












SD030 | 2.2L | 30 kW INDUSTRIAL DIESEL GENERATOR SET

GENERAC INDUSTRIAL

Prime Power Rating\* 27 kW, 34 kVA, 60 Hz

Standby Power Rating 30 kW, 38 kVA, 60 Hz





## **Codes and Standards**

Not all codes and standards apply to all configurations. Contact factory for details.

For over 60 years, Generac has provided innovative design and superior manufacturing

**Powering Ahead** 

Generac ensures superior quality by designing and manufacturing most of its generator components, including alternators, enclosures and base tanks, control systems and communications software.



UL2200, UL6200, UL1236, UL489, UL142 CSA C22.2, ULC S601



BS5514 and DIN 6271

Generac gensels utilize a wide variety of options, configurations and arrangements, allowing us to meet the standby power needs of practically every application.

Generac searched globally to ensure the most reliable engines power prove presents. We choose only engines that have already been proven in heavy-duty industrial applications under adverse conditions.

Generac is committed to ensuring our customers' service support continues after their generator purchase.



NEC700, 701, 702, 708



NEMA ICS10, MG1, 250, ICS6, AB1

ANSI C62.41

THE SPEC SHEET

SD030 | 2.2L | 30 kW INDUSTRIAL DIESEL GENERATOR SET



MAT&T

CITYSWITCH

# APPLICATION AND ENGINEERING DATA

**ENGINE SPECIFICATIONS** 

General

	:	
	Cooling Syslem	
Perlans	Cooling System Type	Closed Receiving
Stationary Emergency	Water Pump Type	Pre-Lubod, Sell Se
See Emission Data Sheet	104 153	Patrier
4	Fan Speed - RPM	1,980
In-Line	Fan Diameter - In (mm)	18 (457)
135 (2 22)		

WESTCHESTER SER

BABRINGTON, IL 60010
TELEPHONE: MAT.277.0070
FAX: 841.277.0080
BR@Westchesterservices.com

TELECOM SERVICES

Make	Perkins
EPA Emissions Compliance	Stationary Emergency
EPA Emissions Acterence	See Emission Data Sheet
Cydrider #	Ą
Typo	In-Line
Displacement - In <sup>3</sup> (L)	135 (2 22)
Bord - In (mm)	33(84)
Stroke - in (mm)	3.9 (100)
Compression Ratio	23.3.1
Intake Air Method	Turbocharged
Сулидег Ноад	Castion
Digital Trate	Atment

ragerater.		Electronic Isochronous	eady Slate) ±0.5%		200
DODGERSONS SEE	Епдіпе Governing	Governo:	Frequency Regulation (Steady State)	Lubrication System	Od Brown Turks

Water Pump Type	Pre-Lubod, Sell Sealing
n Type	Patier
n Speed - RPM	1,980
Fan Diameter - In (mm)	18 (457)
Fuel System	
Les Type	Utta Low Sutter Desigt Year #2
el Specifusions	ASTM
H Fiching (Morans)	· e
All light Pump	Distribution Higgston Pump
nii Pump Type	Engite Driven Goer
activ Type	Mechanical
Fuel Supply Line - in (mm)	031 (79) (D
Fuel Return Line - in (num)	02 (48) 10

NOT FOR CONSTRUCTION PRELIMINARY DRAWINGS

Engine Electrical System	
System Voltage	12 VDC
Ballery Charger Alternator	Slandard
Battery Size	See Baltery Index 0161970SB
Ballery Voltage	12 VDC
Ground Polarity	Negative

## ALTERNATOR SPECIFICATIONS

Standard Model	K0035124Y21
Point	*
Rield Type	Baycong
insulation Class - Rotor	H
Insulation Class - Stator	н
Total Harmonic Distortion	<5% (3 Phase Only)
Telephone Interference Factor (TIF)	< 50

Standard Excitation	Spectations Bushass
Bearings	Single Sealed
Coupling	Direct via Flexible Disc
Load Capacity - Standby	100%
Prototype Short Circuit Test	Yes
Voltage Regulator Type	D <sub>ajl</sub> tal
Number of Sensed Phases	All
Hogulation Accuracy (Steady Stead)	+0.25%

# SITE NAME: WINTERHAVEN SITE ADDRESS: 637-639 SIDEWINDER RD N FELICITY, CA 92283 IMPERIAL COUNTY

SPEC SHEET

GENERATOR DETAILS



HO SCALE

янет <sub>N</sub>имвея

SD030 | 2.2L | 30 KW
INDUSTRIAL DIESEL GENERATOR SET
EPA Certilled Stationary Emergency

### POWER RATINGS

OPERATING DATA

		Standby
Smgle-Phase 120.240 VAC @1 0pf	30 kW	Атр» 125
Three-Phase 120/208 VAC @0 8pl	30 KW	Amps: 104
Three Phase 120/240 VAC @0 Bpl	30 kW	Amps 90
Thrue-Phase 277/480 VAC @0 8p1	30 kW	Amps: 45
Thre-Phase 346/600 VAC @0 8pl	30 kW	Amps 36

# MOTOR STARTING CAPABILITIES (SKVA)

120/240 VAC 1Ø	30%	277/480 VAC 38	30%	208/240 VAC 30	30%
A003554-DQ1	8	K0035124Y21	19	K0035124Y21	46
10030044723	75	1232101001	æ	KOSHDITANSI	77
A0050044N21	3	K0050124Y21	55	K0050124Y21	75

### FUEL CONSUMPTION RATES-

3(1)	ŝ
	20%
Total Fuel Pump Flow (Combustion + Return) - gph (Lph)	75%
16 6 (63)	100%

### COOLING

Carolant Flaw	Opin Gam)	14.9(56.2)
Coolare System Capacity	gal 6.1	25/05/
Haal Rejection to Coolant	BTU/hr (KW)	128,638 (136)
Inlet Ar	cfm (m <sup>2</sup> /hr)	2 800 (4,757)
Мажпит Operating Ambient Temperature	°F (°C)	122 (50)
Maximum Operating Amblent Temperature (Belore Denale)	See Bullean	See Bullean No 01992805SD

88 (2 5)	e
Para at Robad Possor - oths preform	Standby
	ENGINE

SPEC SHEET

Standby

Race of Education Control of Control of Standby

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GENERAC INDUSTRIAL

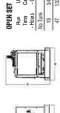
CITYSWITCH

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GENERAC' INDUSTRIAL

SD030 | 2.2L | 30 kW INDUSTRIAL DIESEL GENERATOR SET

DIMENSIONS AND WEIGHTS\*



Time - Hours	Usable Capacity - Gal (L)	LxWxH·In(mm)	Weght lbs (kg)
No Lank		76.0 (1,930) x 37.4 (950) x 44 8 (1,130)	1,456 - 1,641 (601 - 245)
19	2 (301)	759 (1921) s 17.4 (1931) x 57 8 (1,488)	1,936 - 2,121 (879 - 963)
D	137 (500)	76.0 (1.930) x 37.4 (950) x 66.8 (1.773)	2,166 - 2,351 (983 - 1,067)
175	150 (71%)	76 B (1,542) x 37 4 (950) x 79 3 (2,014).	7,380 - 2,555 (1,081 - 1,155)
2	211 (795)	76.0 (1.930) x 37.4 (930) x 61 8 0.076)	2375-2,560(1,678-1,162)
107	300 (1,136)	92 9 (2,360) x 37 4 (950) x 85 3 (2,167)	2 438 - 2,523 (1,106 - 1,190)

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PRELIMINARY DRAWINGS

NOT FOR CONSTRUCTION

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13	WEATH	ER PROTEC	WEATHER PROTECTED ENCLOSURE
	Run Tima - Hours	Usable Capacity - Gal (L)	LxWxH
	No Tank		94 B (2,409) x 38 0
	6	54 (204)	94 B (2 409) x 38 D
	47	132 (500)	106 0 (2,692) x 38 0
	67	190 (719)	0.8 F / OAD V 3R D

Weight - Ibs (kg) Enclosure Only Steel			241	(109)		
Weight Enclos Steel	١,		372	(169)		
L x W x H - in (mm)	94 B (2,409) x 38 0 (965) x 49 5 (1,258)	94 B (2.409) x 38 0 (965) x 62 5 (1,586)	106 0 (2,592) x 38 0 (955) x 84 0 (2,134)	94 B (2.409) x 38 0 (965) x 84 0 (2,134)	76 D (1,930) x 38 D (965) x 86 S (2,198)	92 9 (2,350) x 38 0 (965) x 90 0 (2,287)
Usable Capacity - Gal (L)		54 (204)	132 (500)	190 (719)	211 (799)	300 (1,136)
Run Time - Hours	No Tank	61	47	67	75	107

REV DATE A



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201	)	
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	 	١.

Weight - los (kg) (cco = Only Stee | American

LxWxH-In (mm)

Run Time Capabay - Hours Capabay

LEVEL 1 SOUND ATTENUATED ENCLOSURE

338

505

Seo			505	(223)				9
	112 S (2 857) x 34 0 (963) x 48 5 (1 258)	112 5 (2,457) x 38 0 (965) x 62 5 (1,518)	172 5 17 8573 x 38 0 (363) x 74 5 (1,053)	1125 (2.057) x 38.0 (065) x 04.0 (2.134)	112 5 (2,857) x 38 0 (965) x 86 5 (2 198)	112 5 (2,857) x 38 0 (965) x 90 0 (2,287)		LEVEL 2 SOUND ATTENUATED ENCLOSURE
· bad;		54 (204)	132 (500)	163.07.063	211 (799)	300 (1,136)		SOUND ATT
	No.Tahi	61	47	.00	75	107		LEVEL 2
	"	2					Ī	ı

		***	
1			l
	_	_	ľ
		•	1
11	W	-191	ı

Weight - En Kill Endesure Only Steel Aleman

Steel			510	(231)		
LxWxH-in (mm)	94.8 (2,400) x 38.0 (065) x 49.5 (1,256)	94 B (2,417% x, 34 0 (263) x 62 5 (1,368)	94 B (2,409) x 38 D (965) x 74 5 (1,893)	106 0 (2,692) x 38 0 (965) x 84 0 (2,134)	94 8 (2.409) x 38 0 (965) x 86 5 (2.198)	94 8 (2 409) x 38 0 (965) x 90 0 (2 287)
Charter Charter Garitti	٠	54 (20) ()	132 (500)	190 (719)	211 (799)	300 (1,136)
Run Time - Hours	NO Tens	19	47	29	75	107

Part No 10000024842 Rev. C 10/19/2020 CENTER POWER SYSTEMS, INC. | P.D. BOX B. | Whatkers, W153189 Pt. (192): 544-981 G.2070 General: Power Systems, Inc. At opins inserved. All appetitations are subject to charge will out endos

GENERATOR DETAILS

SITE NAME:
WINTERHAVEN
SITE ADDRESS:
637-639 EDEWINDER RD N
FELICITY, CA 92283
IMPERIAL COUNTY

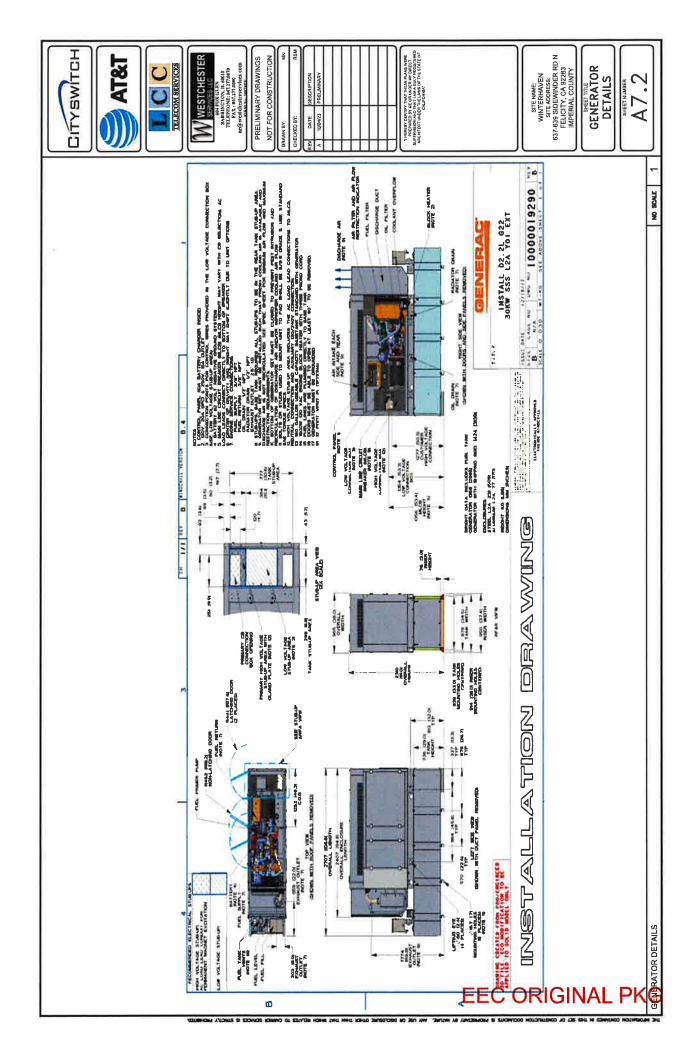
SPEC SHEET

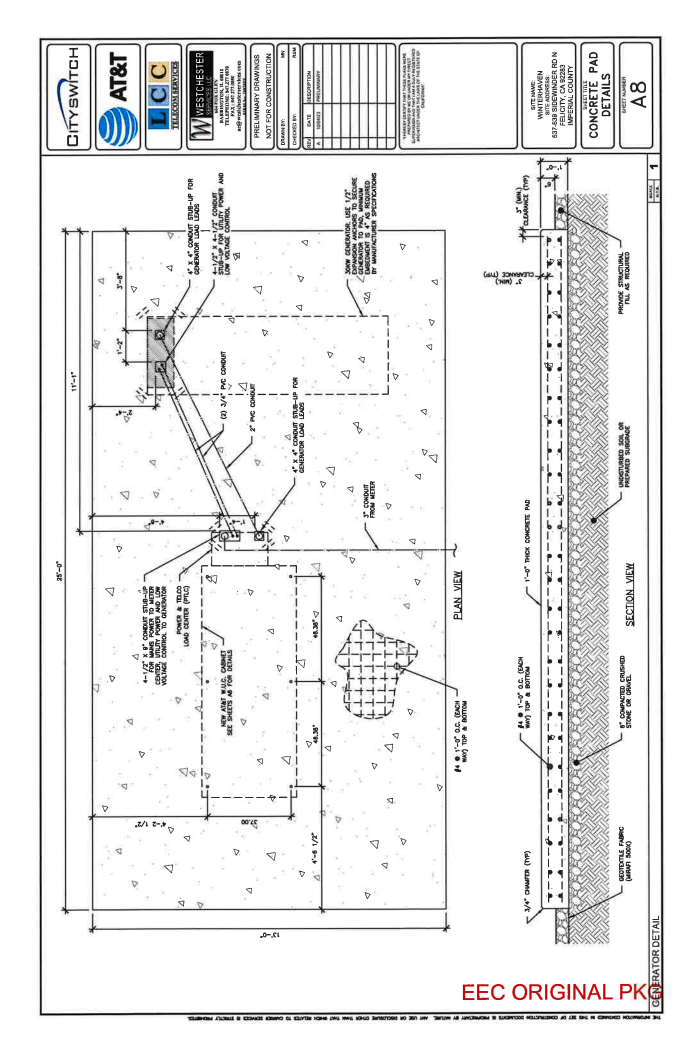
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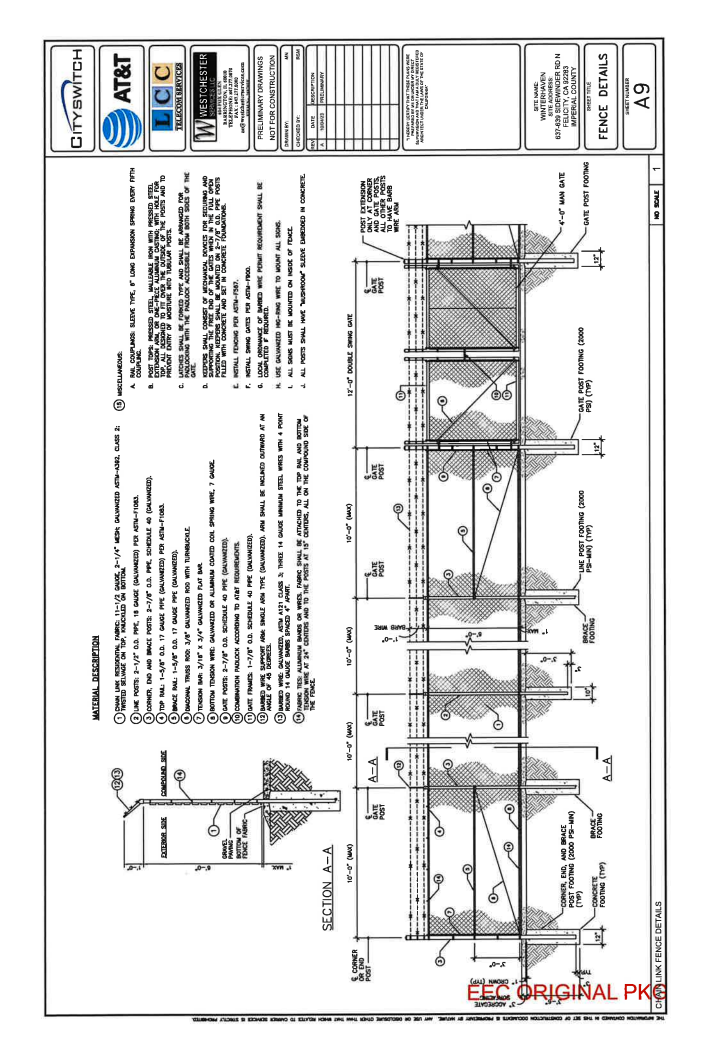
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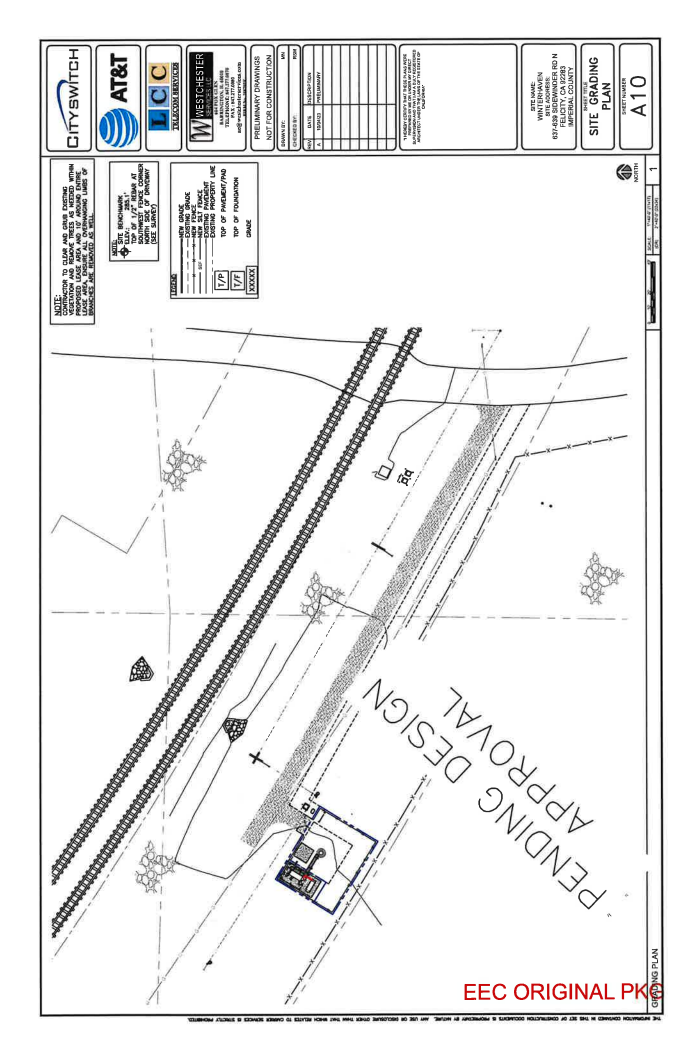
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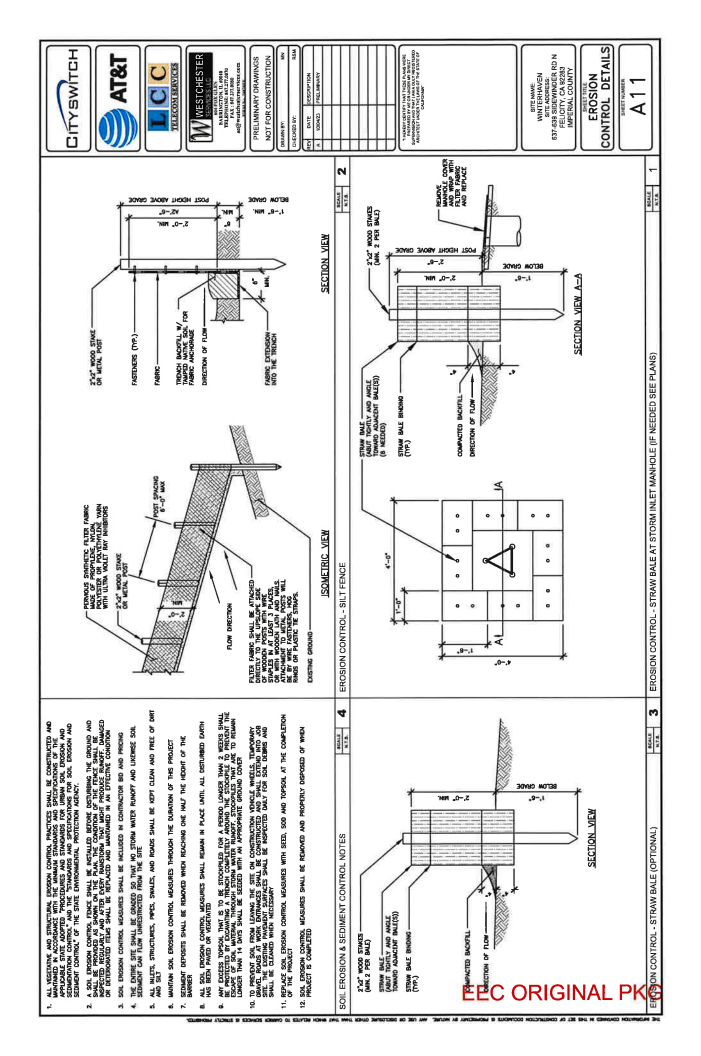
GENERATOR DETAILS

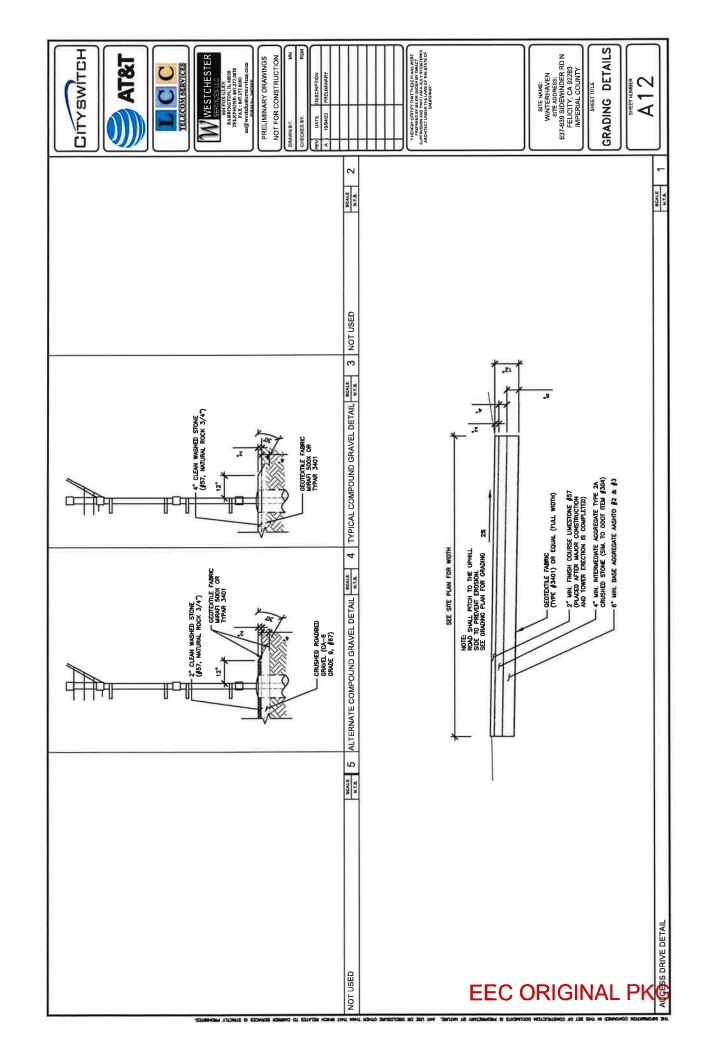


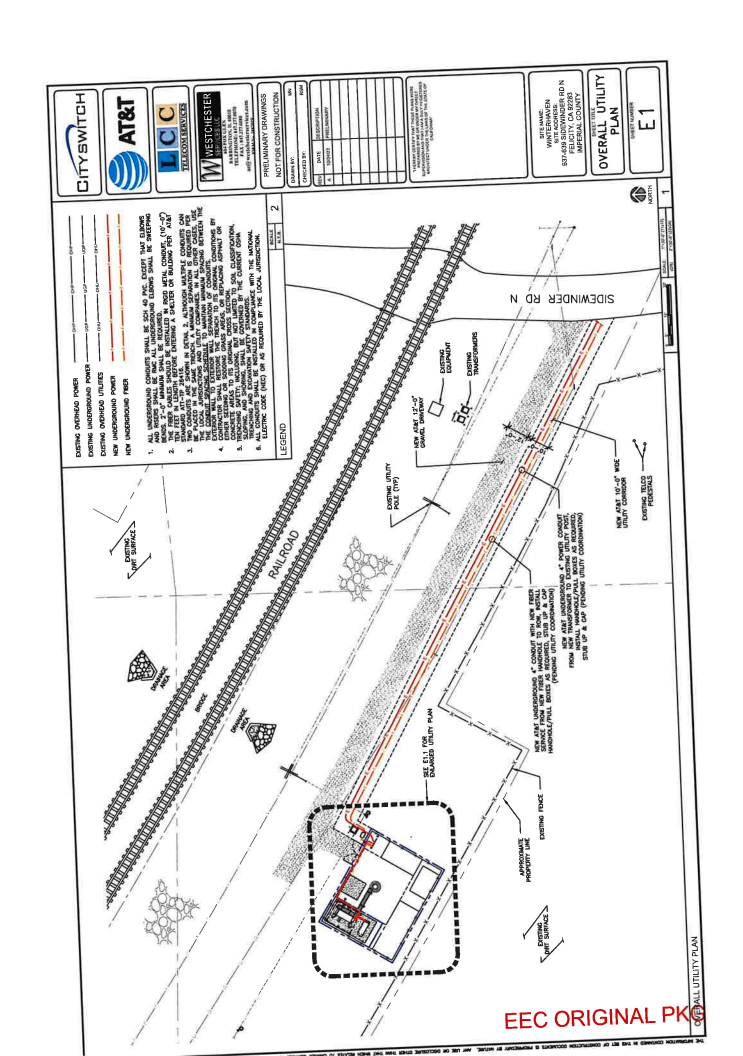


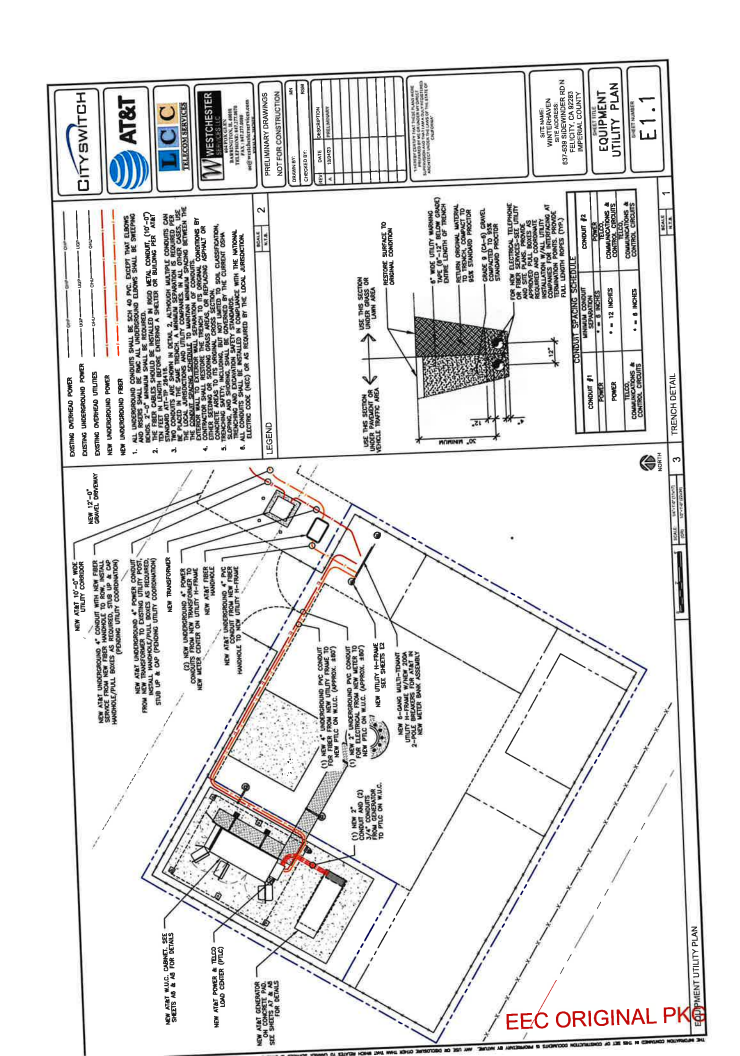


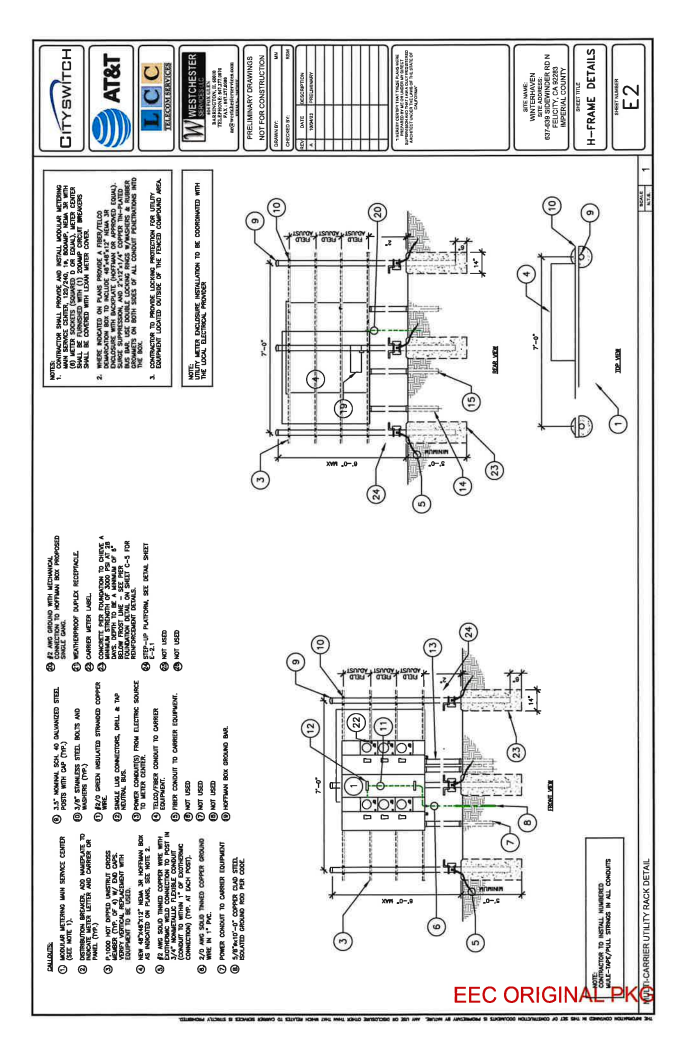


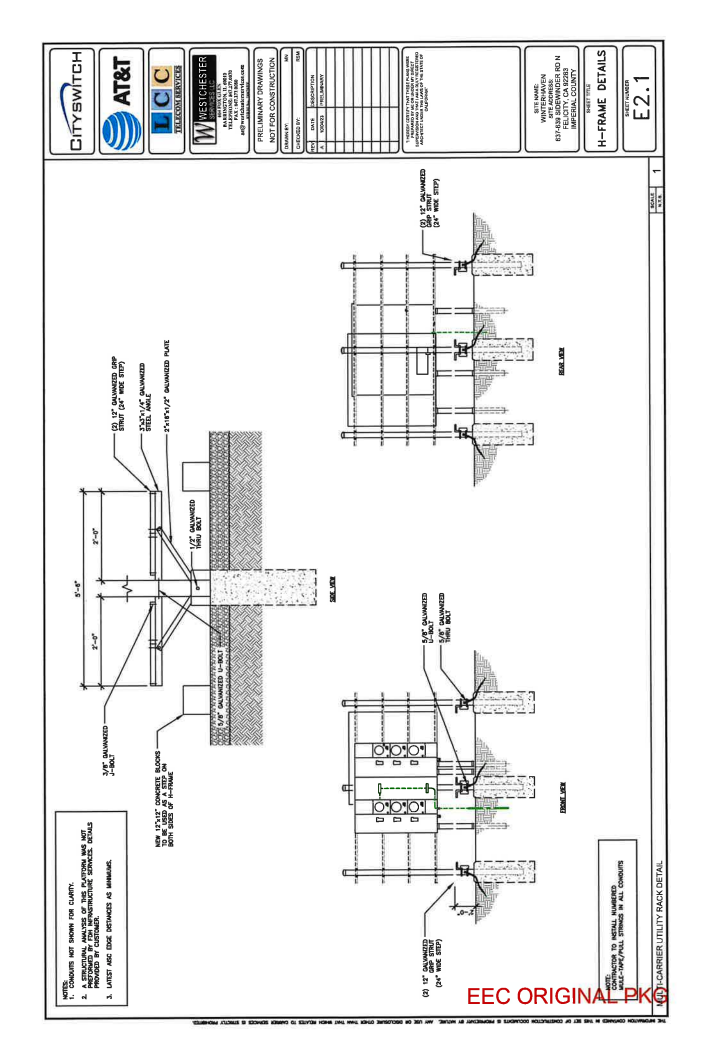


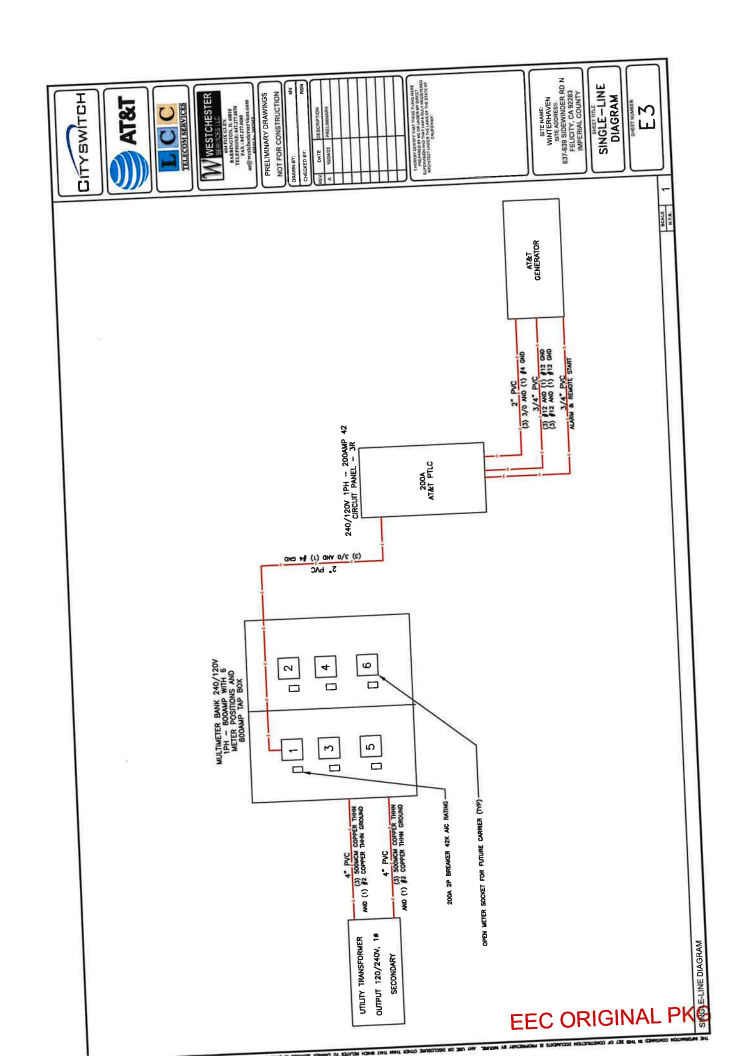


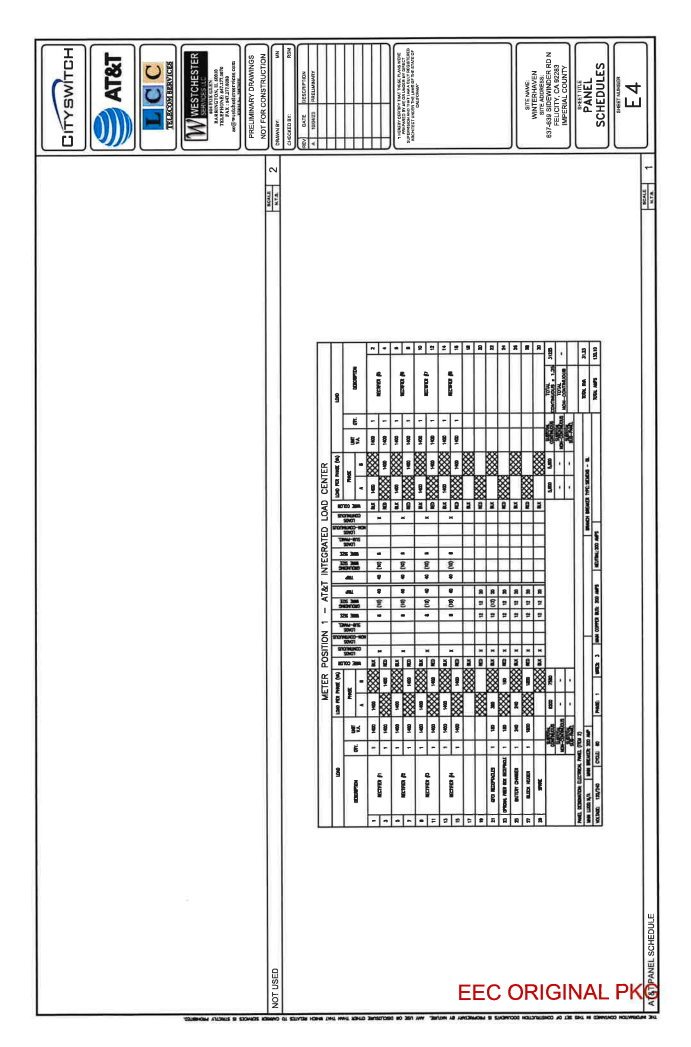


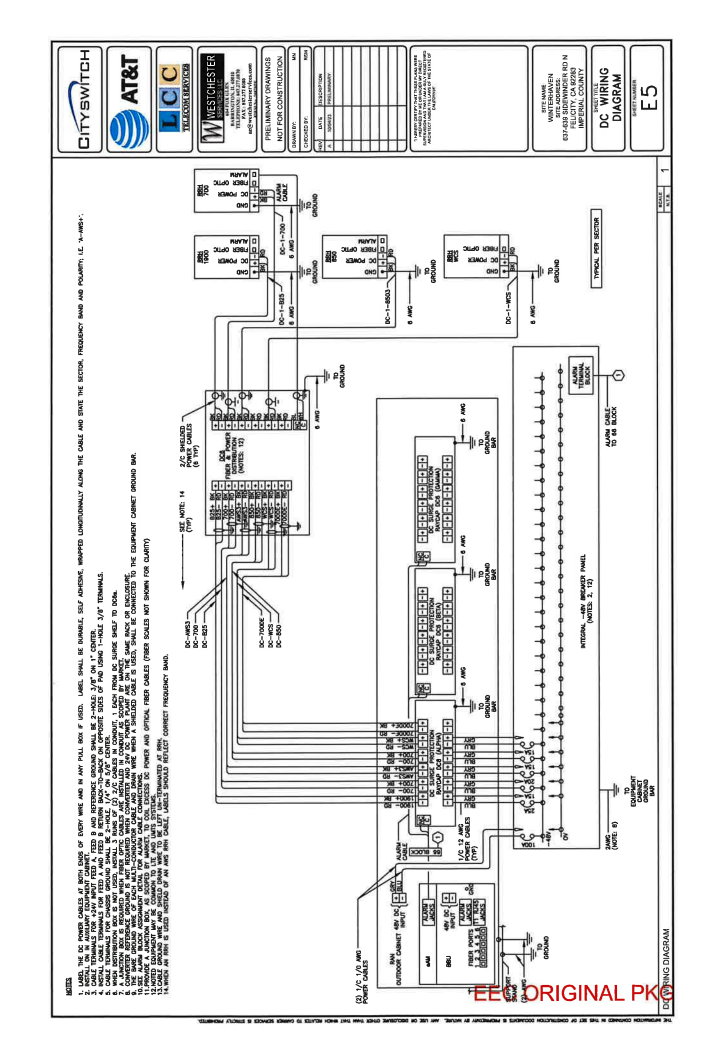


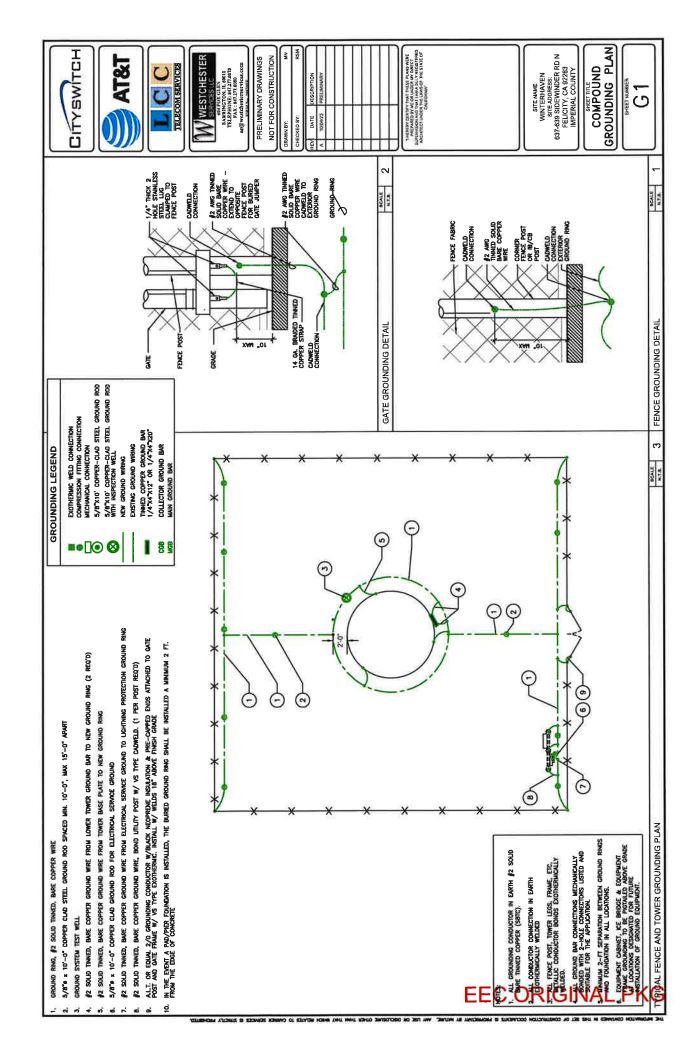


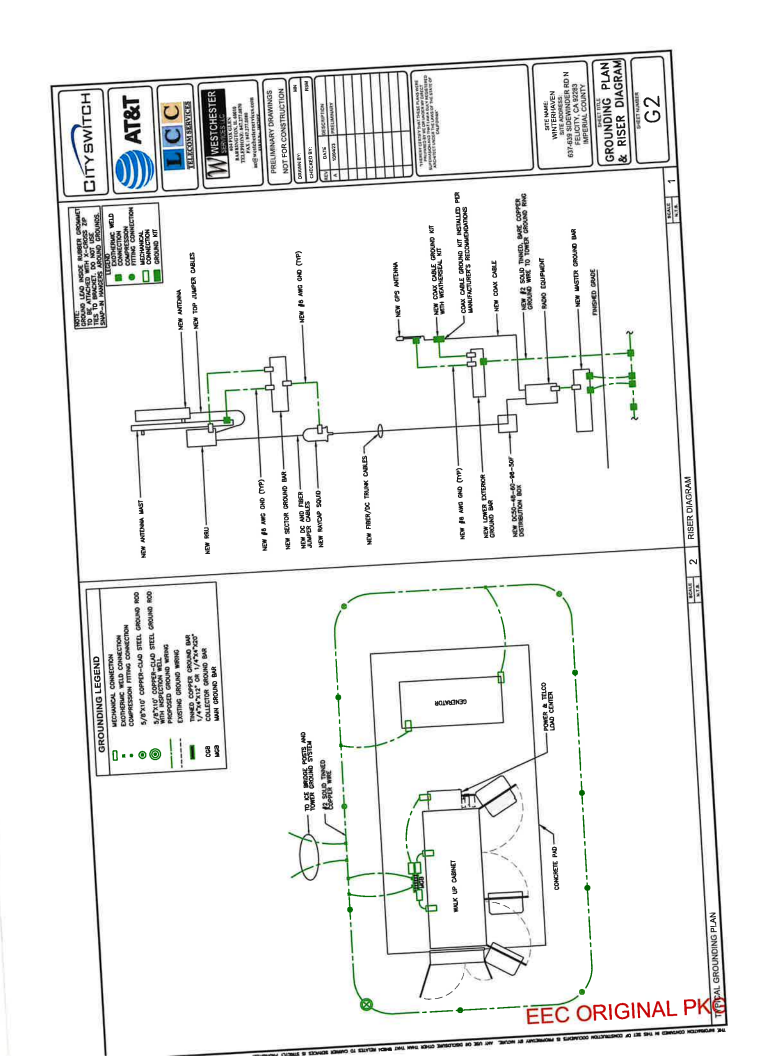


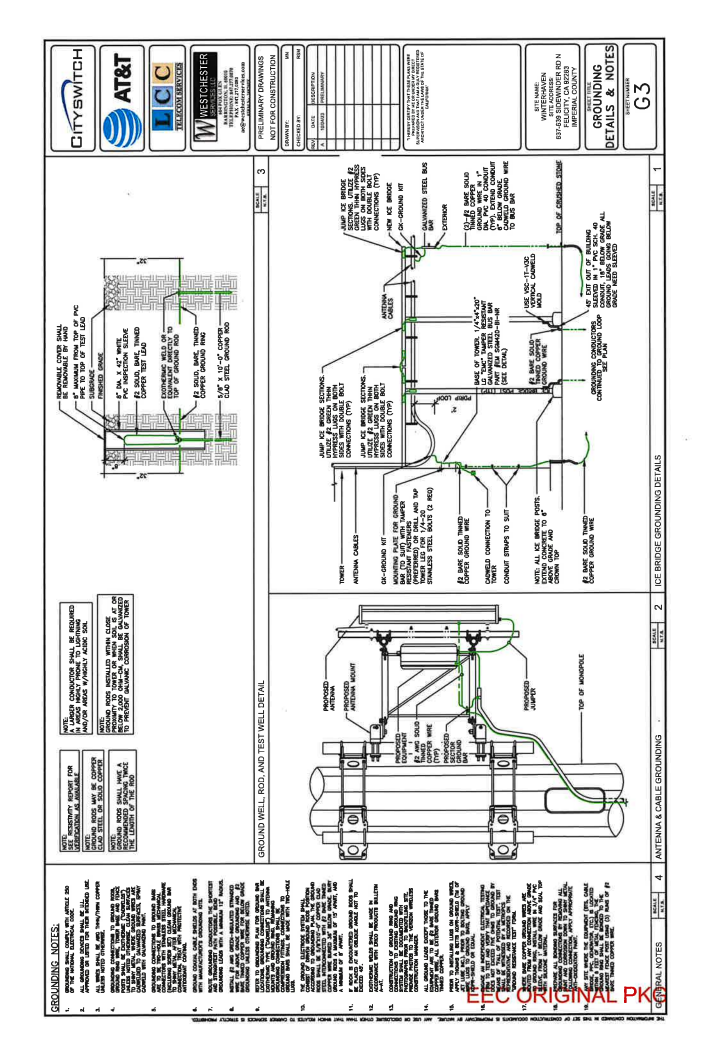


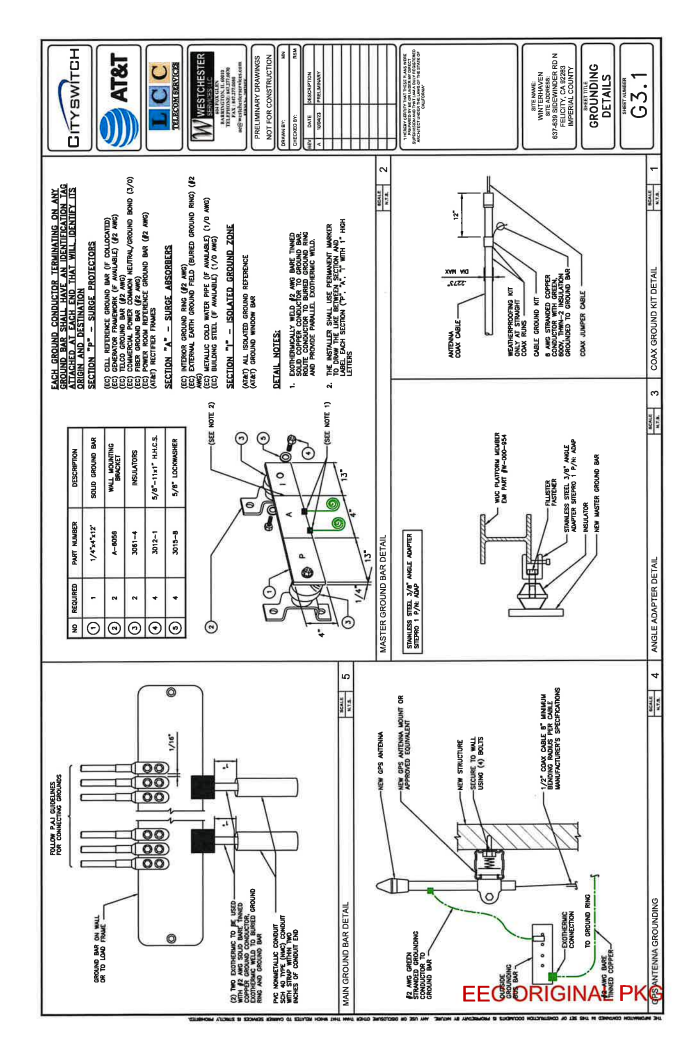


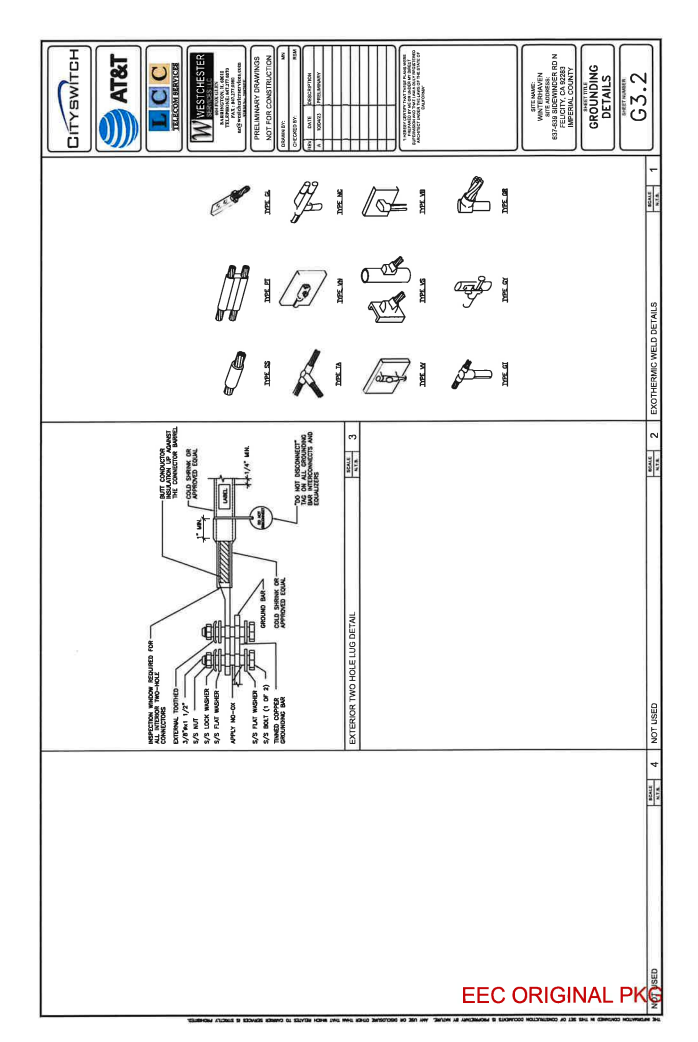


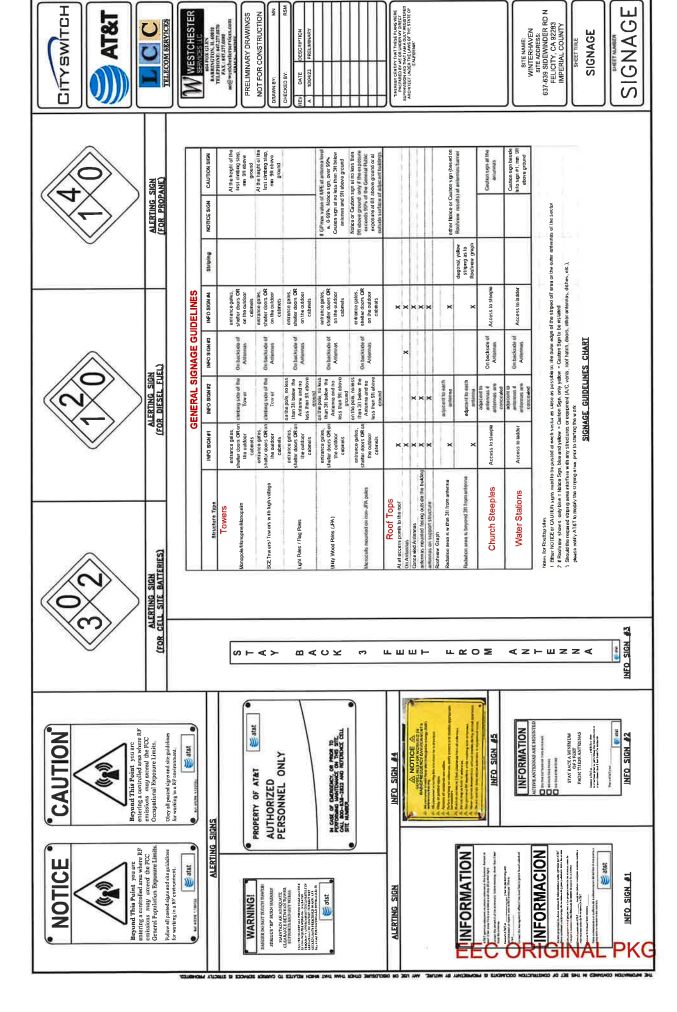












### Lease

56620967.1

Site Name: Winterhaven CitySwitch Site: CAC002 UP Audit Number: #####

### TOWER CONSTRUCTION AGREEMENT

This Agreement, made the 3rd day of \_\_\_\_\_\_\_\_\_, 2022 (the "Effective Date"), between Union Pacific Railroad Company, a Delaware corporation, having an office at 1400 Douglas Street, Omaha, Nebraska 68179, hereinafter referred to as "Licensor", and CitySwitch – II-A, LLC, a Georgia company, having an office at 1900 Century Place, Suite 320, Atlanta, Georgia 30345 hereinafter referred to as "Licensee".

The term "Premises" as used in this Agreement, refers to a rectangle measuring approximately forty-five feet (45.00'), by fifty-seven feet (57.00'), containing a total of 2,656 square feet, combined with an approximate two hundred seventy-five feet (275.00') by twelve feet (12.00') access and utility corridor containing 3,300 square feet on the parcel of land on Licensor's railroad right-of-way and located in <u>Felicity, California</u>, in the County of <u>Imperial</u>, as presented on the attached Plot Plan, described in <u>Exhibit "A".</u>

Licensor agrees to allow construction of a One Hundred Seventy foot (170') tower hereinafter referred to as the "Tower"), fenced compound and equipment cabinets (hereinafter referred to as the "Facilities") on the Premises for the location of Licensee's radio equipment; said Tower and Facilities shall be used by Licensee in conducting their communications activities on the Premises.

THEREFORE, in consideration of the mutual covenants herein contained, Licensor and Licensee agree as follows:

### 1. **GRANT**:

Licensor grants to Licensee the right to construct the Tower and Facilities together with non-exclusive rights of access for: (a) ingress and egress, seven (7) days a week, twenty-four (24) hours a day, on foot or motor vehicle (including trucks), and (b) the installation and maintenance of utility wires, poles, cables (including fiber optic cable), conduits, and pipes over, under, or along the Licensor's property, the location of said rights of access being limited to the locations shown on **Exhibit "A"** attached hereto. Licensee shall have the right to use the Premises for the location of the Tower and Facilities. Licensee shall be responsible for all costs and activities associated with the construction of the aforementioned Tower and Facilities. Equipment owned by and installed, operated and maintained by Licensee will be installed at the Premises. The Licensee's use of the Premises shall be subject to the terms and conditions of this Agreement, specifically including but not limited to, the General Terms and Conditions, attached hereto as **Exhibit "B"** and made a part hereof.

### 2. TOWER FACILITIES:

Licensor grants to Licensee the right to construct the Tower on the Premises for the installation of its communications antennas. The Tower and Facilities will be located within the area further defined on **Exhibit "A"** of this Agreement.

### 3. EQUIPMENT FACILITIES:

Licensor grants to Licensee the right to locate on the Premises, in an area close to the base of the Tower, one (1) concrete slab measuring sixteen (16') feet by twenty-two (22') feet] that will be used to mount the Tower and Facilities installed on the Premises by Licensee. The Facilities will be located within the area further defined on **Exhibit "A"** of this Agreement. Licensee may install, as part of the Facilities on the Premises all other related equipment, cables, accessories and improvements and any other items necessary to the successful and secure use of the Premises, subject to the other terms and conditions in this Agreement.

### 4. PLANS:

Licensee shall submit detailed site plans and technical specifications for the construction of the Tower and Facilities at the Premises to Licensor for Licensor's approval prior to the commencement of construction thereof. Licensor shall not unreasonably withhold, condition or delay such approval. The approved site plans shall be made a part of this Agreement and be attached to the Agreement as **Exhibit "A"**. In the event any modifications to the Tower or Facilities, or any other improvements or installations on the Premises, are desired by Licensee or any approved sublicensees of Licensee, then the plans and technical specifications for such modifications, improvements or installations shall also be subject to Licensor's approval prior to commencement of construction thereof.

### 5. **PERMIT:**

Licensee shall have the obligation to apply to the municipality or any other state or federal authority, as may be required, for a permit to construct the Tower and Facilities at any time during the term of this Agreement. Licensee shall prepare, at its sole cost and expense, all site plans (i.e., engineering and architectural documents) which are required pursuant to its application for the foregoing permit.

Licensor agrees to reasonably cooperate with Licensee in its efforts to obtain any necessary permits from the municipality or any other state or federal agency, as the case may be. Licensor further agrees not to unreasonably withhold consent to any such application for and during the term of this Agreement, and further agrees to execute all necessary application forms that may be reasonably required. Licensor shall further appear for testimony before any municipal, state or federal board in the event same is required for approval. Any application so filed, however, shall be at the full cost and expense of Licensee, said cost and expense including, but not being limited to engineering fees, application fees, legal fees and such other costs as may be incidental to the pursuance of any such application.

Licensee shall be responsible for ensuring that all equipment installed by Licensee complies with the applicable rules and regulations of the Federal Communications Commission (hereinafter, the "FCC") and the electrical code and other applicable codes of any other governmental authority having jurisdiction over the Premises or such equipment prior to the installation thereof.

### 6. COST OF PERMITS:

Licensee shall be responsible for payment of expenses for any and all necessary and/or required municipal permits to construct the Tower and Facilities on the Premises. Licensor agrees that it shall not unreasonably withhold or delay its consent of any such application or permit which may be required. Licensee shall pay any and all fees associated with the approval and/or construction of the Tower and Facilities. Licensor

In the event Licensee elects to relocate its Tower and Facilities to the alternative location, the parties shall execute new copies of approved <u>Exhibit "A"</u> as necessary, to reflect such change in the location of Licensee's Tower and Facilities at the Premises.

### 10. PROTECTION OF FIBER OPTIC CABLE:

Licensee represents and warrants that all work on the Premises performed by Licensee, its contractors, agents and/or employees will be in strict compliance with the provisions set forth in "PROTECTION OF SUBSURFACE FACILITIES ON LICENSOR'S PROPERTY" of the General Terms and Conditions.

