

CITY OF CAMBRIDGE **MASSACHUSETTS BOARD OF ZONING APPEAL** 831 MASSACHUSETTS AVENUE CAMBRIDGE, MA 02139 2019 JUN 20 PM 1: 50

BZA APPLICATION FORM

OFFICE OF THE CITY CLERK CAMBRIDGE, MASSACHUSETO'S Plan No: BZA-017141-2619'S

GENERAL INFORMATION

The undersigned hereby petitions the Board of Zoning Appeal for the following:

Special Pe	rmit :		Variance :	Appeal :	_
PETITIONE	R: New Cing	ular Wire	eless PCS, LLC - C/O	Ryan Lynch, Smartlink, LLC	
PETITIONE	ER'S ADDRESS :	85 Ran	geway Rd, Building 3	3, Suite 102 North Billerica	, MA 01862
LOCATION	OF PROPERTY:	23 Camb	oridge Pkwy Cambridg	e, MA	
TYPE OF C	OCCUPANCY:	lotel	z	ONING DISTRICT : PUD-2	
REASON F	FOR PETITION:	: Wireles	ss Communications		
DESCRIPT	ION OF PETITIONER	R'S PROPOS	BAL:		
Middle Calternat the externoses existing	lass Tax Relief ive, for a spec int necessary, a to install (1)	and Job cial perm all right addition the bui	Creation Act of 201 it under the zoning s reserved. New Cinqual panel antenna ar lding rooftop, as pa	pursuant to section 6409 of .2, 47 USC 1455; or in the ordinance as cited above, is gular Wireless PCS, LLC ("AT& ad (1) remote radio unit behint of nationwide network upon	E and to kT") ind an
Article	4.000	Section	4.32.G.1 (Telecommu	nications Facility).	
Article	4.000	Section	4.40 (Footnote 49)	(Telecommunications Facilit	(y).
Article	10.000	Section	10.40 (Special Perm	it).	
Article	6409	Section	Middle Class Tax Re	lief Act	,
			Original Signature(s) :	(Petitioner(s) / Ow Ryan Lynch (Print Name)	mer)
			Address :	N. Billerica, MA	Blg. 3, Se. 102
			Tel. No. :	(781) 392 - 4040	
Date :	6/19/19		E-Mail Addre	ss: Ryan - Lynch @ S	martlinkle.com

BZA APPLICATION FORM - OWNERSHIP INFORMATION

To be completed by OWNER, signed before a notary and returned to The Secretary of the Board of Zoning Appeals.

I/We HPT Cambridge LLC, a Massachusetts limited liability company (OWNER)
Address: Two Newton Place, 255 Washington Street, Suite 300, Newton, MA 02458
State that I/We own the property located at 40 Edwin H. Land Blvd (a/k/a 5 Cambridge Pkwy)
which is the subject of this zoning application.
The record title of this property is in the name of HPT Cambridge LLC,
successor-by-conversion to Charterhouse of Cambridge Trust u/d/t dated December 27, 1963 See attached certificate.
*Pursuant to a deed of duly recorded in the date $4/15/1969$, Middlesex South
County Registry of Deeds at Book 11665, Page 330; or
Middlesex Registry District of Land Court, Certificate No
Book Page HPT Cambridge LLC
By: John Signature By Land Owner OR AUTHORIZED TRUSTEE, OFFICER OR AGENT* John G. Murray, President and COO *Written evidence of Agent's standing to represent petitioner may be requested.
Commonwealth of Massachusetts, County of <u>Middlesex</u>
The above-name John G. Murray, President and COO* personally appeared before me,
this 12 of June, 2019, and made oath that the above statement is true. Solution Modern Notary About the Shelle M. MASTERSON Notary Public
My commission expires 2/24/23 (Notary Seal) Notary Public COMMONWEALTH OF MASSACHUSETTS My Commission Expires February 24, 2023
* of HPT Cambridge LLC

• If ownership is not shown in recorded deed, e.g. if by court order, recent deed, or inheritance, please include documentation.

SUPPORTING STATEMENT FOR A SPECIAL PERMIT

Please describe in complete detail how you meet each of the following criteria referring to the property and proposed changes or uses which are requested in your application. Attach sheets with additional information for special permits which have additional criteria, e.g.; fast food permits, comprehensive permits, etc., which must be met.

Granting the Special Permit requested for 23 Cambridge Pkwy Cambridge, MA (location) would not be a detriment to the public interest because:

A) Requirements of the Ordinance can or will be met for the following reasons:

As provided above, AT&T's proposed modifications comply with the requirements set forth in Section 4.32(g), Footnote 49 of the Ordinance, the Spectrum Act and the

eligible facilities request criteria set forth in 47 CFR § 1.40001. Granting the special permit would not

be a detriment to the public interest and is consistent with the Board's obligations pursuant to the

Spectrum Act and FCC Order.

B) Traffic generated or patterns of access or egress would not cause congestion hazard, or substantial change in established neighborhood character for the following reasons:

The proposed modifications to AT&T's existing Facility will not result

in any change to the existing traffic on or near the Property. The Facility will continue to be unmanned

and only require infrequent visits by a technician (typically two times per month for routine diagnostics

and/or maintenance, except in cases of emergency), there will be no material increase in traffic or

disruption to patterns of access or egress that will cause congestion, hazards or a substantial change in

the established neighborhood character. AT&T's maintenance personnel will make use of the existing

access roads and parking at the building. Granting the special permit would not be a detriment to the

public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

C) The continued operation of or the development of adjacent uses as permitted in the Zoning Ordinance would not be adversely affected by the nature of the proposed use for the following reasons: As described above and illustrated on the attached photographs and photo

simulations (see Exhibit 5) the proposed modifications to the existing Facility will result in a de minimis

change in the appearance of the building and no change to the visual appearance or impact of the existing

Facility. As a result, the Facility as a whole either will remain hidden from view or continue to visually

blend with existing characteristics of the building and the surrounding neighborhood. Because the

proposed installation will not generate any traffic, smoke, dust, heat or glare, discharge noxious

substances, nor pollute waterways or groundwater, it will not adversely affect residential uses on

neighboring streets. Conversely, the surrounding properties and general public will benefit from the

potential to enjoy improved wireless communications services. Granting the special permit would not

be a detriment to the public interest and is consistent with the Board's obligations pursuant to the

Spectrum Act and FCC Order.

Nuisance or hazard would not be created to the detriment of the health, safety and/or welfare of the occupant of the proposed use or the citizens of the City for the following reasons:

Because the proposed modifications to the existing Facility will not cause

the Facility to generate any traffic, smoke, dust, heat or glare, discharge noxious substances, nor pollute

waterways or groundwater, no nuisance or hazard will be created to the detriment of the health, safety,

or welfare of the occupants of the building or the residents of the City of Cambridge. To the contrary,

the proposed Facility will benefit the City and promote the safety and welfare of its residents, businesses

and drivers by providing reliable state-of-the-art digital wireless voice and data services that will

improve the reliability of emergency communications with the police and fire departments by

eliminating dropped or blocked calls due to inadequate signal strength or insufficient network capacity

to handle call volume, particularly important during emergency situations. The Facility, as modified,

will continue to comply with all federal, state and local safety requirements including the standards

established by the FCC and Federal Aviation Administration (FAA). (See Exhibit 8 Maximum

Permissible Exposure Study, Theoretical Report). Granting the special permit would not be a detriment

to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

E) For other reasons, the proposed use would not impair the integrity of the district or adjoining district or otherwise derogate from the intent or purpose of this ordinance for the following reasons:

The purpose of the Ordinance is multifaceted, the relevant aspects of

which relating to wireless telecommunications facilities include the lessening of congestion in the

streets, conserving health, securing safety from fire, flood, panic and other danger, conserving the value

of land and buildings and natural resources, preventing blight and pollution, encouraging the most

rational use of land throughout the city, including encouraging appropriate economic development, and

protecting residential neighborhoods from incompatible activities.

As noted above, the proposed modifications to the existing Facility directly accord with the

purposes of the Ordinance because the modifications will not result in any traffic, smoke, dust, heat or

glare, discharge noxious substances, nor pollute waterways or groundwater. As the Facility will

improve the ability of residents, businesses, travelers and drivers in the area to access state-of-the-art

wireless technology, the City's ability to provide emergency services will be improved, as will the

economic development of the City as more people will be able to conduct commerce by virtue of a

mobile platform. Because the proposed modifications to the existing Facility will be installed on an

existing building that includes the Facility, and the proposed modifications are consistent with the

existing concealment elements, the proposed modifications to the existing Facility are in consistent with

the building's character and will not affect the value of the building or the natural resources of the City.

Because the proposed modifications to the existing Facility are designed to be consistent with the

existing concealment elements of the Facility and characteristics of the Property, the visual impact on

the underlying and adjacent zoning districts will be de minimis. As a result, the proposed modifications

to the existing Facility are consistent with the Ordinance's purpose to allow for less intrusive wireless

telecommunications facilities in all districts (other than Open Space) including the applicable overlay

districts, and the underlying PUD-2 district. Granting the special permit would not be a detriment to the

public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC $\,$ Order.

DIMENSIONAL INFORMATION

APPLICANT: Ryan Lynch PRESENT USE/OCCUPANCY: HOTEL/Wireless 23 Cambridge Pkwy Cambridge, MA ZONE: PUD-2 **LOCATION:** PHONE: REQUESTED USE/OCCUPANCY: HOTEL/Wireless **EXISTING** REQUESTED **ORDINANCE** <u>REQUIREMENTS</u> **CONDITIONS CONDITIONS** 0 0 TOTAL GROSS FLOOR AREA: (max.) 0 0 0 LOT AREA: (min.) 0 0 00 RATIO OF GROSS FLOOR AREA (max.) TO LOT AREA: 2 0 0 0 LOT AREA FOR EACH DWELLING UNIT: (min.) 0 0 0 SIZE OF LOT: WIDTH (min.) 0 0 0 DEPTH 0 0 0 SETBACKS IN FEET: FRONT (min.) 0 0 0 REAR (min.) 0 0 0 LEFT SIDE (min.) 0 0 0 RIGHT SIDE (min.) 142 142 142 SIZE OF BLDG.: HEIGHT (max.) 0 ٥ 0 LENGTH 0 0 O WIDTH 0 n 0 RATIO OF USABLE OPEN SPACE (min.) TO LOT AREA: 0 0 0 NO. OF DWELLING UNITS: (max.) 0 0 0 NO. OF PARKING SPACES: (min./max) 0 0 0 NO. OF LOADING AREAS: (min.) 0 0 0 DISTANCE TO NEAREST BLDG. (min.)

Describe where applicable, other occupancies on same lot, the size of adjacent buildings on same lot, and type of construction proposed, e.g.; wood frame, concrete, brick, steel, etc.

ON SAME LOT:

^{1.} SEE CAMBRIDGE ZONING ORDINANCE ARTICLE 5.000, SECTION 5.30 (DISTRICT OF DIMENSIONAL REGULATIONS).

^{2.} TOTAL GROSS FLOOR AREA (INCLUDING BASEMENT 7'-0" IN HEIGHT AND ATTIC AREAS GREATER THAN 5') DIVIDED BY LOT AREA.

^{3.} OPEN SPACE SHALL NOT INCLUDE PARKING AREAS, WALKWAYS OR DRIVEWAYS AND SHALL HAVE A MINIMUM DIMENSION OF 15'.

Special Permit Application

23 Cambridge Parkway, Cambridge, MA

Map 09 Lot 31

Applicant:

New Cingular Wireless PCS, LLC ("AT&T")

c/o Ryan Lynch, Smartlink, LLC

Ryan.Lynch@smartlinkllc.com

(781.392.4040)

June 17, 2019

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Paula M. Crane, City Clerk
City of Cambridge
City Hall
795 Massachusetts Avenue
Cambridge, MA 02139

Constantine Alexander, Chair
Board of Zoning Appeal
City Hall
795 Massachusetts Avenue
Cambridge, MA 02139

Cambridge, MA 02139

Applicant:

New Cingular Wireless PCS, LLC ("AT&T")

Property Address:

23 Cambridge Parkway

Assessor's Map 09, Lot 31 (the "Property")

Re:

Application for:

(i) Eligible Facilities Request pursuant to Section 6409 of the Middle Class Tax Relief and Job Creation Act of 2012, 47 U.S.C. § 1455; or, in the alternative,

(ii) Special Permit under Cambridge Zoning Ordinance Section

4.32(g)(1) and M.G.L. c. 40A, Section 9; and

(iii) Any other zoning relief required.

(All relief if and to the extent necessary, all rights reserved)

Dear Ms. Crane, Mr. Alexander and Members of the Board of Zoning Appeal:

Pursuant to Section 6409 of the Middle Class Tax Relief and Job Creation Act of 2012 (a/k/a the "Spectrum Act" or "Section 6409"), 47 U.S.C. § 1455, as further implemented by the Federal Communications Commission's Report and Order *In re Acceleration of Broadband Deployment by Improving Wireless Facilities Siting Policies*, FCC Docket No. 13-238, Report and Order No. 14-153 (October 17, 2014) (the "FCC Order"), New Cingular Wireless PCS, LLC ("AT&T") hereby submits this Eligible Facilities Request ("Request"); and, in the alternative, applies for a special permit from the City of Cambridge Board of Zoning Appeal (the "Board") under Section 432(g)(1) of the Cambridge Zoning Ordinance (the "Ordinance") to modify its existing "Telephone Exchange including Transmission Facilities to serve a Mobile Communication System" (the "Facility") on and within the existing building located at 23 Cambridge Parkway. (the "Special Permit Application").²

Under Section 6409, AT&T's proposed modification of its existing transmission equipment on and within the existing building, previously approved by the Board for use as a wireless communication base station, does "not substantially change the physical dimensions" of the existing building.

² AT&T submits this Request, Special Permit application and supporting materials subject to a full and complete reservation of AT&T's rights under the Spectrum Act and the FCC Order including without limitation its rights with respect to (i) any submittal requirements or approval criteria that are inconsistent with the prohibitions established by the FCC Order, (ii) any delay beyond the deadlines established in the FCC Order, (iii) the imposition of conditions on any approval that are inconsistent with the FCC Order, and (iv) referral or requirement to a discretionary review process such as a special permit.

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Therefore, AT&T's Request must be approved administratively, including the issuance of a building permit, to enable AT&T to make the proposed modifications to its transmission equipment.

In the alternative, as demonstrated in this application letter, the AT&T's proposed modifications to its existing Facility on the Property located in the PUD-2 & Residence C-3A zoning district satisfy the requirements for the grant of a special permit pursuant to Section 10.43 of the Ordinance.

I. APPLICATION PACKAGE

Enclosed with this application is a check payable to the City of Cambridge in the amount of \$500.00. In addition to the signed original of this letter are copies of the letter and the following materials:

- 1. The following completed and signed application forms:
 - a. BZA Application Form General Information;
 - b. BZA Application Form Ownership Information;
 - c. BZA Application Form Dimensional Requirements;
 - d. BZA Application Form Supporting Statement for a Special Permit; and
 - e. BZA Application Form Check List;
- 2. AT&T's relevant FCC License information;
- 3. The following drawings by Fullerton Engineering:

SHEET	TITLE	REV DATE
T1	Title Page	5/14/18
SP1	Notes and Specifications	5/14/18
SP2	Notes and Specifications	5/14/18
A1	Roof Plan	5/14/18
A2	Equipment Plan	5/14/18
A3	Elevations	5/14/18
A4	Antenna Plans	5/14/18
A5	Equipment Details	5/14/18
A6	Antenna & Cable Information	5/14/18
A7	Cable Notes and Color Coding	5/14/18
A8	Grounding Details	5/14/18
A9	Plumbing Diagrams	5/14/18

4. Photographs of the existing building and photo simulations of the proposed modifications Facility by Hudson Design Group dated 3/11/2016;

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 Radio Frequency Coverage Report, demonstrating the public need for the proposed modifications to the Facility, radio frequency coverage maps showing (a) existing or predicted coverage from neighboring facilities; and (b) coverage with the proposed Facility;

- 6. Structural Assessment by Fullerton Engineering dated 10/1/2018;
- 7. Maximum Permissible Exposure Study, Theoretical Report, by Site Safe, dated 5/7/2018;
- 8. Deed to subject property;
- Attorney General's letters to the Towns of Mount Washington, Lynnfield and Montague; and
- 10. Special Permit for the existing Facility granted by the BZA on January 18, 2018.

II. PROPOSED FACILITY DESIGN

The proposed modifications consist of the installation of (1) panel antenna and (1) remote radio unit (RRU). The new panel antenna and RRU will be installed behind an existing screen wall out of public view.

The Facility's design is shown in detail in the Drawings attached as Exhibit 3 to this application letter and featured equipment is described in the manufacturers' specification sheets attached as Exhibit 4. The photographs and photo simulations (Exhibit 5) show the existing Facility from various locations in the neighborhood around the Property and as simulated with proposed modifications. A structural analysis for the Facility demonstrates that the building is capable of supporting AT&T's proposed equipment at or near the locations shown on the Drawings (see Exhibit 7).

The Facility will continue to bring advanced wireless voice, text and data communications services to the surrounding areas. It will allow residents, professionals, government, businesses and students to communicate locally, nationally and internationally from virtually any location within the coverage area. In the event of an emergency, the improved Facility will allow immediate contact with fire, rescue and other emergency personnel. The improved Facility will thus enhance public health, safety and welfare both in ordinary daily living and in the event of fire, accident, medical emergency, natural disaster or other dangers.

III. BACKGROUND

AT&T is licensed by the Federal Communications Commission to construct and operate a wireless telecommunications network in various markets throughout the country, including the Commonwealth of Massachusetts and the City of Cambridge. A copy of the AT&T's FCC license that covers the area of the proposed Facility is included with this application (see Exhibit 2). AT&T is in the process of designing and constructing additional wireless facilities to its existing

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telecommunications system to serve Massachusetts. One of the key design objectives of its systems is to provide adequate and reliable coverage. Such a system requires a grid of radio transmitting and receiving links located approximately .5 to 2 miles apart, depending on the location of existing and proposed installations in the surrounding area, the extent of use of AT&T's wireless services within the network, and the existing topography and obstructions. The radio transmitting and receiving facilities operate on a line-of-sight basis, requiring a clear path from the facility to the user on the ground. In urban settings, this dynamic requires the antennas to be located on buildings at heights and in locations where the signal is not obstructed or degraded by other buildings or by topographical features such as hills.

IV. RF COVERAGE DETERMINATION

AT&T has performed a study of radio frequency coverage for the City of Cambridge and from the Property, the results of which are described in the Radio Frequency Report submitted with this application (see Exhibit 6). Without the proposed modifications to its existing Facility, AT&T has a substantial coverage gap in this area of Cambridge. AT&T has determined that the proposed modifications to the existing Facility located on the building at the Property will provide needed coverage to the targeted sections of the City and the immediately surrounding area if AT&T's antennas are located on the building's roof at the height and in the configuration requested. The importance of a facility at this location is underscored by AT&T's interest in enhancing its ability to provide its most up-to-date wireless technology, known as long-term evolution technology ("LTE"), in this area to satisfy its customers' ever-increasing needs for high-speed data services. Radio frequency coverage maps included in the report are provided to pictorially and vividly show the differences in existing and proposed wireless coverage at the various bands authorized for AT&T's service. The maps show dramatic improvements to wireless coverage at the 2100 MHz band with the inclusion of the proposed Facility modifications.

V. THE FEDERAL SPECTRUM ACT AND THE FCC ORDER

As set forth below, the proposed modifications constitute an Eligible Facilities Request pursuant to the federal Spectrum Act,³ as further implemented by the FCC Order.⁴

Under the Spectrum Act, as further clarified by the FCC Order, the streamlined process for this Eligible Facilities Request is limited to non-discretionary review. Specifically, the FCC

47 U.S.C. § 1455(a)(2).

³ Pursuant to Section 6409(a)(2) an "eligible facilities request" means any request for modification of an existing wireless tower or base station that involves—

⁽A) collocation of new transmission equipment;

⁽B) removal of transmission equipment; or

⁽C) replacement of transmission equipment.

⁴ The Order was effective on February 9, 2015, except for § 1.40001, which became effective on April 8, 2015, except for §§ 1.40001(c)(3)(i), 1.40001(c)(3)(iii), 1.140001(c)(4), and 17.4(c)(1)(vii), which became effective on May 18, 2015, after approval by the Office of Management and Budget. The FCC Order makes clear that under the Spectrum Act discretionary review is not required or permitted for an Eligible Facilities Request.

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Order "adopt[s] an objective standard for determining when a proposed modification will 'substantially change the physical dimensions' of an existing tower or base station." FCC Order, ¶ 87. As stated in the FCC Order, Section 6409 "states without equivocation that the reviewing authority 'may not deny, and shall approve' any qualifying application. This directive leaves no room for a lengthy and discretionary approach to reviewing an application that meets the statutory criteria." FCC Order, ¶ 116.

In issuing the FCC Order and eliminating discretionary review for eligible facilities requests, the FCC's goal was to "adopt a test that is defined by specific, objective factors rather than the contextual and entirely subjective standard advocated by the IAC and municipalities." The FCC intentionally sought to reduce "flexibility" and "open ended context-specific approach" engendered by the discretionary review process:

While we acknowledge that the IAC approach would provide municipalities with maximum flexibility to consider potential effects, we are concerned that it would invite lengthy review processes that conflict with Congress's intent. Indeed, some municipal commenters anticipate their review of covered requests under a subjective, case-by-case approach could take even longer than their review of collocations absent Section 6409(a). We also anticipate that disputes arising from a subjective approach would tend to require longer and more costly litigation to resolve given the more fact-intensive nature of the IAC's open-ended and context-specific approach. We find that an objective definition, by contrast, will provide an appropriate balance between municipal flexibility and the rapid deployment of covered facilities. We find further support for this approach in State statutes that have implemented Section 6409(a), all of which establish objective standards.

FCC Order, ¶ 88.

As a result, the FCC Order implementing Section 6409 establishes clear and objective criteria for determining eligibility, limits the types of information that a municipality may require when processing an application for an eligible facilities request, and imposes a "deemed granted" remedy for failure to timely process and eligible facilities request.⁵ The FCC Order also establishes significant limits on the information that can be required to be provided with an eligible facilities request and limits it to only that information "reasonably related to determining whether the request meets the requirements of this section. A State or local government may not require an applicant to submit any other documentation". 47 CFR 1.40001(c)(1).

Both before and after the FCC Order was issued, the Massachusetts Attorney General's Office provided clear guidance that an eligible request cannot be subjected to a discretionary special permit process. *See* Attorney General's letters to (i) Town of Mount Washington, dated June 12, 2014, p. 3 (ii) Town of Lynnfield, dated February 10, 2015, p. 3 (the "AG Lynnfield Letter") and (iii) Town of Montague, dated February 23, 2015, p. 2 (all attached hereto). As set forth in each letter [t]he Act's requirement that a local government 'may not deny, and shall approve, any eligible facilities request' means that a request for modification to an existing

⁵ See 47 CFR §§1.40001(c)(1) - (c)(4).

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facility that does not substantially change the physical dimensions of the tower or base station must be approved. Such qualifying requests also cannot be subject to a discretionary special permit.")(Emphasis added). In providing these opinions, the Attorney General's Office specifically opined that provisions in zoning ordinances that specifically required a special permit for modifications to existing facilities could not be applied to eligible facilities requests. While approving the Town of Lynnfield's Zoning Bylaw, the Attorney General stated that "Section 8.7.5.1 requires that PWSF may only be erected upon the grant of a special permit. The Town cannot apply this requirement to eligible facilities requests for modification to existing facilities that qualify for required approval under Section 6409 of the Act." AG Lynnfield Letter, p. 3.

Therefore, as set forth in the FCC Order and Attorney General's opinion letters, the City cannot impose a requirement that AT&T obtain a special permit, or an amendment to an existing special permit utilizing the same discretionary review process, in connection with its eligible facilities request. To the extent that the City of Cambridge's Zoning Ordinance and any prior decisions by the Board include provisions seeking to further regulate the modification of wireless communication facilities, federal law overrules those requirements. *See* Sprint Spectrum L.P. v. Town of Swansea, 574 F.Supp.2d 227, 236 (2008) (Board is obligated to consider whether its actions would violate federal law even if a different outcome would be permitted under state law). The standard of review for an application to modify an existing wireless communication facility on an existing tower or base station is governed by the Spectrum Act and the FCC Order which require eligible facilities requests to be permitted "by right."

