

**LEASE AGREEMENT
BETWEEN
THE CITY OF SANTA FE AND VERIZON WIRELESS (VAW) LLC**

This LEASE AGREEMENT (Lease Agreement) is entered into this 30TH day of JULY, 2018, by and between the CITY OF SANTA FE, NEW MEXICO, a municipal corporation and a political subdivision of the State of New Mexico (Lessor) and VERIZON WIRELESS (VAW) LLC d/b/a VERIZON WIRELESS, a Delaware limited liability company, (Lessee) (collectively, the Parties and each individually a Party).

WITNESSETH:

In consideration of the Lessee's promises herein, Lessor hereby gives the Lessee a Lease Agreement to enter on and make use of the property of the Lessor as follows:

1. PREMISES

A. Lessor leases to Lessee and Lessee leases from Lessor a certain one hundred eighty (180) square-foot parcel of land, ten (10) vertical feet of air space above the existing surface of the parcel of land, and designated space on an adjacent lattice-style tower (the City Tower) (collectively, the Premises), as shown on Exhibit A attached hereto and incorporated herein. The Premises is located within a certain Lessor-owned parcel of land known as 1130 Arroyo Chamiso Street located within the municipal boundaries of the City of Santa Fe, in the County of Santa Fe, State of New Mexico (the Property), whereon Lessor owns and maintains the City Tower for municipal telecommunications purposes (the Primary Use).

B. Lessee acknowledges that the City Tower is necessary to serve the Primary Use and, that to the extent the City Tower or any portion thereof is used by Lessee, such use is on a secondary basis only. Notwithstanding any other provision of this Lease Agreement, the operation of Lessee's Communications Facilities shall not disturb or interfere in any material respect with the Lessor's Primary Use of the Property.

In the event that Lessor requires the City Tower for its own use, Lessor may require Lessee to relocate all or a part of its Communication Facilities to a mutually acceptable location on the Property. In such event Lessor shall notify Lessee in writing at least one hundred eighty (180) days prior to the date that Lessor requires use of the City Tower and Lessee shall complete the relocation of its Communication Facilities within this period (the Relocation Period). If the Parties are unable to agree on a mutually acceptable relocation site during the first sixty (60) days of the Relocation Period, then either Party may terminate this Lease Agreement in accordance with Section 16.D of this Lease Agreement.

2. EFFECTIVE DATE

This Lease Agreement shall become effective August 1, 2018 (the Effective Date).

3. PERMITTED USE

A. Permitted Use. At Lessee's sole cost and expense, Lessee may use the Premises for the placement of equipment related to the transmission and reception of wireless communications and uses appurtenant thereto (the Permitted Use). In furtherance of the Permitted Use, Lessee may construct, install, maintain, repair, and operate telecommunications equipment, cabinets, wireless communications antennas, cables, and accessories (each, a Communication Facility; collectively, Communications Facilities) on the Premises as shown on Exhibit A, and perform such other acts as are reasonably necessary to carry out the Permitted Use. The Permitted Use shall also include the right to make any like-for-like replacements and

repairs to the Communications Facilities without Lessor's consent but subject to advanced written notice to Lessor. However, in event of emergency, Lessee may proceed with such like-for-like replacements and repairs after making reasonable efforts to notify Lessor.

Any modifications to the Communications Facilities, other than like-for-like replacements and repairs, shall require the Lessor's prior written consent. For any such modifications, if Lessor fails to provide written notice of either consent or denial of consent within thirty (30) days' of Lessor's receipt of such written request, the request for the modifications shall be deemed granted but shall still require prior written notice to Lessor.

B. Construction and Installation of Communications Facilities. Lessee shall notify Lessor at least twenty (20) days prior to Lessee's intended commencement of the initial installation and construction of Lessee's Communications Facilities. Following Lessor's receipt of such notification, the Parties shall schedule and conduct a meeting in person (the Pre-Construction Meeting) to coordinate any and all site access, utilities, construction, or other issues related to the installation and construction of Lessee's Communications Facilities, including Lessee's proposed procedures to minimize disturbance to, and maximize protection of, Lessor's telecommunication equipment on the City Tower. The Pre-Construction Meeting shall be conducted at Lessor's offices at 1130 Arroyo Chamiso Street no less than ten (10) days prior to the commencement of installation and construction. Lessee shall require that its contractor(s) attend the Pre-Construction Meeting. In no case shall initial installation and construction of Lessee's Communications Facilities commence until all installation and construction issues have been addressed to Lessor's satisfaction, including Lessor's approval of Lessee's installation and construction schedule.

4. ACCESS AND UTILITIES TO THE PREMISES

A. Access. Lessor grants to Lessee nonexclusive vehicular and pedestrian access for ingress and egress over Lessor's land, including, without limitation, the Property, to the Premises from Arroyo Chamiso Street (the Access Route), as more particularly described and shown on Exhibit A. Lessor, at no expense to Lessee, may from time to time change the location of the Access Route upon ninety (90) days prior written notice to Lessee; provided, such relocation shall not interfere with Lessee's ability to access the Communications Facility with motor vehicles, including trucks.

B. Utilities. Lessor grants Lessee the right to install utilities to serve the Premises on and under the Property (the Utility Route), as more particularly described and shown on Exhibit A. Lessor may reasonably change the location of the Utility Route upon six (6) months prior written notice to Lessee of such new Utility Route and the costs of relocating Lessee's utility shall be borne by Lessee.

5. TERM

The initial term of this Lease Agreement is five (5) years from the Effective Date (the Initial Term). Thereafter, this Lease Agreement shall automatically renew for up to three (3) additional five (5) year renewal terms (each, a Renewal Term), unless Lessee pursuant to Section 21 below delivers to Lessor written notice of Lessee's intent not to automatically renew at least ninety (90) days before the end of the then current term. The Initial Term and any Renewal Terms are hereinafter referred to collectively as, the "Term".

6. RENT

A. Rent. Lessee shall pay Lessor a monthly rental fee of Three Thousand Six Hundred Dollars (\$3,600) on or before the first day of each month (Rent). Rent shall commence on the

Effective Date and shall be paid into Lessor's bank account via electronic funds transfer as directed by Lessor from time to time, provided that the Parties acknowledge and agree that the initial Rent payment may not be sent until sixty (60) days after the Effective Date.

B. Late Payment. The Parties agree that should Lessee fail to pay Rent on its due date or within three (3) days thereafter Lessor will suffer damages that are difficult to calculate. Therefore, the Parties agree that if Lessee fails to timely pay Rent as described herein, Lessee shall also pay Lessor in addition to the Rent due, liquidated damages equal to fifteen percent (15%) of the Rent due for the then current rental period. All payments received shall apply first to any interest owed and then to any principal amount owed.

C. Rent Escalation. Upon each anniversary of the Effective Date, the Rent or Holdover Rent (as defined in Section 9 below, if applicable) shall automatically increase by two and one-half percent (2.5%) over the Rent or Holdover Rent in effect during the prior twelve-month period.

D. Lease Initiation Fee. Lessee shall pay Lessor a separate one-time fee of Five Thousand Dollars (\$5,000) as additional compensation for Lessor's assent to enter into this Lease Agreement (the Lease Initiation Fee). The Lease Initiation Fee is not Rent, nor any offset to Rent or any other monies that may be owed by Lessor to Lessee, and shall be fully earned by Lessor on the Effective Date. The Lease Initiation Fee is non-refundable in whole or in part and shall be tendered to Lessor within sixty (60) days of the Effective Date.

7. MAINTENANCE

A. Lessee shall maintain its Communication Facilities so that their external appearance conforms to that which is shown in Exhibit A, subject to normal wear and tear and damage from the elements, and subject to Lessee's rights to repair and replace the Communications Facilities pursuant to Section 3.A above.

B. Lessee shall at all times keep and maintain the Premises in good condition, subject to normal wear and tear and damage from the elements.

C. Lessee shall, at its sole cost and expense, promptly repair all damage to the Premises, the Property, the Access Route and the Utility Route, to the extent caused by Lessee's: (i) construction, operation, maintenance, or other use of the Lessee's Communication Facilities; or (ii) negligence or willful misconduct. Lessor shall endeavor to promptly notify Lessee of any such damage after it becomes aware of the same.

D. Whenever Lessee has a duty hereunder to repair, Lessee shall restore the Premises, the Property, the Access Route and the Utility Route, to at least substantially the same condition as existed before such damage occurred, excepting normal wear and tear, or casualty not caused by or attributable to Lessee or its agents, contractors and subcontractors, and other losses beyond Lessee's reasonable control.

E. Lessee shall bear all costs and expenses associated with repairs required herein to be performed or caused to be performed by Lessee.

F. Lessor covenants that it will keep the City Tower in good repair as necessary to support Lessee's Communications Facilities and as required by all federal, state and local laws. Lessor shall also comply with all rules and regulations enforced by the Federal Communications Commission with regard to the lighting, marking and painting of towers.

8. UTILITIES

Lessee shall bear sole and full responsibility for all utilities related to its use of the Premises. Lessee, at its sole cost and expense, shall secure, install and maintain separately

metered utilities from any public utility company for its uses at the Premises. Lessor grants Lessee's public utility companies the right to install below-ground utility lines along the Utility Route as shown on Exhibit A. Lessee shall exercise its rights hereunder so as not to disturb or disrupt any utilities installed to serve any other third party authorized by the City, whether by Lease Agreement or license or otherwise, rightfully on the Property as of the Effective Date of this Lease Agreement.

9. HOLDOVER & HOLDOVER RENT

A. Subject to Section 10.B, Lessee's right to possess the Premises, and to use the Access Route and the Utility Route, shall immediately terminate at the end of the final Renewal Term as described in Section 5 or upon termination of this Lease Agreement, unless the Parties are then currently negotiating in good faith to enter into a new Lease Agreement for the Premises.

B. If Lessee fails to remove its Communications Facilities and restore the Property and Premises to Lessor in accordance with Section 10.B, then this Lease Agreement shall continue in full force and effect (the Holdover Period) except that: (i) the Term shall then be month-to-month; and (ii) the Rent shall be automatically increased to one hundred fifty percent (150%) of the Rent due for the month immediately preceding such expiration or earlier termination (the Holdover Rent).

10. REMOVAL AND RESTORATION

A. All portions of the Lessee's Communication Facilities brought onto the Premises and the Property by Lessee constitute Lessee's personal property and Lessee may, in Lessee's sole discretion, remove any part of its Communications Facilities at any time during the Term or the removal period set forth herein in any way that does not damage the Premises, the Property, the Access Route or the Utility Route.

B. Notwithstanding anything in this Lease Agreement to the contrary, within ninety (90) days of the expiration or earlier termination of this Lease Agreement, Lessee shall remove all of its above-ground improvements and will, to the reasonable satisfaction of Lessor, restore the Premises to its condition as of the Effective Date of this Lease Agreement, excepting normal wear and tear or casualty damage not caused by or attributable to Lessee, its predecessors, or their agents, contractors or subcontractors. Lessee's restoration shall include the removal of all footings, foundations and concrete installed at the Premises to a depth of two (2) feet below grade.

C. All costs and expenses for the removal and restoration to be performed by Lessee under this Section shall be borne by Lessee, and Lessee shall hold Lessor harmless from any portion thereof. Should Lessee fail to complete the removal and restoration within the required time period, Lessor may complete such work and charge Lessee the reasonable cost thereof.

D. Notwithstanding the expiration or earlier termination of this Lease Agreement, Lessee shall continue to timely pay the then-current Rent or Holdover Rent (as applicable) until Lessee has completed all requirements of this Section 10 to the reasonable satisfaction of the Lessor.

11. INTERFERENCE

A. Lessee shall not cause harmful material interference with Lessor's equipment at the Property or with any of Lessor's radio communications where such communications are operated within their respective frequencies, in accordance with all applicable laws and regulations. Further, Lessee shall not cause harmful interference with other lessee's radio communications that existing as of the date of Lessee's installation of its equipment where such lessee communications are operated within their respective frequencies, in accordance with all

applicable laws and regulations. In the event that any of Lessee's equipment causes such interference in violation of this Section 11.A, and after Lessor has notified Lessee in writing of such interference, Lessee will take all commercially reasonable steps necessary to correct and eliminate the interference, including but not limited to, at Lessee's option, powering down such equipment and later powering up such equipment for intermittent testing. In no event will Lessor be entitled to terminate this Lease Agreement during the period that Lessee is making a continuing good faith effort to remedy the interference. If Lessee, after having taken all commercially reasonable steps necessary to correct and eliminate the interference, is unable to permanently correct and eliminate the interference to the Lessor's reasonable satisfaction within ten (10) days after Lessee's receipt of written notice of such interference, Lessor may in its sole discretion terminate this Lease Agreement by delivering written notice of termination to Lessee.

B. Lessor will not use, nor will Lessor permit its employees, other lessees or licensees at the Property, or others under Lessor's control, to use any portion of the Property in a manner that causes harmful material interference to the Lessee's Communication Facilities, or which materially interferes with the rights of Lessee under this Lease Agreement. Lessor will use its reasonable efforts to cause such interference to cease within twenty-four (24) hours after receipt of written notice of such interference from Lessee. If Lessor is unable to eliminate such interference then Lessee may terminate this Lease Agreement or exercise its rights in Section 11.C below.

C. The Parties acknowledge that there is no adequate remedy at law for noncompliance with the provisions of this Section 11 and therefore, either Party shall have the right, in addition to any other rights that it may have under the law or this Lease Agreement, to equitable remedies, including but not limited to injunctive relief and specific performance, in enforcing their rights under this Section 11.

12. INSURANCE

A. Lessee shall, and shall require each of Lessee's contractors and subcontractors who physically enter the Property to obtain and maintain substantially the same coverage as required of Lessee, at their sole cost and expense, procure and continue to maintain in force during the Term of this Lease Agreement and any Holdover Period with limits of coverage in the amount in which the City could be held liable under the New Mexico Tort Claims Act for each person injured and for each accident resulting in damage to property:

- (i) Workers' Compensation Insurance (at statutory limits); and
- (ii) Employer's Liability Insurance with minimum limits of One Million Dollars and No Cents (\$1,000,000.00) each accident/disease/policy limit; and
- (iii) Commercial General Liability Insurance (including completed operations and contractual liability) on an occurrence basis in an amount of Two Million Dollars and No Cents (\$2,000,000.00) per occurrence for bodily injury and property damage; and
- (iv) "All-risk" property insurance insuring the Premises and its appurtenant personal property for full replacement costs.

B. All policies shall be written by an insurer with an A. M. Best rating of not less than A- (Excellent), Financial Size Category VII, and must be authorized to do business within the State of New Mexico. The general liability insurance coverage shall include the Lessor, Lessor's employees, volunteers, officers, and elected and appointed officials (collectively the Lessor's Releasees) as additional insureds as their interest may appear under this Agreement. Lessee shall provide a certificate of insurance as written documentation of all required insurance coverages

upon the Effective Date of this Lease Agreement and thereafter within fifteen (15) days of Lessor's written request for such documentation. Upon receipt of notice from its insurer(s) Lessee will provide Lessor thirty (30) days prior written notice of any cancellation.

C. Waiver of Subrogation. Lessee hereby grants to Lessor a waiver of any right to subrogation which any insurer of Lessee may acquire against Lessor by virtue of the payment of any loss under such insurance except for any workers' compensation claims. Lessee agrees to obtain any endorsements that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether Lessor has received a waiver of subrogation endorsement from the insurer.

13. TAXES

A. Lessee is solely responsible for and shall timely and fully pay any taxes, assessments, or charges that are assessed, levied, or otherwise imposed by law on the Lessee, on property owned by the Lessee, or on the Lessee's interest in the Premises, the Property, the Access Route or the Utility Route. If the Lessor is subject to state or local gross receipts tax on the Rent, then the Lessee shall be responsible for such tax if the Lessor promptly invoices the Lessee for reimbursing the amount of such tax actually payable by Lessor; provided, however, that the Lessor shall not invoice the Lessee for such tax if the Lessee has provided the Lessor with an exemption certificate or other evidence, reasonably acceptable to the Lessor, that the Rent is not subject to such tax.

B. Lessor hereby notifies Lessee that the interest created by this Lease Agreement may be subject to property taxation and Lessee may be subject to the payment of a property/possessory interest tax levied on such interest. Lessee shall be solely responsible for the timely payment of such taxes, if any, and shall defend, indemnify and hold Lessor harmless from and against any and all claims or actions for payment (or nonpayment) of such taxes.

C. Notwithstanding this section, Lessee shall not have the obligation to pay any tax, assessment, or charge that Lessee disputes in good faith in appropriate proceedings prior to a final determination that such tax is properly assessed and provided that no lien shall attach to the Premises, the Property, the Access Route or the Utility Route.

D. Lessee shall have the right, at its sole option, cost and expense, to appeal, challenge or seek modification of any tax assessment or billing (Disputed Sums) for which Lessee is wholly or partly responsible for payment. Lessor, at Lessee's sole cost and expense, shall reasonably cooperate with Lessee in filing, prosecuting, and perfecting any appeal or challenge to taxes as set forth in the preceding sentence, including but not limited to, executing any consent, appeal, or other similar document. In the event that an appeal or challenge by Lessee results in a reduction, credit or repayment received by the Lessor for any taxes previously paid by Lessee and Lessor receives such reduction, credit, or repayment, Lessor agrees to promptly reimburse to Lessee the amount of said reduction, credit or repayment as to Lessee's interest in the Premises, the Property, the Access Route or the Utility Route. In the event that Lessee does not have the standing rights to pursue a good faith and reasonable dispute of any taxes under this paragraph, Lessor will pursue such dispute at Lessee's sole cost and expense upon written request of Lessee. If Lessee exercises its right to appeal, challenge, or seek modification of the Disputed Sums and a bond or deposit required to be tendered to prosecute the appeal, then Lessee shall also be solely responsible to providing such bond or deposit.

14. ASSIGNMENT & SUBLEASING

A. Subleasing Prohibited. Lessee shall not sublet, license, or in any other way grant or continue to grant to any party any rights or permission to use any part of the Premises and/or

Property or rights under this Lease Agreement.

B. Lessor's Permission Required to Assign. Lessee shall not assign or transfer to any party any rights to use any part of the Premises and/or Property or rights under this Lease Agreement, except as provided in Section 14.C below, with or without consideration, unless Lessee first obtains Lessor's prior written consent in each instance, which consent Lessor shall not unreasonably withhold.