In addition to the liability terms contained elsewhere within this Agreement, Licensee shall indemnify and hold Licensor harmless against and from all costs, liability and expense whatsoever (including, without limitation, attorneys' fees and court costs and expenses), arising out of or in any way contributed to by any act or omission of Licensee, its contractors, agents and/or employees, that cause or in any way contribute to (a) any damage to or destruction of any fiber optic cable telecommunications system located on the Premises by Licensee, its contractors, agents and/or employees, (b) any injury to or death of any person employed by or on behalf of any fiber optic cable telecommunications company and/or its contractors, agents and/or employees on the Premises, and/or (c) any claim or cause of action for alleged loss of profits or revenue by, or loss of service by a customer or user of, such telecommunications company or companies.

### 11. TERMINATION:

In the event that any municipal, state, federal or any other governmental authority prevents Licensee from occupying or operating Licensee's equipment at the Premises, or if in Licensee's reasonably exercised judgment, significant engineering, economic or other developments occur that prevent the economic feasibility of this Agreement, Licensee has the right to terminate this Agreement, upon providing Licensor with six (6) months prior notice and removing Licensee's equipment and restoring the Premises to its original conditions, except for reasonable wear and tear, and removing any underground structures to a depth that is mutually agreeable to the Parties.

The Licensee agrees that upon the expiration or termination of this Agreement or the abandonment of the Premises by the Licensee, the Licensee shall (a) remove from the Premises, at the expense of the Licensee, all structures, property and other materials not belonging to the Licensor; and (b) restore the surface of the ground to as good a condition as the same was in before such structures were erected and/or constructed, including, without limiting the generality of the foregoing the removal of foundations of such structures, the filling in of all excavations and pits, and the removal of all debris and rubbish, all of which shall be performed at the Licensee's expense. If the Licensee should fail to perform such removal, the Licensor may perform the work and the Licensee shall reimburse the Licensor for the cost thereof, within thirty (30) days after the bill is rendered. The Licensee's non-use of the Premises for the purposes described in this Agreement continuing for one (1) year shall be sufficient and conclusive evidence of such abandonment, unless the Licensee shall have notified the Licensor in writing of its reasons for such non-use, and shall continue to pay rent as and when due to the Licensor.

### 12. OWNERSHIP OF TOWER, FACILITIES AND RADIO EQUIPMENT:

It is understood and agreed that Licensee shall own the Tower and Facilities and all related radio equipment, and/or any such improvements constructed or placed on the Premises by Licensee.

### 13. OWNER'S RIGHT OF INSTALLATION:

Licensee hereby grants to Licensor the right, reasonably exercised, to locate antennas on the Tower and related radio equipment, upon the Premises, subject to a maximum of 10,000 square inches of wind loading and availability of space upon the Tower being available at the time of Licensor's desire to exercise said right.

Licensor shall assume all costs and liabilities associated with the installation, operation and maintenance of Licensor's equipment at the Premises.

Licensee shall charge Licensor no fee for the installation, operation and maintenance of Licensor's equipment at the Premises.

### 14. MAINTENANCE:

Licensee shall (i) be responsible for any and all improvements located upon the Premises by Licensee or any approved sublicensees, including the Tower and Facilities, and (ii) shall perform whatever remedial and preventive maintenance, repairs, construction and security which may be required to properly maintain the Tower and Facilities and the equipment located thereupon or therewithin.

### 15. PAYMENT:

shall increase by percent annually. At such time as the amount equal to of the total gross revenue collected by Licensee from all sublicenses at the Premises exceeds the amount of the then-current annual rental, Licensee shall then begin paying to Licensor the greater of the total revenue collected annually from Licensee's sublicenses at the Premises. The annual amount shall be paid in twelve monthly increments, each equal to one-twelfth of the annual total. Each monthly payment shall be made on or before the 20th day of each month.

Licensor shall have the right, no more than once per calendar year, to inspect and audit all of Licensee's documents, agreements, and records relating to the Premises, including any documents, agreements, and records of Licensee regarding billing and collection of fees payable or paid under any agreement related to the Premises, and Licensee shall, for as long as this Agreement remains in effect and for three (3) years following any expiration or termination of this Agreement, maintain copies of all such documents and records. In the event Licensor elects to inspect and audit any such documents and records and/or the payments made by the any person related to the Premises, if Licensor determines that Licensee has failed to pay Licensor any material amounts owed to Licensor hereunder, Licensee shall, in addition to paying Licensor any amounts found by such inspection and audit to remain unpaid, reimburse Licensor for its costs to complete such inspection and audit.

### 16. **TERM**:

This Agreement shall be for an initial term of ten (10) years, commencing on the date that Licensee starts construction ("Commencement Date"). The License shall automatically renew for three (3) additional term of five (5) years unless terminated under terms herein.

### 17. INTERFERENCE:

Licensor grants to Licensee the use of the Premises exclusively for the construction and use of the Tower and Facilities for the installation of radio communications equipment. The equipment installed by Licensee or its sublicensees shall transmit only on frequencies licensed for such equipment. Licensee shall be responsible for performing all radiofrequency ("RF") engineering studies to ensure that the placement of radio equipment at the Premises will not cause interference to existing equipment located near the Premises by Licensor or Licensor's Licensees, lessees or vendors, and Licensee shall submit such studies to Licensor for approval prior to installation.

If any radio equipment installed by Licensee causes RF interference with such existing equipment of Licensor or Licensor's Licensees, lessees or vendors, Licensee shall be responsible for eliminating or minimizing to an acceptable degree such RF interference within 48 hours after receipt after written notice of such interference from Licensor to Licensee by, for example, removing, replacing or repositioning the equipment causing such interference (hereinafter, the "Interfering Equipment"). In the event such interference is not eliminated or minimized to an acceptable degree within the aforesaid 48 hour period, Licensee or its client, as the case may be, shall discontinue use of the Interfering Equipment (except for intermittent operation for the purpose of correcting such interference). If said interference is not corrected within thirty (30) days after Licensee's receipt of the aforesaid notice from Licensor, Licensee shall remove the Interfering Equipment within an additional ten (10) day period.

### 18. INSURANCE:

Licensee and/or its contractors shall, at its sole cost and expense, procure and maintain during the life of this Agreement the following insurance coverage:

- (a) General Liability insurance providing bodily injury including death, personal injury and property damage coverage with a combined single limit of at least \$2,000,000 each occurrence or claim and an aggregate limit of at least \$4,000,000. This insurance shall contain broad form contractual liability. Exclusions for explosion, collapse and underground hazard shall be removed. Coverage purchased on a claims made form shall provide for at least a two (2) year extended reporting or discovery period if (a) the coverage changes from a claims made form to an occurrence form, (b) there is a lapse/cancellation of coverage, or (c) the succeeding claims made policy retroactive date is different for the expiring policy.
- (b) Automobile Liability insurance providing bodily injury and property damage coverage with a combined single limit of at least \$2,000,000 each occurrence or claim. This insurance shall cover all motor vehicles including hired and non-owned, and mobile equipment if excluded from coverage under the general public liability insurance.

- (c) Workers' Compensation insurance covering Licensee statutory liability under the workers' compensation laws of the state(s) affected by this Agreement, and Employers' Liability. If such insurance will not cover the liability of Licensee in states that require participation in state workers' compensation fund, Licensee shall comply with the laws of such states. If Licensee is self-insured, evidence of state approval must be provided.
- (d) Railroad Protective Liability insurance naming the Licensor as the insured with a combined single limit of \$2,000,000 per occurrence with a \$6,000,000 aggregate. The Licensee may meet this obligation with a commercial general liability policy with Endorsement CG2417Contractual Liability Railroads, which amends the definition of an insured contract to include construction or demolition operations on or within 50 feet of a railroad. A binder of insurance for Railroad Protective Liability must be submitted to the Licensor and the original policy or a certified duplicate original policy must be forwarded to the Licensor when available.

Where permitted by law and subject to Licensee's indemnification obligations herein, Licensee and its insurers shall endorse the required insurance policy (ies) to waive their right of subrogation against Licensor. Licensee and its insurers also waive their right of subrogation against Licensor for loss of its owned or leased property or property under its care, custody and control. Licensee's insurance shall be primary with respect to any insurance carried by Licensor. The policy (ies) required under (a) and (b) above shall provide severability of interests and shall name Licensor as an additional insured with respect to liability arising from Licensee's operations for which Licensee has legally assumed responsibility herein.

Prior to commencing the any construction work, Licensee shall furnish to Licensor certificate(s) of insurance evidencing the required coverage. The certificate(s) shall contain a provision that obligates the insurance company (ies) issuing such policy (ies) to notify Licensor in writing of any material alteration including any change in the retroactive date in any "claims-made" policies or substantial reduction of aggregate limits, if such limits apply, or any cancellation at least thirty (30) days prior thereto.

The insurance policy (ies) shall be written by a reputable insurance company (ies) acceptable to Licensor or with a current Best's Insurance Guide Rating of B and Class VII or better and authorized to do business in the state(s) in which the Job Site is located.

The fact that insurance is obtained by Licensee shall not be deemed to release or diminish the liability of Licensee and/or its contractors, including, without limitation, liability under the indemnity provisions of this Agreement. Damages recoverable by Licensor shall not be limited by the amount of the required insurance coverage.

### 19. INDEMNIFICATION/HOLD HARMLESS:

Licensee agrees that it shall not, through its actions or omissions, (i) endanger the property or employees of Licensor located at the Premises or (ii) expose any person, including but not being limited to Licensor's employees, contractors, agents or Licensees, or Licensor's property, operations or facilities to any additional hazards. Licensee shall indemnify and hold Licensor and its affiliates, and the officers, agents and employees of each, harmless against and from any and all liability, loss, damage, claims, demands, costs and expenses (including court costs and attorneys' fees) arising directly out of Licensee's use of the Premises, including, without limitation its construction activity thereon pursuant to this Agreement, except for those

claims that are due to or caused solely by the negligence or intentional misconduct of Licensor, its affiliates, or the officers, agents, assigns, contractors and employees.

### 20. ASSIGNMENT:

The Licensee shall not assign this Agreement, or any interest therein, without the written consent of Licensor. Such consent shall not be unreasonably withheld, conditioned, or delayed. No assignment by Licensee shall relieve Licensee of any of its obligations and liabilities assumed hereunder.

Notwithstanding the foregoing, Licensor agrees that Licensee shall have the right to freely assign its rights and obligations hereunder to any parent company, a wholly-owned subsidiary or affiliate of Licensee, an entity in the business of developing or operating telecommunication towers (excluding FCC licensed wireless carriers and existing Tower sublessees) or a purchaser of all or substantially all of Licensee's assets. The issuance of stock by Licensee shall not be deemed to be an assignment under the provisions of this Paragraph.

Subject to the provisions of this Paragraph, this Agreement shall be binding upon and insure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors and assigns.

### 21. SUBLEASE AUTHORITY:

Licensor acknowledges that Licensee's intent is to design the Tower and Facilities to accommodate sublicensing in the Premises to FCC licensed wireless carriers. Licensee shall not sublicense in the Premises to FCC licensed wireless carriers, in whole or in part, without Licensor's written consent. Such consent shall not be unreasonably withheld, conditioned, or delayed. Prior to sublicensing to FCC licensed carriers in the Premises, Licensee shall provide to Licensor a copy of the sublicensee's application, construction drawings, sublease agreement and construction schedule. Licensee shall not sublicense the Premises, in whole or in part, to unlicensed wireless carriers or other entities, without Licensor's written consent, which consent shall be in Licensor's sole and absolute discretion. Licensor hereby explicitly reserves the right to condition such consent upon additional financial consideration if the sublease is less than \$1750 per month (or \$1250 per month for DISH Wireless).

### 22. CASUALTY/CONDEMNATION:

In the event there is a total or partial destruction of the Premises by fire or other casualty (hereinafter, a "Casualty") and the Premises are, in Licensee's judgment, thereby rendered insufficient for Licensee's continued operations thereat and/or restoration thereof would not, in Licensee's reasonable judgment, be economically feasible and/or such restoration could not, in Licensee's reasonable judgment, be accomplished within a period of ninety (90) days from the date of such Casualty, Licensee shall have the right to terminate this Agreement upon thirty (30) days' notice to Licensor. In the event Licensee elects not to terminate this Agreement,

(a) Licensee shall have the right to restore those portions of the Premises upon which its Tower and Facilities are located and to reconstruct same thereupon at Licensee's sole cost and expense.

(b) In the event those portions of the Premises upon which Licensee's Tower and Facilities are located are, in Licensee's judgment, incapable of being restored, Licensor shall, upon request of and in consultation with Licensee, designate an alternative location at the Premises upon which Licensee may reconstruct its Tower and Facilities.

In the event the Premises, that portion of the Premises upon which Licensee's Tower and Facilities are located, or any significant portion of either is condemned or is otherwise subjected to a taking by any governmental authority exercising the power of eminent domain, this Agreement shall terminate as of the date upon which Licensee is required by the governmental authority to cease its operations at the Premises. Licensee shall be entitled to seek their own award against the condemning authority.

### 23. ARBITRATION:

All controversies relating to, in connection with, or arising out of this Agreement, its modification or making, the authority or obligations of the parties hereto, and whether involving the principals, agents, brokers or others who actually subscribe hereto, shall be settled by arbitration. The arbitration proceedings shall be held in the county and state in which the Premises is located and in accordance with the laws of the aforesaid state. The arbitration proceeding is to be governed by the American Arbitration Association and the "Rules of Arbitration" (hereinafter, the "Rules") as they exist at the time of the arbitration (including provisions as to payment of fees and expenses) and presided over by one arbitrator selected in accordance with the aforementioned Rules. Arbitration is the sole remedy hereunder. All notices or service in reference to arbitration or enforcement shall be deemed given if transmitted as required by the aforementioned Rules. The parties agree that any dispute or controversy related solely to an engineering matter, as mutually determined by Licensee and Licensor, shall be settled by arbitration in accordance with the foregoing, except that the one presiding arbitrator shall be a professional licensed engineer or engineering consultant selected in accordance with the Rules.

### 24. FORCE MAJEURE:

To the extent that either party to this Agreement is prevented from discharging its duties by an event of Force Majeure, such as by reason of flood, war, fire, explosion or other catastrophe or act of God, both parties shall be temporarily excused from the performance of their obligations under this Agreement until such time as the Force Majeure event has abated.

### 25. INTEGRATED AGREEMENT:

It is agreed and understood that this Agreement including the Exhibits attached hereto and made a part hereof contains all of the agreements, promises, and understandings between Licensor and Licensee and that no prior written, verbal or oral agreements, promises or understandings shall be binding upon either Licensee or Licensor in any dispute, or proceeding at law.

### 26. GOVERNING LAW:

The performance of this Agreement shall be interpreted, construed, and regulated by the laws of the state of California.

### 27. LICENSOR'S REPRESENTATIONS:

Licensor covenants, represents and agrees it has the full right, power and authority to enter into, execute and deliver this Tower Construction Agreement.

### 28. SURVIVORSHIP:

This Agreement shall be binding upon and shall inure to the benefit of any respective successors and assigns of Licensor and Licensee, subject to prior restrictions on assignments by Licensee.

Notwithstanding the foregoing, in the event there is any successor to Licensee, Licensee and/or such successor must notify Licensor of such succession within five (5) days after such event.

### 29. **SEVERABILITY**:

The unenforceability, invalidity, or illegality of any provision of this Agreement shall not render the remaining provisions unenforceable, invalid or illegal.

### 30. **NOTICES**:

All notices hereunder must be in writing and shall be validly given if sent via Registered or Certified Mail, Return Receipt Requested, addressed as follows (or any other address that the party to be notified may have designated to the sender by like notice):

To Licensor:

Union Pacific Railroad Company 1400 Douglas Street - 0640

Omaha, Nebraska 68179 Attn.: Mike Wallman

To Licensee:

CitySwitch – II, LLC

1900 Century Place, Suite 320

Atlanta, GA 30345

Attn: Legal

### 31. AUTHORITY TO SIGN:

Licensor and Licensee each represent that the signatories of this Agreement presently have full authority to enter into this Agreement and to bind and obligate their respective organizations to the terms, rights and obligations under this Agreement.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals this date.

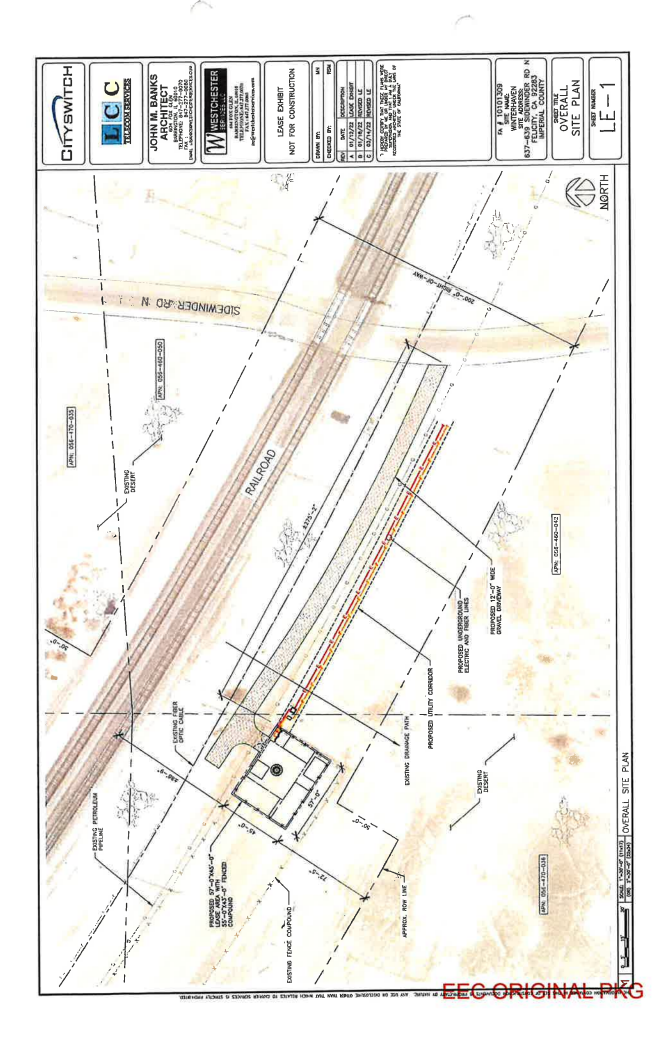
TOOD TED BIT BIOMEON	EPTED BY: Licensee
Union Pacific Railroad Company Citys	Switch II-A, LLC
	. 11 Ria
PRINT NAME:CHRIS D. GOBLE PR	INT NAME: Robert Raville
	President & CEO
TITLE: Assistant Vice President - Real Estate TI	TLE:
DATE: 5/3/2000 DA	ATE: 4121122

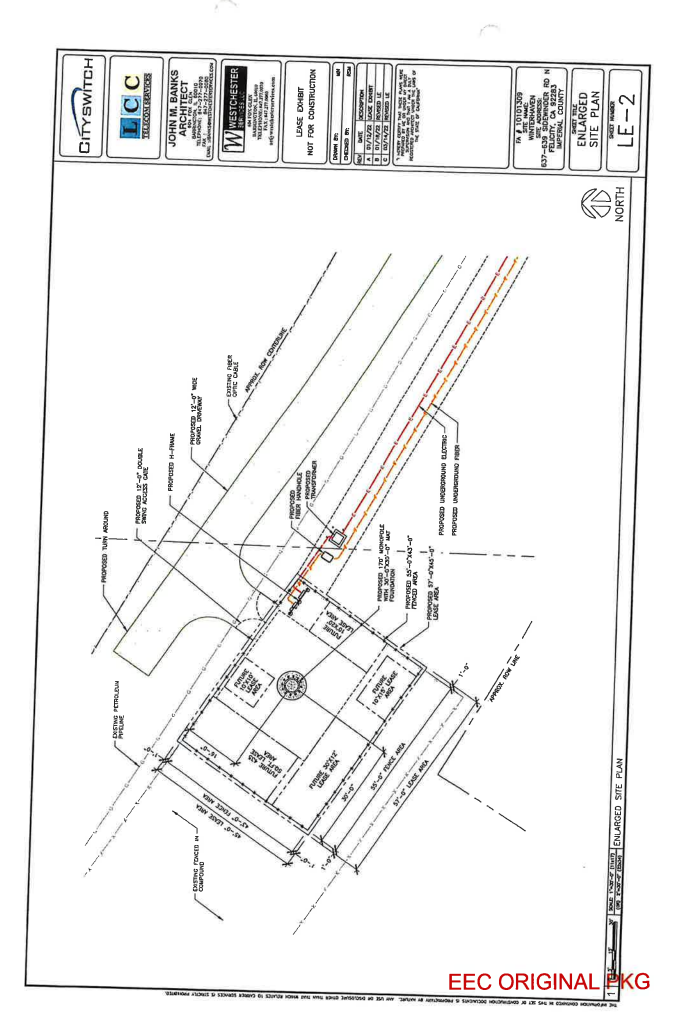
ACKNOWLEDGMENT OF LICENSEE:
STATE OF GEORGIA ) ss.:
COUNTY OF FULTON )
On this 21 day of MPRIL, 2022 before me personally appeared Rob Roulle, known to me (or proved to me on the basis of satisfactory evidence) to be the persons described in and who executed the foregoing instrument, and acknowledged that she executed the same as his free act and deed.
WITNESS my hand and Official Seal at office this 21 day of 17PCIL, 2022
My Commission Expires:  Oncorrection of the state of the
ACKNOWLEDGMENT OF LICENSOR:
STATE OF News to ) ss  COUNTY OF Deaslas )  On this 3 day of 1 y 2022, hrs D. look before
On this day of
My Commission Expires:  May 9, 2026  GENERAL NOTARY - State of Nebraska GREGORY A. BRIGHAM My Comm. Exp. May 9, 2026

### Exhibit A

**Location Print Depicting the Premises** 

 $Tower\ Construction\ Agreement-CAC002-Winterhaven$ 





## ATTACHMENT "H"-ALUC PACKAGE



## Imperial County Planning & Development Services Planning / Building

Jim Minnick
DIRECTOR
TO:

Commissioner Mike Goodsell Commissioner Jenell Guerrero Commissioner Dennis Logue Commissioner Sylvia Chavez

Commissioner Sylvia Chavez
Commissioner Jerry Arquelles

FROM:

Jim Minnick, Secretary

Planning & Development Services Director

SUBJECT: Public Hearing for the consideration of a proposed 180-foot

wireless communication facility (Conditional Use Permit #23-0010 & Variance #23-0004) located at 637-639 Sidewinder Rd N., Winterhaven, Ca. 92283 (APN 056-470-002-000); Latitude 32°45′ 13.8996″N – Longitude 114°45′ 36.8454″W to determine Consistency with the Airport Land Use Compatibility Plan (ALUCP). [Evelia Jimenez, Planner II]

(ALUC 05-23)

DATE OF REPORT: July 19, 2023

AGENDA ITEM NO: 3

HEARING DATE: July 19, 2023

HEARING TIME: 6:00 p.m.

HEARING LOCATION: County Administration Center

Board of Supervisors Chambers

940 Main Street

El Centro, CA 92243

#### STAFF RECOMMENDATION

It is Staff's recommendation that the Airport Land Use Commission finds the proposed 180-foot wireless communication facility, located at 637-639 Sidewinder Rd N., Winterhaven, CA. 92283 to be consistent with the 1996 Airport Land Use Compatibility Plan.

### SECRETARY'S REPORT

### **Project Location:**

The proposed wireless communication facility will be located at 637-639 Sidewinder Rd N., Winterhaven, Ca 92283. The property is identified as Assessor's Parcel Number (APN 056-470-002-000) and is further described as POR SBE 872-13-9-3 OF SEC 21 16-21 Latitude 32 °45′ 13.8996″N – Longitude114 °45′ 36.8454″W .

### Project Description:

The applicant, CitySwitch, is proposing to construct a communications facility which consists of a 170' monopole tower with a 10'-0" lightning rod, for a total height of 180'-0" to be located within a 57'-0" x 45" leased, fenced area, within a parcel owned by the Union Pacific Railroad Company and within its railroad right-of-way. The proposed telecommunications tower will be erected, owned, and operated by CitySwitch. CitySwitch will be offering it as a shared facility to Union Pacific, with whom CitySwitch already has a commitment with as well as with At&T Mobility. Additionally, the facility will be open for co-location to other wireless providers and any other communication carriers that have a need for a facility in this area. The proposed telecommunications facility requires a Conditional Use Permit (#23-0010) for the wireless communication facility and a Variance (#23-0004) to exceed the 100-foot height limitation for the Open Space/Preservation (S-2) zoned area by 80 feet.

The proposed facility is designed to house the equipment necessary to provide Union Pacific and AT&T's critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Winterhaven, Imperial County, and surrounding areas, including wireless telephone service, voice paging, messaging, and wireless internet and broadband data transmission. All registered wireless providers' technology operates at various radio frequency bands allocated by the Federal Communications Commission (FCC) as part of their license.

After construction, the proposed wireless telecommunications facility will be unmanned and will only require service technicians, in a pick-up or van sized vehicle, to visit the site approximately once a month. Access will be provided via an easement with the proposed access entry point off Sidewinder Rd N. The only utilities required to service the facility are power and fiber. The site is entirely self-monitored through a sophisticated alarm system, which is connected to a main switch station. The system alerts personnel of any equipment malfunction or breach of security. Additionally, there will be no impacts on County's water and sanitation (sewer) utilities as they will not be used at the site.

In accordance with Federal Communications Commission (FCC) regulations, the proposed wireless telecommunications facility will be designed and constructed to meet and/or exceed all applicable government and industry safety standards. Specifically, CitySwitch will comply with all Federal Communications Commission (FCC) and Federal Aviation Agency (FAA) rules and regulations regarding construction requirements and technical standards. The proposed wireless communication facility's Radio Frequency (RF) emissions will comply with the Federal Communications Commission's (FCC) Radio Frequency emission standards. Additionally, the proposed communication facility will comply with the Federal Aviation Agency's (FAA) height, lighting, and marking requirements.

### **General Plan/ALUCP Analysis:**

The wireless communication facility is being proposed in the Winterhaven area and is not located near any County Public Airport or airstrip. The nearest airport is the Holtville Airport located approximately eight (30.27) miles northwest of the project site.

The project site is zoned S2 (Open Space/Preservation) per Zoning Map #70 of the Imperial County Title 9 Land Use Ordinance.

The Airport Land Use Compatibility Plan (ALUCP), Chapter 2, Policies, Section 2.3, provides "Types of Actions Reviewed" by the Commission, which shall include:

"Any request for variance from a local agency's height limitation ordinance; and any other proposed land use action, as determined by the local planning agency. involving a question of compatibility with airport activities" (Section 2.3.3(c)(h), pq. 2-3 & 2-4)

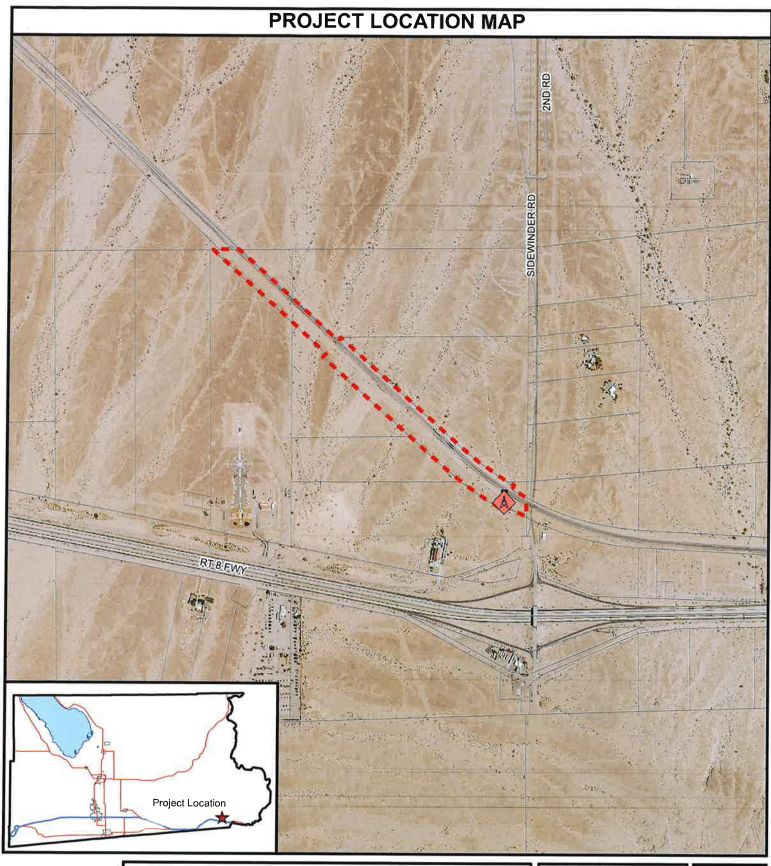
The proposed Variance (V#23-0004) and Conditional Use Permit (CUP#23-0010) have been submitted for the Airport Land Use Commission's review and determination of consistency with the 1996 Airport Land Use Compatibility Plan (ALUCP) due to the nature of the application (a 180-foot wireless communication facility).

#### ATTACHMENTS:

- A. Vicinity Map
- B. ALUC Map C. Assessors Plat Map
- D. Site Plan
- Application & Supporting Documents
- F. ALUCP Section

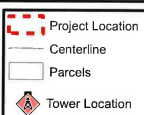
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# ATTACHMENT A VICINITY MAP



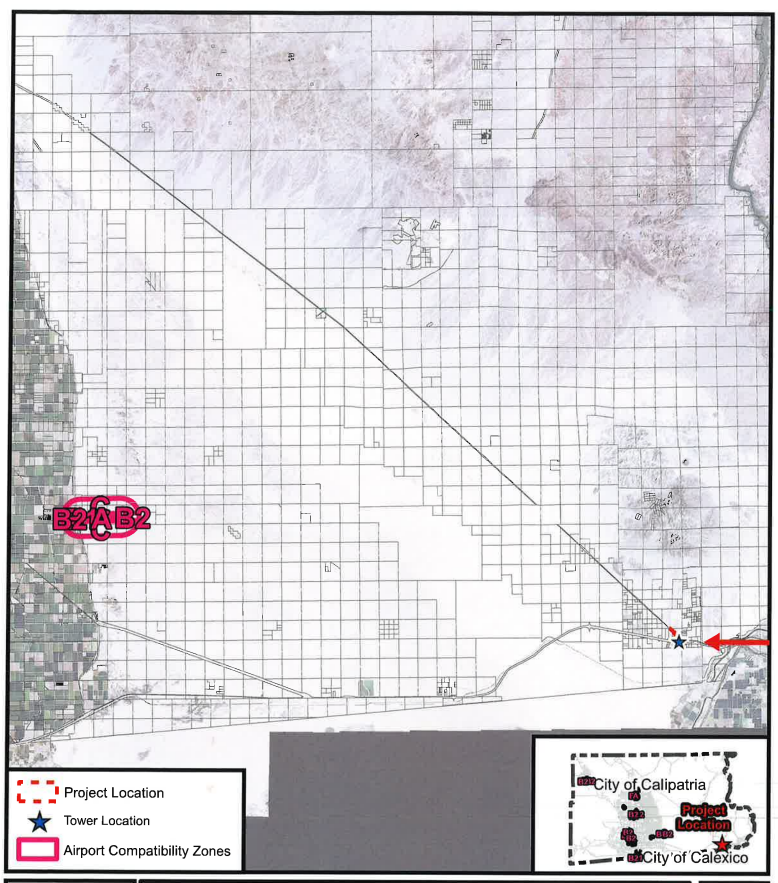


CITYSWITCH 637-639 SIDEWINDER R. WINTERHAVEN, CA. CUP #23-0010 / IS 23-0010 / V 23-0004 APN 056-470-002-000





# ATTACHMENT B ALUCP MAP





IMPERIAL COUNTY AIRPORT LAND USE COMMISSION CITYSWITCH 673 SIDEWINDER RD, WINTERHAVEN, CA CUP 23-0010 / IS 23-0010 / V 23-0004 APN 056-470-002-000

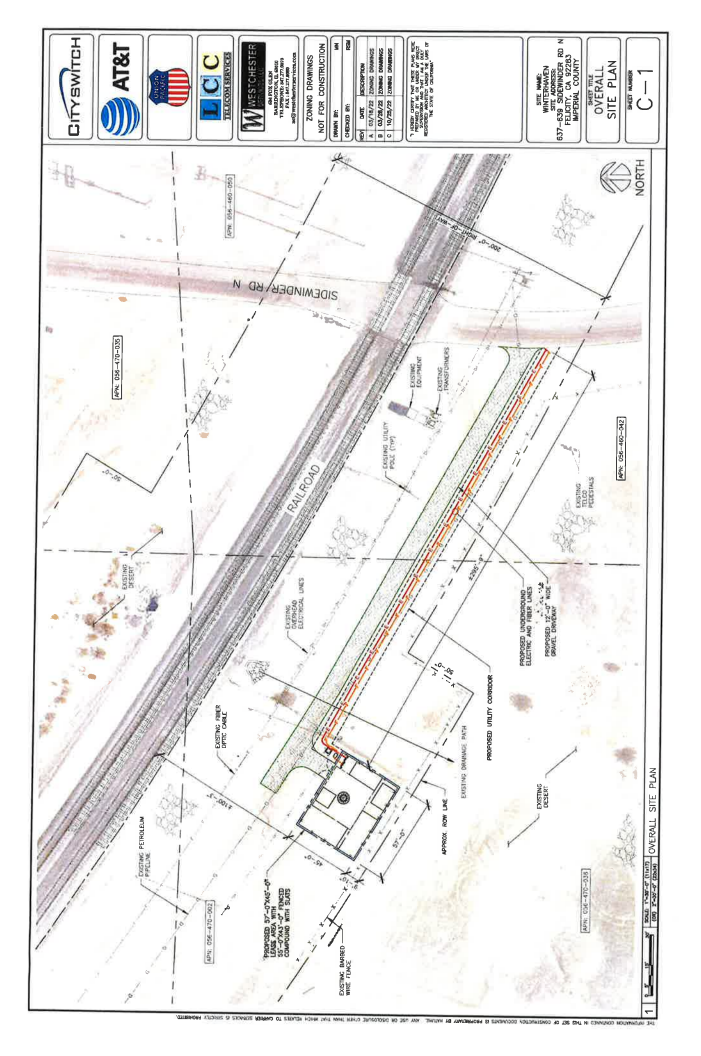


# ATTACHMENT C ASSESSOR PLAT MAP

DISCLAIMER:
THIS IS NOT NO FFICIAL WAP.
THIS IS MOT NO FFICIAL WAP.
THIS MAP WAS CREATED FOR THE INPERIAL COUNTY
ASSESSOR, FOR THE SOLE PURPOSE OF AIDING IN
THE PERFONANCE OF THE DUTIES OF THE ASSESSOR.
ANY ERROPS OR OMISSIONS IN THIS WAP ARE NOT
THE RESPONSIBILITY OF THE COUNTY OF IMPERIAL
OR THE ASSESSOR, (REV. & TAX, CODE SEC.327)

BLOW - UP From 56-10 7-12-90 LS 2-10-93 LS

# ATTACHMENT D SITE PLAN



# ATTACHMENT E APPLICATION & SUPPORTING DOCUMENTS

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

FINAL ACTION:

APPROVED

(black) SPACES - Please type or print PROPERTY OWNER'S NAME **EMAIL ADDRESS** CitySwitch (Lessee) info@cityswitch.com MAILING ADDRESS (Street / P O Box, City, State) ZIP CODE PHONE NUMBER 1900 Century Place NE, Suite 320, Atlanta, GA 30345 404-857-0858 APPLICANT'S NAME **EMAIL ADDRESS** Michael Bieniek, AICP / Allison R. Burke (Agents)
MAILING ADDRESS (Street / P O Box, City, State) mbieniek@lcctelecom.com / aburke@shermanhoward.com ZIP CODE PHONE NUMBER 10700 W. Higgins, Ste 240, Rosemont, IL / 675 15th Ste 2300 Denver, CO 60018 / 80202 847-287-1156 / 303-299-8045 ENGINEER'S NAME CA LICENSE NO. **EMAIL ADDRESS** Westchester Services, LLC - Glen L Hunt III ghunt@westchesterservices.com MAILING ADDRESS (Street / P O Box, City, State) ZIP CODE PHONE NUMBER 3470 W. Jasper Drive, Chandler, AZ 85226 602-403-8614 ASSESSOR'S PARCEL NO. SIZE OF PROPERTY (n acros or equare foot) ZONING (existing) 056-470-002 Railroad right-of-way PROPERTY (site) ADDRESS Vacant railroad right-of-way 637-639 Sidewinder Rd N, Felicity, CA 92283 GENERAL LOCATION (i.e. city, town, cross street) Sidewinder Road, approximately 1,200' north of Interstate 8, Felcity LEGAL DESCRIPTION See attached lease agreement PLEASE PROVIDE CLEAR & CONCISE INFORMATION (ATTACH SEPARATE SHEET IF NEEDED) DESCRIBE PROPOSED USE OF PROPERTY (list and describe in detail)

Proposed 170' monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a 57'-0" x 45' lease parcel. 11. DESCRIBE CURRENT USE OF PROPERTY Railroad right-of-way 12. DESCRIBE PROPOSED SEWER SYSTEM N/a 13. DESCRIBE PROPOSED WATER SYSTEM N/a 14. DESCRIBE PROPOSED FIRE PROTECTION SYSTEM IS PROPOSED USE A BUSINESS? IF YES, HOW MANY EMPLOYEES WILL BE AT THIS SITE? X Yes ☐ No No permanent employees LI WE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY CERTIFY THAT THE INFORMATION SHOWN OR STATED HEREIN REQUIRED SUPPORT DOCUMENTS IS TRUE AND CORRECT A SITE PLAN 4/11/23 Michael Bieniek, ACIP B. FEE Date C Allison R. Burke 4/11/23 OTHER D. Pyllinu Buy o Date Signature APPLICATION RECEIVED BY REVIEW ( APPROVAL BY OTHER DEPT'S required DIP W APPLICATION DEEMED COMPLETE BY DATE D EHS APPLICATION REJECTED BY DATE DAPCO 0 6 5 TENTATIVE HEARING BY:

DATE

DATE

DENIED



**FINAL ACTION** 

☐ APPROVED

П

DENIED

DATE

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 -PROPERTY OWNER'S NAME EMAIL ADDRESS CitySwitch (Lessee) info@cityswitch.com MAILING ADDRESS (Street / P O Box, City, State) ZIP CODE PHONE NUMBER 1900 Century Place NE, Suite 320, Atlanta, GA 30345 404-857-0858 **ENGINEERS NAME** CA LICENSE NO EMAIL ADDRESS Westchester Services, LLC - Glen L. Hunt III ghunt@westchesterservices.com
P CODE PHONE NUMBER MAILING ADDRESS (Street / P O Box, City, State) ZIP CODE 3740 W. Jasper Drive, Chandler, AZ 85226 602-403-8614 ASSESSOR'S PARCEL NO. ZONING (existing) 056-470-002 S-2 PROPERTY (site) ADDRESS SIZE OF PROPERTY (in acres or square foot) Vacant railroad right-of-way 637-639 Sidewinder Rd N, Felicity, CA 92283 Railroad right-of-way GENERAL LOCATION (i.e. city, town, cross street) Sidewinder Road, approximately 1,200' north of Interstate 8. Felicity LEGAL DESCRIPTION See attached lease agreement DESCRIBE VARIANCE REQUESTED (i.e. side yard set-back reduction, etc.) Maximum allowable height in the S-2 district for a communications tower is 100'. DESCRIBE REASON FOR, OR WHY VARIANCE IS NECESSARY DESCRIBE THE ADJACENT PROPERTY East vacant parcel West vacant parcel North vacant parcel South vacant parcel 1.7 WE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY CERTIFY THAT THE INFORMATION SHOWN OR STATED HEREIN IS TRUE AND CORRECT. REQUIRED SUPPORT DOCUMENTS SITE PLAN 4/11/23 Michael Bieniek, AICP B. FEE Date C OTHER Allison R. Burke 4/11/23 D **OTHER** Date zillyvi APPLICATION RECEIVED BY REVIEW / APPROVAL BY OTHER DEPT'S required DP W DATE APPLICATION DEEMED COMPLETE BY: DATE APPLICATION REJECTED BY DEHS APCD TENTATIVE HEARING BY: DOES DATE







APR 12 2022

IMPERIAL COUNTY PLANNING & DEVELOPMENT SERVICES

# Sherman & Howard Les



APPLICATION FOR CONDITIONAL USE PERMIT AND HEIGHT VARIANCE THE PROPOSED COMMUNICATION FACILITY AT APPROVAL FOR

637-639 SIDEWINDER RD N FELICITY, CA 92283 APN: 056-470-002 CITYSWITCH SITE NAME / # - WINTERHAVEN CAC002 AT&T SITE NUMBER - 1010309

# RECEIVED

Letter of Application

MPERIAL COUNTY APR 12 2022

LANNING & DEVELOPMENT SERVICES

April 3, 2023

Mr. Jim Minnick

Planning & Development Services Director, Imperial County

801 W. Main Street

El Centro, CA 92243

Proposed CitySwitch Communications Facility - Winterhaven CAC002 637-639 Sidewinder Rd N AT&T Site - 10101309 Felicity, CA 92283 APN 056-470-002 RE:

Dear Mr. Minnick:

shared use facility is designed to house the equipment necessary to provide clear and uninterrupted LCC Telecom Services and Sherman & Howard L.L.C. represent CitySwitch. CitySwitch has finalized an agreement with the property owners of the site referenced above to develop and construct a Communications Facility that will be available to be used by wireless carriers. The proposed wireless telecommunications services to the residents and visitors of imperial County,

within a 57'.0" x 45'-0" lease parcel. The proposed tower will be erected, owned, and operated by CitySwitch. CitySwitch has a commitment with Union Pacific and AT&T Mobility, a wireless services 92405.01 of the Imperial County Land Use Code (the "Code"). The proposed facility will consist of a This proposed Communications Facility is being constructed pursuant to Sections 92402.01 and 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located provider, for this site. Additionally, the facility will be open for co-location to other wireless providers.

The proposed Communications Facility is located in an S-2, Open Space/Preservation zone. Pursuant to Section 90519.02(d) of the Code, Communications Facilities are allowed in this district with a Conditional Use Permit approval, Communications Facilities exceeding the maximum allowable height are allowed in this district with Variance approval.

for this application to be deemed complete. Should you have any questions please feel free to On behalf of the applicant CitySwitch, LCC Telecom Services and Sherman & Howard have submitted all required documentation for the proposed tower in accordance with Section 92402.01 of the Code contact me. I look forward to working with you during the review and approval process. CitySwitch looks forward to helping provide Imperial County with improved wireless coverage.

Sincerely,

56620967,1

# SITE PLAN REQUIREMENTS

## PLAN MUST:

- a. Be drawn to scale upon substantial paper, 11" x 14" (min.) (20 copies must be submitted.)
- Show name of owner, legal description and Assessor's Parcel Number.
- Show existing property dimensions, size, adjacent roads, canals, right-of-ways, easements, etc.
- Show all existing and proposed structures (both above and below ground) location of sewer and water systems.
- Indicate name of person preparing site plan.

Show adjacent property uses and approximate distances to nearest structures.

- 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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# SITE PLAN REQUIREMENTS

## PLAN MUST:

- a. be drawn to scale upon substantial paper,  $11^{\circ} \times 14^{\circ}$  (min.) (20 copies must be submitted).
- show name of owner, legal description and Assessor's Parcel Number.
- show existing property dimensions, size, adjacent roads, canals, right-of-ways, easements, etc.
- show all existing and proposed structures (both above and below ground) location of sewer and water systems.

show adjacent property uses and approximate distances to nearest structures.

- f. indicate name of person preparing site plan.
- g. show North orientation.
- 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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100 Corporate Drive, Suite 305, Lebanon, NJ 08833 Phone (908) 849-3011 Fax (908) 849-7981

www.ustitlesolutions.com

REPORT OF TITLE
Document Research and Retrieval
U.S. Title Solutions File No. UST71006
Reference No. Brawley
Site Name: Brawley

Prepared For: LCC Telecom Services, LLC -

**Premises:** TBD, Brawley, CA 92227

**Parcel**: 056-470-002

County: Imperial

REPORT POWERED BY LAND-IT™

This Report of Title is for informational purposes only. It is not a representation of the condition of title to real property. It is not an abstract, legal opinion, opinion of title, or any form of title insurance. This report is issued exclusively for the benefit of the applicant therefore, and may not be relied upon by any other person. The liability of U.S. Title Solutions is limited to the amount of the fee paid therefore.

### U.S. TITLE SOLUTIONS File No. UST71006 Reference No. Brawley

### REPORT OF TITLE SCHEDULE - II

### (LEGAL DESCRIPTION)

A survey is required for an accurate metes and bounds description.

### U.S. TITLE SOLUTIONS File No. UST71006 Reference No. Brawley

### REPORT OF TITLE SCHEDULE - V

### (OWNERSHIP HISTORY)

 Property card made by Property Card to Southern Pacific Company, in <u>Instrument No:</u> <u>Property Detail Report.</u>

**Notes:** Searcher advised no vesting deed or patent could be found of record for subject property or grantee. The Imperial County Assessor's Office found old SBE maps that shows the Southern Pacific Railroad being in Section 21 Township 16S Range 21E using the corresponding SBE numbers (872-13-9-3).

For reference only, <u>Instrument No: SBE Map</u>, attached has the U.S. Government as Grantor and Southern Pacific R.R. Co. as Grantee. Under the remarks, it states "Acquired for station grounds under section 8 of the Act of Congress of Mar. 3 1871" which under this act, is believed to have authorized the Southern Pacific Railroad Company of California to construct a certain line of railroad and granted certain lands.

### **Property Detail Report**

APN: 056-470-002-000

Imperial County Data as of: 12/29/2021

Unknown

Imperial, CA

#### Owner Information

Owner Name:

Southern Pacific Co

Vesting:

Corporation

Mailing Address:

**Location Information** 

Legal Description: APN: Munic / Twnshp:

Subdivision:

Neighborhood:

Por Sbe 872-13-9-3 Of Sec 21 16-21 056-470-002-000

Alternate APN:

Middle School:

Longitude:

Tract #: School District:

San Pasqual Valley...

Elementary School:

Latitude:

32.75386

Twnshp-Rng-Sec:

San Pasqual Valley Unified

0564700201

San Pasqual Middle

-114.76022

Census Tract / Block: Legal Lot / Block: Legal Book / Page:

High School:

Occupancy:

County:

San Pasqual Valley...

#### Last Transfer / Conveyance - Current Owner

Transfer / Rec Date:

Buyer Name:

Price:

Seller Name:

Transfer Doc #:

Deed Type:

#### Last Market Sale

Sale / Rec Date: Multi / Split Sale:

1st Mtg Amt / Type: 2nd Mtg Amt / Type: Seller Name:

Lender:

Sale Price / Type: Price / Sq. Ft.:

1st Mtg Rate / Type: 2nd Mtg Rate / Type:

Deed Type: New Construction:

1st Mtg Doc #: Sale Doc #:

N/A N/A

Title Company:

#### Prior Sale Information

Sale / Rec Date: 1st Mtg Amt / Type: Prior Lender:

Sale Price / Type: 1st Mtg Rate / Type:

Prior Deed Type:

Prior Sale Doc #:

N/A

### **Property Characteristics**

Gross Living Area: Living Area: Total Adi. Area: Above Grade: Basement Area: Style:

Foundation: Quality: Condition:

Total Rooms:

Bedrooms: Baths (F / H): Pool: Fireplace: Cooling: Heating: Exterior Wall: O

Year Built / Eff: Stories: Parking Type: Garage #: Garage Area: Porch Type: Patio Type: Roof Type: Roof Material:

#### Site Information

Land Use: State Use: County Use:

Site Influence:

Public School 604 - Schools Lot Area:

Lot Width / Depth:

Construction Type:

Usable Lot:

Acres:

Flood Map #: Fort Yuma Indian Reservation Flood Panel #: 1,165,230 Sq. Ft.

06025C1875C

26.75

1875C

Zoning: # of Buildings:

Res / Comm Units: Water / Sewer Type:

Flood Map Date: 09/26/2008 Inside SFHA: True

### Community Name: Tax Information

Flood Zone Code:

Assessed Year: Tax Year:

Tax Area:

Property Tax:

Exemption:

2021

94-002

Assessed Value: Land Value:

Improvement Value: Improved %:

Delinquent Year:

Market Total Value: Market Land Value:

Market Imprv Value: Market Imprv %:

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Note No.1: Acquired for station grounds under section 8 of the Act of Congress of Mac3,1871. See Jetter C.F.R.Ogilby to Guy 1. Note No.2: The 32645 bc. previously shown as Pac.4 has been eliminated act. Relinquishment of land as per deed Audit 37725 below Note No.3: The 12626 ac. previously shown in area column have been eliminated and shown hatched as per deed Audit 37363 below 166 565 at, lost; 12 626 ac. acqd. by Par. 5 this map; 153 939 ac. acqd. by Par. 8, Map 18, letter Gup V. Shoup to G.W. Boschke d No. 4:-Note

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'ar. 5 this map; 153<u>939</u> ac. acqd. by Par. 8, Map 18, letter Gup V. Shoup to G.W. Boschke datad Apr. 26,1928, A.F.E. 82854—5-14-29 'r section 8 of the Act of Congress of Mar.3,1871. See letter C.F.R.Ogilby to Guy V.Shoup dated Moy 14,1926. Par.4 has been eliminated acct. Relinquishment of land as per deed Audit 37725 below. Prea column have been eliminated and shown hatched as per deed Audit 37363 below.

239 Kembromery Street San Francisco, Galifornio 86164

JOHN V. KENNERSON cours:

> '69 DEC 9 44 11: FO 800x 1286 PAR 821



### Office of Secretary of State.

J. Eugene Bunting, Lovelany of State of the State of Delavore, da hereby certify

that the Cartificate of Agreement of Hergar of the "SOUTHERN PACIFIC COMPANY"; marging with and into the "SOUTHERN PACIFIC TRANSPORTATION COMPANY"; under the name of "SOUTHERS PACIFIC TRANSPORTATION COMEANY", was recoived and filed in this office the twenty-sixth day of November, A.D. 1969, at 8:35 o'clock A.M.

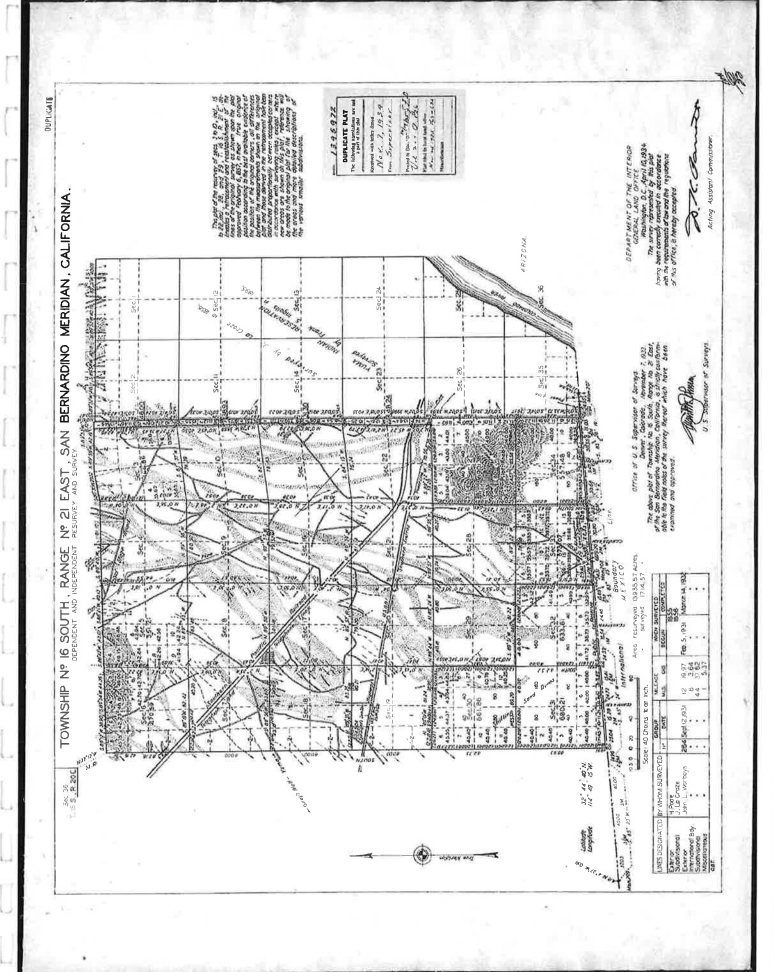
And I do hereby further centify that the aforesaid Comoration is duly incorporated under the laws of the State of Delaware and to In good standing and has a legal corporate existence so far as the records of this office show and is duly authorized to brangaut business.

### In Testimony Whereof, Shavehorounte sel my hand

and official seal at Dover this second day of Becomber in the year of our Lord one thousand nime hundred and sixty-nise.



Engen Wilself God Lette all



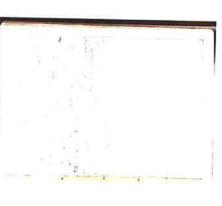
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Indian Appropriations Act (1871) | Articles | Colorado Encyclopedia

# Indian Appropriations Act (1871)



## Indian Appropriations Act (1871)

In what was supposed to be a routine bill providing funds to trid its Aggrader, the linkins Appropriations Act of 1971 included a significant clause decisating that indigenous proofs of did not belong to "independent rations" and could therefore not enter treaties with the United States. Adequative from previous US-indigenous relations, the Act death a major blow to Indigenous soverigents.

"sovereign nations" and that the US government could no longer establish treaties with them. The act effectively The Indian Appropriations Act of 1871 declared that Indigenous people were no longer considered members of made Native Americans wards of the US government and paved the way for other laws that granted the federal government increased power over the land and lives of Indigenous peoples.

Although it promised not to "Invalidate or impair the obligation" of previous treaties, the act was the first step toward previous treaty obligations, a power finally granted to Congress in 1903. One of the first arrangements to be made in the post-treaty era was the Brunot Agreement, in which Utes under Ouray ceded Colorado's San Juan Mountains to the elimination of Indigenous sovereignty, which was completed in 1898 with the Curtis Act, and the invalidation of the United States.

### Origins

century earlier, immediately after the nation was established, President George Washington applied the president's Unlike other Indian Appropriations Acts, most of which served the mundane purpose of allocating federal funds to fulfill treaty obligations, the Appropriations Act of 1871 marked a major shift in federal Indigenous policy. Nearly a treaty-making power to Indigenous nations, setting a precedent for nation-to-nation diplomacy.

https://coloradoencyclopedia.org/article/indian-appropriations-act-1871

Appropriations Act, Congress assumed the right to legislate on all matters concerning Indigenous affairs as it saw fit. By breaking up spiritually and culturally significant land that had been held collectively for generations, the Dawes due any other foreign country to having almost no right to exist. This process had been under way before 1871, but While no new treaties have been written since 1871, Congress did eventually restore some measure of Indigenous By the end of the nineteenth century, indigenous nations within the United States had gone from having the rights the Indian Appropriations Act of that year incorporated it into official government policy, opening the door for its sover eignty in 1934 with the Indian Reorganization Act (IRA). However, because it forced tribes to hold votes and Even though most federally recognized tribes today have some form of self-government, the fight for Indigenous lobbying for the power and resources to combat disproportionately high rates of sexual assault and other violent government-imposed oil pipelines across treaty-protected land. Meanwhile, in Alaska and Colorado, tribes are government-sponsored energy drilling near sacred sites on public land; in North Dakota they have protested sovereignty denied in the 1871 Act continues. In New Mexico, for example, Indigenous people are resisting write their own Constitutions, many tribes correctly viewed the IRA as another government mandate. Indian Appropriations Act (1871) | Articles | Colorado Encyclopedia Act dealt another crippling blow to Indigenous sovereignty in the late nineteenth century. 3/29/22, 10:23 AM 7 hi ps ر ۷ Er ---Er. yc 5 ht' 15. . U ш Ħ

## Gu de Author Encyclopedia Staff

crime on federal reservations.

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### References

"An Act Making Appropriations for the Current and Contingent Expenses of the Indian Department... " (Indian Appropriations Act), 41st Congress, Sess. III, Ch. 119–120, March 3, 1871.
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Antoine v Washington, 420 US 194 (1975). Jeff Brady, "2 Years After Standing Rock Protests, Tensions Remain but Oil Business Booms;" NPR, November 29, Susan Montoya Bryan, "Protecting the 'Incredible, Magical, Spiritual,' That Is Chaco Canyon," Associated Press and Indian Country Today, October 30, 2019.

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Worcester v. Georgia, 31 YS 515 (1832).

## Additional Information

United States v. Southern Pac. R. Co., 46 F. 683 | Casetext Search  $\leftarrow$  Cliator

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Opinion Case details

built was accepted by the president, and has performed, to the satisfaction of the government, all the services required of it under said act. Held, that company to which said act referred. Affirming Railroad Co. v. Poole, 12 Sawy. said consolidated company if not, technically, is, substantially, the same 544, 32 F. 451; U.S. v. Railroad Co., and U.S. v. Cotton, etc., Co., 45 F. 596.

684 amended articles of \*684 incorporation; and August 12, 1873, filed, together with the S.P. Branch R.R. Co., articles of amalgamation and consolidation, congressional grant of March 3, 1871, the S.P.R.R. Co., April 15, 1871, filed corporation was formed, each was substantially and practically the same S.P.R.R. Co. mentioned in the acts of congress, and was so recognized by under the name of the S.P.R.R. Co. Held, that while in one sense a new Pursuant to state authority, recognized by and made a part of the consolidation were authorized by congressional as well as by state congress, and that the articles of amendment, amalgamation and legislation. Commissioners having from time to time been appointed to report in regard accepted by the president, and having been used by the government in the to the construction of the Southern Pacific Railroad, the road having been transportation of mail, military stores, etc. Held, that these acts were acts recognizing the defendant company as the S.P.R.R. Co. to which the act of burdens imposed by the act, is entitled to the benefits conferred by it as a March 3, 1871, applies, and that the defendant company, being subject to consideration for those burdens.

its successors and assigns, it is held, that if the consolidated company, with Act Cong. July 27, 1866, having expressly granted lands to the S.P.R.R. Co., provisions of the grant, being the successor or assign of said company. corporation, referred to in act March 3, 1871, it is within the express the amended articles of incorporation, is not technically the same

Inchoate grants were not contemplated by cog

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Case details Opinion Cas of the grant.

W. H. H. Miller, Atty. Gen., Willoughby Cole, U.S. Atty., and Joseph H. Call, Sp. Asst. U.S. Atty.

Joseph D. Redding and Chapman & Hendrick, for defendants.