In addition, the FCC Order establishes a 60-day period for approval from the time of AT&T's submission. 47 CFR §1.40001(c)(2). Within the context of the Spectrum Act and FCC Order, approval means all necessary approvals to permit the proposed modifications, including the issuance of a building permit, if required. The FCC found that this 60-day period is appropriate due to "the more restricted scope of review applicable to applications under section 6409(a)." FCC Order, ¶ 108. If the Request is not acted upon within the 60-day period, it is deemed granted. 47 CFR §1.40001(c)(4).

As set forth below, the proposed modifications constitute an eligible facilities request. Therefore, AT&T respectfully requests the Board to find that Section 4.32(g)(1) of the Ordinance does not apply to its Request.

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VI. THE PROPOSED MODIFICATIONS ARE AN ELIGIBLE FACILITIES REQUEST

Under Section 6409 and the FCC Order, a "base station" means "[a] structure or equipment at a fixed location that enables Commission-licensed or authorized wireless communications between user equipment and a communications network." 47 C.F.R §1.40001(b)(1). A Base Station includes "any structure other than a tower" that supports or houses "authorized wireless communications between user equipment and a communications network." 47 C.F.R §1.40001(b)(1). Therefore, the existing building that is currently used for FCC-licensed transmissions for personal wireless services is a "base station" for purposes of Section 6409.

AT&T proposes to modify its existing Facility as described above and depicted on the Plans submitted herewith.

The proposed modifications will not require the installation of any part of the facility on the ground outside of the building.

As a result, AT&T's proposed modifications involving the removal and replacement of the existing transmission equipment constitute an "eligible facilities request" under Section 6409. The proposed eligible facilities request is not a "substantial modification" under Section 6409 and the FCC Order because it does not:

- (i) Result in an increase in "the height of the structure by more than 10% or more than ten feet, whichever is greater" because the proposed replacement antennas will either be mounted and located below the screen wall or utilize the existing equipment mounting frame that therefore will not exceed 10 feet above the existing building;
- (ii) Protrude from the edge of the building by more than six feet because AT&T's proposed antennas will not protrude more than six feet from building façade;
- (iii) Involve the installation of more than the standard number of new equipment cabinets for the technology involved, but not to exceed four cabinets, because no new radio communications equipment cabinets will be installed;
- (iv) Require any excavation or deployment outside the current site of the tower or base station because all antennas, equipment cabinets and related equipment will be installed entirely on and within the existing building; or
- (v) Otherwise defeat the existing concealment elements of the tower or base station because the proposed replacement antennas will be located behind the existing screen wall or utilize the existing mounting frame and will continue to integrate the Facility into the existing architecture of the building. Therefore, AT&T's proposed Facility will remain aesthetically consistent with the exterior finish of the building as well as maintain the concealment elements of the original design.

See FCC Order, §1.40001(b)(7)(i)-(v).

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VII. COMPLIANCE WITH THE CAMBRIDGE ZONING ORDINANCE

In the alternative, AT&T respectfully requests the Board to grant a special permit for the proposed modifications to the existing Facility.⁶

A. <u>AT&T complies with the Wireless Communications provisions set forth in Section</u> 4.32(g)(1), and Section 4.40, Footnote 49 of the Ordinance.

AT&T's proposed modifications comply with Section 4.32(g)(1), and Section 4.40, Footnote 49 of the Ordinance as follows:⁷

Section 4.32(g)(1): Section 4.32(g)(1) of the Ordinance allows for the use of a "[t]elephone exchange (including switching, relay, and transmission facilities serving mobile communications systems) and any towers or antennas accessory thereto." Under the Table of Use Regulations beginning at Section 4.30, AT&T's proposed use of the Facility as a transmission facility serving a mobile communications system is permitted by special permit in the PUD-2 & Residence C-3A zoning district (see the table at Section 4.32(g)(1)).

Section 4.40, Footnote 49: Section 4.32(g)(1) includes a reference to Section 4.40, Footnote 49 which sets out the standards for granting the special permit. AT&T's proposed Facility complies with Footnote 49's standards as noted below:

1. The Board of Zoning Appeal shall consider "[t]he scope of or limitations imposed by any license secured from any state or federal agency having jurisdiction over such matters."

<u>AT&T's Response</u>: AT&T's FCC license is included with this application and the license information included shows that AT&T is authorized to provide wireless service in the area served by the Facility (*see* Exhibit 2).

2. The Board of Zoning Appeal shall consider "[t]he extent to which the visual impact of the various elements of the proposed facility is minimized: (1) through the use of existing mechanical elements on the building's roof or other features of the building as support and background, (2) through the use in materials that in texture and color blend with the materials to which the facilities are attached, or (3) other effective means to reduce the visual impact of the facility on the site."

⁶ AT&T's request is made, if and to the extent necessary, with all rights reserved. As discussed above, the FCC Order establishes a 60-day period for receipt of all necessary approvals from the time of AT&T's submission, including a building permit, if required. 47 CFR §1.40001(c)(2). If the Request is not acted upon within the 60-day period, it is deemed granted. 47 CFR §1.40001(c)(4). Therefore, AT&T expressly reserves its rights under 47 CFR §1.40001(c)(2) and (4).

⁷ To the extent that Section 4.32(g)(1), and Section 4.40, Footnote 49 of the Ordinance purport to require the submission of information that is beyond the scope permitted by the FCC Order or Spectrum Act, AT&T expressly reserves, and does not waive, its right to assert that such information is not required under the Spectrum Act and the submission of such information shall not constitute a waiver of AT&T's rights pursuant thereto.

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AT&T's Response: The design of the overall Facility, including the choice and placement of replacement antennas and associated equipment, behind the existing screen wall or utilizing the existing mounting frame, minimizes the visual impact of the existing Facility. This is because the any visible antennas and equipment are and will continue to be minimally visible and consistent with the elements of the existing Facility. The minimal visual impact of the Facility is shown in the photographs of the existing Facility and the photo simulations that superimpose the proposed modifications to the existing Facility (see, Exhibit 5).

3. The Board of Zoning Appeal shall consider "[w]here it is proposed to erect such a facility in any residential zoning district, the extent to which there is a demonstrated public need for the facility at the proposed locations, the existence of alternative, functionally suitable sites in nonresidential locations, the character of the prevailing uses in the area, and the prevalence of other existing mechanical systems and equipment carried on or above the roof of nearby structures. The Board of Zoning Appeal shall grant a special permit to erect such a facility in a residential zoning district only upon finding that nonresidential uses predominate in the vicinity of the proposed facility's location and that the telecommunications facility is not inconsistent with the character that does prevail in the surrounding neighborhood.

In granting a special permit the Board of Zoning Appeal shall set forth in its decision under which circumstances or procedures, if any, the permittee shall be allowed to replace and upgrade its equipment without the necessity of seeking a new special permit."

AT&T's Response: As demonstrated by the Radio Frequency Report and the associated coverage maps, AT&T has demonstrated an immediate and compelling need for the proposed modifications to its existing Facility located at the Property in order to provide substantially improved indoor coverage to residents, businesses, students and faculty, and the general public in that area. AT&T also seeks to substantially improve its ability to satisfy the ever-increasing need of its customers for data accessibility, navigation and use. This is especially critical in and around the area of Sherman Street, which also serves as home for numerous businesses. AT&T proposes to satisfy its RF coverage needs in the area by adding to the existing Facility the antennas and equipment necessary to provide the latest LTE wireless communications service technology. By modifying its existing Facility, AT&T obviates the need to construct an entirely new facility within this area of Cambridge in order to meet the wireless network coverage needs of the residents, businesses, and general public in the area.

As provided in Footnote 49, AT&T requests that once permission is received from the City to site the Facility at the Property, the Board permit AT&T to replace and upgrade the equipment at this Facility in the future without further zoning proceedings or a new special permit, provided that such equipment shall meet the eligible facilities request criteria set forth in 47 CFR § 1.40001.

B. <u>AT&T complies with the Special Permit Criteria set forth in Section 10.43 of the Ordinance.</u>

Section 10.43 of the Ordinance specifies the following criteria for issuance of a special permit: "Special permits will normally be granted where specific provisions of this Ordinance

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are met, except when particulars of the location or use, not generally true of the district or of the uses permitted in it, would cause granting of such permit to be to the detriment of the public interest because:

(a) The requirements of this Ordinance cannot or will not be met, or

AT&T's Response: As provided above, AT&T's proposed modifications comply with the requirements set forth in Section 4.32(g), Footnote 49 of the Ordinance, the Spectrum Act and the eligible facilities request criteria set forth in 47 CFR § 1.40001. Granting the special permit would not be a detriment to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

(b) Traffic generated or patterns of access or egress would cause congestion, hazard, or substantial change in established neighborhood character for the following reasons, or

AT&T's Response: The proposed modifications to AT&T's existing Facility will not result in any change to the existing traffic on or near the Property. The Facility will continue to be unmanned and only require infrequent visits by a technician (typically two times per month for routine diagnostics and/or maintenance, except in cases of emergency), there will be no material increase in traffic or disruption to patterns of access or egress that will cause congestion, hazards or a substantial change in the established neighborhood character. AT&T's maintenance personnel will make use of the existing access roads and parking at the building. Granting the special permit would not be a detriment to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

(c) The continued operation of or the development of adjacent uses as permitted in the Zoning Ordinance would be adversely affected by the nature of the proposed use, or

AT&T's Response: As described above and illustrated on the attached photographs and photo simulations (see Exhibit 5) the proposed modifications to the existing Facility will result in a de minimis change in the appearance of the building and no change to the visual appearance or impact of the existing Facility. As a result, the Facility as a whole either will remain hidden from view or continue to visually blend with existing characteristics of the building and the surrounding neighborhood. Because the proposed installation will not generate any traffic, smoke, dust, heat or glare, discharge noxious substances, nor pollute waterways or groundwater, it will not adversely affect residential uses on neighboring streets. Conversely, the surrounding properties and general public will benefit from the potential to enjoy improved wireless communications services. Granting the special permit would not be a detriment to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

(d) Nuisance or hazard would be created to the detriment of the health, safety and/or welfare of the occupant of the proposed use or the citizens of the City, or

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AT&T's Response: Because the proposed modifications to the existing Facility will not cause the Facility to generate any traffic, smoke, dust, heat or glare, discharge noxious substances, nor pollute waterways or groundwater, no nuisance or hazard will be created to the detriment of the health, safety, or welfare of the occupants of the building or the residents of the City of Cambridge. To the contrary, the proposed Facility will benefit the City and promote the safety and welfare of its residents, businesses and drivers by providing reliable state-of-the-art digital wireless voice and data services that will improve the reliability of emergency communications with the police and fire departments by eliminating dropped or blocked calls due to inadequate signal strength or insufficient network capacity to handle call volume, particularly important during emergency situations. The Facility, as modified, will continue to comply with all federal, state and local safety requirements including the standards established by the FCC and Federal Aviation Administration (FAA). (See Exhibit 8 Maximum Permissible Exposure Study, Theoretical Report). Granting the special permit would not be a detriment to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

(e) For other reasons, the proposed installation would impair the integrity of the district or adjoining district or otherwise derogate from the intent or purpose of this Ordinance, or

AT&T's Response: The purpose of the Ordinance is multifaceted, the relevant aspects of which relating to wireless telecommunications facilities include the lessening of congestion in the streets, conserving health, securing safety from fire, flood, panic and other danger, conserving the value of land and buildings and natural resources, preventing blight and pollution, encouraging the most rational use of land throughout the city, including encouraging appropriate economic development, and protecting residential neighborhoods from incompatible activities.

As noted above, the proposed modifications to the existing Facility directly accord with the purposes of the Ordinance because the modifications will not result in any traffic, smoke, dust, heat or glare, discharge noxious substances, nor pollute waterways or groundwater. As the Facility will improve the ability of residents, businesses, travelers and drivers in the area to access state-of-the-art wireless technology, the City's ability to provide emergency services will be improved, as will the economic development of the City as more people will be able to conduct commerce by virtue of a mobile platform. Because the proposed modifications to the existing Facility will be installed on an existing building that includes the Facility, and the proposed modifications are consistent with the existing concealment elements, the proposed modifications to the existing Facility are in consistent with the building's character and will not affect the value of the building or the natural resources of the City. Because the proposed modifications to the existing Facility are designed to be consistent with the existing concealment elements of the Facility and characteristics of the Property, the visual impact on the underlying and adjacent zoning districts will be de minimis. As a result, the proposed modifications to the existing Facility are consistent with the Ordinance's purpose to allow for less intrusive wireless telecommunications facilities in all districts (other than Open Space) including the applicable overlay districts, and the underlying PUD-2 district. Granting the special permit would not be a detriment to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

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(f) The new use or building construction is inconsistent with the Urban Design Objectives set forth in Section 19.30

AT&T's Response: As stated in the Section 19.30, the Citywide Urban Design Objectives ("Objectives") "are intended to provide guidance to property owners and the general public as to the city's policies with regard to the form and character desirable for new development in the city. It is understood that application of these principles can vary with the context of specific building proposals in ways that, nevertheless, fully respect the policies' intent. It is intended that proponents of projects, and city staff, the Planning Board and the general public, where public review or approval is required, should be open to creative variations from the detailed provisions presented in this Section as long as the core values expressed are being served. A project need not meet all the objectives of this Section 19.30 where this Section serves as the basis for issuance of a special permit. Rather the permit granting authority shall find that on balance the objectives of the city are being served. Nor shall a project subject to special permit review be required to conform to the Required Building and Site Plan Requirements set forth in Section 11.50." [emphasis added]. For the reasons stated in AT&T's response to this Section 10.43(f) of the Zoning Ordinance and in its application generally, "on balance, the objectives of the city are being served" by the installation of the proposed modifications at the Property so that granting the special permit would not be a detriment to the public interest and is consistent with the Board's obligations pursuant to the Spectrum Act and FCC Order.

The following are the Objectives' headings as appearing in the Ordinance:

19.31: New projects should be responsive to the existing or anticipated pattern of development.

AT&T's Response: The existing Facility is located on and within the existing building, some of the equipment of which is hidden from view behind the screen wall and within the building, or otherwise obstructed from view, and the remaining equipment utilizes the existing antenna mounting frame and blends with the structures and colors of the building to the extent feasible. The proposed modifications to the existing Facility are consistent with the previously approved design and concealment elements of the existing Facility. Therefore, the proposed modifications are responsive to the existing pattern of development in the Property's applicable zoning and overlay districts.

19.32: Development should be pedestrian and bicycle-friendly, with a positive relationship to its surroundings.

AT&T's Response: The existing Facility is located on and within the existing building. The Facility is only accessed by authorized AT&T personnel for routine maintenance one to two times per month and is not accessed by the general public. The proposed modifications to the existing Facility will not result in any increase in routine visits nor otherwise result in a change in traffic patterns in the vicinity of the Property that would affect pedestrian flow or cyclists' access to the building or surrounding areas within the Property's applicable zoning districts.

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19.33 The building and site design should mitigate adverse environmental impacts of a development upon its neighbors. Indicators include[8]

- (1) Mechanical equipment that is carefully designed, well organized or visually screened from its surroundings and is acoustically buffered from neighbors. Consideration is given to the size, complexity and appearance of the equipment, its proximity to residential areas, and its impact on the existing streetscape and skyline. The extent to which screening can bring order, lessen negative visual impacts, and enhance the overall appearance of the equipment should be taken into account. More specifically:
 - (a) Reasonable attempts have been made to avoid exposing rooftop mechanical equipment to public view from city streets. Among the techniques that might be considered is the inclusion of screens or a parapet around the roof of the building to shield low ducts and other equipment on the roof from view.
 - (b) Treatment of the mechanical equipment (including design and massing of screening devices as well as exposed mechanical elements) that relates well to the overall design, massing, scale and character of the building.
 - (c) Placement of mechanical equipment at locations on the site other than on the rooftop (such as in the basement), which reduces the bulk of elements located on the roof; however, at-grade locations external to the building should not be viewed as desirable alternatives.
 - (d) Tall elements, such as chimneys and air exhaust stacks, which are typically carried above screening devices for functioning reasons, are carefully designed as features of the building, thus creating interest on the skyline.
 - (e) All aspects of the mechanical equipment have been designed with attention to their visual impact on adjacent areas, particularly with regard to residential neighborhoods and views and vistas.

AT&T's Response: As shown in the photo simulations (see Exhibit 5), the existing Facility, as proposed to be modified herein, will continue to be visually consistent with the color and texture of the building, the concealment elements of the design of the Facility, and with other existing wireless communications facilities from competing carriers located on the building. As a result, AT&T's Facility is in keeping with the building's existing features without adversely affecting the building's overall design, massing, scale or character.

⁸ Inasmuch as Section 19.33 is most relevant to the Facility, it is stated here in full.

- (2) Trash that is handled to avoid impacts (noise, odor, and visual quality) on neighbors, e.g. the use of trash compactors or containment of all trash storage and handling within a building is encouraged.
- <u>AT&T's Response</u>: The Facility does not generate trash, therefore this design objective is inapplicable.
 - (3) Loading docks that are located and designed to minimize impacts (visual and operational) on neighbors.
- <u>AT&T's Response</u>: The Facility does not utilize any loading dock, therefore this design objective is inapplicable.
 - (4) Stormwater Best Management Practices and other measures to minimize runoff and improve water quality are implemented.
- AT&T's Response: The existing Facility, and the proposed modifications, are located entirely on and within the existing Building on the Property and have no effect on stormwater runoff, therefore this design objective is inapplicable.
 - (5) Landscaped areas and required Green Area Open Space, in addition to serving as visual amenities, are employed to reduce the rate and volume of stormwater runoff compared to pre-development conditions.
- <u>AT&T's Response</u>: The existing Facility and proposed modifications have no effect any landscaped or Green Area Open Space, therefore this design objective is inapplicable.
 - (6) The structure is designed and sited to minimize shadow impacts on neighboring lots, especially shadows that would have a significant impact on the use and enjoyment of adjacent open space and shadows that might impact the operation of a Registered Solar Energy System as defined in Section 22.60 of this Zoning Ordinance.
- <u>AT&T's Response</u>: The existing Facility and proposed modifications are designed so as not to cause shadows on neighboring lots.
 - (7) Changes in grade across the lot are designed in ways that minimize the need for structural retaining walls close to property lines.
- <u>AT&T's Response</u>: The existing Facility and proposed modifications are located entirely on and within the existing building and have no impact on the grade of the Property, therefore this design objective is inapplicable.
 - (8) Building scale and wall treatment, including the provision of windows, are sensitive to existing residential uses on adjacent lots.
- AT&T's Response: The proposed modifications to the existing Facility will not change the building's scale because antennas and equipment will be mounted behind the existing screen

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wall or on an existing antenna mounting frame already located on the building (*see* Exhibit 3). The existing Facility and proposed modifications are consistent with characteristics of the existing building design, maintain the existing concealment elements of the Facility and therefore minimize any visual impact from the Facility.

- (9) Outdoor lighting is designed to provide minimum lighting and necessary to ensure adequate safety, night vision, and comfort, while minimizing light pollution.
- AT&T's Response: The existing Facility does not use any outdoor lighting. The proposed modifications to the Facility do not include any additional lighting of the Facility or building. As a result, this design objective is inapplicable.
 - (10) The creation of a Tree Protection Plan that identifies important trees on the site, encourages their protection, or provides for adequate replacement of trees lost to development on the site.
- <u>AT&T's Response</u>: The existing Facility and proposed modifications are located entirely on and within the existing building and have no effect on any trees on the Property, therefore this design objective is inapplicable.
 - 19.34: Projects should not overburden the City infrastructure services, including neighborhood roads, city water supply system, and sewer system.
- <u>AT&T's Response</u>: The existing Facility, including the proposed modifications, is a passive use and will not generate trash, odor, excess noise, or utilize water or wastewater services. As such, it will not burden the City's infrastructure services.
 - 19.35: New construction should reinforce and enhance the complex urban aspects of Cambridge as it has developed historically.
- AT&T's Response: The proposed modification of the existing Facility located on and within the existing building, will obviate the need for AT&T to construct an additional Facility to address its wireless network coverage need in this area of Cambridge. The existing Facility and the proposed modifications blend the equipment with the building texture and color, and are consistent with the concealment elements of the Facility's design. As a result, the Facility will reinforce the existing Cambridge landscape as it currently is manifested at the Property.
 - 19.36: Expansion of the inventory of housing in the city is encouraged.
- AT&T's Response: The Facility and proposed modifications provide wireless services and will not adversely impact the City's housing inventory.
 - 19.37. Enhancement and expansion of open space amenities in the city should be incorporated into new development in the city.

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<u>AT&T's Response</u>: The Facility and proposed modifications are located on and within the existing building. The Facility and proposed modifications will not adversely impact or otherwise reduce open space amenities within the City.

VIII. SUMMARY

For the foregoing reasons AT&T respectfully requests that the Board determine that pursuant to the Spectrum Act and the FCC Order, the Request constitutes an Eligible Facilities Request and therefore AT&T's Request must be approved administratively, including the issuance of a building permit, without the need for further relief from the Board. In the alternative, without waiving its rights, AT&T requests the Board grant the foregoing zoning relief in the form of a Special Permit and such other relief as the Board deems necessary to allow the modification and operation of AT&T's proposed Facility.

Best Regards,

Ryan Lynch Authorized Agent to New Cingular Wireless PCS, LLC ("AT&T")



CHECK LIST

PROPERTY LOCATION: 5 Cambridge Parkway	DATE: <u>6/13/2019</u>	
PETITIONER OR REPRESENTATIVE: New Cingular Wireless PCS, L	LC d/b/a AT&T Mobility - c/o Ry	yan Lynch, Smartlink, LLC
ADDRESS & PHONE: 85 Rangeway Rd, Building 3, Suite 102, Billeric	ra, MA 01862 / (781) 392-4040	
BLOCK: 09 LO	T: 31	
PLEASE CHECK THAT YOU HAVE INCLUDED THE FOLLOWING WILL NOT BE ACCEPTED FOR PROCESSING & SCHEDULING PROVIDED.		APPLICATIONS DOCUMENTS ARE
PLEASE INCLUDE THIS CHECKLIST WITH YOUR APPLICATION. ALL DOCUMENTS ARE TO BE TYPED OR WRITTEN LEGIBLY.		
DOCUMENTS	REQUIRED	ENCLOSED
Application Form 3 Forms with Original Signatures		X
Supporting Statements - Scanned & 1 set to Zoning	A	X
Application Fee (You will receive invoice online)		10
Assessor's GIS "Block Map" (Available on line or At Engineering Dept 147 Hampshire Street)		X
Dimensional Form - Refer to Cambridge Zoning Ordinance - Scanned & 1 set to Zoning (Subject to further review by Zoning Specialist)		X
Ownership Certificate, Notarized - Scanned & 1 set to Zoning		X
Floor Plans - Scanned & 1 set to Zoning		
Elevations - Scanned & 1 set to Zoning		X
Certified Plot Plan - Scanned & 1 set to Zoning (By Registered Land Surveyor)		
Photographs of Property - Scanned & 1 set to Zoning		X
Parking Plan (if relevant to your application) Scanned & 1 set to Zoning	3	
FOR SUBDIVISION ALSO INCLUDE: Scanned & 1 set to Zon	ing	
Proposed Deeds	-	
Evidence of Separate Utilities **	£	
Proposed Subdivision Plan	S	
Petitioners are advised to refer to Attachment A (For Zoning Appeal) & consult zoning staff for review.		

It is advisable for the Petitioner listed in the Zoning BZA Case file.

^{*} For Special Permits under Art. 4.32.G.1 (Communication Towers and Antennas), include a photo simulation.