C. Transactions not Deemed to be Assignments. Notwithstanding Section 14.B above, the Parties shall not deem any of the following to be an assignment pursuant to that section:

- (i) any change of stock ownership, partnership interest, or complete control of Lessee; or
- (ii) transfer upon partnership or corporate dissolution of Lessee; or
- (iii) Lessee's entering into a site management agreement with a third party.

D. Conditions under which Lease Agreement may be Sold, Assigned, or Transferred. Lessor acknowledges and agrees that this Lease Agreement may in whole be sold, assigned or transferred by Lessee without any approval or consent of Lessor to:

- (i) Lessee's principal or to any of the wholly-owned subsidiaries of its principal or any entity that controls, is controlled by, or is under common control with Lessee; or
- (ii) any entity which acquires fifty percent (50%) or more of Lessee's assets in the market defined by the Federal Communications Commission (FCC) in which the Premises is located by reason of a merger, acquisition or other business reorganization.

E. Inter-company Roaming Agreements. The Parties do not intend and shall not construe anything in this Section to prohibit or interfere with Lessee's use of the Premises under standard inter-company roaming agreements between Lessee and other third-party wireless service providers.

15. DEFAULT & RIGHT TO CURE

A. The Parties deem the following as a default by Lessee and a breach of this Lease Agreement:

- (i) Lessee's failure to deliver Rent or Holdover Rent if such Rent or Holdover Rent remains unpaid for fifteen (15) calendar days after Lessee receives written notice thereof from Lessor; or
- (ii) Lessee's nonperformance of any other term under this Lease Agreement if performance remains due for thirty (30) days after Lessee receives written notice from Lessor of the nonperformance. No such default, however, will be deemed to exist when Lessee materially commences to cure such default within the time periods specified above and attempts to cure to completion with reasonable diligence. Lessor shall excuse reasonable delays in Lessee's efforts to cure when a force outside the reasonable and actual control of Lessee causes a delay. Lessee will use its best efforts to notify Lessor of such delays in writing within five (5) working days after first becoming aware of the delay, the nature of the delay, and an estimated cure resumption date. During this period, the Lessee is still required to perform the duties under this Lease Agreement which it is able to perform, and only those duties which cannot be performed as required herein shall be tolled.

B. If Lessee remains in default beyond any applicable notice and cure periods, Lessor will have the right to exercise any and all rights and remedies available to it under law and equity, including the right to seek injunctive relief, and including without limitation the right:

(i) to cure Lessee's default and to charge the actual and reasonable costs of such cure to the Lessee; or

(ii) to declare this Lease Agreement terminated.

C. The Parties deem Lessor's nonperformance of any term under this Lease Agreement, except any nonperformance that impairs Lessee's access to the Premises, as a default by Lessor and a breach of this Lease Agreement if performance remains due for thirty (30) days after Lessee notifies Lessor of the nonperformance. With respect to any nonperformance that impairs Lessee's access to the Premises, Lessor shall be in default of this Lease Agreement if the performance remains due for ten (10) days after Lessee notifies Lessor of the nonperformance. No such default, however, will be deemed to exist when Lessor materially commences to cure such default within the time periods specified above and prosecutes efforts to cure to completion with reasonable diligence. Lessee shall excuse reasonable delays in efforts to cure when a force outside the reasonable control of Lessor causes such delay. If Lessor remains in default beyond any applicable cure period, Lessee will have the right to exercise any and all rights and remedies available to it under law and equity, including without limitation the right to cure Lessor's default and to charge the reasonable costs of such cure to the Lessor, the right to seek injunctive relief, or to declare this Lease Agreement terminated.

16. TERMINATION

A. Termination by Lessee. Lessee may terminate this Lease Agreement:

(i) upon thirty (30) days written notice to Lessor if, prior to Lessee's initial installation of the Communication Facilities, Lessee either: (a) obtains unacceptable results of any tests, or (b) determines that the Premises is inappropriate or unnecessary for Lessee's business; or

(ii) upon thirty (30) days written notice to Lessor if any government permit authority denies or revokes any government approvals or permit (including, without limitation, an FCC license) necessary for the installation and/or operation of the Communications Facilities or the operation of Lessee's business after Lessee has used its commercially reasonable efforts to obtain such approvals or permits; or

(iii) upon thirty (30) days written notice to Lessor if Lessor materially breaches any material term under the Lease Agreement beyond all applicable cure periods; or

(iv) for any or no reason upon one hundred eighty (180) days written notice to Lessor.

B. Early Termination Fee. Should Lessee terminate this Lease Agreement pursuant to Section 16.A(iv), then Lessee shall accompany its notice of termination with an "Early Termination Fee" equal to the unpaid remainder of Rent for the then current five-year Term. Such Early Termination Fee shall not be considered as Rent or any offset to Rent. No Early Termination Fee shall apply if this Lease Agreement is terminated during a Holdover Term or terminated for Lessor's uncured breach of this Lease Agreement beyond all cure periods.

C. Termination by Lessor. Lessor may terminate this Lease Agreement if:

(i) Lessee fails to cure any monetary breach of this Lease Agreement after applicable notice and cure periods as set forth herein; or

(ii) Lessee fails to remedy harmful interference with Lessor's equipment pursuant to Section 11.A of this Lease Agreement; or

(iii) Lessee materially breaches any material term under the Lease Agreement beyond all applicable notice and cure periods.

D. Termination by Either Party. Pursuant to Section 1.B of this Lease Agreement, if the Parties are unable to agree on a mutually acceptable relocation site during the first sixty (60) days of the Relocation Period, then either Party may terminate this Lease Agreement by delivering written notice of such termination to the other Party and this Lease Agreement shall terminate thirty (30) days after receipt of such notice.

E. Upon termination of this Lease Agreement, Lessee shall comply with the removal and restoration provisions herein.

17. CONDEMNATION

In the event Lessor receives notification of any condemnation proceedings affecting the Property, Lessor will promptly provide notice of the proceeding to Lessee. If a condemning authority takes all of the Premises, or a portion thereof, sufficient in Lessee's reasonable determination to render the Premises unsuitable for Lessee's Communication Facilities, Lessee may terminate this Lease Agreement by delivering written notice of such termination to Lessor, effective (at the latest) as of the date the title vests in the condemning authority. The Parties will each be entitled to make their own condemnation claims in connection with their interests in the Premises.

18. CASUALTY

A. Notice of Material Casualty. Each Party hereto will endeavor to provide written notice to the other of any material casualty affecting the Premises, the Property, the Access Route or the Utility Route, within two (2) business days of the Party's awareness of the casualty.

B. Termination due to Casualty. If any part of the Communication Facilities or Premises is damaged by fire or other casualty not caused by or attributable to Lessee or its agents or contractors or subcontractors so as to render the entire Premises, or any substantial portion thereof, unsuitable for Lessee's use, in Lessee's reasonable determination, then Lessee may terminate this Lease Agreement by providing written notice to the Lessor. Such termination will be effective as of the date of such written notice. Notwithstanding such termination, Lessee shall continue to pay the appropriate Rent or Holdover Rent (if applicable) and any monies due to Lessor until all of the removal and restoration requirements herein are performed by Lessee.

19. WARRANTIES

The Parties warrant as follows:

A. Compliance with Laws. Each Party's execution and performance of this Lease Agreement complies with all applicable federal, state and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any manner affecting the performance of this Lease Agreement; and

B. Encumbrances. Lessee shall not permit the Premises or any portion thereof to be encumbered by liens, restrictions, mortgages, covenants, conditions, or easements. Lessee will not enter into any agreements of record or not of record that would adversely affect Lessor's ownership and use and enjoyment of the Premises, the Property, the Access Route or the Utility Route, except as specifically provided for pursuant to this Lease Agreement.

20. ENVIRONMENTAL

A. Environmental and Industrial Hygiene Laws. Lessor and Lessee agree that each will be responsible for its own compliance with any and all environmental and industrial hygiene laws related to that Party's activity conducted in or on the Premises, the Property, the Access Route or the Utility Route. This includes any regulations, guidelines, standards, or policies of any governmental authorities regulating or imposing standards of liability or standards of

conduct with regard to any environmental or industrial hygiene condition or other matters as may now or at any time hereafter be in effect.

B. Lessor and Lessee agree to hold harmless and indemnify the other from, at the sole expense and responsibility of the indemnifying Party for payment of penalties, sanctions, forfeitures, losses, costs or damages, and for responding to any action, notice, claim, order, summons, citation, directive, litigation, investigation or proceeding to the extent the same arises out of:

(i) the indemnifying Party's failure to comply with any environmental or industrial hygiene law, as set forth above; or

(ii) any environmental or industrial hygiene conditions that arise out of or are in any way related to the condition of the Premises, the Property, the Access Route or the Utility Route, to the extent caused by the activities conducted by the indemnifying Party thereon, except to the extent the environmental conditions are caused by the other Party.

C. The indemnifications of this Section 20 specifically include reasonable costs, expenses and fees incurred in connection with any investigation of Property conditions or any clean-up, remediation, removal or restoration work required by any governmental authority. Notwithstanding the foregoing or any other provision herein, (i) Lessee shall not be liable for or responsible for addressing environmental conditions arising out of petroleum or other hazardous substances that existed on the Premises, Property, Access Route, or Utility Route before the date of this Lease Agreement, or that otherwise do not result from the activities of Lessee; (ii) the provisions of this Section will also survive the expiration or termination of this Lease Agreement.

21. NOTICES

All notices and demands in regards to this Lease Agreement must be given by first class certified or registered mail, return receipt requested, postage prepaid, or by a nationally recognized overnight courier, courier fee prepaid. All such properly sent notices and demands shall be effective when received, rejected or refused by the recipient. Notices will be addressed to the Parties as follows:

To Lessor

City of Santa Fe
Attn: Director of Asset Development
200 Lincoln Avenue,
Santa Fe, New Mexico 87501

with a copy to Lessor's legal counsel:

City of Santa Fe
Attn: City Attorney's Office
200 Lincoln Avenue
Santa Fe, New Mexico 87501

To Lessee

Verizon Wireless (VAW) LLC d/b/a Verizon Wireless
180 Washington Valley Road
Bedminster, NJ 07921
Attention: Network Real Estate

Either Party may change its notice addresses in this Section written notice to the other Party. Any copy of a notice or demand to a Party's legal counsel does not constitute legal notice

to that Party.

22. WAIVER OF LIENS

Lessor waives any and all lien rights it may have, statutory or otherwise, concerning the Communication Facility or any portion thereof.

23. BANKRUPTCY

A. The Lessor and the Lessee hereby expressly agree and acknowledge that it is the intention of both Parties that in the event that during the term of this Lease Agreement if Lessee shall become a debtor in any voluntary or involuntary bankruptcy proceeding (a Proceeding) under the United States Bankruptcy Code, 11 U.S.C. §§ 101, *et seq.* (the Code), this Lease Agreement is and shall be treated for all purposes and considered for all intents as an “unexpired lease of nonresidential real property,” and the Rent is and shall be treated for all purposes and considered for all intents as “rent” under Section 365 of the Code, 11 U.S.C. § 365 (as may be amended), and, accordingly, shall be subject to the provisions of subsections (d)(3) and (d)(4) of said Section 365 (as may be amended).

B. Any person or entity, to which this Lease Agreement is assigned pursuant to the provisions of the Code, shall be deemed without further act to have assumed all of the obligations of Lessee arising under this Lease Agreement both before and after the date of such assignment. Any such assignee shall upon demand execute and deliver to Lessor an instrument confirming such assumption. Any monies or other considerations payable or otherwise to be delivered in connection with such assignment shall be paid to Lessor, shall be the exclusive property of Lessor, and shall not constitute property of the Lessee or of the estate of Lessee within the meaning of the Bankruptcy Code. Any monies or other considerations constituting Lessor’s property under the preceding sentence not paid or delivered to Lessor shall be held in trust for the benefit of Lessor and be promptly paid to Lessor.

24. TECHNICAL STANDARDS

Lessee agrees that the physical installation and operation of its Communication Facilities shall comply with all applicable governmental laws and regulations, including without limitation all applicable FCC rules and regulations.

25. MEMORANDUM OF LEASE

Lessee or Lessor may record a “Memorandum of Lease” in the Office of the Santa Fe County Clerk. If either Party records a Memorandum of Lease, Rent or Holdover Rent shall continue until Lessee at its sole cost and expense has properly recorded in the Office of the Santa Fe County Clerk a full and unconditional reconveyance of the Memorandum of Lease in favor of Lessor.

26. SUBMISSION OF AGREEMENT

The submission of this Lease Agreement for examination does not constitute an offer to lease the Premises and this Lease Agreement becomes effective only upon the full execution by the Parties.

27. EXHIBITS

All exhibits referenced in this Lease Agreement and attached hereto are made a part hereof and reincorporated herein by reference. In the event of a conflict between the terms and conditions of this Lease Agreement and those of any exhibits attached hereto, the words of this Lease Agreement shall prevail. All Lessor-approved exhibits attached hereto shall be initialed by

an authorized person acting on behalf of the Lessor. No substitution of any subsequent exhibit to this Lease Agreement will be allowed unless any subsequent exhibit is first initialed by a Lessor-authorized person.

28. TIME OF ESSENCE

Time is of the essence in regard to this Lease Agreement and all provisions herein.

29. DISCLOSURE

Lessee acknowledges that Lessor is a public entity under the laws of the State of New Mexico. Furthermore, the Parties acknowledge that this Lease Agreement constitutes a public record pursuant to the State of New Mexico Inspection of Public Records Act (NMSA 1978, Charter 14, Article 2 et seq.) (the Act), that no exemption to Section 14-2-1 exists that would bar disclosure of this public record, and that Lessor must publically disclose pursuant to the Act or pursuant to any other law, regulation, or court order that may require Lessor to disclose this Lease Agreement.

30. LEASE GRANT A PROPRIETARY FUNCTION

A. The Parties hereto agree that the Lessor's grant of this lease to Lessee is solely a proprietary function as the owner of the Premises, the Property, the Access Route and the Utility Route, and is not in Lessor's capacity to grant approval for any action as a government zoning authority.

B. Lessee is solely responsible for complying with the City of Santa Fe Municipal Code and for payment of all governmental fees.

C. Lessor disclaims any and all warranties, guarantees, and assurances, actual or implied that the Lessee will be granted any or all licenses, zoning authorizations, or permits necessary to construct, modify or operate the Communications Facilities at the Premises.

31. INDEMNIFICATION AND HOLD HARMLESS

A. Duty. Lessee shall indemnify, defend, and hold harmless Lessor, its elected officials, officers, agents, employees, consultants and volunteers against any claim of liability or loss from personal injury or property damage to the extent resulting from or arising out of the negligence or willful misconduct of Lessee, its directors, officers, employees, contractors or agents. To the fullest extent permitted by law, Lessee agrees to defend, pay on behalf of, indemnify, and hold harmless Lessor, its elected and appointed officials, employees, agents, volunteers and other person working on behalf of Lessor against any and all claims, demands, suits or loss, including all costs connected therewith, and for any damages which may be asserted, claimed or recovered including those for bodily injury, death, or property damage or loss of use of property, to the extent they arise out of Lessee's breach of this Lease Agreement. In no event shall such indemnification obligations under this Lease Agreement include any such claims or damages that are due to or caused by the negligence or willful misconduct of Lessor, or it's elected and appointed officials, employees, agents, volunteers and other person working on behalf of Lessor.

Circumstances under which Lessor will not be held liable include, but are not limited to:

(i) any work or act done in, on or about the Premises, the Property, the Access Route or the Utility Route, or any part thereof at the direction of Lessee, its agents, contractors, subcontractors, servants, employees, licensees or invitees on behalf of Lessee, including but not limited to the installation, use, maintenance, repair or removal of the Communication Facilities, except to the extent such work or act is done or performed by Lessor or its agents or employees,

contractors, volunteers, officers or officials; and

(ii) any negligence or other willful misconduct on the part of Lessee or any of its agents, contractors, subcontractors, servants, employees, sub-tenants, licensees or invitees; and

(iii) any accident, injury or damage caused by or attributable to Lessee or its agents, contractors, subcontractors, servants, employees, sub-tenants, licensees or invitees to any person or property occurring at the Property or any part thereof, except to the extent caused by the negligence or willful misconduct of Lessor, its employees, agents, volunteers, officers or officials; and

(iv) any failure on the part of Lessee to perform or comply with any of the covenants, agreements, terms, provisions, conditions or limitations contained in this Agreement on its part to be performed or complied with; and

(v) Any failure of Lessee to comply with applicable local, state or federal laws.

B. Assumption of Risk. Lessee undertakes and assumes all risk of all conditions for its directors, officers, employees, contractors, subcontractors, affiliates, and agents (collectively, "Lessee" for the purpose of this Section), if any, on or about the Premises. Lessee hereby agrees to defend, indemnify, and hold harmless Lessor from and against any claim asserted or liability imposed upon Lessor, its officers, agents, employees, and consultants for personal injury or property damage to any person to the extent arising out of Lessee's installation, operation, maintenance, or use of the Premises or Lessee's failure to comply with any federal, state, or local statute, ordinance, or regulation. In no event shall such indemnification obligation apply to the extent such injury or damage arises from the negligence or willful misconduct of Lessor, or its elected and appointed officials, employees, agents, volunteers and other person working on behalf of Lessor.

C. Defense of Lessor. In the event that any action or proceeding shall be brought against Lessor in connection with any matter for which Lessee indemnifies Lessor under this Lease Agreement, Lessee shall, upon notice from Lessor, at Lessee's sole cost and expense, resist and defend the same action or proceeding with legal counsel selected by Lessee.

D. Notice, Participation, and Expenses. Lessor shall promptly notify Lessee of any action or proceeding brought against Lessor in connection with any matter for which Lessee indemnifies Lessor under this Lease Agreement. Nothing in this Lease Agreement shall limit or prohibit Lessor or its own counsel from participating in the defense of any such action or proceeding if Lessee fails to respond in a timely manner or to indemnify Lessor in accordance with this Lease Agreement. In such event, Lessee shall pay all reasonable expenses incurred by Lessor to respond to such action or proceeding, which shall include all reasonable out-of-pocket expenses such as attorney's fees and the reasonable value of services rendered by the City of Santa Fe and its special counsel. Notwithstanding the foregoing, if Lessor's participation is required by Lessee to fulfill its indemnification obligation, Lessee shall pay all reasonable expenses incurred by Lessor's participation, including all reasonable out-of-pocket expenses for Lessor's employees, expert witnesses, disbursements and liabilities assumed by Lessor in connection with such actions or proceedings.