685 Before SAWYER, Circuit Judge, and ROSS, District Judge. \*685 SAWYER, J.

These are suits brought against the Southern Pacific Railroad Company, and These lands are claimed by defendants under the act of congress of March 3, those in suit No. 178, section 23, township 4 N., range 15 W., same meridian. claim of title to said lands and to restrain defendants from cutting timber section 35 of township 4 N., of range 15 W., San Bernardino meridian; and thereon, or from hereafter setting up any claim of title to said lands. The parties who have purchased the land described, and derived title thereto lands involved in suit No. 177 are sections 1, 11, and 13 of township 3, and construction of its road, and for other purposes.' 16 St. 573. Section 23 of from the Southern Pacific Railroad Company, to determine the adverse 1871, 'to incorporate the Texas Pacific Railroad Co., and to aid in the said act is as follows:

California is hereby authorized (subject to the laws of California) to the city of San Francisco, the Southern Pacific Railroad Company of subject to the same limitations, restrictions, and conditions as were granted to said Southern Pacific Railroad Company of California, by That for the purpose of connecting the Texas Pacific Railroad with construct a line of railroad from a point at or near Tehachapa Pass, the act of July twenty-seven, eighteen hundred and sixty-six.' 16 St. by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, with the same rights, grants, and privileges, and

Section 18 of the act conferring rights man th



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## Opinion Case details

granted by the United States, as far as the routes are upon the same the interior, in alternate sections, and designated by odd numbers, sections, and not including the reserved numbers: provided, that if said route shall be found upon the line of any other railroad route, deducted from the amount granted by this act.' 14 St. 294, Sec. 3. to aid in the construction of which lands have been heretofore general line, the amount of land heretofore granted, shall be not more than ten miles beyond the limits of said alternate

Pass by way of Los Angeles, to Fort Yuma, on the Colorado river, which it on Company as it then existed, designated the line of its road from Tehatchapa name of "The Southern Pacific Railroad Company," a part of the object stated Company' for the words, 'the Atlantic & Pacific Railroad Company,' and we sections of land, to which it could attach under the provisions of said act of complaint in these cases; the said consolidated company being called by the in said articles of amalgamation being to construct 'a line of railroad from a shall have the grant to the Southern Pacific Railroad Company both by the point at or near Tehachapa Pass by way of Los Angeles, to the Texas Pacific that day filed in the office of the commissioner of the general land-office, Pacific Railroad Company, in all respects as authorized by the laws of the act of 1866, and the act of 1871. Soon after the passage of the said act of congress. Afterwards, on the 12th day of August, 1873, the said Southern and thereby the grant under said act of congress attached to all the odd passage of said act of congress of March 3, 1871, incorporating the Texas Pacific Railroad Company, amalgamated and consolidated with several Railroad at or near the Colorado river, a distance of three hundred and state of California, existing and in force before and at the time of the twenty-four miles as near as may be,' in pursuance of said provisions March 3, 1871, to-wit: on April 3, 1871, the Southern Pacific Railroad Substitute in this section the words, 'the Southern Pacific Railroad smaller companies as shown by Exhibits A, B, annexed to the bill of monting the right en to highly a railwood to the



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### Case details

the said Southern Pacific Railroad Company, respondent, which constructed its road as aforesaid, to the other respondents to this suit, and the title so conveyed, is now vested in them.

consolidation and amalgamation, which statutes were in force at the date of The first point made by complainants is, that the present Southern Pacific consolidation with sundry smaller roads mentioned, under the same name with the laws of the state of California, is not the identical Southern Pacific and earnestly urged in the southern district of California, in U.S. v. Railroad grant by congress was made, and which road was to be built in accordance Railroad Company, to which the act referred, and the grant was made, and therefore, that the defendant took nothing under the act of congress. This See, also, Railroad Co. v. Orton, 6 Sawy. 160, 32 F. 457. We shall adhere to the the congressional grant in question, and prior to which consolidation the Railroad Co. v. Poole, 12 Sawy. 544, 545, 32 F. 451. Again, the point was made concurred in, on this point, by the circuit judge, thoroughly examined the point is not new in this court, as it was fully considered and overruled in Co. and U.S. v. Colton, etc., Co., and the district judge in an able opinion, 688 point, and overruled it, citing \*688 with approval also, the case of Railroad Co. v. Poole, referred to, and affirming it. (14 Sawy. 623, 45 F. 596 et seq.) ruling made in these cases till the point is otherwise determined by the Railroad Company, which built the road after the amalgamation and pursuance of the statutes of the state of California, authorizing such as the old company, and professedly for the same purpose, made in supreme court.

points not authorized by the law, does not constitute a location of the line in such sense, or legal form, as to give any right whatever under the act, to the It is earnestly urged on the part of the respondents, that the filing in the location of the line of the contemplated Atlantic & Pacific road, and to office of the secretary of the interior, of the fragmentary maps of the Atlantic & Pacific Company; and, that, it in nor



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### Case details

thereby earn the lands, nor allow the respondents to build one, and earn the prospective, have never ripened into an effective grant, and now they never to earn, and now never can earn, can in no possible way 'affect or impair' any respondents, and earning these lands, which the other party has itself failed five years subsequently, and after it had commenced building the road; and can so ripen. They now have, and can have no further rights in these lands, rights the other company now has, or ever did have. And had that company that this company should file a plat of a route for a railroad, and then play for failure to comply with the terms of the grant, by the Atlantic & Pacific whether the respondents get them or not. The building of its road, by the map of the location of its route,' six years after the date of the grant, and one year after the respondent had located its road under the grant, made anything to earn these lands, except to file, what it was pleased to term a Company, congress, in 1886, (24 St. 123, 124,) passed an act forfeiting its built the road, and earned the lands, the respondent would not have got the role of the dog in the manger, and neither build the road itself, and lands under another grant. The Atlantic & Pacific Company never did right to earn these lands altogether. Thus its rights 'present' and them, for that would have been to affect or impair its rights. The present right of the Atlantic & Pacific Company was to earn the lands by the performance of the required conditions, and the prospective rights, the Company, had it performed the conditions would have taken the said land under the act. It utterly failed to perform the conditions, and all its rights right to have the lands when so earned. This is all there is of it, and it did subordinate, to those rights, could not in any way, or in any degree, have Pacific cannot in any way possible affect any of these rights which do not have been forfeited, and now the patenting of the lands to the Southern now exist. Thus the rights of the Atlantic & Pacific Company present or affected, or impaired them, because the Atlantic & Pacific Railroad neither. Now the grant to the Southern Pacific, being subject, and nracnartiva nation ratio have been afferted by



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### Case details Opinion

line of the 'Atlantic and Pacific' route as designated on what is claimed to be its map of location. The two roads are not 'upon the same general line.' They simply cross each other. But again: The fair construction of this proviso, and that have heretofore been granted,' and 'the amount of land' to be dedicated, grants at all, within the meaning of the act, and intent of congress. Congress country, and make a market for the public \*691 lands. It contributed nothing, because it received double price for the even sections. In these provisions, it passed, or shall effectively pass out of the United States, and finally become conditions. It does not mean inchoate grants, that are not finally perfected-mail-carrying, and other uses, and thereby also develop the resources of the language of the acts. But the line of the Southern Pacific road is not on the those who, actually carry out the objects of the law, and fairly earn the lands as it was intended by congress, in view of the object sought, is, that lands should take the odd sections subject only to prior rights, and when the prior can possibly be further affected by the grant to the subsequent grantee, that the latter, upon complying with the terms of its grant should have the lands, subsequent roads, and thereby increase its own property, at the expense of was anxious to procure the construction of these great works, for military, means lands that have been effectively granted, and to which the title has effectively vested in the grantees upon the performance of the prescribed perform the conditions necessary to perfect the grant, and when no rights was, only solicitous to protect the vested rights of prior grantces in lands motive to congress. It manifestly, intended, that the subsequent grantees prescribed conditions or any of them. These do not, ultimately, become grants that become forfeited by failure to earn them by performing the intended for them. We cannot attribute any such unworthy purpose, or similar policy. It did not seek, by forfeitures, to evade its obligations to fairly earned in constructing works of a similar kind in pursuance of a grants failed, and finally, became no grants, by reasons of a failure to not ultimately, or effectively granted under the prior acts of congress. Effective, completed grants only, are contemplated in this meanise 691

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Case details Opinion Ca latter grant. I am, therefore, of the opinion, that the earning and acquiring of these lands affected, or impaired, the 'rights present or prospective,' of the Atlantic & by the respondents, under the conditions shown by the record, in no way Pacific Railroad Company, or any other, within the meaning of the act of congress; and that, these lands are not lands heretofore, or at any time, meaning of the acts of congress of 1866, and 1871, or of either of them. granted by the act of congress in such sense as to require them to be deducted along the general line of the road, or otherwise, within the

Upon the views expressed, the amended bills must be dismissed, and it is so ordered, without costs.

#### ROSS, J.

These cases have been argued and submitted together. The suits are brought aid in the construction of its road, and for other purposes.' 16 St.U.S. 573. By entitled 'An act to incorporate the Texas Pacific Railroad Company, and to claimed by the defendant by virtue of the act of congress of March 3,1871, to quiet the complainant's alleged title to certain lands and to enjoin defendant from asserting or claiming any title thereto. The lands are the 23d section of that act it was provided as follows:

California is hereby authorized (subject to the laws of California) to the city of San Francisco, the Southern Pacific Railroad Company of That for the purpose of connecting the Texas Pacific Railroad with subject to the same limitations, restrictions, and conditions as were construct a line of railroad from a point at or near Tehachapa Pass, granted to said Southern Pacific Railroad Company of California by the act of July 27, 1866, provided, howeve<del>r, that this section</del> spall in by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, with the same rights, grants, and privileges, and



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Opinion Case details

prior grant-- it having been made by the act of July 27, 1866, entitled 'An act granting lands to aid in the construction of a railroad and telegraph line in the states of Missouri and Arkansas to the Pacific coast.' 14 St.U.S. 293. By and to be decided. The grant to the Atlantic & Pacific Company was the that act the Atlantic & Pacific Company was authorized to construct a railroad Beginning at or near the town of Springfield, in the state of Missouri, thence and thence by way of the Agua Frio or other suitable pass to the head-waters railroad route as shall be determined by the said company, to a point on the Canadian river; thence to the town of Albuquerque on the river Del Norte, of the Colorado Chiquito, and thence along the 35th parallel of latitude, as river at such point as may be selected by said company for crossing, thence near as may be found most suitable for a railroad route, to the Colorado to the western boundary of said state, and thence, by the most eligible by the most practicable and eligible route to the Pacific.'

Pacific Company, by the third section of the act, every alternate section of To aid in the construction of the road there was granted to the Atlantic lphapublic land, not mineral, designated by odd numbers, to the amount of 10 sections on each side of the road whenever it passes through a state

694 emption \*694 or other claims or rights, at the time the line of said road is designated by a plat thereof filed in the office of the commissioner of the And whenever on the line thereof the United States have full title, not reserved, sold, granted, or otherwise appropriated, and free from pregeneral land-office, and whenever,' etc. The Atlantic & Pacific Company did nothing towards locating its line of road declaring its land grant forfeited. In the mean time, that is to say, March in California until March 12, 1872, and never did do anything towards building it; in consequence of which congress, in 1886, passed an act 3,1871, the grant under which the defendant of



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### Case details Opinion

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Southern Pacific Company should be excluded from that grant. It was not to prospective' rights of the Atlantic & Pacific Company and any other railroad company to which congress may have made grants of lands that the proviso time of the grant to the Southern Pacific Company of March 3, 1871, and had road would have been perfected by the building of the road and the title thus course have excluded any subsequent grant covering the same lands. But the authorized to build by the act of July 27, 1866, been definitely located at the the Atlantic & Pacific Company thereafter built its road and thereby earned attached to such lands at the time of the definite location of the route of its time of the grant to the Southern Pacific Company of March 3, 1871. It might the lands covered by its grant, the lands in controversy would have gone to it without regard to the proviso in question; for its grant which would have build and thereby earn the lands embraced by the grant to it of July  $27,\,1866.$ things, it would be entitled to the lands granted to it by that act. If it did not Atlantic & Pacific Company had not designated the route of its road at the therefore, in making its grant to the Southern Pacific Company of March 3, perfected have related back to the date of the grant, July 27, 1866, and of forfeited in 1886 by act of congress because of such non-compliance, there with the conditions of the grant and as all of its rights thereunder became do so, however, thereafter and might build the road it was authorized to was inserted. Had the line of road the Atlantic & Pacific Company was do both of those things, it would not be so entitled and the lands would Company as of date July 27, 1866. But as that company never did comply reserve anything to the United States, but to protect the 'present and lands in controversy would have become vested in the Atlantic & Pacific 1871, made it subject to those 'present and prospective' rights. Had they Company with the conditions on which they were based, the title to the It had a 'present and prospective' right to do so. If it did both of those remain as they then were, public lands of the United States. Congress, remain no rights of that company to be, or tha<del>r ever can be affected or.</del> been perfected by a compliance on the part of the Atlantic & Pacific



X

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Owest Communications Company, LLC clo Michael B. Carroll, Esq. Sherman & Howard LLC 633 Seventeenth Street, Suite 3000 Denver, Colorado 80202-3622 303-299-8474

TITLE OF DOCUMENT

THIS SPACE FOR RECORDER'S USE ONLY

EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

2

THIS PAGE ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION (GOVERNMENT CODE § 17361.6)

Case3:11-cv-02599-TEH Document68 Filed06/27/13 Page2 of 9

Members of this Class are referred to below as Class Members; and

WHEREAS, the Settlement Agreement provides for the entry of an Easement Deed by Court Order in Settlement of Landowner Action by which the Settling Defendants acquire, to the extent that Class Members have the right to transfer it, a permanent telecommunications easement in the Right of Way adjacent to the property of each Class Member;

THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED THAT:

To the extent that each Class Member owns rights in the Easement Premises (as hereafter defined), the Class Member (the "Grantor") hereby grants to whichever of Sprint Level 3 Communications, LLC, and WiTTel Communications, Inc. has Designated for inclusion under a Settlement Agreement the Right of Way which adjoins, underlies or includes Covered Property owned by the Class Member, together with its successors, assigns, and licensees (the "Grantee"), a permanent telecommunications easement in the Easement Premises. For each county in which this Easement Deed by Court Order in Settlement of Landowner Action is being recorded, a list describe Class Members' affected parcels with the following information, to the extent that it is of affected Class Members and their affected parcels is attached as Exhibit 1. Exhibit 1 shall in the Database of Identification Information: owner name; owner mailing address; tax map identification number; tax parcel identification number; lot number; and section, township, and range. Exhibit I may describe Class Members' affected parcels with any other available Communications Company L.P., Qwest Communications Company, LLC, information. 0 17 13

00 6 20 21 22 23

The terms and conditions of the permanent telecommunications easement that is the subject of this Easement Deed by Court Order in Settlement of Landowner Action are: 2.

a perpetual easement and right of way (hereinafter, together with the rights and privileges herein granted, the "Easement") and right to place, lay, bury, construct, install, operate, repair,  Case3:11-cv-02599-TEH Document68 Filed06/27/13 Page4 of 9

Easement shall be construed to grant Grantee all rights necessary to abandon in place unused components of Grantee's Telecommunications Cable System.

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Easement shall not include the right to construct on the Easement Premises regenerator huts and similar structures ("Buildings") in addition to those existing on November 21, 2012. The Easement shall include the rights to repair, replace, and expand existing Buildings, provided, however, that no such repair, replacement, or expansion shall increase the The Easement does not permit the construction of microwave towers, cell towers, or other site that the Buildings occupy, or the height of any Building, by more than twenty-five percent. components of a primarily aboveground statewide Telecommunications Cable System. 6

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The Easement includes the right to temporarily use the entire Grantor Side of the Railroad Right of Way for construction or maintenance, so long as Grantee uses its best efforts not to interfere with any real property which, although within the boundaries of the Easement Premises, is actually being used by Grantor; provided, however, that in no event shall Grantee be prohibited from using such real property if it is commercially reasonable to do so under the circumstances or if Grantee's Telecommunications Cable System is currently located within such Easement Premises over that portion of the Grantor's real property that underlies the Railroad area. The Easement shall include the right of reasonable ingress and egress to and from the Right of Way and, for repair and maintenance, over any existing private roads of Grantor, where access from public or railroad roads is not reasonably practical, provided Grantee has made commercially reasonable efforts to give prior notice to Grantor of Grantee's use of Grantor's private roads. Grantee shall not be liable for damages caused by its removal of trees, undergrowth, and brush within the Easement Premises necessary or appropriate for the enjoyment of the Easement. Nothing contained herein shall constitute a waiver of any right that 91 17 8 2 = 12 4 19 20 23 24 25 26

Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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grant, lease, assign, or otherwise transfer, all or any part of the rights in or use of such Telecommunications Cable System.

The Easement, however, does not apply to any Telecommunications Cable System that existed on November 21, 2012, but that was acquired by Grantee after that date (unless such felecommunications Cable System or component thereof was acquired from any of Sprinit Communications Company L.P.; Qwest Communications Company, L.L.C., ffl/la Qwest Communications Corporation; Level 3 Communications, Inc., and Level 3 Telecom Holdings, Inc.; WilTel Communications, Inc.; Inc.).

No oil, gas, or other mineral rights are granted and no existing oil, gas, or other mineral rights are expanded, limited, or affected by this instrument, provided, however, that Grantor shall not use a method of extraction that interferes with or impairs in any way the Easement, the Telecommunications Cable System, or the exercise of Grantee's rights herein.

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Grantor shall not, nor shall Grantor authorize others to, construct or create any road, reservoir, excavation, obstruction, structure, or building or change the land grade on, in, over, under, through, or across the Easement Premises without the prior written consent of Grantee, provided that nothing herein shall be construed to affect the rights and obligations of any railroad with respect to the use, improvement, or alteration of its Railroad Right of Way, as provided in any agreement between the railroad and the Grantee, by applicable law, or otherwise.

any agreement between the railroad and the Grantee, by applicable law, or otherwise.

It is understood and agreed that the Easement is not exclusive and is subject to all preexisting uses and pre-existing rights to use the Easement Premises, whether such uses are by
Grantor or others and whether for surface uses, crossings, or encroachments by communication

Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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of Way in any Railroad Right of Way as to which the Interstate Commerce Commission or the Surface Transportation Board has entered an order, pursuant to 49 U.S.C. § 10903, that the railroad is authorized to cease to provide or maintain rail service over that right of way and the railroad no longer provides or maintains rail service over that line, provided that if the railroad does not cease such rail service or later reactivates such service, then this limitation shall not approximate.

This Telecommunications Cable System Easement Deed is executed and delivered on behalf of Grantor for the purpose of granting the Easement to Grantee in, on, over, under, through and/or across the Easement Premises to the full extent of Grantor's right, title or interest, if any, in or to the Easement Premises, and the Easement granted hereby shall affect the Easement Premises only to the extent of Grantor's right, title, and interest therein. Grantor and Grantee agree that this Telecommunications Cable System Easement Deed shall not grant any rights to the Easement Premises, or any portion thereof, in which Grantor holds no right, title or interest.

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No rights reserved to Grantor herein shall be deemed to expand rights reserved to Grantor under any other easement, right of way, license, lease, or any similar instrument or court order. No limitation herein on the rights of Grantee shall be deemed to limit rights heretofore granted by Grantor or its predecessors in interest under any other easement, right of way, license, lease, or any similar instrument or court order.

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The terms and provisions of this instrument shall constitute covenants running with the land and shall be binding upon and inure to the benefit of the Settling Defendants, the Grantor, their successors, assigns, personal representatives, and heirs.

Case Number: 3.1.1-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action 8

Grantee's Name: Gwest as defined in the "Settlement Agreement" referenced in the text of the Essement Deed by Court Order in Settlement of Landowner Action. That Settlement Agreement defines "Qwest" to include: (1) Qwest Communications International Inc., (2) Qwest Communications Corporation now known as Qwest Communications Company, LLC, and (3) all of these entities' predecessors, successors, assigns, parents, affiliates and subsidiaries.

Grantee's Address: 700 West Mineral Avenue, Littleton, Colorado 80120

#### EXHIBIL T

#### IMPERIAL COUNTY

	UST OF AFFECT Owner's/Grantor's Name	2-A-T	Assessor's Parcel No.
<sup>5</sup> zearbbA gnilieM 2-toInsta\2-tanwO	Southern Pacific Pipe Lines		
888 So Figueroa St, Los Angeles,CA 90017	Partnership	£-391-SII	410-091-120
PO Box 427, Wildomar, CA 92395	TNT Enterprises Inc	E-30T-STT	020-091-120
PO Box 642, Callpatria,CA 92233	Juan Chavez	115-14E-10	021-280-003
PO Box 267, Callpatria,CA 92233	Y Ranches	DIS-14E-10	021-280-005
PO Box 937, Imperial, CA 92251	sbne1 teust - Oli	11S-14E-10	021-280-010
PO Box 937, Imperial, CA 92251	sbnsJ tzusT - Oll	112-14E-15	021-290-013
PO Box 937, Imperial, CA 92251	sbn6J fzurT - Oll	115-146-11	021-290-015
	Anna S Sandhu Tr et al	115-146-15	021-321-00¢
6212 Commodore Ln, Oklahoma, OK 73162	TNT Enterprises Inc	\$1-3VI-ST1	021-331-002
PO Box 427, Wildomar, CA 92395	ebned feurT - Oil	115-14E-15	600-166-150
PO Box 937, Imperial, CA 92251	IID - Trust Lands	11S-14E-15	021-331-004
PO Box 937, Imperial, CA 92251		115-146-13	021-340-003
290 River Wood Dr, Brawley,CA 92227	Andrew & Marlene Currier		022-020-005
PO Box 937, Imperial, CA 92251	sbns1 teurT - Oll	11S-14E-22	COO 070 770

In accordance with Baragraph Lof the Eadement Deed by Court Order in Seatlement of Landowner Action (the "Court Order"). Qwest prepared this Enhibit 1 and attached it to the Court Order.

#### JAIR34MI

S2291bbA gaillisM 2'10Ins10\2'19nWO	Owner's/Grantor's Name	2-A-T	.ou lanted 2'1022922
Z206 Kentia St, Oxnard, CA 93036	EZ Properties LLC	152-14E-55	190-097-470
PO Box 937, Imperial, CA 92251	sbnsJ tsunT - Oll	135-14E-27	024-290-004
6844 N 36th St, Phoenix, AZ 85018	Herbert J & Elizabeth L Bool	135-14E-27	054-290-021
84028 SA, Phoenix, AZ 85018	Herbert J & Elizabeth L Bool	TS2-14E-53	054-290-022
PO Box 427, Wildomar, CA 92395	TNT Enterprises Inc	12S-14E-27	520-062-720
6844 N 36th 5t, Phoenix, AZ 85018	Herbert J & Elizabeth L Bool	152-14E-34	024-340-015
6844 N 36th St, Phoenlx,AZ 85018	Herbert J & Elizabeth L Bool	152-14E-34	024-340-016
2401 E GleuOaks Blvd, Glendale, CA 91206	Диофу Ворр	112-12E-18	025-260-003
28229 Branch Rd, Castaic,CA 91384	Mark A Wheeler	112-12E-18	900-097-570
2986 Tisbury Dr, Henderson, NV 89052	Denis L Kleldosty	112-12E-18	800-092-520
TAPLE AD, La Mesa,CA 91941	Lincoln H Banks	112-12E-11	052-560-019
PO Box 572, Nilend, CA 92257	Ricardo Martinez	ST-3ST-STI	750-097-520
901 N Brutscher St, Newberg, OR 97132	S & Grant & E B Franklin LLC et al	112-12E-30	072-390-070
27 Gleneagles, Newport Beach, CA 92660	le 19 nemlegio? M l	112-12E-39	025-290-019
PO Box 1131,105 Cornville,AZ 86325	Helen E Johnson	96-351-511	950-062-520
PO Box 785, San Marcos,CA 92069	Ed L Construction Inc	71-311-591	960-096-460
PO Box 785, San Marcos,CA 92069	Ed L Construction Inc	165-11E-12	7E0-03E-4E0
249 Andrita Pl, Brawley, CA 92227	Barbara D Cox	E-341-SET	037-030-012
S451 N 25th St, Phoenix,AZ 85016	Carl E Weiler	732-14E-5	037-030-022
PO Box 301, Brawley,CA 92227	Lawrence W & Tina Cox	T32-I4E-3	810-090-750
PO Box 239, Brawley, CA 92227	Henrietta Farms Inc	E-341-SET	E10-070-7E0
PO Box 6, Brawley, CA 92227	SP & ML Rutherlord Tr	132-14E-10	E00-001-7E0
PO Box 6, Brawley,CA 92227	Matthew Lee Rutherford	T32-T4E-3	\$00-001-7E0
PO Box 96, Brawley,CA 92227	Gargiulo Farms	732-74E-70	037-110-004
6225 Nell Rd, Reno, NV 89511	ORNI LLC	132-14E-12	900-071-750
6225 Weil Rd, Reno, NV 89511	ORNI LLC	132-14E-12	037-140-021
PO Box 937, Imperial,CA 92251	11D-Imperial Irrigation District	135-146-15	110-091-760
TIO I St. Brawley, CA 92227	Emma Loucille Walk	132-14E-55	037-160-012
PO Box 134, Brawley,CA 92227	JLF Renches Ltd	132-14E-55	6TO-09T-ZE0
PO Box 6, Brawley,CA 92227	Matthew Lee Rutherford Tr	13S-14E-22	037-160-021

th accordancewith Paragraph 1 of the Easenert Deed by Four Oxider in Settlement of Landowner Action (the "Count Oxider"). Owest prepared this Exhibit 1 and attacked it to the Count Order.

#### IMPERIAL

Owner's/Grantor's Mailing Address*	Owner's/Grantor's Name	2-A-T	ssessor's Parcel No.
	Delgado Secundino Arellano &		
1161 Obeliscos, Calexico,CA 92231	Altha Co Tr	12S-14E-19	640-002-440
1161 Obeliscos, Calexico,CA 92231	Martha Delgado et al	172-14E-18	640-007-040
PO Box 8214, Chula Vista, CA 92012	Hector F Margain	122-14E-16	T80-007-110
320 Aten Rd, Imperial, CA 92251	Ana Bastidas et al	122-14E-30	980-007-110
PO Box 27, Boise, ID 83707	Simcal Chemical Co	T22-T4E-30	044-220-004
1085 State St, El Centro,CA 92243	WHB Enterprises	T22-14E-30	044-220-022
801 W Ross Rd, El Centra,CA 92243	Dubois Land & Livestock Co LLC	122-14E-31	044-290-015
1097 Stacey Ave, El Centro, CA 92243	Maria Nicolasa Beltran	T22-T4E-3T	T00-ETE-00T
1087 Stacey Ave, El Centro, CA 92243	Francisco J & Maria Martinez	TE-30T-55T	Z00-ETE-PPO
1077 Stacey, El Centro,CA 92243	Mary Helen Gloria	155-146-31	E00-E1E-PPO
1067 Stacey Ave, El Centro, CA 92243	obenobleM M esoR	122-146-31	044-313-004
PO Box 387, Imperial,CA 92251	nemesuoH eeJ idesol	155-14E-31	500-515-440
2257 Pepper Ave, El Centro,CA 92243	Socorro M Antunez	122-14E-31	900-ETE-1110
1037 Stacey Ave, El Centro, CA 92243	Reyes A & Romella Gonzalez	TE-30T-55T	700-E1E-NAO
1027 Stacey Ave, El Centro, CA 92243	Emesto Bustamante	155-146-31	800-818-008
1017 Stacey Ave, El Centro, CA 92243	John Angel & Navar I Garda	TE-39T-SST	600-EIE-PP0
2490 Brighton Ave, El Centro, CA 92243	Ruben & Dahlia limenez	TE-3#T-SST	044-513-010
1001 Stacey Ave, El Centro, CA 92243	Victor & Gloria Herrera	122-146-31	110-515-440
897 Stacey, El Centro, CA 92243	Frank J & Maria A Perdomo	122-146-31	\$10-E1E-440
887 Stacey Ave, El Centro, CA 92243	Tomas E & Maria Jesus Diaz	TE-37T-55T	EIO-EIE-PPO
L526 Trinity Way, Salinas, CA 93906	Is to erollegA L nitrsM	155-146-31	044-313-014
867 Stacey Ave, El Centro, CA 92243	Frank G & Anita A Cruz	155-146-31	SIO-EIE-MO
857 Stacey Ave, El Centro, CA 92243	Amulto V De Hoyos et al	TE-3+T-SST	044-313-016
2275 Pepper Dr, El Centro, CA 92243	Delvin & Patricla Yarnall	12-301-SS1	710-E1E-110
837 Stacey Ave, El Септо,СА 92243	Encamacion & Rosamaria Cabrera	T22- <b>T</b> 4E-3T	810-515-440
4410 Glistening Spgs, Rowlett, TX 75088	nenej j aleo	122-14E-31	044-313-019
817 Stacey Ave, El Centro, CA 92243	Rafael & Ascqueline Gutlerres	T22-T4E-3T	044-373-050
807 Stacey, El Centro,CA 92243	Rosalinda Garcia-Herrera	122-14E-31	120-515-021

SeanbbA gnilisM e'notnes/e'newO	Owner's Grantor's Name	Z-A-T	SSESSOL'S Parcel No.
1241 Stacey Ave, El Centro,CA 92243	Cesar & Donna Martinez	16-341-551	500-195-110
1251 Stacey, El Centro, CA 92243	Arthur & Yvette M Garcia	16-341-221	900-195-000
1261 Stacy Ave, El Centro, CA 92243	Herminia Rios	TE-36T-SST	Z00-195-990
1271 Stacey Ave, El Centro, CA 92243	Jose Luis D Gonzales	127-146-31	800-195-000
1281 Stacey Ave, El Centro, CA 92243	Ricardo M & Maria D Larios	122-14E-31	500-195-600
1291 Stacey Ave, El Centro, CA 92243	Peggy J Artrup	12-14E-31	010-195-010
1299 Stacey, El Centro, CA 92243	Lucinda Parkinson	122-14E-31	110-195-000
910 N 14th St, El Centro, CA 92243	Sixto & Estella Diaz	TE-3pt-SST	ZTO-195- <del>110</del> 0
57 E Shank Rd, Brawley, CA 92227	9J simolle2 leef Callfornia LP	135-14E-27	670-010-240
PO Box 1392, Bakersfield,CA 93302	Chevron USA Inc	132-14E-58	047-050-012
PO Box 1392, Bakersfleld,CA 93302	Chevron USA Inc	135-14E-28	E00-090-2#0
PO Box 937, Imperial, CA 92251	sbasd Jeunt - Oll	135-14E-28	500-0#T-Z#O
	Brawley American Citizens Club Inc	132-14E-33	900-182-240
	Brawley American Citizens Club Inc	13S-14E-33	700-182-740
PO Box 529, Brawley,CA 92227	Brawley American Citizens Club Inc	T32-14E-33	047-281-010
385 N 9th St, Brawley,CA 92227	Chubasco LLC	132-14E-33	110-187-740
30S N 9th St. Brawley,CA 92227	El Redentor Assembly of God Church	132-146-33	210-182-740
30S N 9th St, Brawley,CA 92227	El Redentor Assembly of God Church	132-14E-33	810-182-710
PO Box 1207, Brawley,CA 92227		132-14E-33	800-125-740
PO Box 1207, Brawley,CA 92227		135-14E-33	600-125-740
4201 Dogwood Rd, Brawley,CA 92227		14S-14E-04	750-025-840
PO Box 100, Westmorland, CA 92281		142-14E-04	- ÞSO-057-8ÞO
4201 Dogwood Rd, Brawley,CA 92227		145-14E-04	048-250-055
4425 Brandt Rd, Brawley,CA 92227		135-14E-33	110-160-640
PO Box 1434, Brawley, CA 92227		132-14E-33	049-032-009

IMPERIAL

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IMPERIAL

The owner s/grantor's mailing address is not necessarily the same as the affected parce's saddress alto accordance with Paragraph Lof the Essement Dead by Counc Order in Sentlement of Landowner Action (the "Count Order"). Qwest prepared this Exhibit Land attached it to the Count Order.

#### JAIRERIAL

Owner's/Grantor's Mailing Address* 1591 W Elm Ave, El Centro, CA 92243	Owner's/Grantor's Name Gustavo & Debra T Ramirez	155-13E-31	ssessor's Parcel No. 062-080-055
1614 W Ames Rd, El Centro, CA 92243	Robert E & Margaret P Horton	155-136-31	950-080-290
1620 W Ames Rd, El Centro, CA 92243	Fernando & Rosario Maestre	122-13E-31	Z50-080-Z90
1624 Ames Rd, El Centro, CA 92243	Jose & Juana Rodriquez	122-13E-31	850-080-790
Z050 Bennett Rd, El Centro, CA 92243	Sm Seed & Milling LLC	TE-3ET-SST	090-080-790
S10 W Main St, Brawley,CA 92227	Smith-Kandal Real Estate & Ramsay M D & G	TE-3ET-SST	690-080-Z90
2921 B S Kish Ave, Yuma, AZ 85365	Meyer Imperial Investments III LLC	722-73E-34	600-060-790
7921 B 2 KI2Þ Þ∧€' 从⊓Ш9'Þ∑ 82392	Meyer Imperial Investments III LLC	122-136-34	062-090-013
2015 Silsbee Rd, El Centro, CA 92243	La Valle Sabbia Inc	122-13E-33	210-060-790
2015 Silsbee Rd, El Centro, CA 92243	La Valle Sabbia Inc	T22-13E-33	ZZO-050-Z90
2015 Silsbee Rd, El Centro, CA 92243	La Valle Sabbia Inc	72-3ET-SST	970-060-790
5743 Meadows Del Mar, San Diego,CA 92130	неіді қпри	725-13E-34	SE0-060-790
S10 W Main St, Brawley, CA 92227	Smith-Kandal Real Estate & G M yesmef	T22-13E-3T	100-101-290
S10 W Main St, Brawley,CA 92227	Smith-Kandal Real Estate & Gmith-Kandal Real Estate	15-351-551	005-101-005
1299 N 12th St, El Centro, CA 92243	Rafael & Gloria Escutia	72-351-551	170-111-290
5743 Meadows Del Mar, San Diego, CA 92130	Heidi L Kuhn	122-13E-35	062-112-002
PO Box 39, Julian,CA 92036	Alan M Thornburg	122-14E-18	DE3-112-004
4534 Carter Ct, Chino, CA 91710	zagoJ emlA & mebA	122-14E-18	Z00-Z11-E90
4534 Carter Ct, Chino,CA 91710	sagoJ smlA & msbA	122-14E-18	063-121-005
PO Box 421217, San Diego,CA 92142	Dennis H & Arlene M Devermont et	81-3ÞT-SST	909-735-009
PO Box 1204, Boulevard, CA 91905	Joseph R Flores	155-14E-18	063-122-007
PO Box 605, Imperial, CA 92251	Maximiano & Consuelo Torres	155-14E-18	063-122-008
PO Box 605, Imperial, CA 92251	Maximiano & Consuelo Torres	T22-14E-18	600-221-690
647 Desert Gardens Dr, El Centro,CA 92243	Gary A & Sue W Shumard	122-14E-18	100-141-690

#### JAIR39Mi

Freshba BrillisM 2'10fns12\2'19nWO	Owner's/Grantor's Name	Z-A-T	ssessor's Parcel No.
2921 B S Kish Ave, Yuma, AZ 85365	Meyer Imperial Investments III LLC	122-13E-3 <del>4</del>	100-096-690
COCCO SALAMINI (SVA NEW CO XXXXX)	MSPM Associates LP	122-13E-36	400-09p-1/90
2815A Lafayette Ave, Newport Beach, CA 92663			
PO Box 394, El Centro, CA 92244	Donald L & Marilyn J Scoville et al	9E-3ET-SST	900-020-090
ACTOR AN -HATENHING ANA VOSABSINA WITTE	Cole P8 Portfolio I LP	122-14E-31	T60-041-190
3111 W Allegheny Ave., Philadelphia, PA 19132 901 N 17th St. El Centro, CA 92243	Jose & Margarita Ordonez	9E-3ET-SST	500-245-490
1701 States of ElCenter CA 2021	Humberto & Martha Aguillera	9E-3ET-SST	900-245-490
1701 Stacey Ct, El Centro, CA 92243	onubnA stellut	9E-3ET-SST	V64-542-007
1715 Stacey Ct, El Centro,CA 92243	Robert Jones	155-136-36	800-245-490
1735 Stacey Ct, El Centro,CA 92243	Joe Heger Farms LLC	155-136-36	600-745-490
PO Box 880, El Centro, CA 92244	Carlos Vasquez	155-13E-36	000-245-010
649 Cinnabar St, Imperial, CA 92251	Jesus & Marisa Torres	9E-3ET-SST	110-245-490
1801 Stacey Ct, El Centro,CA 92243	The state of the s	9E-3ET-55T	064-542-012
1815 Stacey Ct, El Centro, CA 92243	- AAC 10 ACO	30 301 331	064-542-013
1835 Stacey Ct, El Centro, CA 92243	Lopez Jorge I & Velasquez Mayra	98-381-551	90-245-914
1855 Stacey Ct, El Centro, CA 92243	Parange of Midigating Outlinetos	9E-3ET-SST	510-245-990
1875 Stacey Ct, El Centro, CA 92243	LONGI J SOBSUNGO SO IL MINERAL	9E-3ET-SST	910-245-990
1895 Stacey Ct, El Centro,CA 92243	SV6M A 6bniJ & M oznotil3	96-361-551	070 717 100
902 N 19th St, El Centro,CA 92243		122-136-30	410-242-017

BCF DOCUMENT

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District Court Whee Burth and Market States

District Court Whee Burth and Market of Cultification. Deputy Clerk WHEREAS, the parties to the above-captioned class action (the "Action") entered into a (terms capitalized herein and not otherwise defined shall have the meanings ascribed to them in California Class Settlement Agreement, as of September 5, 2012, (the "Settlement Agreement") WHEREAS, on June 24, 2013, the Court entered a final Order and Judgment approving the Settlement Agreement and ordering that this Action may be settled as a class action on behalf CASE NO. 3:11-cv-02599-TEH subsidiaries, and affiliates, past or present, (2) federal, state, and local governmental entities; (3) Native American nations and tribes; or (4) any Person [A] class under the Settlement Agreement (the "Settlement Class"), defined as follows: a class comprising all Persons who own or who claim to own, for any period of time during a Compensation Period, any Covered Property, except for: (1) Right-of-Way Providers and their predecessors, successors, parents, Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action RICHARD W. WENTING, CLERK BV: THE MAN NUDO Case 3:11-cv-02599-TEH Document68 Filed 06/27/13 Page 1 of 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA who files a valid and timely exclusion on or before the Opt-Out Deadline. IN SETTLEMENT OF LANDOWNER ACTION EASEMENT DEED BY COURT ORDER UNITED STATES DISTRICT COURT SAN FRANCISCO DIVISION Date Filed: REGAN, JACQUELYN SHELDRICK, GLENN L. BOOM, and WILLIAM NELSON and LINDA NELSON, INDIVIDUALLY AND AS REPRESENTATIVES OF A CLASS OF PERSONS SIMILARLY SITUATED, OWEST COMMUNICATIONS COMPANY, LLC; SPRINT COMMUNICATIONS COMPANY L.P.; LEVEL 3 COMMUNICATIONS, LLC; and WILTEL COMMUNICATIONS, LLC. TODD SMITH, DIRK REGAN and CAROL Defendants. Plaintiffs, the Settlement Agreement); of the following class: > 00 9 16 2 Ξ 17 2 13 14 15 00 19 20 21 22 23 24 25 26

maintain (including aerial patrol), renew, rebuild, replace, upgrade, expand, relocate, and remove fiber optic cables, copper cables, coaxial cables or other cables through which voice, data, video or other signals are transmitted, conduits, inner ducts, hand holes, splice vaults, poles, optical or electronic equipment, regenerator huts, marker posts or signs, and other related facilities appropriate for installation, use, or maintenance of such cables (collectively, the "Telecommunications Cable System"), in, on, over, under, through and/or across the Easement within a parcel of property that is described in Exhibit 1 or (ii) has a common boundary with a Premises. The Easement Premises means all that real property that (a) either (i) is included parcel of property described in Exhibit 1 (the "Grantor's Property") (for purposes of this Telecommunications Cable System Easement Deed, a parcel of property shall be deemed to have a common boundary with the Easement Premises if it is separated by a non-navigable river or a street, road, or highway, other than a numbered state or federal highway) and that (b) (i) is or was used as a railroad right of way ("Railroad Right of Way") and (ii) is on a side of the Telecommunications Cable System (A) as it existed on November 21, 2012 (B) where the actively used components of the Grantee's Telecommunications Cable System are moved or centerline of the Railroad Right of Way that is next to the Grantor's Property (the "Grantor Side"), and (iii) extends no more than ten (10) feet on each side of the Grantee's placed, provided, however, that only a single 20-foot easement per moved component may exist at any point in time in the Easement Premises, and the width of the moved component's Easement Premises shall be reduced on one side and increased by an equal linear footage on the other side wherever necessary in order that it shall in all places remain solely within the limits of a single Grantor Side of the Railroad Right of Way, and (C) where new components are installed to connect the existing Telecommunications Cable System to the edge of the Right of Way. The 15 16 80 10 12 13 14 22 19 20 21 23

Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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Grantor may have for any damages to Grantor's property outside of the Easement Premises caused by Grantee's action. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

From and after June 24, 2013, subject to all the restrictions and limitations stated herein, the Easement includes the right to construct and install additional components of a Telecommunications Cable System within the Easement Premises. Grantee agrees that unless (a) it is required to do so by the railroad or other owner of Railroad Right of Way or (b) it is commercially reasonable under the circumstances to do so, it will not install additional components of a Telecommunications Cable System in the area of the Easement Premises that is outside a parallel fence constructed by the railroad or other owner of Railroad Right of Way or is actually being used by the Grantor or its successor, provided, however, that the foregoing shall not be binding upon Grantee if Grantee's Telecommunications Cable System is currently located within such area. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

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12 13 14 15 The Easement includes all rights necessary to the lawful occupation of the Easement Premises by an existing Telecommunications Cable System, and by any additional Telecommunications Cable System that is constructed and installed by or on behalf of Grantee in the Easement Premises and that is owned or operated by either (a) Grantee or (b) any person or entity to which Grantee sold, granted, leased, or otherwise transferred or may hereafter sell,

Case Number: 3:11-tv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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companies or utilities. It is further understood and agreed that Grantor retains all of its existing rights, if any, to grant, convey, assign, and restrict any and all rights (including future rights and uses) on the Easement Premises, provided, however, and notwithstanding the foregoing, that Grantor shall not use or authorize others to use the Easement Premises in a manner that interferes with or impairs in any way Grantee's Telecommunications Cable System or the exercise by Grantee of the rights granted herein. Subject to the terms hereof, Grantee shall have all other rights and benefits necessary or useful to the full and complete enjoyment and use of the Easement for the purposes stated herein, including the right to sell, grant, lease, or otherwise transfer all or any part of the rights in or use of the Telecommunications Cable System.

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Grantor conveys the Easement without warranty of title to any property interest in the intended to impact or diminish any railroad's existing rights or property interests in the Right of rights, including the priority of interests, between Grantor and any railroad or between Grantee lessees, assigns, and past, current, or future licensees or assignees. This Easement is not Basement Premises. This instrument does not address and shall not affect any real property and any railroad, or any of their predecessors, successors, past or present predecessors in interest, This Easement shall not be construed to permit Grantee to interfere with railroad operations. This Easement also shall not permit any component of a Telecommunications Cable System to remain in a Railroad Right of Way except (a) under existing or future agreements with retains any right, title, or interest. This Easement also shall not permit any new components to successors in interest, successors in title, members, partners, parents, subsidiaries, affiliates, the railroad or (b) in any Railroad Right of Way in which no railroad operates and no railroad be installed to connect the existing Telecommunications Cable System to the edge of the Right Way. 15 91 17 8

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Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

This instrument fully sets forth the terms and conditions of the Easement. There are no  $2 \parallel$  oral or other written agreements between Grantor and Grantee that modify, alter, or amend this TO HAVE AND TO HOLD the Easement, rights and privileges unto Grantee, its successors and assigns in perpetuity or until such time as Grantee shall cause the Easement to be Settling Defendants may record this Easement under the terms and conditions set Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action 9 Honorable Thelton E. Henderson, Judge United States District Court Case 3:11-cv-02599-TEH Document68 Filed06/27/13 Page 9 of 9 forth in the Settlement Agreement. released of record. Date: 6/27/13 instrument. 6 12 13 15 16 18 39 ผ 21 23 24 25

3204499	223ROOA DULIIAM	NAME / COMPANY NAME	<u>5/8/I</u>	ASSESSOR PARCEL ID	al swa
SRANTEE			EE-3ET-55T	800-060-290	79100 STOY
	1000 W Even Hower Hwy, El Centro, CA, 92243	Sermudes, C.S. K	EE-BET-SST	690-060-790	£8500 SZ0A
Level3 Communications, Li	TORR W EVEN HEWER HWY, ET CENTRO, CA, 92243	Cesena, Gilbert & Elvia	01-361-551	050-060-290	19100 STOY
Level3 Communications, Li	1064 W Evan Hewes Hwy, El Centro, CA, 92243	Cesena, Gilbert D & EMa R	ZE-3ET-5\$I	510-080-790	\$9E00_250A
	2015 Silabee Rd, c/o Alex Abatti Jr, El Centro, CA, 92243	La Valle Sabbia Inc		B10-091-190	99E00 S201
Level3 Communications, Li		spirited nottegini lenagmi-Oli	96-361-551	100-155-050	49500 SZOV
Level3 Communications, LL	PO Bax 937, Imperial, CA, 92351	spirited notheath lengans-on	36-361-361	P10-155-190	09£00 SZÓ
Level3 Communications, LL	14530 5 Commercial St. Blythe, CA, 92555	THE PROPERTY AND PROPERTY SERVICES INC.	96-361-551	the state of the s	69E00 SZ0
Level3 Communications, LL	PO Box 352, Alpine, CA, 91903	enol/ & III hados niqqiq & O moT safyQ	9E-3E1-55T	210-155-090	07500 250
Level3 Communications, LL		Fernandez, Alfredo & Maria	8E-3ET-551	500-152-990	14600 520
Level3 Communications, LL	1250 El Dorado Ave, El Centro, CA, 92243	Fernandez, Alfredo & Maria	96-361-551	110-155-990	
Level3 Communications, LL	1250 El Dorado Ave, El Centro, CA, 97243	zastaioozzA ylims7 znabra0 lairaqmi	9E-3ET-55T	010-155-090	24E00 520
Level3 Communications, LLC	151 Kalmus Dr., Costa Mesa, CA, 92626	The State of	98-381-551	800-155-990	E4500 SE
	765 Yucca Dr, El Centro, CA, 92243	Swith Betty	91-311-551	600-T\$\$-990	P4E00 SE
Lavel3 Communications, LLC	165 Yucca Dr, El Centro, CA, 92243	Smith, Betty	3E-3ET-55T	100-155-990	SZE00 520
Level3 Communications, LLC	765 Yucca Or, El Centra, CA, 92243	Smith, Betty	9E-3ET-551	200-095-990	94100 50
Levell Communications, LLC	765 Yucca Dr. El Centro, CA, 92243	Attive guith	98-361-551	£00-095-490	LLE00 50
Level3 Communications, LLC	940 N 16th ST, El Centro, CA, 92243	Miles, Blake	15-361-221	100-095-190	84£00 SZ
Level3 Communications, LLC	TO BOX 3340. EL CONTON CA BASES TON UT	17 Yanb3 M & A L		970-095-190	6/E00_25
Level3 Communications, LLC	Creek CA BASS and CASS CA BASSES	Safeway Stores 23 Inc	122-146-31		08600_21
	AS a Farm Canyon Or, c/o Terra West, Palm Springs, CA.	Robert L & Ann L Carter Tr et al	te-apt-sst	0E0-095-990 0E0-095-990	18500 55
Level3 Communications, LLC	1118 N 2116	o dinesus & J bisnos , nabsed	16-391-551	150-090-290	\$ 00382
Level3 Communications, LLC	1118 N Sandhurst Ln, La Verne, CA, 91750 2015 Silsber Rd, El Centro, CA, 92243	Abattl, C Alex & Roseangela M	155-311-551	062-128-001	E8ED0"5
Tevel3 Communications, LLC	1490 W Evan Hewes Hwy, El Centro, CA, 92243	KM Properties and land Development 31.0	TE-36T-SST		\$ 003K4
Level3 Communications, LLC	Ch225 '00 (a nume in 14	Keema, Barbara	16-361-551	\$100-1£1-290 \$10-080-290	\$8600 5
Level3 Communications, LLC	8975 Junipero Avo, Ataicadero, CA, 93422	Garcia, Honono A & Lucy V	155-116-35	900-021-290	98500 5
Level3 Communications, LLC	2020 Low Rd, El Centro, CA, 92243	stillstrif & A comet, eossues	16-361-551	062-120-007	₹8£00 \$
Level Communications, LLC	22525 Santa Clara St, Hayward, CA, 94541	4 bived Je to noznidoli	\$6-3E1-551	EE0-181-290	\$8600 S
Level3 Communications, LLC	210 Morongo Dr. Imperial, CA, 92252	Favela, Juan O & Prayfor Molity .	ZE-3E1-SS1	960-080-590	68500 5
		A helyT Joy1	TE-3ET-551		

EXHIBIT 1 Imperial County, CA

GRANTEE	SZERDOM DINUIAM	NAME / COMPANY NAME	S/H/I	PARCEL ID	ŎI SING
77450		and a control of the	71-321-597	010-052-150	80500 Stav
	1805 Evan Hewes, PO Box 549, Seeley, CA, 92273	371 sejundoug kajob	11-321-591	110-059-150	60500 SZ0V
Cavela Communications, Li	PO Box 937, Imperial, CA, 93351	santsid nodesimi lehaqmi-dii		051-160-017	1200_250A:
revela Communications, Li	888 So Figuenos St, Los Angeles, CA, 90017	Southern Parific Pipe Unes Partnership	E-391-511		9058 00810
Wiffel Communications, LI		Parga, Francisco & Maria T	11-121-591	200-052-150	11500 5701
Level3 Communications, LL	PO Box 476, Imperial, CA, 92251	shirted noisewrit lenegmi-dil	165-126-11	E10-051-150	Z1500 5Z0
Levell Communication	PO Box 937, Imperial, CA, 92251	Parga, Francisco & Maria T	765-126-12	800-052-150	£1500 520
Level3 Communications, LL	PO Box 476, Imperial, CA, 92251	raintig nollegini tehagmi-dil	20-321-591	100-160-150	P1500 520
Lavel3 Communications, LL	FO Box 917, Impedial, CA, 92351	Redondo et al, Carmen	165-126-07	100-980-150	51500 520
Level3 Communications, LL	PO Box 203, Seeley, CA, 92273	Perez of al, Carlos	165-126-07	100-180-150	91500 57
Level3 Communications, LL	11779 Corpor Ct, Salinas, CA, 93907	meč, satrž	10-321-591	100-260-150	21500 50
Level3 Communications, LL	PO Box 830, Seeley, CA, 92773	Acuna, Maria Lourdes	£0-321-591	200-260-150	15500 50
Level3 Communications, LLC	371 Ross Rd, El Centro, CA, 91743	Agustin, Lydia	105-136-11	E20-0E9-150	82500 52
Level3 Communications, LLC	1976 Usifick Ad, El Centro, CA, 93243	Kuhn, Heid) L	165-126-07	010-260-150	62500 52
Level3 Communications, LLC	OFF CO. A.J. Oging net, San Diego, CA. 92710	Xuhn, Heldt L	165-128-07	\$10-260-150	E\$00 \$2
Level3 Communications, Ltd	STATE WINDOWS DEL MAK, SAN DIERO, CA, 92150	Panches Y	115-146-10	051-380-005	0E500 58
WITH Communications 11	FESCE AS Chilepitis, CA 92233	Kuho, Heldi L	20-321-591	P70-020-150	-
Wiffel Communications, LLC Level3 Communications, LLC	5743 Meadows del Mar, San Diego, CA, 92130		T65-12E-08	ZEO-0Z0-150	TES00 58
Level3 Communications, LLC	TZEPB ,TU ,negaJ ,W 0001 N 1201	Imperial Valley Cheese of California LLC		EE0-020-150	EESOO S
	1870 B Jeffrey Rd, c/o K & F Dairy, El Centro, CA, 92243	zmieł niluX	90-321-591	210-020-150	\$8500 S
Level3 Communications, LLC		Cult, Edward R & Joan	80-321-591	810-010-150	96500 5
Levels Communications, LLC	2370 West Hwy 80, Imperiol, CA, 92251	Castanoda, Tony	80-321-591	PSO-051-120	££500 5
Level3 Communications, LLC	330 W Hell Ave, El Centro, CA, 91241	Lerno, George J & Clemence V 1	60-321-591	\$20-021-150	BE500 5
Level3 Communications, LLC	259 5 Brach St. (1 Centro, CA, 92243	FC & MX Tomilinson LLC	60-321-591	£00-980-150	6E\$00 \$
Unveil Communications, LLC	2935-A W (von dolph Ave, Brea, CA, 92821	sintal opuopali	TO-351-201	090-021-150	09500 5
Level3 Communications, LLC	2825-A W Evan Howes Hwy, Impenal, CA, 92257	Tanibabath Johna	165-128-10	140-051-150	T1500 5
Level3 Communications, LLC	47 Medina Dr. Palm Desert, CA, 92260 PO 8ex 2577, Capitting Br.	Tombason, Frank N & Carma J	01-351-591	660-021-150	20500 5
Lavel) Communications, LLC	PO Box 2577, Capistrano Boac, CA, 92624	Lerno, George J & Clemence V	165-126-10	100-099-150	00244
Level3 Communications, LLC	2801 W Main St, El Centro, CA, 92243	Lunn, Madeline L	11-321-591	510-000-150	59500
Level3 Communications, LLC	47 Medina Dr. Palm Desert, CA, 91260	Nichols, Danny C & Antonia	11-321-591	\$00-009-150	99500
Level3 Communications, LLC	1880 Derrick 8d, El Centro, CA, 92263	mintrid nodezimi lehaqmi-dii	11-321-591	E00-190-E50	69500
Level3 Communications, LLC	2805 8ass Cove, El Centro, CA, 92243	Mealey, Edwin C & Mary C	50-391-591 50-391-591	E00-050-E50	15500

EXHIBIT 1 Imperial County, CA

	2238OGA DNILIAM	NAME / COMPANY NAME	<u>5/8/1</u>	PARCEL ID	ai swa
GRANTEE		Control Control	7-315-59t	510-090-950	CA025_00590
	100 Lane Rd, Fairfield, NJ, 07007	Ogden Environmental Services Inc	1.315.231	180-090-950	16500 SZOVO
Willel Communications, Li	40616 Rock Min Dr. Fallbrook, CA, 92028	Watson, Robert C	4-315-591	PPO-090-950	CV032 00203
Will to Communications, Li	8505 AC LOCALINA YOUNG AND ASSAULT CALL	Sanchez et al, R & L M	L-312-591	026-030-022	£6500 Stavo
Will'd Communications, Lt	522 Meta Verda, Yuba Chy, CA, 95993 14726 61 Monte Bd. Laberton	Biffle, George A	737777	1 : Feath Constitutions	
11 contratounions is the	16726 El Monte Rd, Laketide, CA, 92040	MAN WINN	165-216-7	EZ0-090-950	\$6500 SZOV
	14726 El Monte Rd, c/o George Biffle, Lakelide, CA, 92040		Z-312-591	810-090-950	\$6500 STOV
	6559 5 Laty Ln, Gold Canyon, AZ, 85118	French, William H	\$-317-59t	Z10-090-95D	96500 SEOV
Wiffel Communications, U.	2 Center of World Plt. Fellelly, CA 92183	Pilot Knob Corp	21-312-591	026-080-012	76200 250A
Willel Communications, U.	2 Center of World the County of	Pilot Knob Corp	91-317-591	100-000-950	20900 SZOV
WITH Communications, LL	2 Center of World Ph. Felicity, CA, 92283	Priot Knob Corp	12-312-591	PED-011-950	H0900 SZ0V
Willel Communications, LLC	3 Center of World Pts, Tellotty, CA, 92283	J sibilet & A sauppet Jetti			1900_250A
Wiffel Communications, LLC	J. Center of The World Pt, Fellethy, CA, 92283	sboat sturt - Oil	21-301-511	E10-067-170	****
WITH Communications 111	PO Box 937, Attn General Manager, Impenal, CA, 92251		165-226-20	500-078-320	51900 520
	1661 S 4th St, Attn Margart Goodro - BLM Mg, El Centro, CA,	USA For Shirtey VP Ropp PG		060-074-880	91900 570
OTT 'SUGIFCHINGUES' FTC	rocoa SA Metraela J2 ybul 3 29	Lewis, James McClellan	12-312-591		BT900 SZ0
Willel Communications, LLC	1661 5 4th 5t, Attn Margart Goodro - BLM Mg. El Centro, CA,	DIG GOOR OV YENING YOU AZU	165-22E-20	900-025-950	052 00051
WilTel Communications, LLC	ENTRE	1111	165-215-21	110-026-950	
Will'el Communications, LLC	8191 Conter St, La Missa, CA, 91942 7950 Jones Branch Dr, c/o Gannett Co Inc Tax Dept, McLean,	Eller Telecasting Co of Artsona	165-216-22	600-091-950	22900_250
Level3 Communications, LLC			165-216-22	010-091-950	EZ900 SZ0
The state of the s	19557 Valley Ford Dr. Cottonwood, CA, 96022	Glenn, Thomas R & Terrence J	165-215-22	110-091-950	97900 SEC
Level3 Communications, LLC	5553 Kenwood Aay, Buena Park, CA, 90621	A temel, nitting	165-216-22	026-460-012	57900 570
Level3 Communications, LLC	2111 Whiffield Park Ave, Sarasona, Fi, 34243	Contracti-Kroos, Gilda F	165-216-21	950-011-950	12900 570
Level3 Communications, LLC	One Center of The World Plaza, Felicity, CA, 92283	istel, facques A & Felicia L		250-070-020	55 00628
Level3 Communications, LLC /	COTTY NO Thomas a trans	Istal, Ancques A & Felicia L	17-317-591	990-099-950	£6900 SE
Valtel Communications, LLC	One Center of The World Plaza, Felicity, CA, 92283	Lemon, John & & Diane M	22-312-591	490-099-950	35 00638
Virte Communications, LLC	LETTE VO '00 realized but night a realized	Mentid & Bindot, nome.	165-215-22		
Wiffel Communications, LLC	1555 C COUR NO, CARRAGEO, CA, 92231	Roman Calholic Bishop of San Diego	92-322-591	900-009-950	R7900 SE
COMMUNICATIONS, LLC /	PO Box 1176, WinterHaven, CA, 92283		115-146-13	021-340-003	5900 52
Wiffel Communications, LLC	250 River Wood Or, Brawley, CA, 93227	Cumler, Andrew & Marlene	TE-391-551	510-15E-000	51400 51
Wiffel Communications, LLC	1536 Hamilton Ave. El Centro, CA, 93243	alliah, deM	16-391-551	044-351-024	91400 \$1
Level3 Communications, LLC	429 W Main St. El Centro, CA, 97243	Quality Quarters Co LLC	****		

EXHIBIT 1 Imperial County, CA

## EXHIBIT 1 Imperial County, CA

DIMS ID	ASSESSOR PARCEL ID	<u>1/R/S</u>	NAME / COMPANY NAME	MAILING ADDRESS	GRANTEE
CA025_00749	044-361-017	15S-14E-31	Preciado, Jose Luis & Guadalune G	834 Woodward &ve. Fl Centro, CA 93343	Classification and Classification
CA025_00750	044-361-018	155-14E-31	García, John M & Gloria D	824 Woodward Ave El Centro CA 02242	Levels Communications, LLC
CA025_00751	044-361-019	155-14E-31	Lopez, Alfonso Luna	814 Woodward St. Fi Centro, CA 92243	Communications, LLC
CA025 00752	044-361-020	155-14E-31	Quality Quarters Co LLC	429 W Main St. El Centro. CA. 92243	Level Communications 11C
CA025_00753	044-381-002	155-14E-31	Tsoucalas, Mike	PO Box 421217, c/o Federal Home Loans, San Diego, CA, 9212	Level3 Communications, LLC
CA025_00754	044-381-003	15S-14E-31	Villarreal, Cervando & Elvira	2174 R Cabrillo Ct Caleviro Cd 92731	Old Constanting Chair
CA025 00755	044-381-004	155-14E-31	Variev, Randall A	1665 Ocotillo Dr. Fl Centro, CA 92243	Cevers Communications, Lt.
CA025_00756	044-381-036	155-14E-31	Rose, Ronnie Lynn	558 Woodward Ave. El Centro. CA 92243	levels Commonkations, LLC
CA025 00757	044-381-006	155-14E-31	Nelld, Ramond J	PO Box 3667. El Centro. CA. 92244	Levels Communications 110
CA025 00758	044-381-007	155-14E-31	Mederos, Humberto L	546 Woodward Ave. El Centro. CA. 92243	Levels Comminications 110
CA025 00759	044-381-008	155-14E-31	Alva, Raymond & Rosa	534 Woodward, El Centro, CA, 92243	Level3 Communications 110
CA025 00760	044-381-009	155-14E-31	Del Valle, Jose A & Maria J	526 Woodward Ave. El Centro, CA. 92243	Level3 Communications 110
CA025 00761	044-381-010	15S-14E-32	Guislain, Charles P	518 Woodward Ave. El Centro, CA, 92243	level3 Communications 110
CA025 00762	044-381-011	155-14E-32	Patel et al, Vijaykumar & Nalini	850 Adams Ave. El Centro. CA. 92243	Level3 Communications 110
CA025_00763	044-381-012	155-14E-32	Alvarez, Francisco B & Martha C	294 N 21th St. El Centro, CA, 92243	level Communications 110
CA025 00764	044-381-013	15S-14E-32	Martinez, Maria Teresa	815 N 5th St. El Centro. CA. 92243	level3 Communications 110
CA025_00765	044-381-022	155-14E-32	Nevarez et al, Gina L	631 Tiger Lily Ln. Imperial. CA. 92251	I wall Commissions 110
CA025 00766	044-381-034	155-14E-32	Estrada, Gregorio & Maria	450 Euclid Ave. El Centro. CA. 92243	Level Cramming Month
CA025 00767	044-381-035	15S-14E-32	Estrada, Gregorio & Maria	450 Euclid Ave. Fl Centre. CA 97243	Complete Communications and
CA025 00769	044-381-024	155-146-32	Jeffrey O & Cheryl E Lyon Tr	1778 Lotus Ave. El Centro. CA. 92243	l avail 2 Communications 110
CA025 00777	021-030-020	115-14E-4	Swink, George	PO Box 232307, Leucadia, CA, 92023	Willia Communications   C
CA025 00783	056-590-011	165-22E-23	Tovar Family LP	2261 E 27th Way. Yuma, AZ, 85365	evel3 Craminizations 11C
					Traces of the party and the

RECORDING REQUESTED BY

IMPERIAL COUNTY PUBLIC WORKS

AND WHEN RECORDED RETURN TO:

IMPERIAL COUNTY PUBLIC WORKS 155 SOUTH 11<sup>TH</sup> STREET EL CENTRO, CA 92243 Recorded in Official Records, IMPERIAL COUNTY

CHUCK STOREY COUNTY CLERK/RECORDER

P'PUBLIC

Doo#: 2017028554



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Fees. 14:00
Taxes 0:00
Other 0:00
PAID 14:00

BOOK: 23 PAGES: 7-9

MAP COVER SHEET RECORD OF SURVEY I.C.S.R. No 681

#### LEGAL DESCRIPTION:

PORTIONS OF TRACT 37, T13 SO R18 EAST, SBM IN AN UNINCORPORATED AREA OF THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA

#### **GRANTORS:**

SPRINKLE, BETTY J/ICSR 681 LEBLANC, EUGENE LOUIS JR/ICSR 681 TRACT 37/ICSR 681 T13 SO R18 EAST SBM/ICSR 681 ICSR 681/T13 SO R18 EAST SBM

#### **Narrative Overview**

CitySwitch seeks approval for a Conditional Use Permit ("CUP"), a Height Variance ("Variance") and any other permits or approvals necessary in order to install a communications facility on property located at 637-639 Sidewinder Rd N, Felicity, CA 92283. CitySwitch proposes to erect this tower and will be offering it as a shared facility to Union Pacific (with whom CitySwitch already has a commitment), AT&T Mobility, and any other communication carriers that have a need for a facility in this area. CitySwitch thus submits this Application (as that term is defined in Sections 92404.01 and 92405.01 of the Imperial County Land Use Code (the "Code")) seeking a CUP and Variance for the siting and construction of a new communication facility.

The proposed site is located in a S-2, Open Space/Preservation zone. Pursuant to Sections 90519.02(d) of the Code, Communication Facilities are allowed in this district with CUP approval. The property consists of a railroad line in the desert, located approximately 1,200' north of the on-ramp to I-8.