** Can be submitted after subdivision has been approved.

GENERAL INFORMATION

The undersigned hereby petit	ions the Boar	d of Zoning Appeal	for the following:
Special Permit: X	Variance:	Appe	eal:
PETITIONER: New Cingular Wireless Po	CS, LLC d/b/a AT&T	Mobility c/o Ryan Lynch, Sr	nartlink, LLC
PETITIONER'S ADDRESS: 85 Rangew	ay Rd, Building 3, Su	ite 102, North Billerica, MA	01862
LOCATION OF PROPERTY: 5 Cambrid	ge Parkway		
TYPE OF OCCUPANCY: Hotel		ZONING DISTRICT:	PUD-2
REASON FOR PETITION:			
Additions		·	New Structure
Change in Use/O	ccupancy		Parking
Conversion to A	ddi'l Dwellin	g Unit's	Sign
Dormer		3 	Subdivision
X Other: _Wireless Con	mmunications (upgra	ade)	
DEGODIDATON OF DESTRICTORS IS	DODOGAT .		
DESCRIPTION OF PETITIONER'S I This application is an Eligible Facilities Reques		n 6409 of the Middle Class Ta	ax Relief and Job Creation Act
of 2012, 47 U.S.C. 1455; or in the alternative,	8 A-90 501	22 1967 S. Say.	Care (1974 - 1984) (1974)
necessary, all rights reserved. AT&T will be in			
screen wall. This project is part of AT&T's nati		•	re radio unit bennia existing
		raues.	
SECTIONS OF ZONING ORDINANCE Article 4.000 Section 4.32.G.1		na Facility)	
Article 4.000 Section 4.40 (Fo			(0.4)
Article 10.000 Section 10.40(S			ursuant to Section 6409
Applicants for a <u>Variance</u> mus Applicants for a <u>Special Perm</u>	it must compl	ete Pages 1-4 and	
Applicants for an <u>Appeal</u> Inspectional Services Departm for the appeal	to the BZA ment must atta	of a Zoning de ach a statement co	etermination by the oncerning the reasons
	ignature(s):		
23		(Petitione	r(s)/Owner)
		Ryan Lynch, Authorized (Prin	Agent for AT&T t Name)
	Address:	85 Rangeway Rd, Buildir	ng 3, Suite 102
		Billerica, MA 01862	
	Tel. No.:	(781) 392-4040	
	E-Mail Addr	ess: Ryan.Lynch@smart	linkllc.com
2-1			

DIMENSIONAL INFORMATION

LOCATION: 5 Camrb	idge Parkway		ZONE: PU	00-2
PHONE: (781) 392-40	40	REQUESTED USE,	OCCUPANCY: No cha	nge
		EXISTING CONDITIONS	REQUESTED CONDITIONS	ORDINANCE REQUIREMENTS ¹
TOTAL GROSS FLOOR	AREA:	0	0	0 (max.
LOT AREA:		0		(min.
RATIO OF GROSS FLO	OOR AREA	0	0	0 (max.
OT AREA FOR EACH	DWELLING UNIT:	0	0	0 (min.
SIZE OF LOT:	WIDTH	0		0 (min.
	DEPTH			
etbacks in	FRONT	0	0	0 (min.
'eet:	REAR	0	0	0 (min.
	LEFT SIDE		0	0 (min.
	RIGHT SIDE	0	0	0 (min.
IZE OF BLDG.:	HEIGHT	0	0	0 (max.
	LENGTH			
	WIDTH			
ATIO OF USABLE OF	PEN SPACE			
O LOT AREA: 3)		0	0	(min.
O. OF DWELLING UN	UITS:	0	0	(max.
O. OF PARKING SPA	CES:	0	0	0(min./max
O. OF LOADING ARE	<u>EAS</u> :	0	0	0 (min.
ISTANCE TO NEARES	T BLDG.	0	0	0 (min.
ON SAME LOT: Describe where app	olicable, other	occupancies on	same lot, the siz	e of adjacent buildin rame, concrete, bric

^{1.} SEE CAMBRIDGE ZONING ORDINANCE ARTICLE 5.000, SECTION 5.30 (DISTRICT OF DIMENSIONAL

REGULATIONS).

2. TOTAL GROSS FLOOR AREA (INCLUDING BASEMENT 7'-0" IN HEIGHT AND ATTIC AREAS GREATER THAN 5') DIVIDED BY LOT AREA.

3. OPEN SPACE SHALL NOT INCLUDE PARKING AREAS, WALKWAYS OR DRIVEWAYS AND SHALL HAVE A

MINIMUM DIMENSION OF 15'.

SUPPORTING STATEMENT FOR A VARIANCE

EACH OF THE FOLLOWING REQUIREMENTS FOR A VARIANCE MUST BE ESTABLISHED AND SET FORTH IN COMPLETE DETAIL BY THE APPLICANT IN ACCORDANCE WITH MGL 40A, SECTION 10:

COME IM	TE DETAIL BY THE APPLICANT IN ACCORDANCE WITH MOD 40A, SECTION 10.
A)	A Literal enforcement of the provisions of this Ordinance would involve a substantial hardship, financial or otherwise, to the petitioner or appellant for the following reasons:
B)	The hardship is owing to the following circumstances relating to the soil conditions, shape or topography of such land or structures and especially affecting such land or structures but not affecting generally the zoning district in which it is located for the following rearsons:
C)	DESIRABLE RELIEF MAY BE GRANTED WITHOUT EITHER:
C)	
	1) Substantial detriment to the public good for the following reasons:
	2) Relief may be granted without nullifying or substantially derogating from the intent or purpose of this Ordinance for the following reasons:

* If You have any questions as to whether you can establish all of the applicable legal requirements, you should consult with your own attorney.

(ATTACHMENT B - PAGE 5)

SUPPORTING STATEMENT FOR A SPECIAL PERMIT

Please describe in complete detail how you meet each of the following criteria referring to the property and proposed changes or uses which are requested in your application. Attach sheets with additional information for special permits which have additional criteria, e.g.; fast food permits, comprehensive permits, etc., which must be met.

Granting the Special Permit requested for 5 Cambridge Parkway (location) would not be a detriment to the public interest because:

- A) Requirements of the Ordinance can or will be met for the following reasons:
 See attached support statements.
- B) Traffic generated or patterns of access or egress would not cause congestion hazard, or substantial change in established neighborhood character for the following reasons:

 See attached support statements.
- C) The continued operation of or the development of adjacent uses as permitted in the Zoning Ordinance would not be adversely affected by the nature of the proposed use for the following reasons: See attached support statements.
- D) Nuisance or hazard would not be created to the detriment of the health, safety and/or welfare of the occupant of the proposed use or the citizens of the City for the following reasons: See attached support statements.
- E) For other reasons, the proposed use would not impair the integrity of the district or adjoining district or otherwise derogate from the intent or purpose of this ordinance for the following reasons: See attached support statements.

(ATTACHMENT B - PAGE 6)

BZA APPLICATION FORM - OWNERSHIP INFORMATION

To be completed by OWNER, signed before a notary and returned to The Secretary of the Board of Zoning Appeals.

I/We HPT Cambridge LLC, a Massachusetts limited liability company (OWNER)
Address: Two Newton Place, 255 Washington Street, Suite 300, Newton, MA 02458
State that I/We own the property located at 40 Edwin H. Land Blvd (a/k/a 5 Cambridge Pkwy) which is the subject of this zoning application.
The record title of this property is in the name of HPT Cambridge LLC,
successor-by-conversion to Charterhouse of Cambridge Trust u/d/t dated December 27, 1963 See attached certificate.
*Pursuant to a deed of duly recorded in the date $4/15/1969$, Middlesex South
County Registry of Deeds at Book 11665, Page 330; or
Middlesex Registry District of Land Court, Certificate No
Book Page HPT Cambridge LLC
By: John SIGNATURE BY LAND OWNER OR AUTHORIZED TRUSTEE, OFFICER OR AGENT* John G. Murray, President and COO *Written evidence of Agent's standing to represent petitioner may be requested.
Commonwealth of Massachusetts, County of <u>Middlesex</u>
The above-name John G. Murray, President and COO* personally appeared before me,
this 12 of June, 2019, and made oath that the above statement is true. My commission expires 2/24/23 (Notary Seal) Wy Commission Expires My Commission Expires February 24, 2023
*of HPT Cambridge LLC

 If ownership is not shown in recorded deed, e.g. if by court order, recent deed, or inheritance, please include documentation. **ULS License**

700 MHz Lower Band (Blocks A, B & E) License - WQIZ616 - New Cingular Wireless PCS, LLC

Call Sign

WQIZ616

Radio Service

WY - 700 MHz Lower Band

(Blocks A, B & E)

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP) bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

BEA003 - Boston-Worcester-

Channel Block

E

Lawrence-Lowell-Brockton, MA-NH-RI-VT

Submarket

0

Associated

000722.00000000-000728.00000000

Frequencies

(MHz)

Dates

Grant

06/26/2008

Expiration

03/07/2021

Effective

06/14/2017

Cancellation

Buildout Deadlines

1st

03/07/2017

2nd

03/07/2021

Notification Dates

1st

03/16/2017

2nd

Licensee

FRN

0003291192

Type

Limited Liability Company

Licensee

New Cingular Wireless PCS, LLC 208 S Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie Wilson P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC

P:(202)457-2055 F:(202)457-3073

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN Michael P. Goggin E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type

Fixed, Mobile

Regulatory Status

Common Carrier,

Interconnected

No

Non-Common Carrier

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

Gender

REFERENCE COPY

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.



Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: NEW CINGULAR WIRELESS PCS, LLC

ATTN: LESLIE WILSON NEW CINGULAR WIRELESS PCS, LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign WQIZ616	File Number
FE. SEC. S.	Service
WY - 700 MHz Lo	wer Band (Blocks A,
В	& E)

FCC Registration Number (FRN): 0003291192

Grant Date 06-26-2008	Effective Date 06-14-2017	Expiration Date 03-07-2021	Print Date
Market Number BEA003	Chan	nel Block E	Sub-Market Designator
	Market Boston-Worcester		
st Build-out Date 03-07-2017	2nd Build-out Date 03-07-2021	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

If the facilities authorized herein are used to provide broadcast operations, whether exclusively or in combination with other services, the licensee must seek renewal of the license either within eight years from the commencement of the broadcast service or within the term of the license had the broadcast service not been provided, whichever period is shorter in length. See 47 CFR §27.13(b).

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

ULS License

700 MHz Lower Band (Blocks A, B & E) License - WQJU427 - AT&T **Mobility Spectrum LLC**

Call Sign

WQJU427

Radio Service

WY - 700 MHz Lower Band

(Blocks A, B & E)

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP) bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

CMA006 - Boston-Lowell-Brockton- Channel Block

Lawrence-Haverhill, MA-NH

B

Submarket

0

Associated Frequencies 000704.000000000-000710.00000000

(MHz)

000734.00000000-000740.00000000

Dates

Grant

01/06/2009

Expiration

06/13/2019

Effective

06/08/2017

Cancellation

Buildout Deadlines

1st

12/13/2016

2nd

06/13/2019

Notification Dates

1st

10/30/2012

2nd

10/30/2012

Licensee

FRN

0014980726

Type

Limited Liability Company

Licensee

AT&T Mobility Spectrum LLC 208 S Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie Wilson P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC Michael P Goggin 1120 20th Street, NW - Suite 1000 Washington, DC 20036

P:(202)457-2055 F:(202)457-3073

E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type Mobile

ATTN Michael P. Goggin

2/22/2018

ULS License - 700 MHz Lower Band (Blocks A, B & E) License - WQJU427 - AT&T Mobility Spectrum LLC

Regulatory Status

Common Carrier

Interconnected

Yes

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

Gender

REFERENCE COPY

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Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: AT&T MOBILITY SPECTRUM LLC

ATTN: LESLIE WILSON AT&T MOBILITY SPECTRUM LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign WQJU427	File Number
	Service
WY - 700 MHz Lo	wer Band (Blocks A,
В	& E)

FCC Registration Number (FRN): 0014980726

Grant Date 01-06-2009	Effective Date 06-08-2017	Expiration Date 06-13-2019	Print Date
Market Number CMA006	Char	nel Block B	Sub-Market Designator
		et Name Brockton-Lawrenc	
st Build-out Date	2nd Build-out Date 06-13-2019	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

If the facilities authorized herein are used to provide broadcast operations, whether exclusively or in combination with other services, the licensee must seek renewal of the license either within eight years from the commencement of the broadcast service or within the term of the license had the broadcast service not been provided, whichever period is shorter in length. See 47 CFR §27.13(b).

This license is subject to compliance with the conditions set forth in the Commission's Order of Modification, WT Docket No. 12-69, DA 14-43, released January 16, 2014.

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

700 MHz Lower Band (Blocks C, D) License - WPWU950 - AT&T Mobility Spectrum LLC

Call Sign

WPWU950

Radio Service

WZ - 700 MHz Lower Band

(Blocks C, D)

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP)

bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

CMA006 - Boston-Lowell-Brockton- Channel Block

Lawrence-Haverhill, MA-NH

C

Submarket

Associated Frequencies 000710.000000000-000716.00000000

(MHz)

000740.00000000-000746.00000000

Dates

Grant

01/24/2003

Expiration

06/13/2019

Effective

06/08/2017

Cancellation

Buildout Deadlines

1st

06/13/2019

2nd

Notification Dates

1st

2nd

Licensee

FRN

0014980726

Type

Limited Liability Company

Licensee

AT&T Mobility Spectrum LLC 208 S Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie Wilson P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC Michael P Goggin

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN Michael P. Goggin P:(202)457-2055 F:(202)457-3073

E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type Fixed, Mobile, Radio Location

2/22/2018

ULS License - 700 MHz Lower Band (Blocks C, D) License - WPWU950 - AT&T Mobility Spectrum LLC

Regulatory Status

Common Carrier,

Interconnected

Yes

Non-Common Carrier, Private

Comm

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

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Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: AT&T MOBILITY SPECTRUM LLC

ATTN: LESLIE WILSON AT&T MOBILITY SPECTRUM LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign WPWU950	File Number
Radio WZ - 700 MHz Low D	

FCC Registration Number (FRN): 0014980726

Grant Date 01-24-2003	Effective Date 06-08-2017	Expiration Date Prin 06-13-2019			
Market Number CMA006	Chann	nel Block	Sub-Market Designator		
	Market Boston-Lowell-B				
st Build-out Date 06-13-2019	2nd Build-out Date	3rd Build-out Date	4th Build-out Date		

Waivers/Conditions:

If the facilities authorized herein are used to provide broadcast operations, whether exclusively or in combination with other services, the licensee must seek renewal of the license either within eight years from the commencement of the broadcast service or within the term of the license had the broadcast service not been provided, whichever period is shorter in length. See 47 CFR §27.13(b).

Operation of the facilities authorized herein, are subject to the condition that harmful interference may not be caused to, but must be accepted from UHF TV transmitters in Canada and Mexico as identified in existing and any future agreements with those countries.

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

Call Sign: WPWU950 File Number: Print Date:

This license is subject to compliance with the conditions set forth in the Commission's Order of Modification, WT Docket No. 12-69, DA 14-43, released January 16, 2014.

Cellular License - KNKA226 - AT&T Mobility Spectrum LLC

Call Sign

KNKA226

Radio Service

CL - Cellular

Status

Active

Auth Type

Regular

Market

Market

CMA006 - Boston-Lowell-Brockton- Channel Block

Lawrence-Haverhill, MA-NH

Α

Submarket

Phase

2

Dates

Grant

09/09/2014

Expiration

10/01/2024

Effective

06/08/2017

Cancellation

Five Year Buildout Date

06/28/1999

Control Points

2

100 LOWDER BROOK DR, NORFOLK, WESTWOOD, MA

P: (617)462-7094

Licensee

FRN

0014980726

Type

Limited Liability Company

Licensee

AT&T Mobility Spectrum LLC 208 S Akard St., RM 1016

Dallas, TX 75202

ATTN Leslie Wilson

P:(855)699-7073

F:(214)746-6410

E:FCCMW@att.com

Contact

AT&T Mobility LLC Michael P Goggin

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN Michael P. Goggin P:(202)457-2055 F:(202)457-3073

E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type

Mobile

Regulatory Status

Common Carrier

Interconnected

Yes

Alien Ownership

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

Basic Qualifications

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

Demographics

Race

Ethnicity

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.



Federal Communications Commission Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: AT&T MOBILITY SPECTRUM LLC

ATTN: LESLIE WILSON AT&T MOBILITY SPECTRUM LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign KNKA226	File Number
	Service Cellular
Market Numer CMA006	Channel Block A
Sub-Market	Designator

FCC Registration Number (FRN): 0014980726

Market Name Boston-Lowell-Brock	ton-Lawrenc	V.		
Grant Date 09-09-2014	Effective Date 06-08-2017	Expiration Date 10-01-2024	Five Yr Build-Out Date	Print Date

Site Information:

Location Latitude Longic	tude		round Elev neters)		structure Hgt to Tip meters)		Antenna Structure Registration No.	
15 42-37-42.3 N 070-39	9-16.8 W	4	5.7	58	3.8		9	
Address: 40 DORY ROAD								
City: GLOUCESTER County: ESS	EX Sta	te: MA	Construct	ion Deadli	ne:		4	
Antenna: 1 Azimuth (from true north)	0	45	90	135	180	225	270	315
Antenna Height AAT (meters)	93.100	97.500	101.800	101.800	100.800	88.700	85.700	101.800
Transmitting ERP (watts)	158.853	205.617	68.628	9.427	0.642	0.431	2.268	29.488
Antenna: 2 Azimuth (from true north)	0	45	90	135	180	225	270	315
Antenna Height AAT (meters)	93.100	97.500	101.800	101.800	100.800	88.700	85.700	101.800
Transmitting ERP (watts)	0.459	5.462	56.429	198.529	168.403	38.276	3.953	0.786
Antenna: 3 Azimuth (from true north)	0	45	90	135	180	225	270	315
Antenna Height AAT (meters)	93.100	97.500	101.800	101.800	100.800	88.700	85.700	101.800
Transmitting ERP (watts)	12.078	0.668	0.599	1.024	10.050	68.014	123,413	62.132

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

Call Sign: KNKA226	File	Number:			Print Date:				
Location Latitude Longi 20 43-03-11.8 N 071-1 Address: 80 Diamond Hill Road City: Candia County: ROCKINGH	6-02.1 W	(n 17	round Ele neters) 79.2 Construct	5	Structure Hg meters) 59.4 line:	t to Tip	Antenna S Registratio		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	73.200 52.325	45 111.000 70.778 45 111.000 3.851	90 159.400 16.988 90 159.400 33.085	135 159.000 1.425 135 159.000 100.313	0.187 180 98.400	225 148.300 0.144 225 148.300 19.494	270 88.600 0.491 270 88.600 2.061	315 75.600 7.084 315 75.600 0.299	
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 73.200 6.845	45 111.000 0.890	90 159.400 0.107	135 159.000 1.038	180 98.400 6.652	225 148.300 7.633	270 88.600 3.304	315 75.600 6.905	
Location Latitude Longic 24 42-54-55.1 N 071-2 Address: 15 INDEPENDENCE DRIV City: LONDONDERRY County: R	1-37.4 W E	(m 10	round Elevaters) 10.9 tate: NH	(1 4	tructure Hg meters) 6.3 ction Deadlin		Antenna St Registratio 1011624		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north)	35.900 161.221	45 30.000 224.756 45	90 44.800 47.602 90	135 52.100 3.692 135	180 54.500 0.510 180	225 72.000 0.437 225	270 68.000 1.233 270	315 66.500 19.454 315	
Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters)	35.900 0.510 0 35.900	30.000 3.172 45 30.000	44.800 43.604 90 44.800	52.100 213.248 135 52.100	54.500 156.639 180 54.500	72.000 22.374 225 72.000	68.000 1.350 270 68.000	66.500 0.496 315 66.500	

Call Sign: KNKA226	File	Number:			Print Date:				
Location Latitude Longi 25 42-00-32.6 N 071-1 Address: 75 WASHINGTON SST City: PLAINVILLE County: NOR	9-15.2 W	(n	round Ele neters) 0.5 Constru		Structure Hg (meters) 51.8 eadline: 03-29		Antenna S Registratio		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	64.500 84.752 0 64.500 0.380	45 61.200 97.052 45 61.200 5.181 45 61.200 1.736	90 95.600 31.772 90 95.600 37.013 90 95.600 0.715	135 96.100 5.158 135 96.100 100.82 135 96.100 2.292	0.550 180 0 94.300 79.042 180	225 64.100 0.224 225 64.100 20.699 225 64.100 139.378	270 46.000 2.803 270 46.000 2.118 270 46.000 281.180	315 48.800 20.645 315 48.800 0.824 315 48.800 142.336	
Location Latitude Longin 26 41-46-57.1 N 070-44 Address: KENDRICK ROAD City: WAREHAM County: PLYMO	1-06.5 W	(n	round Electers) 2.5 Constr		Structure Hg (meters) 58.8 eadline: 03-29	•	Antenna So Registratio		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters)	30.000 186.898	45 30.000 242.551 45 30.000 5.818 45 30.000	90 46.500 75.777 90 46.500 47.861 90 46.500	135 56.700 10.617 135 56.700 150.30 135 56.700	0.738 180 59.800 121.062 180	225 50.600 0.508 225 50.600 28.493 225 50.600	270 39.100 2.730 270 39.100 2.933 270 39.100	315 32.800 35.860 315 32.800 0.991 315 32.800	

				Print Date:				
	(n 17	7.7		Structure Hg (meters) 106.1 adline: 03-29-	•	Antenna S Registratio 1210211		
Antenna: 1 Azimuth (from true north) 0 45 90 135 180 225 270 315 Antenna Height AAT (meters) 47.500 46.300 30.000 37.000 40.900 39.500 51.600 42.300 Transmitting ERP (watts) 125.283 153.432 54.208 6.550 0.674 0.363 2.675 27.340 Antenna: 2 Azimuth (from true north) 0 45 90 135 180 225 270 315 Antenna Height AAT (meters) 47.500 46.300 30.000 37.000 40.900 39.500 51.600 42.300 Transmitting ERP (watts) 0.351 5.901 52.455 151.828 120.612 27.887 2.679 0.991 Antenna: 3 Azimuth (from true north) 0 45 90 135 180 225 270 315 Antenna Height AAT (meters) 47.500 46.300 30.000 37.000 40.900 39.500 51.600 42.300 Transmitting ERP (watts)								
1-09.3 W	(m 54	eters) 9		(meters) 55.8	-	Antenna St Registratio		
99.800 185.522 0 99.800 0.521	45 98.300 243.217 45 98.300 6.371 45 98.300	90 97.600 80.727 90 97.600 65.693 90 97,600	11.598 135 71.700 238.02 135	0.756 180 64.800 4 196.107 180	225 62.900 0.499 225 62.900 43.191 225 62.900	270 86.700 2.589 270 86.700 4.256 270 86.700	315 99.100 34.953 315 99.100 0.906 315 99.100	
	0-35.0 W OUTH S 0 47.500 125.283 0 47.500 0.351 0 47.500 14.428 tude 1-09.3 W 2 State: 0 99.800 185.522 0 99.800 0.521 0	(n) 6-35.0 W 17 0UTH State: MA 0	(meters) 6-35.0 W 17.7 OUTH State: MA Construction 0 45 90 47.500 46.300 30.000 125.283 153.432 54.208 0 45 90 47.500 46.300 30.000 0.351 5.901 52.455 0 45 90 47.500 46.300 30.000 14.428 1.006 0.875 tude Ground Electoric (meters) 1-09.3 W 54.9 State: MA Construction 0 45 90 99.800 98.300 97.600 185.522 243.217 80.727 0 45 90 99.800 98.300 97.600 0.521 6.371 65.693 0 45 90 99.800 98.300 97.600	(meters) 6-35.0 W 17.7 OUTH State: MA Construction Decomposition of the construction	(meters) (meters) 6-35.0 W 17.7 106.1 OUTH State: MA Construction Deadline: 03-29- 0 0 45 90 135 180 47.500 46.300 30.000 37.000 40.900 125.283 153.432 54.208 6.550 0.674 0 45 90 135 180 47.500 46.300 30.000 37.000 40.900 0.351 5.901 52.455 151.828 120.612 0 45 90 135 180 47.500 46.300 30.000 37.000 40.900 14.428 1.006 0.875 1.215 13.317 tude Ground Elevation Structure Hg (meters) 1-09.3 W 54.9 55.8 C State: MA Construction Deadline: 03-29-2013 0 45 90 135 180 99.800 98.300 97.600 71.700 64.800 185.522 243.217 80.727 11.598 0.756 0 45 90 135 180 99.800 98.300 97.600 71.700 64.800 0.521 6.371 65.693 238.024 196.107 0 45 90 135 180 99.800 98.300 97.600 71.700 64.800 0.521 6.371 65.693 238.024 196.107 0 45 90 135 180 99.800 98.300 97.600 71.700 64.800	(meters)	Company Comp	