E. Limitation of Liability. Lessor shall not be liable to Lessee or any of its respective agents, representatives, or employees or any other person or entity under theory of contract, tort, negligence, strict liability or any other theory for any lost revenue, lost profits, loss of technology, rights or services, incidental, punitive, indirect, special or consequential damages, loss of data, interruption or loss of use of service, or any other such potential liability even if

advised of the possibility of such damages.

32. MISCELLANEOUS

A. Brokers. Either Party hereto that is represented in this transaction by a broker, agent or commission salesperson (a Representative) shall be fully and exclusively responsible for the payment of any fee, commission or other compensation owing to such Representative. Lessee and Lessor shall indemnify and hold each other harmless from and against any claim to a fee, commission, or other compensation asserted by such Representative, including reasonable attorneys' fees and costs incurred in defending such claim.

B. Descriptive Headings Only. The bold section titles and subtitles are for convenience only and have no legal or contractual effect in this Lease Agreement.

C. Survival. Terms and conditions of this Lease Agreement which by their sense and context survive the termination, cancellation or expiration of this Lease Agreement will so survive, whether or not specifically required in any Section or provision of this Lease Agreement.

D. No Personal Liability. No employees, officers, elected or appointed officials, volunteers, and contractors of the Lessor or Lessee shall be personally liable for any default or liability under this Lease Agreement.

E. Nondiscrimination. Lessee shall comply with all federal, state and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals applicable to Lessee's performance of this Lease Agreement, including without limitation laws requiring licensing and non-discrimination in employment because of race, creed, color, sex, age, marital status, physical or mental disability, national origin or other prohibited bases.

F. Choice of Laws and Venue. This Lease Agreement shall be construed in accordance with the laws of the State of New Mexico without regard to conflicts of laws. Venue for any action or claim arising out of or connected with this Lease Agreement shall reside exclusively in the State of New Mexico First Judicial District Court (the Court). All Parties to this Lease Agreement agree to be subject to the jurisdiction of the Court, and waive all claims whatsoever that would defeat the jurisdiction of the Court to hear and adjudicate any claim arising out of or connected with this Lease Agreement.

G. Attorney's Fees. The prevailing Party in any final or non-appealed court decision on the merits of the case arising from litigation hereunder may be entitled to its reasonable attorneys' fees and costs, including reasonable witness and associated fees, if awarded in the sole discretion of the Court. With respect to any provision in this Lease Agreement providing for payment or indemnification of attorneys' fees, such fees shall be deemed to include reasonable fees incurred through any applicable appeal process and shall include but not be limited to fees attributable to legal services provided by any in-house counsel to the prevailing or indemnified Party. For all purposes hereof, the services of attorneys shall be valued at the average hourly rate for independent legal counsel prevailing in the City of Santa Fe, New Mexico at the time the Court elects to make such an award.

H. Modifications. This Lease Agreement cannot be amended, modified, or revised unless done so in writing and signed by authorized agents of the Parties.

I. No Waivers. No provision may be waived except in a writing signed by both Parties. The waiver by either Party hereto of any breach of any term or provision of this Lease

Agreement shall not be construed as a waiver of any subsequent breach.

J. Integration. This Lease Agreement constitutes the entire agreement and understanding of the Parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. This Lease Agreement and the exhibits attached hereto, all being a part hereof, constitute the entire agreement of the Parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Lease Agreement.

K. Estoppel. Each Party agrees to furnish to the other such truthful estoppel information as the other may reasonably request within thirty (30) days of receipt of each such request.

L. Successors. This Lease Agreement shall extend to and bind the heirs, personal representative, successors and assigns of the Parties hereto.

M. Payment of Sums during Breach. The receipt of any sum paid by Lessee to Lessor after a breach of this Lease Agreement shall not be deemed a waiver of such breach unless expressly set forth in writing by Lessor.

N. Interpretation. The Parties acknowledge and agree that each of the Parties has been represented by legal counsel or has had full opportunity to consult with legal counsel and that each of the Parties has participated in the negotiation and drafting of this Lease Agreement. Accordingly, except as provided herein, it is the intention and agreement of the Parties that the language, terms and conditions of this Lease Agreement are not to be construed in any way against or in favor of any Party hereto by reason of the roles and responsibilities of the Parties or their counsel in connection with the preparation of this Lease Agreement.

O. 47 U.S.C. § 1455(a) Inapplicable to this Lease Agreement. The Parties acknowledge and agree that Lessor grants this Lease Agreement in its proprietary capacity as land owner of the Premises, the Property, the Access Route and the Utility Route. The Parties further acknowledge and agree that the provisions of 47 U.S.C. § 1455(a) [Section 6409(a) of the Middle Class Tax Relief and Job Creation Act of 2012, Pub. L. 112-96, H.R. 3630, 126 Stat. 156 (enacted Feb. 22, 2012)] are completely inapplicable to this Lease Agreement.

P. “As Is” Condition. Except as otherwise expressly stated herein, Lessee is leasing the Premises “AS IS” and Lessor does not represent that the Premises is suitable for Lessee’s intended use or any particular use or purpose. Lessee is solely responsible to undertake or forego such due diligence necessary to determine the condition and suitability of the Premises and Property.

Q. No Partnership. This Lease Agreement shall not be construed to establish any form of partnership or joint venture between the parties.

[REMAINDER OF THIS PAGE LEFT BLANK INTENTIONALLY.]

[SIGNATURES APPEAR ON THE FOLLOWING PAGE.]

IN WITNESS WHEREOF, the Parties have caused this Lease Agreement to be effective as of the Effective Date specified herein.

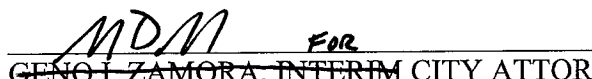
LESSOR:
CITY OF SANTA FE


ALAN M. WEBBER, MAYOR

ATTEST:


YOLANDA Y. VIGIL, CITY CLERK
cc mtg. 7/11/18

APPROVED AS TO FORM:


GENO I. ZAMORA, INTERIM CITY ATTORNEY

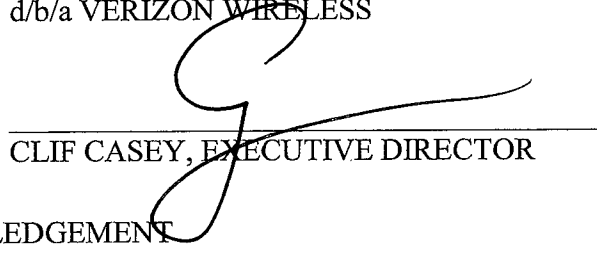

ERIN McSHERRY

APPROVED:


MARYMC
BRADLEY J. FLUETZSCH, INTERIM FINANCE DIRECTOR

BUS.UNIT/LINE ITEM: 21117.460150

LESSEE:
VERIZON WIRELESS (VAW) LLC
d/b/a VERIZON WIRELESS


CLIF CASEY, EXECUTIVE DIRECTOR

ACKNOWLEDGEMENT

STATE OF ARIZONA)
)
) ss.
COUNTY OF MARICOPA)

The foregoing instrument was acknowledged before me this 13th day of
July 2018, by Clif Casey, Executive Director, Verizon Wireless (VAW) LLC
d/b/a Verizon Wireless, a Delaware corporation.


NOTARY PUBLIC

My Commission Expires: 9-20-21
(SEAL)

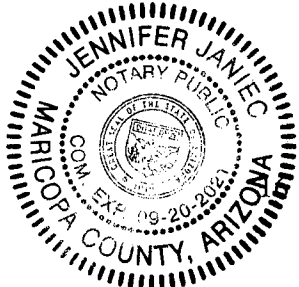


EXHIBIT A

[SEE ATTACHED SHEETS]

ENGINEERING	
2012 INTERNATIONAL BUILDING CODE OR 2014 NATIONAL ELECTRICAL CODE OR LATEST EDITION TA-222-G OR LATEST EDITION	

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GENERAL NOTES

THE FACILITY IS UNMANNED AND NOT FOR HUMAN HABITATION. THE PROJECT IS CONDUCTED AS A REPAIR TO AN EXISTING FACILITY. NO MAINTENANCE, REPAIR, OR EFFECT ON DRIVABLE, SANITARY SEWER SERVICE, POTABLE WATER, OR TRASH DISPOSAL IS REQUIRED AND NO COMMERCIAL SIGNAGE IS PROPOSED.

PROJECT DESCRIPTION

THIS PROJECT CONSISTS OF INSTALLATION AND OPERATION OF ANTENNAE AND ASSOCIATED EQUIPMENT FOR VERIZON WIRELESS TELECOMMUNICATIONS NETWORK. THE SCOPE WILL CONSIST OF THE FOLLOWING:

- PROPOSED (6) INDOOR ANTENNAE
- PROPOSED (12) REMOTE RADIO HEADS (RRH)
- PROPOSED (1) O/R UNIT
- PROPOSED (2) HYBRID FLEX CABLES
- PROPOSED (6) DRAPELS
- PROPOSED (5) TOWER MOUNTS
- PROPOSED (1) OUTDOOR CABINET
- PROPOSED (1) INDOOR CABINET
- PROPOSED (1) TOWER CABINET
- PROPOSED (1) POWER DISTRIBUTION CABINET
- PROPOSED (2) H-FRAME
- PROPOSED (2) O/R UNITS
- PROPOSED (1) RIC ABOVE

SITE INFORMATION

PROPERTY OWNER:	CITY OF SANTA FE
ADDRESS:	PO BOX 900 SANTA FE, NM 87504-900
TOWER OWNER:	CITY OF SANTA FE
SITE CONTACT:	JACK ANDERSON (505) 869-5671
LATITUDE (WAD)	35° 39' 26.30" N
LONGITUDE (WAD)	105° 56' 28.31" W
GROUND ELEVATION:	7,043.41' AMSL
ASSOCIATION:	CITY OF SANTA FE
ZONING:	TYPE 1 - BP
PARCEL #:	913-01-372
COUNTY:	SANTA FE
OCCUPANCY GROUP:	-
CONSTRUCTION TYPE:	-
POWER COMPANY:	PNM
TELEPHONE COMPANY:	-

PROJECT TEAM

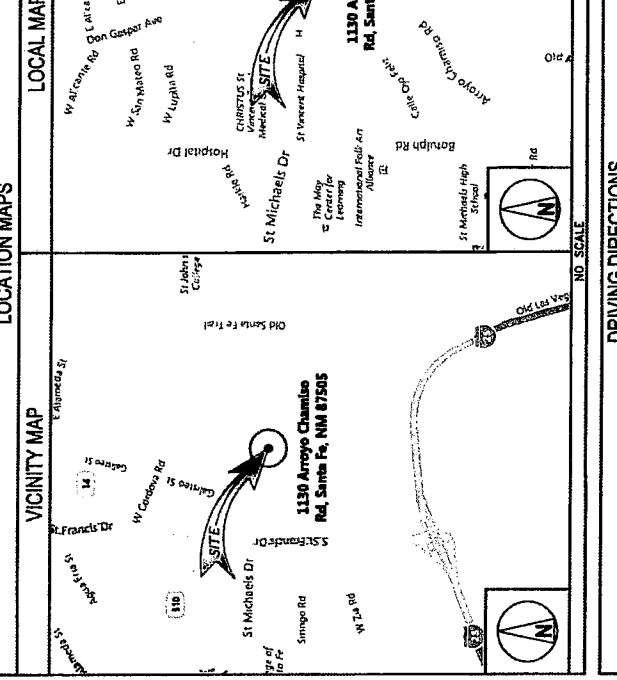
PROJECT MANAGER	ENGINEER
VERIZON WIRELESS	BLACK & VEATCH CORPORATION
4521 ELMHURST NE	8805 EASTERN AVE, SUITE 225
ALBUQUERQUE, NM 87111	LODOVICO, NM 87111
CONTRACT NUMBER: 17111	CONTRACT NUMBER: 17111
PHONE: (408) 752-2277	PHONE: (505) 454-1029
E MAIL:	E MAIL:
dclyt@verizonwireless.com	dclyt@blackveatch.com

SITE ACQUISITION/ZONING

BLACK & VEATCH CORPORATION
8805 EASTERN AVE, SUITE 225
LODOVICO, NM 87111
ALBUQUERQUE, NM 87122
CONTRACT NUMBER: 17111
CONTACT: ANY MEMBER OF THE TEAM
PHONE: (505) 454-3771
EMAIL: dclyt@blackveatch.com

NM4 - FIRESTATION VZW PROJECT #: 20181738912 ASSESSOR'S PARCEL NO. 993-04-272 1130 ARROYO CHAMISO ROAD SANTA FE, NM 87504-909 EXISTING 80'-0" SELF-SUPPORT OVERALL HEIGHT: 80'-0" A.G.L. TOWER COLOCATION

LOCATION MAPS



DRIVING DIRECTIONS

1) HEAD NORTH ON ELMHURST BOULEVARD NORTHEAST, GO 0.1 M. 2) TURN RIGHT onto SPAN ROAD NORTHEAST, GO 1.0 M. 3) TURN RIGHT onto SPAN ROAD, GO 1.1 M. 4) TURN RIGHT onto BOLIVIAN ROAD, GO 0.2 M. 5) TURN RIGHT onto SANTA FE AVENUE, GO 0.2 M. 6) TURN LEFT onto SANTA FE AVENUE, GO 0.1 M. 7) TURN LEFT onto ARROYO CHAMISO ROAD, GO 0.1 M. 8) TURN LEFT onto ARROYO CHAMISO ROAD, GO 0.1 M. 9) TURN RIGHT onto ARROYO CHAMISO ROAD, GO 0.1 M. 10) TURN LEFT onto ARROYO CHAMISO ROAD, GO 0.1 M. 11) Turn Right onto NM-466, GO 0.1 M. 12) SITE WILL BE ON THE LEFT.

11X17 PLOT WILL BE HALF SCALE UNLESS OTHERWISE NOTED

CONTRACTOR SHALL VERIFY ALL PLANS & CONDITIONS ON THE JOB SITE & SHALL IMMEDIATELY NOTIFY THE OWNER IN WRITING OF ANY DISCREPANCIES BEFORE PROCEEDING WITH THE WORK OR BE RESPONSIBLE FOR SAME

48 HOURS BEFORE YOU USE



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RETI CLARK, NE
ALBUQUERQUE, NM 87111



BLACK & VEATCH

BLACK & VEATCH CORPORATION
8805 EASTERN AVE, SUITE 225
LODOVICO, NM 87111

CONTRACT NUMBER: 17111

PHONE: (505) 454-1029

E MAIL:

dclyt@blackveatch.com

APPROVALS

THE FOLLOWING PARTS, SHEET APPROVALS, AND COMMENTS ON THESE DOCUMENTS AND AUTHORIZATIONS ARE SUBJECT TO REVIEW BY THE LOCAL BUILDING DEPARTMENT AND MAY REQUIRE CHANGES OR MODIFICATIONS.

VERIZON PN: _____
SITE ACC MANAGER: _____
PROPERTY OWNER: _____
DATE: _____

REV: _____

DATE: _____

DRAWING INDEX

SHEET NO.	SHEET TITLE	REV
SP1	LOCATE & ABERRATIONS	0
SP2	GENERAL CONSTRUCTION NOTES	0
SP3	GENERAL ELECTRICAL NOTES	0
CI	SITE PLANS	0
CI	ENLARGED SITE PLAN	0
EI	ELECTRICAL ONE-LINE & SCHEDULE	0
EI	ELECTRICAL DC ONE-LINE & SCHEDULE	0
EI	GROUNDING ONE-LINE & NOTES	0
EI	GROUNDING DETAILS	0
CA	ELIMINATES	0
CA	PROPOSED ANTENNA LANDSCAPE & SCHEDULE	0
CA	EQUIPMENT DETAILS	0
CA	EDIMENT DETAILS	0
CA	SITE DETAILS	0
CA	SITE NOTES	0
EI	ELECTRICAL PLANS & ELECTRICAL EQUIPMENT LAYOUT	0
EI	ELECTRICAL AC ONE-LINE & SCHEDULE	0
EI	ELECTRICAL DC ONE-LINE & SCHEDULE	0
EI	GROUNDING ONE-LINE & NOTES	0
EI	GROUNDING DETAILS	0

NM4 - FIRESTATION
VZW #: 20181738912
1130 ARROYO CHAMISO ROAD
SANTA FE, NM 87504-909

SHEET TITLE

INDEX SHEET

T1

UNDERGROUND
SERVICE ALERT
UTILITIES PROTECTION CENTER, INC.
B11

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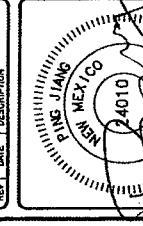
4021 SUBURBAN, NE.
AEROSPACE, INC. 87111



BLACK & VEATCH

BLACK & VEATCH CORPORATION
8905 S EASTERN AVENUE, SUITE 325,
LAS VEGAS, NV 89123

PROJECT NO.	197265
DRAWN BY:	EPA
CHECKED BY:	TBD
REVIS.	
DATE:	



IT IS A VIOLATION OF LAW, STATE, FEDERAL, OR LOCAL, TO MAKE OR USE AN UNLAWFUL DRAWING OR DESIGN BASED UPON THIS DOCUMENT.
NM4 - FIRESTATION
VZW # 2101738912
1130 ARROYO CHAMISO ROAD
SANTA FE, NM 87504-909
TOWER COLOCATION