The wireless communications facility that CitySwitch is proposing to install on the property for Union Pacific and AT&T is necessary to provide critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Felicity and the surrounding area, including wireless telephone service, voice paging, messaging and wireless internet and broadband data transmission. All registered wireless providers' technology operate at various radio frequency bands allocated by the FCC as part of their license.

Wireless systems operate on a grid system where overlapping cells mesh together, forming a seamless network. No single site can function as a stand-alone entity as each site is interconnected, forming the network. The technical criteria for establishing cell sites are very exacting as to the location and height. The proposed site at 637-639 Sidewinder Rd N, Felicity, CA 92283 is within the geographic area deemed necessary by radio frequency engineers for the anchor wireless telecommunications providers to provide uninterrupted services.

In accordance with Sections 92402.01s and 92405.01 of the Code, CitySwitch is submitting this Application to install a new Communications Facility. The proposed new communications

## Compliance with Section 92404.01 – General Requirements for Communications Facilities

All new, altered and re-permitted communication facilities in unincorporated areas of Imperial County, with the exception of those exempted under Section 92401.03, shall meet the following general requirements, regardless of the zone in which they are located:

A. 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.

Telecommunications towers, along with related equipment are allowed with CUP approval in the S-2 Open Space/Preservation zone pursuant to Section 90519.02(d) of the ordinance.

B. Use Permit Required. All wireless communication facilities and all wired or fiber regeneration facilities other than those designated as exempt under Section 92401.03 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 Title 9.

The proposed wireless communications facility is not exempt under Section 92401.03, therefore CitySwitch has applied for a CUP, and will follow the CUP process provided for in Title 9.

C. Building Permit Required. All communication facilities shall require a building permit issued by the county of Imperial.

If and when the CUP has been approved, CitySwitch will apply for the necessary building permits through Imperial County.

D. Design Consistency with the Surrounding Environment. 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.

Due to the diminutive size of the parcel and the tower's location adjacent to the railroad tracks in the desert, there will be little impact on the surrounding environment.

5. If an operator wishes to apply for an exception to these height limitations, then the facility shall be subject to the provisions at Title 9 relating to conditional use permits and variances hearing processes.

The proposed tower height is 180'-0" and a height variance has been applied for as part of this application.

- F. Screening. All communication facilities shall be screened to the maximum extent possible, pursuant to the following requirements.
  - 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.

No screening is proposed with this application. The proposed tower site is within the railroad right-of-way in the desert with no residential structures in the area.

2. The projection of structure-mounted antennas from the face of the structure to which they are attached shall be minimized.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure. Therefore, this section does not apply.

3. 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 roofmounted 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.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure. Therefore, this section does not apply.

G. 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

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 proposed facility will be in compliance with all local, state and federal guidelines, therefore the zero setback will be applicable. Additionally, the equipment will be architecturally compatible with the rest of the communications facility and surrounding area.

L. 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.

A 12' wide gravel access road is proposed to run parallel to the train tracks in the Union Pacific right-of-way. The access road will connect to Sidewinder Road N., just south of the tracks.

M. Provisions for Future Co-location. 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 ordinance.

There is an existing tower owned by SBA Structures, LLC which is located approximately 0.36 miles southeast of the proposed tower site. AT&T is currently colocated on that tower, however, the lease rate has sharply increased over the term of the agreement and has caused an economic burden which is shown in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. As shown on the drawings the proposed tower is designed to potentially add five additional future carriers.

N. Removal Upon Discontinuation of Use. All equipment associated with a 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 pre-construction condition. 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.

CitySwitch agrees to removal of the tower in the event it is no longer in use for more than 180 days as a condition of the Conditional Use 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.

The proposed support equipment will consist of galvanized metal equipment cabinets that are similar to gym lockers. The materials will match the tower and fit in with the natural surroundings.

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.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure, therefore this provision does not apply.

S. Lighting. Towers shall not 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 going to be 170'-0" with a 10'-0" lightning rod for a total height of 180'-0" which is below the 200' threshold requiring lighting per the FAA, therefore no lighting will be provided.

T. 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 ordinance 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 proposed tower will meet and / or exceed all FAA, FCC and any other agencies of the State of California or federal government with authority to regulate towers and antennas. In the event of a change in regulations, CitySwitch and the providers colocated on the tower will make their equipment compliant.

U. 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

Z. Signs. No signs shall be allowed on an antenna or tower except as may be required by law or another permitting or licensing agency.

The only signage displayed on the communications facility site will be that which is required by federal regulations, specifically those signs needed for health and safety reasons.

AA. Buildings and Support Equipment. Buildings and support equipment associated with antennas or towers shall comply with requirements of Title 9.

All support equipment used in the communications facility will comply with the requirements of Title 9.

BB. Multiple Antenna/Tower Plan. 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.

CitySwitch is submitting three (3) total applications for sites within Imperial County.

b. The facility either 1) does not require an RF environmental evaluation report as described in Section 92401.08, or 2) the RF environmental evaluation report for the facility shows that the cumulative radio-frequency energy emitted by the facility and any nearby facilities will be consistent with FCC regulations.

The proposed installation is not required to included a RF Environmental Evaluation Report as spelled out in Section 92401.08.

c. The facility blends in with its existing environment and will not have significant adverse visual impacts.

The proposed tower is being located within an existing railroad right-of-way in the desert and will not have a significant adverse visual impact on surrounding area.

- 3. Administrative Approval Process. The planning director may administratively approve a proposed communication facility by using the following process:
  - Each applicant for administrative approval shall apply to the planning director providing the information and fees set forth in Section 92401.09 of this ordinance.
  - b. The planning director shall review the application shall review the application for administrative approval and determine if the proposed use complies with Sections 92401.04 and 92401.05 of this ordinance.
  - c. The planning director shall respond to each such application within sixty (60) days after receiving it by either approving or denying the application.
  - d. In connection with any such administrative approval, the planning director may, in order to encourage shared use, administratively waive any setback requirements or separation distances between towers in the base zone by up to fifty percent (50%).
  - e. In connection with any such administrative approval, the planning director may, in order to encourage the use of monopoles, administratively allow the reconstruction of an existing tower to monopole construction.
  - f. If an administrative approval is denied, the applicant shall file an application for a conditional use permit pursuant to Section 91401.05B. prior to filing any special appeal that may be available under the Title 9.

The proposed wireless telecommunications facility requires a Conditional Use Permit and a Height Variance, therefore this site does not meet the criteria for an Administratively Approved site.

4. List of Administratively Approved Uses. The following uses may be approved by the planning director after conducting an administrative review:

- (iv) The onsite relocation of a tower which comes within the separation distances to residential units or residentially zoned lands shall only be permitted when approved by the planning director.
- c. New towers in nonresidential zones. Locating any new tower in a nonresidential zone other than industrial or heavy commercial, provided a licensed professional engineer certifies that the tower can structurally accommodate the number of shared users proposed by the applicant; the planning director concludes the tower is in conformity with the goals set forth in [Section] 92401.00 and the requirements of Section 92401.04; the tower meets all setback and separation requirements of the base zone; and the tower meets the following height and usage criteria:
  - (1) For a single user, up to ninety (90) feet in height;
  - (2) For two users, up to one hundred twenty (120) feet in height; and
  - (3) For three or more users, up to one hundred twenty (120) feet in height; and
  - (4) For four or more users up to one hundred eighty (180) feet in height.
- d. Locating any alternative tower structure in a zone other than industrial or heavy commercial that in the judgment of the planning director is in conformity with the goals set forth in Section 92401.00 of this ordinance.
- e. Installing a cable microcell network through the use of multiple low-powered transmitters/receivers attached to existing wireline systems, such as conventional cable or telephone wires, or similar technology that does not require the use of towers.

The proposed wireless telecommunications facility requires a CUP and a Variance for height. Therefore, this site does not meet the criteria for an Administratively Approved site.

- B. Conditional Use Permit before the planning commission. All other communication facilities or any facility requiring an exception to these regulations shall require a conditional use permit with a public hearing before the planning commission.
  - Qualifying Facilities. A conditional use permit is required for any communication facility that is not exempt under these regulations and that does not qualify for a conditional use permit before the planning director.

The proposed 170'-0" monopole tower is not exempt under Section 92401, therefore a Conitional Use Permit and Variance for height are required.

2. Required Findings. In order for the planning commission to approve a proposed communication facility under a conditional use permit, the commission shall make the findings required for a conditional use permit, as well as the following additional findings:

The proposed location is within the Union Pacific Railroad right-of-way and will designed to minimize the adverse effects of this application. Further, CitySwitch will work with the County Officials to provide the best possible design for the proposed site.

6. Professional Engineer. Any information of an engineering nature that the applicant submits, whether civil, mechanical or electrical, shall be certified by a licensed professional engineer.

All required information relating to the engineering of this site will be certified a California licensed professional engineer, including all civil, mechanical or electrical documents.

Companies like CitySwitch have worked with local emergency service agencies to allow for the placement of equipment in and around their facilities. Additionally, with AT&T co-locating on the tower, 5G will be a part of the installation. 5G technology is used by first responders to create a network which supports their needs in the time of crisis which will provide better response times and services by local emergency services.

B. The proposed use is consistent with the purpose of the zone or sub-zone within which the use will be located;

The proposed communications facility is consistent with the with the purpose of the zone within which it will be located. Per Section 90519.00, the "primary intent" of the S-2 zone is "to preserve the cultural, biological, and open space areas that are rich and natural as well as cultural resources. The S-2 zone is dominated by native desert habitat and stark topographic features. While certain uses are allowed within the S-2 zone, such uses must be compatible with the intent of the open space and conservation element of the general plan."

In this case, a communications facility is an allowable use in the zone with conditional use approval. The site is located approximately 0.23 miles north of I-8 and will serve to ensure a robust wireless network for AT&T and Union Pacific in this area.

C. The proposed use is listed as a use within the zone or sub-zone or is found to be similar to a listed conditional use according to the procedures of Section 90203.10;

Communications towers are an articulated conditional use in the S-2 (Open Space/Preservation) zone pursuant to Section 90519.02(d) of the Imperial County Zoning Ordinance.

D. The proposed use meets the minimum requirements of this title applicable to the use and complies with all applicable laws, ordinances and regulations of the county of Imperial and the state of California;

The proposed communications facility meets the minimum requirements of this title applicable to the use as addressed above and complies with all applicable laws, ordinances and regulations of Imperial County and the State of California.

E. The proposed use will not be detrimental to the health, safety, and welfare of the public or to the property and residents in the vicinity;

Due to the diminutive size of the proposed equipment, it will not have an adverse effect on the surrounding properties nor the character of the area. Wireless

### Variance Standards

The planning director, the planning commission and/or the board of supervisors, shall approve approve subject to conditions or disapprove a variance with the following findings:

A. Findings. Approval or conditional approval may be granted only if the director/commission/board of supervisors first determines that the variance satisfies the criteria set forth in Government Code Section 65906, and the following findings can be made:

1. That there are special circumstances applicable to the property described in the variance application, that do not apply generally to the property or class of use in the same zone or vicinity;

The proposed location has special circumstances that are not applicable to other properties in the area. The proposed location is within Union Pacific's right-of-way and will host communication equipment for railroad use and will also service wireless providers. The property is located in a railroad right-of-way within the desert, there are no residential properties in the area that would be affected.

2. That the granting of such variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity in which the property is located;

The proposed variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity. The area is a mostly undeveloped area in the desert located approximately 0.33 miles north of Interstate 8. The location is far removed from any residential uses.

3. That because of special circumstances applicable to subject property, including size, shape, topography, location or surroundings, the strict application of zoning laws is found to deprive subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications;

There are special circumstances applicable to subject property, including size, shape, topography, location or surroundings, the strict application of zoning laws is found to deprive subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications. The proposed location is within Union Pacific's right-of-way and will host communication equipment that will service wireless providers along with the railroad's needs. The height required for the proposed tower is necessary to allow for the Union Pacific Railroad and AT&T to utilize the tower to provide the necessary signal.

- B. Conditions of Approval. In approving a variance, the director/commission/board of supervisors may impose such conditions deemed necessary to enable making the findings listed under subsection A of this section.
- C. Denial of Variance. Where the director/commission/board of supervisors cannot make the findings under subsection A of this section (with or without conditions) the variance shall be denied.

B. Findings. The alternatives analysis shall show whether or not the proposed siting and design would have the least possible environmental and visual effect on the community and whether any alternative site or design is available that would allow for issuance of a conditional use permit before the planning director for the facility.

The proposed location for the CitySwitch communications facility is within the right-of-way of the Union Pacific railroad line northwest of I-8 and Sidewinder Rd N. The proposed location is in the desert in an unpopulated area. With the SBA tower being located 0.36 miles southeast of the proposed facility, Imperial County has already deemed that a communications facility would be visually acceptable in this area. Additionally, CitySwitch has chosen to use a monopole design for the tower which is the least obtrusive design for a 170' tower in this area.

C. Review. The planning director may, at his or her discretion, employ on behalf of the county an independent technical expert to review this alternative analysis. The operator shall bear the reasonable costs of this review.

Based on the information submitted in the Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC, included as part of this application, CitySwitch believes a third party is not necessary, however, if deemed necessary by the planning director, CitySwitch will bear the reasonable costs for this review.



AT&T Mobility Services LLC
Tower Strategy
17000 Cantrell Rd
Little Rock, Arkansas 72201

## SWORN STATEMENT OF SPENCER GAMBRELL IN SUPPORT OF NEW TOWER CONSTRUCTION

#### BY CitySwitch II-A. LLC

PULASKI COUNTY	)
	) ss
STATE OF ARKANSAS	)

#### SPENCER GAMBRELL, being first duly sworn on oath, deposes and says that:

- 1. I am an adult resident of the State of Arkansas and serve as Director-Network Planning for AT&T Wireless ("AT&T").
- 2. I manage AT&T's high-rent relocation program, under which AT&T identifies high-cost or economically burdensome antenna site leases that accommodate AT&T's communications equipment and materially inhibits AT&T from improving or maintaining wireless services and relocates its communications equipment onto lower-cost alternative antenna site lease locations to either improve or maintain wireless coverage.
- 3. I am familiar with the proposed tower to be constructed by Chyswitch II-A, III.6

  "CitySwitch" at 537-639 Sidewinder Road, Felicity, California 92283 APN 056-470-062 (the "CitySwitch Tower"). I am also familiar with the existing communications tower the SBA Towers II. II.C ("SBA") which is located at 612 Sidewinder Road, Winterhaven, California 99283. Both the existing SBA Tower and the location of the proposed CitySwitch Tower are located in AT&T's coverage search ring for this part of Imperial County.
- 4. AT&T currently leases space on the SBA Tower, along with related ground space at the base of the SBA Tower, to locate its communications equipment (the "Wireless Facilities"). AT&T has located its Wireless Facilities on the SBA Tower since [Old site lease commencement month & year] but AT&T



- 9. Decommissioning an existing Wireless Facility in favor of moving to an alternate tower location is something AT&T will only do in limited circumstances. AT&T will bear a significant capital cost in decommissioning its Wireless Facilities installation on the Tower and relocating to the Tower. Despite these relocation costs, the Tower remains a better co-location option for AT&T.
- 10. AT&T has made this determination because the current rents and other charges to co-locate on the BBA Tower have been categorized as high-cost as compared to other existing sites in AT&T's portfolio and the rents charged by other tower companies, such as the support of the companies of the current rents and other charges to co-locate on the BBA Tower have been categorized as high-cost as compared to other existing sites in AT&T's
- 11. AT&T has entered into nationwide development and master lease agreements with which I am familiar with. Under these agreements, which I am familiar with. Under these agreements, will construct, at its own expense, its own communications towers upon which AT&T will lease space to install its Wireless Facilities. AT&T does not bear any costs for the construction of a tower owned by construct.
- 12. Per these agreements and as is the case with the **CitySwitch** Tower, AT&T pays **CitySwitch** rent in return for 30,000 square inches of wind load surface area of loading and defined space on each tower and does not pay increased rent for additions to its Wireless Facilities provided said facilities remain within the predetermined space and loading limits. The agreed upon tower space and loading limits have taken into consideration the future additions and upgrades projected for AT&T's Wireless Facilities.
- 13. There are no other structures (other than the Nower) located in AT&T's search ring capable of accommodating its Wireless Facilities.
- 14. The economic terms imposed upon AT&T by SBA to remain co-located on the SBA Tower are not cost-effective and are economically burdensome for AT&T especially when the nearby Tower presents a more competitive and flexible co-location option.

#### The CitySwitch Tower Provides Superior Mobile Service Functionality.

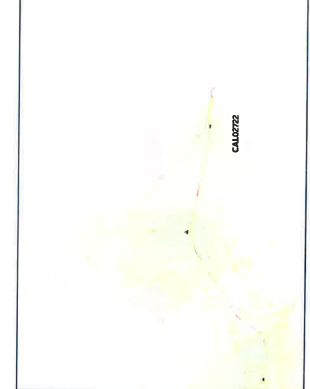
15. Technological changes and market trends in the wireless communications industry require AT&T to continuously upgrade its Wireless Facilities. AT&T is also obligated to build out FirstNet, which is our country's first nationwide integrated data network for providers of emergency services.



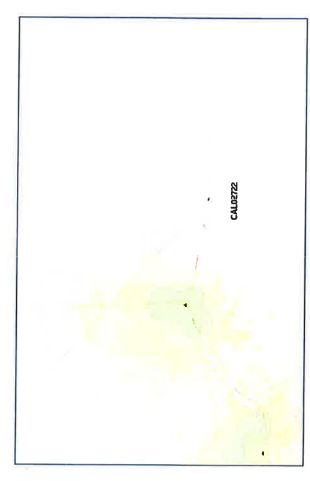
## **Carrier Coverage Plot**

# CAL03748

# Coverage with site



Coverage without site

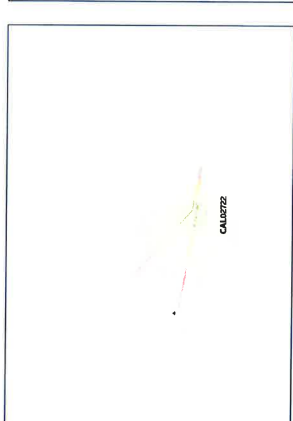


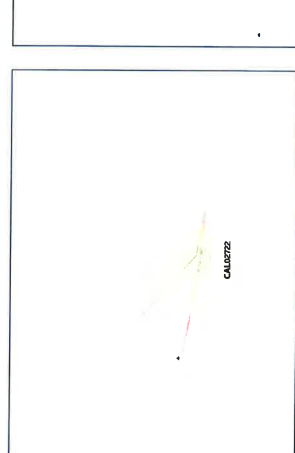
ATRET

New location coverage only

Existing location coverage only

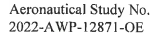
CAL03748





CAL08748

AT&T





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

Issued Date: 08/22/2022

Leslie Lindeman Palm-Tech Consulting, LLC 11365 Little Bear Way Boca Raton, FL 33428

#### \*\* DETERMINATION OF NO HAZARD TO AIR NAVIGATION \*\*

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

Structure:

Antenna Tower Winterhaven

Location:

Winterhaven, CA

Latitude:

32-45-01.45N NAD 83

Longitude:

114-45-20.84W

Heights:

285 feet site elevation (SE)

170 feet above ground level (AGL) 455 feet above mean sea level (AMSL)

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

Based on this evaluation, marking and lighting are not necessary for aviation safety. However, if marking/lighting are accomplished on a voluntary basis, we recommend it be installed in accordance with FAA Advisory circular 70/7460-1 M.

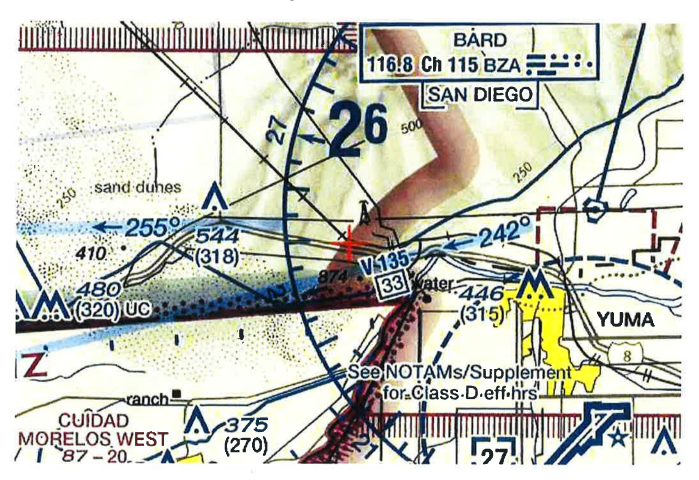
This determination expires on 02/22/2024 unless:

- (a) the construction is started (not necessarily completed) and FAA Form 7460-2, Notice of Actual Construction or Alteration, is received by this office.
- (b) extended, revised, or terminated by the issuing office.
- the construction is subject to the licensing authority of the Federal Communications Commission (FCC) and an application for a construction permit has been filed, as required by the FCC, within 6 months of the date of this determination. In such case, the determination expires on the date prescribed by the FCC for completion of construction, or the date the FCC denies the application.

NOTE: REQUEST FOR EXTENSION OF THE EFFECTIVE PERIOD OF THIS DETERMINATION MUST BE E-FILED AT LEAST 15 DAYS PRIOR TO THE EXPIRATION DATE. AFTER RE-EVALUATION OF CURRENT OPERATIONS IN THE AREA OF THE STRUCTURE TO DETERMINE THAT NO

### Frequency Data for ASN 2022-AWP-12871-OE

FREQUENCY	LOW	HIGH	FREQUENCY		ERP
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10					
10					dBW
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21.2			GHz	55	dBW
21.2         23.6         GHz         42         dBW           614         698         MHz         1000         W           614         698         MHz         2000         W           698         806         MHz         1000         W           806         901         MHz         1000         W           806         901         MHz         500         W           806         824         MHz         500         W           824         849         MHz         500         W           851         866         MHz         500         W           869         894         MHz         500         W           896         901         MHz         500         W           901         902         MHz         7         W           929         932         MHz         3500         W           931         MHz         3500         W           932         932.5         MHz         17         dBW           935         940         MHz         1000         W           940         941         MHz         3500			GHz	42	dBW
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2345 2360 MHz 2000 W					
AT 70 /070 MH7 300 W	2496	2690	MHz	500	W W





March 3, 2023

Tim Cook CitySwitch, LLC 1900 Century Place NF, Suite 320 Atlanta, GA 30345

RE: Proposed 170' Sabre Monopole for Winterhaven, CA

Dear Mr. Cook,

Upon receipt of order, we propose to design and supply the above referenced Sabre monopole for an Ultimate Wind Speed of 99 mph, Risk Category II, Exposure Category C, and Topographic Category 1, in accordance with the Telecommunications Industry Association Standard ANSI/TIA 222-H-2017 "Structural Standard for Antenna Supporting Structures, Antennas and Small Wind Turbine Support Structures". The monopole will also mee the requirements of the 2022 California Building Code.

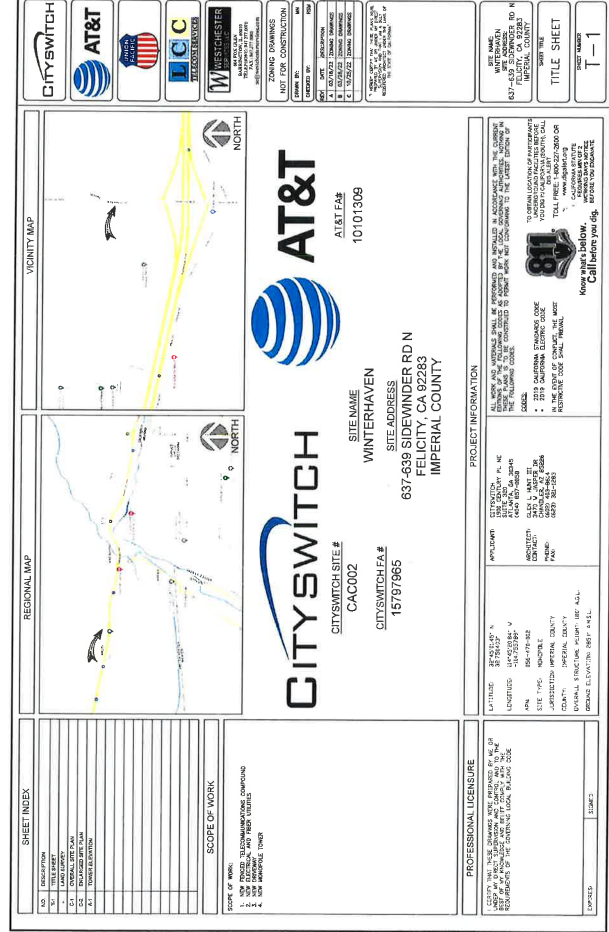
When designed according to this standard, the wind pressures and steel strength capacities include several safety factors. Therefore, it is highly unlikely that the monopole will fail structurally in a wind event where the design wind speed is exceeded within the range of the built-in safety factors.

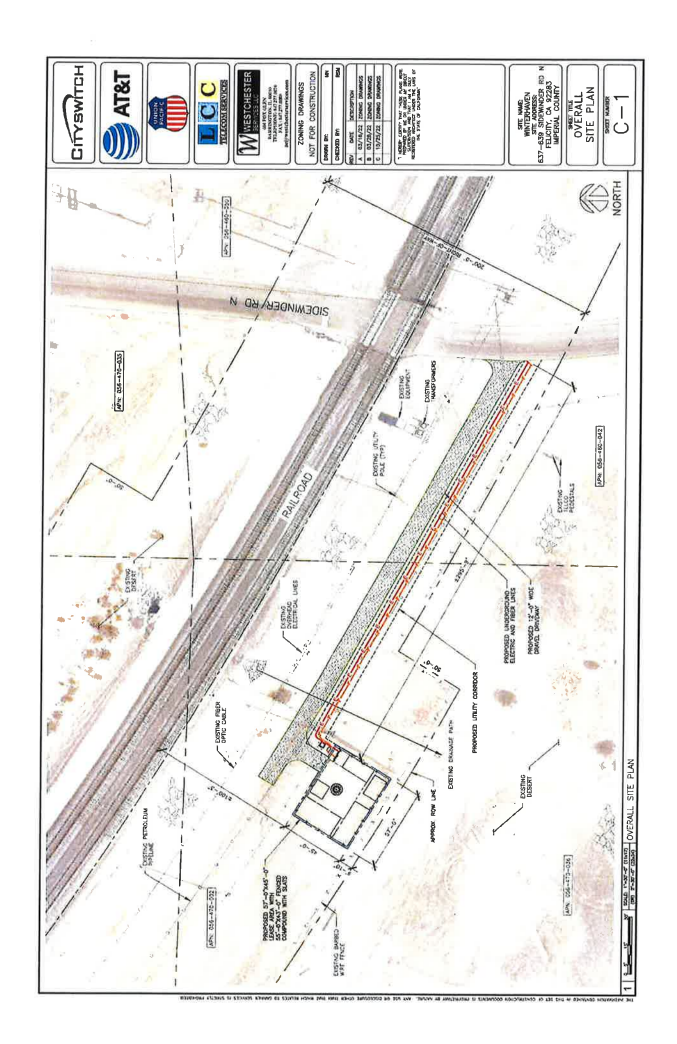
Should the wind speed increase beyond the capacity of the built-in safety factors, to the point of failure of one or more structural elements, the most likely location of the failure would be within the monopole shaft, above the base plate. Assuming that the wind pressure profile is similar to that used to design the monopole, the monopole will buckle at the location of the highest combined stress ratio within the monopole shaft. This is likely to result in the portion of the monopole above leaning over and remaining in a permanently deformed condition. This would effectively result in a fall radius of 30 feet or less at ground level. *Please note that this letter only applies to the above referenced monopole designed and manufactured by Sabre Industries*.

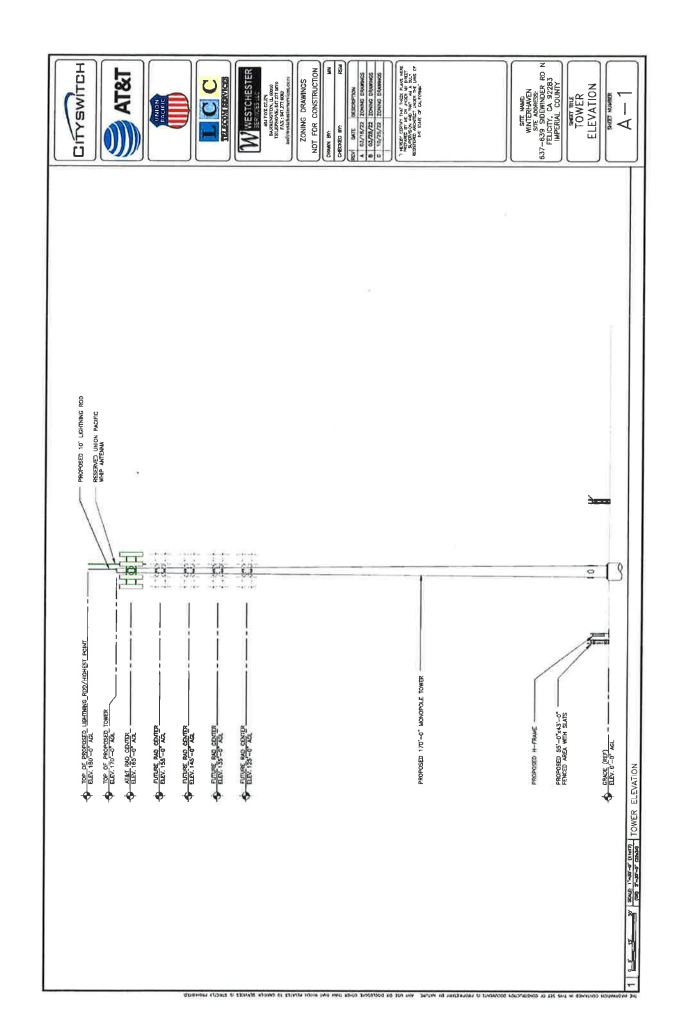
TINDAL

Sincerely,

Keith J. Tindall, P.E. Vice President, Telecom Engineering







Site Name: Winterhaven CitySwitch Site: CAC002 UP Audit Number: #####

#### TOWER CONSTRUCTION AGREEMENT

The term "Premises" as used in this Agreement, refers to a rectangle measuring approximately forty-five feet (45.00'), by fifty-seven feet (57.00'), containing a total of 2,656 square feet, combined with an approximate two hundred seventy-five feet (275.00') by twelve feet (12.00') access and utility corridor containing 3,300 square feet on the parcel of land on Licensor's railroad right-of-way and located in Felicity, California, in the County of Imperial, as presented on the attached Plot Plan, described in Exhibit "A".

Licensor agrees to allow construction of a One Hundred Seventy foot (170') tower hereinafter referred to as the "Tower"), fenced compound and equipment cabinets (hereinafter referred to as the "Facilities") on the Premises for the location of Licensee's radio equipment; said Tower and Facilities shall be used by Licensee in conducting their communications activities on the Premises.

THEREFORE, in consideration of the mutual covenants herein contained, Licensor and Licensee agree as follows:

#### 1. **GRANT**:

Licensor grants to Licensee the right to construct the Tower and Facilities together with non-exclusive rights of access for: (a) ingress and egress, seven (7) days a week, twenty-four (24) hours a day, on foot or motor vehicle (including trucks), and (b) the installation and maintenance of utility wires, poles, cables (including fiber optic cable), conduits, and pipes over, under, or along the Licensor's property, the location of said rights of access being limited to the locations shown on **Exhibit "A"** attached hereto. Licensee shall have the right to use the Premises for the location of the Tower and Facilities. Licensee shall be responsible for all costs and activities associated with the construction of the aforementioned Tower and Facilities. Equipment owned by and installed, operated and maintained by Licensee will be installed at the Premises. The Licensee's use of the Premises shall be subject to the terms and conditions of this Agreement, specifically including but not limited to, the General Terms and Conditions, attached hereto as **Exhibit "B"** and made a part hereof.

#### 2. TOWER FACILITIES:

Licensor grants to Licensee the right to construct the Tower on the Premises for the installation of its communications antennas. The Tower and Facilities will be located within the area further defined on **Exhibit "A"** of this Agreement.

#### 3. EQUIPMENT FACILITIES:

agrees to execute any such document reasonably required by Licensee in its operations which states this Agreement is in full force and effect, and the number of years with renewals remaining in this Agreement.

All costs for any permits, licenses, plans, specifications or any other documentation required shall be at the sole cost and expense of Licensee.

#### 7. GENERAL TERMS AND CONDITIONS:

Licensee represents and warrants that all work on the Premises performed by Licensee, its contractors, agents and/or employees, and all entry upon and use of Licensor's property will be in strict compliance with the General Terms and Conditions.

#### 8. UTILITY SERVICE:

Licensee shall have the non-exclusive right to locate utility lines and cables providing service to the Premises, as described in **Exhibit "A"**, provided, however, that Licensee's utility service providers, or Licensee, as applicable, may be required to apply for and receive a "Wireline Crossing Agreement" from Licensor's Real Estate Department prior to installing any utility service to the Premises at no additional cost to such service provider(s) or Licensee. Licensor will not unreasonably delay or deny granting of any such agreement.

#### 9. RELOCATION:

The approximate location of the Tower and Facilities will be as presented in the attached **Exhibit "A"**. If, for engineering reasons, it is necessary for Licensee to select a different location, such relocation is subject to the approval of Licensor, in Licensor's sole discretion.

If, after the installation of the Tower and Facilities, Licensor determines that either or both constitute a material hindrance or cause material interference to railroad operations (e.g., blocking new track expansion, blocking line of sight, safety needs, etc.), Licensor may require the removal of the Tower and Facilities, as the case may be by Licensee at Licensee's sole cost and expense, within a period of (180) days (provided Licensor shall allow Licensee more than one hundred eighty (180) days to complete such removal, if in Licensor's sole discretion, allowing Licensee such additional time to complete such removal will not result in too much hindrance or interference with Licensor's operations or safety) from the date of receipt of notice from Licensor, provided that (i) such hindrance or interference affects the operation of Licensor's business or creates a safety hazard and ii) Licensee cannot promptly eliminate or minimize such hindrance or interference to an acceptable degree within the aforesaid 180-day period by performing alterations or modifications to the Tower and Facilities, as the case may be, or implementing other mitigative measures at the Premises. In such event, Licensor shall, in consultation with Licensee, use commercially reasonable efforts to designate an alternative location at the Premises upon which Licensee may relocate its Tower and Facilities. Licensee shall then have the right, at its option, to relocate its Tower and Facilities, as the case may be, to said alternative location at Licensee's sole expense. All monthly rent payable by Licensee hereunder shall abate for the time during which Licensee is prohibited from operating its existing tower and facilities at the Premises and the date upon which construction of the new Tower, Facilities and/or equipment cabinets at the alternative location is completed.

It is understood and agreed that Licensee shall own the Tower and Facilities and all related radio equipment, and/or any such improvements constructed or placed on the Premises by Licensee.

#### 13. OWNER'S RIGHT OF INSTALLATION:

Licensee hereby grants to Licensor the right, reasonably exercised, to locate antennas on the Tower and related radio equipment, upon the Premises, subject to a maximum of 10,000 square inches of wind loading and availability of space upon the Tower being available at the time of Licensor's desire to exercise said right.

Licensor shall assume all costs and liabilities associated with the installation, operation and maintenance of Licensor's equipment at the Premises.

Licensee shall charge Licensor no fee for the installation, operation and maintenance of Licensor's equipment at the Premises.

#### 14. MAINTENANCE:

Licensee shall (i) be responsible for any and all improvements located upon the Premises by Licensee or any approved sublicensees, including the Tower and Facilities, and (ii) shall perform whatever remedial and preventive maintenance, repairs, construction and security which may be required to properly maintain the Tower and Facilities and the equipment located thereupon or therewithin.

#### 15. PAYMENT:

per year for the privileges and rights presented in this Agreement which rental shall increase by percent annually. At such time as the amount equal to of the total gross revenue collected by Licensee from all sublicenses at the Premises exceeds the amount of the then-current annual rental, Licensee shall then begin paying to Licensor the greater of the then-current rental per year, as increased by annually, or of the total revenue collected annually from Licensee's sublicenses at the Premises. The annual amount shall be paid in twelve monthly increments, each equal to one-twelfth of the annual total. Each monthly payment shall be made on or before the 20th day of each month.

Licensor shall have the right, no more than once per calendar year, to inspect and audit all of Licensee's documents, agreements, and records relating to the Premises, including any documents, agreements, and records of Licensee regarding billing and collection of fees payable or paid under any agreement related to the Premises, and Licensee shall, for as long as this Agreement remains in effect and for three (3) years following any expiration or termination of this Agreement, maintain copies of all such documents and records. In the event Licensor elects to inspect and audit any such documents and records and/or the payments made by the any person related to the Premises, if Licensor determines that Licensee has failed to pay Licensor any material amounts owed to Licensor hereunder, Licensee shall, in addition to paying Licensor any amounts found by such inspection and audit to remain unpaid, reimburse Licensor for its costs to complete such inspection and audit.

- (c) Workers' Compensation insurance covering Licensee statutory liability under the workers' compensation laws of the state(s) affected by this Agreement, and Employers' Liability. If such insurance will not cover the liability of Licensee in states that require participation in state workers' compensation fund, Licensee shall comply with the laws of such states. If Licensee is self-insured, evidence of state approval must be provided.
- (d) Railroad Protective Liability insurance naming the Licensor as the insured with a combined single limit of \$2,000,000 per occurrence with a \$6,000,000 aggregate. The Licensee may meet this obligation with a commercial general liability policy with Endorsement CG2417Contractual Liability Railroads, which amends the definition of an insured contract to include construction or demolition operations on or within 50 feet of a railroad. A binder of insurance for Railroad Protective Liability must be submitted to the Licensor and the original policy or a certified duplicate original policy must be forwarded to the Licensor when available.

Where permitted by law and subject to Licensee's indemnification obligations herein, Licensee and its insurers shall endorse the required insurance policy (ies) to waive their right of subrogation against Licensor. Licensee and its insurers also waive their right of subrogation against Licensor for loss of its owned or leased property or property under its care, custody and control. Licensee's insurance shall be primary with respect to any insurance carried by Licensor. The policy (ies) required under (a) and (b) above shall provide severability of interests and shall name Licensor as an additional insured with respect to liability arising from Licensee's operations for which Licensee has legally assumed responsibility herein.

Prior to commencing the any construction work, Licensee shall furnish to Licensor certificate(s) of insurance evidencing the required coverage. The certificate(s) shall contain a provision that obligates the insurance company (ies) issuing such policy (ies) to notify Licensor in writing of any material alteration including any change in the retroactive date in any "claims-made" policies or substantial reduction of aggregate limits, if such limits apply, or any cancellation at least thirty (30) days prior thereto.

The insurance policy (ies) shall be written by a reputable insurance company (ies) acceptable to Licensor or with a current Best's Insurance Guide Rating of B and Class VII or better and authorized to do business in the state(s) in which the Job Site is located.

The fact that insurance is obtained by Licensee shall not be deemed to release or diminish the liability of Licensee and/or its contractors, including, without limitation, liability under the indemnity provisions of this Agreement. Damages recoverable by Licensor shall not be limited by the amount of the required insurance coverage.

#### 19. INDEMNIFICATION/HOLD HARMLESS:

Licensee agrees that it shall not, through its actions or omissions, (i) endanger the property or employees of Licensor located at the Premises or (ii) expose any person, including but not being limited to Licensor's employees, contractors, agents or Licensees, or Licensor's property, operations or facilities to any additional hazards. Licensee shall indemnify and hold Licensor and its affiliates, and the officers, agents and employees of each, harmless against and from any and all liability, loss, damage, claims, demands, costs and expenses (including court costs and attorneys' fees) arising directly out of Licensee's use of the Premises, including, without limitation its construction activity thereon pursuant to this Agreement, except for those

(b) In the event those portions of the Premises upon which Licensee's Tower and Facilities are located are, in Licensee's judgment, incapable of being restored, Licensor shall, upon request of and in consultation with Licensee, designate an alternative location at the Premises upon which Licensee may reconstruct its Tower and Facilities.

In the event the Premises, that portion of the Premises upon which Licensee's Tower and Facilities are located, or any significant portion of either is condemned or is otherwise subjected to a taking by any governmental authority exercising the power of eminent domain, this Agreement shall terminate as of the date upon which Licensee is required by the governmental authority to cease its operations at the Premises. Licensee shall be entitled to seek their own award against the condemning authority.

#### 23. ARBITRATION:

All controversies relating to, in connection with, or arising out of this Agreement, its modification or making, the authority or obligations of the parties hereto, and whether involving the principals, agents, brokers or others who actually subscribe hereto, shall be settled by arbitration. The arbitration proceedings shall be held in the county and state in which the Premises is located and in accordance with the laws of the aforesaid state. The arbitration proceeding is to be governed by the American Arbitration Association and the "Rules of Arbitration" (hereinafter, the "Rules") as they exist at the time of the arbitration (including provisions as to payment of fees and expenses) and presided over by one arbitrator selected in accordance with the aforementioned Rules. Arbitration is the sole remedy hereunder. All notices or service in reference to arbitration or enforcement shall be deemed given if transmitted as required by the aforementioned Rules. The parties agree that any dispute or controversy related solely to an engineering matter, as mutually determined by Licensee and Licensor, shall be settled by arbitration in accordance with the foregoing, except that the one presiding arbitrator shall be a professional licensed engineer or engineering consultant selected in accordance with the Rules.

#### 24. **FORCE MAJEURE**:

To the extent that either party to this Agreement is prevented from discharging its duties by an event of Force Majeure, such as by reason of flood, war, fire, explosion or other catastrophe or act of God, both parties shall be temporarily excused from the performance of their obligations under this Agreement until such time as the Force Majeure event has abated.

#### 25. INTEGRATED AGREEMENT:

It is agreed and understood that this Agreement including the Exhibits attached hereto and made a part hereof contains all of the agreements, promises, and understandings between Licensor and Licensee and that no prior written, verbal or oral agreements, promises or understandings shall be binding upon either Licensee or Licensor in any dispute, or proceeding at law.

#### 26. GOVERNING LAW:

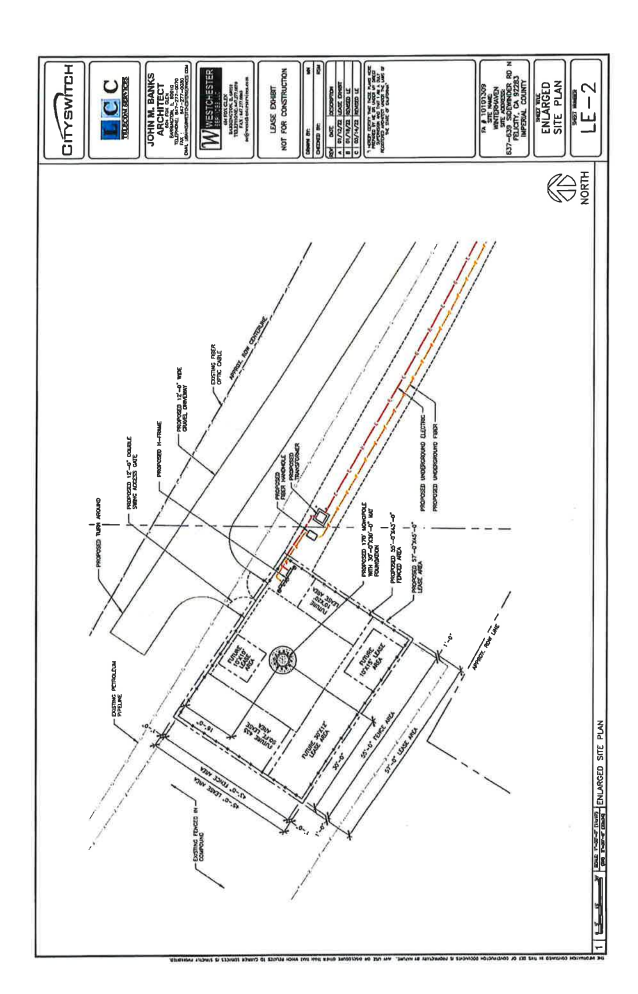
The performance of this Agreement shall be interpreted, construed, and regulated by the laws of the state of California.

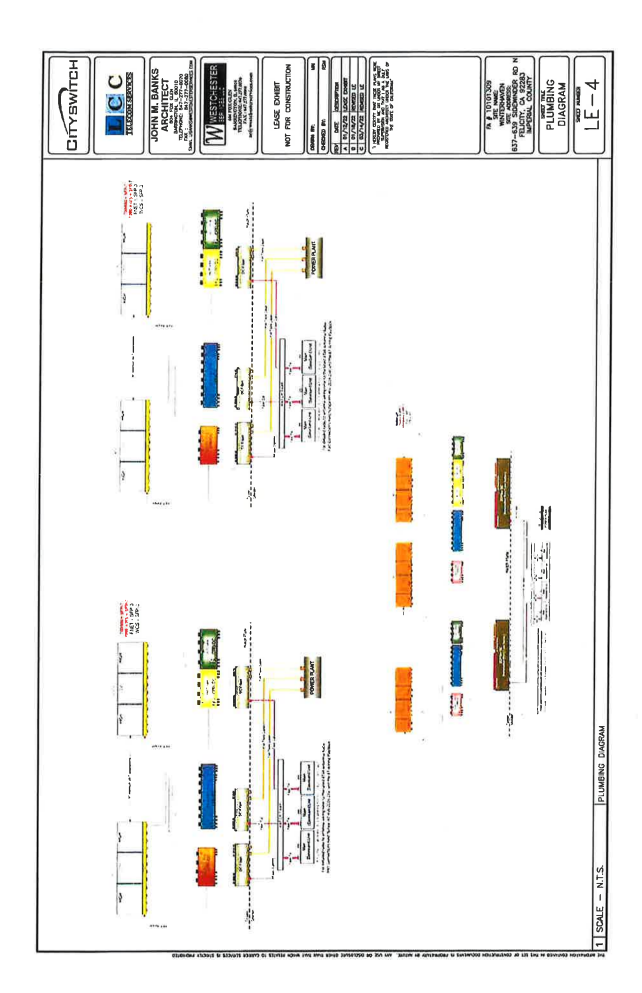
IN WITNESS WHEREOF, the parties hereto have set their hands and seals this date.

ACCEPTED BY: Licensor	ACCEPTED BY: Licensee
Union Pacific Railroad Company	CitySwitch II-A, LLC
BY: Chan O'DOLLE PRINT NAME: CHRIS D. GOBLE	BY: Robert Raville
TITLE: Assistant Vice President - Real Estate	President & CEO
DATE:5/3 /2000	DATE: 4/21/22

#### Exhibit A

**Location Print Depicting the Premises** 





health, environmental or communication permits or licenses required to perform any work on Licensee's Tower and/or Facilities.

#### Section 2. NOTIFICATION; SAFETY; PROTECTION OF RAILROAD OPERATIONS.

It is understood and recognized that safety and continuity of the Licensor's operations and communications, and the safety of Licensor's personnel, property and the public are of the utmost importance; and in order that the same may be adequately safeguarded, protected and assured, and in order that accidents may be prevented and avoided, it is agreed with respect to all work by Licensee and the presence of Licensee on Licensor's Property, the safety standards set forth in this Agreement will be strictly adhered to by Licensee.

- A. <u>Entry on to Licensor's Property</u>. Licensee and it contractors are strictly prohibited from entry onto Licensor's Property without first providing notification to Licensor as set forth in this Section.
- B. Work on Licensor's Property. Licensee and its contractor are strictly prohibited from commencing any work associated with Licensee's Tower and Facilities without Licensor's written approval that the work will be in strict compliance with the "ENGINEERING REQUIREMENTS; PERMITS" Section of this Exhibit B. Upon Licensor's approval of work, the Licensee agrees to notify Licensor in accordance with the notification requirements set forth in this Section.

#### C. Advance Notification Requirements.

- (i) The Licensee agrees to notify the Licensor at least ten (10) working days in advance of any entry on to Licensor's Property or work by Licensee that will take place at a distance of more than twenty-five (25) feet of any track. Licensee agrees to provide advance notice to Licensor at least thirty (30) working days in advance of proposed performance of any entry on to Licensor's Property or work by Licensee in which any person, equipment, machinery, tool(s), material(s), or thing(s) will be within twenty-five (25) feet of any track, or will be near enough to any track that any equipment extension (such as, but not limited to, a crane boom) will reach to within twenty-five (25) feet of any track.
- (ii) Upon receipt of such notifications, the Licensor, in its sole and absolute discretion, will determine whether (a) Licensee's contractor will need to enter into Licensor's then current form of Contractor Right of Entry Agreement and/or (b) a flagman or other special protective or safety measures (any of the foregoing, collectively "Flagging Services") are needed.
- (iii) Licensee or its contractor shall not commence any work until (a) such determinations have been made by Licensor, (b) Licensee has complied with the "PROTECTION OF SUBSURFACE FACILITIES ON LICENSOR'S PROPERTY" of this Exhibit B, and (c) Licensor has provided Licensee written authorization to commence work.
- D. <u>Inspections</u>. If Licensee needs to enter Licensor's Property in order to perform an inspection of Licensee's Tower and/or Facilities, the same advance notification requirements as set forth in this Section shall apply. Licensee may use unmanned aircraft systems ("UAS") to inspect

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- (ii) Licensee shall keep the job site on Licensor's property free from safety and health hazards and ensure that their employees are competent and adequately trained in all safety and health aspects of the work.
- (iii) Licensor shall have the right, if it so elects, to provide any support it deems necessary for the safety of Licensor's operations and trackage during Licensee's or its contractor's construction, maintenance, repair, renewal, modification, relocation, reconstruction, or removal of Licensee's Tower and Facilities. In the event Licensor provides such support, Licensor shall invoice Licensee, and Licensee shall pay Licensor as set forth in the "LICENSEE'S PAYMENT OF EXPENSES" Section of this Exhibit B.
- G. <u>Compliance With Laws</u>. Licensee shall comply with all applicable federal, state and local laws, regulations and enactments affecting the Licensee's Tower and Facilities. The Licensee shall comply with all applicable state and federal occupational safety and health acts and regulations. All Federal Railroad Administration regulations shall be followed when work is performed on the Licensor's Property. If any failure by the Licensee to comply with any such laws, regulations, and enactments, shall result in any fine, penalty, cost or charge being assessed, imposed or charged against the Licensor, the Licensee shall reimburse, and to the extent it may lawfully do so, indemnify the Licensor for any such fine, penalty, cost, or charge, including without limitation attorney's fees, court costs and expenses. The Licensee further agrees in the event of any such action, upon notice thereof being provided by the Licensor, to defend such action free of cost, charge, or expense to the Licensor.

#### No Interference or Delays.

Licensee represents and warrants that all parts of Licensee's Tower and Facilities within and outside of the limits of Licensor's property will not interfere whatsoever with the constant, continuous, and uninterrupted use and operation of the tracks, property, and facilities of Licensor, and nothing shall be done, suffered to be done or permitted by Licensee at any time that would in any manner obstruct, endanger, interfere with, hinder or delay maintenance or operation of the Licensor's tracks or facilities, or any communication or signal lines, installations of any appurtenances thereof, or the operations of others lawfully occupying or using the Licensor's property or facilities, including, without limitation, Licensor's lessees, licensees, and any other railroad company. Licensee shall take all suitable precaution to prevent interference (by induction, leakage of electricity, or otherwise) with the operation of the signal, communication lines or other installations or facilities of Licensor or of its tenants. If, at any time, the operation or maintenance of Licensee's Tower and/or Facilities result in any electrostatic effects which Licensor deems undesirable or harmful, or causes interference with the operation of the signal, communication lines or other installations or facilities, as now existing or which may hereafter be provided by Licensor and/or its tenants, Licensee shall, at the sole cost and expense of Licensee, immediately modify or take action as may be necessary to eliminate such interference.

(e.g., wayside horn, switching, and signal control systems), and utility systems and facilities (e.g., electrical lines, natural gas and water main pipelines and distribution / supply lines, and sewer pipes and lines). Protection of such facilities is of extreme importance since any break in or damage to the facilities could, among other things, disrupt service to users, result in business interruption and loss of revenue and profits, result in injury or death to persons and damage to property, cause other economic losses and/or create safety risks. In addition to the notifications required under the "NOTIFICATION; SAFETY; PROTECTION OF RAILROAD OPERATIONS" in Section of this Exhibit B, prior to the performance of any work on Licensor's property, Licensee shall (i) comply with all one-call and local and state requirements for subsurface detection, and (ii) exercise due diligence in an effort to determine from the Licensor and all appropriate utilities, telecommunications companies, etc., if such facilities are present, and (iii) telephone Licensor during normal business hours (7:00 a.m. to 9:00 p.m. Central Time, Monday through Friday, except for holidays) at 1-800-336-9193 (also a 24-hour, 7-day number for emergency calls) to determine if fiber optic cable is buried anywhere on Licensor's property to be used by Licensee. If it is, Licensee shall telephone the telecommunications company(ies) involved, and arrange for a cable locator, make arrangements for relocation or other protection of the fiber optic cable, all at Licensee's expense, and will not commence any work on Licensor's property until all such protection or relocation has been completed.

- N. <u>Crossing Railroad Tracks</u>. Licensee and it contractor are strictly prohibited from vehicular crossings of Licensor's tracks except at existing open public crossings.
- O. <u>Emergencies</u>. If, at any time, an emergency arises involving Licensee's Tower and/or Facilities, Licensee or its contractor shall immediately contact Licensor's Response Management Communications Center at (888) 877-7267 (a 24-hour line).
- P. Maintenance of Right-of-Way. Licensor shall not be responsible for maintenance of Licensee's occupancy areas or for clearing or removal of trees, shrubs, plants, ice, snow or debris therefrom. If requested to do so by Licensee and if Licensor agrees to extend maintenance to cover Licensee's area of occupation at Licensee's request and to cut, mow and/or treat such right-of-way growth at the same time as Licensor performs its own track or right-of-way maintenance, Licensor shall perform such extended maintenance and Licensee shall reimburse Licensor for Licensor's actual costs incurred in performing such extended maintenance.

#### Section 3. LICENSEE'S PAYMENT OF EXPENSES.

- A. Licensee shall bear the entire cost and expense of the design, construction, maintenance, modification, reconstruction, repair, renewal, revision, relocation, or removal of Licensee's Tower and Facilities.
- B. Licensee shall fully pay for all materials joined, affixed to and labor performed on Licensor's property in connection with the construction, maintenance, modification, reconstruction, repair, renewal, revision, relocation, or removal of Licensee's Tower and Facilities, and shall not permit or suffer any mechanic's or materialman's lien of any kind or nature to be enforced against the property for any work done or materials furnished thereon at the instance or request or on behalf of

## EXHIBIT C

MEMORANDUM OF LICENSE

[FOLLOWS ON NEXT PAGE]

IN WITNESS WHEREOF, the parties have executed this Memorandum of License as of the day and year first above written.

	ACCEPTED BY: Licensee
Union Pacific Railroad Company	CitySwitch II-A, LLC
BY: Chan Nyll	BY: /////
PRINT NAME: CHRIS D. GOBLE	PRINT NAME: Robert Raville
TITLE: Assistant Vice President - Real Estate	Praeldent & CEO
DATE:5/3/2002	DATE: 4/21/22
. 1	

#### EXHIBIT 1 TO MEMORANDUM OF LICENSE

## DESCRIPTION OF PROPERTY AND PREMISES

Premises is depicted as follows and shall be replaced with a surveyed legal description when available.

# ATTACHMENT F ALUCP SECTION

**Policies** 

#### 1.SCOPE OF REVIEW

# 1. Geographic Area of Concern

The Imperial County Airport Land Use Commission's planning area encompasses:

- Airport Vicinity All lands on which the uses could be negatively affected by present or future aircraft operations at the following airports in the County and lands on which the uses could negatively affect said airports. The specific limits of the planning area for each airport are depicted on the respective Compatibility Map for that airport as presented in Chapter 3.
  - (a) Brawley Municipal Airport.
  - (b) Calexico International Airport.
  - (c) Calipatria Municipal Airport.
  - (d) Holtville Airport.
  - (e) Imperial County Airport.
  - (f) Salton Sea Airport.
  - (g) Naval Air Facility El Centro.

- Countywide Impacts on Flight Safety Those lands, regardless of their location in the County, on which the uses could adversely affect the safety of flight in the County. The specific uses of concern are identified in Paragraph 2.
- 3. New Airports and Heliports The site and environs of any proposed new airport or heliport anywhere in the County. The Brawley Pioneers Memorial Hospital has a heliport area on-site.

## 2. Types of Airport Impacts

The Commission is concerned only with the potential impacts related to aircraft noise, land use safety (with respect both to people on the ground and the occupants of aircraft), airspace protection, and aircraft overflights. Other impacts sometimes created by airports (e.g., air pollution, automobile traffic, etc.) are beyond the scope of this plan. These impacts are within the authority of other local, state, and federal agencies and are addressed within the environmental review procedures for airport development.

2 T 12

# 3. Types of Actions Reviewed

- 1. General Plan Consistency Review Within 180 days of adoption of the Airport Land Use Compatibility Plan, the Commission shall review the general plans and specific plans of affected local jurisdictions to determine their consistency with the Commission's policies. Until such time as (1) the Commission finds that the local general plan or specific plan is consistent with the Airport Land Use Compatibility Plan, or (2) the local agency has overruled the Commission's determination of inconsistency, the local jurisdiction shall refer all actions, regulations, and permits (as specified in Paragraph 3) involving the airport area of influence to the Commission for review (Section 21676.5 (a)).
- 2. Statutory Requirements -As required by state law, the following types of actions shall be referred to the Airport Land Use Commission for determination of consistency with the Commission's plan prior to their approval by the local jurisdiction:

- (a) The adoption or approval of any amendment to a general or specific plan affecting the Commission's geographic area of concern as indicated in Paragraph 1 (Section 21676 (b)).
- (b) The adoption or approval of a zoning ordinance or building regulation which (1) affects the Commission's geographic area of concern as indicated in Paragraph 1 and (2) involves the types of airport impact concerns listed in Paragraph 2 (Section 21676 (b)).
- (c) Adoption or modification of the master plan for an existing publicuse airport (Section 21676 (c)).
- (d) Any proposal for a new airport or heliport whether for public use or private use (Section 21661.5).
- 3. Other Project Review State law empowers the Commission to review additional types of land use "actions, regulations, and permits" involving a question of airport/land use compatibility if either: (1) the Commission and the local agency agree that these types of individual projects shall be reviewed by the Commission (Section 21676.5 (b)); or (2) the Commission finds that a local agency has not revised its general plan or specific plan or overruled the Commission and the Commission requires that the individual projects be submitted for review (Section 21676.5 (a)). For the purposes of this plan, the specific types of "actions, regulations, and permits" which the Commission shall review include:
  - Any proposed expansion of a city's sphere of influence within an airport's planning area.
  - b) Any proposed residential planned unit development consisting of five or more dwelling units within an airport's planning area.
  - c) Any request for variance from a local agency's height limitation ordinance.
  - d) Any proposal for construction or alteration of a structure (including antennas) taller than 150 feet above the ground anywhere within the County.

- e) Any major capital improvements (e.g., water, sewer, or roads) that would promote urban development.
- f) Proposed land acquisition by a government entity (especially, acquisition of a school site).
- g) Building permit applications for projects having a valuation greater than \$500,000.
- h) Any other proposed land use action, as determined by the local planning agency, involving a question of compatibility with airport activities.

#### 4. Review Process

- 1. Timing of Project Submittal Proposed actions listed in Paragraph 3.1 must be submitted to the Commission for review prior to approval by the local government entity. All projects shall be referred to the Commission at the earliest reasonable point in time so that the Commission's review can be duly considered by the local jurisdiction prior to formalizing its actions. At the local government's discretion, submittal of a project for Airport Land Use Commission review can be done before, after, or concurrently with review by the local planning commission or other local advisory bodies.
- 2. Commission Action Choices When reviewing a land use project proposal, the Airport Land Use Commission has a choice of either of two actions: (1) find the project consistent with the Airport Land Use Compatibility Plan; or, (2) find the project inconsistent with the Plan. In making a finding of inconsistency, the Commission may note the conditions under which the project would be consistent with the Plan. The Commission cannot, however, find a project consistent with the Plan subject to the inclusion of certain conditions in the project.

# Table 2A Compatibility Criteria

# Imperial County Airport Land Use Compatibility Plan

Zöne	Location	impact:Elements	Maximum Residentials (dil/ac)		Required Open Land
27.	Runway Protection Zone or within Building Restriction Une	- High risk - High noise levels	0 '	10	Ali Remaining
B4	Approach/Departure Zone and Adjacent to Runway	Substantial risk - aircraft commonly below 400 ft. AGL or within 1,000 ft. of runway     Substantial noise	0.1	100	30%
- B2	Extended Approach/Deperture Zone	Significant risk – aircreft com- monly below 800 ft. AGL     Significant noise	1	100	30%
r (e	Common Traffic Pattern	Limited risk – electraft at or below 1,000 ft. AGL     Frequent noise intrusion	6	200	15%
- o, -	Other Airport Environs	Negligible risk     Potential for annoyance from overflights	No Limit	No Limit	No Requirement

Zone Additional Criteria			Examples			
11	Prohibited Uses	Other Development Conditions	Normally Acceptable Uses	Uses Not Normally Acceptable		
/	All structures except ones with location set by seronautical function     Assemblages of people     Objects exceeding FAR Part 77 height limits     Hazards to flight <sup>8</sup>	Dedication of avigation easement	Aircraft tiedown apron     Pastures, field crops,     vineyards     Automobile parking	Heavy poles, signs, large trees, etc.		
60 <b>基</b> 8	Schools, day care centers, libraries     Hospitals, nursing homes     Highly noise-sensitive     uses     Above ground storage     Storage of highly flammable materials     Hazards to flight <sup>6</sup>	Locate structures maximum distance from extended runway centerline  Minimum NLR <sup>7</sup> of 25 dBA in residential and office buildings  Dedication of avigation easement	Uses in Zone A     Any agricultural use except ones attracting bird flocks     Warehousing, truck terminals     Single-story offices	Residential subdivisions     Intensive retall uses     Intensive manufacturing     or food processing uses     Multiple story offices     Hotels and motels		
Ċ	Schools     Hospitals, nursing homes     Hazards to flight®	Dedication of overflight, easement for residential uses	Uses in Zone 8     Parks, playgrounds     Low-intensity retail, offices, etc.     Low-intensity manufacturing, food processing     Two-story motels	Large shopping mails     Theatere, auditoriums     Large sports stadiums     Hi-rise office buildings		
۵	· Hazards to flight <sup>6</sup>	Deed notice required for residential development	- All except ones hazard- ous to flight			

# Table 2A Continued Compatibility Criteria

#### Imperial County Airport Land Use Compatibility Plan

#### NOTES

- Residential development should not contain more than the indicated number of dwelling units per gross acre.
   Clustering of units is encouraged as a means of meeting the Required Open Land requirements.
- The land use should not attract more than the indicated number of people per acre at any time. This figure should include all individuals who may be on the property (e.g., employees, customers/visitors, etc.). These densities are intended as general planning guidelines to aid in determining the acceptability of proposed land uses.
- 3 See Policy 2.5.