Call Sign: KNKA226	File Number:				Print Date:				
Location Latitude Long 29 41-56-02.0 N 070-3 Address: 265 STATE ROAD City: PLYMOUTH County: PLYM	5-08.0 W	(n	round Eleneters) 2.9 A Consti	(n 12	tructure Hg neters) 28.0 adline: 03-2		Antenna S Registratio 1007828		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	128,000 23.222	24.154 45	90 128.000 10.475 90 128.000 33.055	135 123.500 1.931 135 123.500 88.168	92.200 0.466 180 92.200 72.485	225 86.600 0.109 225 86.600 17.790	270 84.900 1.398 270 84.900 1.831	315 120.500 6.965 315 120.500 0.701	
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 128.000 9.680	45 128.000 0.561	90 128.000 0.550	135 123.500 1.216	180 92.200 9.292	225 86.600 54.685	270 84.900 90.439	315 120.500 45.409	
Location Latitude Longing 30 42-12-47.6 N 071-3 Address: 26 LUMBER STREET City: HOPKINTON County: MIDI	2-33.4 W	(n 12	Ground Elevation (meters) (meters) Antenna Structure Registration No. 128.0 58.5 State: MA Construction Deadline: 03-29-2013						
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north)	68.900 158.662 0 68.900 0.432	45 93.200 188.312 45 93.200 6.612 45	90 99.800 64.228 90 99.800 61.028	135 91.500 8.830 135 91.500 195.296	180 55.300 0.704 180 55.300 166.263	225 59.600 0.395 225 59.600 35.500	270 35.700 4.080 270 35.700 3.748 270	315 76.400 30.535 315 76.400 0.703	
Antenna Height AAT (meters) Transmitting ERP (watts)	68.900 18.831	93.200 1.074	99.800 0.590	91.500 1.783	55.300 15.144	59.600 103.799	35.700 219.501	76.400 97.060	

Call Sign: KNKA226	File	Number:			Print Date:				
Location Latitude Longitude 31 42-38-27.0 N 070-3 Address: 38 Thatcher Rd City: ROCKLAND County: ESSE	6-24.8 W	(n 36	round Eleneters) 5.6 onstruction		Structure Hg (meters) 38.7 ne: 03-29-201		Antenna S Registratio		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	69.500 170.519 0 69.500 0.462	45 69.500 227.554 45 69.500 5.689	90 69.500 76.127 90 69.500 58.840	135 69.500 10.393 135 69.500 206.26	0.706 180 69.500 174.760	225 66.700 0.470 225 66.700 39.385	270 58.400 2.520 270 58.400 4.197	315 60.100 32.796 315 60.100 0.837	
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 69.500 20.761	45 69.500 1.510	90 69.500 0.812	135 69.500 1.238	180 69.500 15.269	225 66.700 110.467	270 58.400 237.338	315 60.100 124.965	
Location Latitude Longi 32 42-36-37.9 N 071-33 Address: 142 LOWELL RD City: GROTON County: MIDDLE	3-28.9 W	(m	round Elev neters) 8.4 Construct	9	Structure Hg (meters) 46.3 dline: 03-29-2	•	Antenna So Registratio		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north)	129.600 209.658 0	45 133.000 291.175 45	90 121.700 91.511 90	135 118.30 11.206 135		225 99.300 0.596 225	270 81.700 4.998 270	315 86.000 40.617 315	
Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north)	129.600 0.597 0	133.000 10.042 45	121.700 80.421 90	118.30 284.56 135		99.300 46.898 225	81.700 5.186 270	86.000 0.906 315	
Antenna Height AAT (meters) Transmitting ERP (watts)	129.600 18.748	133.000 1.375	121.700 0.781	118.300 1.196		99.300 106.791	81.700 230.014	86.000 118.184	

Call Sign: KNKA226	File	Number:			Print Date:				
Location Latitude Longia 33 42-08-01.1 N 070-4 Address: 178 EAMES WAY City: Marshfield County: PLYMO	3-57.5 W	(n	round Elevieters) 3.3 Construc		Structure Hg (meters) 80.5 dline: 03-29-2	-	Antenna S Registratio 1017973		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	125.300 156.993 0 125.300 0.482	45 128.600 202.510 45 128.600 5.988 45 128.600 1.466	90 128.200 73.503 90 128.200 62.083 90 128.200 0.829	135 125.800 10.210 135 125.800 217.530 135 125.800 1.219	0.666 180 0 107.800 6 187.313 180	225 113.100 0.415 225 113.100 40.576 225 113.100 109.305	270 97.600 2.429 270 97.600 4.382 270 97.600 228.002	315 105.400 32.615 315 105.400 0.869 315 105.400 122.541	
Location Latitude Longi 34 41-42-11.1 N 070-44 Address: 55 BENSONBROOK ROAI City: MARION County: PLYMOU	6-47.1 W	(m 14		5	Structure Hg (meters) 59.4 (line: 03-29-20	•	Antenna S Registratio		
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	51.300 161.079	45 62.700 196.082 45 62.700 6.712	90 66.200 67.519 90 66.200 62.074	135 68.700 9.213 135 68.700 197.767	180 66.600 0.702 180 66.600 7 163.770	225 60.600 0.419 225 60.600 38.273	270 47.100 4.077 270 47.100 3.886	315 51.900 32.479 315 51.900 0.801	
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)		45 62.700 0.784	90 66.200 0.433	135 68.700 6.729	180 66.600 64.256	225 60.600 202,261	270 47.100 164.916	315 51.900 37.606	

Call Sign: KNKA226	File Number:				Print Date:					
Location Latitude Longing 35 42-21-20.1 N 071-3 Address: 157 UNION STREET City: MARLBOROUGH County: It	3-16.6 W	(n 15	round Electers) 56.1 te: MA		Structure Hg (meters) 26.5 ction Deadline		Antenna S Registratio			
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	97.800 280.304 0 97.800 0.801	45 119.900 377.489 45 119.900 13.105 45 119.900 2.831	90 113.500 119.970 90 113.500 105.660 90 113.500 1.046	135 108.400 14.810 135 108.400 375.949 135 108.400 2.632	1.525 180 0 76.200 9 325.389 180	225 73.000 0.802 225 73.000 63.339 225 73.000 187.774	270 51.900 6.660 270 51.900 6.978 270 51.900 419.392	315 77.300 52.209 315 77.300 1.142 315 77.300 197.441		
Location Latitude Longit 36 42-39-54.6 N 070-38 Address: 68 JOHNSON ROAD City: ROCKPORT County: ESSEX	8-19.9 W	(m 59		(Structure Hg (meters) 44.5 e: 03-29-2013		Antenna S Registratio			
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 103,000 126,741 0 103,000 0,353	45 103.000 159.124 45 103.000 5.360	90 103.000 54.189 90 103.000 49.103	135 100.400 7.443 135 100.400 157.255	0.564 180 95.400	225 85.100 0.334 225 85.100 30.639	270 98.100 3.098 270 98.100 2.895	315 103.000 25.685 315 103.000 0.641		
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 103.000 15.787	45 103.000 0.974	90 103.000 0.495	135 100.400 1.442	180 95.400 11.730	225 85.100 84.942	270 98.100 168.331	315 103.000 87.120		

Call Sign: KNKA226	File Number:				Print Date:			
Location Latitude Long 37 42-41-29.8 N 071-4 Address: 1140 Greenville Rd City: ASHBY County: MIDDLES	7-30.8 W	(n 23	round Elev neters) 33.8 Constructio	ÿ	Structure Hg (meters) 47.9 line: 03-29-20		Antenna S Registratio	
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	30.000 301.383	45 138.200 343.844 45 138.200 6.546	90 163.500 123.915 90 163.500 72.077	135 145.00 17.212 135 145.00 254.80	1.267 180 0 68.800	225 30.000 0.862 225 30.000 50.359	270 30.000 4.339 270 30.000 4.678	315 30.000 57.968 315 30.000 0.979
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 30.000 35.557	45 138.200 2.084	90 163,500 1.375	135 145.00 2.194	180 0 68.800 29.159	225 30.000 209.483	270 30.000 410.600	315 30.000 215.057
Location Latitude Longi 38 42-38-54.9 N 071-4 Address: 601-603 FITCHBURG STA City: ASHBY County: MIDDLESI	7-40.6 W TE ROAD	(m 24	round Elev neters) 10.8 Constructio		Structure Hg (meters) 47.2 ine: 03-29-20		Antenna St Registratio	
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	31.100 204.865	45 159.800 233.420	90 170.800 85.530	135 147.700 11.768	0.897	225 30.000 0.575	270 30.000 2.961	315 30.000 39.554
Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 31.100 0.570	45 159.800 6.676	90 170.800 74.271	135 147.700 261.070		225 30.000 50.169	270 30.000 4.787	315 30.000 1.001
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 31.100 24.123	45 159.800 1.410	90 170.800 0.948	135 147.700 1.499	180 56.300 20.272	225 30.000 140.599	270 30.000 280.157	315 30.000 146.756

Call Sign: KNKA226	File Number:			Print Date:				
Location Latitude Longic 40 43-05-58.2 N 070-4 Address: 165 GOSLING RD City: NEWINGTON County: ROC	7-28.6 W	(n 7.		6	tructure Hg meters) 7.4 n Deadline:	•	Antenna S Registratio	
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north)	0 34.000 205.727 0	45 45.500 278.300 45	90 68.500 62.928 90	135 72.400 5.059 135	180 58.800 0.711 180	225 51.900 0.597 225	270 57.200 1.577 270	315 52.000 25.136 315
Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	34.000 0.559 0 34.000 10.525	45.500 3.335 45 45.500 0.618	68.500 47.419 90 68.500 0.497	72.400 236.351 135 72.400 0.555	58.800 181.187 180 58.800 7.391	51.900 26.867 225 51.900 82.592	57.200 1.510 270 57.200 243.998	52.000 0.563 315 52.000 90.540
Location Latitude Longic	rude 7-30.3 W	Gı (m	round Elev neters) 17.0	vation St (n	tructure Hg neters) 0.7 eadline: 03-	t to Tip	Antenna St Registratio 1231475	ructure
Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 54.900 160.334	45 95.800 230.049	90 122.100 54.265	135 119.300 4.271	180 102.200 0.586	225 66.300 0.522	270 44.100 1.415	315 30.000 21.993
Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 54.900 0.493	45 95.800 3.289	90 122.100 48.427	135 119.300 238.724	180 102.200 177.920	225 66.300 27.618	270 44.100 1.619	315 30.000 0.581
Antenna: 3 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts)	0 54.900 10.353	45 95.800 0.693	90 122.100 0.601	135 119.300 0.662	180 102.200 8.753	225 66.300 100.864	270 44.100 305.315	315 30.000 110.743

Call Sign: KNKA226	File Number:			Print Date:				
Location Latitude Long 42 43-13-24 3 N 071-1		(n	round Ele neters)	(n	tructure Hg neters)	t to Tip	Antenna S Registratio	
15 15 2 115 11	4-23.2 W	10	39.0	38	3.7			
Address: 50 OLD CANTERBURY R City: NORTHWOOD County: RO		M Stat	e: NH (Constantio	n Deadline	. 02 20 20	112	
eny. Northwood County. Ro	CKINOII	ivi Stat	e. Ivii	constituctio	n Deaumie	. 03-29-20	713	
Antenna: 1 Azimuth (from true north)	0	45	90	135	180	225	270	315
Antenna Height AAT (meters)	30.000	30.000	43.800	80.800	68.900	30.000	53.500	30.000
Transmitting ERP (watts)	114.248	162.456	37.049	2.808	0.392	0.366	0.961	16.01
Antenna: 2 Azimuth (from true north)	0	45	90	135	180	225	270	315
Antenna Height AAT (meters)	30.000	30.000	43.800	80.800	68.900	30.000	53.500	30.000
Transmitting ERP (watts)	0.544	3.573	49.915	233.638	184.420	30.453	1.413	0.618
Antenna: 3 Azimuth (from true north)	0	45	90	135	180	225	270	315
Antenna Height AAT (meters)	30.000	30.000	43.800	80.800	68.900	30.000	53.500	30.000
	50.000	30.000	45.000	00.000	00.900	30.000	33.300	30.000
Fransmitting ERP (watts) Location Latitude Longi	8.132 tude	0.494 Gr	0.387	0.467	6.390 ructure Hg	72.302 t to Tip	182.164 Antenna St	77.916
Location Latitude Longi	-	Gı	round Ele	vation St	ructure Hg neters)		100000000000000000000000000000000000000	ructure
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD	tude 6-58.5 W	Gr (m 12	round Ele neters)	vation St (m	ructure Hg neters)	t to Tip	Antenna St	ructure
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA	tude 6-58.5 W M State	Gr (m 12	round Ele neters)	vation St (m	ructure Hg neters) 1.4	t to Tip	Antenna St	ructure
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north)	tude 6-58.5 W M State	G1 (m 12 : NH Cc	round Ele leters) 2.5 Donstructio	ovation St (nr 59 on Deadline	ructure Hg neters) 9.4 : 03-29-201	3 225	Antenna Se Registratio	ructure n No.
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters)	tude 6-58.5 W M State	Gr (m 12	round Ele neters) 2.5 onstructio	vation St (m 59 on Deadline	ructure Hg neters) 1.4 : 03-29-201	t to Tip	Antenna St Registratio	ructure n No.
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Fransmitting ERP (watts)	tude 6-58.5 W M State 0 49.700 146.515	Gr (m 12 : NH Co 45 62.100 206.846	onstructio 90 64.000 49.164	135 64.300 3.766	ructure Hg neters) 0.4 : 03-29-201 180 63.700 0.505	3 225 45.100 0.452	Antenna Se Registratio	315 54.200
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Transmitting ERP (watts) Antenna: 2 Azimuth (from true north)	tude 6-58.5 W M State 0 49.700 146.515 0	Gr (m) 12 : NH Co 45 62.100 206.846 45	90 64.000 49.164	135 64.300 3.766	ructure Hg neters) 0.4 : 03-29-201 180 63.700 0.505 180	225 45.100 0.452 225	270 38.900 1.193 270	315 54.200 17.877
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Cransmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters)	tude 6-58.5 W M State 0 49.700 146.515 0 49.700	Gr (m) 12 : NH Co 45 62.100 206.846 45 62.100	onstructio 90 64.000 49.164 90 64.000	135 64.300 3.766 135 64.300	ructure Hg neters) 0.4 : 03-29-201 180 63.700 0.505 180 63.700	3 225 45.100 0.452 225 45.100	270 38.900 1.193 270 38.900	315 54.200 17.877 315 54.200
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters) Cransmitting ERP (watts) Antenna: 2 Azimuth (from true north) Antenna Height AAT (meters) Cransmitting ERP (watts)	tude 6-58.5 W M State 0 49.700 146.515 0 49.700 0.464	Gr (m) 12 : NH Co 45 62.100 206.846 45 62.100 2.913	90 64.000 49.164 90 64.000 42.460	135 64.300 3.766 135 64.300 206.462	ructure Hg neters) 0.4 : 03-29-201 180 63.700 0.505 180 63.700 152.606	225 45.100 0.452 225 45.100 24.148	270 38.900 1.193 270 38.900 1.373	315 54.200 17.877 315 54.200 0.460
Location Latitude Longi 43 42-59-40.7 N 070-4 Address: 96 GROVE RD City: RYE County: ROCKINGHA Antenna: 1 Azimuth (from true north) Antenna Height AAT (meters)	tude 6-58.5 W M State 0 49.700 146.515 0 49.700 0.464	Gr (m) 12 : NH Co 45 62.100 206.846 45 62.100	onstructio 90 64.000 49.164 90 64.000	135 64.300 3.766 135 64.300	ructure Hg neters) 0.4 : 03-29-201 180 63.700 0.505 180 63.700	3 225 45.100 0.452 225 45.100	270 38.900 1.193 270 38.900	315 54.200 17.877 315 54.200

Control Points:

Control Pt. No. 2

Address: 100 LOWDER BROOK DR

City: WESTWOOD County: NORFOLK State: MA Telephone Number: (617)462-7094

Call Sign: KNKA226 File Number: Print Date:

Waivers/Conditions:

License renewal granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

Commission approval of this application and the licenses contained therein are subject to the conditions set forth in the Memorandum Opinion and Order, adopted on December 29, 2006 and released on March 26, 2007, and revised in the Order on Reconsideration, adopted and released on March 26, 2007. See AT&T Inc. and BellSouth Corporation Application for Transfer of Control, WC Docket No. 06-74, Memorandum Opinion and Order, FCC 06-189 (rel. Mar. 26, 2007); AT&T Inc. and BellSouth Corporation, WC Docket No. 06-74, Order on Reconsideration, FCC 07-44 (rel. Mar. 26, 2007).

AWS-3 (1695-1710 MHz, 1755-1780 MHz, and 2155-2180 MHz) License - WQVN675 - AT&T Wireless Services 3 LLC

Call Sign

WQVN675

Radio Service

AT - AWS-3 (1695-1710 MHz,

1755-1780 MHz, and 2155-2180

MHz)

Status

Active

Auth Type

Regular

J

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP) bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

BEA003 - Boston-Worcester-

Lawrence-Lowell-Brockton, MA-NH-

RI-VT

Submarket

0

Associated

Frequencies

Channel Block

001770.00000000-001780.00000000 002170.00000000-

(MHz)

002170.00000000-002180.00000000

Dates

Grant

04/08/2015

Expiration

04/08/2027

Effective

10/21/2017

Cancellation

Buildout Deadlines

1st

04/08/2021

2nd

04/08/2027

Notification Dates

1st

2nd

Licensee

FRN

0023910920

Туре

Limited Liability Company

Licensee

AT&T Wireless Services 3 LLC 208 S Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie Wilson P:(855)699-7073 F:(214)746-6410

E:FCCMW@att.com

Contact

AT&T MOBILITY LLC Michael P Goggin

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN Michael P. Goggin P:(202)457-2055 F:(202)457-3073

E:michael.p.goggin@att.com

2/22/2018 ULS License - AWS-3 (1695-1710 MHz, 1755-1780 MHz, and 2155-2180 MHz) License - WQVN675 - AT&T Wireless Services 3 LLC

Radio Service Type

Mobile

Regulatory Status Common Carrier, Interconnected

Yes

Non-Common Carrier

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.



Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: AT&T WIRELESS SERVICES 3 LLC

ATTN: LESLIE WILSON AT&T WIRELESS SERVICES 3 LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

	Call Sign WQVN675	File Number
Ī	Radio	Service
	AT - AWS-3 (1	695-1710 MHz,
		nd 2155-2180 MHz)

FCC Registration Number (FRN): 0023910920

Grant Date 04-08-2015	Effective Date 10-21-2017	Expiration Date 04-08-2027	Print Date
Market Number BEA003	Chan	nel Block J	Sub-Market Designator
		et Name r-Lawrence-Lowe	
st Build-out Date 04-08-2021	2nd Build-out Date 04-08-2027	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

NONE

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

PCS Broadband License - KNLF216 - New Cingular Wireless PCS, LLC

This license has pending applications: 0008092900

Call Sign

KNLF216

Radio Service

CW - PCS Broadband

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP)

bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

MTA008 - Boston-Providence

Channel Block

Α

Submarket

17

Associated Frequencies 001850.00000000-001865.00000000 001930.00000000-

001945.00000000

Dates

Grant

06/02/2015

Expiration

(MHz)

06/23/2025

Effective

06/13/2017

Cancellation

Buildout Deadlines

1st

06/23/2000

2nd

06/23/2005

Notification Dates

1st

06/28/2000

2nd

03/08/2005

Licensee

FRN

0003291192

Type

Limited Liability Company

Licensee

New Cingular Wireless PCS, LLC

208 S Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie Wilson P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC Michael P Goggin

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN FCC GROUP

P:(202)457-2055 F:(202)457-3073

E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type

Mobile

Regulatory Status

Common Carrier

Interconnected

Yes

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.



Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: NEW CINGULAR WIRELESS PCS, LLC

ATTN: LESLIE WILSON NEW CINGULAR WIRELESS PCS, LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

File Number
Service
Broadband

FCC Registration Number (FRN): 0003291192

Grant Date 06-02-2015	Effective Date 06-13-2017	Expiration Date 06-23-2025	Print Date
Market Number MTA008	Chan	nel Block A	Sub-Market Designator 17
		t Name rovidence	
st Build-out Date 06-23-2000	2nd Build-out Date 06-23-2005	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

License renewal granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

This license is conditioned upon compliance with the provisions of Applications of AT&T Wireless Services, Inc. and Cingular Wireless Corporation For Consent to Transfer Control of Licenses and Authorizations, Memorandum Opinion and Order, FCC 04-255 (rel. Oct. 26, 2004).

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

Licensee Name: NEW CINGULAR WIRELESS PCS, LLC

Call Sign: KNLF216 File Number: Print Date:

Commission approval of this application and the licenses contained therein are subject to the conditions set forth in the Memorandum Opinion and Order, adopted on December 29, 2006 and released on March 26, 2007, and revised in the Order on Reconsideration, adopted and released on March 26, 2007. See AT&T Inc. and BellSouth Corporation Application for Transfer of Control, WC Docket No. 06-74, Memorandum Opinion and Order, FCC 06-189 (rel. Mar. 26, 2007); AT&T Inc. and BellSouth Corporation, WC Docket No. 06-74, Order on Reconsideration, FCC 07-44 (rel. Mar. 26, 2007).

PCS Broadband License - KNLF954 - AT&T Mobility Spectrum LLC

Call Sign

KNLF954

Radio Service

CW - PCS Broadband

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP)

bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

BTA051 - Boston, MA

Channel Block

D

Submarket

0

Associated Frequencies 001865.00000000-001870.00000000 001945.00000000-

(MHz)

001950.00000000

Dates

Grant

06/29/2017

Expiration

06/27/2027

Effective

06/29/2017

Cancellation

Buildout Deadlines

1st

06/27/2002

2nd

Notification Dates

1st

04/01/1999

2nd

Licensee

FRN

0014980726

Type

Limited Liability Company

Licensee

AT&T Mobility Spectrum LLC 208 S Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie Wilson P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC Michael P Goggin

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN Michael P. Goggin P:(202)457-2055 F:(202)457-3073

E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type

Mobile

Common Carrier

Interconnected

Yes

Regulatory Status

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.



Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: AT&T MOBILITY SPECTRUM LLC

ATTN: LESLIE WILSON AT&T MOBILITY SPECTRUM LLC 208 S AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign KNLF954	File Number 0007753171
	Service
CW - PCS	S Broadband

FCC Registration Number (FRN): 0014980726

Grant Date 06-29-2017	Effective Date 06-29-2017	Expiration Date 06-27-2027	Print Date 06-30-2017
Market Number BTA051	Chanr	nel Block	Sub-Market Designator
	Market Boston	Specification	
st Build-out Date 06-27-2002	2nd Build-out Date	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/United States), future coordination of any base station transmitters within 72 km (45 miles) of the United States/Canada border shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

License renewal granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

Call Sign: KNLF954 File Number: 0007753171 Print Date: 06-30-2017

This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in accordance with Part 1 of the Commission's rules, 47 C.F.R. Part 1.

Wireless Communications Service License - KNLB210 - New Cingular Wireless PCS, LLC

This license has pending applications: 0007815701

Call Sign

KNLB210

Radio Service

WS - Wireless Communications

Service

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP)

bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

MEA001 - Boston

Channel Block

Α

Submarket

0

Associated Frequencies

(MHz)

002305,000000000-002310.00000000

002350.00000000-002355.00000000

Dates

Grant

09/27/2010

Expiration

07/21/2017

Effective

07/21/2017

Cancellation

Buildout Deadlines

1st

03/13/2017

2nd

09/13/2019

Notification Dates

1st

03/03/2017

2nd

Licensee

FRN

0003291192

Type

Limited Liability Company

Licensee

New Cingular Wireless PCS, LLC

208 S. Akard St., RM 1016 Dallas, TX 75202

ATTN Leslie A. Wilson

P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC

P:(202)457-2055 F:(202)457-3073

1120 20th Street, NW - Suite 1000

Washington, DC 20036 ATTN Michael P. Goggin E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type

Regulatory Status

Interconnected

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

This is not an official FCC license. It is a record of public information contained in the FCC's licensing database on the date that this reference copy was generated. In cases where FCC rules require the presentation, posting, or display of an FCC license, this document may not be used in place of an official FCC license.



Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: NEW CINGULAR WIRELESS PCS, LLC

ATTN: LESLIE A. WILSON NEW CINGULAR WIRELESS PCS, LLC 208 S. AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign KNLB210	File Number
	Service nmunications Service

FCC Registration Number (FRN): 0003291192

Grant Date 09-27-2010	Effective Date 07-21-2017	Expiration Date 07-21-2017	Print Date
Market Number MEA001	Char	nnel Block	Sub-Market Designator
		et Name Oston	
st Build-out Date 03-13-2017	2nd Build-out Date 09-13-2019	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

License renewal granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/Mexico), future coordination of any base station transmitters shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

Licensee Name: NEW CINGULAR WIRELESS PCS, LLC

Call Sign: KNLB210 File Number: Print Date:

This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in accordance with Part 1 of the Commission's rules, 47 C.F.R. Part 1.

License renewal is granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

Pursuant to WCS Order on Reconsideration, FCC 12-130, in order to obtain a renewal expectancy at the 7/21/17 renewal deadline, a licensee must, for each license area, certify that it has maintained, or exceeded, the level of coverage demonstrated for that license area at the 3/13/2017 construction deadline.

Wireless Communications Service License - KNLB200 - New Cingular Wireless PCS, LLC

This license has pending applications: 0007815643

Call Sign

KNLB200

Radio Service

WS - Wireless Communications

Service

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP)

bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

MEA001 - Boston

Channel Block

В

Submarket

Associated Frequencies

(MHz)

002310.00000000-002315.00000000

002355.000000000-002360.00000000

Dates

Grant

09/27/2010

Expiration

07/21/2017

Effective

07/21/2017

Cancellation

Buildout Deadlines

1st

03/13/2017

2nd

09/13/2019

Notification Dates

1st

03/03/2017

2nd

Licensee

FRN

0003291192

Type

Limited Liability Company

Licensee

New Cingular Wireless PCS, LLC

208 S. Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie A. Wilson P:(855)699-7073

F:(214)746-6410 E:FCCMW@att.com

Contact

AT&T Mobility LLC

P:(202)457-2055 F:(202)457-3073

1120 20th Street, NW - Suite 1000 Washington, DC 20036

ATTN Michael P. Goggin

E:michael.p.goggin@att.com

Ownership and Qualifications

Radio Service Type Fixed, Mobile

2/22/2018

Regulatory Status

Common Carrier, Non-Common

Interconnected

Yes

Carrier

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

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Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: NEW CINGULAR WIRELESS PCS, LLC

ATTN: LESLIE A. WILSON NEW CINGULAR WIRELESS PCS, LLC 208 S. AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign KNLB200	File Number
	Service nmunications Service
WS - WHELESS COIL	illiunications service

FCC Registration Number (FRN): 0003291192

Grant Date 09-27-2010	Effective Date 07-21-2017	Expiration Date 07-21-2017	Print Date
Market Number MEA001	Cha	nnel Block B	Sub-Market Designator
		set Name oston	
st Build-out Date 03-13-2017	2nd Build-out Date 09-13-2019	3rd Build-out Date	4th Build-out Date

Waivers/Conditions:

License renewal granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/Mexico), future coordination of any base station transmitters shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

Licensee Name: NEW CINGULAR WIRELESS PCS, LLC

Call Sign: KNLB200 File Number: Print Date:

This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in accordance with Part 1 of the Commission's rules, 47 C.F.R. Part 1.

Spectrum Lease associated with this license. See Spectrum Leasing Arrangement Letter dated 04/01/2005 and File No. 0001999501.

License renewal is granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

Pursuant to WCS Order on Reconsideration, FCC 12-130, in order to obtain a renewal expectancy at the 7/21/17 renewal deadline, a licensee must, for each license area, certify that it has maintained, or exceeded, the level of coverage demonstrated for that license area at the 3/13/2017 construction deadline.

ULS License

Wireless Communications Service License - WPQL634 - New Cingular Wireless Services, Inc.

This license has pending applications: 0007789910

Call Sign

WPQL634

Radio Service

WS - Wireless Communications

Service

Status

Active

Auth Type

Regular

Rural Service Provider Bidding Credit

Is the Applicant seeking a Rural Service Provider (RSP)

bidding credit?

Reserved Spectrum

Reserved Spectrum

Market

Market

REA001 - Northeast

Channel Block

С

Submarket

7

Associated Frequencies 002315.00000000-002320.00000000

(MHz)

Dates

Grant

09/27/2010

Expiration

07/21/2017

Effective

07/06/2017

Cancellation

Buildout Deadlines

1st

2nd

09/13/2021

Notification Dates

1st

2nd

Licensee

FRN

0004122032

Type

Corporation

Licensee

New Cingular Wireless Services, Inc.

208 S. Akard St., RM 1016

Dallas, TX 75202 ATTN Leslie A. Wilson P:(855)699-7073 F:(214)746-6410

E:FCCMW@att.com

Contact

AT&T Mobility LLC

P:(202)457-2055 F:(202)457-3074

1120 20th Street, NW Washington, DC 20036 ATTN Michael P. Goggin E:michael.p.goggin@cingular.com

Ownership and Qualifications

Radio Service Type Regulatory Status Fixed, Mobile

Common Carrier

Interconnected

Yes

2/22/2018

Alien Ownership

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

Basic Qualifications

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

Tribal Land Bidding Credits

This license did not have tribal land bidding credits.

Demographics

Race

Ethnicity

Gender

REFERENCE COPY

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Federal Communications Commission

Wireless Telecommunications Bureau

RADIO STATION AUTHORIZATION

LICENSEE: NEW CINGULAR WIRELESS SERVICES, INC.

ATTN: LESLIE A. WILSON NEW CINGULAR WIRELESS SERVICES, INC. 208 S. AKARD ST., RM 1016 DALLAS, TX 75202

Call Sign WPQL634	File Number
	Service munications Service

FCC Registration Number (FRN): 0004122032

Grant Date 09-27-2010	Effective Date 07-06-2017	Expiration Date 07-21-2017	Print Date		
Market Number REA001	Chan	Channel Block Sub-Market Design			
		et Name theast			
st Build-out Date	2nd Build-out Date 09-13-2021	3rd Build-out Date	4th Build-out Date		

Waivers/Conditions:

License renewal granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/Mexico), future coordination of any base station transmitters shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

This license may not authorize operation throughout the entire geographic area or spectrum identified on the hardcopy version. To view the specific geographic area and spectrum authorized by this license, refer to the Spectrum and Market Area information under the Market Tab of the license record in the Universal Licensing System (ULS). To view the license record, go to the ULS homepage at http://wireless.fcc.gov/uls/index.htm?job=home and select "License Search". Follow the instructions on how to search for license information.

Licensee Name: NEW CINGULAR WIRELESS SERVICES, INC.

Call Sign: WPQL634 File Number: Print Date:

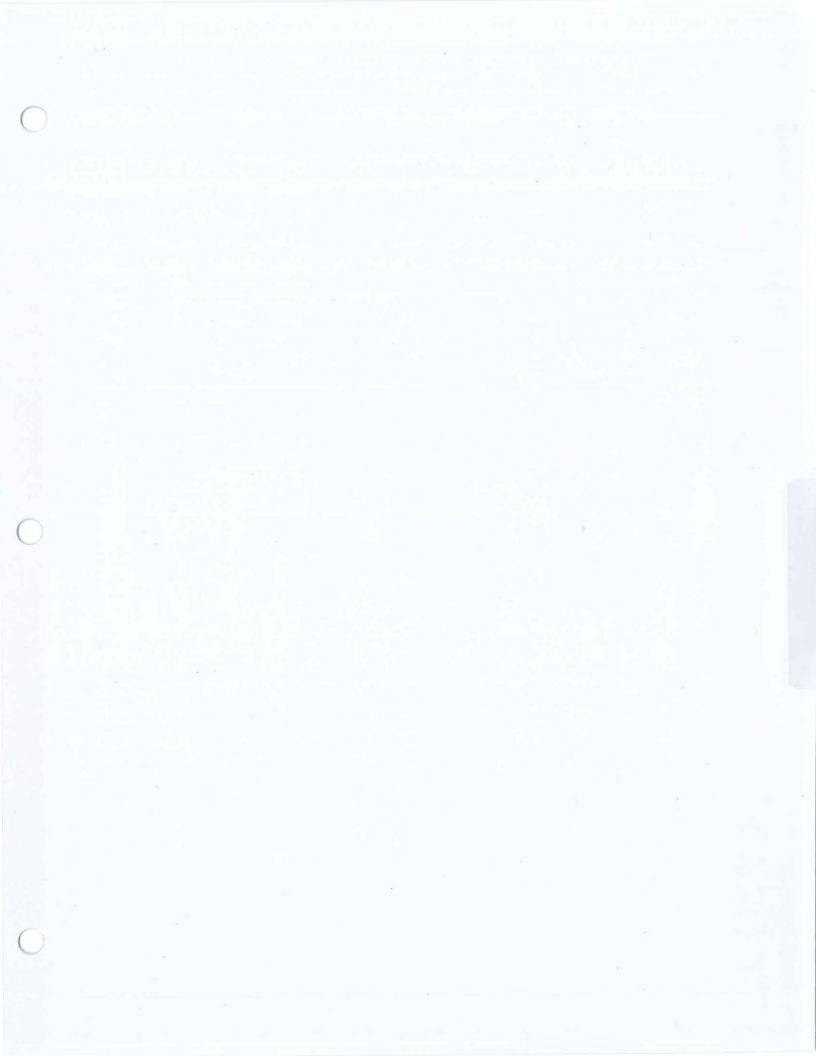
This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in accordance with Part 1 of the Commission's rules, 47 C.F.R. Part 1.

This license is conditioned upon compliance with the provisions of Applications of AT&T Wireless Services, Inc. and Cingular Wireless Corporation For Consent to Transfer Control of Licenses and Authorizations, Memorandum Opinion and Order, FCC 04-255 (rel. Oct. 26, 2004).

Commission approval of this application and the licenses contained therein are subject to the conditions set forth in the Memorandum Opinion and Order, adopted on December 29, 2006 and released on March 26, 2007, and revised in the Order on Reconsideration, adopted and released on March 26, 2007. See AT&T Inc. and BellSouth Corporation Application for Transfer of Control, WC Docket No. 06-74, Memorandum Opinion and Order, FCC 06-189 (rel. Mar. 26, 2007); AT&T Inc. and BellSouth Corporation, WC Docket No. 06-74, Order on Reconsideration, FCC 07-44 (rel. Mar. 26, 2007).

License renewal is granted on a conditional basis, subject to the outcome of FCC proceeding WT Docket No. 10-112 (see FCC 10-86, paras. 113 and 126).

Pursuant to WCS Order on Reconsideration, FCC 12-130, in order to obtain a renewal expectancy at the 7/21/17 renewal deadline, a licensee must, for each license area, certify that it has maintained, or exceeded, the level of coverage demonstrated for that license area at the 3/13/2017 construction deadline.





FULLERTON ENGINEERING 1100 E. WOODFIELD ROAD, SUITE 500 SCHAUMBURG, IL. 60173

MILEN DIMITROV (847) 908-8439
MDimitrov@FullertonEngineering.com

SMARTLINK
85 RANGEWAY ROAD, SUITE 102
NORTH BILLERICA, MA 01862
MARK DONNELLY (617) 515-2080
mark.donnelly@smartlinklic.com

SMARTLINK

ENGINEER/ARCHITECT: ADDRESS:

CONTACT: EMAIL: CONSTRUCTION: ADDRESS:

CONTACT: EMAIL: PROJECT:

LTE 4C

SITE NUMBER:

MAL02038

FA NUMBER:

10007272

PTN NUMBER:

2101A0EZCL

PACE NUMBER:

MRCTB027802

SITE NAME:

SONESTA

SITE ADDRESS:

5 CAMBRIDGE PARKWAY

CAMBRIDGE, MA 02142

NOTE: DRAWING SCALES ARE FOR 11"x17" SHEETS UNLESS OTHERWISE NOTED

550 COCHITUATE ROAD
SUITE 550 13 AND 14
FRAMINGHAM, MA 01701

SMOTTLINK
1362 MELLON ROAD
SUITE 140
HANOVER, MD 21076

at&t

FULLERTON

1100 E, WOODFIELD ROAD, SUITE 500 SCHAUMBURG, ILLINOIS 60173 TEL: 847-908-8400

	PROJECT INFORMATION	SCOPE OF WORK	APPLICABLE BUILDING CODES AND STANDARDS	TEL: 847-908-8400 www.FullertonEngineering.com
SITE NAME: SITE NUMBER: SITE ADDRESS: FA NUMBER: PTN NUMBER: PACE NUMBER: USID NUMBER:	SONESTA MALOZOJA 5 CAMBRIDGE PARKWAY CAMBRIDGE NA 02142 10007272 2101A0EZOL MRCTB027802 54479	LTE AWS WILL BE 4C AT THE SITE WITH BRONZE CONFIGURATION. PROPOSED 4C PROJECT SCOPE HEREIN BASED ON RFDS ID # 2099199, VERSION 3.00 LAST UPDATED 01/29/18. • (1) NEW ANTENNA • (1) NEW RRUS-4426 B66	ALL WORK AND MATERIALS SHALL BE PERFORMED AND INSTALLED IN ACCORDANCE WITH THE CURRENT EDITIONS OF THE FOLLOWING CODES AS ADOPTED BY THE LOCAL GOVERNING AUTHORITIES. BUILDING CODE: MASSACHUSETTS BUILDING CODE 9TH EDITION ELECTRICAL CODE: 2014 NATIONAL ELECTRIC CODE	RAY DATE DESCRIPTION BY
APPLICANT: OWNER:	AT&T WIRELESS 550 COCHITUATE ROAD SUITE 550 13 AND 14 FRAMINGHAM, MA 01701 ROYAL SONESTA HOTEL	CONTRACTOR SHALL FURNISH ALL MATERIAL WITH THE EXCEPTION OF AT&T SUPPLIED MATERIAL. ALL MATERIAL SHALL BE INSTALLED BY THE CONTRACTOR, UNLESS STATED OTHERWISE.	FACLITY IS UNMANNED AND NOT FOR HUMAN HABITATION. ADA ACCESS REQUIREMENTS ARE NOT REQUIRED. THIS FACILITY DOES NOT REQUIRE POTABLE WATER AND WILL NOT PRODUCE ANY SEWAGE	HERDEY CERTEY THAT THESE DRAWNESS WERE PREPARED BY ME ON UNDER MY DIRECT SUPERVISION AND CONTROL. AND TO THE BEST OF MY NORMANDED AND BELLIFE COMINY WITH THE REGULERMENTS OF ALL APPLICABLE CODES
		SITE LOCATION MAP	DRAWING INDEX	HENRY M. TOP
JURISDICTION:	CITY OF CAMBRIDGE	The state of the s	TI TITLE SHEET	BELLAGAMBA
COUNTY: SITE COORDINATES FROM	MIDDLESEX (RFDS)	Combridge St Commission as Northpolen de	SPI NOTES AND SPECIFICATIONS	8 CIVIL NO. 51235
LATITUDE:	42.366938*	MISTAL SEGMENTS	SP2 NOTES AND SPECIFICATIONS	the market
LONGITUDE: GROUND ELEV.:	-71.074716* 12'	Car gr	A1 ROOF PLAN	GISTER
PROPOSED USE:	TELECOMMUNICATIONS	Cambridge Thorndke St. Burth Point Park	A2 EQUIPMENT PLAN	ESSIONAL EN
	FACILITY	Tambings Turbling St. Horth Point Park	A3 ELEVATIONS	min
AT&T RF MANAGER: PHONE:	DEEPAK RATHORE (860) 965-3068	Spany St	A4 ANTENNA PLANS	Management of the Control of the Con
EMAIL:	dr701e@att.com	Const	A5 EQUIPMENT DETAILS	SITE NAME
		Same Mason della Street	A6 ANTENNA & CABLE CONFIGURATION	VOI SAN ACTION DE TRA ACTION
		Tomas Comments	A7 CABLE NOTES AND COLOR CODING	SONESTA
		DISTASSIONE OF AND OF A	A8 GROUNDING DETAILS	
	Control Service of Marco (per copyright account of the copyright)	Boot St. SITE	A9 PLUMBING DIAGRAMS	
	PROJECT CONSULTANTS	Cambridge Rogers St. SITE 3 Manny Rd		SITE NUMBER:
PROJECT MANAGER: ADDRESS: CONTACT:	SMARTUNK 85 RANGEWAY ROAD, SUITE 102 NORTH BILLERICA, MA 01862 EDWARD WEISSMAN (917) 528-1857	T Lineary May		MAL02038
EMAIL:	Edward.Weissman@smartlinkllc.com	Index st		SITE ADDRESS
SITE AQUISITION: ADDRESS:	SMARTLINK 85 RANGEWAY ROAD, SUITE 102 NORTH BILLERICA, MA 01852	Charles Breat Recurricity was talk NO SCALE		5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142
CONTACT: EMAIL:	SHARON KEEFE (978) 930–3918 Sharon Keefe@smartlinkllc.com	DIRECTIONS		-
CMAIL	and only community of the contract of the cont			

SCAN QR CODE FOR LINK

TO SITE LOCATION MAP

EET NAME

TITLE SHEET

SHEET NUMBER

T1

PROJECT# 2017.0278. 0110

STY OF PLIENTEN ENCHERING CONSALANTS, INC. IT IS TOR THE DICUSINE USE OF THIS PROJECT. ANY RE-USE OF THIS ENABLY WINDOW THE DIPETEND WENTER CO.

- 1. FOR THE PURPOSE OF CONSTRUCTION DRAWNGS, THE FOLLOWING DEFINITIONS SHALL APPLY:
- ALL SITE WORK SHALL BE COMPLETED AS INDICATED ON THE DRAWINGS AND AT&T PROJECT SPECIFICATIONS.
- JOHN STRUCTURE OF SHALL VIST THE STE AND SHALL FAMILIARIZE HINSELF WITH ALL CONDITIONS AFFECTING THE PROPOSED WORK AND SHALL MAKE PROVISIONS COMERAL CONTRACTOR SHALL BE RESPONSIBLE FOR FAMILIARIZING CHARGE WITH ALL CONTRACT DOCUMENTS FIELD WITH CONTRACT OF PROCEEDING WITH CONSTRUCTION. ANY DISCREPANCES SHALL BE BROUGHT TO THE ATTENTION OF THE ENGINEER PRIOR TO THE COMMENCEMENT OF WORK.
- 4. ALL MATERIALS FURNISHED AND INSTALLED SHALL BE IN STRICT ACCORDANCE WITH ALL APPLICABLE CODES, REGULATIONS, AND GROWANGES, GENERAL CONTRACTOR SHALL ISSUE ALL APPROPRIATE NOTICES AND COMPLY WITH ALL LAWS, GROWANCES, RULES, REGULATIONS, AND LAWFUL GROENS OF ANY FUBLIC AUTHORITY REGARDING THE PERFORMANCE OF WORK.
- ALL WORK CARRIED OUT SHALL COMPLY WITH ALL APPLICABLE MUNICIPAL AND UTILITY COMPANY SPECIFICATIONS AND LOCAL JURISDICTIONAL CODES, ORDINANCES, AND APPLICABLE REGULATIONS.
- UNLESS NOTED OTHERWISE, THE WORK SHALL INCLUDE FURNISHING MATERIALS, EQUIPMENT, APPURTENANCES, AND LABOR NECESSARY TO COMPLETE ALL INSTALLATIONS AS INDICATED ON THE DRAWINGS.
- INDICATED ON THE DRAWNOS.

 7. PLANS ARE NOT TO BE SCALED. THESE PLANS ARE INTONED TO BE A DISCAMMATIC CULLULE ONLY UNLESS OTHERMS. NOTED, DIMENSIONS SHOWN ARE TO FINISH SUFFACES UNLESS OTHERMS NOTED. SPACING BETWEEN EQUIPMENT IS THE MINIMUM REQUIRED CLEARANCE. THEREFORE, IT IS CONTINUED FOR THE OFFICE AND ADDRESS OF THE OFFICE A
- THE CONTRACTOR SHALL INSTALL ALL EQUIPMENT AND MATERIALS IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS UNLESS SPECIFICALLY STATED OTHERWISE.
- 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.
- 10. GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR THE SAFETY OF WORK AREA, ADJACENT AREAS AND BUILDING OCCUPANTS THAT ARE LIKELY TO BE AFFECTED BY THE WORK UNDER THIS CONTRACT, WORK SHALL CONFIRM TO ALL O'SHA REQUIREMENTS AND THE LOCAL JURISDICTION.
- 11. CENERAL CONTRACTOR SHALL COORDINATE WORK AND SCHEDULE WORK ACTIVITIES WITH OTHER DISCIPLINES.
- 12. ERECTION SHALL BE DONE IN A WORKMANLIKE MANNER BY COMPETENT EXPERIENCED WORKMAN IN ACCORDANCE WITH APPLICABLE CODES AND THE BEST ACCEPTED PRACTICE ALL MEMBERS SHALL BE LAID PLUMB AND TRUE AS INDICATED ON THE DRAWNOS.
- 13. SEAL PENETRATIONS THROUGH FIRE RATED AREAS WITH ULLISTED MATERIALS APPROVED BY LOCAL JURISDICTION. CONTRACTOR SHALL KEEP AREA CLEAN, HAZARD FREE, AND DISPOSE OF ALL DEBRIS.
- 14. WORK PREVIOUSLY COMPLETED IS REPRESENTED BY LIGHT SHADES LINES AND NOTES. THE SOCKE OF WORK FOR THIS SHADES LINES AND STATE OF THE CONTRACTOR SHALL NOTIFT THE COMERAL CONTRACTOR OF ANY EXISTING CONDITIONS THAT DEVARE FROM THE DRAWNES PRIOR TO BECONNING CONSTRUCTION.
- CONTRACTOR SHALL PROVIDE WRITTEN NOTICE TO THE CONSTRUCTION MANAGER 48 HOURS PRIOR TO COMMENCEMENT OF WORK.
- 16. THE CONTRACTOR SHALL PROTECT EXISTING IMPROVEMENTS, PAVEMENTS, CURBS, LANDSCAPING AND STRUCTURES. ANY DAMAGED PART SHALL BE REPAIRED AT CONTRACTOR'S EXPENSE TO THE SATISFACTION OF THE OWNER.
- 17. THE CONTRACTOR SHALL CONTACT UTILITY LOCATING SERVICES PRIOR TO THE START OF CONSTRUCTION.
- GENERAL CONTRACTOR SHALL COORDINATE AND MAINTAIN ACCESS FOR ALL TRADES AND CONTRACTORS TO THE SITE AND/OR BUILDING.
- THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR SECURITY OF THE SITE FOR THE DURATION OF CONSTRUCTION UNTIL JOB COMPLETION.

- 20. 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.
- 21. THE CENERAL CONTRACTOR SHALL PROVIDE PORTABLE FIRE EXTINGUISHERS WITH A RATING OF NOT LESS THAN 2-A OT 2-A:10-B:C AND SHALL BE WITHIN 25 FEET OF TRAVEL DISTANCE TO ALL PORTIONS OF WHERE THE WORK IS BEING COMPLETED DURING CONSTRUCTION.
- COMPLETED DURING CONSTRUCTION.