SHEET TITLE
LEGEND & ABBREVIATIONS

SHEET NUMBER
SP1

AB	ANCHOR BOLT	GLOBAL SYSTEM FOR MOBILE	TRANSIENT VOLTAGE SUPPRESSION SYSTEM
ABV	ARMOR	HEATER	TYPE TYP
AC	ALTERNATING CURRENT	HANGER	UC
ADSL	ADSL	HEAT/VENTILATION/AIR CONDITIONING	UL
AFF	ABOVE FINISHED FLOOR	HT	UL
AGC	ABOVE GROUND CABLE	INTERIOR GROUND RING	UNLESS NOTED OTHERWISE
AGL	ABOVE GROUND LEVEL	ICE	UNIVERSAL MOBILE TELECOMMUNICATIONS SYSTEM
AC	AMPERAGE INTERRUPTION CAPACITY	INCH	UNINTERRUPTIBLE POWER SYSTEM (DC POWER PLANT)
ALUM	ALUMINUM	INCH	UPS
GROUND ROD	GROUND ROD	INTERIOR	VP
TEST GROUND ROD WITH INSPECTION SLEEVE		POUNDS	WIDE
SINGLE POLE SWITCH		LINAR FEET	W/W
DUPLEX RECEPTACLE		LONG TERM EXPOSURE	WITH
DUPLEX GFCI RECEPTACLE		LTE	WOOD
FLUORESCENT LIGHTING FIXTURE		MARS	WORK POINT
(2) TWO LAMPS 48"X78"		MATERIAL	WP.
SMOKE DETECTION (DC)		MATERIAL	WEATHERPROOF
EMERGENCY LIGHTING (DC)		MECHANICAL	WT
SECURITY LIGHT W/PHOTOCELL UTHOMA ALW LED-1-25A100/5W-R-SR-120-PE-003670		MECHANICAL BOLT	VERIFIED IN FIELD
CHAIN LINK FENCE		MANUFACTURER	
WOOD FENCE		MASTER GROUND BAR	
WROUGHT IRON FENCE		MINIMAL	
WALL STRUCTURE		MISCELLANEOUS	
LEASE AREA		METAL	
PROPERTY LINE		MTL	
SETBACKS		MANUAL TRANSFER SWITCH	
ICE BRIDGE		MICROWAVE	
CABLE TRAY		NM	
UNDERGROUND POWER		NM-B	
UNDERGROUND TELCO		NATIONAL ELECTRIC CODE	
ABOVE GROUND POWER		NFPA	
ABOVE GROUND TELCO		NATIONAL ELECTRICAL MANUFACTURER'S ASSOCIATION	
SECTION REFERENCE		NATIONAL FIRE PROTECTION ASSOCIATION	
DETAIL REFERENCE		NUMBER	
WALL		NTS	
NOT TO SCALE		OC	
ON CENTER		OCHA	
OPENING		OPNC	
OPENING		P/C	
PRECAST CONCRETE		P/CUT	
PERSONAL COMMUNICATION SERVICES		PDS	
PRIMARY CONTROL UNIT		PCU	
PLACES		PLCS	
PRIMARY RADIO CABINET		PRC	
POLARIZING PRESERVING		PP	
POUNDS PER SQUARE FOOT		PSF	
POUNDS PER SQUARE INCH		PSI	
PRESSURE TREATED		PT	
POWER CABINET		PNR	
QTY		PTC	
RADIUS		PTC	
RECITED		PTC	
REFERENCE		REF	
REINFORCEMENT		REFD	
REQUIRED		REFD	
RETD		RET	
REMOTE ELECTRIC TILT		RF	
DRAWINGS		RFID	
DIMENSION		RFID	
DRAWING		RFID	
DOWEL		RFID	
EXISTING		RFID	
(E)		RFID	
EACH		RFID	
EACH		RFID	
EACH WAY		RFID	
EXPANSION		RFID	
EXTENDER		RFID	
ELECTRICAL METALLIC TUBING		RFID	
EMBEDDED		RFID	
ENGINEER		RFID	
EQ		RFID	
EQUAL		RFID	
EV		RFID	
FLOOR		RFID	
FOUNDATION		RFID	
FACADE		RFID	
FAB		RFID	
FLOOR		RFID	
FRESH GRADE		RFID	
FC		RFID	
FACILITY INTERFACE FRAME		RFID	
FT		RFID	
FINISH SURFACE		RFID	
FT		RFID	
FOOTING		RFID	
GATE		RFID	
CA		RFID	
CALIV		RFID	
OPERATOR		RFID	
OFCL		RFID	
GLUE LAMINATED BEAM		RFID	
GPS		RFID	
GROUND POSITIONING SYSTEM		RFID	
GND		RFID	

ABBREVIATIONS

LEGEND

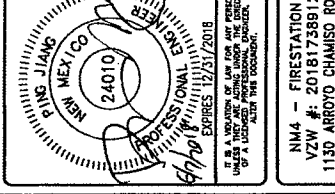
GENERAL CONSTRUCTION NOTES

GENERAL CONSTRUCTION

1. FOR THE PURPOSE OF CONSTRUCTION, THE FOLLOWING DEFINITIONS SHALL APPLY:
GENERAL CONTRACTOR – OVERLAND CONTRACTING INC. (B&V)
CONTRACTOR (CONSTRUCTION) – VERIZON
2. ALL SITE WORK SHALL BE COMPLETED AS INDICATED ON THE DRAWINGS AND VERIZON PROJECT SPECIFICATIONS.
3. GENERAL CONTRACTOR SHALL VISIT THE SITE AND FAMILIARIZE HIMSELF WITH ALL CONDITIONS AFFECTING THE PROPOSED WORK AND SHALL MAKE PROVISIONS FOR THE GENERAL CONTRACTOR AND PRIOR TO PAYMENT.
4. CONTRACTOR SHALL SUBMIT A COMPLETE SET OF 15-PILE DRAWINGS TO THE GENERAL CONTRACTOR UPON COMPLETION OF PROJECT AND PRIOR TO FINAL PAYMENT.
5. CONTRACTOR SHALL LEAVE PREMISES IN A CLEAN CONDITION.
6. THE PROPOSED FAULTY WILL BE UBRANNED AND DOES NOT REQUIRE POTABLE WATER OR SEWER SERVICE, AND IS NOT FOR HUMAN HABITAT (NO HANDICAP ACCESS REQUIRED).
7. OCCUPANCY IS LIMITED TO PERIODIC MAINTENANCE AND INSPECTION, APPROXIMATELY 2 TIMES PER MONTH, BY VERIZON TECHNICIANS.
8. NO OUTDOOR STORAGE OR SOLID WASTE CONTAINERS ARE PROVIDED.
9. ALL MATERIAL SHALL BE FURNISHED AND WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE LATEST VERIZON GROUNDING STANDARD.
10. CONTRACTORS SHALL BE RESPONSIBLE FOR OBTAINING ALL PERMITS AND INSPECTIONS REQUIRED FOR CONSTRUCTION. IF CONTRACTOR CANNOT OBTAIN A PERMIT, THEY MUST NOTIFY THE GENERAL CONTRACTOR IMMEDIATELY.
11. CONTRACTOR SHALL REMOVE ALL TRASH AND DEBRIS FROM THE SITE ON A DAILY BASIS.
12. INFORMATION SHOWN ON THESE DRAWINGS WAS OBTAINED FROM SITE VISITS AND ON DRAWINGS PROVIDED BY THE OWNER. CONTRACTORS SHALL NOTIFY THE ENGINEER OF ANY DISCRENCES PRIOR TO ORDERING MATERIALS. MANUFACTURER'S RECOMMENDATIONS.
13. NO WHITE STROBE LIGHTS ARE PERMITTED. LIGHTING IF REQUIRED, WILL MEET PAA STANDARDS AND REQUIREMENTS.
14. ALL CABLE, CABLE INSTALLATIONS TO FOLLOW MANUFACTURER'S INSTRUCTIONS AND RECOMMENDATIONS.
15. ALL STEEL MATERIALS SHALL BE GALVANIZED AFTER FABRICATION IN ACCORDANCE WITH ASTM A123 ZINC (NOT-OF-GALVANIZED) COATINGS OR RHN AND STEEL PRODUCTS. UNLESS NOTED OTHERWISE.
16. ALL SPOTS, ANCHORS AND ASTELLAND'S HARDWARE SHALL BE CALANIZED IN ACCORDANCE WITH ASTM A790.
17. DAMAGED GALVANIZED SURFACES SHALL BE REPAVED BY COOL GALVANIZING IN ACCORDANCE WITH ASTM A790.
18. ALL ANTENNA MOUNTS SHALL BE INSTALLED WITH LOCK NUTS, DOUBLE NUTS, AND SHALL BE TORQUED TO MANUFACTURER'S RECOMMENDATIONS.
19. CONTRACTOR SHALL INSTALL ALL EQUIPMENT AND MATERIALS IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS SPECIFICALLY LISTED THEREIN.
20. IF THE SPECIFIED EQUIPMENT CANNOT BE INSTALLED AS SHOWN ON THESE DRAWINGS, THE CONTRACTOR SHALL PROPOSE AN ALTERNATIVE INSTALLATION SPACE FOR APPROVAL BY THE ENGINEER PRIOR TO PROCEEDING.
21. GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR THE SAFETY OF WORK AREA, ADJACENT AREAS AND BUILDING GEOPORTS THAT ARE LIKELY TO BE AFFECTED BY THE WORK UNDER THIS CONTRACT, WORK RELATED TO SITES AND LOCAL COMMUNITIES.
22. GENERAL CONTRACTOR SHALL COORDINATE WORK AND SCHEDULE WORK ACTIVITIES WITH OTHER CONTRACTORS.
23. ERCTION SHALL BE DONE IN A WORKMANLIKE MANNER BY COMPETENT EXPENDED WORKMAN IN ACCORDANCE WITH APPLICABLE CODES AND THE BEST ACCEPTED PRACTICE. ALL MEMBERS SHALL BE LAD FLAT AND TIE DOWN AS INDICATED ON THE DRAWINGS.
24. SEAL PENETRATIONS THROUGH FIRE, FADED AREA WITH UL LISTED MATERIALS APPROVED BY LOCAL CONTRACTOR SHALL KEEP AREA CLEAN, FLAMMABLE FREE, AND DISPOSE OF ALL RESIDUE.
25. WORK PREVIOUSLY COMPLETED IS REPRESENTED BY LIGHT SHADED LINES AND NOTES. THE SCOPE OF THIS PROJECT IS REPRESENTED BY DARK SHADED LINES AND NOTES. CONTRACTOR SHALL PHOTO TO BEGINNING CONSTRUCTION OF ANY CONDITIONS THAT DEViate FROM THE DRAWINGS WHERE THE WORK IS BEING COMPLETED.
26. CONTRACTOR SHALL NOTIFY THE CONSTRUCTION MANAGER 48 HOURS PRIOR TO COMMENCEMENT OF WORK.
27. THE CONTRACTOR SHALL PROTECT EXISTING IMPROVEMENTS, PAVEMENTS, CURBS, LANDSCAPING AND OTHER PROPERTY AND DAMAGE PART SHALL BE REPAID AT CONTRACTOR'S EXPENSE TO THE SATISFACTION OF THE OWNER.
28. THE CONTRACTOR SHALL CONTACT UTILITY LOCATING SERVICES PRIOR TO THE START OF CONSTRUCTION.
29. GENERAL CONTRACTOR SHALL COORDINATE AND MAINTAIN ACCESS FOR ALL TRADES AND CONTRACTORS TO THE SITE AND/OR BUILDING.
30. THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR SECURITY OF THE SITE FOR THE DURATION OF CONSTRUCTION, UNTIL JOB COMPLETION.
31. THE GENERAL CONTRACTOR SHALL MAINTAIN IN GOOD CONDITION ONE COMPLETE SET OF PLANS WITH ALL REVISIONS, ADDENDA, AND CHANGE ORDERS ON THE PREMISES AT ALL TIMES.
32. THE CONTRACTOR SHALL PROVIDE THE CONTRACTOR WITH A RATING OF NOT LESS THAN -2°C TO +45°C AND SHALL PROVIDE THE CONTRACTOR WITH A DISTANCE FROM THE SOIL SURFACE WHERE THE WORK IS BEING COMPLETED DURING CONSTRUCTION.
33. ALL Existing active water, waste, gas, electrical, and other utilities, which interfere with the points which were required for the project execution, shall be protected by all means available. If ALL times and where required for the project execution, all work shall be suspended until the contractor directed by the engineer, determine that the contractor should not use the utility for safety training or maintenance around or near utility. Contractor shall provide safety training for the personnel involved in the removal of the utility. Work shall be limited to a) fall protection, b) confined space, c) electrical safety, and d) trenching.
34. ALL existing active water, waste, gas, electrical, and other utilities, which interfere with the points which were required for the project execution, all work shall be suspended by the contractor responsible engineer, and subject to the approval of the owner and/or local engineer.
35. THE AREA IS THE PROPERTY OWNED BY THE OWNER AND NOT OWNED BY THE OWNER. EQUIPMENT ON DRAWINGS, SHALL BE GRADED TO A UNIFORM SLOPE, AND STAGED BY PRESENT EPOXY.
36. CONTRACTOR SHALL MINIMIZE DISTURBANCE TO THE EXISTING SITE DURING CONSTRUCTION, EROSION CONTROL MEASURES, IF REQUIRED DURING CONSTRUCTION, SHALL BE IN CONFORMANCE WITH THE FEDERAL AND LOCAL JURISDICTION TO EROSION AND SEDIMENT CONTROL.
37. NO FILL OR EmbANKMENT MATERIAL SHALL BE PLACED ON FROZEN GROUNDING, FROZEN MATERIALS, SNOW OR ICE SHALL NOT BE PLACED IN ANY TILL OR EMBANKMENT.
38. THE EMBANKMENT SHALL BE BROUGHT TO A SMOOTH UNIFORM GRADE AND COMPACTED TO 95% PROCTOR STANDARD PROCTOR DENSITY UNDER PAVER AND SEDIMENT AND TO PERCENT STANDARD PROCTOR DENSITY IN ORDER TO ENSURE ALL REASONS IN PUBLIC RIGHT OF WAY SHALL BE BACKFILLED WITH FLOWABLE FILL MATERIALS APPROVED BY THE LOCAL JURISDICTION.
39. ALL NECESSARY HURST, STUMPS, DENS, STICKS, STONES, AND OTHER REFUSE SHALL BE REMOVED FROM THE SITE AND DISPOSED OF IN A CAPTIVE MANNER.

CABLES, CABLE NOTES

40. ALL MATERIALS, OPERATING AND MAINTENANCE MANUALS, CATALOGS, SHOP DRAWINGS, AND OTHER DOCUMENTS RELATING TO THE EQUIPMENT, SHALL BE KEPT ON THE CONSTRUCTION SITE AND MAINTAINED AND PRIOR TO PAYMENT.
41. CONTRACTOR SHALL SUBMIT A COMPLETE SET OF 15-PILE DRAWINGS TO THE GENERAL CONTRACTOR UPON COMPLETION OF PROJECT AND PRIOR TO FINAL PAYMENT.
42. CONTRACTOR SHALL VERIFY THE DOM-TILT OF EACH ANTENNA WITH A DIGITAL LEVEL.
43. CONTRACTOR SHALL CONFIRM COAX COLOR PRIOR TO CONSTRUCTION.
44. ALL JUMPS TO THE ANTENNAS FROM THE MAN TRANSMISSION LINE SHALL BE 1/2" DA LOF AND SHALL NOT EXCEED 5°.
45. ALL COAXIAL CABLE SHALL BE SECURED TO THE DESIGNED SUPPORT STRUCTURE, IN AN APPROVED MANNER, AT DISTANCES NOT TO EXCEED 4'-0" OC.
46. CONTRACTOR SHALL FOLLOW ALL MANUFACTURER'S RECOMMENDATIONS REGARDING BOTH THE INSTALLATION AND DRAGGING OF ALL COAXIAL CABLES, CONNECTORS, ANTENNAS, AND ALL OTHER EQUIPMENT.
47. CONTRACTOR SHALL WEATHERPROOF ALL ANTENNA CONNECTIONS WITH SELF AMALGAMATING TAPE. WEATHERPROOFING SHALL BE COMPLETED IN STRICT ACCORDANCE WITH VERIZON STANDARDS.
48. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON GENERAL CABLE & EQUIPMENT NOTES.
49. CONTRACTOR SHALL BE RESPONSIVE TO VERIFY ANTENNA, TAMS, DEPLEXERS, AND COAX CONFIGURATION.
50. CONTRACTOR SHALL FOLLOW ALL MANUFACTURER'S RECOMMENDATIONS FOR HANGERS, SUPPORTS, BRACING, ETC. SHALL BE INSTALLED PER TOWER MANUFACTURER'S RECOMMENDATIONS.
51. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON CABLE DISTRIBUTION/ROUTING.
52. ALL OUTDOOR CONNECTIONS SHALL BE WEATHERPROOFED, EXCEPT THE RTT CONNECTOR, WHICH ARE WIRE, BUTT, TAPE, SAW, AND COAXIAL PLATE TO INSULATORS.
53. ALL CONDUITS FOR HANGERS, SUPPORTS, BRACING, ETC. SHALL BE INSTALLED PER TOWER MANUFACTURER'S RECOMMENDATIONS.
54. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
55. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
56. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
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61. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
62. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
63. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
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66. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
67. CONTRACTOR SHALL WEATHERPROOF ALL ANTENNA CONNECTIONS WITH SELF AMALGAMATING TAPE. WEATHERPROOFING SHALL BE COMPLETED IN STRICT ACCORDANCE WITH VERIZON STANDARDS.
68. CONTRACTOR SHALL REFER TO THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON HOW TO WEATHERPROOF COAX CABLES WITHOUT BUCKLING, BUTT, TAPE, SAW, AND COAXIAL PLATE.
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71. CONTRACTOR SHALL WEATHERPROOF ALL ANTENNA CONNECTIONS WITH SELF AMALGAMATING TAPE. WEATHERPROOFING SHALL BE COMPLETED IN STRICT ACCORDANCE WITH VERIZON STANDARDS.
72. IF REQUIRED TO PAINT ANTENNAS AND/OR COAX:
 - A. TEMPERATURE SHALL BE ABOVE 50° F.
 - B. PART COLOR MUST BE APPROVED BY BUILDING OWNER/LANDLORD.
 - C. FOR RELATED TOWERS, PAINT/FIRE APPROVED PAINT IS REQUIRED.
 - D. DO NOT PAINT OVER COAX CLOUD OR ON EQUIPMENT MODEL NUMBERS.
 - E. ALL CABLES SHALL BE GROUNDED WITH COAXIAL CABLE GROUND KITS. FOLLOW THE MANUFACTURER'S RECOMMENDATIONS.
 - F. GROUNDS AT THE ANTENNA LEVEL.
 - G. GROUNDS AT MID LEVEL. TOWERS WHICH ARE OVER 200'-0" ADDITIONAL CABLE GROUNDS ARE REQUIRED.
 - H. GROUNDS AT BASE OF TOWER PRIOR TO TURNING HORIZONTAL.
 - I. GROUNDS OUTSIDE OF THE EQUIPMENT SHELTER AT ENEMY PORT.
 - J. GROUNDS INSIDE THE EQUIPMENT SHELTER AT THE ENEMY PORT.
 - K. ALL PROPER GROUND BAR CONNECTIONS ARE TO BE TERMINATED TO THE ENTEK ADVANTAGE GROUND BAR DOWNLEDGE A MINIMUM DISTANCE OF 4'-0" BELOW GROUND BM. TERMINATIONS MAY BE EITHERIC OR COUPLED.
 - L. THE CONTRACTOR SHALL BE RESPONSIBLE FOR VERIFYING THE ANTENNA AND THE COAX CONFIGURATION IS CORRECT NAME AND MODEL, PRIOR TO INSTALLATION.
 - M. ALL CONNECTIONS FOR HANGERS, SUPPORTS, BRACING, ETC. SHALL BE INSTALLED PER TOWER MANUFACTURER'S SPECIFICATION & RECOMMENDATIONS.
 - N. ALL CABLES SHALL BE TIGHTENED WITH A TORQUE WRENCH AND INSTALL A 10'-0" T-BOLT SECTOR ANTENNA MOUNT, IF APPLICABLE INCUDING ALL HARDWARE.
73. CONTRACTOR SHALL RECORD THE SERIAL #, SECTION, AND POSITION OF EACH POSITION INSTALLED AT THE ANTENNA AND PROVIDE THE INFORMATION TO VERIZON.
74. ALL UNITED PORTS ON ANY ANTENAS SHALL BE TERMINATED WITH A 50-OHM LOAD TO ENSURE B. GROUNDS AND ANTENNA HARDWARE SHALL HAVE A TORQUE MARK INSTALLED IN A CONTINUOUS STRAIGHT LINE FROM BOTH SIDES OF THE CONNECTION.
75. ALL NUTS SHALL HAVE A 3°-0" INN CENTER TO CENTER HORIZONTAL SEPARATION.
76. ALL CONNECTIONS SHALL BE MADE ON THE NUT SIDE, STARTING FROM THE NUTS TOWARDS THE SOLID SURFACE, EXCEPT IF THE NUT IS ON THE GROUND BAR, ANTENNA BRACKET, METAL.
77. ALL BM ANTENNA HARDWARE SHALL BE TIGHTENED TO 1 LB-FT (12 IN).
78. ALL BM ANTENNA HARDWARE SHALL BE TIGHTENED TO 45 LB-FT (36 IN).
79. ALL GROUNDING HARDWARE SHALL BE TIGHTENED UNTIL THE LOCK WASHER COLLAPSES AND THE GROUNDING HARDWARE IS NO LONGER LOOSE.
80. THE TYPE OF CABLES THAT WILL BE USED ON THE EXISTING ATTENDANT, CHANNEL, COAX, TURNS, CABLES, CHANNEL CABLES, CHANNEL TRUNKS, AND CABLES THAT ARE NOT SUBJECT TO PHYSICAL DAMAGE, CABLES SHALL BE TIGHTENED TO MAKE A TRANSITION BETWEEN CONDUITS, CHANNEL CABLES, CHANNEL TRUNKS, OR CABLE TRUNKS WHICH ARE SERVING UTILIZATION EQUIPMENT AND SPlices. IF A REASON TO USE A DIFFERENT CABLE TYPE, THE CONTRACTOR SHALL BE REQUIRED TO PROVIDE A WRITTEN STATEMENT OF THE REASON, A COPY OF THE SPECIFICATION SHEET, AND A COPY OF THE CERTIFICATE OF CONFORMITY FOR THE CABLE TYPE.
81. IT IS A VIOLATION OF LAW FOR ANY PERSONS TO USE, PURCHASE, OWN, POSSESS, IMPORT, EXPORT, OR TRANSMIT ANY INFORMATION CONTAINED IN THIS DOCUMENT OR ANY INFORMATION DERIVED THEREFROM, OR ANY INFORMATION CONTAINED IN ANY RELATED DOCUMENTS, WITHOUT THE EXPRESS WRITTEN APPROVAL OF A CONTRACTING PARTNER.
82. CONTRACTOR SHALL NOT USE THIS DOCUMENTATION TO PLAN, DESIGN, OR BID ANY OTHER PROJECT.