- 4 These uses typically can be designed to meet the density requirements and other development conditions listed.
- 5 These uses typically do not meet the density and other development conditions listed. They should be allowed only if a major community objective is served by their location in this zone and no feasible alternative location exists.
- 6 See Policy 3.4
- 7 NLR = Noise Level Reduction; i.e., the attenuation of sound level from outside to Inside provided by the structure.

#### BASIS FOR COMPATIBILITY ZONE BOUNDARIES

The following general guidelines are used in establishing the Compatibility Zone boundaries for each civilian airport depicted in Chapter 3. Modifications to the boundaries may be made to reflect specific local conditions such as existing roads, property lines, and land uses. Boundaries for NAF El Centro are modified in recognition of the differences between civilian and military aircraft characteristics and flight tracks.

A The boundary of this zone for each airport is defined by the runway protection zones (formerly called runway clear zones) and the airfield building restriction lines.

Runway protection zone dimensions and locations are set in accordance with Federal Aviation Administration standards for the proposed future runway location, length, width, and approach type as indicated on an approved Airport Layout Plan. If no such plan exists, the existing runway location, length, width, and approach type are used.

The building restriction line location indicated on an approved Airport Layout Plan is used where such plans exist. For airports not having an approved Airport Layout Plan, the zone boundary is set at the following distance laterally from the runway centerline:

Visual runway for small simplenes	370 feet
Visual runway for large airplanes	500 feet
Nonprecision instrument runway for	
large airplanes	500 feet
Precision instrument runway	750 feet

These distances allow structures up to approximately 35 feet height to remain below the airepace surfaces defined by Federal Aviation Regulations Part 77.

B1 The outer boundary of the Approach/Departure Zone is defined as the area where aircraft are commonly below 400 feet above ground level (AGL). For visual runways, this location encompasses the base leg of the traffic pattern as commonly flown. For instrument runways, the

altitudes established by approach procedures are used.

Zone B1 also includes areas within 1,000 feet laterally from the runway centerline.

- B2 The Extended Approach/Departure Zone includes areas where aircraft are commonly below 800 feet AGL on straight-in approach or straight-out departure. It applies to runways with more than 500 operations per year by large aircraft (over 12,500 pounds maximum gross takeoff weight) and/or runway ends with more than 10,000 total annual takeoffs.
- C The outer boundary of the Common Traffic Pattern Zone is defined as the area where aircraft are commonly below 1,000 feet AGL (i.e., the traffic pattern and pattern entry points). This area is considered to extend 5,000 feet laterally from the runway centerline and from 5,000 to 10,000 feet longitudinally from the end of the runway primary surface. The length depends upon the runway classification (visual versus instrument) and the type and volume of aircraft accommodated. For runways having an established traffic solely on one side, the shape of the zone is modified accordingly.
- D The outer boundary of the Other Airport Environs Zone conforms with the adopted Planning Area for each airport.

sm/Imporit.

# ATTACHMENT "I"- CUP#23-0010 APPLICATION & SUPPORTING DOCUMENTS

# CONDITIONAL USE PERMIT 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 -

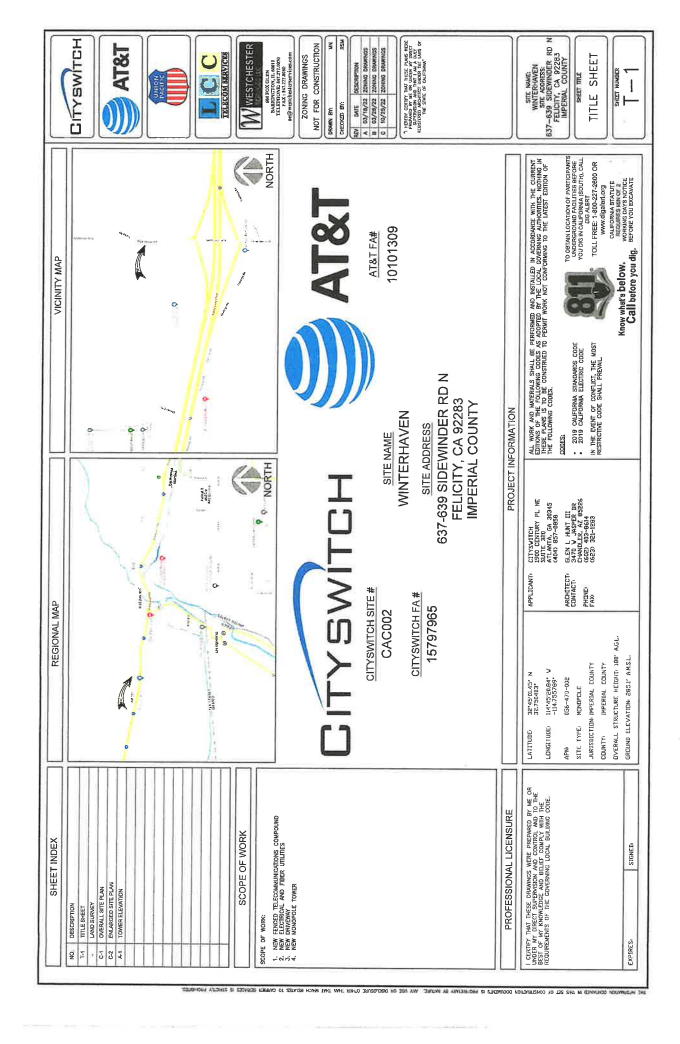
	-ALTEROAIVI MIOGI GOMI EETE ALEIVOM				
1	1. PROPERTY OWNER'S NAME		EMAIL ADDRESS		
	CitySwitch (Lessee)		info@cityswitch.com		
2.	MAILING ADDRESS (Street / P O Box, City, State)	ZIP CODE PHONE NUMBER			
	1900 Century Place NE, Suite 320, Atlanta, GA		30345	404-857-0858	
3.	APPLICANT'S NAME		MAIL ADDRESS	/	
	Michael Bieniek, AICP / Allison R. Burke (Agents)		mbieniek@lcctelecom.com / aburke@shermanhoward.com  ZIP CODE PHONE NUMBER		mannoward.com
4.	MAILING ADDRESS (Street / P O Box, City, State) 0 W. Higgins, Ste 240, Rosemont, IL / 675 15th Ste 2300 Denve		0018 / 80202	PHONE NUMBER 847-287-1156 / 303-299-8045	
4.	ENGINEER'S NAME  CA. LICENSE I		MAIL ADDRESS	1 047 207 11007 000	200 00 10
	estchester Services, LLC - Glen L Hunt III		hunt@westchest	erservices.com	
5.	MAILING ADDRESS (Street / P O Box, City, State)		P CODE	PHONE NUMBER	
	3470 W. Jasper Drive, Chandler, AZ		85226	602-403-8614	
		LOIZE	OF DDODEDTY "		T ZONING ( (all )
6.	ASSESSOR'S PARCEL NO. 056-470-002	- 1		n acres or square foot)	ZONING (existing)
		Railro	ad right-of-way		S-2
7	PROPERTY (site) ADDRESS	0 4 . 004	202		
_	Vacant railroad right-of-way 637-639 Sidewinder Rd N, Felicit GENERAL LOCATION (i.e. city, town, cross street)	y, CA 922	283		
8.		Foloitu		27 × 1	AC.2
9.	Sidewinder Road, approximately 1,200' north of Interstate 8, LEGAL DESCRIPTION See attached lease agreement	reidity			
9.	See attached lease agreement				
DIF	ASE PROVIDE CLEAR & CONCISE INFORMA	MOITA	ATTACH SEPAR	ATE SHEET IF NEEDS	ED)
10.	DESCRIBE PROPOSED USE OF PROPERTY (list and describe i			nopole tower with a 10'	movem was on the same
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	a total height of 180'-0" to be located within a 57'-0" x 45' lease	e parcel.			
11.	DESCRIBE CURRENT USE OF PROPERTY  Railroad right	nt-of-way			
12.	DESCRIBE PROPOSED SEWER SYSTEM N/a			altivita III. Tir	The state of
13.	DESCRIBE PROPOSED WATER SYSTEM N/a				
14.	DESCRIBE PROPOSED FIRE PROTECTION SYSTEM N	l/a			
15.	IS PROPOSED USE A BUSINESS?	IF YES.	HOW MANY EMP	PLOYEES WILL BE AT	THIS SITE?
15.	X Yes		nanent employee		
1 / V	VE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY		REQUI	RED SUPPORT DO	CUMENTS
CERT	FIFY THAT THE INFORMATION SHOWN OR STATED HEREIN				
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APPL	ICATION DEEMED COMPLETE BY:	DA	ΓΕ <u>,</u>	☐ P.W. ☐ E.H.S	CUP#
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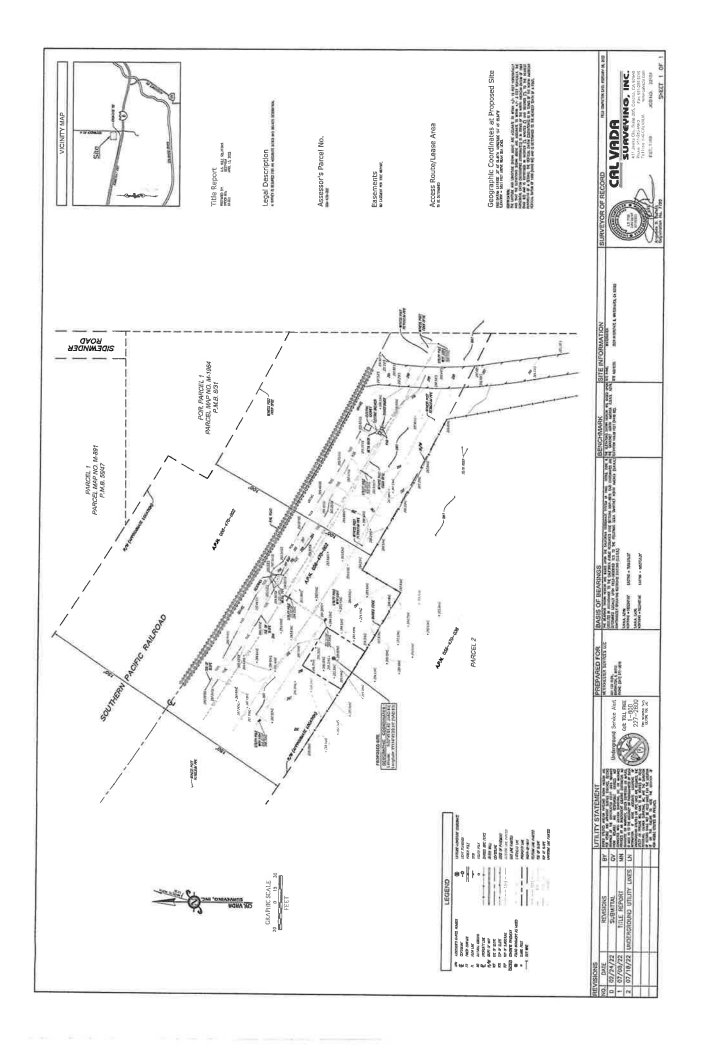
# SITE PLAN REQUIREMENTS

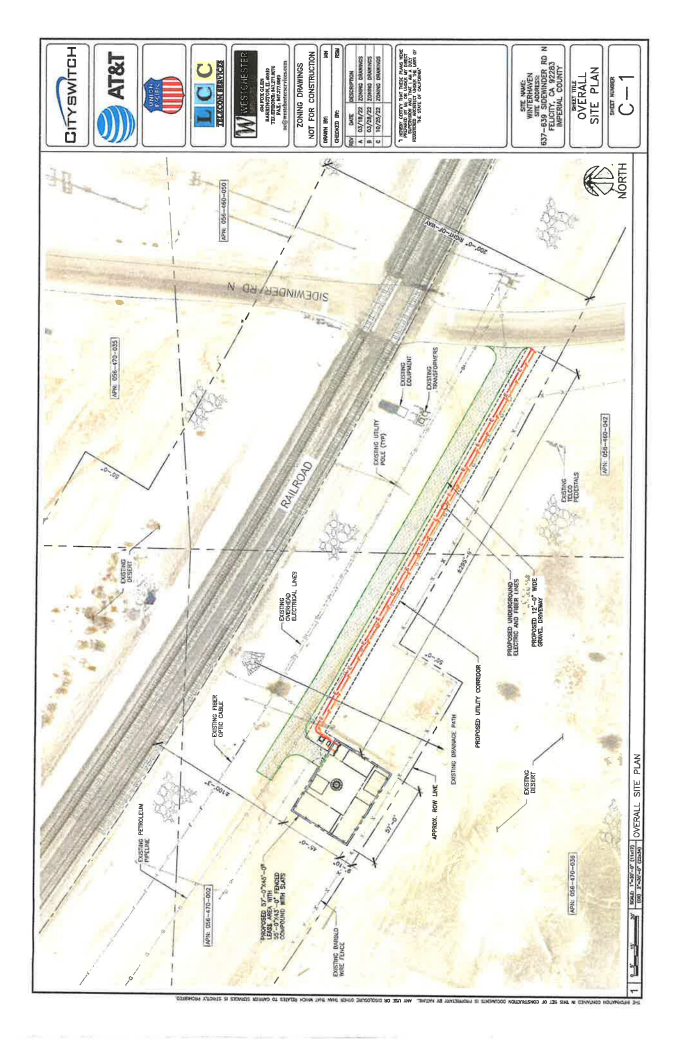
## PLAN MUST:

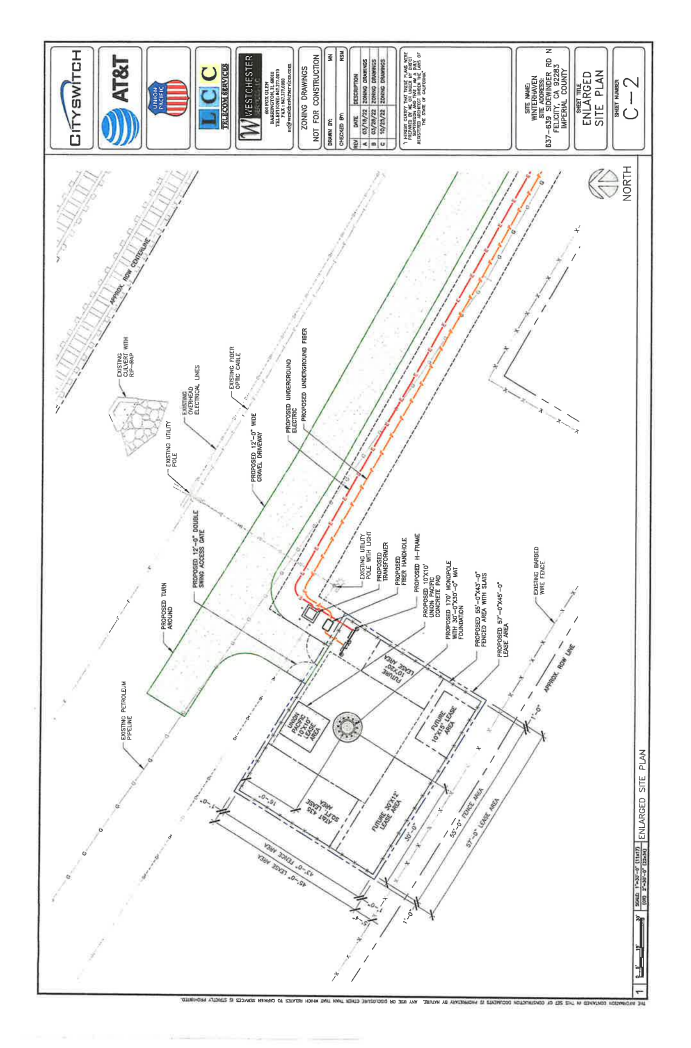
- Be drawn to scale upon substantial paper, 11" x 14" (min.) (20 copies must be submitted.)
- b. Show name of owner, legal description and Assessor's Parcel Number.
- Show existing property dimensions, size, adjacent roads, canals, right-of-ways, easements. etc.
- d. Show all existing and proposed structures (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.

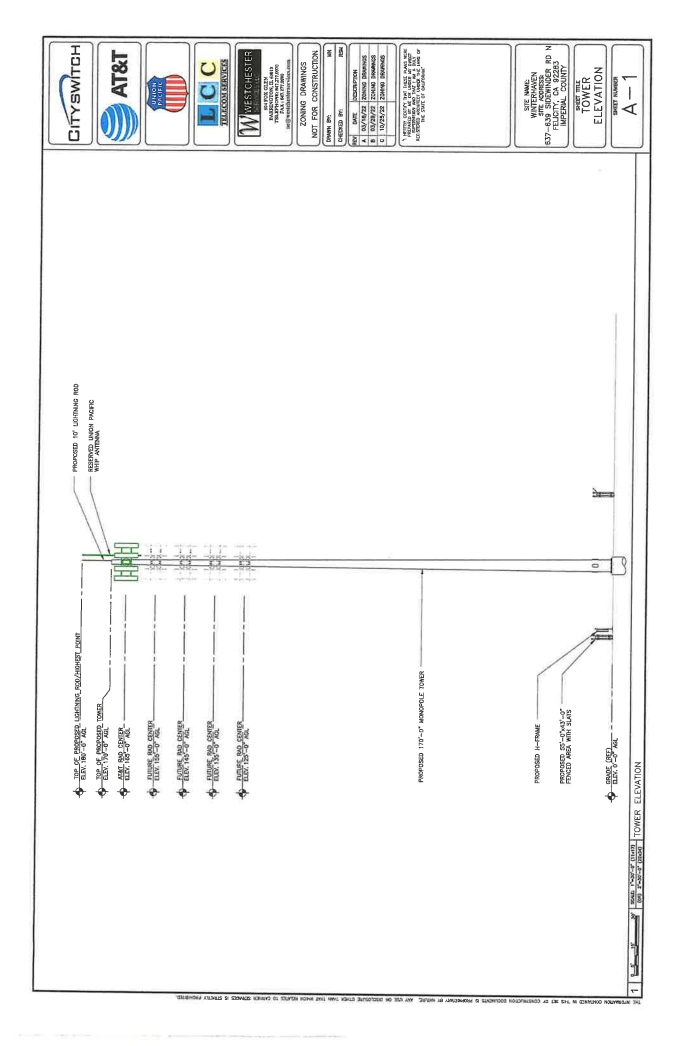
CAUTION: Incomplete or inaccurate applications, plans will cause the entire application to be rejected.











# VARIANCE

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	EMAIL ADDRESS	
	CitySwitch (Lessee)	info@cityswit	ch.com
2.	MAILING ADDRESS (Street / P O Box, City, State)	ZIP CODE	PHONE NUMBER
	1900 Century Place NE, Suite 320, Atlanta, GA	30345	404-857-0858
3.	ENGINEERS NAME CA. LICENSE NO.	EMAIL ADDŖĘ	
	Westchester Services, LLC - Glen L. Hunt III		chesterservices.com
4.	MAILING ADDRESS (Street / P O Box, City, State)	ZIP CODE	PHONE NUMBER
	3740 W. Jasper Drive, Chandler, AZ	85226	602-403-8614
5.	ASSESSOR'S PARCEL NO.		ZONING (existing)
	056-470-002		S-2
6.	PROPERTY (site) ADDRESS		SIZE OF PROPERTY (in acres or square foot)
	Vacant railroad right-of-way 637-639 Sidewinder Rd N, Felicity, CA	92283	Railroad right-of-way
7,,	GENERAL LOCATION (i.e. city, town, cross street)	<b>.</b>	
0	Sidewinder Road, approximately 1,200' north of Interstate 8, Felicit LEGAL DESCRIPTION See attached lease agreement	ıy	
8.	See attached lease agreement		
8.	DESCRIBE VARIANCE REQUESTED (i.e. side yard set-back reduc	ction, etc.) Ma	aximum allowable height in the S-2 district
	for a communications tower is 100'.		
	Total Continuentialions tower to 100.		
3			
	DESCRIBE REASON FOR, OR WHY VARIANCE IS NECESSARY	8	
9.	DESCRIBE REASON FOR, OR WITH VARIANCE IS NECESSART		
10.	DESCRIBE THE ADJACENT PROPERTY		
	East vacant parcel		
	West vacant parcel		
	North vacant parcel		
	South vacant parcel		
	WE THE LEGAL OWNER (S) OF THE ABOVE PROPERTY	DE	QUIRED SUPPORT DOCUMENTS
CER	RTIFY THAT THE INFORMATION SHOWN OR STATED HEREIN		
	RUE AND CORRECT.	A. SITE	E PLAN
	chael Bieniek, AICP 4/11/23	B. FEE	
	Name Date		-
-1	all 15	C. OTH	
	ature 4/11/23	D. OTH	IER
	ison R. Burke  Date		
A	lling Buxe		
Sign	ature		
ADD	LICATION RECEIVED BY:	DATE	REVIEW / APPROVAL BY
			OTHER DEPT'S required.
APP	LICATION DEEMED COMPLETE BY:	DATE	— 🔲 E. H. S.     <b>V #</b>
APP	LICATION REJECTED BY:	DATE	— DAP.C.D.
TEN	ITATIVE HEARING BY:	DATE	B o. E. S.   23-00
FINA	AL ACTION: APPROVED DENIED	DATE	

## **OWNER'S AFFIDAVIT**

In the event the applicant is not owner, the following shall be signed and acknowledge by the owner.				
Permission is hereby granted to CitySwitch - II-A, LLC to apply for this (Lessee, Tenant, Contractor-Specify)				
Conditional Use Permit and Variance (State permit type clearly i.e. building, land used)	on the described property located at address			
637-639 Sidewinder Road N, Felicity, CA 92283	Further identified by Assessor's Parcel Number			
(APN) 056-470-002	is hereby granted.			
	OWNER (SIGNATURE)			
	Southern Pacific Company			
	OWNER (TYPED OR PRINT)			
	1400 Douglas St. Stop 0640, Omaha, NE 68179			
	OWNER'S ADDRESS			
	06/27/2023			
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.	DATE			
COUNTY OF Imperial Daugles	} S.S.			
On June 27 <sup>t</sup> , 2023 before me, personally appeared person(s) who 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.				
I certify under PENALTY OF PERJURY under paragraph is true and correct.	the laws of the State of California that the foregoing			
WITNESS my hand and official seal. Signature	GENERAL NOTARY - State of Nebraska TOM MCGOVERN My Comm. Exp. May 12, 2026			
ATTENTION NOTARY: Although the information requested below is OPTIONAL, it could prevent fraudulent attachment of this certificate to unauthorized document.				
Title or Type of Document Date of Document Signer(s) Other Than Named Above				



# Imperial County Planning & Development Services Planning / Building / Parks & Recreation

#### **NOTICE TO APPLICANT**

SUBJECT: PAYMENT OF FEES

#### Dear Applicant:

Pursuant to County Codified Ordinance Division 9, Chapter 1, Section 90901.02, all Land Use Applications must be submitted with their appropriate application fee. Failure to comply will cause application to be rejected.

Please note that once the Department application is received and accepted, a "time track" billing will commence immediately. Therefore, should you decide to cancel or withdraw your project at any time, the amount of time incurred against your project will be billed and deducted from your payment. As a consequence, if you request a refund pursuant to County Ordinance, your refund, if any, will be the actual amount paid minus all costs incurred against the project.

Please note there will be no exceptions to this policy. Thank you for your attention.

Sincerely yours,

im Minnick, Director

Nanning & Development Services

RECEIVED BY:

DATE: 6-23-23

# IMPERIAL COUNTY PLANNING & DEVELOPMENT SERVICES GENERAL INDEMNIFICATION AGREEMENT

As part of this application, applicant and real party in interest, if different, agree to defend, indemnify, hold harmless, and release the County of Imperial ("County"), its agents, officers, attorneys, and employees (including consultants) from any claim, action, or proceeding brought against any of them, the purpose of which is to attack, set aside, void, or annul the approval of this application or adoption of the environmental document which accompanies it. This indemnification obligation shall include, but not be limited to, damages, costs, expenses, attorney fees, or expert witness fees that may be asserted by any person or entity, including the applicant, arising out of or in connection with the approval of this application, whether or not there is concurrent negligence on the part of the County, its agents, officers, attorneys, or employees (including consultants).

If any claim, action, or proceeding is brought against the County, its agents, officers, attorneys, or employees (including consultants), to attack, set aside, void, or annul the approval of the application or adoption of the environmental document which accompanies it, then the following procedures shall apply:

- 1. The Planning Director shall promptly notify the County Board of Supervisors of any claim, action or proceeding brought by an applicant challenging the County's action. The County, its agents, attorneys and employees (including consultants) shall fully cooperate in the defense of that action.
- 2. The County shall have the final determination on how to best defend the case and will consult with applicant regularly regarding status and the plan for defense. The County will also consult and discuss with applicant the counsel to be used by County to defend it, either with in-house counsel, or by retaining outside counsel provided that the County shall have the final decision on the counsel retained to defend it. Applicant shall be fully responsible for all costs incurred. Applicant shell be entitled to provide his or her own counsel to defend the case, and said independent counsel shall work with County Counsel to provide a joint defense.

APPLICANT

REAL PARTY IN INTEREST
(If different from Applicant)

Name: Crisquich III By
By
Title

DIRECTOR OF DEVELOPMENT

Title

Mailing Address:

Mailing Address:

Mailing Address:

ACCEPTED/RECEIVED BY

PROJECT ID NO

APN

APN

SNFORMS\_LISTS/General Indemnification FORM 041516.doc





APR 12 2022

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

Sherman & Howard LLC



# APPLICATION FOR CONDITIONAL USE PERMIT AND HEIGHT VARIANCE APPROVAL FOR THE PROPOSED COMMUNICATION FACILITY AT

637-639 SIDEWINDER RD N FELICITY, CA 92283 APN: 056-470-002

CITYSWITCH SITE NAME / # – WINTERHAVEN CAC002 AT&T SITE NUMBER - 1010309

# **Table of Contents**

- 1. Letter of Application
- 2. Application Materials
- 3. Site Data Sheet
- 4. Right-of-Way Title
- 5. Narrative Overview
- 6. Compliance with Section 92402.01
- 7. Compliance with Section 92405.01
- 8. Conditional Use Permit Standards
- 9. Variance Standards
- 10. Alternatives Analysis
- 11. Sworn Statement of AT&T
- 12. Carrier Coverage Plot
- 13. Fall Zone Certification
- 14. Site Plan
- 15. FAA Determination
- 16. Lease



APR 12 2022

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

# RECEIVED

# Letter of Application

APR 12 2022

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

April 3, 2023

Mr. Jim Minnick Planning & Development Services Director, Imperial County 801 W. Main Street El Centro, CA 92243

RE:

Proposed CitySwitch Communications Facility – Winterhaven CAC002 AT&T Site - 10101309 637-639 Sidewinder Rd N APN 056-470-002 Felicity, CA 92283

Dear Mr. Minnick:

LCC Telecom Services and Sherman & Howard L.L.C. represent CitySwitch. CitySwitch has finalized an agreement with the property owners of the site referenced above to develop and construct a Communications Facility that will be available to be used by wireless carriers. The proposed shared use facility is designed to house the equipment necessary to provide clear and uninterrupted wireless telecommunications services to the residents and visitors of Imperial County.

This proposed Communications Facility is being constructed pursuant to Sections 92402.01 and 92405.01 of the Imperial County Land Use Code (the "Code"). The proposed facility will consist of a 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a 57'-0" x 45'-0" lease parcel. The proposed tower will be erected, owned, and operated by CitySwitch. CitySwitch has a commitment with Union Pacific and AT&T Mobility, a wireless services provider, for this site. Additionally, the facility will be open for co-location to other wireless providers.

The proposed Communications Facility is located in an S-2, Open Space/Preservation zone. Pursuant to Section 90519.02(d) of the Code, Communications Facilities are allowed in this district with a Conditional Use Permit approval. Communications Facilities exceeding the maximum allowable height are allowed in this district with Variance approval.

On behalf of the applicant CitySwitch, LCC Telecom Services and Sherman & Howard have submitted all required documentation for the proposed tower in accordance with Section 92402.01 of the Code for this application to be deemed complete. Should you have any questions please feel free to contact me. I look forward to working with you during the review and approval process. CitySwitch looks forward to helping provide Imperial County with improved wireless coverage.

Sincerely,

Michael Bieniek, AICP

Zoning Director

Allison R. Burke Associate

All on Burke

# **Application Materials**

# Site Data Sheet

Applicant:

CitySwitch

1900 Century Place NE

Suite 320

Atlanta, GA 30345

**Authorized Agent:** 

Michael Bieniek, AICP LCC Telecom Services 10700 Higgins Road

Suite 240

Rosemont, IL 60018

Allison R. Burke

Sherman & Howard, LLC 675 Fifteenth Street

Suite 2300

Denver, CO 80202

**Tower Owner:** 

CitySwitch

1900 Century Place NE

Suite 320

Atlanta, GA 30345

Applicant's Interest in the

Property:

Leasehold

**Property Owner:** 

Union Pacific Railroad 1400 Douglas Street Omaha, NE 68179

Address of Property:

637-639 Sidewinder Rd N

Felicity, CA 92283

**Parcel Number:** 

APN: 056-470-002

Request:

Application for a Conditional Use Permit, Height Variance and any other approvals or permits necessary to erect a 170'-0" monopole tower with a 10'-0" lightning rod for a total height of 180'-0" and telecommunications equipment to be located within a 57'-0" x 45'-0"

ground area.

# Right-of-Way Title



### 100 Corporate Drive, Suite 305, Lebanon, NJ 08833 Phone (908) 849-3011 Fax (908) 849-7981

www.ustitlesolutions.com

#### REPORT OF TITLE

Document Research and Retrieval
U.S. Title Solutions File No. UST71006
Reference No. Brawley
Site Name: Brawley

**Prepared For:** 

LCC Telecom Services, LLC -

Premises:

TBD, Brawley, CA 92227

Parcel:

056-470-002

County:

Imperial

REPORT POWERED BY LAND-IT™

This Report of Title is for informational purposes only. It is not a representation of the condition of title to real property. It is not an abstract, legal opinion, opinion of title, or any form of title insurance. This report is issued exclusively for the benefit of the applicant therefore, and may not be relied upon by any other person. The liability of U.S. Title Solutions is limited to the amount of the fee paid therefore.

# REPORT OF TITLE SCHEDULE - I

- 1. **DATE OF REPORT :** April 07, 2022
- SCOPE OF SEARCH: Beginning January 01, 1908 and extending through February 28, 2022, a search of the land records for the jurisdiction where the property is located was conducted and we have reported what was found regarding taxes; deeds; mortgages; easements and right of ways; covenants and restrictions; judgments; liens and UCCs; and other matters commonly recorded or filed in the County records.
- 3. THE ESTATE OR INTEREST IN THE LAND DESCRIBED OR REFERRED TO IN THIS REPORT IS:

Fee Simple

4. TITLE TO SAID ESTATE OR INTEREST IN THE LAND DESCRIBED OR REFERRED TO IN THIS REPORT IS AT THE EFFECTIVE DATE HEREOF VESTED IN:

Southern Pacific Company

5. SOURCE OF TITLE:

Property card made by Property Card, in Instrument No: Property Detail Report.

**Notes:** Searcher advised no vesting deed or patent could be found of record for subject property or grantee. The Imperial County Assessor's Office found old SBE maps that shows the Southern Pacific Railroad being in Section 21 Township 16S Range 21E using the corresponding SBE numbers (872-13-9-3).

For reference only, <u>Instrument No: SBE Map</u>, attached has the U.S. Government as Grantor and Southern Pacific R.R. Co. as Grantee. Under the remarks, it states "Acquired for station grounds under section 8 of the Act of Congress of Mar. 3 1871" which under this act, is believed to have authorized the Southern Pacific Railroad Company of California to construct a certain line of railroad and granted certain lands.

6. PROPERTY IS IDENTIFIED AS FOLLOWS:

Parcel ID:

056-470-002

Tax Year :

2021

Status :

Exempt

7. THE LAND REFERRED TO IN THIS REPORT IS SET FORTH ON SCHEDULE - II ATTACHED HERETO

# REPORT OF TITLE SCHEDULE - II

(LEGAL DESCRIPTION)

A survey is required for an accurate metes and bounds description.

# REPORT OF TITLE SCHEDULE - III

The items set forth herein are intended to provide you with notice of matters affecting title to the land described in Schedule - II of this Report. Any statement of facts or matters which an accurate survey of the land would disclose, rights of tenants or parties in possession under unrecorded leases and easements or claims of easements not shown by the public record are not included in this report. No liability is assumed for items not indexed or mis-indexed in the County Records.

#### 1. MORTGAGES, DEEDS OF TRUST AND UCCs

None found within period searched.

#### 2. JUDGMENTS AND LIENS

None found within period searched.

#### 3. COVENANTS AND RESTRICTIONS

None found within period searched.

#### 4. EASEMENTS AND RIGHTS OF WAY

None found within period searched.

#### 5. OTHER RECORDED DOCUMENTS

- 5.1 Parcel Map No. M-891 **Recorded** July 18, 1977, in <u>Book 3, Page 72.</u>
- 5.2 Certificate of Merger between Southern Pacific Company and Southern Pacific Transportation Company, **Dated** December 02, 1969, **Recorded** December 09, 1969, in <u>Book 1286, Page 821.</u>
- 5.3 Township No. 16 South, Range No. 21 East, San Bernardino Meridian, California Recorded November 07, 1934, in *Instrument No: 1933 Government Survey*.
- 5.4 Parcel Map No. M-1964 in <u>Book 8, Page 31.</u>

Notes: For reference - shows portion of subject property as "not a part".

#### 6. OTHER UNRECORDED DOCUMENTS

6.1 Assessor's Map

# REPORT OF TITLE SCHEDULE - V

# (OWNERSHIP HISTORY)

Property card made by Property Card to Southern Pacific Company , in <u>Instrument No:</u>
 <u>Property Detail Report.</u>

**Notes:** Searcher advised no vesting deed or patent could be found of record for subject property or grantee. The Imperial County Assessor's Office found old SBE maps that shows the Southern Pacific Railroad being in Section 21 Township 16S Range 21E using the corresponding SBE numbers (872-13-9-3).

For reference only, <u>Instrument No: SBE Map</u>, attached has the U.S. Government as Grantor and Southern Pacific R.R. Co. as Grantee. Under the remarks, it states "Acquired for station grounds under section 8 of the Act of Congress of Mar. 3 1871" which under this act, is believed to have authorized the Southern Pacific Railroad Company of California to construct a certain line of railroad and granted certain lands.

## **Property Detail Report**

APN: 056-470-002-000

Imperial County Data as of: 12/29/2021

Unknown

Imperial, CA

#### **Owner Information**

Owner Name:

Southern Pacific Co

Vesting:

APN:

Mailing Address:

Corporation

**Location Information** 

Legal Description:

056-470-002-000

Alternate APN:

Tract #:

Munic / Twnshp: Subdivision: Neighborhood:

Elementary School:

San Pasqual Valley... 32.75386

Latitude:

Por Sbe 872-13-9-3 Of Sec 21 16-21

Twnshp-Rng-Sec:

School District:

Middle School:

Longitude:

0564700201

County: Census Tract / Block:

Occupancy:

Legal Lot / Block: Legal Book / Page:

San Pasqual Valley Unified High School:

San Pasqual Middle

-114.76022

San Pasqual Valley...

Last Transfer / Conveyance - Current Owner

Transfer / Rec Date:

Buyer Name:

Price:

Seller Name:

Transfer Doc #: Deed Type:

Last Market Sale

Sale / Rec Date: Multi / Split Sale: 1st Mtg Amt / Type:

2nd Mtg Amt / Type: Seller Name:

Lender:

Sale Price / Type: Price / Sq. Ft.:

1st Mtg Rate / Type:

2nd Mtg Rate / Type:

Deed Type:

New Construction:

1st Mtg Doc #: Sale Doc #:

N/A N/A

Title Company:

**Prior Sale Information** 

Sale / Rec Date: 1st Mtg Amt / Type:

Prior Lender:

Sale Price / Type:

1st Mtg Rate / Type:

Prior Deed Type:

Prior Sale Doc #:

N/A

**Property Characteristics** 

Gross Living Area: Living Area: Total Adj. Area: Above Grade: Basement Area:

Style: Foundation: Quality: Condition:

Total Rooms:

Bedrooms: Baths (F/H): Pool: Fireplace:

Cooling: Heating: Exterior Wall: Construction Type: 0

Year Built / Eff: Stories: Parking Type: Garage #: Garage Area: Porch Type: Patio Type: Roof Type:

Site Information

Land Use: State Use: County Use:

Site Influence:

Public School 604 - Schools Lot Area:

Lot Width / Depth:

Usable Lot:

Acres:

Flood Map #: Fort Yuma Indian Reservation Flood Panel #: 1,165,230 Sq. Ft.

06025C1875C

26.75

1875C

Zoning: # of Buildings:

Inside SFHA:

Roof Material:

Res / Comm Units: Water / Sewer Type:

Flood Map Date:

09/26/2008 True

Community Name: Tax Information

Flood Zone Code:

Assessed Year:

Tax Year: Tax Area: Property Tax:

Exemption:

2021

94-002

Assessed Value: Land Value:

Delinquent Year:

Improvement Value: Improved %:

Market Total Value: Market Land Value: Market Imprv Value:

Market Imprv %:

Disclaimer: This report is not an insured product or service or a representation of the condition of title to real property. It is not an abstract, legal opinion, opinion of title, title insurance, commitment or preliminary report, or any form of title insurance or guaranty. Estimated property values are: (i) based on available data; (ii) are not guaranteed or warranted; (iii) do not constitute an appraisal; and (iv) should not be relied upon in lieu of an appraisal. This report is issued exclusively for the benefit of the applicant therefor, and may not be used or relied upon by any other person. This report may not be reproduced in any manner without the issuing party's prior written consent. The issuing party does not represent or warrant that the information herein is complete or free from error, and the information herein is provided without any warranties of any kind, as-is, and with all faults. As a material part of the consideration given in exchange for the issuance of this report, recipient agrees that the issuing party's sole liability for any loss or damage caused by an error or omission due to inaccurate information or negligence in preparing this report shall be limited to the fee charged for the report. Recipient accepts this report with this limitation and agrees that the issuing party would not have issued this report but for the limitation of liability described above. The issuing party makes no representation or warranty as to the legality or propriety of recipient's use of the information herein.

School information is copyrighted and provided by GreatSchools.org.

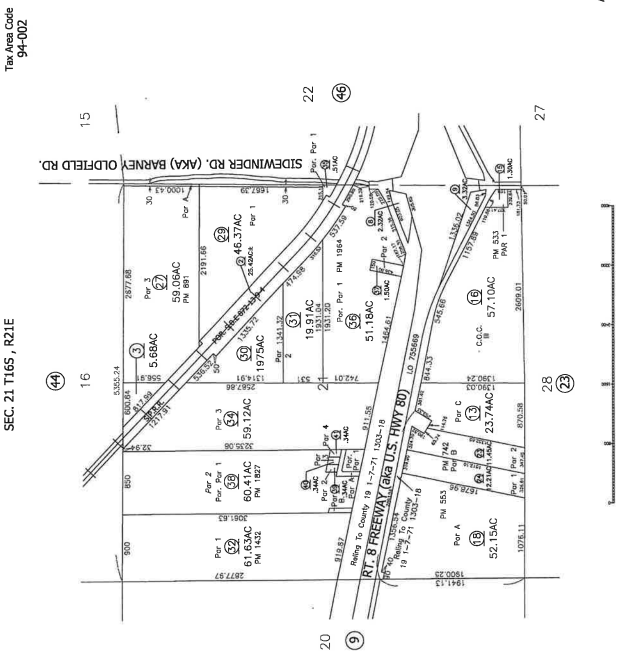
2			3000	1			ABEA	EA	•
Z Z	GRANTOR	GRANTEE	INSTRUMENT	DATE	RECORD	Custo No	So. Fr.	ACRES	
-	U. S. Government	Southern Pacific R.R.Co.	Act of Con &	Mar. 3 1871				182 103	
2	State of California	11	A.A. Inc. Act	May 201861				3008	
			RSec 474 C.C.arcal				-		
٦						7.0		5	No record a
	U.S. Government	Southern Pacific RR.Co.	Act of Cong	Mar. 3-1875					See Note
S	:		Т	Mar 2-1899					See Note
	U.S. Gov. (Dept. of the Int.)	Southern Pacific R.R. Co.	Schedule	May 19-1910		10442			Covers
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0.10.0					the same of the same of the same of				DOE L'EMA
Und.4	S.P.R.R.Co.	U.S. Government	Relinquishment	Nov. 24, 1928 🖡		37725			32 645 ac. re
Und5						37363			See Note
						-			
		£2							
				•					
		*	*						
1									
			-						

Note No.1: Acquired for station grounds under section 8 of the Act of Congress of Mar.3,1871. See letter C.F.R.Ogilby to Gwy 1. Note No.2: The 32<sup>645</sup> ac. previously shown as Par.4 has been eliminated acct. Relinquishment of land as per deed Audit 37725 below Note No.3: The 12<sup>626</sup> ac. previously shown in area column have been eliminated and shown hatched as per deed Audit 37363 below Note No.4: 166 565 ac. lost, 12<sup>626</sup> ac. acqd. by Par. 5 this map; 153 939 ac. acqd. by Par. 8, Map 18, letter Gup V. Shoup to G.W. Boschke of

百	SCHEDULE OF	PROPERTY				
				AR	AREA	REMARKS
	DATE	RECORD	Custo No	So. Fr.	ACRES	
	Mar. 3 1871				182103	
	May 201861				3008	
					5000	
-	Mar. 3-1875					See Note No.1. and No.2
	Mar 2-1899					See Nofe No.3
	May 19-1910		10442			Covers award made by appraisers for
-	32					above Parcel, and Grant of Alloht of Way
		×				See Remarks for Fan, 3.
-	Nov. 24, 1928 F		37725		10	32 645 ac. relinquished.
			37363			See Note Nº4
			1			
		W.				
	•					
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		•				
- 4						
- 1		*				

'r section 8 of the Act of Congress of Mar.3,1871. See letter C.F.R.Ogilby to Guy V. Shoup dated May 14,1926. Par.4 has been eliminated acct. Relinquishment of land as per deed Audit 37725 below. Brea column have been eliminated and shown hatched as per deed Audit 37363 below.

ar. 5 this map; 153939 ac. acqd. by Par. 8, Map 18, letter Gup V. Shoup to G.W. Boschke dated Apr. 26,1928, A.F.E. 82854~5-14-29.



ASSESSOR, FOR THE SOLE PURPOSE OF ALDING IN THE PREPORMANCE OF THE DUTIES OF THE ASSESSOAN BY BRODES OR OMISSIONS IN THIS MAP ARE NOT THE RESPONSIBILITY OF THE COUNTY OF MPERLAL OR THE ASSESSOR, (REV. & TAX. CODE SEC. 327)

8-28-12 MF BLOW - UP From 56-10 7-12-90 LS 2-10-93 LS RECORDING REQUESTED BY

and RETURN TO 315 Kantromery Street San Francisco, California 2410, JOHN I KENWERSON courr

'59 DEC 9 AN 11:10 800a 1286 PAGE 821 SELECTION OF THE





J. Engene Bunting, Secretary of State of the State of Delaware, do hereby certify

that the Certificate of Agraement of Merger of the "SOUTHERN PACIFIC COMPANY", manging with and into the "SOUTHERN PACIFIC TRANSPORTATION COMPANY", under the name of "SQUINCIN: PACTFIC TRANSPORTATION COMMANY", was received and filed in this office the twenty-sixth day of Movember, A.D. 1964, at 8:35 o'clock A.H.

And I do hereby further centify that the eforgeoid Componention is doing incorporated under the laws of the State of Delaward and in In good standing and has a legal corporate extistence so far as the records of this office show and is duly authorized to transact besiness.

# In Testimony Whereof, Thaveherounte sel my hand

and official seal at lover this second day of December in the year of our Lord one thousand nine hundred and sixty-mine.



Engun Bentuj Samus of Sun R & Collected

MARTIN THE STATE OF THE PARTY OF THE STATE O THE MEANING OF LOTHER THE THE WAS THE CONTRACT OF THE CONTRACT OF THE CONTRACT OF THE CONTRACT CONTRACT OF THE CONTRACT CONTRACT. Contract strategy .... 27 April 199 1961 BEE DETAIL "9" The state of the s SEE DETAIL "A" State Mile State of PARCE 0 ..... PARCEL " N TEHSTATE The second secon **1** Section The Section Land 2: •4 0 The second secon 204 ACE 02 Co. I Serified within - 0 515 all. - 1.592 AUS Carterine a second - a 165 428 AND THE WAY OF THE PARTY OF THE The sales and the sales Marine in Change A MARKET AND THE STATE OF THE S TO THE PROPERTY OF COMMENTS N. 118-21 DATE 2 100 CONTRACTOR OF THE PARTY. CAMP (NOT A PAIT) THE WEST STREET 4 CREAGES Partia Language HVH 2 6-15

### **Property Detail Report**

APN: 039-310-019-000

Imperial County Data as of: 12/29/2021

#### Owner Information

**Location Information** 

Owner Name:

APN:

Southern Pacific Co

Vesting:

Mailing Address:

Corporation

Por Sbe 872-13-6A-5 & -7-1 Of Tr 37 & Sec 34 13-18 39.34Ac

Alternate APN: Twnshp-Rng-Sec: 0393101901

County:

Census Tract / Block:

Legal Lot / Block:

Legal Book / Page:

Occupancy:

Imperial, CA

Unknown

Munic / Twnshp:

Legal Description:

Subdivision:

Neighborhood:

Elementary School:

039-310-019-000

Latitude:

San Pasqual Valley...

32.99305

Tract #: School District:

Middle School:

Longitude:

San Pasqual Valley Unified

San Pasqual Middle -115.06406

High School:

San Pasqual Valley...

### Last Transfer / Conveyance - Current Owner

Transfer / Rec Date:

Buyer Name:

Price:

Seller Name:

0

Transfer Doc #: Deed Type:

#### Last Market Sale

Sale / Rec Date: Multi / Split Sale: 1st Mtg Amt / Type: 2nd Mtg Amt / Type:

Seller Name: Lender:

Sale Price / Type: Price / Sq. Ft.:

1st Mtg Rate / Type: 2nd Mtg Rate / Type: Deed Type: New Construction:

1st Mtg Doc #: Sale Doc #:

N/A N/A

Title Company:

#### **Prior Sale Information**

Sale / Rec Date: 1st Mtg Amt / Type: Prior Lender:

Sale Price / Type: 1st Mtg Rate / Type: Prior Deed Type: Prior Sale Doc #:

N/A

### **Property Characteristics**

Gross Living Area: Living Area: Total Adj. Area: Above Grade: Basement Area: Style: Foundation:

Quality: Condition: Total Rooms: Bedrooms:

Baths (F/H): Pool:

Fireplace: Cooling: Heating: Exterior Wall: Construction Type:

Stories: Parking Type: Garage #: Garage Area: Porch Type: Patio Type: Roof Type: Roof Material:

Year Built / Eff:

#### Site Information

Land Use: State Use: County Use:

604 - Schools

Imperial County

Public School

Lot Area: Lot Width / Depth: Usable Lot:

Acres:

1,705,374 Sq. Ft.

06025C1475C

39.15

1475C

Zoning: # of Buildings:

Res / Comm Units:

Water / Sewer Type: Flood Map Date:

09/26/2008

Inside SFHA: True

### Community Name: Tax Information

Site Influence:

Flood Zone Code:

Assessed Year: Tax Year: Tax Area:

2021

94-002

Assessed Value: Land Value:

Flood Map #:

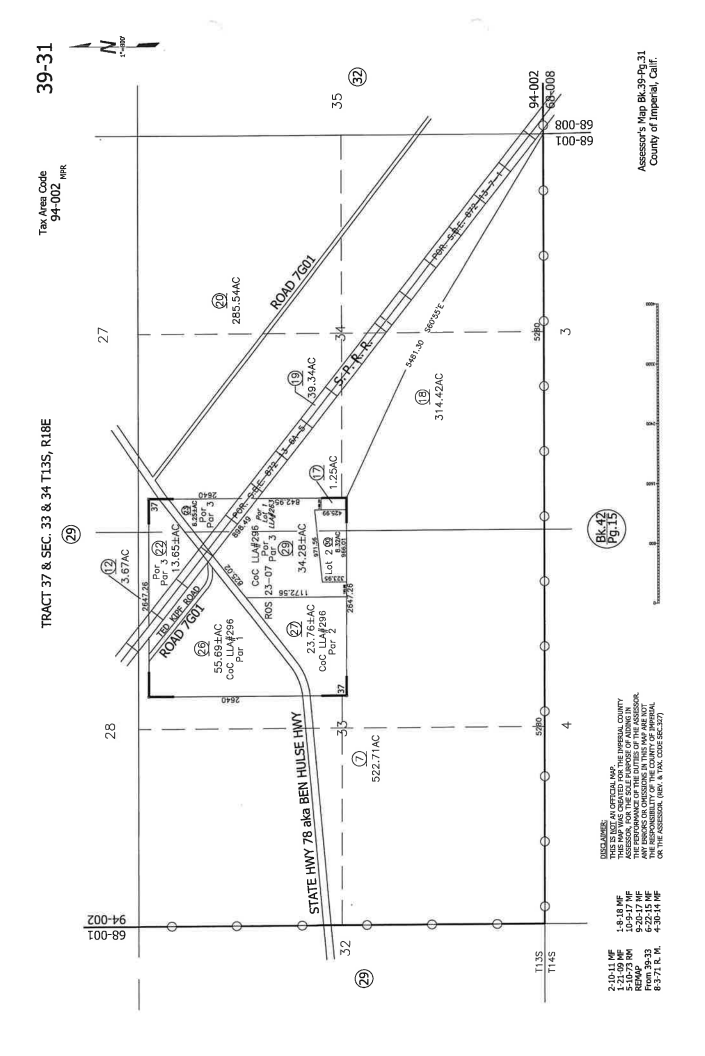
Flood Panel #:

Improvement Value: Improved %: Delinquent Year:

Market Total Value: Market Land Value: Market Imprv Value: Market Imprv %:

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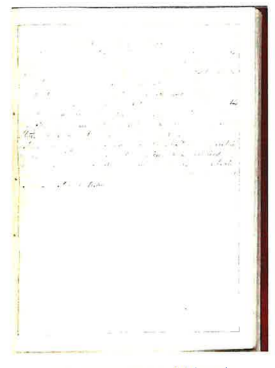
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9.		$\neg$	Southern Pacific R.R.Co.			tation grounds under			<b>.</b>
		œ	U.S Government			Note No. 1 :- Acquired for station grounds under section			
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## **Indian Appropriations Act (1871)**



Indian Appropriations Act (1871)

In what was supposed to be a routine bill providing funds to Indian Agencies, the Indian Appropriations Act of 1871 included a significant clause declaring that Indigenous people did not belong to "independent nations" and could therefore not enter treaties with the United States. A departure from previous US-Indigenous relations, the Act dealt a major blow to Indigenous sovereignty.

The Indian Appropriations Act of 1871 declared that Indigenous people were no longer considered members of "sovereign nations" and that the US government could no longer establish treaties with them. The act effectively made Native Americans wards of the US government and paved the way for other laws that granted the federal government increased power over the land and lives of Indigenous peoples.

Although it promised not to "invalidate or impair the obligation" of previous treaties, the act was the first step toward the elimination of Indigenous sovereignty, which was completed in 1898 with the **Curtis Act**, and the invalidation of previous treaty obligations, a power finally granted to Congress in 1903. One of the first arrangements to be made in the post-treaty era was the **Brunot Agreement**, in which **Utes** under **Ouray** ceded Colorado's **San Juan Mountains** to the United States.

### **Origins**

Unlike other Indian Appropriations Acts, most of which served the mundane purpose of allocating federal funds to fulfill treaty obligations, the Appropriations Act of 1871 marked a major shift in federal Indigenous policy. Nearly a century earlier, immediately after the nation was established, President George Washington applied the president's treaty-making power to Indigenous nations, setting a precedent for nation-to-nation diplomacy.

Four decades later, Indigenous sovereignty was upheld in the 1832 Supreme Court decision *Worcester v. Georgia*, which declared that Indigenous people did indeed belong to "sovereign nation[s]." This result obliged the United States to engage with Indigenous people in diplomacy the same as it would Spain, Britain, or France. President Andrew Jackson ignored the ruling, but future administrations respected it, forging treaties with various Native nations that had to be ratified by Congress.

Many Indigenous leaders who signed treaties did not fully understand what they were signing because they were unfamiliar with the US government as well as American legal writing and practices. That eventually changed, however, and over time treaties became an important source of Indigenous power since they were by definition made between equal partners—nation to nation. If nothing else, Indigenous nations could point to treaties to protest nondelivery or delay of annuities (money and supplies promised in treaties) or trespassing on Indigenous land. Many Indigenous leaders rightly came to regard treaties as the final say on what the US government and its citizens could or could not do regarding Indigenous land and people.

After the Civil War, however, a renewed spirit of white national unity, as well as the ongoing conquest of the American West, compelled many in Congress and the western territories to reconsider Indigenous sovereignty. Treaties that created reservations and Indian agencies, they argued, essentially made Indians dependent on the government, so why must they continue to be recognized as independent nations?

### The Appropriations Act of 1871

Under the Constitution, treaty making was the prerogative of the president, acting with the advice and consent of the Senate. The House of Representatives had no say in creating treaties and was only responsible for allocating funds to carry out their provisions. By the 1870s, however, the House had new members representing new constituencies in western states, many of whom lobbied for the removal of Indigenous people. The House as a whole had also come to resent its minor role in Indigenous affairs, going so far as to refuse to fund new treaties. As the House debated the Appropriations Act of 1871, representatives hitched a rider denying Native sovereignty to what was otherwise a routine allocations bill. Even though the rider increased the House's power in Indigenous affairs, the Senate approved the bill on March 3, 1871, and President Ulysses S. Grant signed it into law.

### A New Era

Although it prevented new treaties from being written, the Appropriations Act did not end binding agreements with Indigenous nations. These agreements, however, differed from treaties in that they were not bilateral—meaning the US government could choose to respect Native Americans' demands at its own discretion. The Brunot Agreement of 1873, for example, still had to be ratified by Congress and made the government accountable for the agreement's stated compensation to the Utes. However, the Appropriations Act laid the groundwork for the government to abandon past obligations, a right that the Supreme Court granted to Congress in its 1903 decision *Lone Wolf v. Hitchcock*.

After the 1871 Appropriations Act, historian Mark G. Hirsch writes, "US repudiation of treaties and tribalism was steadfastly opposed by American Indians, who continued to identify themselves as members of autonomous, self-governing nations." This resistance took many forms, from religious movements such as the **Ghost Dance** to outright refusal to participate in subsequent laws, such as the **Dawes Act of 1887**. In Colorado, the 1879 **Meeker Incident** stemmed from the Utes' refusal to give up either their tribal identity or their sovereignty, especially because the latter was protected by treaty. While not opposing the Appropriations Act by name, these assertions of autonomy were responses to the denial of Indigenous self-determination that was codified in the 1871 Act.

The Dawes Act, which broke up collectively owned Indigenous reservations into individual lots, demonstrated Congress's true intent with the Appropriations Act. Nothing in any treaty signed before 1871 gave the federal government the right to forcibly break up reservations, but after tribal sovereignty was nullified in the

Appropriations Act, Congress assumed the right to legislate on all matters concerning Indigenous affairs as it saw fit. By breaking up spiritually and culturally significant land that had been held collectively for generations, the Dawes Act dealt another crippling blow to Indigenous sovereignty in the late nineteenth century.

### Legacy

By the end of the nineteenth century, indigenous nations within the United States had gone from having the rights due any other foreign country to having almost no right to exist. This process had been under way before 1871, but the Indian Appropriations Act of that year incorporated it into official government policy, opening the door for its rapid acceleration.

While no new treaties have been written since 1871, Congress did eventually restore some measure of Indigenous sovereignty in 1934 with the Indian Reorganization Act (IRA). However, because it forced tribes to hold votes and write their own Constitutions, many tribes correctly viewed the IRA as another government mandate. Even though most federally recognized tribes today have some form of self-government, the fight for Indigenous sovereignty denied in the 1871 Act continues. In New Mexico, for example, Indigenous people are resisting government-sponsored energy drilling near sacred sites on public land; in North Dakota they have protested government-imposed oil pipelines across treaty-protected land. Meanwhile, in Alaska and Colorado, tribes are lobbying for the power and resources to combat disproportionately high rates of sexual assault and other violent crime on federal reservations.

### **Author**

### **Encyclopedia Staff**

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### Chicago 16th Edition

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Opinion

Case details

From Casetext: Smarter Legal Research

### United States v. Southern Pac. R. Co.

United States Court of Appeals, Ninth Circuit

Jun 22, 1891

46 F. 683 (9th Cir. 1891)

Copy Citation



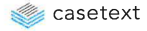
Red flags, copy-with-cite, case summaries, annotated statutes and more.

Compare with Lexis >

\*683 \*683 46 F. 683 (S.D.Cal. 1891) UNITED STATES v. SOUTHERN PAC. R.
 CO. et al., (two cases.) United States Circuit Court, S.D. California. June
 22, 1891

Syllabus by the Court

The act of congress of March 3, 1871, authorized the Southern Pacific Railroad Company of California, subject to the laws of California, to construct a certain line of railroad, and granted it certain lands. The Southern Pacific Railroad Company, as it then existed, accepted said grant, and filed its plat of definite location in the proper office August 12, 1873. Said Southern Pacific Railroad Company, as authorized by the laws of California



built was accepted by the president, and has performed, to the satisfaction of the government, all the services required of it under said act. Held, that said consolidated company if not, technically, is, substantially, the same company to which said act referred. *Affirming Railroad Co. v. Poole*, 12 Sawy. 544, 32 F. 451; U.S. v. Railroad Co., and U.S. v. Cotton, etc., Co., 45 F. 596.

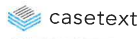
Pursuant to state authority, recognized by and made a part of the congressional grant of March 3, 1871, the S.P.R.R. Co., April 15, 1871, filed amended articles of \*684 incorporation; and August 12, 1873, filed, together with the S.P. Branch R.R. Co., articles of amalgamation and consolidation, under the name of the S.P.R.R. Co. Held, that while in one sense a new corporation was formed, each was substantially and practically the same S.P.R.R. Co. mentioned in the acts of congress, and was so recognized by congress, and that the articles of amendment, amalgamation and consolidation were authorized by congressional as well as by state legislation.

Commissioners having from time to time been appointed to report in regard to the construction of the Southern Pacific Railroad, the road having been accepted by the president, and having been used by the government in the transportation of mail, military stores, etc. Held, that these acts were acts recognizing the defendant company as the S.P.R.R. Co. to which the act of March 3, 1871, applies, and that the defendant company, being subject to burdens imposed by the act, is entitled to the benefits conferred by it as a consideration for those burdens.

Act Cong. July 27, 1866, having expressly granted lands to the S.P.R.R. Co., its successors and assigns, it is held, that if the consolidated company, with the amended articles of incorporation, is not technically the same corporation, referred to in act March 3, 1871, it is within the express provisions of the grant, being the successor or assign of said company.

Inchoate grants were not contemplated by cor

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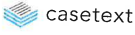
### Opinion Case details

Pacific Railroad Company, provided that said section should in no way affect or impair the rights, present or prospective, of the Atlantic & Pacific Company. Held, that this language did not constitute an exception from the grant, nor a reservation in favor of the United States, but that it made the grant to the Southern Pacific Railroad Company subject and subordinate to any rights the Atlantic & Pacific Company, a prior grantee, may then have secured, or might thereafter acquire under the law.

The present and prospective rights of the Atlantic & Pacific Company were to secure the odd sections of land provided for along the line of the road they should build by actually building the road and earning the lands by performing the acts required. Their rights were to earn the lands, and not to obtain them without earning them.

As the Atlantic & Pacific Company never did comply with the condition of the grant to it, and as all of its rights thereunder became forfeited in 1886, by act of congress, because of such non-compliance, its rights have never ripened into an effective grant, and now they never can so ripen. The only condition imposed upon the grant to the Southern Pacific Railroad Company has thus become inoperative.

The Southern Pacific Railroad Company, having performed all the conditions required of it by the act of 1871, thereby acquired a right to the odd sections for the prescribed distance on each side of the road, subject only to be defeated by the Atlantic & Pacific Company having an older grant, and filing its map of definite location, and performing the other conditions necessary to earn the lands; but the Atlantic & Pacific Company never having performed said conditions, and its grant having been declared forfeited by congress, the lands never were granted to it, within the meaning of the act of congress, and the grant to the Southern Pacific Railroad Company therefore became effective and perfect without in any way affecting or impairing any rights of the Atlanti



Opinion Case details of the grant.