 2. ALL EASTRON ACTIVE SEWER, WATER, GAS, ELECTRIC, AND OTHER UTILITIES SHALL BE PROTECTED AT ALL TIMES, AND OTHER UTILITIES SHALL BE PROTECTED TO THE THE SHALL BE RECOMPLETED BY THE PROPERTY OF THE SHALL BE SHALL BE RECOMPLETED BY THE PROPERTY OF THE SHALL BE SHALL BE SHALL BE SHALL BE SHALL BE SHALL BROWNED BUT NOT BE LIMITED TO A FALL PROTECTION, BY COMPINED SPACE, C) ELECTRICAL SAFETY, AND D) TRENCHING & EXCAVATION &
- 23. ALL EXISTING INACTIVE SEWER, WATER, GAS, ELECTRIC, AND OTHER UTILITIES, WHICH INTERFERE WITH THE EXECUTION OF THE WORK, SAILL BE REWOVED, CAPPED, PLUGGED OR OTHERWISE DISCONNECTED AT POINTS WHICH WILL NOT INTERFERE WITH THE EXPONENCE ENWIRER, AND SURECT TO THE APPROVAL OF THE CAPPROVAL OF THE OWNER AND/OR LOCAL UTILITIES.
- 24. THE AREAS OF THE OWNER'S PROPERTY DISTURBED BY THE WORK AND NOT COVERED BY THE TOWER, EQUIPMENT OR DRIVEWAY, SHALL BE GRADED TO A UNIFORM SLOPE, AND STRUILIZED TO PREVENT EROSION.
- 25. CONTRACTOR SHALL MINIMIZE DISTURBANCE TO THE EXISTING SITE DURING CONSTRUCTION, EXPOSION CONTROL MEASURES, IF REQUIRED DURING CONSTRUCTION, SHALL BE IN CONFORMANCE WITH THE FEDERAL AND LOCAL JURISDICTION FOR EROSION AND SEDIMENT CONTROL.
- 26. NO FILL OR EMBANKMENT MATERIAL SHALL BE PLACED ON FROZEN GROUNDING, FROZEN MATERIALS, SNOW OR ICE SHALL NOT BE PLACED IN ANY FILL OR EMBANKMENT.
- 27. THE SUBGRADE SHALL BE BROUGHT TO A SMOOTH UNIFORM GRADE AND COMPACTED TO 95 PERCENT STANDARD PROCTOR DENSITY UNDER PAYMENT AND STRUCTURES AND 80 PERCENT STANDARD PROCTOR DENSITY IN DEM SPACE. ALL TRENDERS IN PUBLIC RIGHT OF WAY SHALL BE BACKFILLED WITH FLOWABLE FILL OR OTHER MATERIAL PRE-PAPPROVED BY THE LOCAL JURISDICTION.
- 28. ALL NECESSARY RUBBISH, STUMPS, DEBRIS, STICKS, STONES, AND OTHER REFUSE SHALL BE REMOVED FROM THE SITE AND DISPOSED OF IN A LAWFUL MANNER.
- 29. ALL BROCHURES, OPERATING AND MAINTENANCE MANUALS, CATALOGS, SHOP DRAWNIGS, AND OTHER DOCUMENTS SHALL BE TURNED OVER TO THE GENERAL CONTRACTOR ACCOMPLETION OF CONSTRUCTION AND PRIOR TO PAYMENT.
- 30. CONTRACTOR SHALL SUBMIT A COMPLETE SET OF AS-BUILT REDUNES TO THE GENERAL CONTRACTOR UPON COMPLETION OF PROJECT AND PRIOR TO FINAL PAYMENT.
- 31. CONTRACTOR SHALL LEAVE PREMISES IN A CLEAN
- THE PROPOSED FACILITY WILL BE UNMANNED AND DOES NOT REQUIRE POTABLE WATER OR SEWER SERVICE, AND IS NOT FOR HUMAN HABITAT (NO HANDICAP ACCESS REQUIRED).
- 33. OCCUPANCY IS LIMITED TO PERIODIC MAINTENANCE AND INSPECTION. APPROXIMATELY 2 TIMES PER MONTH, BY AT&T TECHNICIANS.
- 34. NO OUTDOOR STORAGE OR SOLID WASTE CONTAINERS ARE
- 35. ALL MATERIAL SHALL BE FURNISHED AND WORK SHALL BE FERROMED IN ACCORDANCE WITH THE LATEST REVISION SPECIFICATION FOR CONSTRUCTION OF COM/OPPS WRELESS SITES* AND "TECHNICAL SPECIFICATION FOR FAQUITY GROUNDING". IN CASE OF A CONFLUT BETWEEN THE CONSTRUCTION SPECIFICATION AND THE DRAWNINGS, THE DRAWNINGS SHALL GOVERN.
- 36. 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.
- 37. CONTRACTOR SHALL REMOVE ALL TRASH AND DEBRIS FROM THE SITE ON A DAILY BASIS.
- 38. INFORMATION SHOWN ON THESE DRAWINGS WAS OBTAINED FROM SITE WISTS AND/OR DRAWINGS PROVIDED BY THE SITE OWNER. CONTRACTORS SHALL NOTIFY THE EXIGNEER OF ANY DISCREPANCIES PRIOR TO ORDERING MATERIAL OR PROCEEDING WITH CONSTRUCTION.
- 40. DESIGN AND CONSTRUCTION OF ANTENNA SUPPORTS SHALL

- CONFORM TO CURRENT ANSI/TIA-222 OR APPLICABLE LOCAL CODES.

 41. ALL STEEL MATERIALS SHALL BE GALVANIZED AFTER FABRICATION IN ACCORDANCE WITH ASTM A123 "ZINC (HOT-DIP GALVANIZED) COATINGS ON IRON AND STEEL PRODUCTS", UNLESS NOTED OTHERWISE.
- 42. ALL BOLTS, ANCHORS AND MISCELLANEOUS HARDWARE SHALL BE GALVANIZED IN ACCORDANCE WITH ASTM A153 "ZINC-COATING (HOT-DIP) ON IRON AND STEEL HARDWARE", UNLESS NOTED OTHERWISE.
- 43. DAMAGED GALVANIZED SURFACES SHALL BE REPAIRED BY COLD GALVANIZING IN ACCORDANCE WITH ASTM AZBO.
- 44. ALL ANTENNA MOUNTS SHALL BE INSTALLED WITH LOCK NUTS, DOUBLE NUTS AND SHALL BE TORQUED TO MANUFACTURER'S RECOMMENDATIONS.
- 45. CONTRACTOR SHALL INSTALL ANTENNA PER MANUFACTURER'S RECOMMENDATION FOR INSTALLATION AND GROUNDING.
- 46. ALL UNUSED PORTS ON ANY ANTENNAS SHALL BE TERMINATED WITH A 50-OHM LOAD TO ENSURE ANTENNAS PERFORM AS DESIGNED.
- 47. PRIOR TO SETTING ANTENNA AZIMUTHS AND DOWNTILTS, ANTENNA CONTRACTOR SHALL CHECK THE ANTENNA MOINT FOR TICHTHESS AND ENSURE THAT THEY HARE PLUMB, ANTENNA AZIMUTHS SHALL BE SET FROM TRUE WORTH AND BE ORIENTED WITHIN +7.5 % AS DEPINED BY THE RIPDS, ANTENNA DOWNTILTS SHALL BE WITHIN +7.0.5% AS COPINED BY THE RIPDS. REFER TO NO-00246.
- 48. JUMPERS FROM THE TMA'S MUST TERMINATE TO OPPOSITE
- 49. CONTRACTOR SHALL RECORD THE SERIAL # SECTOR, AND POSITION OF EACH ACTUATOR INSTALLED AT THE ANTENNAS AND PROVIDE THE INFORMATION TO A T&T.

TORQUE REQUIREMENTS

- 51. ALL RF CONNECTIONS SHALL BE TIGHTENED BY A TORQUE WRENCH.
- 52. ALL RF CONNECTIONS, GROUNDING HARDWARE AND ANTENNA HARDWARE SHALL HAVE A TORQUE MARK WSTALLED IN A CONNECTION STRANGT LINE FROM BOTH SDEES OF THE CONNECTION.

 A. RF CONNECTION BOTH SIDES OF THE CONNECTION.

 B. GROUNDING AND ARTHUNA HARDWARE ON THE NUT.

 SURFACE. EXAMPLE OF SOLID SURFACE: GROUND BAR, ANTENNA BRACKET HETAL.

FIBER & POWER CABLE MOUNTING

- 53. THE FIBER OPTIC TRUNK CABLES SHALL BE INSTALLED INTO CONDUITS, CHANNEL CABLE TRAYS, OR CABLE TRAY, WHEN INSTALLING FIBER OPTIC TRUNK CABLES INTO A CABLE TRAY SYSTEM, THEY CHARLE STALLED HIS AND HIS TRAY SYSTEM, THEY CHARLES THE BENSAME THAY INTO BETWEEN THE GOO VICE CABLES AND THE INTER DUCT IN GROBER TO SEGRECATE CABLE TYPES, OPTIC FIBER TRUNK CABLES SHALL HAVE APPROVED CABLE RESTRAINTS EVERY (60) SIXTY FEET AND SECURELY FASTENED 10 THE CABLE TRAY SYSTEM. MPA 20 (NCC) ARTICLE TOR RULES SHALL TRAY SYSTEM. MPA 20 (NCC) ARTICLE TOR RULES SHALL
- 54. THE TYPE TC-ER CABLES SHALL BE INSTALLED INTO CONDUITS, CHANNEL CABLE TRAYS, OR CABLE TRAY AND SHALL BE SECURED AT INTERVALS NOT EXCEEDING (6) SIX FEET. AN EXCEPTION: WHERE TYPE TC-ER CABLES ARE NOT SUBJECT TO PHYSICAL DAMAGE, CABLES SHALL BE PERMITTED TO MAKE A TRANSITION DETWEEN CONDUIS, OF SERVING UTILIZATION EQUIPMENT OR DEVICES, A DISTANCE (6) SIX FEET SHALL NOT BE EXCEDED WITHOUT CONTINUOUS SUPPORTING. NFA 70 (NEC) ARTICLES 336 AND 392 RULES SHALL APPLY.
- 55. WHEN INSTALLING OPTIC FIBER TRUNK CABLES OR TYPE TC-ER CABLES INTO CONDUITS, NFPA 70 (NEC) ARTICLE 300 RULES SHALL APPLY.

COAXIAL CABLE NOTES

- 62. TYPES AND SIZES OF THE ANTENNA CABLE ARE BASED ON ESTIMATED LENGTHS. PRIOR TO ORDERING CABLE, CONTRACTOR SHALL VERIFY ACTUAL LENGTH BASED ON CONSTRUCTION LAYOUT AND NOTIFY THE PROJECT MANAGER IF ACTUAL LENGTHS EXCEED ESTIMATED LENGTHS.
- 63, CONTRACTOR SHALL VERIFY THE DOWN-TILT OF EACH ANTENNA WITH A DIGITAL LEVEL
- 64, CONTRACTOR SHALL CONFIRM COAX COLOR CODING PRIOR TO CONSTRUCTION.
- 65. ALL JUMPERS TO THE ANTENNAS FROM THE MAIN

TRANSMISSION LINE SHALL BE 1/2" DIA. LDF AND SHALL NOT EXCEED 6"-0".

- 66. ALL COAXIAL CABLE SHALL BE SECURED TO THE DESIGNED SUPPORT STRUCTURE, IN AN APPROVED MANNER, AT DISTANCES NOT TO EXCEED 4'-0" OC.
- 67. CONTRACTOR SHALL FOLLOW ALL MANUFACTURER'S RECOMMENDATIONS REGARDING BOTH THE INSTALLATION AND GROUNDING OF ALL COAXIAL CABLES, CONNECTORS, ANTENNAS, AND ALL OTHER EQUIPMENT.
- 58. CONTRACTOR SHALL GROUND ALL EQUIPMENT, INCLUDING ANTENNAS, RET MOTORS, THA'S, COAX CABLES, AND RET CONTROL CABLES, AND COUNTER STREED, GROUNDING WITH MANUFACTURER'S SPECIFICATION AND RECOMMENDATION.
- 59. CONTRACTOR SHALL PROVIDE STRAIN-RELIEF AND CABLE
 SEPPERMENT AND CABLE STRAIN-RELIEF AND CABLES AND
 FROM THE CABLE STRAIN STRAIN SHALL BE APPOYED FOR THE PURPOSE.
 INSTALLATION SHALL BE IN ACCORDANCE WITH
 MANUFACTURER'S SPECIFICATIONS AND RECOMMENDATIONS.
- 70. CONTRACTOR TO VERIFY THAT EXISTING COAX HANGERS ARE STACKABLE SNAP IN HANGERS, IF EXISTING HANGERS ARE NOT STACKABLE SNAP IN HANGERS THE CONTRACTOR SHALL REPLACE EXISTING HANGERS WITH NEW SNAP IN HANGERS IF APPLICABLE.

- 71. CONTRACTOR SHALL BE RESPONSIBLE TO VERIFY ANTENNA, TMAS, DIPLEMERS, AND COAM CONFIGURATION, MAKE AND MODELS PRIOR TO INSTALLATION.
- 72. ALL CONNECTIONS FOR HANGERS, SUPPORTS, BRACING, ETC. SHALL BE INSTALLED PER TOWER MANUFACTURER'S RECOMMENDATIONS.
- CONTRACTOR SHALL REFERENCE THE TOWER STRUCTURAL ANALYSIS/DESIGN DRAWINGS FOR DIRECTIONS ON CABLE DISTRIBUTION/ROUTING.
- 74. ALL OUTDOOR RF CONNECTORS/CONNECTIONS SHALL BE WASTHERPROOFED, EXCEPT THE RET CONNECTORS, USING BETT, TASKE, OFFICE HORSE, TASKE, OFFICE HORSE, WASTHERPROOFING SHALL BE SAUDOTH WITHOUT BUCKLING. BUTH, BLEEDING IS NOT ALLOWED.
- 75. IF REQUIRED TO PAINT ANTENNAS AND/OR COAX:
 A TEMPERATURE SHALL BE ABOVE 50° F.
 A TEMPERATURE SHALL BE ABOVE 50° F.
 OR SHALL SHALL BE ABOVE 50° F.
 OR SHALL SHALL BE ABOVE 50° F.
 OR SHALL SHALL BE TOWERS, FAA/FCC APPROVED PAINT IS REQUIRED.
 D. DO NOT PAINT OVER COLOR CODING OR ON EDUIPMENT MODEL NUMBERS
- ELUMINENT MODEL NUMBERS

 76. ALL CABLES SHALL BE GROUNDED WITH COANAL CABLE
 GROUND RITS. FOLLOW THE MANUFACTURER'S
 RECOMMENDATIONS.
 A. GROUNDING AT MID LEVEL.
 B. CROUNDING AT MID LEVEL. TOWERS WHICH ARE OVER
 2001—30. ADDITIONAL CABLE GROUNDING REQUIRED.
 C. COCHO, ADDITIONAL CABLE GROUNDING REQUIRED.
 C. COCHO, ADDITIONAL CABLE OF TOWER FROM TO TURNING
 D. GROUNDING OUTSIDE THE EQUIPMENT SHELTER AT ENTRY
 E. GROUNDING MISSIES THE EXPLICATION OF THE EQUIPMENT SHELTER AT ENTRY
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 E. GROUNDING MISSIES THE EXPLICATION OF THE EX E. GROUNDING INSIDE THE EQUIPMENT SHELTER AT THE ENTRY PORT.
- 77. ALL PROPOSED GROUND BAR DOWNLEADS ARE TO BE TERMINATED TO THE EXISTING ADJACENT GROUND BAR DOWNLEADS A MINIMUM DISTANCE OF 4'-0" BELOW GROUND BAR. TERMINATIONS MAY BE EXOTHERMIC OR COMPRESSION.

at&t

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KEA	DATE	DESCRIPTION	BA
0	04/06/18	90% REVIEW	EB
1	04/25/18	FOR PERMIT	EB
2	05/14/18	FOR PERMIT	EB

I HEREBY CERTIFY THAT THESE DRAWINGS WERE PREPARED BY ME OR UNDER MY DIRECT SUPERWISION AND CONTROL, AND TO THE BEST OF MY KNOWLEDGE AND BELIEF COMPLY WITH THE REQUIREMENTS OF ALL APPLICABLE CODES.



SONESTA

SITE NUMBER

MAL02038

SITE ADDRESS

5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142

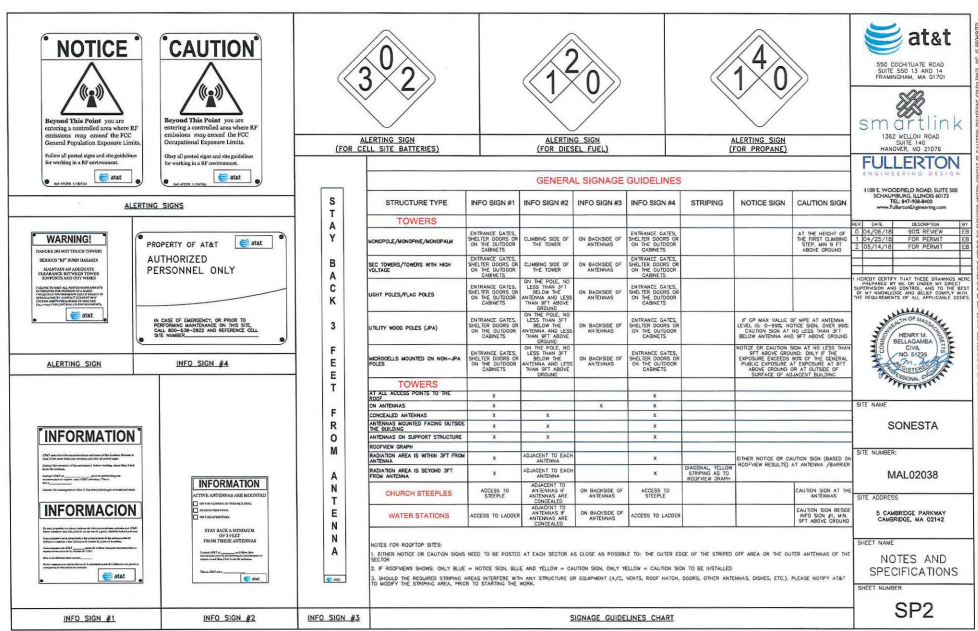
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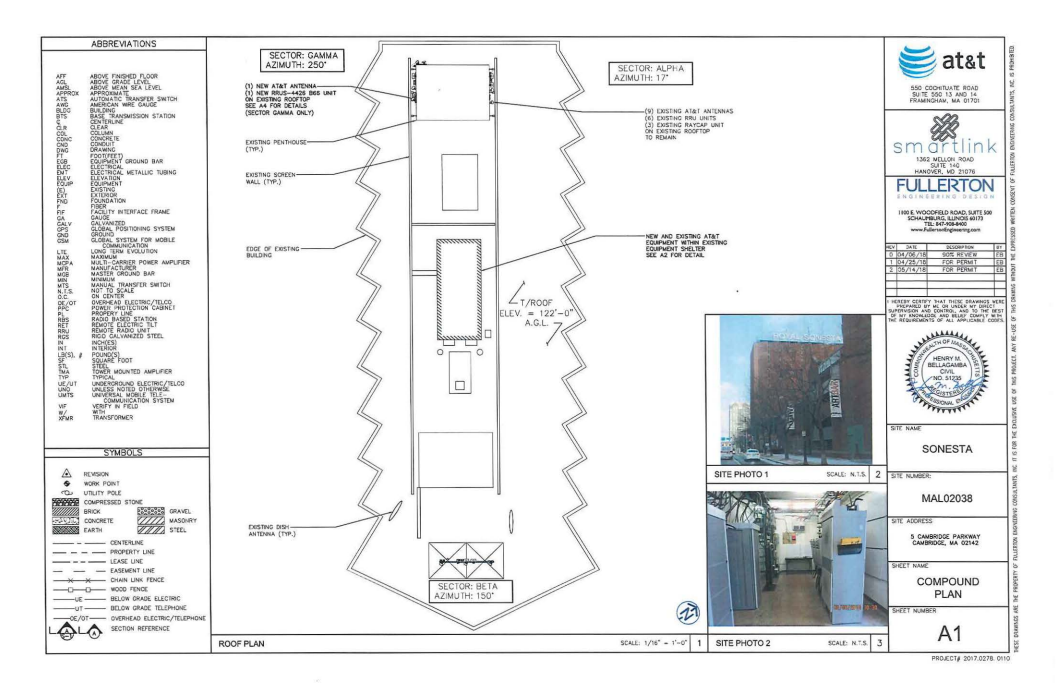
NOTES AND **SPECIFICATIONS**