 verizon®	 BLACK & VEATCH
<small>1021 DEBANK, NE. ALBUQUERQUE, NM 87111</small>	<small>BLACK & VEATCH CORPORATION 5915 S EASTERN AVENUE, SUITE 525, LAS VEGAS, NV 89123</small>
PROJECT NO: 197846 DRAWN BY: ED CHECKED BY: THD	
RECEIVED BY:	
REV. 1 DATE 06/11/18 EXPIRES 07/11/2018	
	
<small>IT IS A VIOLATION OF LAW FOR ANY PERSONS TO USE, PURCHASE, OWN, POSSESS, IMPORT, EXPORT, OR TRANSMIT ANY INFORMATION CONTAINED IN THIS DOCUMENT OR ANY INFORMATION CONTAINED IN ANY RELATED DOCUMENTS, WITHOUT THE EXPRESS WRITTEN APPROVAL OF A CONTRACTING PARTNER.</small>	
<small>ARTICLE 300 RULES SHALL APPLY.</small>	

SP2

SHEET NUMBER

CONSTRUCTION NOTES

GENERAL

CONSTRUCTION

NOTES

verizon^v402 EUBANK NE
ALBUQUERQUE, NM 87111**BLACK & VEATCH**
VEATCH CORPORATION
8885 S EASTERN, SUITE 325,
LAS VEGAS, NV 89123

PROJECT NO.: 1617855

DRAWN BY: ENI

CHECKED BY: TUD

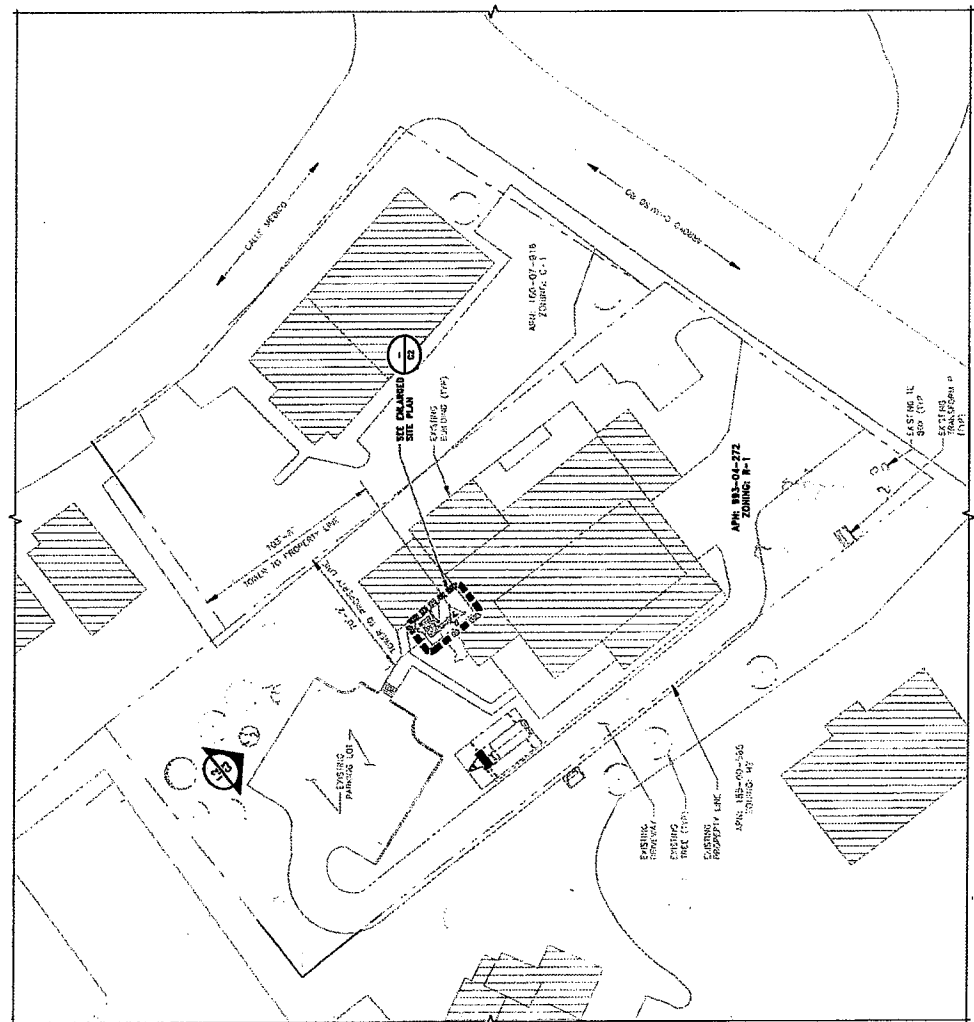
REV.	DATE	DESCRIPTION
0	04/07/16	WORK CO.
0	06/06/16	INIT. CHECKED
0	06/06/16	INIT. DRAWN
0	06/06/16	INIT. CONSTRUCTED
1	10/06/16	WORK CO.



NM4 - FIRESTATION
VZW #: 20181738912
1130 ARROYO CHAMISO ROAD
SANTA FE, NM 87504-9099
TOWER COLLOCATION

SHEET TITLE:
SITE PLANSHEET NUMBER:
C1**NOTES**

1. THIS IS NOT A SURVEY SITE PLAN BASED ON INFORMATION FROM EXISTING DRAWINGS AND SITE VISITS.
2. PROPERTY LINES ARE APPROXIMATIONS ONLY.

**SITE PLAN**

32'-0" X 32'-0"

1/25-1'-0"



verizon^v4021 EIRICK NE
ALBUQUERQUE, NM 87111**BLACK & VEATCH**BLACK & VEATCH CORPORATION
8865 S EASTERN, SUITE 325,
LAS VEGAS, NV 89123

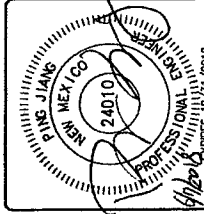
PROJECT NO: 19785

DRAWN BY: ENI

CHECKED BY: TMO

APPROVED BY:

1	2	3	4	5



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SHEET TITLE: ENLARGED SITE PLAN

SHEET NUMBER: C2

1/2" = 1'-0"

1/2" = 1'-0"

ENLARGED SITE PLAN

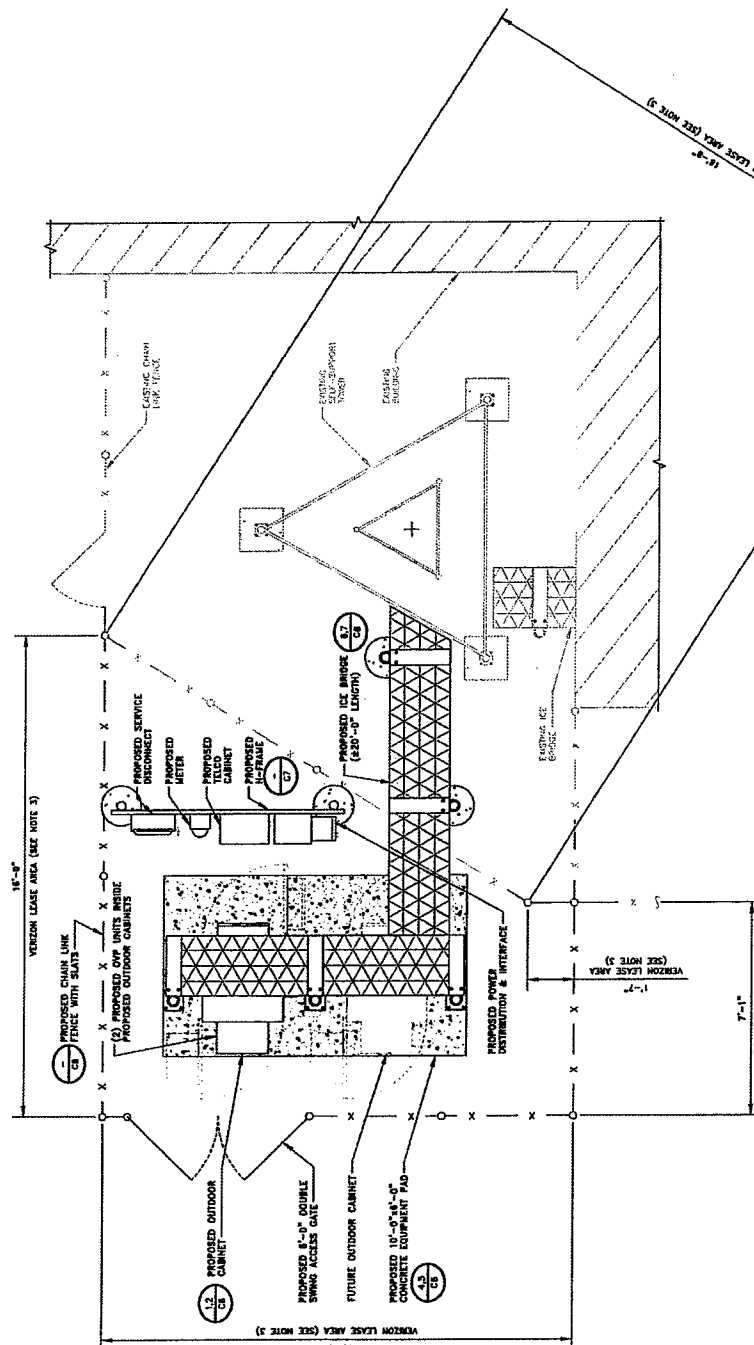
1'

1/2" = 1'-0"

1'

NOTES

1. CONTRACTOR SHALL FIELD VERIFY ALL DIMENSIONS.
2. ANTENNAS & MOUNTS OMITTED FOR CLARITY.
3. VERIZON LEASE AREA: 173 SQ FT.



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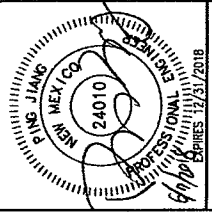
ATTI CUBAN, NE
ALBUQUERQUE, NM 87111



BLACK & VEATCH

BLACK & VEATCH CORPORATION
8965 S EASTERN AVENUE, SUITE 305,
LAS VEGAS, NV 89123

PROJECT NO: 137165
DRAFTER BY: ENR
CHECKED BY: RD



NH4 - FIRESTATION
VZW # 20181738912
SANTA FE, NM, 87504-909
TOWER COLLOCATION

SHEET TITLE
ELEVATIONS

C3

SHEET NUMBER

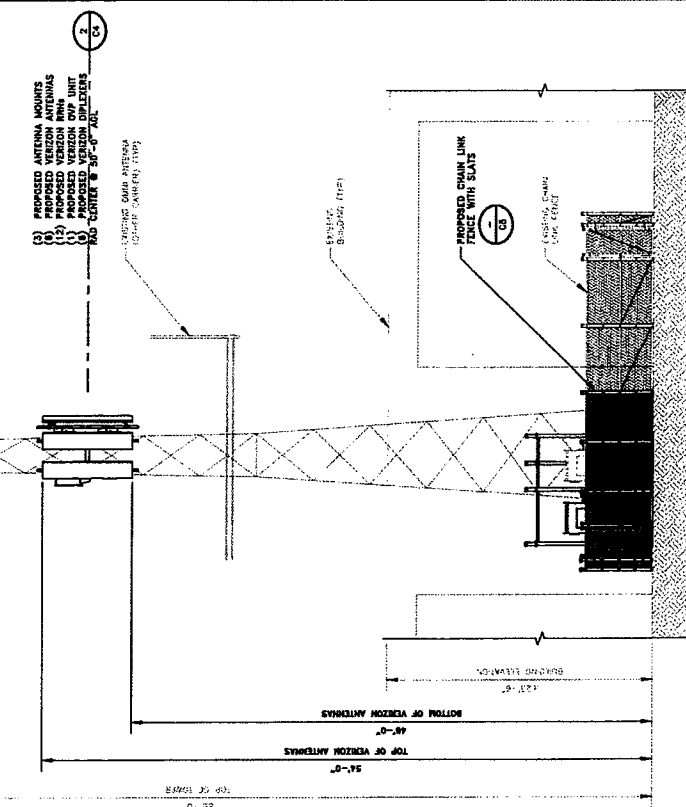
2

PROPOSED SITE ELEVATION (LOOKING SOUTHEAST)

1

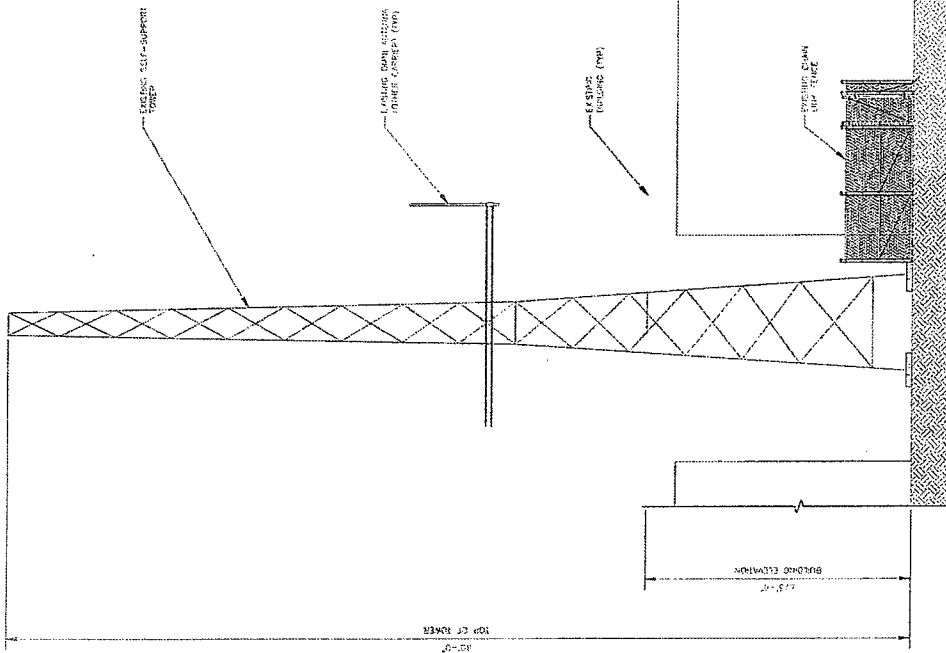
EXISTING SITE ELEVATION (LOOKING SOUTHEAST)

0



NOTES

1. THE EXISTING TOWER IS CURRENTLY BEING ANALYZED BY OTHERS TO DETERMINE ITS STRUCTURAL CAPACITY TO CARRY THE PROPOSED EQUIPMENT. NO DESIGN CAN BE MADE UNTIL THE STRUCTURAL ANALYSIS IS COMPLETED. THE ASSUMPTION THAT THE TOWER HAS NOT BEEN MODIFIED SINCE THE LAST ANALYSIS HAS BEEN MADE AND THAT THE TOWER IS IN GOOD CONDITION IS UNREASONABLE. AN APPROVED STRUCTURAL ANALYSIS HAS BEEN RECEIVED BY THE OWNER OR VERIZON WIRELESS, AND THIS HAS BEEN RECEIVED BY BLACK & VEATCH.
2. ALL PROPOSED EQUIPMENT TO BE PAINTED TO MATCH EXISTING TOWER AND ANTENNAS.



verizon

4821 CIRCUIT RD.
ALBUQUERQUE, NM 87111

NOTES TO CONTRACTOR

1. CONTRACTOR IS TO REFER TO VERIZON'S MOST CURRENT SNR PRIOR TO CONSTRUCTION.
2. CONTRACTOR TO USE INDEMNIFIER FIBER LINE HANGER COMPONENTS (ON ENGINEER APPROVED EQUAL).