W. H. H. Miller, Atty. Gen., Willoughby Cole, U.S. Atty., and Joseph H. Call, Sp. Asst. U.S. Atty.

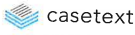
Joseph D. Redding and Chapman & Hendrick, for defendants.

685 Before SAWYER, Circuit Judge, and ROSS, District Judge. \*685 SAWYER, J.

These are suits brought against the Southern Pacific Railroad Company, and parties who have purchased the land described, and derived title thereto from the Southern Pacific Railroad Company, to determine the adverse claim of title to said lands and to restrain defendants from cutting timber thereon, or from hereafter setting up any claim of title to said lands. The lands involved in suit No. 177 are sections 1, 11, and 13 of township 3, and section 35 of township 4 N., of range 15 W., San Bernardino meridian; and those in suit No. 178, section 23, township 4 N., range 15 W., same meridian. These lands are claimed by defendants under the act of congress of March 3, 1871, 'to incorporate the Texas Pacific Railroad Co., and to aid in the construction of its road, and for other purposes.' 16 St. 573. Section 23 of said act is as follows:

That for the purpose of connecting the Texas Pacific Railroad with the city of San Francisco, the Southern Pacific Railroad Company of California is hereby authorized (subject to the laws of California) to construct a line of railroad from a point at or near Tehachapa Pass, by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, with the same rights, grants, and privileges, and subject to the same limitations, restrictions, and conditions as were granted to said Southern Pacific Railroad Company of California, by the act of July twenty-seven, eighteen hundred and sixty-six.' 16 St. 579.

Section 18 of the act conferring rights upon th

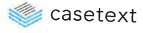


with the said Atlantic & Pacific Railroad, formed under this act, at such point, near the boundary line of the state of California, as they shall deem most suitable for a railroad line to San Francisco, and shall have a uniform gauge and rate of freight or fare with said road; and in consideration thereof, to aid in its construction, shall have similar grants of land, subject to all the conditions and limitations herein provided, and shall be required to construct its road on the like regulations, as to time and manner, with the Atlantic & Pacific Railroad herein provided for.'

And the provision of the same act, made applicable to the Southern Pacific Railroad Company, and granting it lands putting it upon the same footing in all particulars with the Atlantic & Pacific Railroad Company incorporated by the same act, is as follows:

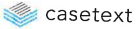
'And be it further enacted, that there be and hereby is granted to the Atlantic & Pacific Company, (substitute Southern Pacific Railroad Company,) its successors and assigns, for the purpose of aiding in the construction of said railroad and telegraph line to the Pacific Coast, and to secure the safe and speedy transportation of the mails, troops, munitions of war, and public stores, over the route of said line of railway and its branches, every alternate section of public land, not mineral, designated by odd numbers, to the amount of twenty alternate sections per mile, on each side of said railroad line, as said company may adopt, through the territories of the United States, and ten alternate sections of land per mile on each side of said railroad whenever it passes through any state, and whenever, on the line thereof, the United States have full title, not reserved, sold, granted, or otherwise appropriated, \*686 and free from pre-emption of other claims or rights, at the time the line of said road is designated by a plat thereof, filed in the office of the

686



the interior, in alternate sections, and designated by odd numbers, not more than ten miles beyond the limits of said alternate sections, and not including the reserved numbers: provided, that if said route shall be found upon the line of any other railroad route, to aid in the construction of which lands have been heretofore granted by the United States, as far as the routes are upon the same general line, the amount of land heretofore granted, shall be deducted from the amount granted by this act.' 14 St. 294, Sec. 3.

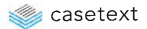
Substitute in this section the words, 'the Southern Pacific Railroad Company' for the words, 'the Atlantic & Pacific Railroad Company,' and we shall have the grant to the Southern Pacific Railroad Company both by the act of 1866, and the act of 1871. Soon after the passage of the said act of March 3, 1871, to-wit: on April 3, 1871, the Southern Pacific Railroad Company as it then existed, designated the line of its road from Tehatchapa Pass by way of Los Angeles, to Fort Yuma, on the Colorado river, which it on that day filed in the office of the commissioner of the general land-office, and thereby the grant under said act of congress attached to all the odd sections of land, to which it could attach under the provisions of said act of congress. Afterwards, on the 12th day of August, 1873, the said Southern Pacific Railroad Company, in all respects as authorized by the laws of the state of California, existing and in force before and at the time of the passage of said act of congress of March 3, 1871, incorporating the Texas Pacific Railroad Company, amalgamated and consolidated with several smaller companies as shown by Exhibits A, B, annexed to the bill of complaint in these cases; the said consolidated company being called by the name of 'The Southern Pacific Railroad Company,' a part of the object stated in said articles of amalgamation being to construct 'a line of railroad from a point at or near Tehachapa Pass by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, a distance of three hundred and twenty-four miles as near as may be,' in pursuance of said provisions granting the right so to build a railroad to the



### Opinion Case details

Pacific Railroad Company.' The said amalgamated and consolidated company afterwards built the said railroad along the line so hereinbefore designated from Tehachapa Pass by the way of Los Angeles to the Colorado river, and fully completed the same within the time, and in all respects, as required by said act of congress; and the said several sections were examined from time to time, and reported upon to the president by commissioners appointed for the purpose, and the whole line accepted by the president. Ever since its completion and acceptance, \*687 the said road has performed to the satisfaction of the United States government, all the services, such as carrying the mails, transporting troops, supplies, etc., in all respects as required by the provisions of said act of congress incorporating the Texas Pacific Railroad Company; and said services have been accepted by the United States.

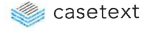
The Atlantic & Pacific Railroad Company, on March 12, 1872, long subsequent to the definite location of the line of the Southern Pacific line, and after it commenced building its road, filed in the office of the secretary of the interior-- not in the office of the commissioner of the general landoffice--two maps of portions of a line of road in the state of California. These were the first maps of any part of the contemplated road in California ever filed. These maps are designated 'Master's Exhibits Nos. 122 and 127. ' Some time subsequently, the said company filed in the same office, two other maps designated 'Master's Exhibits Nos. 130 and 131. 'These are the only maps filed relating to the location of the California portion of the Atlantic & Pacific road. The Atlantic & Pacific Railroad Company never constructed any portion of the road authorized to be constructed by it, in the state of California; and for failure to construct said road or any part of it, congress, on July 6, 1886, passed an act declaring a forfeiture of all lands within the state of California, before granted to it, to aid in the construction of the road. 24 St. 123. The line of the Atlantic & Pacific Railroad, as shown upon said maps filed in the office of the secretary of the interior, crosses the line of the Southern Dacific Pailroad as located



the said Southern Pacific Railroad Company, respondent, which constructed its road as aforesaid, to the other respondents to this suit, and the title so conveyed, is now vested in them.

The first point made by complainants is, that the present Southern Pacific Railroad Company, which built the road after the amalgamation and consolidation with sundry smaller roads mentioned, under the same name as the old company, and professedly for the same purpose, made in pursuance of the statutes of the state of California, authorizing such consolidation and amalgamation, which statutes were in force at the date of the congressional grant in question, and prior to which consolidation the grant by congress was made, and which road was to be built in accordance with the laws of the state of California, is not the identical Southern Pacific Railroad Company, to which the act referred, and the grant was made, and therefore, that the defendant took nothing under the act of congress. This point is not new in this court, as it was fully considered and overruled in Railroad Co. v. Poole, 12 Sawy. 544, 545, 32 F. 451. Again, the point was made and earnestly urged in the southern district of California, in U.S. v. Railroad Co. and U.S. v. Colton, etc., Co., and the district judge in an able opinion, concurred in, on this point, by the circuit judge, thoroughly examined the 688 point, and overruled it, citing \*688 with approval also, the case of Railroad Co. v. Poole, referred to, and affirming it. (14 Sawy. 623, 45 F. 596 et seq.) See, also, Railroad Co. v. Orton, 6 Sawy. 160, 32 F. 457. We shall adhere to the ruling made in these cases till the point is otherwise determined by the supreme court.

It is earnestly urged on the part of the respondents, that the filing in the office of the secretary of the interior, of the fragmentary maps of the location of the line of the contemplated Atlantic & Pacific road, and to points not authorized by the law, does not constitute a location of the line in such sense, or legal form, as to give any right whatever under the act, to the Atlantic & Pacific Company; and, that, it in no



company, since, upon the view I take upon the rights of the parties, and of the effect of the act forfeiting the grant to the Atlantic & Pacific Company, it will not be necessary to decide the point raised.

The only remaining question is, whether, in view of all the facts of the case, the clause in the provision of section 23 in the act of 1871, 'that this section shall in no way affect or impair the rights, present, or prospective, of the Atlantic & Pacific Railroad Company, or any other railroad company,' or any clause in the act of 1866, under the facts of the case, defeats the grant to the Southern Pacific Railroad Company to these lands, which lie within the primary limits of the grant? This question did not arise in U.S. v. Railroad Co. and U.S. v. Colton, etc., Co., 14 Sawy. 620, 45 F. 596. It is now directly presented however, and we address ourselves to its consideration and solution. In my judgment, neither the proviso to section 23 of the act of 1871, nor any provision of the act of 1866, defeats the title to the lands in question, in view of all the facts in the case. That proviso is as follows: 'Provided however, that this section shall in no way affect or impair the rights present or prospective of the Atlantic & Pacific Railroad Company, or any other company. ' Now what is the fair import of this language? What was the intent of congress, in view of the important objects sought, in making the grant to respondents, in adopting this peculiar language? It is not the language of exception from the grant, of any lands that the Atlantic & Pacific Company might lay claim to without earning them under the statute. It is not the language of exception at all. On the contrary, it merely made the grant to defendant, subordinate, and subject to any rights, that the Atlantic & Pacific Company may then have secured, or might thereafter, acquire under the law, authorizing it to acquire lands, by the performance of the acts prescribed. Congress intended that the respondent should not interfere with any lands which that other company should lawfully earn. It simply intended to protect any rights, that it should acquire, by performing the 689 required acts. \*689 What were 'the rights, present and prospective of the

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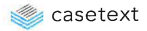
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Atlantic & Pacific Railroad Company? Their v

### Opinion Case details

that this company should file a plat of a route for a railroad, and then play the role of the dog in the manger, and neither build the road itself, and thereby earn the lands, nor allow the respondents to build one, and earn the lands under another grant. The Atlantic & Pacific Company never did anything to earn these lands, except to file, what it was pleased to term a 'map of the location of its route,' six years after the date of the grant, and one year after the respondent had located its road under the grant, made five years subsequently, and after it had commenced building the road; and for failure to comply with the terms of the grant, by the Atlantic & Pacific Company, congress, in 1886, (24 St. 123, 124,) passed an act forfeiting its right to earn these lands altogether. Thus its rights 'present' and 'prospective,' have never ripened into an effective grant, and now they never can so ripen. They now have, and can have no further rights in these lands, whether the respondents get them or not. The building of its road, by the respondents, and earning these lands, which the other party has itself failed to earn, and now never can earn, can in no possible way 'affect or impair' any rights the other company now has, or ever did have. And had that company built the road, and earned the lands, the respondent would not have got them, for that would have been to affect or impair its rights.

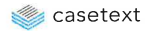
The present right of the Atlantic & Pacific Company was to earn the lands by the performance of the required conditions, and the prospective rights, the right to have the lands when so earned. This is all there is of it, and it did neither. Now the grant to the Southern Pacific, being subject, and subordinate, to those rights, could not in any way, or in any degree, have affected, or impaired them, because the Atlantic & Pacific Railroad Company, had it performed the conditions would have taken the said land under the act. It utterly failed to perform the conditions, and all its rights have been forfeited, and now the patenting of the lands to the Southern Pacific cannot in any way possible affect any of these rights which do not now exist. Thus the rights of the Atlantic & Pacific Company present or



the prior valid claim, had the work been performed. The prior claimant failed to acquire any real right to the lands, by earning them, and they were forfeited and left to the respondent to earn under its grant, and it has faithfully earned them without in the slightest degree 'affecting or impairing any prior rights' 'present or prospective,' and it now cannot impair them. It 690 seems to me, that the respondent is justly entitled to these lands under its grant. An exception, from a grant, is an entirely different matter from taking a grant subject to other claims or rights, as is, manifestly, the case here. When the other claims are satisfied, or lost, the grantee, subject to those rights, takes what is left. The proviso in section 23 of the act of 1871, seems to me, clearly to prescribe all the limitations intended by congress in that act to be put upon the grant to respondent. It is specific and clear on this point, and, only intended to be subject to any rights that should be actually acquired and perfected under any prior act. The reference to the act of 1866, does not modify the provision in this particular section. It puts no restriction upon respondent, not expressly put upon the Southern Pacific Company by the act of 1866, and that act, in the precise language used, taken literally, or substantially, does not affect this point. In that act, the Southern Pacific Company was put upon the precise footing with the Atlantic & Pacific Company. Both took under the same act, upon equal terms. In the act of 1871, the Southern Pacific Company was put upon the same footing as the Southern Pacific Company was put by the act of 1866. The proviso in section 3 of the latter act is

'That if said route shall be found upon the line of any other railroad route, to aid in the construction of which lands have been heretofore granted by the United States, as far as the routes are upon the same general line, the amount of land heretofore granted shall be deducted from the amount granted by this act.'

The language is 'have been heretofore granted;' that is to say, granted before the passage of the act of 1866, not the act of 18

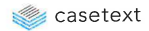


language of the acts. But the line of the Southern Pacific road is not on the line of the 'Atlantic and Pacific' route as designated on what is claimed to be its map of location. The two roads are not 'upon the same general line.' They simply cross each other. But again: The fair construction of this proviso, and as it was intended by congress, in view of the object sought, is, that 'lands that have heretofore been granted,' and 'the amount of land' to be dedicated, means lands that have been effectively granted, and to which the title has passed, or shall effectively pass out of the United States, and finally become effectively vested in the grantees upon the performance of the prescribed conditions. It does not mean inchoate grants, that are not finally perfected-grants that become forfeited by failure to earn them by performing the prescribed conditions or any of them. These do not, ultimately, become grants at all, within the meaning of the act, and intent of congress. Congress was anxious to procure the construction of these great works, for military, mail-carrying, and other uses, and thereby also develop the resources of the 691 country, and make a market for the public \*691 lands. It contributed nothing, because it received double price for the even sections. In these provisions, it was, only solicitous to protect the vested rights of prior grantees in lands fairly earned in constructing works of a similar kind in pursuance of a similar policy. It did not seek, by forfeitures, to evade its obligations to subsequent roads, and thereby increase its own property, at the expense of those who, actually carry out the objects of the law, and fairly earn the lands intended for them. We cannot attribute any such unworthy purpose, or motive to congress. It manifestly, intended, that the subsequent grantees should take the odd sections subject only to prior rights, and when the prior grants failed, and finally, became no grants, by reasons of a failure to perform the conditions necessary to perfect the grant, and when no rights can possibly be further affected by the grant to the subsequent grantee, that the latter, upon complying with the terms of its grant should have the lands, not ultimately, or effectively granted under the prior acts of congress. Effective, completed grants only, are contemplated in this proviso



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sections of land along the general line of its route, upon building the road as required, but upon no other conditions. The grantee did not, for six years, do anything to locate its road in the state of California, or earn the grant. The act of 1871 was passed, making a similar grant to respondent, subject however to any prior rights of the other company. Within a month it filed its map of location, and immediately, went to work and continued till it performed all the required conditions, had its road completed, and accepted by the president, and earned its lands. By filing its map of definite location, it acquired a right to the odd sections for the prescribed distance on each side of the road, subject only to be defeated by the Atlantic & Pacific Company, having an older grant, by filing its map of definite location, and then performing the other conditions necessary to earn the lands. At the time of locating the Southern Pacific line, there was nothing to indicate that the Atlantic & Pacific would ever move in the matter. A year afterwards, and six years after the date of its grant, the Atlantic & Pacific Company filed what is claimed to be its definite location; and by that act, if properly done, and not already too late, under the law, it acquired what? Not a perfect, or complete title, to the land but at most a temporary provisional title, with a right to build the road, earn the lands, along its line, perfect its title, and defeat the right of the respondents to acquire the land. But it did nothing more, and, after waiting 20 years for it, without anything more being done, congress passed the act referred to, forfeiting its grant, and the lands never were fully granted--never became granted, within the reasonable meaning of the act of congress providing for deducting therefrom subsequent grants, and thereby the grant to respondents became effective and perfect, without in the slightest degree, or 'in any way,' 'affecting' or 'impairing any right,' 692 'present or prospective' of the \*692 Atlantic & Pacific Company, or any other prior grantee. If this be not the true view of the case, then no lands could have been acquired by the respondents under its grants, and the act, purporting to be a grant, as to it, was a dead letter -- a mere illusion; for, if the acts mentioned, performed by the Atlantic & Pacific Company at that



## Opinion Case details latter grant.

I am, therefore, of the opinion, that the earning and acquiring of these lands by the respondents, under the conditions shown by the record, in no way affected, or impaired, the 'rights present or prospective,' of the Atlantic & Pacific Railroad Company, or any other, within the meaning of the act of congress; and that, these lands are not lands heretofore, or at any time, granted by the act of congress in such sense as to require them to be deducted along the general line of the road, or otherwise, within the meaning of the acts of congress of 1866, and 1871, or of either of them.

Upon the views expressed, the amended bills must be dismissed, and it is so ordered, without costs.

### ROSS, J.

These cases have been argued and submitted together. The suits are brought to quiet the complainant's alleged title to certain lands and to enjoin defendant from asserting or claiming any title thereto. The lands are claimed by the defendant by virtue of the act of congress of March 3,1871, entitled 'An act to incorporate the Texas Pacific Railroad Company, and to aid in the construction of its road, and for other purposes.' 16 St.U.S. 573. By the 23d section of that act it was provided as follows:

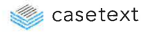
That for the purpose of connecting the Texas Pacific Railroad with the city of San Francisco, the Southern Pacific Railroad Company of California is hereby authorized (subject to the laws of California) to construct a line of railroad from a point at or near Tehachapa Pass, by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, with the same rights, grants, and privileges, and subject to the same limitations, restrictions, and conditions as were granted to said Southern Pacific Railroad Company of California by the act of July 27, 1866, provided, however, that this section shall in



thereby authorized to build, and proceeded to build it and completed its construction, to the satisfaction of the government, in January, 1878. It thereby earned the lands embraced by the grant to it. The point that the present Southern Pacific Railroad Company is not the same Southern Pacific Railroad Company to which the act of \*693 March 3, 1871, applied, was decided against the government in the recent cases of *U.S. v. Railroad Co. and U.S. v. Colton, etc., Co.*, 45 F. 596, (March 6, 1891.) The reasons for so holding were given at length in the opinions then rendered, and need not now be repeated.

It is admitted that the lands in controversy in the present suits are situate within 20 miles of the line of road so located and built by the Southern Pacific Company, but as they are also within 20 miles of the line that the Atlantic & Pacific Railroad Company, under the act of congress of July 27, 1866, designated for its road, it is earnestly contended on behalf of the government that they are excluded from the grant to the Southern Pacific Company. When the cases of *U.S. v. Railroad Co. and U.S. v. Colton, etc.*, *Co.*, 39 F. 132, were before the court on demurrers to the bills—the lands then involved being within the indemnity limits of the Atlantic & Pacific grant and within the primary limits of that of the Southern Pacific Company—it was said:

'Had they been situated within 20 miles of the designated route of the Atlantic & Pacific Company they would clearly have fallen within the grant to that company and consequently have been excluded from the subsequent grant to the Southern Pacific Company; for, if the construction above put upon the act of July 27, 1866,be the correct one, every alternate section of public land, designated by odd numbers, within 20 miles of the line of the road, as definitely fixed, would have passed to the Atlantic & Pacific Company as of the date of its grant.'



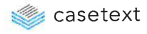
and to be decided. The grant to the Atlantic & Pacific Company was the prior grant—it having been made by the act of July 27, 1866, entitled 'An act granting lands to aid in the construction of a railroad and telegraph line in the states of Missouri and Arkansas to the Pacific coast.' 14 St.U.S. 293. By that act the Atlantic & Pacific Company was authorized to construct a railroad

'Beginning at or near the town of Springfield, in the state of Missouri, thence to the western boundary of said state, and thence, by the most eligible railroad route as shall be determined by the said company, to a point on the Canadian river; thence to the town of Albuquerque on the river Del Norte, and thence by way of the Agua Frio or other suitable pass to the head-waters of the Colorado Chiquito, and thence along the 35th parallel of latitude, as near as may be found most suitable for a railroad route, to the Colorado river at such point as may be selected by said company for crossing; thence by the most practicable and eligible route to the Pacific.'

To aid in the construction of the road there was granted to the Atlantic & Pacific Company, by the third section of the act, every alternate section of public land, not mineral, designated by odd numbers, to the amount of 10 sections on each side of the road whenever it passes through a state

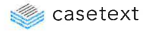
'And whenever on the line thereof the United States have full title, not reserved, sold, granted, or otherwise appropriated, and free from pre-694 emption \*694 or other claims or rights, at the time the line of said road is designated by a plat thereof filed in the office of the commissioner of the general land-office, and whenever,' etc.

The Atlantic & Pacific Company did nothing towards locating its line of road in California until March 12, 1872, and never did do anything towards building it; in consequence of which congress, in 1886, passed an act declaring its land grant forfeited. In the mean time, that is to say, March 3,1871, the grant under which the defendant company is larger to the same of the same

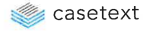


non-mineral in character, as should fall within the designated limits and be, at the time the line of its road should be designated by a plat thereof filed in the office of the commissioner of the general land-office, not reserved, sold, granted, or otherwise appropriated and free from pre-emption or other claims or rights. No valid reason, therefore, existed why congress could not include the lands in controversy in the grant it made to the Southern Pacific Railroad Company. Did it do so? The act of March 3, 1871, refers to that of July 27, 1866, for the terms of the grant thereby made to the Southern Pacific Company to aid it in building a road from a point at or near Tehachapi Pass, by way of Los Angeles, to the Texas Pacific Railroad at or near the Colorado river, for the purpose of connecting the Texas Pacific Railroad with the city of San Francisco. The grant was for 10 odd-numbered sections of public land, not mineral, on each side of the road. As has already been said, the lands in controversy here were at that time public lands of the United States. They are within 20 miles of the line of road the Southern Pacific Company was by the act of March 3, 1871, authorized to locate and build and which it did locate and build and which the government accepted as having been built in compliance with the terms of that act and which it has since used for its own purposes. The lands in controversy are therefore within the primary limits of that grant and justly belong to the Southern Pacific Company unless there be something in the act of March 3, 1871, excluding them from the grant thereby made to it. It is urged that such exclusion is effected by the concluding clause of the section making the grant, which is in these words: 'Provided, however, that this section shall in no way affect or impair the rights, present or prospective, of the Atlantic & Pacific Railroad Company, or any other railroad company.'

It is plain that this clause is not in the form of an exception from the grant. Congress was, of course, aware of its previous grant to the Atlantic & Pacific Company of date July 27, 1866, and being desirous of making that to the Southern Pacific Company subordinate and subject to its previous grants, inserted the provise that the grant to the Southern Pacific Company subordinate and subject to its previous grants,



Southern Pacific Company should be excluded from that grant. It was not to reserve anything to the United States, but to protect the 'present and prospective' rights of the Atlantic & Pacific Company and any other railroad company to which congress may have made grants of lands that the proviso was inserted. Had the line of road the Atlantic & Pacific Company was authorized to build by the act of July 27, 1866, been definitely located at the time of the grant to the Southern Pacific Company of March 3, 1871, and had the Atlantic & Pacific Company thereafter built its road and thereby earned the lands covered by its grant, the lands in controversy would have gone to it without regard to the proviso in question; for its grant which would have attached to such lands at the time of the definite location of the route of its road would have been perfected by the building of the road and the title thus perfected have related back to the date of the grant, July 27, 1866, and of course have excluded any subsequent grant covering the same lands. But the Atlantic & Pacific Company had not designated the route of its road at the time of the grant to the Southern Pacific Company of March 3, 1871. It might do so, however, thereafter and might build the road it was authorized to build and thereby earn the lands embraced by the grant to it of July 27, 1866. It had a 'present and prospective' right to do so. If it did both of those things, it would be entitled to the lands granted to it by that act. If it did not do both of those things, it would not be so entitled and the lands would remain as they then were, public lands of the United States. Congress, therefore, in making its grant to the Southern Pacific Company of March 3, 1871, made it subject to those 'present and prospective' rights. Had they been perfected by a compliance on the part of the Atlantic & Pacific Company with the conditions on which they were based, the title to the lands in controversy would have become vested in the Atlantic & Pacific Company as of date July 27, 1866. But as that company never did comply with the conditions of the grant and as all of its rights thereunder became forfeited in 1886 by act of congress because of such non-compliance, there remain no rights of that company to be, or that ever can be affected or



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United States any land that would otherwise be included in the granting clause of the act. The lands in controversy were public lands of the United States at the time of that grant; the terms of the granting clause include them, provided, only, that the grant be without prejudice to the present or prospective rights of the Atlantic & Pacific Railroad Company, or any other railroad company. The Atlantic & Pacific Company having forfeited its right to earn the lands in question by failing to build the road it was required to build as a consideration for the grant, it never acquired any title thereto

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and thenceforward there remained no right, 'present or prospective,' to be affected or impaired. When its rights became forfeited (there being no pretense that the case is affected by the rights of any other railroad company than those herein spoken of) there came to an end the only condition imposed by congress upon the grant to the Southern Pacific Company of March 3, 1871.

These views render it unnecessary to determine the question elaborately and ably argued by counsel as to whether there ever was a valid designation of the route of the proposed road of the Atlantic & Pacific Company.

I concur in the dismissal of the amended bill in each case, without costs, and wish to add that I would not have written this brief opinion had I known the circuit judge was engaged in the preparation of an opinion; but as each of us reached the same conclusion in a separate examination of the cases, at his suggestion both opinions are filed.

### **Opinion**

Case details

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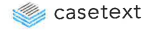
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#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

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TODD SMITH, DIRK REGAN and CAROL REGAN, JACQUELYN SHELDRICK, GLENN L. BOOM, and WILLIAM NELSON and LINDA NELSON, INDIVIDUALLY AND AS REPRESENTATIVES OF A CLASS OF PERSONS SIMILARLY SITUATED.

Plaintiffs,

CASE NO. 3:11-cv-02599-TEH

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26 27 QWEST COMMUNICATIONS COMPANY, LLC; SPRINT COMMUNICATIONS COMPANY L.P.; LEVEL 3 COMMUNICATIONS, LLC; and WILTEL COMMUNICATIONS, LLC, Defendants.

I hereby attest and ECF DOCUMENT

document which was electronically filed copy of a

Date Filed:

District Court for the Northern District of California.

RICHARD W. WIEKING Flerk

Deputy Clerk

EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

WHEREAS, the parties to the above-captioned class action (the "Action") entered into a California Class Settlement Agreement, as of September 5, 2012, (the "Settlement Agreement") (terms capitalized herein and not otherwise defined shall have the meanings ascribed to them in the Settlement Agreement);

WHEREAS, on June 24, 2013, the Court entered a final Order and Judgment approving the Settlement Agreement and ordering that this Action may be settled as a class action on behalf of the following class:

[A] class under the Settlement Agreement (the "Settlement Class"), defined as follows:

a class comprising all Persons who own or who claim to own, for any period of time during a Compensation Period, any Covered Property, except for:

(1) Right-of-Way Providers and their predecessors, successors, parents, subsidiaries, and affiliates, past or present; (2) federal, state, and local governmental entities; (3) Native American nations and tribes; or (4) any Person who files a valid and timely exclusion on or before the Opt-Out Deadline.

Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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Members of this Class are referred to below as Class Members; and

WHEREAS, the Settlement Agreement provides for the entry of an Easement Deed by Court Order in Settlement of Landowner Action by which the Settling Defendants acquire, to the extent that Class Members have the right to transfer it, a permanent telecommunications easement in the Right of Way adjacent to the property of each Class Member;

#### THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED THAT:

- To the extent that each Class Member owns rights in the Easement Premises (as I. 8 hereafter defined), the Class Member (the "Grantor") hereby grants to whichever of Sprint Communications Company L.P., Qwest Communications Company, LLC, Level 3 Communications, LLC, and WilTel Communications, Inc. has Designated for inclusion under a Settlement Agreement the Right of Way which adjoins, underlies or includes Covered Property owned by the Class Member, together with its successors, assigns, and licensees (the "Grantee"), a permanent telecommunications easement in the Easement Premises. For each county in which this Easement Deed by Court Order in Settlement of Landowner Action is being recorded, a list of affected Class Members and their affected parcels is attached as Exhibit 1. Exhibit 1 shall describe Class Members' affected parcels with the following information, to the extent that it is in the Database of Identification Information: owner name; owner mailing address; tax map identification number; tax parcel identification number; lot number; and section, township, and range. Exhibit 1 may describe Class Members' affected parcels with any other available information.
- The terms and conditions of the permanent telecommunications easement that is 2. the subject of this Easement Deed by Court Order in Settlement of Landowner Action are:

a perpetual easement and right of way (hereinafter, together with the rights and privileges herein granted, the "Easement") and right to place, lay, bury, construct, install, operate, repair, Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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maintain (including aerial patrol), renew, rebuild, replace, upgrade, expand, relocate, and remove 1 2 fiber optic cables, copper cables, coaxial cables or other cables through which voice, data, video or other signals are transmitted, conduits, inner ducts, hand holes, splice vaults, poles, optical or electronic equipment, regenerator huts, marker posts or signs, and other related facilities appropriate for installation, use, or maintenance of such cables (collectively, the "Telecommunications Cable System"), in, on, over, under, through and/or across the Easement Premises. The Easement Premises means all that real property that (a) either (i) is included within a parcel of property that is described in Exhibit 1 or (ii) has a common boundary with a parcel of property described in Exhibit 1 (the "Grantor's Property") (for purposes of this Telecommunications Cable System Easement Deed, a parcel of property shall be deemed to have a common boundary with the Easement Premises if it is separated by a non-navigable river or a street, road, or highway, other than a numbered state or federal highway) and that (b) (i) is or was used as a railroad right of way ("Railroad Right of Way") and (ii) is on a side of the centerline of the Railroad Right of Way that is next to the Grantor's Property (the "Grantor Side"), and (iii) extends no more than ten (10) feet on each side of the Grantee's Telecommunications Cable System (A) as it existed on November 21, 2012 (B) where the actively used components of the Grantee's Telecommunications Cable System are moved or placed, provided, however, that only a single 20-foot easement per moved component may exist at any point in time in the Easement Premises, and the width of the moved component's Easement Premises shall be reduced on one side and increased by an equal linear footage on the other side wherever necessary in order that it shall in all places remain solely within the limits of a single Grantor Side of the Railroad Right of Way, and (C) where new components are installed to connect the existing Telecommunications Cable System to the edge of the Right of Way. The

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Easement shall be construed to grant Grantee all rights necessary to abandon in place unused components of Grantee's Telecommunications Cable System.

The Easement shall not include the right to construct on the Easement Premises regenerator huts and similar structures ("Buildings") in addition to those existing on November 21, 2012. The Easement shall include the rights to repair, replace, and expand existing Buildings, provided, however, that no such repair, replacement, or expansion shall increase the site that the Buildings occupy, or the height of any Building, by more than twenty-five percent. The Easement does not permit the construction of microwave towers, cell towers, or other components of a primarily aboveground statewide Telecommunications Cable System.

The Easement includes the right to temporarily use the entire Grantor Side of the Railroad Right of Way for construction or maintenance, so long as Grantee uses its best efforts not to interfere with any real property which, although within the boundaries of the Easement Premises, is actually being used by Grantor; provided, however, that in no event shall Grantee be prohibited from using such real property if it is commercially reasonable to do so under the circumstances or if Grantee's Telecommunications Cable System is currently located within such area. The Easement shall include the right of reasonable ingress and egress to and from the Easement Premises over that portion of the Grantor's real property that underlies the Railroad Right of Way and, for repair and maintenance, over any existing private roads of Grantor, where access from public or railroad roads is not reasonably practical, provided Grantee has made commercially reasonable efforts to give prior notice to Grantor of Grantee's use of Grantor's private roads. Grantee shall not be liable for damages caused by its removal of trees, undergrowth, and brush within the Easement Premises necessary or appropriate for the enjoyment of the Easement. Nothing contained herein shall constitute a waiver of any right that

Grantor may have for any damages to Grantor's property outside of the Easement Premises caused by Grantee's action. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

From and after June 24, 2013, subject to all the restrictions and limitations stated herein, the Easement includes the right to construct and install additional components of a Telecommunications Cable System within the Easement Premises. Grantee agrees that unless (a) it is required to do so by the railroad or other owner of Railroad Right of Way or (b) it is commercially reasonable under the circumstances to do so, it will not install additional components of a Telecommunications Cable System in the area of the Easement Premises that is outside a parallel fence constructed by the railroad or other owner of Railroad Right of Way or is actually being used by the Grantor or its successor, provided, however, that the foregoing shall not be binding upon Grantee if Grantee's Telecommunications Cable System is currently located within such area. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

The Easement includes all rights necessary to the lawful occupation of the Easement Premises by an existing Telecommunications Cable System, and by any additional Telecommunications Cable System that is constructed and installed by or on behalf of Grantee in the Easement Premises and that is owned or operated by either (a) Grantee or (b) any person or entity to which Grantee sold, granted, leased, or otherwise transferred or may hereafter sell,

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grant, lease, assign, or otherwise transfer, all or any part of the rights in or use of such Telecommunications Cable System.

The Easement, however, does not apply to any Telecommunications Cable System that existed on November 21, 2012, but that was acquired by Grantee after that date (unless such Telecommunications Cable System or component thereof was acquired from any of Sprint Communications Company L.P.; Qwest Communications Company, LLC, f/k/a Qwest Communications Corporation; Level 3 Communications, LLC, Level 3 Communications, Inc., and Level 3 Telecom Holdings, Inc.; WilTel Communications, Inc.; WilTel Communications, LLC; and Williams Communications, LLC, f/k/a Williams Communications, Inc., f/k/a Vyvx, Inc.).

No oil, gas, or other mineral rights are granted and no existing oil, gas, or other mineral rights are expanded, limited, or affected by this instrument, provided, however, that Grantor shall not use a method of extraction that interferes with or impairs in any way the Easement, the Telecommunications Cable System, or the exercise of Grantee's rights herein.

Grantor shall not, nor shall Grantor authorize others to, construct or create any road, reservoir, excavation, obstruction, structure, or building or change the land grade on, in, over, under, through, or across the Easement Premises without the prior written consent of Grantee, provided that nothing herein shall be construed to affect the rights and obligations of any railroad with respect to the use, improvement, or alteration of its Railroad Right of Way, as provided in any agreement between the railroad and the Grantee, by applicable law, or otherwise.

It is understood and agreed that the Easement is not exclusive and is subject to all preexisting uses and pre-existing rights to use the Easement Premises, whether such uses are by Grantor or others and whether for surface uses, crossings, or encroachments by communication

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rights, if any, to grant, convey, assign, and restrict any and all rights (including future rights and uses) on the Easement Premises, provided, however, and notwithstanding the foregoing, that Grantor shall not use or authorize others to use the Easement Premises in a manner that interferes with or impairs in any way Grantee's Telecommunications Cable System or the exercise by Grantee of the rights granted herein.

companies or utilities. It is further understood and agreed that Grantor retains all of its existing

Subject to the terms hereof, Grantee shall have all other rights and benefits necessary or useful to the full and complete enjoyment and use of the Easement for the purposes stated herein, including the right to sell, grant, lease, or otherwise transfer all or any part of the rights in or use of the Telecommunications Cable System.

Grantor conveys the Easement without warranty of title to any property interest in the Easement Premises. This instrument does not address and shall not affect any real property rights, including the priority of interests, between Grantor and any railroad or between Grantee and any railroad, or any of their predecessors, successors, past or present predecessors in interest, successors in interest, successors in title, members, partners, parents, subsidiaries, affiliates, lessees, assigns, and past, current, or future licensees or assignees. This Easement is not intended to impact or diminish any railroad's existing rights or property interests in the Right of Way. This Easement shall not be construed to permit Grantee to interfere with railroad operations. This Easement also shall not permit any component of a Telecommunications Cable System to remain in a Railroad Right of Way except (a) under existing or future agreements with the railroad or (b) in any Railroad Right of Way in which no railroad operates and no railroad retains any right, title, or interest. This Easement also shall not permit any new components to be installed to connect the existing Telecommunications Cable System to the edge of the Right

Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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of Way in any Railroad Right of Way as to which the Interstate Commerce Commission or the Surface Transportation Board has entered an order, pursuant to 49 U.S.C. § 10903, that the railroad is authorized to cease to provide or maintain rail service over that right of way and the railroad no longer provides or maintains rail service over that line, provided that if the railroad does not cease such rail service or later reactivates such service, then this limitation shall not apply.

This Telecommunications Cable System Easement Deed is executed and delivered on behalf of Grantor for the purpose of granting the Easement to Grantee in, on, over, under, through and/or across the Easement Premises to the full extent of Grantor's right, title or interest, if any, in or to the Easement Premises, and the Easement granted hereby shall affect the Easement Premises only to the extent of Grantor's right, title, and interest therein. Grantor and Grantee agree that this Telecommunications Cable System Easement Deed shall not grant any rights to the Easement Premises, or any portion thereof, in which Grantor holds no right, title or interest.

No rights reserved to Grantor herein shall be deemed to expand rights reserved to Grantor under any other easement, right of way, license, lease, or any similar instrument or court order. No limitation herein on the rights of Grantee shall be deemed to limit rights heretofore granted by Grantor or its predecessors in interest under any other easement, right of way, license, lease, or any similar instrument or court order.

The terms and provisions of this instrument shall constitute covenants running with the land and shall be binding upon and inure to the benefit of the Settling Defendants, the Grantor, their successors, assigns, personal representatives, and heirs.

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This instrument fully sets forth the terms and conditions of the Easement. There are no oral or other written agreements between Grantor and Grantee that modify, alter, or amend this instrument.

TO HAVE AND TO HOLD the Easement, rights and privileges unto Grantee, its successors and assigns in perpetuity or until such time as Grantee shall cause the Easement to be released of record.

Settling Defendants may record this Easement under the terms and conditions set forth in the Settlement Agreement.

Date: 6/27/13

Honorable Thelton E. Henderson, Judge United States District Court

Grantee's Name: Qwest as defined in the "Settlement Agreement" referenced in the text of the Easement Deed by Court Order in Settlement of Landowner Action. That Settlement Agreement defines "Qwest" to include: (1) Qwest Communications International Inc., (2) Qwest Communications Corporation now known as Qwest Communications Company, LLC, and (3) all of these entities' predecessors, successors, assigns, parents, affiliates and subsidiaries.

Grantee's Address: 700 West Mineral Avenue, Littleton, Colorado 80120

**EXHIBIT 1** 

# IMPERIAL COUNTY

	_				1			_							
D PARCELS	Owner's/Grantor's Mailing Address <sup>2</sup>		888 So Figueroa St, Los Angeles, CA 90017	PO Box 427, Wildomar,CA 92395	PO Box 642, Calipatria, CA 92233	PO Box 267, Calipatria,CA 92233	PO Box 937, Imperial, CA 92251	PO Box 937, Imperial,CA 92251	PO Box 937, Imperial, CA 92251	6212 Commodore Ln, Oklahoma, OK 73162	PO Box 427, Wildomar, CA 92395	PO Box 937, Imperial, CA 92251	PO Box 937, Imperial, CA 92251	290 River Wood Dr, Brawley, CA 92227	PO Box 937, Imperial,CA 92251
LIST OF AFFECTED PARCELS	Owner's/Grantor's Name	Southern Pacific Pipe Lines	Partnership	TNT Enterprises Inc	Juan Chavez	Y Ranches	IID - Trust Lands	IID - Trust Lands	IID - Trust Lands	Anna S Sandhu Tr et al	TNT Enterprises Inc	IID - Trust Lands	IID - Trust Lands	Andrew & Marlene Currier	IID - Trust Lands
	T-R-S		11S-14E-3	11S-14E-3	11S-14E-10	11S-14E-10	11S-14E-10	11S-14E-12	11S-14E-11	115-14E-15	11S-14E-15	11S-14E-15	11S-14E-15	11S-14E-13	11S-14E-22
0.000	Assessor's Parcel No.		021-160-017	021-160-020	021-280-003	021-280-005	021-280-010	021-290-013	021-290-015	021-321-004	021-331-002	021-331-003	021-331-004	021-340-003	022-020-005

<sup>1</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Count Order.

The owner's granter's mailing address is not necessarily the same as the affected parcel's address

Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address
022-020-009	11S-14E-22	Dennis & Orvin Lambert	PO Box 158, Montrose, CO 81402
022-110-006	11S-14E-27	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
022-110-007	11S-14E-27	IID - Trust Lands	PO Box 937, Imperial, CA 92251
022-110-008	11S-14E-27	IID - Trust Lands	PO Box 937, Imperial, CA 92251
022-110-009	11S-14E-27	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
022-170-004	12S-14E-3	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
022-170-005	12S-14E-3	SM me LLC	111 Woodmere Rd, Folsom,CA 95630
023-020-015	12S-14E-10	F L & Deanie Johnson	2327 Hwy 86, Imperial,CA 92251
023-020-016	12S-14E-10	James R & Barbara A Smith	1593 Gonder Rd, Brawley, CA 92227
023-101-003	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
		Williams First Choice Onion	
023-101-004	12S-14E-15	Properties LLC et al	PO Box 1058, Nuevo, CA 92567
023-130-004	12S-14E-15	Golden Eagle Hay Co Inc	PO Box 467, Calipatria,CA 92281
023-130-005	12S-14E-15	Chavez Bros	PO Box 1545, Calipatria, CA 92233
023-141-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar, CA 92395
023-141-006	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-201-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildmar,CA 92395
023-201-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-261-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
023-261-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-331-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
023-331-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-380-003	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-380-007	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
023-380-008	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-391-002	12S-14E-15	TNT Enterprises Inc	PO Box 427, Wildomar,CA 92395
023-391-005	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
023-391-006	12S-14E-15	Superior Land & Cattle Co	PO Box 1828, Calipatria,CA 92233
024-260-031	12S-14E-22	Thomas Young et al	PO Box 537, Homer, AK 99603
074-260-059	125-14F-22	Supr Terminal II C	PO Box 509 Calinatria CA 92233

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

The owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

	T-R-S Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
125-14E-27		2506 Kentia St, Oxnard, CA 93036
125-14E-27 H 125-14E-27 H 125-14E-27 T 125-14E-34 H 125-14E-34 H 115-15E-18 T 115-15E-18 D 115-15E-18 D 115-15E-18 D 115-15E-36 H 115-15E-36 H 115-15E-36 H 115-15E-36 H 115-15E-36 J 115-15E-36 J 115-14E-1 D 135-14E-1 D		PO Box 937, Imperial,CA 92251
125-14E-27 H 125-14E-37 T 125-14E-34 H 125-14E-34 H 115-15E-18 M 115-15E-18 M 115-15E-18 M 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-3 H 135-14E-2 C 135-14E-3 H 135-14E-3 M 135-14E-10 S 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C		6844 N 36th St, Phoenix,AZ 85018
125-14E-37   T   125-14E-34   H   125-14E-34   H   115-15E-18   Ti   115-15E-18   D   115-15E-18   D   115-15E-18   D   115-15E-36   J   115-14E-3   D   135-14E-3   D   135-14E-3   D   135-14E-10   D   135-14E-15   D   D   D   D   D   D   D   D   D		6844 N 36th St, Phoenix, AZ 85018
125-14E-34 H 125-14E-34 H 115-15E-18 Ti 115-15E-18 N 115-15E-18 Ri 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-14E-3 Ri 135-14E-2 C 135-14E-3 Li 135-14E-3 N 135-14E-10 S 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C	_	PO Box 427, Wildomar,CA 92395
115-14E-34 H 115-15E-18 Ti 115-15E-18 D 115-15E-18 Ri 115-15E-16 J 115-15E-36 J 115-15E-36 J 115-15E-36 H 115-15E-36 J 115-15E-36 H 115-15E-36 J 115-14E-3 C 135-14E-2 C 135-14E-3 Lu 135-14E-10 S 135-14E-10 S 135-14E-10 S 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C 135-14E-15 C	١ا	6844 N 36th St, Phoenix, AZ 85018
115-15E-18 Ti 115-15E-18 M 115-15E-18 M 115-15E-17 Li 115-15E-36 S 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-14E-12 E 135-14E-2 C 135-14E-3 Li 135-14E-3 Li 135-14E-10 S 135-14E-10 S 135-14E-10 S 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C		6844 N 36th St, Phoenix,AZ 85018
115-15E-18   N   115-15E-18   D   115-15E-18   Ri   115-15E-18   Ri   115-15E-36   J   115-15E-36   J   115-15E-36   J   115-15E-36   J   115-15E-36   J   115-14E-3   Li   135-14E-3   Li   135-14E-3   Li   135-14E-10   J   135-14E-10   J   135-14E-15   Li   Li   135-14E-15   Li   Li   Li   Li   Li   Li   Li   L		2401 E GlenOaks Blvd, Glendale, CA 91206
115-15E-18   D   115-15E-18   R   115-15E-18   R   115-15E-36   J   115-15E-36   J   115-15E-36   J   115-15E-36   J   115-11E-12   E   135-14E-3   L   135-14E-3   L   135-14E-3   J   135-14E-10   S   135-14E-15   C   135-14E-12   C   C   C   C   C   C   C   C   C		28229 Branch Rd, Castaic,CA 91384
115-15E-17 Li 115-15E-18 Ri 115-15E-36 S 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-14E-12 E 135-14E-3 Li 135-14E-3 Li 135-14E-3 Li 135-14E-10 S 135-14E-10 G 135-14E-15 G 135-14E-15 G 135-14E-15 G 135-14E-15 G 135-14E-15 G	- 9	2986 Tisbury Dr, Henderson, NV 89052
115-15E-18 RI 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-15E-36 J 115-14E-3 E 1135-14E-3 E 1135-14E-3 E 1135-14E-10 S 1135-14E-10 S 1135-14E-15 C 1135-14E-15 C 1135-14E-15 C 1135-14E-15 C 1135-14E-15 C 1135-14E-15 C		777 Alvarado Rd, La Mesa,CA 91941
115-15E-36 5 115-15E-36 H 115-15E-36 H 165-11E-12 E 165-11E-12 E 135-14E-3 B 135-14E-3 L 135-14E-3 L 135-14E-10 S 135-14E-10 S 135-14E-10 S 135-14E-15 C 135-14E-10 S 135-14E-15 C 135-14E-15 C	R	PO Box 572, Niland, CA 92257
115-15E-36 5 115-15E-36 J 115-15E-36 H 16S-11E-12 E 16S-11E-12 E 13S-14E-3 L 13S-14E-3 L 13S-14E-3 L 13S-14E-10 S 13S-14E-10 S 13S-14E-15 C 13S-14E-15 C 13S-14E-15 C 13S-14E-15 C		×
115-15E-36 J 115-15E-36 H 165-11E-12 E 165-11E-12 E 135-14E-3 L 135-14E-3 L 135-14E-3 L 135-14E-3 L 135-14E-10 G 135-14E-10 G 135-14E-15 G 135-14E-15 G 135-14E-15 G 135-14E-15 G	П	901 N Brutscher St, Newberg, OR 97132
115-15E-36 H 16S-11E-12 E 16S-11E-12 E 13S-14E-3 B 13S-14E-3 L 13S-14E-3 L 13S-14E-3 L 13S-14E-10 S 13S-14E-10 S 13S-14E-10 S 13S-14E-15 C 13S-14E-15 C 13S-14E-15 C	_	27 Gleneagles, Newport Beach, CA 92660
16S-11E-12 E 16S-11E-12 E 13S-14E-3 B 13S-14E-3 L 13S-14E-3 L 13S-14E-3 L 13S-14E-10 S 13S-14E-10 C 13S-14E-15 C 13S-14E-1		PO Box 1131,105 Cornville, AZ 86325
165-11E-12 E 135-14E-3 B 135-14E-2 C 135-14E-3 L 135-14E-3 H 135-14E-10 C 135-14E-15 C 135-14E-1	16S-11E-12 Ed L Construction Inc	PO Box 785, San Marcos, CA 92069
135-14E-3 B 135-14E-3 C 135-14E-3 H 135-14E-10 S 135-14E-10 C 135-14E-10 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C	16S-11E-12 Ed L Construction Inc	PO Box 785, San Marcos,CA 92069
135-14E-2 C 135-14E-3 L 135-14E-10 S 135-14E-10 S 135-14E-10 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C		249 Andrita PI, Brawley,CA 92227
135-14E-3 L 135-14E-3 H 135-14E-10 S 135-14E-10 C 135-14E-15 C		5451 N 25th St, Phoenix, AZ 85016
135-14E-3 H 135-14E-10 S 135-14E-10 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-15 C 135-14E-22 E		PO Box 301, Brawley,CA 92227
135-14E-10 9 135-14E-3 N 135-14E-10 ( 135-14E-15 ( 135-14E-15 ( 135-14E-15 ( 135-14E-22 E	13S-14E-3 Henrietta Farms Inc	PO Box 239, Brawley,CA 92227
13S-14E-3 N 13S-14E-10 ( 13S-14E-15 ( 13S-14E-15 ( 13S-14E-22 [ 13S-14E-22 [	13S-14E-10 SP & ML Rutherford Tr	PO Box 6, Brawley, CA 92227
13S-14E-10 ( 13S-14E-15 ( 13S-14E-15 ( 13S-14E-22 E 13S-14E-22 E	13S-14E-3 Matthew Lee Rutherford	PO Box 6, Brawley, CA 92227
13S-14E-15 ( 13S-14E-15 ( 13S-14E-15   13S-14E-22   13S-14E-22	)	PO Box 96, Brawley,CA 92227
13S-14E-15 (13S-14E-15   13S-14E-22   13S-14	Ĭ	6225 Neil Rd, Reno, NV 89511
13S-14E-15   13S-14E-22   E		6225 Neil Rd, Reno,NV 89511
13S-14E-22 E	13S-14E-15 IID-Imperial Irrigation District	PO Box 937, Imperial,CA 92251
13S-14E-22	13S-14E-22 Emma Loucille Walk	110 I St, Brawley, CA 92227
	13S-14E-22 JLF Ranches Ltd	PO Box 134, Brawley,CA 92227
13S-14E-22	13S-14E-22 Matthew Lee Rutherford Tr	PO Box 6, Brawley,CA 92227

<sup>1</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

037-160-024     135-14E-21       039-310-026     135-18E-33       039-310-028     135-18E-33       040-130-008     145-14E-04       040-130-011     145-14E-09       040-130-012     145-14E-09       040-130-004     145-14E-0       040-230-006     145-14E-20       040-230-016     145-14E-20		Matthew Lee Rutherford Trugene L Leblanc Lugene L Loestock Inc Lugene Livestock Inc Lugene L Lu	PO Box 357, Niland,CA 92257 PO Box 6, Brawley,CA 92227 5775 E Hwy 78, Brawley,CA 92227 5775 E Hwy 78, Brawley,CA 92227 10235 Otis St, South Gate,CA 90280 PO Box 1809, El Centro,CA 92243 10235 Otis St, South Gate,CA 90280 PO Box 239, Brawley,CA 92227 12865 Pointe del Mar,Ste 200 Del Mar,CA 92014
		Rutherford Tr inc inc iguez ds guez yn F Benson yn F Benson ock Inc	PO Box 6, Brawley,CA 92227 5775 E Hwy 78, Brawley,CA 92227 5775 E Hwy 78, Brawley,CA 92227 10235 Otis St, South Gate,CA 90280 PO Box 1809, El Centro,CA 92243 10235 Otis St, South Gate,CA 90280 PO Box 239, Brawley,CA 92227 12865 Pointe del Mar,Ste 200 Del Mar,CA 92014
		inc iguez ds guez yn F Benson Yn F Benson Cart Inc	5775 E Hwy 78, Brawley,CA 92227 5775 E Hwy 78, Brawley,CA 92227 10235 Otis St, South Gate,CA 90280 PO Box 1809, El Centro,CA 92243 10235 Otis St, South Gate,CA 90280 PO Box 239, Brawley,CA 92227 12865 Pointe del Mar,Ste 200 Del Mar,CA 92014
		iguez ds guez yn F Benson yn F Banch LLC Ranch LLC cck Inc	5775 E Hwy 78, Brawley, CA 92227 10235 Otis St, South Gate, CA 90280 PO Box 1809, El Centro, CA 92243 10235 Otis St, South Gate, CA 90280 PO Box 239, Brawley, CA 92227 12865 Pointe del Mar, Ste 200 Del Mar, CA 92014
		ds guez yn F Benson Ranch LLC ock Inc	10235 Otis St, South Gate, CA 90280 PO Box 1809, El Centro, CA 92243 10235 Otis St, South Gate, CA 90280 PO Box 239, Brawley, CA 92227 12865 Pointe del Mar, Ste 200 Del Mar, CA 92014
	8 8 8 8 8 E	guez yn F Benson . Ranch LLC ock Inc nc	PO Box 1809, El Centro, CA 92243 10235 Otis St, South Gate, CA 90280 PO Box 239, Brawley, CA 92227 12865 Pointe del Mar, Ste 200 Del Mar, CA 92014
		yn F Benson Ranch LLC ock Inc	10235 Otis St, South Gate, CA 90280 PO Box 239, Brawley, CA 92227 12865 Pointe del Mar, Ste 200 Del Mar, CA 92014
		Ranch LLC  ck inc  cc	PU Box 239, Brawley, CA 92227 12865 Pointe del Mar, Ste 200 Del Mar, CA 92014
		ock Inc 1c	12865 Pointe del Mar, Ste 200 Del Mar, CA 92014
	- B B =	ock Inc nc nc	
	- m m =	וב וכ וכ	462 W G St, Brawley, CA 92227
	=	2 2	PO Box 328, Trust Dept Meridian, ID 83642
040-230-017 14S-14E-20	۳	٢	PO Box 5540, Yuma, AZ 85366
040-240-003 14S-14F-20			PO Box 5540, Yuma, AZ 85366
040-240-018 14S-14F-20	α	gation District	PO Box 937, Imperial, CA 92251
	10	ا د	PO Box 5540, Yuma, AZ 85366
040-330-009 14S-14F-30	7	r co Inc	PO Box 581, Brawley, CA 92227
-	+	Democried Irrigation District	PO Box 937, Imperial, CA 92251
040-340-022 145-14F-37	3	avne 8. Di Bonn Vistrict	PO Box 937, Imperial, CA 92251
	T	ig rang	2478 N Stevens Ave, Rosemead, CA 91770
	=	schanical Inc	PO Box 3682, El Centro, CA 92244
	Γ	alicy C Nale	196 W Harris Rd, Imperial, CA 92251
043-450-092 15S-14E-31	T	doi Tre	10975 Rim Rd, Escondido, CA 92026
	T	andgement LLC	16027 Ventura Blvd,550 Encino,CA 91436
	Г		716 E Sunrise, Imperial, CA 92251
044-200-043 15S-14E-19	T	7	531 W Belford RD, Imperial, CA 92251
044-200-065 15S-14E-19	Τ		PO Box 8214, Chula Vista,CA 91912
044-200-077 15S-14E-19	a		PO Box 351, Imperial, CA 92251
044-200-078 15S-14E-19	Г		2925 W Main St, El Centro, CA 92243

<sup>1</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

रीhe owner's/grantor's mailing address is not necessarily the same as the affected parcel's address

Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
		Areliano &	
044-200-079	15S-14E-19	Martha Co Tr	1161 Obeliscos, Calexico, CA 92231
044-200-079	15S-14E-19	Martha Delgado et al	1161 Obeliscos, Calexico, CA 92231
044-200-081	15S-14E-19	Hector F Margain	PO Box 8214, Chula Vista,CA 92012
044-200-086	15S-14E-30		320 Aten Rd, Imperial, CA 92251
044-220-004	15S-14E-30	Simcal Chemical Co	PO Box 27, Boise,ID 83707
044-220-022	15S-14E-30	WHB Enterprises	1085 State St, El Centro,CA 92243
044-290-015	15S-14E-31		801 W Ross Rd, El Centro, CA 92243
044-313-001	15S-14E-31	Maria Nicolasa Beltran	1097 Stacey Ave, El Centro, CA 92243
044-313-002	15S-14E-31	Francisco J & Maria Martinez	1087 Stacey Ave, El Centro, CA 92243
044-313-003	15S-14E-31	Mary Helen Gloria	1077 Stacey, El Centro,CA 92243
044-313-004	15S-14E-31	Rosa N Maldonado	1067 Stacey Ave, El Centro, CA 92243
044-313-005	15S-14E-31	Joseph Lee Houseman	PO Box 387, Imperial,CA 92251
044-313-006	15S-14E-31	Jose C & Socorro M Antunez	2257 Pepper Ave, El Centro,CA 92243
044-313-007	15S-14E-31	Reyes A & Romelia Gonzalez	1037 Stacey Ave, El Centro, CA 92243
044-313-008	15S-14E-31	Ernesto Bustamante	1027 Stacey Ave, El Centro, CA 92243
044-313-009	15S-14E-31	John Angel & Navar I Garcia	1017 Stacey Ave, El Centro,CA 92243
044-313-010	15S-14E-31	Ruben & Dahlia Jimenez	2490 Brighton Ave, El Centro,CA 92243
044-313-011	15S-14E-31	Victor & Gloria Herrera	1001 Stacey Ave, El Centro, CA 92243
044-313-012	15S-14E-31	Frank J & Maria A Perdomo	897 Stacey, El Centro,CA 92243
044-313-013	15S-14E-31	Tomas E & Maria Jesus Diaz	887 Stacey Ave, El Centro, CA 92243
044-313-014	15S-14E-31	Martin J Aguilera et al	1526 Trinity Way, Salinas, CA 93906
044-313-015	15S-14E-31	Frank G & Anita A Cruz	867 Stacey Ave, El Centro,CA 92243
044-313-016	15S-14E-31	Arnulfo V De Hoyos et al	857 Stacey Ave, El Centro, CA 92243
044-313-017	15S-14E-31	Delvin & Patricia Yarnall	2275 Pepper Dr, El Centro,CA 92243
	1		
044-313-018	155-14E-31	K Rosamaria Cabrera	837 Stacey Ave, El Centro, CA 92243
044-313-019	15S-14E-31	Gale L Larran	4410 Glistening Spgs, Rowlett, TX 75088
044-313-020	15S-14E-31	Rafael & Jacqueline Gutierrez	817 Stacey Ave, El Centro,CA 92243
044-313-021	15S-14E-31	Rosalinda Garcia-Herrera	807 Stacey, El Centro,CA 92243

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

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Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
044-320-014	15S-14E-31	Conrado R & Martha Andrade	731 Stacey Ave, El Centro, CA 92243
044-320-015	15S-14E-31	Lorenzo & Laura Cancei	434 E Hamilton Ave, El Centro, CA 92243
044-320-016	15S-14E-31	Francisco Hernandez et al	749 Stacey Ave, El Centro, CA 92243
044-320-017	15S-14E-31	Guadalupe Moreno	759 Stacey Ave, El Centro, CA 92243
044-320-018	15S-14E-31	Maria & Raul Mungarro	769 Stacey Ave, El Centro, CA 92243
044-320-019	15S-14E-31	Baltazar & Frances Romero	779 Stacey Ave, El Centro, CA 92243
044-320-020	15S-14E-31	Imperial Valley Properties LLC	375 E Commercial Ave, El Centro,CA 92243
044-320-021	15S-14E-31	Fernando & Margarita Lozano	799 Stacey Ave, El Centro, CA 92243
044-331-006	15S-14E-31	Sun Wah & Kay Fun Louie	610 E Holton Rd, El Centro, CA 92243
044-332-016	15S-14E-32	Floyd D & Emma L Berryman	PO Box 2154, El Centro,CA 92244
044-332-018	15S-14E-31	RGT EI Centro LLC	7825 Fay Ave, La Jolla,CA 92037
044-332-020	15S-14E-31	El Centro Police Athletic League	1100 N 4th St, El Centro,CA 92243
044-332-020	15S-14E-32	El Centro Police Athletic League	1100 N 4th St, El Centro, CA 92243
044-343-003	15S-14E-32	Juana Lopez et al	915 N Fourth St, El Centro, CA 92243
044-440-024	15S-14E-32	Montecito Land	PO Box 360, El Centro, CA 92244
044-440-025	15S-14E-31	Michael Brett Driscoll	1470 State St, El Centro, CA 92243
044-440-035	155-14E-31	Brenda Rodriguez et al	220 E Villa Rd, El Centro,CA 92243
044-440-060	15S-14E-32	Maria Leticia Barriga	1803 Barbara Worth, El Centro, CA 92243
044-530-004	15S-14E-06	Central Pipe Mechanical Inc	PO Box 3682, El Centro,CA 92244
044-530-008	15S-14E-06	R M Mosqueda et al	3102 Clark Rd, Imperial, CA 92251
044-530-009	15S-14E-06	Jason Hathaway	PO Box 2047, Beaver, UT 84713
044-530-016	15S-14E-06	Western Farm Service Inc	3005 Rocky Mountain Ave, Loveland, CO 80538
044-530-017	15S-14E-06	Crop Production Services Inc	3005 Rocky Mountain Ave, Loveland, CO 80538
044-550-004	15S-14E-07	Ogwaro Holdings LLC	1509 Brookside Ct, San Marcos, CA 92078
044-561-001	15S-14E-31	Angel L & Josefina V Lopez	1201 Stacey Ave, El Centro, CA 92243
044-561-002	15S-14E-31	Nicolas A & Consuelo Sanchez	531 Belford Rd, Imperial, CA 92251
044-561-003	15S-14E-31	Jaime & Rosa Edith Ahumada	1221 Stacey Ave, El Centro, CA 92243
044-561-004	15S-14E-31	Joe M & Consuelo L Puga	2442 Ross Ave, El Centro, CA 92243