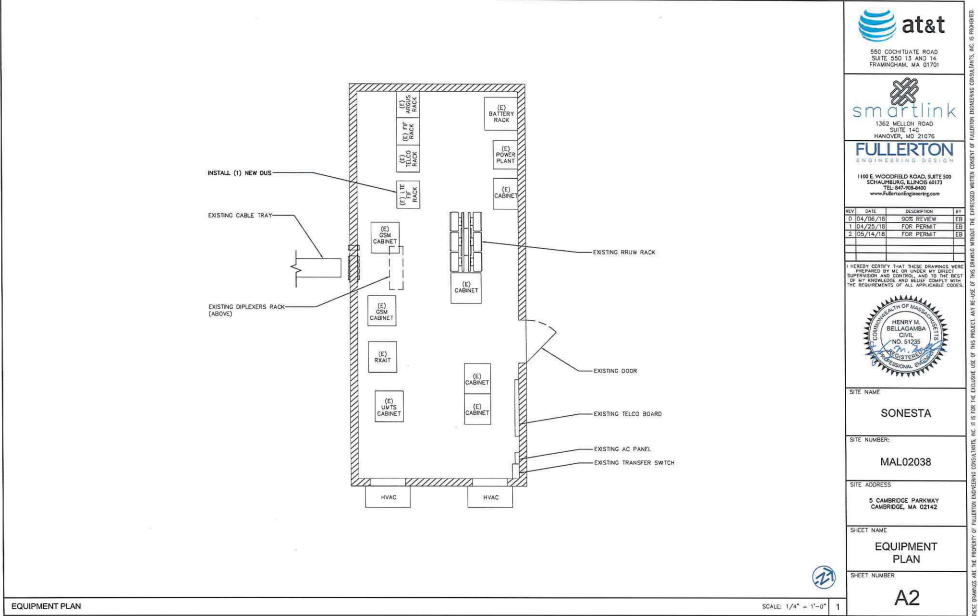
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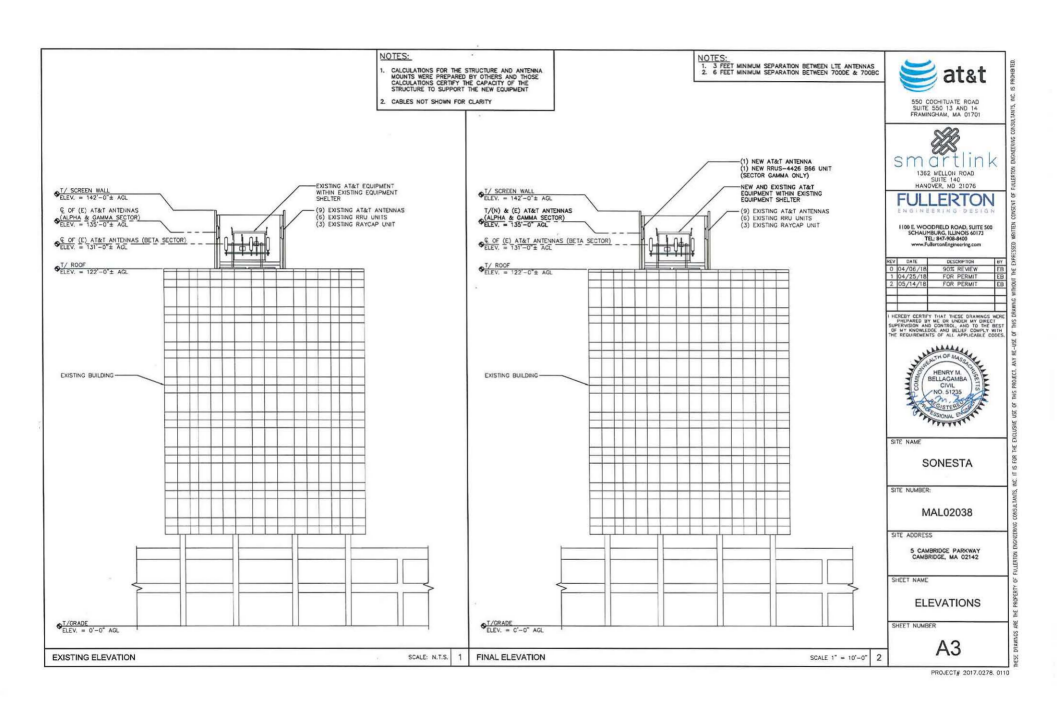
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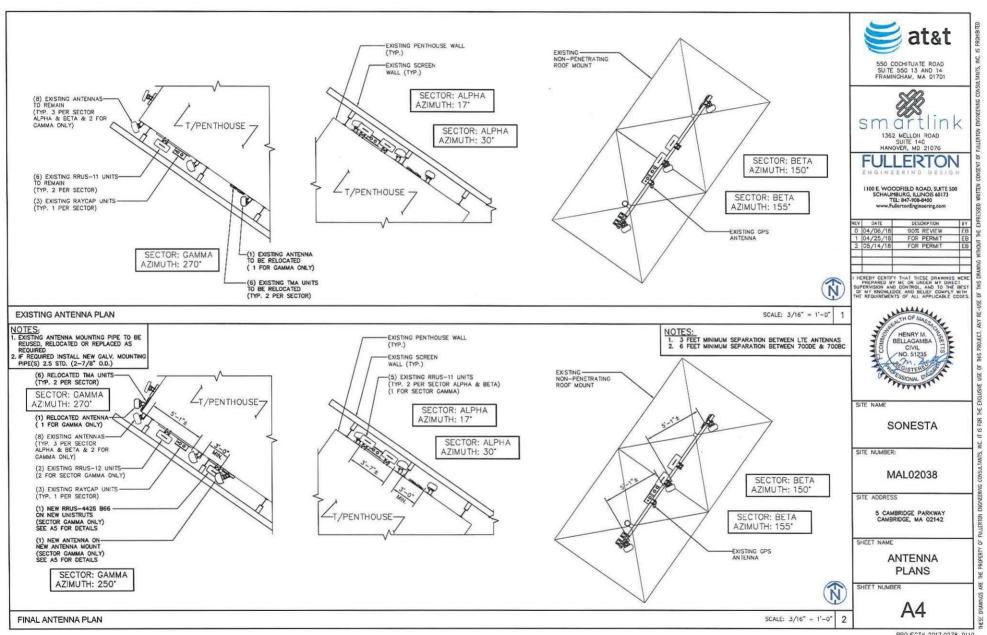
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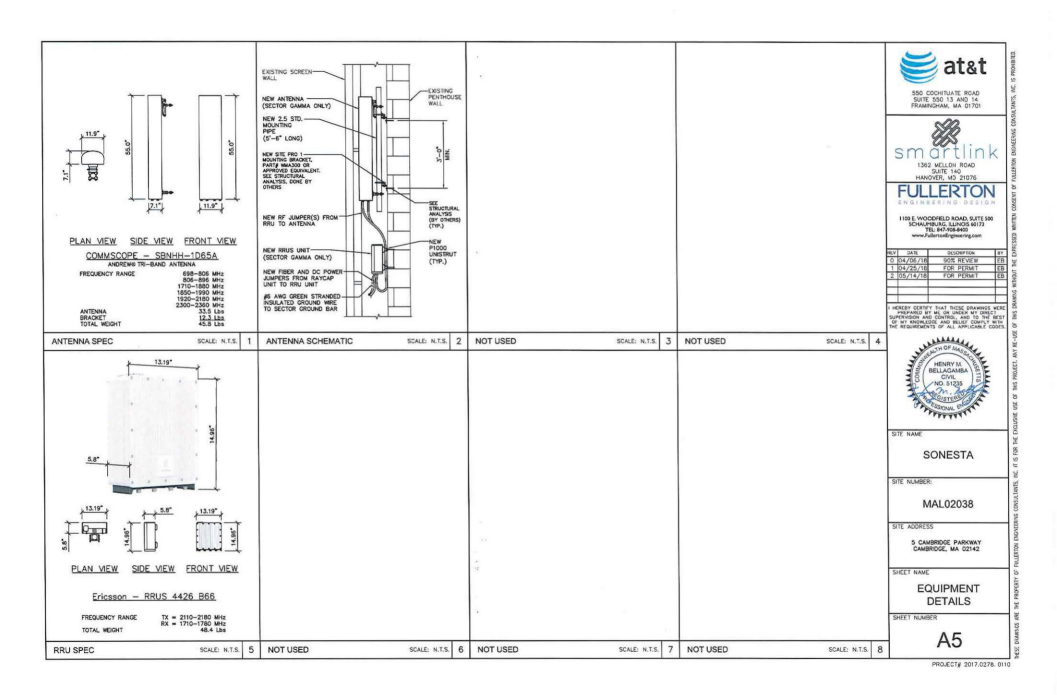












FINAL ANTENNA CONFIGURATION AND CABLE SCHEDULE SUPPLIED BY AT&T WIRELESS, FROM RF CONFIG. DATED (01/29/18)

SECTOR	ANTENNA	ANTENNA STATUS	ANTENNA	ANTENNA	TMA/RRU UNIT	AZIMUTH	ANTENNA CL FROM	CABLE FEEDE	3	RAYCA				
SECTOR	NUMBER	& TYPE	MODEL NUMBER	VENDOR	IMA/RRU UNIT	AZIMUTH	GROUND	TYPE	LENGTH	UNIT				
		(E)	AM-X-CD-14-65		(2) EXISTING RRUS-11		. 70 . 40	(1) EXISTING FIBER CABLE	120'-0"					
	A-1	LTE1C/2C ANTENNA	-00T-RET	KMW	UNITS	17'	135'-0"	(2) EXISTING DC POWER CABLES	120'-0"					
	A-2		-	-	-	-	=0	-						
ALPHA	A-3	(E) UMTS	742-264	KATHREIN	(2) EXISTING TMA UNITS	30*	135'-0"	1-5/8"¢ LDF7-50A	120'-0"					
	A-3	ANTENNA	742-264	KAIHKEIN	(2) EXISTING TMA UNITS	30	135 -0	1-5/8"¢ LDF7-50A	120'-0"	1				
	A-4	(E) GSM	742 024	KATUDCIN	(2) EXISTING DIPLEXER	30*	14751 AT	1-5/8"¢ LDF7-50A	120'-0"					
	A-4	ANTENNA	742-264	KATHREIN	UNITS	30	135'-0"	1-5/8"¢ LDF7-50A	120'-0"					
	8-1	(E)	742 254	KATUREN	(9) 59957995 794 49975			1-5/8"ø LDF7-50A	130'-0"					
	8-1	LTE1C/2C ANTENNA	742-264	KATHREIN	(2) EXISTING TMA UNITS	150*	131'-0"	1-5/8°# LDF7-50A	130'-0"	NS.				
4	B-2	-	-	-	-	-	-	:=		(3) (E) DC6-48-60-0-1E UNIT				
BETA	8-3	(E) UMTS	AM-X-CD-14-65	KMW	(2) EXISTING RRUS-11	155*	131'-0"	(1) EXISTING FIBER CABLE	130'-0"	5-48-				
	C-1	ANTENNA	-00T-RET	KM W	UNITS	133	131 -0	(2) EXISTING DC POWER CABLES	130'-0"	00 (
	3-4	(E) GSM	742-264	KATHREIN	(2) EXISTING DIPLEXER	150*	131'-0"	1-5/8"¢ LDF7-50A	130'-0"	3) (E				
	5-4	ANTENNA	7.12-201		UNITS	150	150	150	150	155	131 -0	1-5/8"¢ LDF7-50A	130'-0"	
		(E)	AM-X-CD-14-65	185.000	(1) EXISTING RRUS-11 UNIT	250	. 701 00	(1) EXISTING FIBER CABLE	90'-0"					
	C-1	ANTENNA	-00T-RET	KMW	(2) EXISTING RRUS-12 UNITS	250	135'-0"	(2) EXISTING DC POWER CABLES	90'-0"					
WA	C-2	(N) LTE4C ANTENNA	SBNHH-1D65A	COMMSCOPE	(1) NEW RRUS-4426 B66 UNIT	250*	135'-0"	SEE ANTENNA C-1 FOR CABLE TYPE AND LENGTH						
GAMMA	GAM	C3	(E) UMTS	SBNHH-1D65A	COMMSCOPE	(1) EXISTING RRUS-32 UNIT	250*	135'-0"	1-5/8"¢ LDF7-50A	90'-0"	1			
	0-3	ANTENNA	SSITIT- IDOSA	COMMISCOPE	(1) Chiamino NAOS-32 ONT	200	133 -0	1-5/8"¢ LDF7-50A	90'-0"					
	C-4	(E) GSM	742-264	KATHREIN	(2) EXISTING TMA UNITS	270*	135'-0"	1-5/8"ø LDF7-50A	90'-0"					
	0-4	ANTENNA	/42-204	KAIMKEN	(2) ENISHING IMA UNITS	270	135 -0	1-5/8"ø LDF7-50A	90'-0"	1				



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SITE NAME

SONESTA

SITE NUMBER:

MAL02038

SITE ADDRESS

5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142

SHEET NAME

ANTENNA & CABLE CONFIGURATION

A6

SCALE: N.T.S.

PROJECT# 2017.0278. 0110

ANTENNA & CABLE CONFIGURATION

- CONTRACTOR IS TO REFER TO AT&T'S MOST CURRENT RADIO FREQUENCY DATA SHEET (RFDS) PRIOR TO CONSTRUCTION.
- THE SIZE, HEIGHT, AND DIRECTION OF THE ANTENNAS SHALL BE ADJUSTED TO ACHIEVE THE AZIMUTHS SPECIFIED AND LIMIT SHADOWING AND TO MEET THE SYSTEM REQUIREMENTS.
- 3. CONTRACTOR SHALL VERIFY THE HEIGHT OF THE ANTENNA WITH THE AT&T WIRELESS PROJECT MANAGER.
- 4. VERIFY TYPE AND SIZE OF TOWER LEG PRIOR TO ORDERING ANY ANTENNA MOUNT.
- 5. UNLESS NOTED OTHERWISE THE CONTRACTOR MUST PROVIDE ALL MATERIAL NECESSARY.
- ANTENNA AZIMUTHS ARE DEGREES OFF OF TRUE NORTH, BEARING CLOCKWISE, IN WHICH ANTENNA FACE IS DIRECTED.
 ALL ANTENNAS (AND SUPPORTING STRUCTURES AS PRACTICAL) SHALL BE ACCURATELY ORIENTED IN THE SPECIFIED
 DIRECTION.
- 7. CONTRACTOR SHALL VERIFY ALL RF INFORMATION PRIOR TO CONSTRUCTION.
- SWEEP TEST SHALL BE PERFORMED BY GENERAL CONTRACTOR AND SUBMITTED TO AT&T WIRELESS CONSTRUCTION SPECIALIST. TEST SHALL BE PERFORMED PER AT&T WIRELESS STANDARDS.
- CABLE LENGTHS WERE DETERMINED BASED ON THE DESIGN DRAWING. CONTRACTOR TO VERIFY ACTUAL LENGTH DURING PRE—CONSTRUCTION WALK.
- 10. CONTRACTOR TO USE ROSENBERGER FIBER LINE HANGER COMPONENTS (OR ENGINEER APPROVED EQUAL).

ANTENNA AND CABLING NOTES

SCALE: N.T.S.

	RF, DC, & COAX CABLE MARKING LOCATIONS TABLE
NO	LOCATIONS
0	EACH TOP-JUMPER SHALL BE COLOR CODED WITH (1) SET OF 3" WIDE BANDS.
2	EACH MAIN COAX SHALL BE COLOR CODED WITH (1) SET OF 3^* WIDE BANDS NEAR THE TOP—JUMPER CONNECTION AND WITH (1) SET OF $3/4^*$ WIDE COLOR BANDS JUST PRIOR TO ENTERING THE BTS OR TRANSMITTER BUILDING.
3	CABLE ENTRY PORT ON THE INTERIOR OF THE SHELTER.
4	ALL BOTTOM JUMPERS SHALL BE COLOR CODED WITH (1) SET OF $3/4^{\circ}$ WIDE BANDS ON EACH END OF THE BOTTOM JUMPER.
(5)	ALL BOTTOM JUMPERS SHALL BE COLOR CODED WITH (1) SET OF 3/4" WIDE BANDS ON EACH FIND OF THE BOTTOM JUMPER.

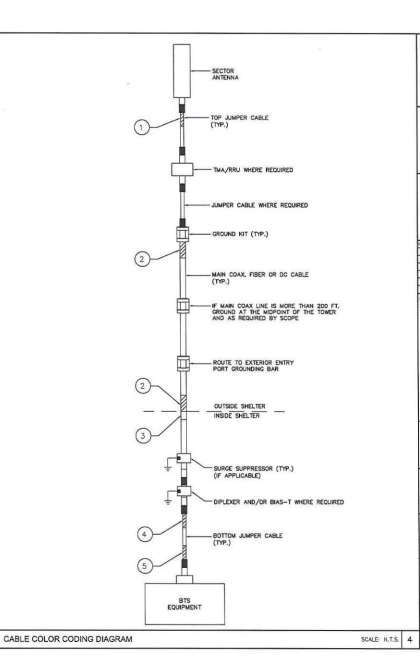
CABLE MARKING DIAGRAM

CABLE MARKING NOTES

SCALE: N.T.S. 2

SCALE: N.T.S. 3

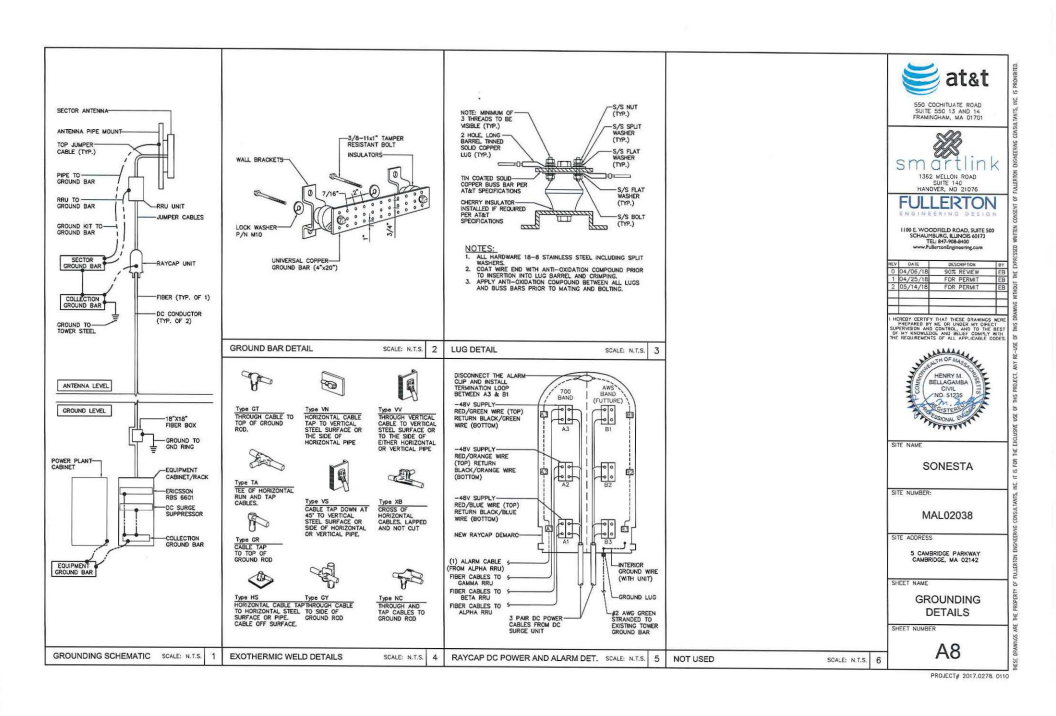
- 1. THE ANTENNA SYSTEM COAX SHALL BE LABELED WITH VINYL TAPE.
- THE STANDARD IS BASED ON EIGHT COLORED TAPES-RED, BLUE, GREEN, YELLOW, ORANGE, BROWN, WHITE, AND
 VIOLET. THESE TAPES MUST BE 3/4" MIDE & UV RESISTANT SUCH AS SCOTCH 35 VINNT. ELECTRICAL COLOR CODING
 TAPE AND SHOULD BE READILY AVAILABLE TO THE ELECTRICAN OR CONTRACTOR ON SITE.
- USING COLOR BANDS ON THE CABLES, MARK ALL RF CABLE BY SECTOR AND CABLE NUMBER AS SHOWN ON "CABLE COLOR CHART".
- 4. WHEN AN EXISTING COAXIAL LINE THAT IS INTENDED TO BE A SHARED LINE BETWEEN TECHNOLOGIES IS ENCOUNTERED, THE CONTRACTOR SHALL REMOVE THE EXISTING COLOR CODING SCHEME AND REPLACE IT WITH THE COLOR CODING STANDARD. IN THE ABSENCE OF AN EXISTING COLOR CODING AND TAGGING SCHEME, OR WHEN INSTALLING PROPOSED COAXIAL CABLES, THIS GUIDELINE SHALL BE IMPLEMENTED AT THAT SITE REGARDLESS OF TECHNOLOGY.
- ALL COLOR CODE TAPE SHALL BE 3M-35 AND SHALL BE INSTALLED USING A MINIMUM OF (3) THREE WRAPS OF TAPE AND SHALL BE NEATLY TRIMMED AND SMOOTHED OUT SO AS TO AVOID UNRAVELING.
- ALL COLOR BANDS INSTALLED AT THE TOP OF THE TOWER SHALL BE A MINIMUM OF 3" WIDE, AND SHALL HAVE A MINIMUM OF 3/4" OF SPACE BETWEEN EACH COLOR.
- 7. ALL COLOR CODES SHALL BE INSTALLED SO AS TO ALIGN NEATLY WITH ONE ANOTHER FROM SIDE-TO-SIDE.
- IF EXISTING CABLES AT THE SITE ALREADY HAVE A COLOR CODING SCHEME AND THEY ARE NOT INTENDED TO BE REUSED OR SHARED WITH THE NEW TECHNOLOGY, THE EXISTING COLOR CODING SCHEME SHALL REMAIN UNTOUCHED.

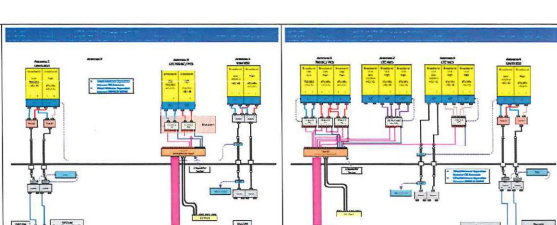




PROJECT# 2017.0278. 0110

SHEET NUMBER







550 COCHITUATE ROAD SUITE 550 13 AND 14 FRAMINGHAM, MA 01701



FULLERTON

1100 E. WOODFIELD ROAD, SUITE 500 SCHAUMBURG, ILLINOIS 60173 TEL: 847-908-8400 www.FullertonEngineering.com

REV	DATE	DESCRIPTION	81
0	04/06/18	90% REVIEW	E
1	04/25/18	FOR PERMIT	E
2	05/14/18	FOR PERMIT	E
_			_

HEREBY CERTIFY THAT THESE DRAWINGS WERE PREPARED BY ME OR UNDER MY DIRECT SUPERVISION AND CONTROL, AND TO THE BEST OF MY KNOWLEDGE AND BELIEF COMPLY WITH THE REQUIREMENTS OF ALL APPLICABLE CODES.



SITE NAME

SONESTA

SITE NUMBER:

MAL02038

SITE ADDRESS

5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142

SHEET NAME

PLUMBING DIAGRAMS

SHEET NUMBER

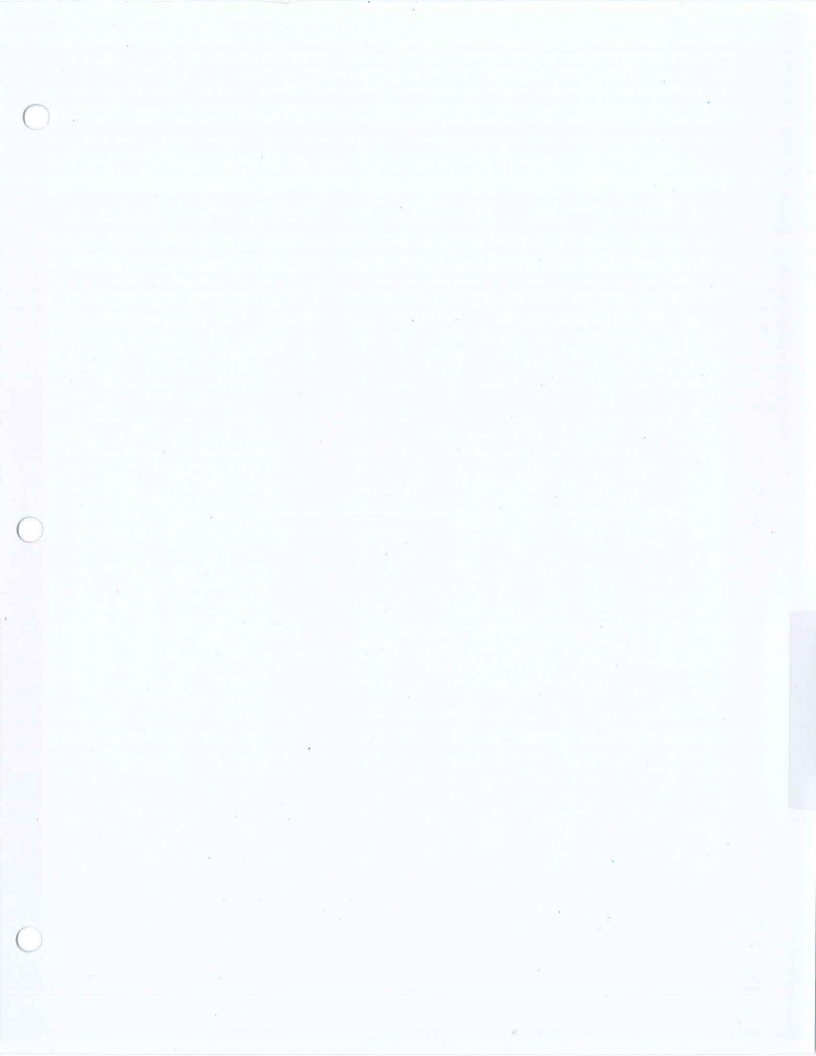
A9

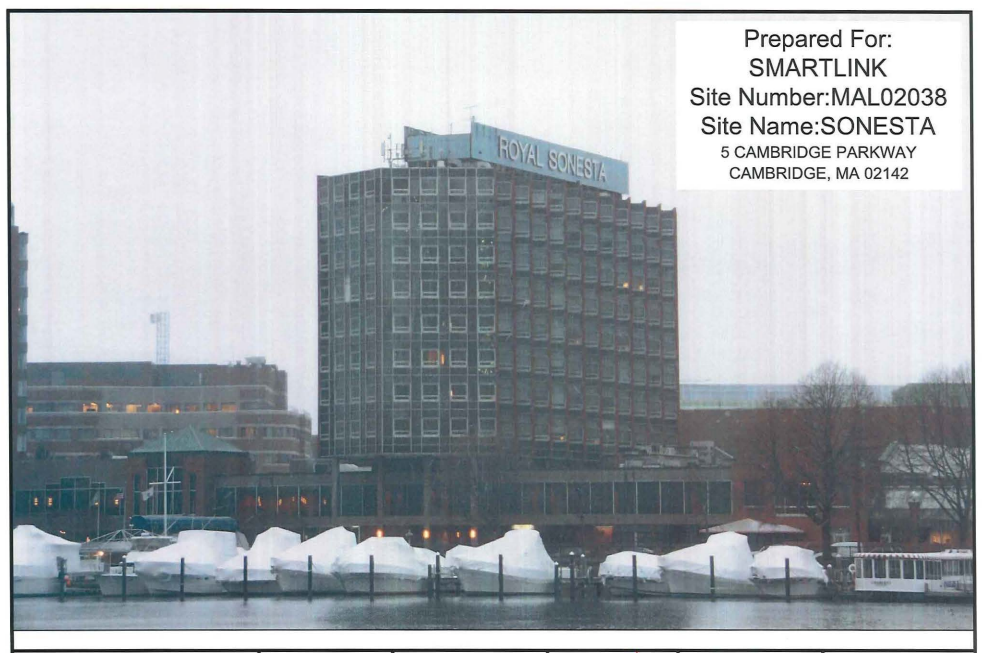
*BASED ON RFDS V3.0, DATED (01/29/18)

PLUMBING DIAGRAMS

CENER/NO

SCALE: N.T.S.