PROPOSED ANTENNA AND TRANSMISSION CABLE REQUIREMENTS (VERIFY WITH CURRENT SNR)

SECTOR	BAND CLASS	ANTENNA MODEL	AZIMUTH CENTER	O/P	COAX TYPE (HYBRID FLEX-AWS)	TMA/DIPLEXER	RHM MODEL
A1	LTE	ANTENNA SINRH-TDSC	130°	80°-0°		(1) RFL DUAL DPLXER	(1) ALU RH4420-810
A2	LTE	ANTENNA SINRH-TDSC	130°	80°-0°		(1) RFL DPLXER	(1) ALU RH4420-810
B1	LTE	ANTENNA SINRH-TDSC	280°	50°-0°	(1) PROPOSED	(1) RFL DPLXER	(1) ALU RH4420-810
B2	LTE	ANTENNA SINRH-TDSC	280°	50°-0°	(2) 6x12 HYBRID FLEX (PROPOSED)	(1) RFL DPLXER	(1) ALU RH4420-810
C1	LTE	ANTENNA SINRH-TDSC	280°	50°-0°	(1) PROPOSED	(1) RFL DPLXER	(1) ALU RH4420-810
C2	LTE	ANTENNA SINRH-TDSC	280°	50°-0°	(1) PROPOSED	(1) RFL DPLXER	(1) ALU RH4420-810

PROPOSED ANTENNA AND TRANSMISSION CABLE SCHEDULE

NO SCALE

1

0

06/07/18

100% CD

06/07/18

CITY CONDUITS

06/07/18

MARSH CANONTS

06/07/18

RFL CD

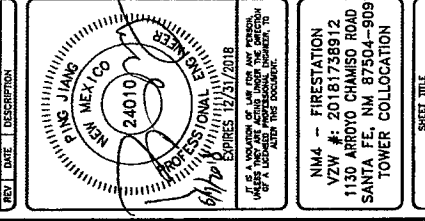
06/07/18

REV

DATE

DESCRIPTION

- NOTE
1. ALL PROPOSED EQUIPMENT TO BE PAINTED TO MATCH EXISTING TOWER AND ANTENNA.



NIA - FIRESTATION
VZN #20181738912
1130 ARROYO CHAMO ROAD
SANTA FE, NM 87504-909
TOWER COLLOCATION

SHEET TITLE
PROPOSED ANTENNA
LAYOUT & SCHEDULE
SHEET NUMBER
C4

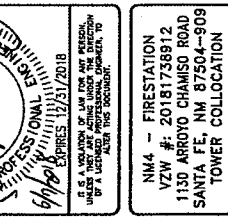
PROPOSED ANTENNA LAYOUT

2

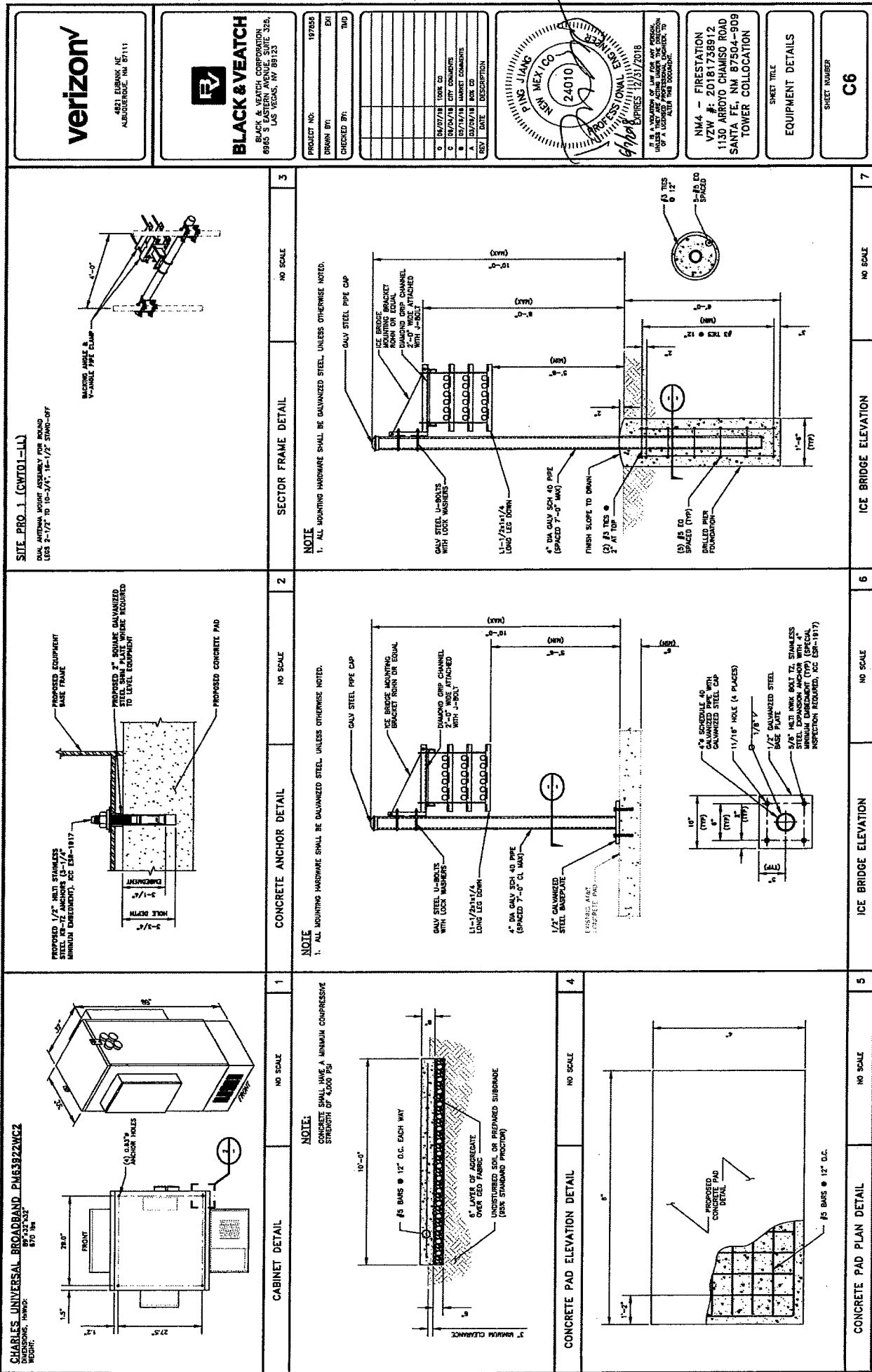
NO SCALE

1

<p>ANDREW SBHHH-1-DASC</p> <p>WIDTH: 18.0" (457 mm) DEPTH: 7.0" (178 mm) HEIGHT: 95.9" (2437 mm) TOTAL WEIGHT (WITHOUT BRACKET): 70.5 lbs (32.0 kg) CONNECTOR: 7/16 DIN FEMALE x 6</p>	<p>ALCATEL-LUCENT B13 RRH4X30-700</p> <p>DIMENSIONS: WIDTH: 12.9" x 21.5" (328mm x 545mm) WEIGHT: WITHOUT MOUNTING KIT: 57.2 lbs (26.0 kg) TOTAL WEIGHT (WITHOUT BRACKET): 70.5 lbs (32.0 kg)</p>	<p>RRH SPECIFICATIONS (1900 MHz)</p> <p>NO SCALE</p> <p>RRH SPECIFICATIONS (700 MHz)</p> <p>NO SCALE</p> <p>RRH SPECIFICATIONS (2.00 MHz)</p> <p>NO SCALE</p> <p>RRH MOUNTING PLATE DETAIL</p> <p>NO SCALE</p>	<p>MAIN OVP BOX CONNECTION DETAIL</p> <p>NO SCALE</p> <p>TWIN DIPLEXER SPECIFICATIONS</p> <p>NO SCALE</p> <p>NOT USED</p> <p>NO SCALE</p>
<p>ALCATEL-LUCENT B13 RRH4X30-1900</p> <p>DIMENSIONS, HEIGHT: 11.97" x 11.15" x 21.2" (304mm x 283mm x 539mm) WEIGHT, WITHOUT MOUNTING KIT: 52.9 lbs (24.0 kg)</p>	<p>RRH SPECIFICATIONS (1900 MHz)</p> <p>NO SCALE</p> <p>RRH SPECIFICATIONS (700 MHz)</p> <p>NO SCALE</p> <p>RRH SPECIFICATIONS (2.00 MHz)</p> <p>NO SCALE</p> <p>RRH MOUNTING PLATE DETAIL</p> <p>NO SCALE</p>		
	<p>RAYCAP RVZDC-6527-PE-4B</p> <p>DIMENSIONS, WIDTH: 16.5" x 11.8" x 23.5" (420.3 x 300.0 x 591.4 mm) WEIGHT: 32 lbs (14.5 kg) NOMINAL OPERATING VOLTAGE: 48 VOC NOMINAL DISCHARGE CURRENT: 20A, 8/20ms MAX. SURGE CURRENT: 60 A, 8/20ms MAX. CONT. OPERATING VOLTAGE: 75 VOC VOLTAGE PROTECTION RATING: 400V WIND LOADING: 150 MPH SUSTAINED: (165 LBS)</p>		



SHEET NUMBER	C5
EQUIPMENT DETAILS	
SHEET TITLE	

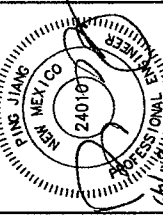


verizon4821 SUBURBAN, NE 67111
ALBUQUERQUE, NM 87111**BLACK & VEATCH**BLACK & VEATCH CORPORATION
8965 S EASTERN AVENUE, SUITE 325,
LAS VEGAS, NV 89123

PROJECT NO: 1970516

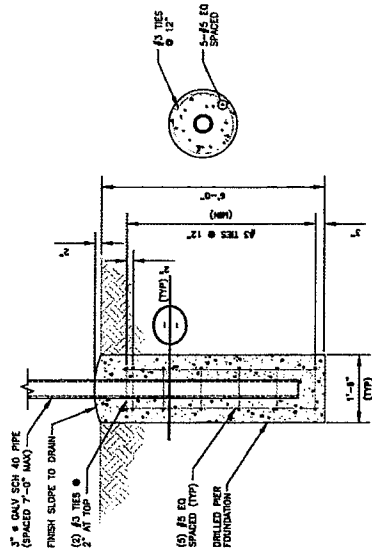
DRAWN BY: EN

CHECKED BY: THD

NH4 - FIRESTATION
VZW # 20181738912
1130 ARROYO CHAMISO ROAD
SANTA FE, NM 87504-909
TOWER COLLOCATION

SITE DETAILS

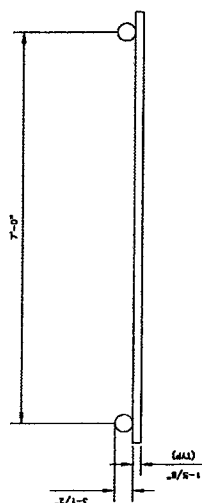
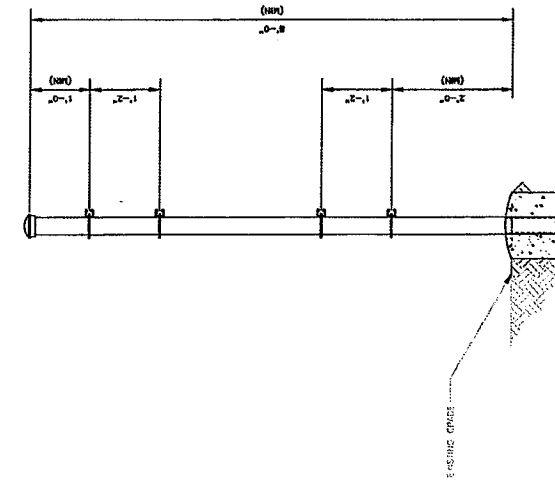
SHEET NUMBER

C7**H-FRAME BASE PLATE DETAIL**

NO SCALE

1

2

**H-FRAME PLAN DETAIL**

NO SCALE

1

3

4

H-FRAME SIDE ELEVATION DETAIL

NO SCALE

1

2

verizon

4521 BISCHAK, NE
ALBUQUERQUE, NM 87111



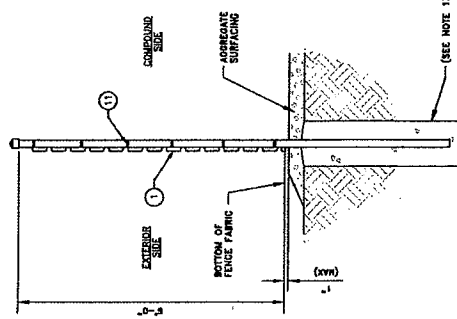
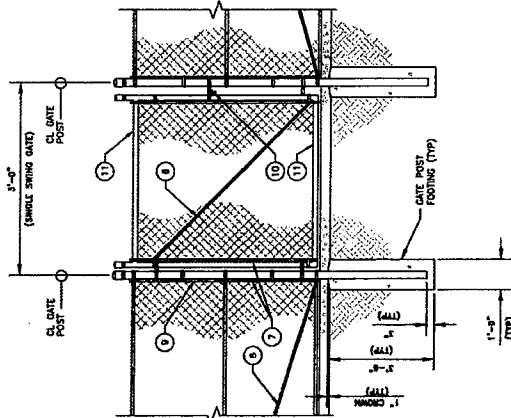
BLACK & VEATCH

BLACK & VEATCH CORPORATION
8955 S EASTERN AVENUE, SUITE 325,
LAS VEGAS, NV 89123

PROJECT NO:
DRAWN BY:
CHECKED BY:
REV. DATE:

1 CHAIN LINK RESIDENTIAL FENCE: 1"-1/2" GAUGE, 2"-1/4" MESH, GALVANIZED ASTM-A92, CLASS 2: TWISTED SELENE ON TOP, GALVANIZED ON BOTTOM.
2 LINE POSTS: 2-1/2" OD PIPE, 16 GAUZE (GALVANIZED), PER ASTM-F103.
3 CORNER END AND BRACE POSTS: 2-7/8" OD PIPE, SCHEDULE 40 (GALVANIZED).
4 TOP RAIL: 1-9/16" OD 17 GAUZE PIPE (GALVANIZED) PER ASTM-F103.
5 BRACE PIPE: 1-9/16" OD 17 GAUZE PIPE (GALVANIZED).
6 DIAGONAL TUBES: ROD: 3/8" GALVANIZED ROD WITH TURNBUCKLE.
7 TENSION BAR: 3/16" X 3/4" GALVANIZED FLAT BAR.
8 BOTTOM TENSION WIRE: GALVANIZED OR ALUMINUM COATED COIL SPRING WIRE, 7 GAUZE.
9 GATE POSTS: 2-7/8" OD SCHEDULE 40 PIPE (GALVANIZED).
10 COMBINATION PADLOCK ACCORDING TO VERIZON REQUIREMENTS.
11 GATE FRAMES: 1-7/8" OD SCHEDULE 40 PIPE (GALVANIZED).
12 FARMING: ALUMINUM BANDS OR WIRES, FARMING SHALL BE ATTACHED TO THE TOP RAIL, ALL ON THE INSIDE OF THE FENCE, AND TO THE POSTS AT 15' CENTERS, ALL ON THE INSIDE OF THE FENCE.
13 MISCELLANEOUS:
A. RAIL COUPLINGS: SLEEVE TYPE, 6" LONG EXPANSION SPRING EVERY FIFTH COUPLING. B. POST TOPS: PRESSED STEEL, MALLEABLE IRON WITH PRESED STEEL EXTENSION ARM OR ONE PIECE, ALUMINUM DATING, WITH HOLE FOR ALL DESIGNED TO FIT OVER THE CLOSURE OF THE FENCE AND TO PREVENT ENTRY OF MOISTURE INTO TOWER POSTS. C. LADDER ACCESS: LADDER TYPE, AND SHALL BE ARRANGED FOR PADLOCKING WITH THE PADLOCK ACCESSIBLE FROM BOTH SIDES OF THE FENCE. D. KEEPSERS SHALL CONSIST OF MECHANICAL DEVICES FOR SECURING AND SUPPORTING THE FREE END OF THE GATES WHEN IN THE FULL OPEN POSITION, KEEPSERS SHALL BE MOUNTED ON CONCRETE POSTS. E. INSTALL FEEDING PIER ASTM-F57. F. INSTALL SPRING GATES PER ASTM-F700. G. USE GALVANIZED HOT-RING WIRE TO MOUNT ALL SIGNS. H. ALL SIGNS MUST BE MOUNTED ON INSIDE OF FENCE. I. ALL POSTS SHALL HAVE MUSHROOM SLEEVES EMBEDDED IN CONCRETE. J. CONCRETE FOR FOOTINGS SHALL HAVE A MINIMUM 28-DAY COMPRESSIVE STRENGTH OF 3000 PSI.