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Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
044-561-005	15S-14E-31		1241 Stacey Ave, El Centro, CA 92243
044-561-006	15S-14E-31	3	1251 Stacey, El Centro,CA 92243
044-561-007	15S-14E-31		1261 Stacy Ave, El Centro,CA 92243
044-561-008	15S-14E-31		1271 Stacey Ave, El Centro, CA 92243
044-561-009	15S-14E-31	Ricardo M & Maria D Larios	1281 Stacey Ave, El Centro,CA 92243
044-561-010	15S-14E-31		1291 Stacey Ave, El Centro,CA 92243
044-561-011	15S-14E-31		1299 Stacey, El Centro,CA 92243
044-561-012	15S-14E-31	Sixto & Estella Dlaz	910 N 14th St, El Centro, CA 92243
047-010-029	13S-14E-27	ornia LP	57 E Shank Rd, Brawley, CA 92227
047-050-012	13S-14E-28	Chevron USA Inc	PO Box 1392, Bakersfield,CA 93302
047-060-003	13S-14E-28	Chevron USA Inc	PO Box 1392, Bakersfield,CA 93302
047-140-005	135-14E-28	IID - Trust Lands	PO Box 937, Imperial,CA 92251
047-281-006	13S-14E-33	Brawley American Citizens Club Inc PO Box 529, Brawley,CA 92227	PO Box 529, Brawley,CA 92227
700-185-700	136-146-33	Brawley American Citizens Club Inc PO Box 529 Brawley CA 92227	PO Box 529 Brawley CA 92227
100 107 100	20 111 001		
047-281-010	13S-14E-33	Brawley American Citizens Club Inc PO Box 529, Brawley,CA 92227	PO Box 529, Brawley,CA 92227
047-281-011	13S-14E-33	Chubasco LLC	385 N 9th St, Brawley, CA 92227
		El Redentor Assembly of God	
047-281-012	13S-14E-33	Church	305 N 9th St, Brawley,CA 92227
		El Redentor Assembly of God	
047-281-018	13S-14E-33	Church	305 N 9th St, Brawley,CA 92227
047-351-008	13S-14E-33	Thomas A Gargiulo	PO Box 1207, Brawley,CA 92227
047-351-009	13S-14E-33	Thomas A Gargiulo	PO Box 1207, Brawley,CA 92227
048-250-037	14S-14E-04	Jimmy Dean Tucker	4201 Dogwood Rd, Brawley,CA 92227
048-250-054	14S-14E-04	Delvin J & Frances M Ashurst	PO Box 100, Westmorland, CA 92281
048-250-055	14S-14E-04	Jon Montgomery Self	4201 Dogwood Rd, Brawley,CA 92227
049-031-011	13S-14E-33	The Hartford Center LLC	4425 Brandt Rd, Brawley,CA 92227
049-032-009	13S-14E-33	Bob L & Juanita Merrill	PO Box 1434, Brawley,CA 92227

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Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
049-090-015	13S-14E-33	Bob L & Juanita Merrill	PO Box 1434, Brawley,CA 92227
049-140-001	13S-14E-33	J R Norton Co	PO Box 44015, Phoenix,AZ 85064
049-140-002	13S-14E-33	John Norton Farms	PO Box 44015, Phoenix,AZ 85064
049-140-003	13S-14E-33	John Norton Farms	PO Box 44015, Phoenix,AZ 85064
049-140-004		Martin Franco	644 Stanley PI, Brawley,CA 92227
049-140-005	13S-14E-33	Robert W Poff et al	618 Calle Vicente, San Clemente, CA 92673
049-191-002	13S-14E-33	NM & SM Property Holdings LLC	PO Box 1531, Brawley,CA 92227
049-270-003	14S-14E-03	Brawley Development Group LLC	11593 Ş Fortuna Rd, Yuma,AZ 85367
049-270-009	14S-14E-04	Debbie Davis	591 Marilyn Ave, Brawley,CA 92227
049-270-013	14S-14E-04	Sarah A Mohamed	551 W Main St, Brawley, CA 92227
049-270-014	14S-14E-04	Five Crowns Inc	551 W Main St, Brawley, CA 92227
049-270-015	14S-14E-04	Five Crowns Inc	551 W Main St, Brawley,CA 92227
049-270-016	14S-14E-04	Five Crowns Inc	995 S 9th St, Brawley,CA 92227
050-120-013	15S-20E-27	North American Land Corp	4656 Burkholm Rd, Mims,FL 32754
050-120-032	15S-20E-34	JWDCO LLC	401 S Harbor Blvd, La Habra, CA 90631
050-120-036	15S-20E-35	Susan A Todd	9340 Cordoba Blvd, Sparks,NV 89436
050-120-037	15S-20E-35	JWDCO LLC	401 S Harbor Blvd, La Habra, CA 90631
050-120-039	15S-20E-35	Susan A Todd	9340 Cordoba Blvd, Sparks, NV 89436
050-120-044	15S-20E-35	William H French	6559 S Lazy Ln, Gold Canyon,AZ 85118
050-120-045	15S-20E-35	George & Zelma L Donoho	436 Sirretta, Kernville, CA 93238
051-020-012	16S-12E-08	Edward R & Joan Cuin	2370 West Hwy 80, Imperial, CA 92251
051-020-018	16S-12E-08	Tony Castaneda	330 W Heil Ave, El Centro, CA 92243
051-020-024	16S-12E-07	Heidi L Kuhn	5743 Meadows del Mar, San Diego, CA 92130
		Imperial Valley Cheese of	
051-020-032	16S-12E-08	California LLC	1051 N 1000 W, Logan, UT 84321
051-020-033	16S-12E-08	Kuhn Farms	1870 B Jeffrey Rd, El Centro, CA 92243
051-051-003	16S-12E-07	IID-Imperial Irrigation District	PO Box 937, Imperial,CA 92251
051-081-001	16S-12E-07	Carlos Perez et al	17229 Garlen Ct, Salinas, CA 93907

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

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Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
051-084-001	16S-12E-07	Carmen Redondo et al	PO Box 208, Seeley, CA 92273
051-084-003	16S-12E-07	Jesus Redondo	2825-A W Evan Hewes Hwy, Imperial, CA 92251
051-091-001	16S-12E-07	IID-Imperial Irrigation District	PO Box 937, Imperial,CA 92251
051-092-001	16S-12E-07	Sam Estes	PO Box 830, Seeley, CA 92273
051-092-002	16S-12E-07	Maria Lourdes Acuna	371 Ross Rd, El Centro, CA 92243
051-092-010	16S-12E-07	Heidi L Kuhn	5743 Meadows del Mar, San Diego,CA 92130
051-092-014	16S-12E-07	Heidi L Kuhn	5743 Meadows del Mar, San Diego,CA 92130
051-120-024	16S-12E-09	George J & Clemence V Lerno	2801 W Main St, El Centro, CA 92243
051-120-025	16S-12E-09	FC & MK Tomlinson LLC	259 S Randolph Ave, Brea, CA 92821
051-120-039	16S-12E-10	George J & Clemence V Lerno	2801 W Main St, El Centro, CA 92243
051-120-047	16S-12E-10	Frank N & Carma J Tomlinson	PO Box 2577, Capistrano Beac, CA 92624
051-120-060	16S-12E-10	Madeline L Kuhn	47 Medina Dr, Palm Desert, CA 92260
	*	Roman Catholic Bishop of San	
051-215-001	16S-12E-12	Diego	795 So La Brucherie Rd, El Centro, CA 92243
051-242-001	16S-12E-11	Val-Rock Inc	3200 San Fernando Rd, Los Angeles, CA 90065
051-250-007	16S-12E-11	Francisco & Maria T Parga	PO Box 476, Imperial, CA 92251
051-250-008	16S-12E-12	Francisco & Maria T Parga	PO Box 476, Imperial, CA 92251
051-250-010	16S-12E-12	Seeley Properties LLC	1805 Evan Hewes, PO Box 549 Seeley, CA 92273
051-250-011	16S-12E-11	First Baptist Church of Seeley	PO Box 770, Indio,CA 92202
051-420-030	16S-12E-12	Paul E & Beverly A Benefield	1191 River Front Dr, Bullhead City, AZ 86442
		Roman Catholic Bishop of San	
051-420-033	16S-12E-12	Diego	795 So La Brucherie Rd, El Centro, CA 92243
051-420-034	16S-12E-12	Norman P Pearse	1958 Sunderidge, San Antonio, TX 78260
051-420-035	16S-12E-12	Paul & Beverly Benefield	1191 River Front Dr, Bullhead City, AZ 86442
051-420-036	16S-12E-12	Paul & Beverly Benefield	1191 River Front Dr, Bullhead City, AZ 86442
051-420-037	16S-12E-12	Wigwam Investments LLC	10920 Via Frontera, San Diego, CA 92127
051-420-065	16S-12E-12	Johnny P & Gloria S Singh	607 Russell, Brawley, CA 92227
051-420-066	16S-12E-12	Bernadette Strobel	21351 Autmnwood, Lake Forrest, CA 92630
051-440-001	16S-12E-11	Madeline L Kuhn	47 Medina Dr, Palm Desert,CA 92260
051-440-005	16S-12E-11	IID-Imperial Irrigation District	PO Box 937, Imperial,CA 92251

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051-440-006 163 051-440-015 163 051-440-023 163 056-060-017 16 056-060-018 16 056-060-022 16		IID-Imperial Irrigation District Danny C & Antonia Nichols Makvin I Presere Ir	PO Box 937, Imperial,CA 92251
			1880 Derrick Rd, El Centro,CA 92243
			2396 W Vaughn Rd, El Centro,CA 92243
		Pilot Knob Corp	2 Center of World Plz, Felicity, CA 92283
	1-317-COT		6559 S Lazy Ln, Gold Canyon,AZ 85118
	16S-21E-7		14726 El Monte Rd, Lakeside,CA 92040
	16S-21E-7	Will Biffle	14726 El Monte Rd, Lakeside, CA 92040
056-060-031			40616 Rock Mtn Dr, Fallbrook,CA 92028
056-060-042	16S-21E-7		5285 Wellesley St, La Mesa, CA 91942
056-060-043	16S-21E-6		5285 Wellesley St, La Mesa, CA 91942
	16S-21E-7	R & L M Sanchez et al	822 Mesa Verde, Yuba City,CA 95993
056-060-045	16S-21E-7	Ogden Environmental Services Inc	40 Lane Rd, Fairfield,NJ 07007
	16S-21E-17		2 Center of World Plz, Felicity, CA 92283
056-440-001 16	16S-21E-16	Pilot Knob Corp	2 Center of World Plz, Felicity, CA 92283
056-440-044	16S-21E-16	Pilot Knob Corp	2 Center of World Plz, Felicity, CA 92283
	16S-21E-22	Co of Arizona	7950 Jones Branch Dr, McLean, VA 22107
056-460-010 16	16S-21E-22	Thomas R & Terrence J Glenn	19557 Valley Ford Dr, Cottonwood,CA 96022
056-460-011 16	16S-21E-22	James A Griffin	5551 Kenwood Ave, Buena Park,CA 90621
	16S-21E-22	Gilda F Correnti-Kroos	2111 Whitfield Park Ave, Sarasota, FL 34243
	16S-21E-21	Jacques A & Felicia L Istel	One Center of The World Plaza, Felicity,CA 92283
056-470-027 16	16S-21E-21	David A Ligas	10556 Emerald Ave, Yuma,AZ 85365
056-470-029 16	16S-21E-21	Eleodoro A Lopez	1158 S 3rd Ave, Yuma, AZ 85364
056-470-035 16	16S-21E-21	Jacques A & Felicia L Istel	One Center of The World Plaza, Felicity,CA 92283
056-570-005	16S-22E-20	USA For Shirley VP Ropp PG	1661 S 4th St, El Centro,CA 92243
056-590-011 16	16S-22E-23	Tovar Family LP	2261 E 27th Way, Yuma, AZ 85365
		Roman Catholic Bishop of San	
056-600-006	16S-22E-26	Diego	PO Box 1176, WinterHaven,CA 92283
062-080-013 🕟 15	15S-13E-32	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro,CA 92243
062-080-031	16S-12E-01	George Amaral	PO Box 1402, Gonzales,CA 93926

<sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Assessor a rai cel ivo:	2		Owner s/ Grantor's Malling Address
	15S-13E-31	Gustavo & Debra T Ramirez	1591 W Elm Ave, El Centro,CA 92243
062-080-056	15S-13E-31		1614 W Ames Rd, El Centro, CA 92243
062-080-057	15S-13E-31	Fernando & Rosario Maestre	1620 W Ames Rd, El Centro, CA 92243
062-080-058	15S-13E-31		1624 Ames Rd, El Centro, CA 92243
062-080-060	15S-13E-31	Sm Seed & Milling LLC	2050 Bennett Rd, El Centro, CA 92243
	er.	Smith-Kandal Real Estate &	
062-080-069	15S-13E-31	Ramsay M D & G	510 W Main St, Brawley, CA 92227
005-090-009	155-13E-34	Meyer Imperial Investments III LLC	2921 B S Kish Ave, Yuma,AZ 85365
062-090-012	15S-13E-34	Meyer Imperial Investments III LLC 2921 B S Kish Ave, Yuma,AZ 85365	2921 B S Kish Ave, Yuma,AZ 85365
062-090-017	15S-13E-33	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-090-022	15S-13E-33	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-090-025	15S-13E-32	La Valle Sabbia Inc	2015 Silsbee Rd, El Centro, CA 92243
062-090-035	15S-13E-34	Heidi Kuhn	5743 Meadows Del Mar, San Diego,CA 92130
		Smith-Kandal Real Estate &	
062-101-001	15S-13E-31	Ramsay M D & G	510 W Main St, Brawley, CA 92227
		Smith-Kandal Real Estate &	
062-102-002	15S-13E-31	Ramsay M D & G	510 W Main St, Brawley,CA 92227
062-111-021	15S-13E-32	Rafael & Gloria Escutia	1599 N 12th St, El Centro,CA 92243
062-112-002	15S-13E-32	Heidi L Kuhn	5743 Meadows Del Mar, San Diego,CA 92130
063-112-004	15S-14E-18		PO Box 39, Julian,CA 92036
063-112-007		Adam & Alma Lopez	4534 Carter Ct, Chino,CA 91710
063-121-005	15S-14E-18	Adam & Alma Lopez	4534 Carter Ct, Chino,CA 91710
		Dennis H & Arlene M Devermont et	Size.
063-122-006	15S-14E-18	al	PO Box 421217, San Diego,CA 92142
063-122-007	15S-14E-18	Joseph R Flores	PO Box 1204, Boulevard,CA 91905
063-122-008	15S-14E-18	Maximiano & Consuelo Torres	PO Box 605, Imperial,CA 92251
063-122-009	15S-14E-18	Maximiano & Consuelo Torres	PO Box 605, Imperial,CA 92251
063-141-001	15S-14E-18	Gary A & Sue W Shumard	647 Desert Gardens Dr, El Centro,CA 92243

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Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
063-142-001	155-14E-18	B Wesley & Susan A Blakely et al	2391 Desert Gardens Dr, El Centro,CA 92243
064-072-001			PO Box 1804, El Centro, CA 92244
064-074-026	15S-14E-18		975 W Evan Hewes Hwy, El Centro,CA 92243
064-082-003	15S-14E-18	Gabriel Medina	PO Box 4122, El Centro,CA 92244
064-082-004			1126 Wanda St, Crockett, CA 94525
064-082-005	155-14E-18		1418 Hayes Ct, Calexico,CA 99231
064-082-010			PO Box 995, Imperial,CA 99251
064-082-011	15S-14E-18	John R Hansen	310 West Tenth, Imperial, CA 92251
064-082-048	15S-14E-18	1 Gordon	975 W Evan Hewes Hwy, El Centro, CA 92243
064-162-001	15S-14E-18		400 South N St, Imperial, CA 92251
064-162-002	15S-14E-18	state Investments	2950 Sandalwood Ct, El Centro,CA 92243
064-162-005	15S-14E-18	1	421 W 6th St, Imperial, CA 92251
064-162-012	15S-14E-18		421 W 6th St, Imperial, CA 92251
064-163-003	15S-14E-18	Alejandra Yanez	522 So N St, Imperial,CA 92251
064-163-004	15S-14E-18		123 W 23rd St, Imperial,CA 92251
064-163-005	155-146-18	William George & Rita C Wilson Tr	522 W 4th St. Imperial.CA 92251
064-163-006	15S-14E-18	Wilson Tr	522 W 4th St, Imperial,CA 92251
064-163-007	15S-14E-18	Almon Dale Martin	PO Box 176, San Manuel, AZ 85631
064-173-003	15S-14E-18	arra	601 E 2nd St, Imperial, CA 92251
064-173-004	15S-14E-18	Jo E or Aurora Guizar	690 W Neckel Rd, Imperial,CA 92251
064-173-005	15S-14E-18	L N Pena	612 S N St, Imperial,CA 92251
700 221 000	160 146 10	Long & Course Botts Estends of a	COO C N C+  macrin   CA 023E1
/00-5/T-500	103-141-10	ייסיר או כווכוכר בנום דמנומתם ברמז	COCO J. N. St. Hilliperitation CASCAL
064-174-003	15S-14E-18	Chevron USA Inc	PO Box 1392, Bakersfield,CA 93302
064-174-004	15S-14E-18	Chevron USA Inc	PO Box 1392, Bakersfield, CA 93302
064-174-006	15S-14E-18	Gregorio Garcia	602 E 2nd St, Imperial,CA 92251

<sup>&</sup>lt;sup>1</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Assessor's Parcel No.	T-R-S	Owner's/Grantor's Name	Owner's/Grantor's Mailing Address <sup>2</sup>
064-460-001	15S-13E-34	Meyer Imperial Investments III LLC (2921 B 5 KISh Ave, Yuma, AZ 85365	2921 B S Kish Ave, Yuma, AZ 85365
064-460-007	15S-13E-36	MSPM Associates LP	2815A Lafayette Ave, Newport Beach,CA 92663
	15		
064-470-046	15S-13E-36	Donald L & Marilyn J Scoville et al	PO Box 394, El Centro, CA 92244
064-470-091	15S-14E-31	Cole PB Portfolio I LP	3111 W Allegheny Ave, Philadelphia,PA 19132
064-542-005	15S-13E-36	Jose & Margarita Ordonez	901 N 17th St, El Centro, CA 92243
064-542-006	15S-13E-36	Humberto & Martha Aguilera	1701 Stacey Ct, El Centro, CA 92243
064-542-007	15S-13E-36	Julieta Anduro	1715 Stacey Ct, El Centro, CA 92243
064-542-008	15S-13E-36	Robert Jones	1735 Stacey Ct, El Centro, CA 92243
064-542-009	15S-13E-36	Joe Heger Farms LLC	PO Box 880, El Centro,CA 92244
064-542-010	15S-13E-36	Carlos Vasquez	649 Cinnabar St, Imperial, CA 92251
064-542-011	15S-13E-36	Jesus & Marisa Torres	1801 Stacey Ct, El Centro,CA 92243
064-542-012	15S-13E-36	Ramon & Ana Bertha Mendoza	1815 Stacey Ct, El Centro, CA 92243
064-542-013	15S-13E-36	Lopez Jorge I & Velasquez Mayra	1835 Stacey Ct, El Centro,CA 92243
064-542-014	15S-13E-36	George & Margarita Ontiveros	1855 Stacey Ct, El Centro,CA 92243
064-542-015	15S-13E-36	Efrain A Jr & Bethzabe L Tanori	1875 Stacey Ct, El Centro, CA 92243
064-542-016	15S-13E-36	Elifonso M & Linda A Nava	1895 Stacey Ct, El Centro, CA 92243
064-542-017	15S-13E-36	Francisco & Alma Rosa Cervantes   902 N 19th St, El Centro, CA 92243	902 N 19th St, El Centro, CA 92243

<sup>&</sup>lt;sup>4</sup>In accordance with Paragraph 1 of the Easement Deed by Court Order in Settlement of Landowner Action (the "Court Order"), Qwest prepared this Exhibit 1 and attached it to the Court Order.

Recorded in Official Records, IMPERIAL COUNTY

**CHUCK STOREY** 

08/23/2013 08:46 AM AlexisLeimgruber

Recording Requested by and When Recorded Mail to:

Level 3 Communications, LLC ROW - NIS Administrator c/o Scott Farkas 1025 Eldorado Blvd. Broomfield, CO 80021

**COUNTY CLERK/RECORDER** 

P Public

2013019494

Titles:	1	Pages:	18
Fees		88.0	0
Taxes		0.0	0
Other		0.0	0
PAID		88.0	0

THIS SPACE FOR RECORDERS USE ONLY

#### TITLE OF DOCUMENT

EASEMENT DEED BY COURT ORDER IN SETTLMENT OF LANDOWNER ACTION

#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

TODD SMITH, DIRK REGAN and CAROL REGAN, JACQUELYN SHELDRICK, GLENN L. BOOM, and WILLIAM NELSON and LINDA NELSON, INDIVIDUALLY AND AS REPRESENTATIVES OF A CLASS OF PERSONS SIMILARLY SITUATED.

Plaintiffs,

Defendants.

V.

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QWEST COMMUNICATIONS COMPANY, LLC; SPRINT COMMUNICATIONS COMPANY L.P.; LEVEL 3 COMMUNICATIONS, LLC; and WILTEL COMMUNICATIONS, LLC,

CASE NO. 3:11-cv-02599-TEH

I hereby attest and certify this is a printed copy of a document which was electronically filed with the United States District Court pane 20 feet District of California.

RICHARD W. WIEMING, Clerk
By: THE MAN NUDO

Deputy Clerk

### EASEMENT DEED BY COURT ORDER IN SETTLEMENT OF LANDOWNER ACTION

WHEREAS, the parties to the above-captioned class action (the "Action") entered into a California Class Settlement Agreement, as of September 5, 2012, (the "Settlement Agreement") (terms capitalized herein and not otherwise defined shall have the meanings ascribed to them in the Settlement Agreement);

WHEREAS, on June 24, 2013, the Court entered a final Order and Judgment approving the Settlement Agreement and ordering that this Action may be settled as a class action on behalf of the following class:

[A] class under the Settlement Agreement (the "Settlement Class"), defined as follows:

a class comprising all Persons who own or who claim to own, for any period of time during a Compensation Period, any Covered Property, except for:

(1) Right-of-Way Providers and their predecessors, successors, parents, subsidiaries, and affiliates, past or present; (2) federal, state, and local governmental entities; (3) Native American nations and tribes; or (4) any Person who files a valid and timely exclusion on or before the Opt-Out Deadline.

Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

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Members of this Class are referred to below as Class Members; and

WHEREAS, the Settlement Agreement provides for the entry of an Easement Deed by Court Order in Settlement of Landowner Action by which the Settling Defendants acquire, to the extent that Class Members have the right to transfer it, a permanent telecommunications easement in the Right of Way adjacent to the property of each Class Member;

#### THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED THAT:

- 1. To the extent that each Class Member owns rights in the Easement Premises (as hereafter defined), the Class Member (the "Grantor") hereby grants to whichever of Sprint Communications Company L.P., Qwest Communications Company, LLC, Level 3 Communications, LLC, and WilTel Communications, Inc. has Designated for inclusion under a Settlement Agreement the Right of Way which adjoins, underlies or includes Covered Property owned by the Class Member, together with its successors, assigns, and licensees (the "Grantee"), a permanent telecommunications easement in the Easement Premises. For each county in which this Easement Deed by Court Order in Settlement of Landowner Action is being recorded, a list of affected Class Members and their affected parcels is attached as Exhibit 1. Exhibit 1 shall describe Class Members' affected parcels with the following information, to the extent that it is in the Database of Identification Information: owner name; owner mailing address; tax map identification number; tax parcel identification number; lot number; and section, township, and range. Exhibit 1 may describe Class Members' affected parcels with any other available information.
- 2. The terms and conditions of the permanent telecommunications easement that is the subject of this Easement Deed by Court Order in Settlement of Landowner Action are:

a perpetual easement and right of way (hereinafter, together with the rights and privileges herein granted, the "Easement") and right to place, lay, bury, construct, install, operate, repair, Case Number: 3:11-cv-02599-TEH Easement Deed by Court Order in Settlement of Landowner Action

#### Case3:11-cv-02599-TEH Document68 Filed06/27/13 Page3 of 9

maintain (including aerial patrol), renew, rebuild, replace, upgrade, expand, relocate, and remove 1 2 fiber optic cables, copper cables, coaxial cables or other cables through which voice, data, video 3 or other signals are transmitted, conduits, inner ducts, hand holes, splice vaults, poles, optical or 4 electronic equipment, regenerator huts, marker posts or signs, and other related facilities 5 appropriate for installation, use, or maintenance of such cables (collectively, the 6 "Telecommunications Cable System"), in, on, over, under, through and/or across the Easement 7 Premises. The Easement Premises means all that real property that (a) either (i) is included 8 within a parcel of property that is described in Exhibit 1 or (ii) has a common boundary with a 9 10 parcel of property described in Exhibit 1 (the "Grantor's Property") (for purposes of this 11 Telecommunications Cable System Easement Deed, a parcel of property shall be deemed to have 12 a common boundary with the Easement Premises if it is separated by a non-navigable river or a 13 street, road, or highway, other than a numbered state or federal highway) and that (b) (i) is or 14 was used as a railroad right of way ("Railroad Right of Way") and (ii) is on a side of the 15 centerline of the Railroad Right of Way that is next to the Grantor's Property (the "Grantor 16 Side"), and (iii) extends no more than ten (10) feet on each side of the Grantee's 17 18 Telecommunications Cable System (A) as it existed on November 21, 2012 (B) where the 19 actively used components of the Grantee's Telecommunications Cable System are moved or 20 placed, provided, however, that only a single 20-foot easement per moved component may exist at any point in time in the Easement Premises, and the width of the moved component's Easement Premises shall be reduced on one side and increased by an equal linear footage on the other side wherever necessary in order that it shall in all places remain solely within the limits of a single Grantor Side of the Railroad Right of Way, and (C) where new components are installed to connect the existing Telecommunications Cable System to the edge of the Right of Way. The

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Easement shall be construed to grant Grantee all rights necessary to abandon in place unused components of Grantee's Telecommunications Cable System.

The Easement shall not include the right to construct on the Easement Premises regenerator huts and similar structures ("Buildings") in addition to those existing on November 21, 2012. The Easement shall include the rights to repair, replace, and expand existing Buildings, provided, however, that no such repair, replacement, or expansion shall increase the site that the Buildings occupy, or the height of any Building, by more than twenty-five percent. The Easement does not permit the construction of microwave towers, cell towers, or other components of a primarily aboveground statewide Telecommunications Cable System.

The Easement includes the right to temporarily use the entire Grantor Side of the Railroad Right of Way for construction or maintenance, so long as Grantee uses its best efforts not to interfere with any real property which, although within the boundaries of the Easement Premises, is actually being used by Grantor; provided, however, that in no event shall Grantee be prohibited from using such real property if it is commercially reasonable to do so under the circumstances or if Grantee's Telecommunications Cable System is currently located within such area. The Easement shall include the right of reasonable ingress and egress to and from the Easement Premises over that portion of the Grantor's real property that underlies the Railroad Right of Way and, for repair and maintenance, over any existing private roads of Grantor, where access from public or railroad roads is not reasonably practical, provided Grantee has made commercially reasonable efforts to give prior notice to Grantor of Grantee's use of Grantor's private roads. Grantee shall not be liable for damages caused by its removal of trees, undergrowth, and brush within the Easement Premises necessary or appropriate for the enjoyment of the Easement. Nothing contained herein shall constitute a waiver of any right that

Grantor may have for any damages to Grantor's property outside of the Easement Premises caused by Grantee's action. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

From and after June 24, 2013, subject to all the restrictions and limitations stated herein, the Easement includes the right to construct and install additional components of a Telecommunications Cable System within the Easement Premises. Grantee agrees that unless (a) it is required to do so by the railroad or other owner of Railroad Right of Way or (b) it is commercially reasonable under the circumstances to do so, it will not install additional components of a Telecommunications Cable System in the area of the Easement Premises that is outside a parallel fence constructed by the railroad or other owner of Railroad Right of Way or is actually being used by the Grantor or its successor, provided, however, that the foregoing shall not be binding upon Grantee if Grantee's Telecommunications Cable System is currently located within such area. If Grantee's action causes damage to any of Grantor's existing improvements, including houses, garages, shops, sheds, and fences, or growing crops, which are within the Easement Premises, Grantee shall pay reasonable compensation to the Grantor for such damage to the extent provided by law.

The Easement includes all rights necessary to the lawful occupation of the Easement Premises by an existing Telecommunications Cable System, and by any additional Telecommunications Cable System that is constructed and installed by or on behalf of Grantee in the Easement Premises and that is owned or operated by either (a) Grantee or (b) any person or entity to which Grantee sold, granted, leased, or otherwise transferred or may hereafter sell,

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grant, lease, assign, or otherwise transfer, all or any part of the rights in or use of such Telecommunications Cable System.

The Easement, however, does not apply to any Telecommunications Cable System that existed on November 21, 2012, but that was acquired by Grantee after that date (unless such Telecommunications Cable System or component thereof was acquired from any of Sprint Communications Company L.P.; Qwest Communications Company, LLC, f/k/a Qwest Communications Corporation; Level 3 Communications, LLC, Level 3 Communications, Inc., and Level 3 Telecom Holdings, Inc.; WilTel Communications, Inc.; WilTel Communications, LLC; and Williams Communications, LLC, f/k/a Williams Communications, Inc., f/k/a Vyvx, Inc.).

No oil, gas, or other mineral rights are granted and no existing oil, gas, or other mineral rights are expanded, limited, or affected by this instrument, provided, however, that Grantor shall not use a method of extraction that interferes with or impairs in any way the Easement, the Telecommunications Cable System, or the exercise of Grantee's rights herein.

Grantor shall not, nor shall Grantor authorize others to, construct or create any road, reservoir, excavation, obstruction, structure, or building or change the land grade on, in, over, under, through, or across the Easement Premises without the prior written consent of Grantee, provided that nothing herein shall be construed to affect the rights and obligations of any railroad with respect to the use, improvement, or alteration of its Railroad Right of Way, as provided in any agreement between the railroad and the Grantee, by applicable law, or otherwise.

It is understood and agreed that the Easement is not exclusive and is subject to all preexisting uses and pre-existing rights to use the Easement Premises, whether such uses are by Grantor or others and whether for surface uses, crossings, or encroachments by communication

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companies or utilities. It is further understood and agreed that Grantor retains all of its existing rights, if any, to grant, convey, assign, and restrict any and all rights (including future rights and uses) on the Easement Premises, provided, however, and notwithstanding the foregoing, that Grantor shall not use or authorize others to use the Easement Premises in a manner that interferes with or impairs in any way Grantee's Telecommunications Cable System or the exercise by Grantee of the rights granted herein.

Subject to the terms hereof, Grantee shall have all other rights and benefits necessary or useful to the full and complete enjoyment and use of the Easement for the purposes stated herein, including the right to sell, grant, lease, or otherwise transfer all or any part of the rights in or use of the Telecommunications Cable System.

Grantor conveys the Easement without warranty of title to any property interest in the Easement Premises. This instrument does not address and shall not affect any real property rights, including the priority of interests, between Grantor and any railroad or between Grantee and any railroad, or any of their predecessors, successors, past or present predecessors in interest, successors in interest, successors in title, members, partners, parents, subsidiaries, affiliates, lessees, assigns, and past, current, or future licensees or assignees. This Easement is not intended to impact or diminish any railroad's existing rights or property interests in the Right of Way. This Easement shall not be construed to permit Grantee to interfere with railroad operations. This Easement also shall not permit any component of a Telecommunications Cable System to remain in a Railroad Right of Way except (a) under existing or future agreements with the railroad or (b) in any Railroad Right of Way in which no railroad operates and no railroad retains any right, title, or interest. This Easement also shall not permit any new components to be installed to connect the existing Telecommunications Cable System to the edge of the Right

of Way in any Railroad Right of Way as to which the Interstate Commerce Commission or the Surface Transportation Board has entered an order, pursuant to 49 U.S.C. § 10903, that the railroad is authorized to cease to provide or maintain rail service over that right of way and the railroad no longer provides or maintains rail service over that line, provided that if the railroad does not cease such rail service or later reactivates such service, then this limitation shall not apply.

This Telecommunications Cable System Easement Deed is executed and delivered on behalf of Grantor for the purpose of granting the Easement to Grantee in, on, over, under, through and/or across the Easement Premises to the full extent of Grantor's right, title or interest, if any, in or to the Easement Premises, and the Easement granted hereby shall affect the Easement Premises only to the extent of Grantor's right, title, and interest therein. Grantor and Grantee agree that this Telecommunications Cable System Easement Deed shall not grant any rights to the Easement Premises, or any portion thereof, in which Grantor holds no right, title or interest.

No rights reserved to Grantor herein shall be deemed to expand rights reserved to Grantor under any other easement, right of way, license, lease, or any similar instrument or court order. No limitation herein on the rights of Grantee shall be deemed to limit rights heretofore granted by Grantor or its predecessors in interest under any other easement, right of way, license, lease, or any similar instrument or court order.

The terms and provisions of this instrument shall constitute covenants running with the land and shall be binding upon and inure to the benefit of the Settling Defendants, the Grantor, their successors, assigns, personal representatives, and heirs.

EXHIBIT 1 Imperial County, CA

	GRANTEE		WilTel Communications, 11C	WilTel Communications, 11C	WilTel Communications 11C	WilTel Communications 11C	Willel Comminications 110	WilTel Communications 110	WilTel Communications 110	WilTel Communications 11 C	Level3 Communications 11C	Level3 Communications, 11C	WilTel Communications, LLC	Willel Communications, LLC	Wiffel Communications 11.c	מינוסוים הרכ	Level3 Communications, LLC	Level3 Communications, LLC	Communications, LLC	Level3 Communications, LLC	Level3 Communications, 11C	Level3 Communications 11C	Level3 Communications, 11C	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, 11C	Level3 Communications, LLC	Level3 Communications, 11C	Level3 Communications, 11C	Level3 Communications, 11C	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	
MAILING ADDRESS		223.00.00	2401 E Gloro-tr- Pl. 3	28229 Brook By Glendale, CA, 91206	2086 Tribing Rd, Castaic, CA, 91384	2300 Hsbury Dr, Henderson, NV, 89052	777 Alvarado Rd, La Mesa, CA, 91941	PU Box 1131, 105, Cornville, AZ, 86325	27 Gleneagles, Newport Beach, CA, 92660	DO P. TILL Newberg, OR, 97132	PO Box 785, San Marcos, CA, 92069	5775 F Unit 78 B.	5775 E Hwy 78, Brawley, CA, 92227	6363 S Fiddlers Graen Cir Granner Livin	CO, 80111	PO Box 3035, Gonzales, CA, 92243	PO Box 1402 Genzales CA Sanze	2921 B S Kish Ave, Yuma, AZ, 85365	10975 Rim Rd, c/o Michael Schultz, Escandido, ca. pages	97076 'SO (ODINION) (A. 37076)	2035 Formetter P.J. C. 93926	496 Manaria Ann El Centro, CA, 92243	PO Bay 2524 FIG	2815A Jafavatte Ave. N	2015 Silehee Rd El Contro CA 92663	1085 W Crate Ct Cl C. 2243	1140 W Even Heurer H	1130 Evan House Him File	1112 W Evan House Harry, El Centro, CA, 92243	1110 West First House H. C. 2243	1108 W Evan Howes Hung El Centro, CA, 92243	CA, 92243	1098 W Evan Hewes Hwy, El Centro, CA, 92243	10/8 W Evan Hewes Hwy, El Centro, CA 97243
NAME / COMPANY NAME		Martinez, Ricardo	Bopp, Timothy	Wheeler, Mark A	Kleldosty, Denis L	Banks, Lincoln H	Johnson, Helen E	Foigelman et al. 1 M	S B Grant & E B Franklin LIC et al	Ed L Construction Inc	Ed L Construction Inc	Leblanc, Eugene L	Newmont Beatty College	Inc	American Description	Amaral back as	Alliaral Kanches PS	weyer imperial investments III LLC	Ruth Schultz-Rudof.Tr	Amaral Ranches PS	Barrett, Terry L & Marie S	Ormond, Peter M	Fowler, James R & C V	MSPM Associates LP	La Valle Sabbia Inc	Nickus, Steven V & Cunthia A	Mercurio, Bernard J & Vita	Binggeli, Amy	Samuel L & Mirna L Birdsong Tr	Koch, Robert A	Hurley, Marllouise	Tagaban Elizabeth C De Hovos Oscar	Winkler, Anthony Ir	
<u>1/R/S</u>		115 155 18	110-136-18	115-151-18		115-15E-17	115-15E-36	115-15E-36	115-15E-36	105-11E-12	135 105 22	135.105.33	133-101-33	103-142-31	155-13E-34	15S-13E-34	155-135-35	155-13E-35	CC 707 007	155-136-34	150-136-34	156 436 34	156 135 36	150,130,33	155-136-33	155,135,33	156,136,33	155,135,33	155,135,33	156,136,33	422-426-33	15S-13E-33	15S-13E-33	
ASSESSOR PARCEL ID	025-260-031	025-260-003	025-260-006	025-260-008	025-260-019	075-790-036	025-250-030	025,200,019	034.360.037	034-360-036	039-310-026	039-310-028	003-230-053	063 000 000	010-060-790	064-460-009	064-460-010	043-380-012	062-090-011	062-090-036	062-090-029	062-090-027	064-460-017	062-090-041	062-090-040	062-090-046	062-090-045	062-090-044	062-090-043	062-090-028	7000 000	Ub2-090-034	062-090-047	
DMS ID	CA025_00121	CA025_00122	CA025 00123	CA025 00124	CA025 00126	CA025 00136	CA025 00137	CA025 00138	CA025 00161	CA025 00163	CA025 00211	CA025 00212	CA025_0032	CA025 00344	CAOTE OCCUR	CA035 00345	CAU23 00346	CA025_00347	CA025_00348	CA025 00349	CA025 00350	CA025 00351	CA025 00352	CA025 00353	CA025_00354	CA025 00355	CA025 00356	CA025 00357	CA025 00358	CA025 00359	CA025 ON 3ED	חסביים ריים ב	CA025 00361	

EXHIBIT 1 Imperial County, CA

	GRANTEE		Level3 Communications 11C	Level3 Communications 110	Level3 Communications 110	יייי פוניייייייייייייייייייייייייייייייי	Level3 Communications, LLC	leuela Communication	levels Committee in the	Level3 Communications 11C	Sin (classe)	Creek Commitmentions, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Commingation	TIT (SUDINGUINGUIN), TIT	Level3 Communications, 11C	Level3 Communications 11C	Level3 Communications 11C	Level3 Communications 11C	Level3 Communications 11C	Level3 Communications, LLC	Level3 Communications 11C		Level3 Communications, LLC	lavala Communitation	Level3 Communications, LLC	Level3 Communications 11.0	ברכי בסווייים וורפווסווזי דרכ	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC Level3 Communications, LLC
MAILING ADDRESS		1070 W Fvan Howar Dury Cl	1044 W.F.	1044 W Evan Hewes Hwy, El Centro, CA, 92243	1044 W Evan Hewes Hwy, El Centro, CA, 92243	2015 Silsbee Rd, c/o Alex Abatt! Jr. El Centro CA 97773	5477E 'Un 'GIIIII'	PO Box 937, Imperial, CA, 92251	PO Box 937, Imperial, CA, 92251	14530 S Commercial St, Blythe, CA, 92555	PO Box 352, Alpine, CA, 91903	1250 El Dorado Ave El Contro CA Contro	1250 Fl Dorado Avo El Carto Carto	200 CO CO CO CO CO 02243	151 Kalmus Dr, Costa Mesa, CA, 92626	765 Virgin Dr. El Carti	765 Vices B. Fl Centro, CA, 92243	765 Tucca Dr, El Centro, CA, 92243	765 Vicca Ur, El Centro, CA, 92243	040 11 141 CENTRO, CA, 92243	340 N 14th SI, El Centro, CA, 92243	1371 Oakland Blvd, 200 c/o The Vice C	Creek, CA, 94596	559 S Palm Canyon Dr, c/o Terra West, Palm Springs, CA	92264	1118 N Sandhurst Ln, La Verne, CA, 91750	2015 Silsbee Rd, El Centro, CA, 92243	1490 W Evan Hewes Hwy, El Centro, CA, 92243	8975 Junipero Ave. Atascadore, CA 02422	2020 Low Rd. El Centro, CA, 93422	22525 Santa Clara St Hawared CA par as	210 Morongo Dr Impedial CA 292941	PO Box 304. Seeley, CA, 92251	1592 West Evan Hewes Hwy, El Centro, CA, 92243
NAME / COMPANY NAME		Bermudez, C & K	Cesena, Gilbert & Elvia	Cesena, Gilbert D. & Fluis P.	N DATE OF THE PARTY OF THE PART	La Valle Sabbia Inc	IID-Imperial Irrigation District	IID-Imperial Irrigation District	Fisher Wireless Sondon In-	Dyke Tom C & Pippin Robert III & Nona	. 9	Fernandez, Alfredo & Maria	rernandez, Alfredo & Maria	Imperial Gardens Family Accession	Salva Associates	Smith, Betty	Smith, Betty	Smith, Betty	Smith, Betty	Miles, Blake	J A & M Edney Tr	Safeway Stores 22 Inc.	Jul 67 calon dans	Robert L & Ann L Carter Tr et al	Darden, Ronald I. & Suran B	١.	KM Properties and land Development	, the	Keema, Barbara	Garcia, Honorio A & Lucy V	rigueroa, James R & Priscilla	Kobinson et al, David p	ravela, Juan O & Praytor Molly	Lyon, Tyler R
<u>1/R/S</u>	156 136 139	150 120 22	453-436-33	155-136-33	155-136-32	75 757 557	155-13E-36	155-13E-36	15S-13E-36	155-13E-36	155 135 36	155-136-36	200 200 200	15S-13E-36	155-136-36	150 130 30	123-132-36	133-131-36	155-13E-36	135-131-36	155-14E-31	155-14E-31		155-14E-31	15S-14E-31	155-13E-32	15S-13E-31	155-13F-31	155-13F.32	155-136-31	155-13E-37	155.136.37	155-13F-31	
ASSESSOR PARCEL ID	062-090-048	062-090-049	052-000-050	000-000-000	062-080-015	064.460.019	STO-DOL TOO	100-100-400	004-551-014	064-551-012	064-551-005	064-551-011		064-551-010	064-551-008	064-551-009	064-551-001	064.550.003	064-560-003	064-560.004	100000	064-560-026	064-560-030	870.000	064-560-030	002-080-021	062-120-001	062-080-035	062-131-003	062-120-006	062-120-007	062-131-023	062-080-036	
DMS ID	CA025_00362	CA025 00363	CA025 00364		CA025_00365	CA025 00366	CA025 00367	CA025 00350	0000	CA025_00369	CA025_00370	CA025_00371	CA00 35007	2/500_57000	CA025_00373	CA025 00374	CA025_00375	CA025 00376	CA025 00377	CA025 00378		CA025_00379	CA025_00380	CA035 00304	CA025 00361	70000	CA025_00383	CA025 00384	CA025 00385	CA025 00386	CA025_00387	CA025 00388	CA025 00389	

# EXHIBIT 1 Imperial County, CA

SPANTEE			WilTel Communications 11C	Level3 Communications 11C	I pivol 2 Comments	Cevers Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	WilTel Communications 11C	WilTel Communications 11.0	Wiltel Commissions, LC	Wilter Communications, LLC	Willel Communications, LLC	Will el Communications, LLC	WilTel Communications, LLC	WilTel Communications, LLC	WilTel Communications 115	WilTel Communications 11C	WilTel Comministration 110	Wilter Committee in the	Wiffel Communications, LLC	The Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications 21.0	Commissions, LLC	Level3 Communications 11.0	ברכים בסווווותווורפרוסווא, בור	Level3 Communications, LLC	Level3 Communications, 11 C	Level3 Communications 11C	Level3 Communication	Povel3 Communications, LLC	Level3 Communications, 11C
MAILING ADDRESS		2840 Fletcher Diving El Calan Ch. 22222	540 C D C C C C C C C C C C C C C C C C C	348 C Broadway, El Centro, CA, 92243	1850 A Silsbee Rd, El Centro, CA, 92243	2005 Bennett Rd, El Centro, CA 92243	915 N Fourth Ct El Contro Ct 22243	DO BOY 0410 F. F. CERITO, CA, 37243	P.O. BOX 9410, Santa Fe, CA, 92067	PU Box 23387, San Diego, CA, 92193	PO Box 23387, San Diego, CA, 92193	PO Box 23387, San Diego, CA, 92193	PO Box 427, Wildomar, CA, 92395	4656 Burkholm Rd. Mims Fl 32754	401 S Harbor Blyd 12 Labers Co. 2002	Ant c Harbaral La Habra, CA, 90631	6240 C. J. L. Habra, CA, 90631	5340 Cordoba Blvd, Sparks, NV, 89436	9340 Cordoba Blvd, Sparks, NV, 89436	6559 S Lazy Ln, Gold Canyon, AZ, 85118	436 Sirretta, Kernville, CA, 93238	10920 Via Frontera, San Diego, CA, 92127	S First American Way, Santa Ana CA 0207	1191 River Front Dr. Builhood City, 67 95402	1191 River Front Dr. Bullhand City, AZ, 90442	731 Decert Gardens Dr. Cl. C.	1958 Sunderidge, c/o Ronald H Davidson, San Actual	78260	795 So La Brucherie Rd, El Centro, CA, 92243	795 So La Brucherie Rd, c/o St Marys Church El Canton Co.	92243	21351 Autmourned Later Commerce	607 Burnill Barrier, CA, 92630	1101 Plus C. 1101 Plus C. 92227	1131 River Front Dr, Bullhead City, AZ, 86442	PO Box 937, Imperial, CA, 92251	3200 San Fernando Rd, Los Angeles, CA, 90065	PO Box 770, Indio, CA, 92202
NAME / COMPANY NAME		McManus, Randall C	Imperial Agri-Corp	Locher, Werner R Jr & Ronda Ann	Hidaloo David 9. Canalan	Savio & Candelaria	Lopez et al, Juana	Saghravanian, Soodabeh i	S Darde Tr	S Darde Tr	S Darde Tr	TATESTOCK	North American	Act of American Land Corp	JWDCO LLC	JWDCO LLC	Todd, Susan A	Todd. Susan A	French William L	Donobo Googe 8 7-1-	Wigwam Investment II	בוייי ערייי וואכאווופווני דרר	FILST AMERICAN IT	Benetield, Paul & Beverly	Benefield, Paul & Beverly	Dessert, Mary Margaret	Pearse, Norman P		Roman Catholic Bishop of San Diego	Roman Catholic Bishop of San Diego	-	Strobel, Bernadette	Singh, Johnny P & Gloria S	Benefield, Paul E & Beverly A	IID-Imperial Irrigation District	Val-Rock Inc	First Baptist Church of Society	Aging Comments
<u>1/R/S</u>	115,145.4	150 130 34	123-13C-3T	155-13E-31	15S-13E-31	155-146-32	110.145.4	4-3-4-C44	115-14E-4	115-14E-4	11S-14E-4	115-14E-3	155-20E-27	155-205-34	156 306 35	133-20E-35	155-20E-35	155-20E-35	155-20E-35	155-20E-35	165-12E-12	165-12E-12	165-125-12	165-175-17	16C.17E.17	7777777	16S-12E-12	156 476 42	77-377-607	16S-12E-12	165,175,17	166 176 17	702-77E-17	183-12E-12	16S-12E-07	16S-12E-11	16S-12E-11	
ASSESSOR PARCEL ID	021-030-018	062-080-066	050 000 030	610-000-700	002-080-063	044-343-003	021-030-004	021-062-010	020 000 000	070-700-170	041-062-021	021-160-020	050-120-013	050-120-032	050-120-037	050-170-036	050.120.030	050 410 044	050-170-044	050-120-045	051-420-037	051-420-056	051-420-036	051-420-035	051-420-040		051-420-034	051-215-001		051-420-033	051-420-066	051-420-065	051-470-030	051.051.003	00114001-003	100-747-100	051-250-011	
DWS ID	CA025 0039	CA025 00394	CA025 00395	CAD25 DD306	00000	CAU25 00416	CA025 0042	CA02S 0043	CA025 0044	CAD25 DOAE	CADE	aton cons	C4025 00483	CAU25 00484	CA025 00485	CA025 00486	CA025 00487	CA025 DOARR	CANDE ONABO	CAOS 00409	CA025 00491	CAUCS 00493	CA025 00494	CA025 00495	CA025_00496	FORDE SEASON	CAU23_00497	CA025_00498	CA025 00400	CAUCS_00499	CA025 00500	CA025 00501	CA025 00502	CA025 00503	CA025, 00504	CAO3E DOEDE	COCOO C7000	

EXHIBIT 1 Imperial County, CA

DIMS ID	ASSESSOR	T/R/S	NAME / COMPANY NAME	MAILING ADDRESS	GRANTEE
	LANCE ID				
CA025 00508	051-250-010	16S-12E-12	Seeley Properties LLC	1805 Evan Hewes, PO Box 549, Seeley, CA, 92273	Level3 Communications, LLC
CA025 00509	051-430-011	16S-12E-11	IID-Imperial Irrigation District	PO Box 937, Imperial, CA, 92251	Level3 Communications, LLC
CA025_0051	021-160-017	115-14E-3	Southern Pacific Pipe Lines Partnership	888 So Figueroa St, Los Angeles, CA, 90017	Wiffel Communications, LLC
CA025 00510	051-250-007	16S-12E-11	Parga, Francisco & Marla T	PO Box 476, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00511	051-430-013	16S-12E-11	IID-Imperial Irrigation District	PO Box 937, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00512	051-250-008	165-12E-12	Parga, Francisco & Maria T	PO Box 476, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00513	051-091-001	165-12E-07	IID-Imperial Irrigation District	PO Box 937, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00514	051-084-001	165-12E-07	Redondo et al, Carmen	PO Box 208, Seeley, CA, 92273	Level3 Communications, LLC
CA025 00515	051-081-001	16S-12E-07	Perez et al, Carlos	17229 Garlen Ct, Salinas, CA, 93907	Level3 Communications, LLC
CA025 00516	051-092-001	16S-12E-07	Estes, Sam	PO Box 830, Seeley, CA, 92273	Level3 Communications, LLC
CA025 00517	051-092-002	16S-12E-07	Acuna, Maria Lourdes	371 Ross Rd, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00521	051-430-023	165-12E-11	Agustin, Lydia	1878 Derrick Rd, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00528	051-092-010	16S-12E-07	Kuhn, Heidi L	5743 Meadows del Mar, San Diego, CA, 92130	Level3 Communications, LLC
CA025 00529	051-092-014	16S-12E-07	Kuhn, Heidl L	5743 Meadows del Mar, San Diego, CA, 92130	Level3 Communications, LLC
CA025 0053	021-280-005	115-14E-10	Y Ranches	PO Box 267, Calipatria, CA, 92233	WiTTel Communications, LLC
CA025 00530	051-020-024	165-12E-07	Kuhn, Heidi L	5743 Meadows del Mar, San Diego, CA, 92130	Level3 Communications, LLC
CA025_00531	051-020-032	165-12E-08	Imperial Valley Cheese of California LLC	1051 N 1000 W, Łogan, UT, 84321	Level3 Communications, LLC
CA025_00533	051-020-033	165-12E-08	Kuhn Farms	1870 B Jeffrey Rd, c/o K & F Dairy, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00535	051-020-012	16S-12E-08	Cuin, Edward R & Joan	2370 West Hwy 80, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00536	051-020-018	165-12E-08	Castaneda, Tony	330 W Hell Ave, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00537	051-120-024	165-12E-09	Lerno, George J & Clemence V V	2801 W Main St, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00538	051-120-025	16S-12E-09	FC & MK Tomlinson LLC	259 S Randolph Ave, Brea, CA, 92821	Level3 Communications, LLC
CA025 00539	051-084-003	16S-12E-07	Redondo, Jesus	2825-A W Evan Hewes Hwy, Imperlal, CA, 92251	Level3 Communications, LLC
CA025 00540	051-120-060	16S-12E-10	Kuhn, Madeline L	47 Medina Dr, Palm Desert, CA, 92260	Level3 Communications, LLC
CA025 00541	051-120-047	16S-12E-10	Tomlinson, Frank N & Carma J	PO Box 2577, Capistrano Beac, CA, 92624	Level3 Communications, LLC
CA025 00542	051-120-039	165-12E-10	Lerno, George J & Clemence V	2801 W Main St, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00544	051-440-001	16S-12E-11	Kuhn, Madeline L	47 Medina Dr, Palm Desert, CA, 92260	Level3 Communications, LLC
CA025 00545	051-440-015	165-12E-11	Nichols, Danny C & Antonia	1880 Derrick Rd, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00546	051-440-005	165-12E-11	IID-Imperial Irrigation District	PO Box 937, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00549	053-061-003	165-14E-05	Mealey, Edwin C & Mary C	1805 Bass Cove, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00551	053-050-003	16S-14E-05	Simpson, Bette G	17718 Villamoura Dr, Poway, CA, 92064	Level3 Communications, LLC

EXHIBIT 1 Imperial County, CA

<u>OMS ID</u>	ASSESSOR PARCEL ID	<u>1/R/S</u>	NAME / COMPANY NAME	MAILING ADDRESS	GRANTEE
CA025_00552	053-050-013	165-14E-05	Alastra Investment Co LLC	3672 Hidden Trall Dr, Jamul, CA, 91935	Level3 Communications, LLC
CA025_00553	053-050-056	165-14E-05	Quesada, Jesus & Esther D	PO Box 2417, El Centro, CA, 92244	Level3 Communications, LLC
CA025 00554	053-050-016	16S-14E-05	Sweeden, Celia	1015 Commercial Ave, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00556	053-120-027	165-14E-05	D- Properties	1470 State St, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00557	053-120-008	165-14E-05	D- Properties	1470 State St, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00558	053-120-009	16S-14E-05	Tabarez, Arlene Vitulia	1703 Whitney Way, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00559	053-200-010	16S-14E-0S	Martin & Macfarlane Inc	PO Box 7003, Paso Robles, CA, 93447	Level3 Communications, LLC
CA025_00561	053-200-046	16S-14E-05	Center for Employment Training	701 Vine St, c/o Aryanpour Mohammad, San Jose, CA, 95110	Level3 Communications, LLC
CA025_00562	053-200-047	16S-14E-05	Center for Employment Training	701 Vine St. c/o Aryanpour Mohammad, San Jose, CA, 95110	Level3 Communications, LLC
CA025 00563	053-200-048	16S-14E-05	Center for Employment Training	701 Vine St, San Jose, CA, 95110	Level3 Communications, LLC
CA02S 00564	053-212-001	16S-14E-05	Avila, Ramon M	26674 Ave 18, Madera, CA, 93638	Level3 Communications, LLC
CA025 00566	053-283-003	165-14E-05	Center for Employment Training	701 Vine St, San Jose, CA, 95110	Level3 Communications, LLC
CA025_00567	053-411-006	16S-14E-05	Ramirez, Jesus T	PO Box 13949, c/o Atlas Pallet Co, San Diego, CA, 92170	Level3 Communications, LLC
CA025_00568	053-411-003	16S-14E-05	Ramirez, Jesus T	PO Box 13949, c/o Atlas Pallet Co, San Diego, CA, 92170	Level3 Communications, LLC
CA025 00570	053-411-004	16S-14E-05	Triple D Investments	341 W Crown Ct, Imperial, CA, 92251	Level3 Communications, LLC
CA025 00571	053-411-005	16S-14E-05	Valencia et al, Guillermo	257 Maple Ave, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00572	053-491-002	16S-14E-05	Wells Fargo Bank National Assoc	9070 W Glendale Ave, Glendale, AZ, 85305	Level3 Communications, LLC
CA025_00573	053-491-003	16S-14E-05	Wells Fargo Bank National Assoc	9070 W Glendale Ave, Glendale, AZ, 85305	Level3 Communications, LLC
CA025 00574	053-491-010	165-14E-05	Market Street Assets LLC	3148 Market St, San Diego, CA, 92102	Level3 Communications, LLC
CA025 00575	053-491-009	16S-14E-05	Rilling, Lavina	3838 Via Escuda, La Mesa, CA, 92041	Level3 Communications, LLC
CA025 00576	053-491-011	16S-14E-05	Jones Bros Glass Inc	1050 South 2nd St, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00577	053-491-012	16S-14E-05	Williams, Edward & Cheryl	975 Westwind Dr, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00578	053-491-006	16S-14E-05	Blackman et al, Diane L	1930 Aurora Dr, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00579	053-491-007	16S-14E-05	Imperial Valley Fence Co Inc	267 N 8th, El Centro, CA, 92243	Level3 Communications, LLC
CA025_0058	021-290-015	115-14E-11	IID - Trust Lands	PO Box 937, Attn General Manager, Imperial, CA, 92251	WilTel Communications, LLC
CA025_00580	053-491-008	16S-14E-05	Blackman et al, Diane L	1930 Aurora Dr, El Centro, CA, 92243	Level3 Communications, LLC
CA025_00581	053-493-002	16S-14E-08	Southland Cooling	520 Olive Ave, Holtville, CA, 92250	Level3 Communications, LLC
CA025_00588	056-060-043	16S-21E-6	Popeney, Bertha	5285 Wellesley St, La Mesa, CA, 91942	WilTel Communications, LLC
CA025 00589	056-060-042	165-21E-7	Popeney, Bertha	5285 Wellesley St, La Mesa, CA, 91942	WilTel Communications, LLC

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DWS ID	ASSESSOR PARCEL ID	<u>1/R/S</u>	NAME / COMPANY NAME	MAILING ADDRESS	GRANTEE
CA025_00590	056-060-045	16S-21E-7	Ogden Environmental Services Inc	40 Lane Rd, Fairfield, NJ, 07007	WilTel Communications, LLC
CA025 00591	056-060-031	16S-21E-7	Watson, Robert C	40616 Rock Mtn Dr, Fallbrook, CA, 92028	WilTel Communications, LLC
CA025 00592	056-060-044	16S-21E-7	Sanchez et al, R & L M	822 Mesa Verde, Yuba City, CA, 95993	WilTel Communications, LLC
CA025_00593	056-060-022	16S-21E-7	Biffle, George A	14726 El Monte Rd, Lakeside, CA, 92040	WIITel Communications, LLC
CA025_00594	056-060-023	165-21E-7	Biffle, Will	14726 El Monte Rd, c/o George Biffle, Lakeside, CA, 92040	WITel Communications, LLC
CA025 00595	056-060-018	16S-21E-7	French, William H	6559 S Lazy Ln, Gold Canyon, AZ, 85118	WilTel Communications, LLC
CA025 00596	056-060-017	16S-21E-8	Pilot Knob Corp	2 Center of World Plz, Felicity, CA, 92283	WilTel Communications, LLC
CA025 00597	056-080-012	16S-21E-17	Pilot Knob Corp	2 Center of World Plz, Felicity, CA, 92283	Wiffel Communications, LLC
CA025 00602	056-440-001	16S-21E-16	Pilot Knob Corp	2 Center of World Plz, Felicity, CA, 92283	WilTel Communications, LLC
CA025 00608	056-470-034	16S-21E-21	Istel, Jacques A & Felicia'L	1 Center of The World PI, Fellcity, CA, 92283	WilTel Communications, LLC
CA025_0061	021-290-013	115-146-12	IID - Trust Lands	PO Box 937, Attn General Manager, imperial, CA, 92251	WilTel Communications, LLC
CA025_00615	056-570-005	16S-22E-20	USA For Shirley VP Ropp PG	1661 S 4th St, Attn Margart Goodro - BLM Mg, El Centro, CA, 92243	Level3 Communications, LLC
CA025 00616	056-470-030	165-21E-21	Lewis, James McClellan	95 E Judy St, Flagstaff, AZ, 86001	WilTel Communications, LLC
CA025_00618	900-026-950	16S-22E-20	USA For Shirley VP Ropp PG	1661 S 4th St, Attn Margart Goodro - BLM Mg, El Centro, CA, 92243	WilTel Communications, LLC
CA025 00621	056-470-031	165-21E-21	1110	8191 Center St, La Mesa, CA, 91942	WilTel Communications, LLC
CA025_00622	056-460-009	16S-21E-22	Eller Telecasting Co of Arizona	7950 Jones Branch Dr, c/o Gannett Co Inc Tax Dept, McLean, VA, 22107	Level3 Communications, LLC
CA025 00623	056-460-010	165-21E-22	Glenn, Thomas R & Terrence J	19557 Valley Ford Dr, Cottonwood, CA, 96022	Level3 Communications, LLC
CA025 00624	056-460-011	165-21E-22	Griffin, James A	5551 Kenwood Ave, Buena Park, CA, 90621	Level3 Communications, LLC
CA025 00625	056-460-012	16S-21E-22	Correnti-Kroos, Gilda F	2111 Whitfield Park Ave, Sarasota, FL, 34243	Level3 Communications, LLC
CA025_00627	056-470-036	16S-21E-21	Istel, Jacques A & Felicia L	One Center of The World Plaza, Felicity, CA, 92283	Level3 Communications, LLC / WilTel Communications, LLC
CA025 00628	056-470-035	16S-21E-21	Istel, Jacques A & Felicia L	One Center of The World Plaza, Felicity, CA, 92283	Level3 Communications, LLC
CA025 00637	056-460-046	16S-21E-22	Lemon, John R & Diane M	153 E Cole Rd, Calexico, CA, 92231	Wiffel Communications, LLC
CA025 00538	056-460-047	16S-21E-22	Lemon, John R & Diane M	153 E Cole Rd, Calexico, CA, 92231	WilTel Communications, LLC
CA025_00648	900-009-950	165-22E-26	Roman Catholic Bishop of San Diego	PO Box 1176, WinterHaven, CA, 92283	Level3 Communications, LLC / Wiffel Communications, LLC
CA025 0065	021-340-003	11S-14E-13	Currier, Andrew & Marlene	290 River Wood Dr, Brawley, CA, 92227	Wiffel Communications, LLC
CA025 00715	044-351-015	15S-14E-31	Mah, Neille	1536 Hamilton Ave, El Centro, CA, 92243	Level3 Communications, LLC
025 00716	044-351-024	155-14E-31	Quality Quarters Co LLC -	429 W Main St, El Centro, CA, 92243	Level3 Communications, LLC

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GRANTEF		Level3 Communications. LLC		Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications 11C	Level3 Communications, 11C	Level3 Communications 11.0	Level3 Communications, 11C	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications 11.C	לרך	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LLC	Level3 Communications, LtC	Level3 Communications, 11C	Level3 Communications, 11C	Level3 Communications, 11C	Level3 Communications, 11C	Level3 Communications 115	Level3 Communications 11C	Level3 Communications, LLC
MAILING ADDRESS	2450 Holt. c/o DBA Ant at 1224 Wood-water	92243	2450 Holt Ave, El Centro, CA 92243	582 Broadway St. El Centro CA 02242	125 W Main St. El Centro, CA, 32243	1818 Farmer Or El Contro Ca ona so	1248 Woodward Ave El Control Co. 22243	589 Wensley Fl Centro CA 92243	825 N 7th St. Fl Centro, CA, 92243	825 1/2 N 7th St. El Contra CA 52243	450 Wendley Ave El Contra CA 22243	1258 Woodward El Contra Ct. 22243	534 Hrolin Calculator Ct. 92243	1282 Wooward Ave. E1 C.	1294 Woodward Av. F. C.	1400 Woodwald Ave, El Centro, CA, 92243	PO P. 1755	PO BOX 178985, San Diego, CA, 92177	025 M 1048, El Centro, CA, 92244	925 N Imperial Ave, El Centro, CA, 92243	1292 Changerial Ave, El Centro, CA, 92243	1252 Chaparfal Cir, San Luis Obispo, CA, 93401	PO Box 8050, Riverside, CA, 92515	1064 Woodward Ave. El Centro, CA 92242	2696 W Canyon Ave San Diego CA 02523	868 Stacev. El Centro CA 02343	1064 Woodward Aug El C. 1	1239 Main St El Centro, LA, 92243	DO B 2107 CL CENTRO, CA, 92243	PO B -: 2102, El Centro, CA, 92244	1665 Octable 2 Centro, CA, 92244	PO B Couling Dr. El Centro, CA, 92243	PO BOX 859, Heber, CA, 92249	528 W Main St, El Centro, CA, 92244	2304 Dayside Walk, San Diego, CA, 92109
NAME / COMPANY NAME	Henne at all Carl C	2 10 (n) 10 10 10 10 10 10 10 10 10 10 10 10 10	Gaddle III The	Gaduls III, Thomas Samuel	Saad, Melek & Jill	noiguin, Cesar G & Emma D	Contreras, Juan S & Leonor	Cameron, Frank M & Melita A 1	Flores et al, Joe R	Flores et al, Joe R	Quintero, Cesar T	Figueroa, Eddie P & Sharen L	Patron, Guadalupe I	Zamora, Veronica & Vincente	Ruiz, Robert B	Figueroa, Cynthia Kim	Villanueva, Vicky R	Villanueva, Eddie R	Toma et al, Michael	Toma et al, Michael	R & M Petroleum Co	Southeastern CA Assn of 7th Day	Adventists	Zapata, Martha	wasson, Margaret B	Loo et al, Douglas	Camacho-Zapata, Emma	Martinez et al, Martha & Rubio S x	Childers et al, Ryan D	Childers et al, Ryan D	Variey, Randall A	Cancel, Lorenzo & Laura	Pierson et al, Herbert E	Martin, Robert A & Patricia A	
<u>1/R/S</u>	155-14E-31	155-14E-31	15S-14E-31	155-14F-31	155-146-31	150.145.21	150,140,04	155.145.31	150.146.31	150.146.31	150.146.31	155.146.34	155 145 34	150 146 34	15.347.57	155-14E-31	135-14E-31	155-14E-31	155-14E-31	155-14E-31	155-14E-31	155-14E-31	155-146-31	15S-14E-31	155-14E-31	155-14E-31	155 145 24	100-146-21	123-142-31	133-146-51	155-146-31	155-141-31	155-14E-31	155-14E-31	
ASSESSOR PARCEL ID	044-351-023	044-351-012	044-371-033	044-371-034	044-371-031	044-351-011	044-371-032	044-371-004	044-371-005	044-371-006	044-351-010	044-351-009	044-351-008	044-351-007	044-351-006	044-351-019	044.354.033	044-351-004	044.351.003	044-351-031	777.777	044-361-021	044-361-004	044-361-005	044-361-006	044-361-007	044-361-008	044-361-009	044-361-010	044-361-011	044-361-012	044.361.013	251 021	770-705-440	
OMS ID	CA025_00717	CA025 00718	CA025 00719	CA025 00720	CA025 00721	CA025 00722	CA025 00723	CA025 00724	CA025 00725	CA025 00726	CA025 00727	CA025 00728	CA025_00729	CA025_00730	CA025 00731	CA025_00732	CA025 00733	CA025 00734	CA025 00735	CA025 00736	1000	CAU25_00737	CA025_00738	CA025 00739	CA025 00740	CA025 00741	CA025 00742	CA025 00743	CA025 00744	CA025 00745	CA025 00746	CA025 00747	CA025 00748		

## EXHIBIT 1 Imperial County, CA

	GRANTEE	<del> </del>	Level3 Communications, LLC Level3 Communications, LLC Level3 Communications, LLC Level3 Communications, LLC WilTel Communications, LLC
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### Office of Secretary of State.



## J. Empene Bunting, Secretary of Rate of the State of Delaware.

do hereby certify that the Certificate of Agreement of Merger of the "Southern PACLFIC COMPANY", marging with and into the TSEMPHEHIN PACEFFO TRANSPORTATION COMPANY", under the name of "SOUTHER PACEFIC TRANSPORTATION CONSANT", was received and filed in this office the twenty-sixth day of November, A.D. 1984; at 6:35 o'clock A.M.

And I do hereby further cartify that the aforesaid Cornoration is daily incorporated under the laws of the State of Delaware and in In good stooding and has a legal corporate existence to far as the recerts of this office show and is duly authorized to transact business.

## In Testimony Thereof, Than horounto set my hand

and official seal at lover this second day of December in the year of our Lord one thousand nine hundred and mixty-mina.



R & Colorell

Investory of State

RECORDING REQUESTED BY

IMPERIAL COUNTY PUBLIC WORKS

AND WHEN RECORDED RETURN TO:

IMPERIAL COUNTY PUBLIC WORKS 155 SOUTH 11TH STREET EL CENTRO, CA 92243

Recorded in Official Records, IMPERIAL COUNTY

**CHUCK STOREY** COUNTY CLERK/RECORDER

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IsabelVargas

Titles: 1	Pages: 4
Fees	14.00
Taxes	0.00
Other	0.00
PAID	14.00

BOOK: 23 PAGES: 7-9

MAP COVER SHEET RECORD OF SURVEY I.C.S.R. No 681

#### LEGAL DESCRIPTION:

PORTIONS OF TRACT 37, T13 SO R18 EAST, SBM IN AN UNINCORPORATED AREA OF THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA

#### **GRANTORS:**

SPRINKLE, BETTY J/ICSR 681 LEBLANC, EUGENE LOUIS JR/ICSR 681 TRACT 37/ICSR 681 T13 SO R18 EAST SBM/ICSR 681 ICSR 681/T13 SO R18 EAST SBM



### Narrative Overview

CitySwitch seeks approval for a Conditional Use Permit ("CUP"), a Height Variance ("Variance") and any other permits or approvals necessary in order to install a communications facility on property located at 637-639 Sidewinder Rd N, Felicity, CA 92283. CitySwitch proposes to erect this tower and will be offering it as a shared facility to Union Pacific (with whom CitySwitch already has a commitment), AT&T Mobility, and any other communication carriers that have a need for a facility in this area. CitySwitch thus submits this Application (as that term is defined in Sections 92404.01 and 92405.01 of the Imperial County Land Use Code (the "Code")) seeking a CUP and Variance for the siting and construction of a new communication facility.

The proposed site is located in a S-2, Open Space/Preservation zone. Pursuant to Sections 90519.02(d) of the Code, Communication Facilities are allowed in this district with CUP approval. The property consists of a railroad line in the desert, located approximately 1,200' north of the on-ramp to I-8.

The wireless communications facility that CitySwitch is proposing to install on the property for Union Pacific and AT&T is necessary to provide critical communications for the railroad line and uninterrupted AT&T wireless services to the residents and visitors of Felicity and the surrounding area, including wireless telephone service, voice paging, messaging and wireless internet and broadband data transmission. All registered wireless providers' technology operate at various radio frequency bands allocated by the FCC as part of their license.

Wireless systems operate on a grid system where overlapping cells mesh together, forming a seamless network. No single site can function as a stand-alone entity as each site is interconnected, forming the network. The technical criteria for establishing cell sites are very exacting as to the location and height. The proposed site at 637-639 Sidewinder Rd N, Felicity, CA 92283 is within the geographic area deemed necessary by radio frequency engineers for the anchor wireless telecommunications providers to provide uninterrupted services.

In accordance with Sections 92402.01s and 92405.01 of the Code, CitySwitch is submitting this Application to install a new Communications Facility. The proposed new communications

facility will consist of a 170'-0" tall monopole tower with a 10'-0" lightning rod for a total height of 180'-0" to be located within a 57'-0" x 45'-0" ground area.

After the initial construction, the facility is unstaffed and will only require service technicians, in a pick-up/van sized vehicle, to visit the site approximately once per month. Access will be provided via an easement with the proposed access entry point off Sidewinder Rd N. The only utilities required to service the facility are power and fiber. The site is entirely self-monitored through a sophisticated alarm system which is connected to a main switch station. The system alerts personnel to any equipment malfunction or breach of security. Additionally, there is no impact on Imperial County's utilities such as water and sanitation, as they are not used at the site.

In accordance with FCC regulations, the mobile service facility will not interfere with any form of communications, including but not limited to, land-line phones, cable and satellite television and radio broadcasts. Wireless technology has become a vital part of emergency services, aiding local residents and motorists in a variety of situations, thus helping to protect the general public's health, safety and welfare. The proposed communications facility at this site will further enhance goals of providing the most reliable wireless coverage possible in this area.

The proposed communications facility will be designed and constructed to meet all applicable governmental and industry safety standards. Specifically, CitySwitch will comply with all FCC and FAA rules and regulations regarding construction requirements and technical standards. RF emissions are subject to the exclusive jurisdiction of the FCC, and the proposed facility will comply with the FCC's RF emission standards. Any height, lighting or marking issues are also subject to the exclusive jurisdiction of the FAA, and the proposed facility will comply with the FAA's requirements for height, lighting, and marking.

LCC Telecom Services and Sherman & Howard, on behalf of CitySwitch, look forward to working with Imperial County to bring the benefits of the proposed improved wireless services to the area. The addition of the facility will ensure improved railroad communications and the best uninterrupted wireless services for Imperial County. This application addresses all applicable standards of Sections 92404.01 and 92405.01 of the Imperial County Zoning Ordinance and satisfies the requirements of those sections.

## Compliance with Section 92404.01 – General Requirements for Communications Facilities

All new, altered and re-permitted communication facilities in unincorporated areas of Imperial County, with the exception of those exempted under Section 92401.03, shall meet the following general requirements, regardless of the zone in which they are located:

A. 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.

Telecommunications towers, along with related equipment are allowed with CUP approval in the S-2 Open Space/Preservation zone pursuant to Section 90519.02(d) of the ordinance.

B. Use Permit Required. All wireless communication facilities and all wired or fiber regeneration facilities other than those designated as exempt under Section 92401.03 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 Title 9.

The proposed wireless communications facility is not exempt under Section 92401.03, therefore CitySwitch has applied for a CUP, and will follow the CUP process provided for in Title 9.

C. Building Permit Required. All communication facilities shall require a building permit issued by the county of Imperial.

If and when the CUP has been approved, CitySwitch will apply for the necessary building permits through Imperial County.

D. Design Consistency with the Surrounding Environment. 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.

Due to the diminutive size of the parcel and the tower's location adjacent to the railroad tracks in the desert, there will be little impact on the surrounding environment.

- E. Height. All communication facilities shall conform to the following height requirements:
  - 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 colocators 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 proposed monopole tower is designed to be 170'-0" with a 10' lightning rod for a total height of 180'-0". The proposed height is the minimum functional height for Union Pacific and AT&T to provide the necessary coverage for the area. A height variance has been requested as part of this application. See Site Plans

2. All communication facilities constructed within three-quarters mile of a 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.

According to the General Plan, the area is designated as Recreation/Open Space, there is no designation of a scenic corridor in the vicinity. Therefore, this section does not apply.

 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 tower height is 180'-0" and a height variance has been requested as part of this application.

4. 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.

The application is for a new communications tower facility and not a rooftop facility, Therefore, this section does not apply.

If an operator wishes to apply for an exception to these height limitations, then the
facility shall be subject to the provisions at Title 9 relating to conditional use permits
and variances hearing processes.

The proposed tower height is 180'-0" and a height variance has been applied for as part of this application.

- F. Screening. All communication facilities shall be screened to the maximum extent possible, pursuant to the following requirements.
  - 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.

No screening is proposed with this application. The proposed tower site is within the railroad right-of-way in the desert with no residential structures in the area.

2. The projection of structure-mounted antennas from the face of the structure to which they are attached shall be minimized.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure. Therefore, this section does not apply.

3. 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 roofmounted 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.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure. Therefore, this section does not apply.

G. 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 communications 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.

All spectrum used by both railroad users and wireless providers are solely regulated by the FCC which includes the power densities, therefore, no signals will exceed the current FCC adopted standards for human exposure.

H. Cabling. 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 is proposed for the interior of the monopole and will be in accordance with the NEC guidelines. In the event that any future cabling needs to be on the exterior of the tower, a cable tray painted to match the tower will be used.

I. 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 color. All towers shall be lit with approved lighting as required by the FAA and the Airport Land Use Commissions Standards.

The proposed tower is going to be galvanized metal which is a non-reflective material. The proposed tower is going to be 170'-0" with a 10'-0" lightning rod for a total height of 180'-0" which is below the 200' threshold requiring lighting per the FAA. Therefore, no lighting will be provided.

J. 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) L dn at the facility site's property lines.

The proposed wireless communications facility does not generate significant noise. The proposed facility will not initially have a back-up generator, therefore there will be no noise generated at the site. There are no residential zone parcels within one hundred (100) feet of the proposed facility Therefore, no noise attenuation measures will be necessary.

K. 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 proposed facility will be in compliance with all local, state and federal guidelines, therefore the zero setback will be applicable. Additionally, the equipment will be architecturally compatible with the rest of the communications facility and surrounding area.

L. 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.

A 12' wide gravel access road is proposed to run parallel to the train tracks in the Union Pacific right-of-way. The access road will connect to Sidewinder Road N., just south of the tracks.

M. Provisions for Future Co-location. 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 ordinance.

There is an existing tower owned by SBA Structures, LLC which is located approximately 0.36 miles southeast of the proposed tower site. AT&T is currently colocated on that tower, however, the lease rate has sharply increased over the term of the agreement and has caused an economic burden which is shown in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. As shown on the drawings the proposed tower is designed to potentially add five additional future carriers.

N. Removal Upon Discontinuation of Use. All equipment associated with a 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 pre-construction condition. 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.

CitySwitch agrees to removal of the tower in the event it is no longer in use for more than 180 days as a condition of the Conditional Use approval.

O. Principal or Accessory Use. 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.

The proposed wireless communications facility is an accessory use on the property to the principal use of the railroad. As stated above, this will not preclude the installation of antennas on within the right-of-way.

P. 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 proposed tower is going to be located within the railroad right-of-way, therefore the development regulations do not strictly apply to this facility because there is no actual lot size. The proposed tower will be designed to collapse onto itself in the unlikely event of a failure. The surrounding area is desert, so even an unlikely failure will not have an impact.

Q. Inventory of Existing Sites. 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 ordinance 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.

#### See attached Coverage Plots.

- R. 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 maintain a galvanized steel finish so as to reduce visual obstructiveness.

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.

The proposed support equipment will consist of galvanized metal equipment cabinets that are similar to gym lockers. The materials will match the tower and fit in with the natural surroundings.

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.

The proposed wireless communications facility is a new tower, not a co-location on an existing structure, therefore this provision does not apply.

S. Lighting. Towers shall not 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 going to be 170'-0" with a 10'-0" lightning rod for a total height of 180'-0" which is below the 200' threshold requiring lighting per the FAA, therefore no lighting will be provided.

T. 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 ordinance 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 proposed tower will meet and / or exceed all FAA, FCC and any other agencies of the State of California or federal government with authority to regulate towers and antennas. In the event of a change in regulations, CitySwitch and the providers colocated on the tower will make their equipment compliant.

U. 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 said thirty (30) days shall constitute grounds for the removal of the tower or antenna at the owner's expense.

CitySwitch will be compliant with all Electronic Industries Association along with any local, state or federal guidelines relating to the construction and maintenance of the communications facility.

- V. Measurement. 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 Title 9 for the respective base zone.
  - Noted, the setbacks are shown on the drawings and the separation distance has been calculated based on the coordinates of the existing tower and the coordinates for the SBA tower shown on the FCC ASR Search website.
- W. Not Essential Services. Towers and antennas shall be regulated and permitted pursuant to this ordinance and shall not be regulated or permitted as essential services, public utilities or private utilities.
  - CitySwitch, Union Pacific, and AT&T Mobility are private corporations and are not essential service providers.
- X. 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.

Any required certifications of franchise will be filed with Imperial County as required.

Y. Public Notice. For purposes of this ordinance, 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 Title 9, in addition to any notice otherwise required by the planning director.

CitySwitch will comply with any notice obligations for the CUP process, to the extent the public notice is not required by Imperial County.

Z. Signs. No signs shall be allowed on an antenna or tower except as may be required by law or another permitting or licensing agency.

The only signage displayed on the communications facility site will be that which is required by federal regulations, specifically those signs needed for health and safety reasons.

AA. Buildings and Support Equipment. Buildings and support equipment associated with antennas or towers shall comply with requirements of Title 9.

All support equipment used in the communications facility will comply with the requirements of Title 9.

BB. Multiple Antenna/Tower Plan. 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.

CitySwitch is submitting three (3) total applications for sites within Imperial County.

# Compliance with Section 92405.01 – Wireless Communications Permitting Requirements

All communication facilities not specifically exempted from these regulations are subject to one of the two permit processes described below. Both processes include a conditional use permit and may have a concurrent variance. Applications for all permits required pursuant to this division shall be made in writing on a form prescribed by the planning director, and shall be accompanied by plans and data to assure the fullest practical presentation of facts for the permanent record. Such application shall be accompanied by a fee or fees as may be set by the board of supervisors. No part of such fee shall be refundable.

- A. Conditional Use Permit before the planning director. Certain communication facilities may be conditionally approved by the planning director, as described in this subsection.
  - 1. Qualifying Facilities. The following types of communication facilities qualify for a use permit before the planning director:
    - a. Receive-only radio and television antennas and satellite dishes or antennas that do not qualify for exemption under Section 92401.3, including multiple antennas or dishes on a single parcel.
    - b. Amateur radio facilities that do not qualify for exemption under Section 92401.3. When required, a conditional use permit before the planning director shall be granted to amateur radio operators with no fee.
    - c. Communication facilities installed on publicly owned property, regardless of zone, provided they comply with the general requirements in Section 92401.04 and hold an executed license or lease agreement.
    - d. Co-located communication facilities, regardless of zone, provided they comply with the general requirements in Section 92401.04.

The proposed wireless communications is located within the Union Pacific right-of-way and does not qualify for a CUP before the Planning Director.

- 2. Required Findings. In order for the planning director to approve a proposed communication facility under a conditional use permit, the planning director shall make the findings required for a conditional use permit, as well as, the following additional findings:
  - a. The facility complies with all applicable Section 92401.04.

The application includes all items required in Section 92401.04 and complies with all requirements in said section.

b. The facility either 1) does not require an RF environmental evaluation report as described in Section 92401.08, or 2) the RF environmental evaluation report for the facility shows that the cumulative radio-frequency energy emitted by the facility and any nearby facilities will be consistent with FCC regulations.

The proposed installation is not required to included a RF Environmental Evaluation Report as spelled out in Section 92401.08.

c. The facility blends in with its existing environment and will not have significant adverse visual impacts.

The proposed tower is being located within an existing railroad right-of-way in the desert and will not have a significant adverse visual impact on surrounding area.

- 3. Administrative Approval Process. The planning director may administratively approve a proposed communication facility by using the following process:
  - a. Each applicant for administrative approval shall apply to the planning director providing the information and fees set forth in Section 92401.09 of this ordinance.
  - b. The planning director shall review the application shall review the application for administrative approval and determine if the proposed use complies with Sections 92401.04 and 92401.05 of this ordinance.
  - c. The planning director shall respond to each such application within sixty (60) days after receiving it by either approving or denying the application.
  - d. In connection with any such administrative approval, the planning director may, in order to encourage shared use, administratively waive any setback requirements or separation distances between towers in the base zone by up to fifty percent (50%).
  - e. In connection with any such administrative approval, the planning director may, in order to encourage the use of monopoles, administratively allow the reconstruction of an existing tower to monopole construction.
  - f. If an administrative approval is denied, the applicant shall file an application for a conditional use permit pursuant to Section 91401.05B. prior to filing any special appeal that may be available under the Title 9.

The proposed wireless telecommunications facility requires a Conditional Use Permit and a Height Variance, therefore this site does not meet the criteria for an Administratively Approved site.

4. List of Administratively Approved Uses. The following uses may be approved by the planning director after conducting an administrative review:

- a. Locating a tower, antenna or facility, including the placement of additional buildings or other supporting equipment used in connection with said tower or antenna, in any industrial or heavy commercial zone or a grouped facility.
- b. Locating antennas or existing structures or towers consistent with the terms of subsections (1) and (2) below.
  - (1) Antennas on existing structures. Any antenna, which is not attached to a tower, may be approved by the planning director as an accessory use to any commercial, industrial, professional, institutional, or multi-family structure of eight or more dwelling units, provided:
    - (a) The antenna does not extend more than thirty (30) feet above the highest point of the structure;
    - (b) The antenna complies with all applicable FCC and FAA regulations;
    - (c) The antenna complies with all applicable building codes.
  - (2) Antennas on existing towers. An antenna which is attached to an existing tower may be approved by the planning director and, to minimize adverse visual impacts associated with the proliferation and clustering of towers, collocation of antennas by more than one carrier on existing towers shall take precedence over the construction of new towers, provided such collocation is accomplished in a manner consistent with the following:
    - (a) A tower which is modified or reconstructed to accommodate to collocation of an additional antenna shall be of the same tower type as the existing tower, unless the planning director allows reconstruction as a monopole. (b) Height.
    - - (i) An existing tower may be modified or rebuilt to a taller height, not to exceed thirty (30) feet over the tower's existing height, to accommodate the collocation of an additional antenna.
      - (ii) The height change referred to in subsection (b)(i) may only occur one time per communication tower.
      - (iii) The additional height referred to in subsection (c)(i) shall not require an additional distance separation. The tower's premodification height shall be used to calculate such distance separation.
    - (c) On-site location.
      - (i) A tower which is being rebuilt to accommodate the collocation of an additional antenna may be moved onsite within fifty (50) feet of its existing location.
      - (ii) After the tower is rebuilt to accommodate collocation, only one tower may remain on the site.
      - (iii) A relocation onsite tower shall continue to be measured from the original tower location for purposes of calculating separation distances between towers pursuant to the base zone.

- (iv) The onsite relocation of a tower which comes within the separation distances to residential units or residentially zoned lands shall only be permitted when approved by the planning director.
- c. New towers in nonresidential zones. Locating any new tower in a nonresidential zone other than industrial or heavy commercial, provided a licensed professional engineer certifies that the tower can structurally accommodate the number of shared users proposed by the applicant; the planning director concludes the tower is in conformity with the goals set forth in [Section] 92401.00 and the requirements of Section 92401.04; the tower meets all setback and separation requirements of the base zone; and the tower meets the following height and usage criteria:
  - (1) For a single user, up to ninety (90) feet in height;
  - (2) For two users, up to one hundred twenty (120) feet in height; and
  - (3) For three or more users, up to one hundred twenty (120) feet in height; and
  - (4) For four or more users up to one hundred eighty (180) feet in height.
- d. Locating any alternative tower structure in a zone other than industrial or heavy commercial that in the judgment of the planning director is in conformity with the goals set forth in Section 92401.00 of this ordinance.
- e. Installing a cable microcell network through the use of multiple low-powered transmitters/receivers attached to existing wireline systems, such as conventional cable or telephone wires, or similar technology that does not require the use of towers.

The proposed wireless telecommunications facility requires a CUP and a Variance for height. Therefore, this site does not meet the criteria for an Administratively Approved site.

- B. Conditional Use Permit before the planning commission. All other communication facilities or any facility requiring an exception to these regulations shall require a conditional use permit with a public hearing before the planning commission.
  - 1. Qualifying Facilities. A conditional use permit is required for any communication facility that is not exempt under these regulations and that does not qualify for a conditional use permit before the planning director.

The proposed 170'-0" monopole tower is not exempt under Section 92401, therefore a Conitional Use Permit and Variance for height are required.

2. Required Findings. In order for the planning commission to approve a proposed communication facility under a conditional use permit, the commission shall make the findings required for a conditional use permit, as well as the following additional findings:

a. No alternative site or design is available that would allow for issuance of a conditional use permit before the planning director for the facility. This finding shall be based on the results of an alternatives analysis, as described in Section 92401.06, below.

AT&T Mobility is currently located on the existing SBA tower which is approximately 0.36 miles southeast of the proposed location. At the current lease rate, AT&T is burdened by the high rent, as stated in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. Should SBA be allowed to continue charging above market rates, AT&T will not be able to upgrade its equipment and stay competitive in the market.

b. Facility either 1) does not require an RF environmental evaluation report as described in Section 92401.08, or 2) the RF environmental evaluation report for the facility shows that the cumulative radio frequency exposure emitted by the facility and any nearby facilities will be consistent with FCC regulations.

The proposed installation is not required to included a RF Environmental Evaluation Report as spelled out in Section Section 92401.08.

c. The facility blends in with its existing environment and will not have significant visual impacts.

As stated above, the proposed facility is located within the Union Pacific railroad right-of-way and is located in the desert. The proposed facility will not have a significant visual impact on the surrounding area.

 Conditional Use Permit Process. Applications for conditional use permits under this subsection shall conform to the requirements of Section 92401.04 and shall be subject to the procedures and requirements of Title 9 relating to the granting of conditional use permits.

The proposed application is in conformity with Section 92401.04 and Title 9 relating to the granting of the Conditional Use Permit.

 Conditions. In granting a conditional use permit, the planning commission may impose conditions to the extent the planning commission concludes such conditions are necessary to minimize any adverse effects if the proposed facilities on adjoining properties.

CitySwitch is aware that the Planning Commission may impose conditions on the Conditional Use Permit to minimize adverse effects on the adjoining properties.

The proposed location is within the Union Pacific Railroad right-of-way and will designed to mininimize the adverse effects of this application. Further, CitySwitch will work with the County Officials to provide the best possible design for the proposed site.

 Professional Engineer. Any information of an engineering nature that the applicant submits, whether civil, mechanical or electrical, shall be certified by a licensed professional engineer.

All required information relating to the engineering of this site will be certified a California licensed professional engineer, including all civil, mechanical or electrical documents.

## **Conditional Use Permit Standards**

#### 90203.09 Action on a conditional use permit.

An application for a conditional use permit shall be reviewed, and approved, conditionally approved, or denied by the decision-making authority.

The authority may approve or conditionally approve an application only if it finds all of the following:

A. The proposed use is consistent with the goals and policies of the adopted county general plan;

#### Legislative Mandate

For the reasons stated above, the California legislature has established the General Plan as the comprehensive statement of public policy by which to evaluate all decisions regarding the development of land, the extension of public infrastructure, and the conservation and wise use of natural resources.

Although wireless telecommunications is not technically the extension of public infrastructure, it does serve the general public as a service that is essential to the fabric of Imperial County. Wireless technology has become as important to society as all other forms of public infrastructure such as roads, water, electricity and others.

#### **County Population**

The West Shores communities of Salton City, Salton Sea Beach, and Desert Shores are also largely retirement and recreation communities, though increasingly their populations are becoming more diversified. These communities experience a noticeable increase in population during the winter months when visitors converge to the area to avoid cold, wet winters in other parts of the United States and Canada.

The comprehensive plan acknowledges the influx of "snow-birds" in the winter months causing a noticeable increase in the population. A robust wireless infrastructure is essential to the common good of the population of Imperial County because with the seasonal change in population, a strong wireless network is critical.

#### **Public Safety**

Additional public safety is provided by the County Fire Department/Office of Emergency Services in cooperation with the incorporated cities and volunteer units in the unincorporated communities. The County Fire Department's main facility is located at the County Airport in Imperial.

Companies like CitySwitch have worked with local emergency service agencies to allow for the placement of equipment in and around their facilities. Additionally, with AT&T co-locating on the tower, 5G will be a part of the installation. 5G technology is used by first responders to create a network which supports their needs in the time of crisis which will provide better response times and services by local emergency services.

B. The proposed use is consistent with the purpose of the zone or sub-zone within which the use will be located;

The proposed communications facility is consistent with the with the purpose of the zone within which it will be located. Per Section 90519.00, the "primary intent" of the S-2 zone is "to preserve the cultural, biological, and open space areas that are rich and natural as well as cultural resources. The S-2 zone is dominated by native desert habitat and stark topographic features. While certain uses are allowed within the S-2 zone, such uses must be compatible with the intent of the open space and conservation element of the general plan."

In this case, a communications facility is an allowable use in the zone with conditional use approval. The site is located approximately 0.23 miles north of I-8 and will serve to ensure a robust wireless network for AT&T and Union Pacific in this area.

C. The proposed use is listed as a use within the zone or sub-zone or is found to be similar to a listed conditional use according to the procedures of Section 90203.10;

Communications towers are an articulated conditional use in the S-2 (Open Space/Preservation) zone pursuant to Section 90519.02(d) of the Imperial County Zoning Ordinance.

D. The proposed use meets the minimum requirements of this title applicable to the use and complies with all applicable laws, ordinances and regulations of the county of Imperial and the state of California;

The proposed communications facility meets the minimum requirements of this title applicable to the use as addressed above and complies with all applicable laws, ordinances and regulations of Imperial County and the State of California.

E. The proposed use will not be detrimental to the health, safety, and welfare of the public or to the property and residents in the vicinity;

Due to the diminutive size of the proposed equipment, it will not have an adverse effect on the surrounding properties nor the character of the area. Wireless

transmissions do not interfere with any other form of communications whether public or private, or in any way endanger the general welfare by reason of excessive production of traffic, noise, smoke, fumes, glare or odors. Wireless telephones provide an alternate communication system which has repeatedly proven its effectiveness in emergency situations and is commonly being used by police and fire departments to protect the general public's health, safety, and welfare. All wireless telecommunications facilities are governed by FCC and FAA regulations. As such, all spectrum used to provide a wireless signal are allocated by the FCC which has deemed the signals will not cause any health-related affects.

F. The proposed use does not violate any other law or ordinance;

The application on behalf of CitySwitch, Union Pacific and AT&T conforms to the applicable regulations of the S-2 zone and the facility in allowable as a conditional use in that zone. The proposed wireless telecommunications facility is also designed to conform to all federal, state and local regulations.

G. The proposed use is not granting a special privilege.

No special privilege will be granted to CitySwitch, Union Pacific or AT&T by granting the Conditional Use Permit. AT&T is currently located on an existing tower owned by SBA Structures, LLC approximately 0.36 miles southeast of the proposed location. At the current lease rate, AT&T is burdened by the high rent, as stated in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. Should SBA be allowed to continue charging above market rates, AT&T will not be able to upgrade its equipment and stay competitive in the market.

### Variance Standards

The planning director, the planning commission and/or the board of supervisors, shall approve, approve subject to conditions or disapprove a variance with the following findings:

A. Findings. Approval or conditional approval may be granted only if the director/commission/board of supervisors first determines that the variance satisfies the criteria set forth in Government Code Section 65906, and the following findings can be made:

1. That there are special circumstances applicable to the property described in the variance application, that do not apply generally to the property or class of use in the same zone or vicinity;

The proposed location has special circumstances that are not applicable to other properties in the area. The proposed location is within Union Pacific's right-of-way and will host communication equipment for railroad use and will also service wireless providers. The property is located in a railroad right-of-way within the desert, there are no residential properties in the area that would be affected.

2. That the granting of such variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity in which the property is located;

The proposed variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such zone or vicinity. The area is a mostly undeveloped area in the desert located approximately 0.33 miles north of Interstate 8. The location is far removed from any residential uses.

3. That because of special circumstances applicable to subject property, including size, shape, topography, location or surroundings, the strict application of zoning laws is found to deprive subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications;

There are special circumstances applicable to subject property, including size, shape, topography, location or surroundings, the strict application of zoning laws is found to deprive subject property of privileges enjoyed by other properties in the vicinity and under identical zone classifications. The proposed location is within Union Pacific's right-of-way and will host communication equipment that will service wireless providers along with the railroad's needs. The height required for the proposed tower is necessary to allow for the Union Pacific Railroad and AT&T to utilize the tower to provide the necessary signal.

4. That the granting of such variance will not adversely affect the comprehensive general plan.

The granting of such variance will not adversely affect the comprehensive general plan. As previously stated:

#### Legislative Mandate

For the reasons stated above, the California legislature has established the General Plan as the comprehensive statement of public policy by which to evaluate all decisions regarding the development of land, the extension of public infrastructure, and the conservation and wise use of natural resources.

Although wireless telecommunications is not technically the extension of public infrastructure, it does serve the general public as a service that is essential to the fabric of Imperial County. Wireless technology has become as important to society as all other forms of public infrastructure such as roads, water, electricity and others.

#### **County Population**

The West Shores communities of Salton City, Salton Sea Beach, and Desert Shores are also largely retirement and recreation communities, though increasingly their populations are becoming more diversified. These communities experience a noticeable increase in population during the winter months when visitors converge to the area to avoid cold, wet winters in other parts of the United States and Canada.

The comprehensive plan acknowledges the influx of "snow-birds" in the winter months causing a noticeable increase in the population. A robust wireless infrastructure is essential to the common good of the population of Imperial County because with the seasonal change in population, a strong wireless network is critical.

#### **Public Safety**

Additional public safety is provided by the County Fire Department/Office of Emergency Services in cooperation with the incorporated cities and volunteer units in the unincorporated communities. The County Fire Department's main facility is located at the County Airport in Imperial.

Companies like CitySwitch have worked with local emergency service agencies to allow for the placement of equipment in and around their facilities. Additionally, with AT&T co-locating on the tower, 5G will be a part of the installation. 5G technology is used by first responders to create a network which supports their needs in the time of crisis which will provide better response times and services by local emergency services.

- B. Conditions of Approval. In approving a variance, the director/commission/board of supervisors may impose such conditions deemed necessary to enable making the findings listed under subsection A of this section.
- C. Denial of Variance. Where the director/commission/board of supervisors cannot make the findings under subsection A of this section (with or without conditions) the variance shall be denied.

## **Alternatives Analysis**

For a facility requiring a conditional use permit before the planning commission, an alternatives analysis shall be prepared by or on behalf of the operator, as described below.

A. Alternatives to be Considered. The alternatives analysis shall consider alternative locations and designs for the proposed facility, including those which would not require a conditional use permit. At a minimum, alternatives included in the analysis shall include: (1) co-location at all existing communication facilities whether in the unincorporated area of the county, a city or an adjacent county; (2) lower, more closely spaced communication facilities; and (3) mounting on any existing nonresidential structure within one-half mile of the proposed facility in the unincorporated area of Imperial County. The alternatives analyzed shall be approved by the planning director. For facilities to be located near an incorporated city, the analysis shall also explain why siting within the city is not possible.

Union Pacific and AT&T have considered co-location on existing facilities and deemed that no other tower in the area is appropriate for the following reasons.

- (1) As stated in previous narrative, AT&T is currently on an SBA Structures, LLC tower approximately 0.36 miles southeast of the proposed CitySwitch facility. AT&T has deemed this tower to be economically burdensome as shown in the attached Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC. In addition, Union Pacific requires direct access to their equipment along the railroad line and the ability to upgrade as needed which would be much more difficult locating on the SBA tower.
- (2) Providing lower towers more closely spaced out would not benefit AT&T, Union Pacific or the County. When evaluating a network, carriers such as AT&T require specific height and locations based on the existing network. Lowering the height and building more towers would create a degradation of the signal in the area. Doing this would create coverage gaps in some areas and a bleed over into other cell sites.
- (3) AT&T is currently on an SBA Structures, LLC tower approximately 0.36 miles southeast of the proposed CitySwitch facility. The proposed tower is in a non-residential area, north of I-8. The nearest incorporated city is Yuma, Arizona which is approximately 4.75 miles southeast of the proposed tower which would not be a possible alternative. As stated above, due to the economic burden on AT&T it is no longer desirable to co-locate on this tower.

B. Findings. The alternatives analysis shall show whether or not the proposed siting and design would have the least possible environmental and visual effect on the community and whether any alternative site or design is available that would allow for issuance of a conditional use permit before the planning director for the facility.

The proposed location for the CitySwitch communications facility is within the right-of-way of the Union Pacific railroad line northwest of I-8 and Sidewinder Rd N. The proposed location is in the desert in an unpopulated area. With the SBA tower being located 0.36 miles southeast of the proposed facility, Imperial County has already deemed that a communications facility would be visually acceptable in this area. Additionally, CitySwitch has chosen to use a monopole design for the tower which is the least obtrusive design for a 170' tower in this area.

C. Review. The planning director may, at his or her discretion, employ on behalf of the county an independent technical expert to review this alternative analysis. The operator shall bear the reasonable costs of this review.

Based on the information submitted in the Sworn Statement of Spencer Gambrell in Support of New Tower Construction from AT&T Mobility Services LLC, included as part of this application, CitySwitch believes a third party is not necessary, however, if deemed necessary by the planning director, CitySwitch will bear the reasonable costs for this review.

## ATTACHMENT "J"-COMMENT LETTERS



Since 1911

November 27, 2023

Ms. Evelia Jimenez Planner II Planning & Development Services Department County of Imperial 801 Main Street El Centro, CA 92243 RECEIVED

By Imperial County Planning & Development Services at 11:44 am, Nov 27, 2023

SUBJECT:

NOI for the Preparation of an ND City Swytch Telecom Tower Project at

Sidewinder Road; IS23-0010/CUP23-0010/V23-0004

Dear Ms. Jimenez:

On November 22, 2023, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a Notice of Intent for the preparation of a Negative Declaration for a telecom tower project at Sidewinder Road; Initial Study No. 23-0010, Conditional Use Permit No. 23-0010, Variance No. 23-0004. The applicant, CitySwytch, proposes to install a 170 ft. monopole tower with a 10 ft. lightning rod on a 57 ft. x 45 ft. site located at 673 Sidewinder Road, Winterhaven, CA (APN 056-470-002-000).

IID has reviewed the project information and found that the comments provided in the June 8, 2023 district letter (see attached letter) continue to apply.

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at <a href="mailto:dvargas@iid.com">dvargas@iid.com</a>. Thank you for the opportunity to comment on this matter.

Respectfully,

Donald Vargas

Compliance Administrator II





June 8, 2023

Ms. Evelia Jimenez
Planner II
Planning & Development Services Department
County of Imperial
801 Main Street
El Centro, CA 92243

SUBJECT:

City Swytch Telecom Tower Project at Sidewinder Road; CUP23-0010/V23-

0004/IS23-0010

Dear Ms. Jimenez:

On May 26, 2023, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on the telecom tower project at Sidewinder Road; Conditional Use Permit No. 23-0010, Variance No. 23-0004, Initial Study No. 23-0010. The applicant, CitySwytch, proposes to install a 170 ft. monopole tower with a 10 ft. lightning rod on a 57 ft. x 45 ft. site located at 673 Sidewinder Road, Winterhaven, CA (APN 056-470-002-000).

The IID has reviewed the application and has the following comments:

- 1. For electrical service to the proposed communication tower, the applicant should be advised to contact Joel Lopez, IID project development service planner, at (760) 482-3444 or e-mail Mr. Lopez at <a href="mailto:iflopez@iid.com">iflopez@iid.com</a> to initiate the customer service application process. In addition to submitting a formal application (available for download at the district website <a href="http://www.iid.com/home/showdocument?id=12923">http://www.iid.com/home/showdocument?id=12923</a>), the applicant will be required to submit a complete set of approved project plans by the County of Imperial (including AutoCAD files of the site plan and electrical plans), electrical panel size and panel location, operating voltage, electrical loads, project schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicant shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- 2. Electrical capacity is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.
- 3. Applicant shall provide a surveyed legal description and an associated exhibit certified by a licensed surveyor for all rights of way deemed by IID as necessary to accommodate the project electrical infrastructure. Rights-of-Way and easements shall be in a form acceptable to and at no cost to IID for installation, operation, and maintenance of all electrical facilities.

- 4. 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 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). A copy of the IID encroachment permit application and instructions for its completion 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. No foundations or buildings will be allowed within IID's right of way.
- 5. 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, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (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.

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at dvargas@iid.com. Thank you for the opportunity to comment on this matter.

Respectfully,

Donáld Vargas

Compliance Administrator II

#### COUNTY EXECUTIVE OFFICE

Miguel Figueroa
County Executive Officer
miguelfigueroa@co.imperial.ca.us
www.co.imperial.ca.us



County Administration Center 940 Main Street, Suite 208 El Centro, CA 92243 Tel: 442-265-1001

Fax: 442-265-1010

# RECEIVED

May 31, 2023

MAY 31 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

TO:

Evelia Jimenez, Planning and Development Services Department

FROM:

Rosa Lopez-Solis, Executive Office

SUBJECT:

Comments - City Switch - CUP 23-0010

The County of Imperial Executive Office is commenting on City Switch - CUP 23-0010 project. The Executive Office would like to inform the developer of conditions and responsibilities should the applicant seek a Conditional Use Permit (CUP). The conditions commence prior to the approval of an initial grading permit and subsequently continue throughout the permitting process. This includes, but not limited to:

- Sales Tax Condition. The permittee is required to have a Construction Site Permit (prior to the issuance of any grading permits) reflecting the project site address, allowing all eligible sales tax payments are allocated to the County of Imperial, Jurisdictional Code 13998.
- The permittee will provide the County of Imperial a copy of the CDTFA account number and sub-permit for its contractor and subcontractors (if any) related to the jobsite. Permittee shall provide in written verification to the County Executive Office that the necessary sales and use tax permits have been obtained, prior to the issuance of any grading permits.
- Construction/Material Budget: Prior to a grading permit, the permittee will provide the County
  Executive Office a construction materials budget: an official construction materials budget or detailed
  budget outlining the construction and materials cost for the processing facility on permittee letterhead.

Should there be any concerns and/or questions, do not hesitate to contact me.

#### Melina Rizo

From:

Sanchez Rangel, Rogelio@DOT <roger.sanchez-rangel@dot.ca.gov>

Sent:

Tuesday, May 30, 2023 10:17 AM

To:

Evelia Jimenez

Cc:

**ICPDSCommentLetters** 

Subject:

CUP23-0010/V23-0004/IS23-0010 Requests for Comments (I-8 IMP)

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

Hi Evelia,

Thank you for including Caltrans in the project review for the proposed monopole tower out in Winterhaven, Imperial CA.

Below please find Caltrans general comment.

- Any work performed within Caltrans' R/W will require discretionary review and approval by Caltrans and an encroachment permit will be required for any work within the Caltrans' R/W prior to construction.

Thank you,

### Rogelio Sanchez

Associate Transportation Planner
Local Development Review | Border Studies
California Department of Transportation
roger.sanchez-rangel@dot.ca.gov
Tel (619) 987-1043

RECEIVED

MAY 30 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

#### Melina Rizo

From:

Mario Salinas

Sent:

Tuesday, May 30, 2023 8:48 AM

To:

Melina Rizo; Donald Vargas; Jorge Perez

Cc:

Jim Minnick; Michael Abraham; Diana Robinson; Evelia Jimenez; Aimee Trujillo; John

Robb; Kamika Mitchell; Laryssa Alvarado; Rosa Soto; Valerie Grijalva

**Subject:** 

RE; CUP23-0010/V23-0004/IS23-0010 Requests for Comments

Follow Up Flag: Flag Status:

Follow up Flagged

Good morning Ms. Rizo,

Pertaining to CUP# 23-0010, if the applicant intends to have generator(s) or storage equipment storing 1,320-gallons of petroleum based product, please have the applicant contact our office. If not, Division of Environmental Health does not have any comments at this time.

Thank you,

#### Mario Salinas, MBA

Environmental Health Compliance Specialist 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 RECEIVED

MAY 30 2023

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: Melina Rizo <melinarizo@co.imperial.ca.us>

Sent: May 26, 2023 4:40 PM

To: Alphonso Andrade <AlphonsoAndrade@co.imperial.ca.us>; Ana L Gomez <analgomez@co.imperial.ca.us>; Andrew Loper <AndrewLoper@co.imperial.ca.us>; Belen Leon <BelenLeon@co.imperial.ca.us>; Donald Vargas <a href="mailto:dvargas@iid.com"><dvargas@iid.com</a>; Eric Havens <EricHavens@co.imperial.ca.us>; Fred Miramontes <fmiramontes@icso.org>; H. Jill

<dvargas@iid.com>; Eric Havens <EricHavens@co.imperial.ca.us>; Fred Miramontes <fmiramontes@icso.org>; H. Jill McCormick <historicpreservation@quechantribe.com>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us>; Jolene Dessert

<JoleneDessert@co.imperial.ca.us>; Jordan D. Joaquin <tribalsecretary@quechantribe.com>; Jorge Perez

<JorgePerez@co.imperial.ca.us>; Marcus Cuero <marcuscuero@campo-nsn.gov>; Margo Sanchez

<MargoSanchez@co.imperial.ca.us>; Mario Salinas <MarioSalinas@co.imperial.ca.us>; Miguel Figueroa

<miguelfigueroa@co.imperial.ca.us>; Monica Soucier < MonicaSoucier@co.imperial.ca.us>; Robert Benavidez

<rbenavidez@icso.org>; Robert Malek <RobertMalek@co.imperial.ca.us>; Rosa Lopez <RosaLopez@co.imperial.ca.us>; Ryan Kelley <RyanKelley@co.imperial.ca.us>; Ryan Kelley <rkelley@isco.org>; Sandra Mendivil <SandraMendivil@co.imperial.ca.us>; Rachel Garewal <RachelGarewal@co.imperial.ca.us>; Jesus Ramirez <JesusRamirez@co.imperial.ca.us>; Jenell Guerrero <JenellGuerrero@co.imperial.ca.us>; John Hawk <johnhawk@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Salvador Flores <SalvadorFlores@co.imperial.ca.us>; Mark Schmidt <MarkSchmidt@co.imperial.ca.us>; bardwater@outlook.com; hbardorian@aol.com; whavenca@gmail.com; Roger Sanchez <roger.sanchez-rangel@dot.ca.gov>; triddell@blm.gov; Sahagun, Carrie L <csahagun@blm.gov>; jmesa@campo-nsn.gov

Cc: Jim Minnick <JimMinnick@co.imperial.ca.us>; Michael Abraham <MichaelAbraham@co.imperial.ca.us>; Diana Robinson <DianaRobinson@co.imperial.ca.us>; Evelia Jimenez <EJimenez@co.imperial.ca.us>; Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>; John Robb <JohnRobb@co.imperial.ca.us>; Kamika Mitchell <kamikamitchell@co.imperial.ca.us>; Laryssa Alvarado <laryssaalvarado@co.imperial.ca.us>; Melina Rizo <melinarizo@co.imperial.ca.us>; Rosa Soto <RosaSoto@co.imperial.ca.us>; Valerie Grijalva <ValerieGrijalva@co.imperial.ca.us>

Subject: CUP23-0010/V23-0004/IS23-0010 Requests for Comments

#### Good Afternoon,

Please see attached Request for Comments packet for CUP23-0010/V23-0004/IS23-0010 APN 056-470-002 {673 Sidewinder Rd., Winterhaven, CA}

Comments are due by June 15th, 2023 at 5:00PM.

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, please feel free to contact Evelia Jimenez at (442) 265-1736, or submit your comment letters to <a href="mailto:ICPDScommentletters@co.imperial.ca.us">ICPDScommentletters@co.imperial.ca.us</a>.

Thank you,

Melina Rizo

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



#### Melina Rizo

From:

Jill McCormick < historic preservation@quechantribe.com >

Sent:

Tuesday, May 30, 2023 4:05 PM

To:

Melina Rizo

Cc:

Evelia Jimenez; ICPDSCommentLetters

**Subject:** 

RE: [EXTERNAL]:CUP23-0010/V23-0004/IS23-0010 Requests for Comments

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

This email is to inform you that we do not wish to comment on this project.

## Thank you, H. Gill McCormick, M.A.

Quechan Indian Tribe
Historic Preservation Officer
P.O. Box 1899
Yuma, AZ 85366-1899

Office: 760-572-2423 Cell: 928-261-0254

E-mail: historicpreservation@guechantribe.com



RECEIVED

MAY 30 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

From: Melina Rizo <melinarizo@co.imperial.ca.us>

Sent: Friday, May 26, 2023 4:40 PM

To: Alphonso Andrade <AlphonsoAndrade@co.imperial.ca.us>; Ana L Gomez <analgomez@co.imperial.ca.us>; Andrew Loper <AndrewLoper@co.imperial.ca.us>; Belen Leon <BelenLeon@co.imperial.ca.us>; Donald Vargas <dvargas@iid.com>; Eric Havens <EricHavens@co.imperial.ca.us>; Fred Miramontes <fmiramontes@icso.org>; Jill McCormick <historicpreservation@quechantribe.com>; Jeff Lamoure <JeffLamoure@co.imperial.ca.us>; Jolene Dessert <JoleneDessert@co.imperial.ca.us>; Gabby Emerson <tribalsecretary@quechantribe.com>; Jorge Perez <JorgePerez@co.imperial.ca.us>; Marcus Cuero <marcuscuero@campo-nsn.gov>; Margo Sanchez <MargoSanchez@co.imperial.ca.us>; Mario Salinas <MarioSalinas@co.imperial.ca.us>; Miguel Figueroa <miguelfigueroa@co.imperial.ca.us>; Monica Soucier <MonicaSoucier@co.imperial.ca.us>; Robert Benavidez <rbenavidez@icso.org>; Robert Malek <RobertMalek@co.imperial.ca.us>; Rosa Lopez <RosaLopez@co.imperial.ca.us>; Ryan Kelley <rkelley@isco.org>; Sandra Mendivil <SandraMendivil@co.imperial.ca.us>; Rachel Garewal <RachelGarewal@co.imperial.ca.us>; Jesus Ramirez <JesusRamirez@co.imperial.ca.us>; John Hawk <johnhawk@co.imperial.ca.us>; Vanessa Ramirez <VanessaRamirez@co.imperial.ca.us>; Salvador Flores <SalvadorFlores@co.imperial.ca.us>; Mark Schmidt <MarkSchmidt@co.imperial.ca.us>; bardwater@outlook.com;



RECEIVED

June 14, 2023

JUN 15 2023

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

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

SUBJECT:

Conditional Use Permit 23-0010 & Variance 23-0004 - Cityswitch

Dear Mr. Minnick,

The Air Pollution Control District (Air District) thanks you for the opportunity to review and comment on Conditional Use Permit (CUP) 23-0010 and Variance (V) 23-0004 (Project). The Project proposes the construction and operation of a new 170-foot tall monopole tower with a 10-foot lightning rod for a total tower height of 180 feet. The project is located off at 673 Sidewinder Rd., Winterhaven also identified as Assessor's Parcel Number 056-470-002.

The Air District reminds the applicant that the project must comply with all Air District rules and regulations and would emphasize Regulation VIII. Regulation VIII is a collection of rules designed to maintain fugitive dust emissions below 20% visual opacity.

If the project includes a generator it may be subject to permitting requirements, generally generators greater than 50-bhp require permits. The Air District requests the applicant contact Jesus Ramirez, Engineering & Permitting Division Manager, to discuss permitting requirements of any generators that may be part of the project.

For your convenience, the Air District's rules and regulations are available online at <a href="https://apcd.imperialcounty.org/rules-and-regulations/">https://apcd.imperialcounty.org/rules-and-regulations/</a>. If you have any questions or concerns please call our office at (442) 265-1800.

Respectfully,

Ismael Garcia Environmental Coordinator

Reviewed by,

Monica N. Squcier APO Division Manager



## Imperial County Planning & Development Services Planning / Building

# RECEIVED

Jim Minnick DIRECTOR

JUN 12 2023

May 26, 2023

INTERIAL COUNTY

ANNING & DEVELOPMENT SERVICES

REQUEST FOR REVIEW AND COMMENTS

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of interest, expertise, and/or jurisdiction. Cities/Other State Agencies/Other County Agencies To: ☑ IID - Donald Vargas IC Sheriff's Office - Robert Miguel Figueroa Benavidez/Fred Miramontes/Ryan ☑ IC Fire/OES Office – Andrew Loper/ Public Works - Guillermo Mendoza/John Board of Supervisors - John Hawk/ Sal Flores/Robert Malek District #5 ⊠ EHS – Jeff Lamoure/Mario Salinas/ City of Yuma Department of Community Ag. Commissioner - Rachel Alphonso Andrade/Jorge Perez/Vanessa Development- Alyssa Linville Garewal/Margo Sanchez/Ana L R Ramirez Gomez/Jolene Dessert/ Sandra Mendivil □ CALTRANS, District 11- Roger Campo Band Of Mission Indians -Winterhaven County Water District- Rick Marcus Cuero/Jonathan Mesa Sanchez Miller BLM- Tristian Triedel!/ Carrie Sahagun Bard Water District- Ronald Hill Fort Yuma- Quechan Indian Tribe - Jordan D. Joaquin/ H. Jill McCormick County Airport - Jeneil Guerrero APCD - Monica Soucier/Belen Leon/Jesus County Counsel - Eric Havens Ramirez Bard Water District- Ron Derma Mark Schmidt Evella Jimenez, Planner II - (442) 265-1736 or ejimenez@co.imperiol.ca.us From: CUP23-0010/V23-0004/IS23-0010 Project ID: Project Location: 673 Sidewinder Rd. Winterhaven, CA APN 056-470-002 Applicant is proposing a 170' foot monopole tower with a 10'-0" foot lighting rod for a total height of 180'-0" feet Project Description:

to be located within a 57'-0" x 45' square foot leased parcel.

Applicants:

CitySwitch

Comments due by: June 15th 2023 at 5:00PM

COMMENTS: (attach a separate sheet if necessary) (If no comments, please state below and mail, fax, or e-mail this sheet to Case Planner)

No comments

Name: Ana Game 2

Signature:

Date: 6/9/2-3

Telephone No.: 442 265 1500 E-mail: analgomez@ceimpenal.ca.us

EJIMBIS AllUsers APA

123.0034ICUP23.0010\_V23-0004\_IB23-0010 Request for Comments 05 28 23.doox



### Imperial Valley Emergency Communications Communications Authority 2514 La Brucherie Road, Imperial, CA 92251 Voice: 442-265-6029



Imperial County Planning & Development Services 801 Main Street El Centro, California 92243 Attention: Evelia Jimenez

JUN 12 2023

June 8, 2023

IMPERIAL COUNTY RE: Comments on Project ID CUPANINGS DEVELOPUSOUS SESSION 10

Dear Evelia Jimenez:

Thank you very much for the opportunity to review and comment on CUP # 23-0010/V23-0004/IS23-0010.

CitySwitch proposes the construction and development of a new communication facility and tower consisting of a 170-foot tall, monopole, co-locatable tower with a 10-foot tall lightning rod, various antennas, associated radio equipment, and other related infrastructure. The project location is 673 Sidewinder Road, Winterhaven, CA. APN 056-470-002.

The Imperial Valley Emergency Communications Authority (hereinafter, IVECA), is entrusted with the operation of the 800 MHz radio communication system which serves Imperial County Fire, Law Enforcement, and Emergency Medical Services.

Future IVECA or Imperial County communication needs could necessitate tower space on the proposed tower and other related on-site infrastructure. The project's location is quite desirable for communication system enhancements. We therefore are respectfully requesting a Local/Public Benefit Agreement with CUP # 23-0010/V23-0004/IS23-0010. We are hopeful for language favorable to IVECA for future communication system additions in perpetuity in said CUP. This would include, but not limited to, multiple antenna spaces, guaranteed antenna heights, and shelter space all at no cost to Imperial County or IVECA. It is obvious that the best interest of Imperial County first responders, and the public at large, are best served with the inclusion of a Local/Public Benefit Agreement.

Thank you in advance for your consideration of IVECA's request. Please contact me with any questions.

Sincerely.

Mark Schmidt

Imperial Valley Emergency Communications Authority (IVECA)

Emergency Communications Project Coordinator

markschmidt@eo.imperial.ca.us

Cell: 442-283-1688





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Since 1911

June 8, 2023

JUN 08 2023

Ms. Evella Jimenez
Planner II
Planning & Development Services Department
County of Imperial
801 Main Street
El Centro, CA 92243

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

SUBJECT:

City Swytch Telecom Tower Project at Sidewinder Road; CUP23-0010/V23-

0004/IS23-0010

Dear Ms. Jimenez:

On May 26, 2023, the Imperial Irrigation District received from the Imperial County Planning & Development Services Department, a request for agency comments on the telecom tower project at Sidewinder Road; Conditional Use Permit No. 23-0010, Variance No. 23-0004, Initial Study No. 23-0010. The applicant, CitySwytch, proposes to install a 170 ft. monopole tower with a 10 ft. lightning rod on a 57 ft. x 45 ft. site located at 673 Sidewinder Road, Winterhaven, CA (APN 056-470-002-000).

The IID has reviewed the application and has the following comments:

- 1. For electrical service to the proposed communication tower, the applicant should be advised to contact Joel Lopez, IID project development service planner, at (760) 482-3444 or e-mail Mr. Lopez at iflopez@iid.com to initiate the customer service application process. In addition to submitting a formal application (available for download at the district website <a href="http://www.lid.com/home/showdocument?id=12923">http://www.lid.com/home/showdocument?id=12923</a>), the applicant will be required to submit a complete set of approved project plans by the County of Imperial (including AutoCAD files of the site plan and electrical plans), electrical panel size and panel location, operating voltage, electrical loads, project schedule, and the applicable fees, permits, easements and environmental compliance documentation pertaining to the provision of electrical service to the project. The applicant shall be responsible for all costs and mitigation measures related to providing electrical service to the project.
- 2. Electrical capacity is limited in the project area. A circuit study may be required. Any system improvements or mitigation identified in the circuit study to enable the provision of electrical service to the project shall be the financial responsibility of the applicant.
- 3. Applicant shall provide a surveyed legal description and an associated exhibit certified by a licensed surveyor for all rights of way deemed by IID as necessary to accommodate the project electrical infrastructure. Rights-of-Way and easements shall be in a form acceptable to and at no cost to IID for installation, operation, and maintenance of all electrical facilities.

- 4. 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 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). A copy of the IID encroachment permit application and instructions for its completion 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. No foundations or buildings will be allowed within IID's right of way.
- 5. 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, water deliveries, canals, drains, etc.) need to be included as part of the project's California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (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.

Should you have any questions, please do not hesitate to contact me at 760-482-3609 or at dvargas@lid.com. Thank you for the opportunity to comment on this matter.

Respectfully,

Donald Vargas

Compliance Administrator II

### Aimee Trujillo

From:

Jill McCormick < historic preservation@quechantribe.com >

Sent:

Thursday, August 3, 2023 6:56 AM

To:

Aimee Trujillo; Evelia Jimenez

Subject:

RE: [EXTERNAL]:CUP23-0010 AB 52 Letter

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

This email is to inform you that we do not wish to comment on this project.

H. Jill McCormick M.A. Ft. Yuma Quechan Indian Tribe P.O. Box 1899 Yuma, AZ 85366-1899 Office: 760-572-2423

Cell: 928-261-0254



RECEIVED

AUG 03 2023

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

From: Aimee Trujillo <aimeetrujillo@co.imperial.ca.us>

Sent: Wednesday, August 02, 2023 11:51 AM

To: Jill McCormick <historicpreservation@quechantribe.com>; Gabby Emerson <tribalsecretary@quechantribe.com>
Cc: Jim Minnick <JimMinnick@co.imperial.ca.us>; Michael Abraham <MichaelAbraham@co.imperial.ca.us>; Diana
Robinson <DianaRobinson@co.imperial.ca.us>; Evelia Jimenez <EJimenez@co.imperial.ca.us>; Aimee Trujillo
<aimeetrujillo@co.imperial.ca.us>; John Robb <JohnRobb@co.imperial.ca.us>; Kamika Mitchell

<kamikamitchell@co.imperial.ca.us>; Kassandra Castaneda <kassandracastaneda@co.imperial.ca.us>; Laryssa Alvarado

<laryssaalvarado@co.imperial.ca.us>; Rosa Soto <RosaSoto@co.imperial.ca.us>

Subject: [EXTERNAL]:CUP23-0010 AB 52 Letter

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

#### Good morning,

Attached hereto please find the AB52 letter for CUP23-0010 (APN 056-470-002)