- ① CHAIN LINK RESIDENTIAL FENCE: 1"-1/2" GAUGE, 2"-1/4" MESH, GALVANIZED ASTM-A92, CLASS 2:
TWISTED SELENE ON TOP, GALVANIZED ON BOTTOM.
- ② LINE POSTS: 2-1/2" OD PIPE, 16 GAUZE (GALVANIZED), PER ASTM-F103.
- ③ CORNER END AND BRACE POSTS: 2-7/8" OD PIPE, SCHEDULE 40 (GALVANIZED).
- ④ TOP RAIL: 1-9/16" OD 17 GAUZE PIPE (GALVANIZED) PER ASTM-F103.
- ⑤ BRACE PIPE: 1-9/16" OD 17 GAUZE PIPE (GALVANIZED).
- ⑥ DIAGONAL TUBES: ROD: 3/8" GALVANIZED ROD WITH TURNBUCKLE.
- ⑦ TENSION BAR: 3/16" X 3/4" GALVANIZED FLAT BAR.
- ⑧ BOTTOM TENSION WIRE: GALVANIZED OR ALUMINUM COATED COIL SPRING WIRE, 7 GAUZE.
- ⑨ GATE POSTS: 2-7/8" OD SCHEDULE 40 PIPE (GALVANIZED).
- ⑩ COMBINATION PADLOCK ACCORDING TO VERIZON REQUIREMENTS.
- ⑪ GATE FRAMES: 1-7/8" OD SCHEDULE 40 PIPE (GALVANIZED).
- ⑫ FARMING: ALUMINUM BANDS OR WIRES, FARMING SHALL BE ATTACHED TO THE TOP RAIL, ALL ON THE INSIDE OF THE FENCE, AND TO THE POSTS AT 15' CENTERS, ALL ON THE INSIDE OF THE FENCE.
- ⑬ MISCELLANEOUS:
 - A. RAIL COUPLINGS: SLEEVE TYPE, 6" LONG EXPANSION SPRING EVERY FIFTH COUPLING.
 - B. POST TOPS: PRESSED STEEL, MALLEABLE IRON WITH PRESED STEEL EXTENSION ARM OR ONE PIECE, ALUMINUM DATING, WITH HOLE FOR ALL DESIGNED TO FIT OVER THE CLOSURE OF THE FENCE AND TO PREVENT ENTRY OF MOISTURE INTO TOWER POSTS.
 - C. LADDER ACCESS: LADDER TYPE, AND SHALL BE ARRANGED FOR PADLOCKING WITH THE PADLOCK ACCESSIBLE FROM BOTH SIDES OF THE FENCE.
 - D. KEEPSERS SHALL CONSIST OF MECHANICAL DEVICES FOR SECURING AND SUPPORTING THE FREE END OF THE GATES WHEN IN THE FULL OPEN POSITION, KEEPSERS SHALL BE MOUNTED ON CONCRETE POSTS.
 - E. INSTALL FEEDING PIER ASTM-F57.
 - F. INSTALL SPRING GATES PER ASTM-F700.
 - G. USE GALVANIZED HOT-RING WIRE TO MOUNT ALL SIGNS.
 - H. ALL SIGNS MUST BE MOUNTED ON INSIDE OF FENCE.
 - I. ALL POSTS SHALL HAVE MUSHROOM SLEEVES EMBEDDED IN CONCRETE.
 - J. CONCRETE FOR FOOTINGS SHALL HAVE A MINIMUM 28-DAY COMPRESSIVE STRENGTH OF 3000 PSI.



CHAIN LINK SINGLE SWING GATE ELEVATION

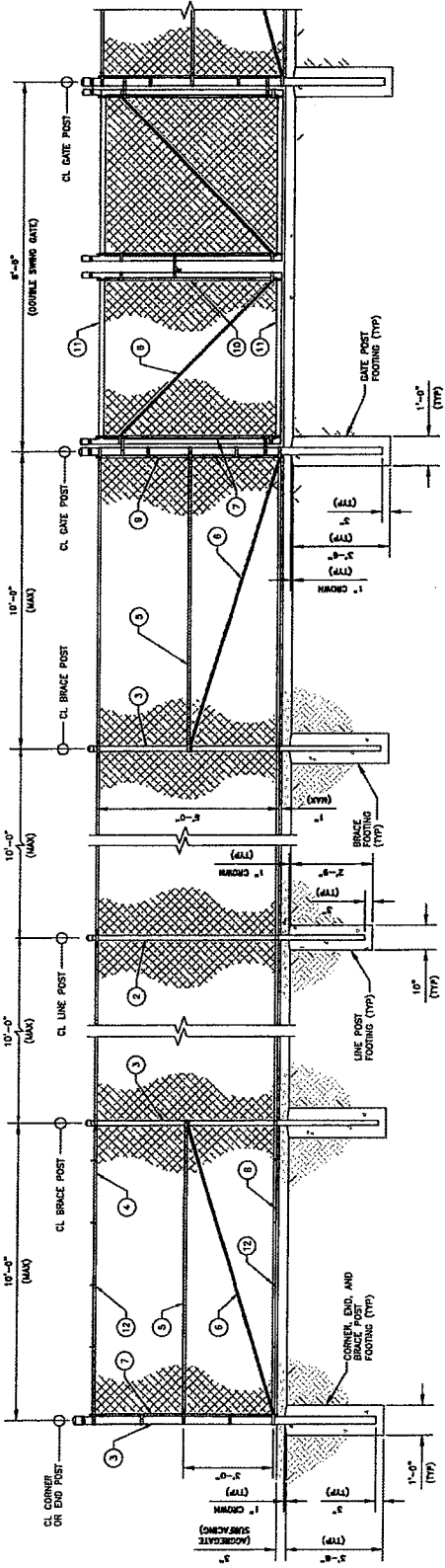
NO SCALE

2

NO SCALE

2

MATERIAL DESCRIPTION



TYPICAL CHAIN LINK FENCE ELEVATION

SHEET NUMBER
C8

3

NO SCALE

NW4 - FIRESTATION
VZW #: 20181738912
1130 ARROYO CHAMISO ROAD
SANTA FE, NM 87504-9099
TOWER COLLOCATION

SHEET TITLE
SITE DETAILS

SHEET NUMBER

verizon/

ALB1 EUGENE, NE
ALBUQUERQUE, NM 87111



BLACK & VEATCH

BLACK & VEATCH CORPORATION
8985 S EASTERN AVENUE, SUITE 305,
LAS VEGAS, NV 89125

PROJECT NO.: 107345	DRAWN BY: DR	CHECKED BY: TD
REV. DATE: 10/07/18		
SHEET NUMBER: E2		



NM4 - FIRESTATION VZW # 20161738912 1130 ARROYO CHAMISO ROAD SANTA FE, NM 87504-939 TOWER COLOCATION

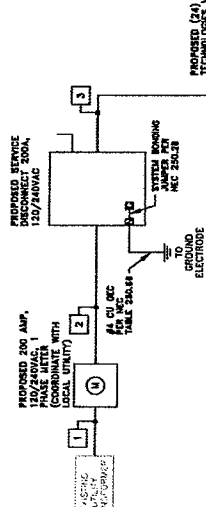
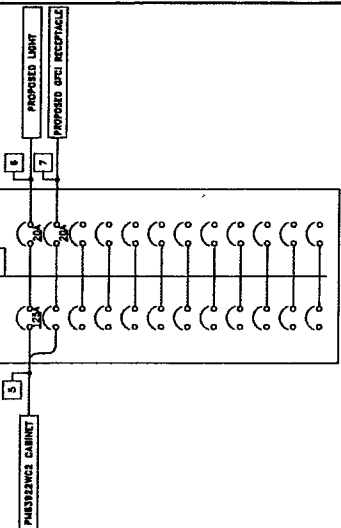
SHEET TITLE: ELECTRICAL AC ONE-LINE & SCHEDULE
SHEET NUMBER: E2

1. CONTRACTOR SHALL INSPECT THE EXISTING CONDITIONS PRIOR TO SUBMITTING A BID. ANY QUESTIONS AND/OR DURING THE BID PERIOD IN REGARD TO THE EXISTING CONDITIONS SHALL BE BRIEFLY UP-DATED IN THE BID. THE PROJECT MANAGER FOR THE CONTRACTOR SHALL BE BRIEFLY UP-DATED IN THE BID PERIOD WITH THE PROJECT MANAGER FOR THE PROJECT RELATED TO THIS CONTRACT. NOT AFTER THE CONTRACT HAS BEEN AWARDED.
2. ALL ELECTRICAL WORK SHALL BE DONE IN ACCORDANCE WITH CURRENT NATIONAL ELECTRICAL CODES AND ALL STATE AND LOCAL CODES, LAWS, AND ORDINANCES. PROVIDE ALL COPIES SHEETS AND RATING SHEETS AS REQUIRED.
3. LOCATION OF EQUIPMENT, CONDUIT, AND DEVICES SHOWN ON THE DRAWINGS ARE APPROPRIATE AND SHALL BE COORDINATED WITH CONTRACTOR PRIOR TO CONSTRUCTION.
4. CONDUIT COUPLINGS SHALL BE COORDINATED WITH THE MECHANICAL EQUIPMENT TO AVOID LOCATIONAL CONFLICTS. VERIFY WITH THE MECHANICAL EQUIPMENT CONTRACTOR AND COMPANY AS REQUIRED.
5. CONTRACTOR SHALL PROVIDE ALL BREAKERS, CIRCUITS, AND CIRCUITS AS REQUIRED FOR A COMPLETE SYSTEM.
6. CONTRACTOR SHALL PROVIDE JUNCTION BOXES AS REQUIRED BY THE NEC ARTICLE 314.
7. CONTRACTOR SHALL PROVIDE PULL BOARDS AND JUNCTION BOXES AS REQUIRED BY THE NEC ARTICLE 314.
8. CONTRACTOR SHALL BE IN ACCORDANCE WITH MANUFACTURER'S SPECIFICATIONS AND ACCOMMODATIONS. INSTALLATION SHALL BE PROVIDED WITH ENGRAVED PHOTOCOPIES NAMEPLATES INDICATING EQUIPMENT CONTROLLED, BLOWER CIRCUITS INSTALLED ON, AND PANEL FIELD LOCATIONS FED FROM EQUIPMENT GROUNDING CONDUCTOR IN ALL CONDUITS. FOR THE SPECIFICATIONS AND NEC 250, THE DISCONNECT SWITCHES, AND EQUIPMENT CABINETS.
9. ALL NEW MATERIAL SHALL HAVE A UL LABEL.
10. ALL NEW MATERIAL SHALL BE RESPONSIBLE FOR AS-BUILT PANEL SCHEDULE AND SITE DRAWINGS.
11. PANEL SCHEDULE LOADING AND CIRCUIT ARRANGEMENTS REFLECT POST-CONSTRUCTION EQUIPMENT.
12. CONTRACTOR SHALL BE RESPONSIBLE FOR AS-BUILT PANEL SCHEDULE AND SITE DRAWINGS.

AC CIRCUIT SCHEDULE			
NO.	FROM	TO	CONFIGURATION
1	PINTO UTILITY METER	BY UTILITY	
2	METER	30 AMP RECEPTACLE	(3) 30 AMP THHN-2"
3	RECEPTACLE	120 VOLTS	(1) 120 VOLTS THHN-2"
4	TELE RECEPTACLE	120 VOLTS	(1) 120 VOLTS THHN-2"
5	AC LOAD CENTER	120 VOLTS	(1) 120 VOLTS THHN-2"
6	AC LOAD CENTER	120 VOLTS	(1) 120 VOLTS THHN-2"
7	AC LOAD CENTER RECEPTACLE	120 VOLTS	(1) 120 VOLTS THHN-2"

CIRCUIT SCHEDULE	NO SCALE	2	NOTES	NO SCALE	3

NAME: NM4 - FIRESTATION
STATE NUMBER: NM4 - FIRESTATION
POINT: 200 AMP 3 PHASE
LOAD BREAKER: 200 AMP
LOAD BREAKER TYPE: MAIN BREAKER
CIRCUIT STATUS: PROPOSED



ELECTRICAL AC ONE-LINE DIAGRAM

1

PANEL SCHEDULE

4

1

4

verizon

4821 EUBANK, NE 67111
ALBUQUERQUE, NM

BLACK & VEATCH

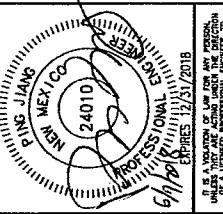
BLACK & VEATCH CORPORATION
8965 S EASTERN AVENUE, SUITE 305,
LAS VEGAS, NV 89123

PROJECT NO: 197459

DRAWN BY: ENR

CHECKED BY: TWD

1.	DC POWER WIRING SHALL BE COLOR CODED AT EACH END FOR IDENTIFYING 2.4V AND -48V CONDUCTORS. IED MAPPING SHALL IDENTIFY +24V AND -48V.
2.	NO MORE DC POWER WIRING THAN 14 FEET TO 10 AMP SHALL BE TELECO EX RE DC POWER WIRING & ANGLED TOWER SHALL BE
3.	PROPOSED FIBER CABLES TO BE ROUTED THROUGH CPRI PANEL FROM BBMU.



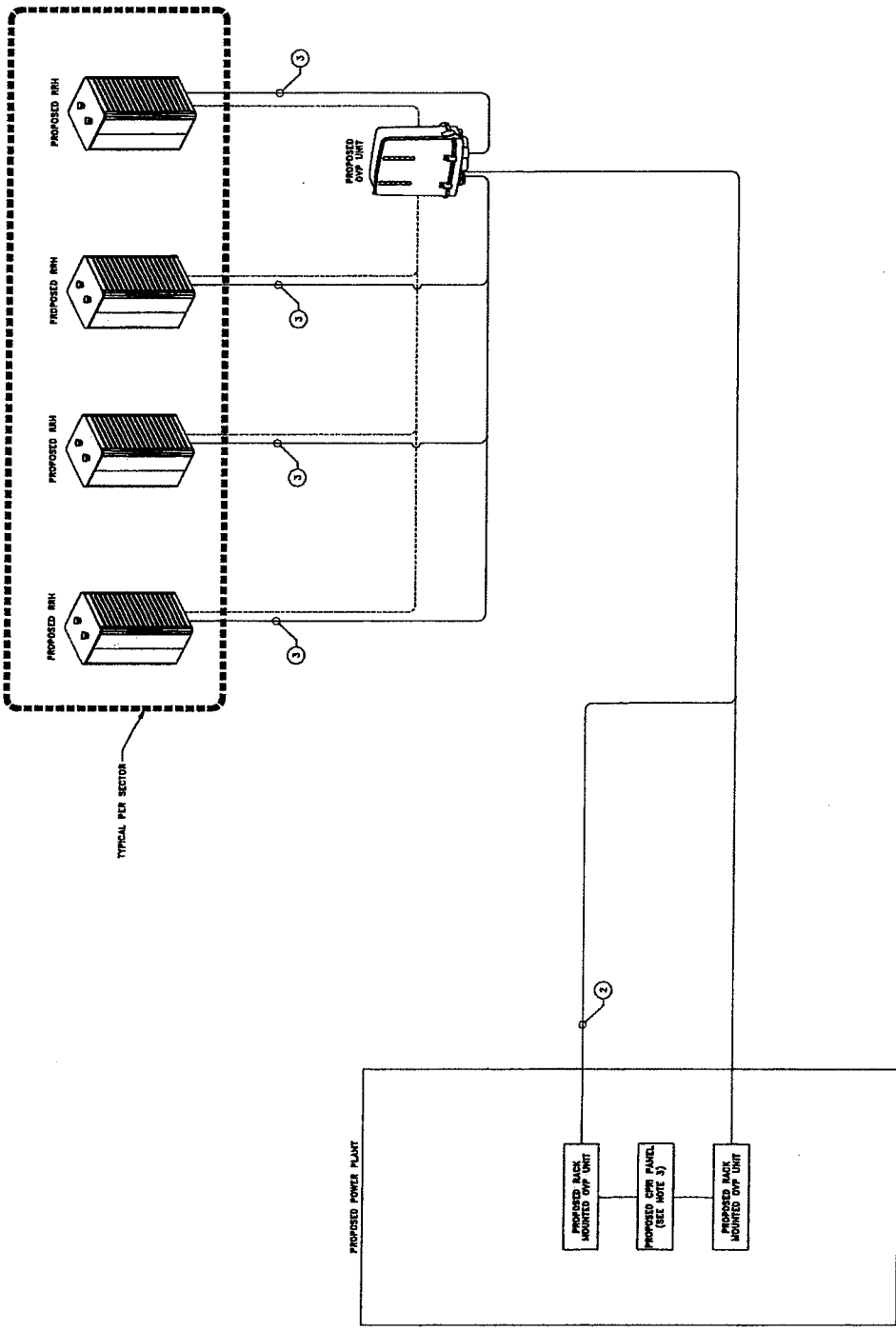
NH4 - FIRESTATION
VZW #: 2018173B912
1130 ARROYO CHAMO ROAD
SANTA FE, NM 87504-909
TOWER COLLOCATION

SHEET TITLE:
ELECTRICAL DC ONE-LINE
& SCHEDULE

Sheet Number
E3

NOTES

- 1. DC POWER WIRING SHALL BE COLOR CODED AT EACH END FOR IDENTIFYING 2.4V AND -48V CONDUCTORS. IED MAPPING SHALL IDENTIFY +24V AND -48V.
- 2. NO MORE DC POWER WIRING THAN 14 FEET TO 10 AMP SHALL BE TELECO EX RE DC POWER WIRING & ANGLED TOWER SHALL BE
- 3. PROPOSED FIBER CABLES TO BE ROUTED THROUGH CPRI PANEL FROM BBMU.

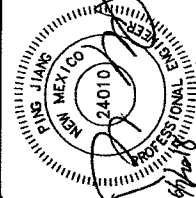


ELECTRICAL DC ONE-LINE DIAGRAM

NO SCALE

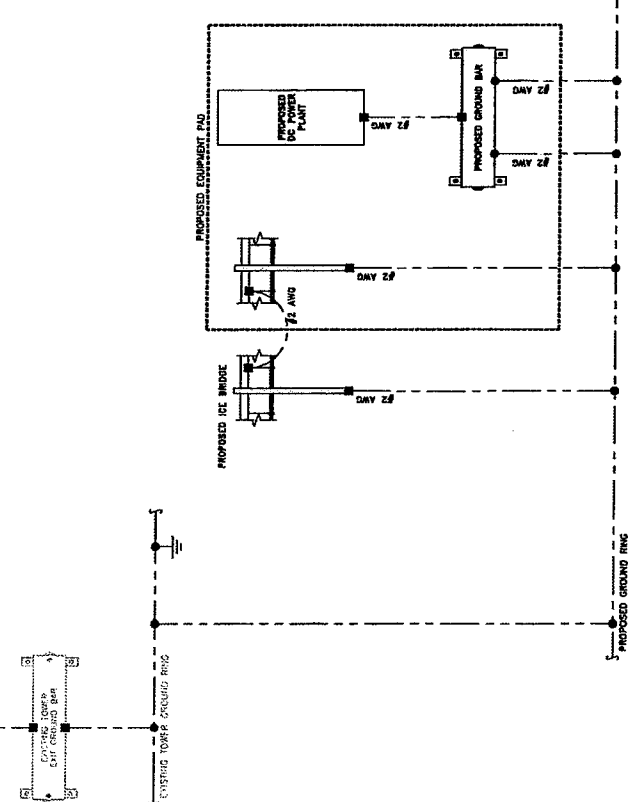
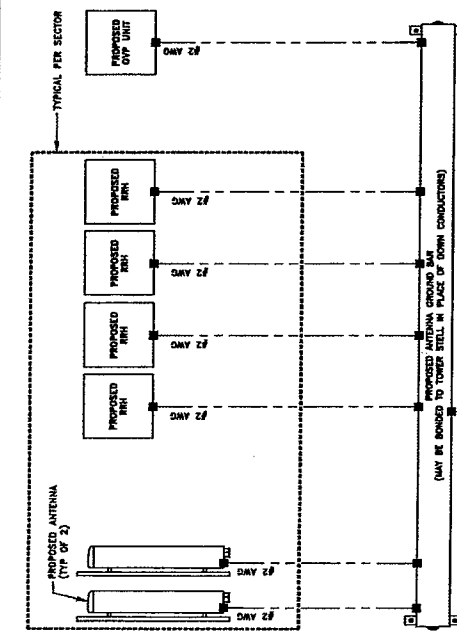
verizon^v4521 EUBANK NE
ALBUQUERQUE, NM 87111**BLACK & VEATCH**BLACK & VEATCH CORPORATION
888 S EASTERN AVENUE, SUITE 325,
LAS VEGAS, NV 89123PROJECT NO: 19753
DRAWN BY: [Signature]
CHECKED BY: [Signature]

19753	EX	THD
O 06/07/16	100% CD	
C 06/06/16	100% COMMENTS	
A 06/06/16	100% APPROVED	
	REV. DATE	DESCRIPTION

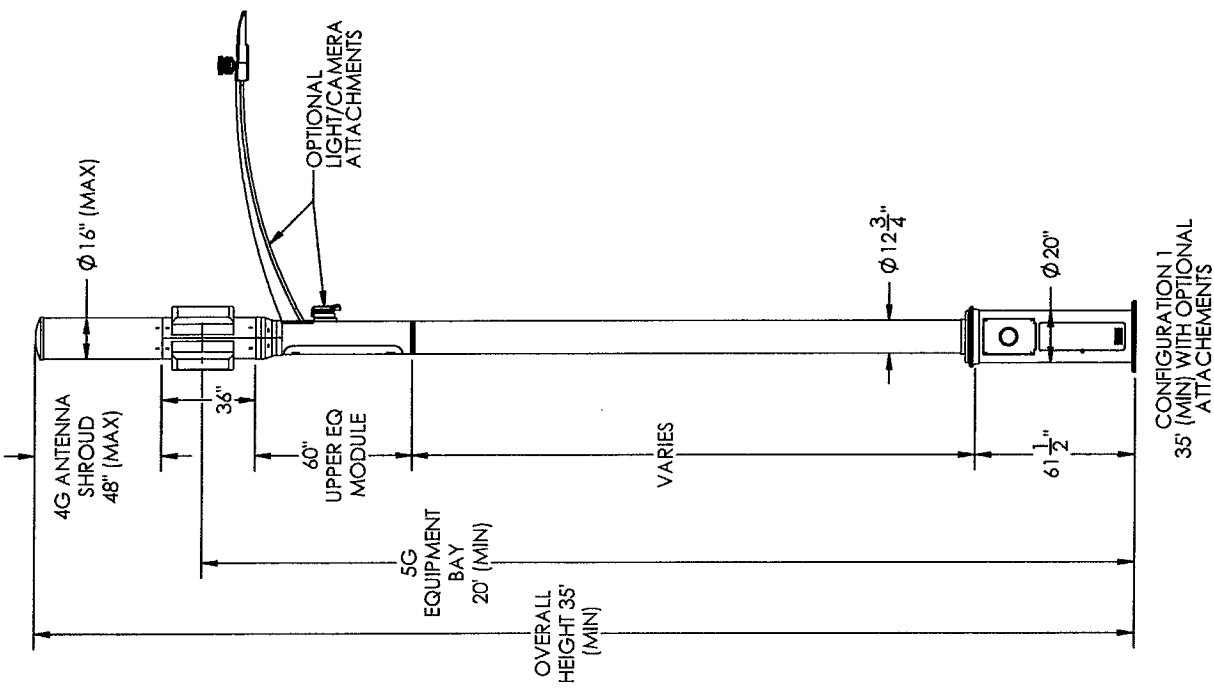
NM4 - FIRESTATION
VZW #: 20181738912
1130 ARROYO CHAMISO ROAD
SANTA FE, NM 87504-309
TOWER COLLOCATIONSHEET TITLE:
GROUNDING ONE-LINE
& NOTESSHEET NUMBER:
E4

NO SCALE

● EXTERIOR CONNECTOR	— GROUND ROD
■ MECHANICAL CONNECTION	

LEGEND**TOWER ANTENNA EQUIPMENT GROUNDING ONE-LINE**

3 - "MEDIUM" 4G (DUAL B13/B4 OR B25/B66A) + CBRS & LAA LOW POWER (5W) + 3 SECTOR 5G (TRIAL OR PRODUCTION NR PRODUCTS)

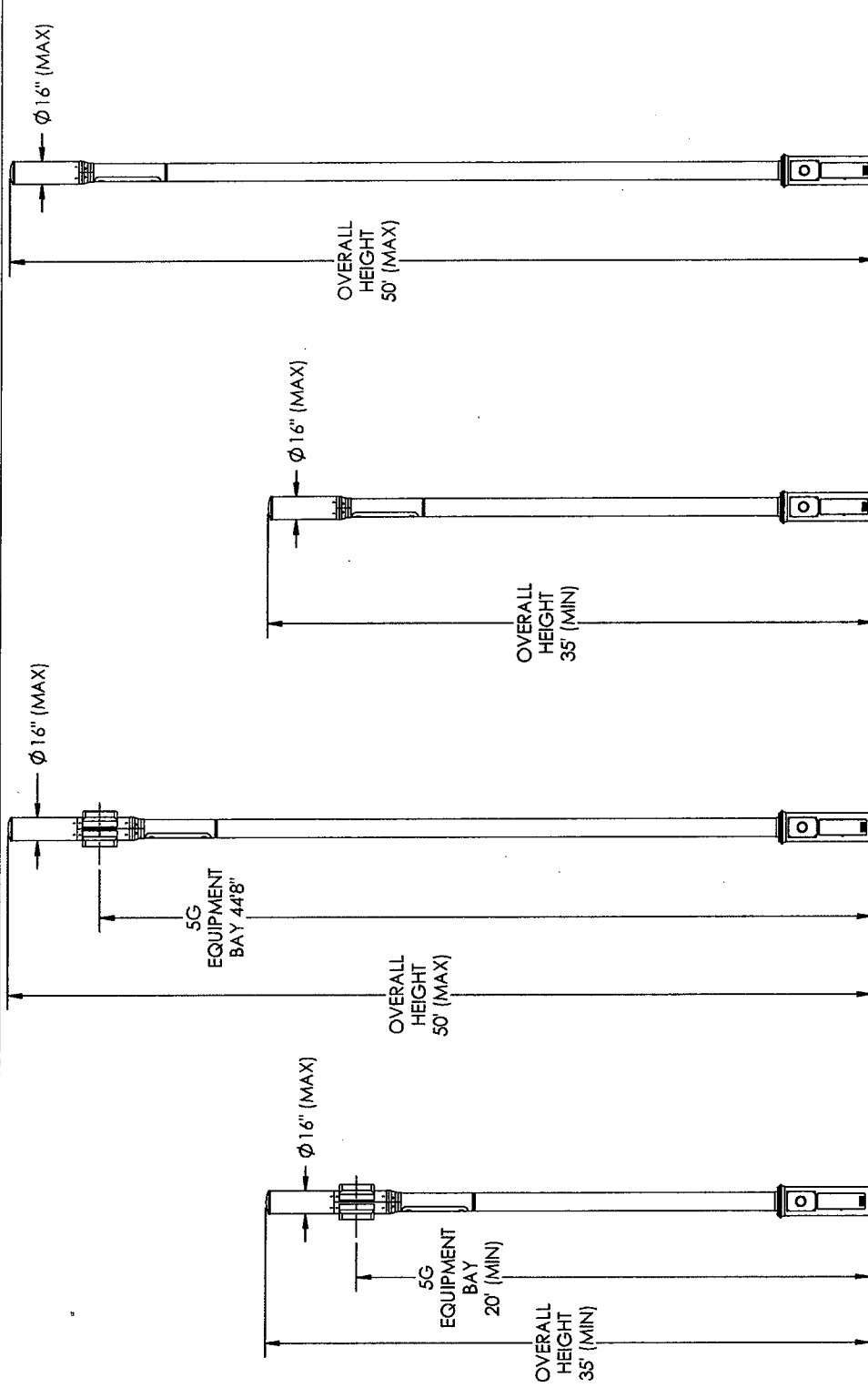
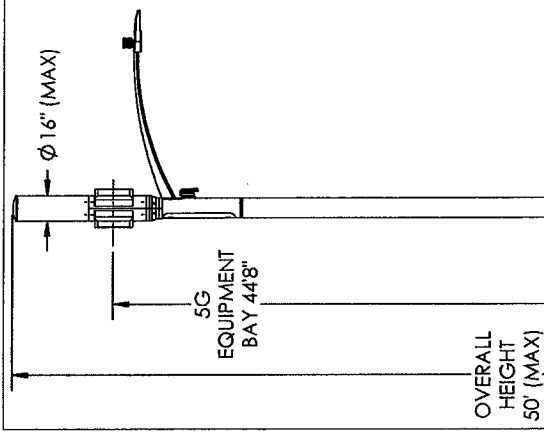


		www.comptektechnologies.com	REVISION
		SUITE 100 BOULDER CO. 80301 PH: 303.531.5758 FAX: 303.531.5555	REV BY DATE APPR
		GAC 00 7/7/16 MFF	INITIAL RELEASE
FINISH	UNIT FORMAT	DESCRIPTION	
DRW BY	APP BY	PART NO.	
GAC	MFF	MEDIUM POWER 4G+5G	
CUSTOMER			

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REV. 00





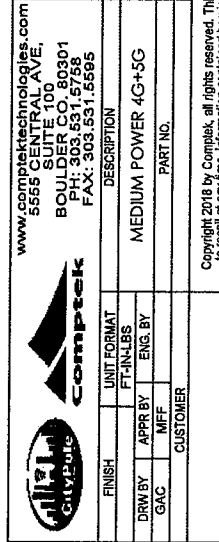
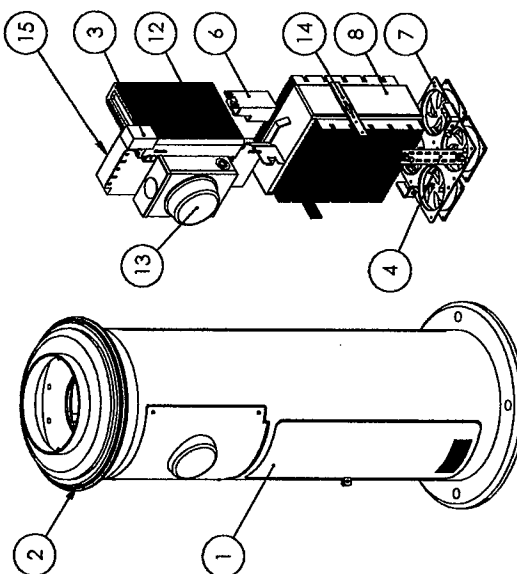
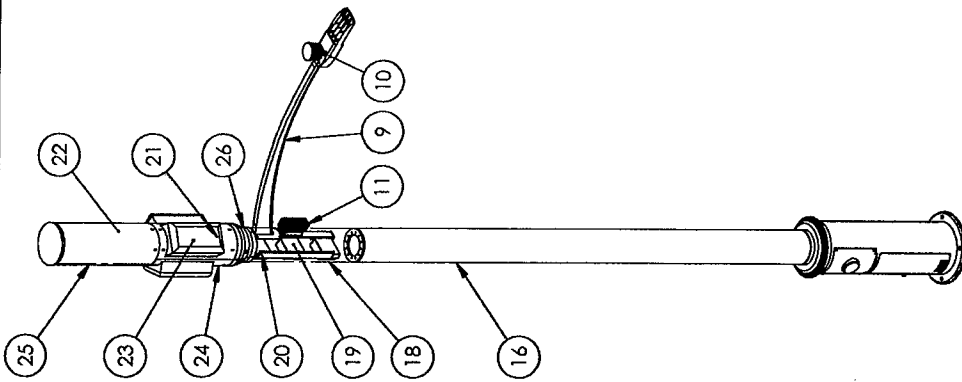
CONFIGURATION 6		50' (MAX) 4G ONLY + LAA & CBRS	
www.completetechnologies.com		REVISION	REVISION DESCRIPTION
5555 CENTRAL AVE,		REV.	BY
SUITE 100		DATE	APPR.
BOULDER CO. 80301		7/1/16	MFF
PH: 303.531.5758			INITIAL RELEASE
FAX: 303.531.5696			
	DESCRIPTION		
FINISH	UNIT FORMAT		
DRW BY	APPR BY	ENG BY	
GAC	MFF	CUSTOMER	PART NO.

REV.
00

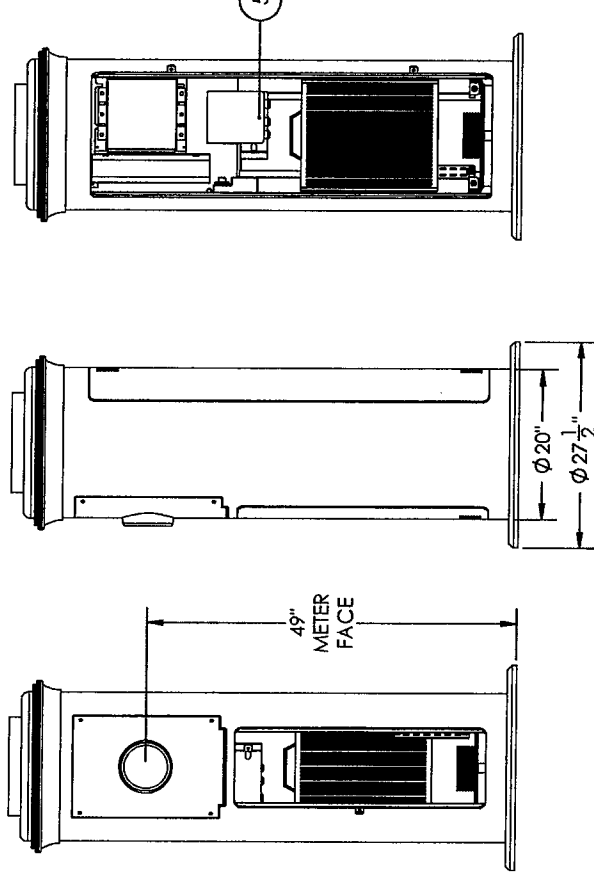
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PROPRIETARY AND CONFIDENTIAL

ITEM NO.	DESCRIPTION	QTY.	ITEM NO.	DESCRIPTION	QTY.
1	LOWER BASE, 20 INCH	1	14	EQUIPMENT MOUNT SLIDES	2
2	INTERCHANGEABLE ARCHITECTURAL SHROUD	1	15	RAYCAPPANEL, AC POWER/SURGE PROTECTION	1
3	COURTESY OUTLET	1	16	INTERMEDIATE 12IN PIPE	1
4	STD BUS BAR ASY	1	17	OMNI CANISTER ANTENNA	1
5	MULTILINK FWP_8SC-12SP	1	18	UPPER 12IN EQUIPMENT MODULE	1
6	TF-115 LINE VOLT MECHANICAL THERMOSTAT	1	19	ERICSSON 2208 CBRS RRU	2
7	COOLING FAN ASSEMBLY	1	20	ERICSSON 2205 LA4 RRU	1
8	ERICSSON 4449 (B1348) OR 8843 (B25-B66A)	1	21	TRI-SECTOR MOUNTING COLUMN	1
9	OPTIONAL - CURVED COBRA HEAD LIGHT ASSEMBLY	1	22	RF TRANSPARENT CONCEALMENT SHROUD	1
10	OPTIONAL - SENSY SMART LIGHTING HUB	1	23	AIR 5121 5G RADIO (OR OTHER)	3
11	OPTIONAL - SENSY VIDEO NODE 4K	1	24	5G TRI SECTOR ABS SHROUD	1
12	DELTA 1.8KW RECIFIER	1	25	OMNI CANISTER ANTENNA	1
13	OPTIONAL AC METER	1	26	5G UPPER ARCHITECTURAL SHROUD	1



FINISH	UNIT FORMAT	DESCRIPTION	REVISION	REV.
DRW BY GAC	APPR BY MF	FT-NABS	REV. BY GAC DATE 7/11/18 00	REVISION DESCRIPTION INITIAL RELEASE
	ENG BY CUSTOMER	MEDIUM POWER 4G+5G		
		PART NO.		



FINISH	UNIT FORMAT	DESCRIPTION	REVISION	REV.
DRW BY GAC	APPR BY MF	FT-NABS	REV. BY GAC DATE 7/11/18 00	REVISION DESCRIPTION INITIAL RELEASE
	ENG BY CUSTOMER	MEDIUM POWER 4G+5G		
		PART NO.		

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