SITE NO: MAL02038 SITE NAME: SONESTA

ADDRESS: 5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142



550 COCHITUATE ROAD



1997 ANNAPOLIS EXCHANGE PKWAY ANNAPOLIS, MD 021401



1600 OSGOOD STREET BUILDING 20 NORTH, SUITE 3090 TEL: [978] 557-5553 N. ANDOVER, MA 01845 FAX: [978] 336-5586

SITE TYPE: ROOFTOP

DATE: 03/11/2016

REV: 0

DRAWN BY: FM

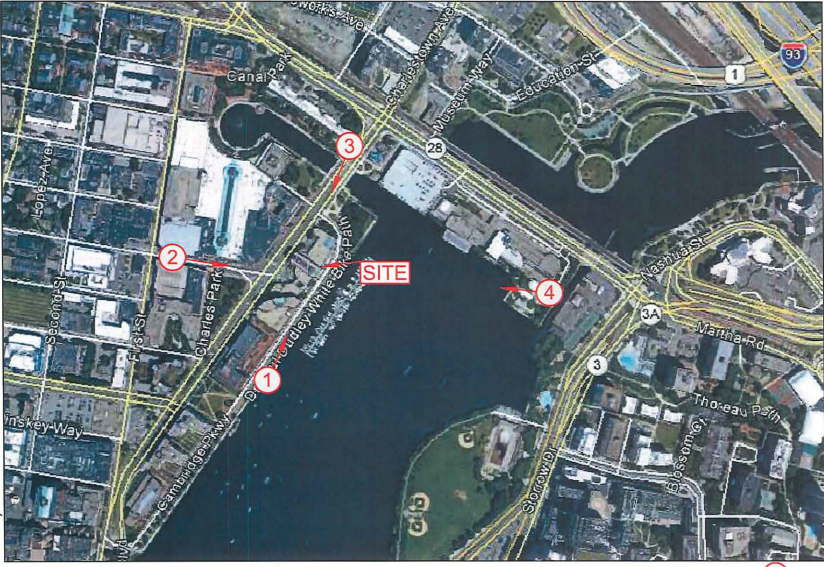
SCALE: N.T.S.

THIS STUDY DOES NOT CLAIM IN ANY WAY TO SHOW THE ONLY AREAS OF VISIBILITY. IT IS MEANT TO SHOW A BROAD REPRESENTATION OF AREAS WHERE THE PROPOSED INSTALLATION MAY BE VISIBLE BASED UPON THE BEST INFORMATION FOR TOPOGRAPHY AND VEGETATION LOCATIONS AVAILABLE TO DATE.

PAGE 1 OF 14

LOCUS MAP

TAKEN FROM GOOGLE.COM ON 03-10-16



SITE NO: MAL02038 SITE NAME: SONESTA

ADDRESS: 5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142



550 COCHITUATE ROAD FRAMINGHAM, MA 01701





SITE TYPE: ROOFTOP DATE: 03/11/2016 REV: 0

DRAWN BY: FM

SCALE: N.T.S.

THIS STUDY DOES NOT CLAIM IN ANY WAY TO SHOW THE ONLY AREAS OF VISIBILITY. IT IS MEANT TO SHOW A BROAD REPRESENTATION OF AREAS WHERE THE PROPOSED INSTALLATION MAY BE VISIBLE BASED UPON THE BEST INFORMATION FOR TOPOGRAPHY AND VEGETATION LOCATIONS AVAILABLE TO DATE.

PHOTO LOCATION

PAGE 2 OF 14

LOCATION #1

DATE OF PHOTO: 03/07/2016





DETAIL OF EQUIPMENT

VIEW NORTHEAST FROM CAMBRIDGE PARKWAY (EQUIPMENT PARTIALLY VISIBLE)

SITE NO: MAL02038 SITE NAME: SONESTA

ADDRESS: 5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142



550 COCHITUATE ROAD FRAMINGHAM, MA 01701



1997 ANNAPOLIS EXCHANGE PKWAY SUITE 200



1600 OSGOOD STREET BUILDING 20 NORTH, SUITE 3090 N. ANDOVER, MA 01845 FAX: (978) 537-5553 FAX: (978) 336-5586

SITE TYPE: ROOFTOP

DATE: 03/11/2016 REV: 0

DRAWN BY: FM

SCALE: N.T.S.

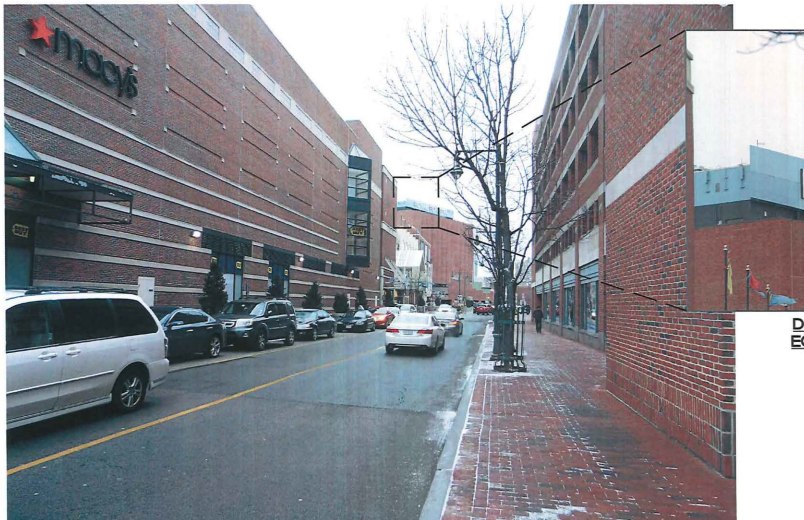
THIS STUDY DOES NOT CLAIM IN ANY WAY TO SHOW THE ONLY AREAS OF VISIBILITY T IS MEANT TO SHOW A BROAD REPRESENTATION OF AREAS WHERE THE PROPOSED INSTALLATION MAY BE VISIBLE BASED UPON THE BEST INFORMATION FOR TOPOGRAPHY AND VEGETATION

LOCATIONS AVAILABLE TO DATE.

PAGE 4 OF 14

LOCATION # 2

DATE OF PHOTO: 03/07/2016



DETAIL OF EQUIPMENT

VIEW EAST FROM CHARLES STREET (EQUIPMENT NOT VISIBLE)

SITE NO: MAL02038 SITE NAME: SONESTA

ADDRESS: 5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142



550 COCHITUATE ROAD FRAMINGHAM, MA 01701



1997 ANNAPOLIS EXCHANGE PKWAY SUITE 200 ANNAPOLIS, MD 021401



1600 OSGOOD STREET BUILDING 20 NORTH, SUITE 3090 N. ANDOVER, MA 01845 FAX: [978] 557-5553 FAX: [978] 334-5586

SITE TYPE: ROOFTOP

DATE: 03/11/2016 REV: 0

DRAWN BY: FM

SCALE: N.T.S.

THIS STUDY DOES NOT CLAIM IN ANY WAY TO SHOW THE ONLY AREAS OF VISIBILITY IT IS MEANT TO SHOW A BROAD REPRESENTATION OF AREAS WHERE THE PROPOSED INSTALLATION MAY BE VISIBLE BASED UPON THE BEST INFORMATION FOR TOPOGRAPHY AND VEGETATION LOCATIONS AVAILABLE TO DATE.

PAGE 7 OF 14

LOCATION #3

DATE OF PHOTO: 03/07/2016



DETAIL OF EQUIPMENT

VIEW SOUTHWEST FROM CHARLESTOWN AVE (EQUIPMENT PARTIALLY VISIBLE)

SITE NO:

MAL02038

SITE NAME: SONESTA

ADDRESS: 5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142



550 COCHITUATE ROAD FRAMINGHAM, MA 01701



1997 ANNAPOLIS EXCHANGE PKWAY ANNAPOLIS, MD 021401



1600 OSGOOD STREET BUILDING 20 NORTH, SUITE 3090 N. ANDOVER, MA 01845 FAX: (978) 336-5586

SITE TYPE: ROOFTOP

REV: 0 DATE: 03/11/2016

DRAWN BY: FM

SCALE: N.T.S.

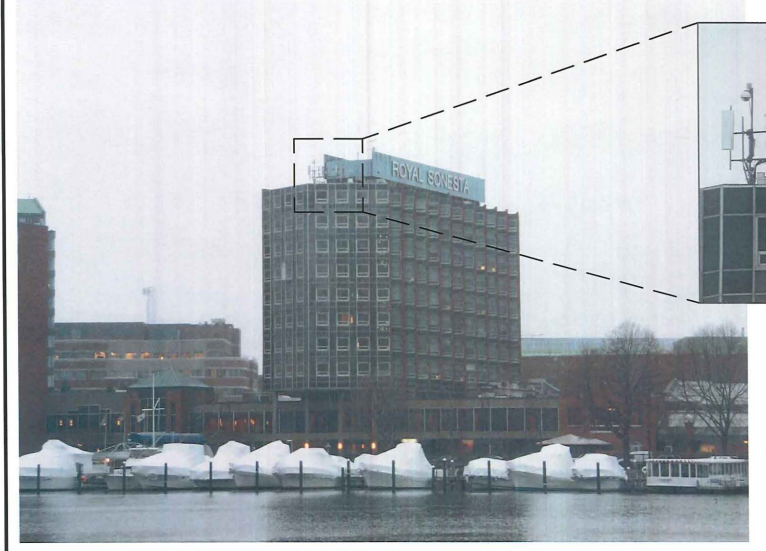
THIS STUDY DOES NOT CLAIM IN ANY WAY TO SHOW THE ONLY AREAS OF VISIBILITY. REPRESENTATION OF AREAS WHERE THE

PROPOSED INSTALLATION MAY BE VISIBLE BASED UPON THE BEST INFORMATION FOR TOPOGRAPHY AND VEGETATION LOCATIONS AVAILABLE TO DATE.

PAGE 10 OF 14

LOCATION # 4

DATE OF PHOTO: 03/07/2016



DETAIL OF EQUIPMENT

VIEW EAST FROM MUSEUM OF SCIENCE DRIVEWAY

SITE NO: MAL02038
SITE NAME: SONESTA

ADDRESS: 5 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142



550 COCHITUATE ROAD FRAMINGHAM, MA 01701





HILDING 20 NORTH, SUITE 3090 TEL: [978] 557-5553
N. ANDOVER, MA 01845 FAX: [978] 336-5586

SITE TYPE: ROOFTOP

DATE: 03/11/2016 REV: 0

DRAWN BY: FM

SCALE: N.T.S.

THIS STUDY DOES NOT CLAIM IN ANY WAY TO SHOW THE ONLY AREAS OF VISIBILITY. IT IS MEANT TO SHOW A BROAD REPRESENTATION OF AREAS WHERE THE PROPOSED INSTALLATION MAY BE VISIBLE BASED UPON THE BEST INFORMATION FOR TOPOGRAPHY AND VEGETATION

LOCATIONS AVAILABLE TO DATE.

PAGE 13 OF 14



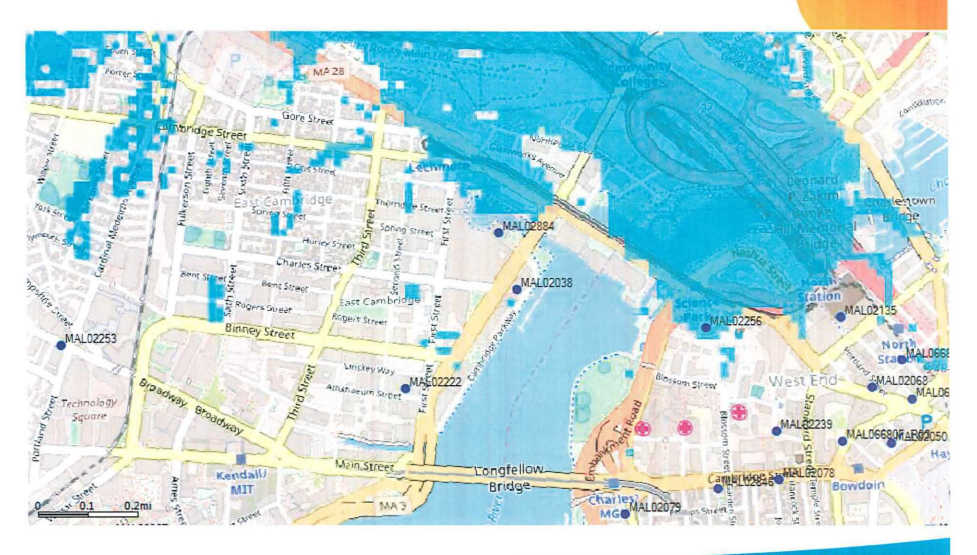


MAL02038 LTE Plots

 Zoning Plot for New LTE Carrier AWS Band

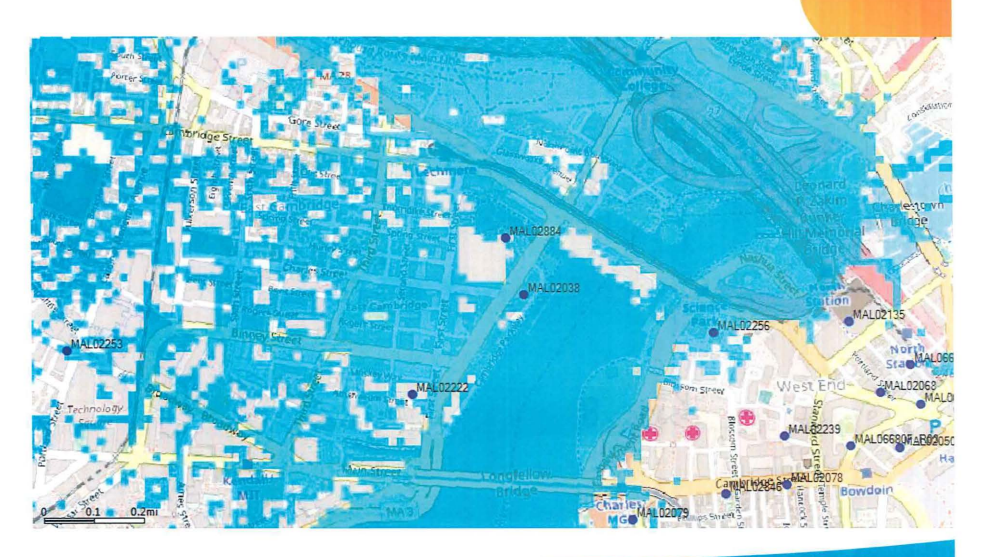


Current LTE AWS Band Coverage





LTE AWS Band Coverage with Proposed MAL02038







Fullerton Engineering Consultants, Inc. 1100 E. Woodfield Road, Suite 500 Schaumburg, IL 60173

Tel: 847.908.8400 www.fullertonengineering.com

October 1, 2018

RE:

AT&T LTE 4C

Prepared For:

Smartlink / AT&T

Site Number:

MAL02038

FA Location:

10007272

Pace Number:

MRCTB027802

Site Name:

SONESTA

Site Address:

5 Cambridge Parkway

Cambridge, MA 02142

To Whom It May Concern,

This structural assessment is in regards to the adequacy of the existing rooftop penthouse wall structure for the AT&T LTE 4C project. The purpose was to determine conformance of the existing rooftop penthouse wall structure under the Massachusetts Building Code 9th Edition (2015 International Building Code w/amendments) and the industry standard ANSI/TIA-222-G (Structural Standards for Steel Antenna Towers and Antenna Supporting Structures).

Based on collected information via a site visit dated 02/06/2018, proposed loading presented in the RFDS provided by AT& T dated 11/28/2017 Ver. 3, Mount Analysis by Fullerton Engineering dated 06/11/2018, technical data of the proposed equipment and engineering judgment, it our professional opinion that the existing rooftop penthouse wall structure is adequate to support the proposed installation for the above-referenced program. Detailed calculations and analysis have not been performed to verify this opinion, however, such calculations can be performed under an expanded scope of work, if required.

This opinion letter completed by Fullerton Engineering Consultants is inclusive of the existing penthouse wall structure that will support the existing and proposed loading provided by the client.

This opinion letter assumes that existing penthouse wall structure is in good condition and have not been altered from the manufacturer's original design. Prior to installation of new equipment, contractor shall inspect the condition of all relevant members and connectors. The contractor shall be responsible for the means and methods of construction.

Respectfully,

Abraham J. Rokach, P.E.







SmartLink, LLC on behalf of AT&T Mobility, LLC Site FA – 10007272 Site ID – MA2038 (MRCTB027802) USID – 54479 Site Name – Sonesta

5 Cambridge Pkwy Cambridge, MA 02142

Latitude: N42-22-00.98 Longitude: W71-4-28.98 Structure Type: Rooftop

Report generated date: May 7, 2018

Report by: Scott Broyles

Customer Contact: Patrick Baker

AT&T Mobility, LLC will be compliant when the remediation recommended in Section 5.2 or other appropriate remediation is implemented.

Sitesafe logo is a registered trademark of Site Safe, LLC. All rights reserved.



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1 General Site Summary

1.1 Report Summary

AT&T Mobility, LLC	Summary
Access to Antennas Locked?	Yes
Max Cumulative Simulated RFE	942.0% General Public Limit 1" in front of AT&T
Level on the Rooftop	Mobility, LLC's Beta Sector Antenna 5
Max Cumulative Simulated RFE	<1% General Public Limit
Level on the Ground	
FCC & AT&T Compliant?	Will Be Compliant
Optional AT&T Mitigation Items?	Yes

The following documents were provided by the client and were utilized to create this report:

RFDS: NEW-ENGLAND_BOSTON_MAL02038_2018-LTE-Next-Carrier_LTE-4C_mr673a_2101A0EZ...

CD's: 10007272_AE201_180425_MAL02038

RF Powers Used: RFDS Above

1.2 Signage Summary

AT&T Signage Locations		scenarion	De line	Actor	CALIFICA	CSLINCE	doubleho:	PROGRAMOS A	7
	Information 1	Information 2	-Notice	Notice 2	Caution	Caution 2	Warning	Warning 2	Barriers
Access Point(s)	⊠ [1]	[#]	[#]	[#] ·	[#]	[#]	[#]	[#]	
Alpha	⊠ [1]	[#]	[#]	[#]	[#]	[#]	[#]	[#]	
Beta	⊠ [2]	[#]	[2]	[#]	[#]	[#]	[#]	[#]	
Gamma	⊠ [1]	[#]	[#]	[#]	□ [#]	[#]	[#]	[#]	

Note: All existing signage was documented during a previous site visit 6-19-17.

1.3 Fall Arrest Anchor Point Summary

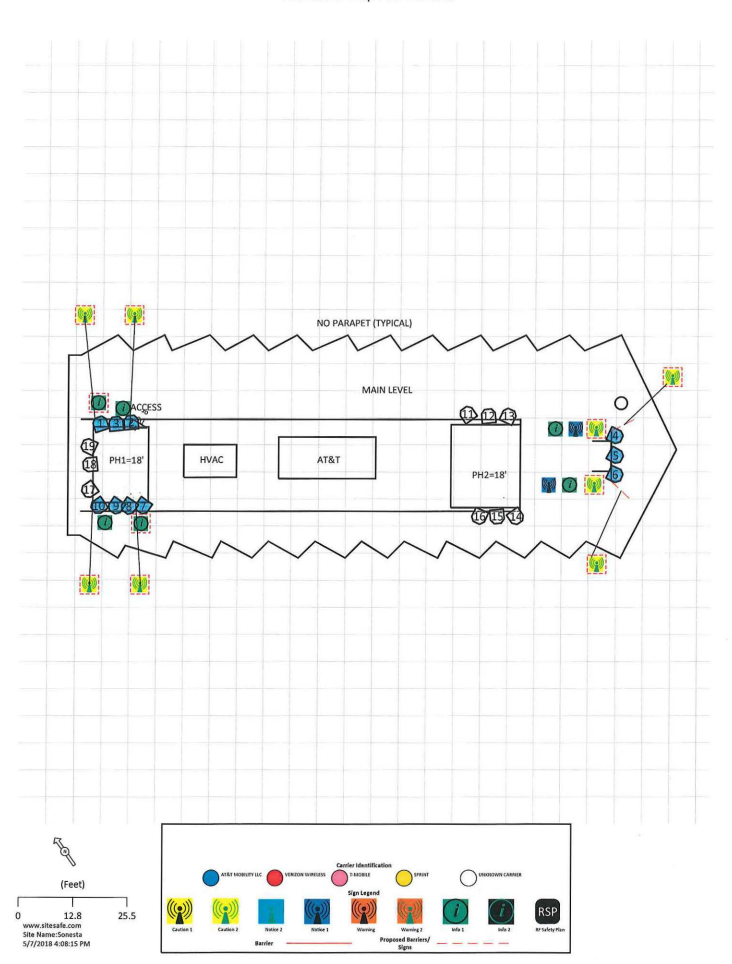
Fall Arrest Anchor & Parapet Info	Parapet Available (Y/N)	Parapet Height (inches)	Fall Arrest Anchor Available (Y/N)
Roof Safety Info	N	0	N



2 Scale Maps of Site

The following diagrams are included:

- Site Scale Map
- RF Exposure Diagram
- RF Exposure Diagram Alpha and Gamma Sector Detailed View
- RF Exposure Diagram Beta Sector Detailed View
- AT&T Mobility, LLC Contribution





3 Antenna Inventory

The following antenna inventory was obtained by the customer and was utilized to create the site model diagrams:

Ant ID	Operator	Antenna Make & Model	Туре	TX Freq (MHz)	Az (Deg)	Hor BW (Deg)	Ant Len (ft)	Ant Gain (dBd)	3G UMTS Radio(s)	4G Radio(s)	Total ERP (Watts)	x	Y	Z
1	AT&T MOBILITY LLC	KMW AM-X-CD-14-65-00T	Panel	737	17	67	4	11.66	0	1	1475.7	29.8'	142.4	10.5
1	AT&T MOBILITY LLC	KMW AM-X-CD-14-65-00T	Panel	1900	17	65	4	13.86	0	1	2421	29.8'	142.4	10.5
2	AT&T MOBILITY LLC	Kathrein-Scala 742-264	Panel	850	30	68.4	4.3	12	1	0	368.9	38.3'	142.8'	10.3'
3	AT&T MOBILITY LLC (Decommissioned)	Kathrein-Scala 742-264	Panel	1900	30	59.9	4.3	15.03	0	1.	0	34.2'	142.4'	10.3'
4	AT&T MOBILITY LLC	Kathrein-Scala 742-264	Panel	850	150	68.4	4.3	12	1	0	357.3	172.8	139.1'	6.3'
5	AT&T MOBILITY LLC	Andrew SBNHH-1D65A	Panel	737	155	66	4.6	11.29	0	1	1475.7	172.9'	133.6'	6.2'
5	AT&T MOBILITY LLC	Andrew SBNHH-1D65A	Panel	1900	155	65	4.6	14.65	0	1	2421	172.9'	133.6'	6.2'
6	AT&T MOBILITY LLC (Decommissioned)	Kathrein-Scala 742-264	Panel	1900	150	59.9	4.3	15.03	0	1	0	172.9'	128.4'	6.3'
7	AT&T MOBILITY LLC	KMW AM-X-CD-14-65-00T	Panel	737	250	67	4	11.66	0	1	1475.7	41.8'	119.6'	10.5'
7	AT&T MOBILITY LLC	KMW AM-X-CD-14-65-00T	Panel	1900	250	65	4	13.86	0	1	2421	41.8	119.6'	10.5
8	AT&T MOBILITY LLC (Proposed)	Andrew SBNHH-1D65A	Panel	2100	250	62	4.6	14.6	0	1	5070.3	37.9'	119.5'	10.2
9	AT&T MOBILITY LLC	Andrew SBNHH-1D65A	Panel	2300	250	61	4.6	14.3	0	1	1285.3	34.3'	119.6'	10.2
10	AT&T MOBILITY LLC	Kathrein-Scala 742-264	Panel	850	270	68.4	4.3	12	1	0	387.3	29.5'	119.7'	10.3
11	METRICOM (Decommissioned)	Generic	Panel	2500	0	65	4.1	15.01	-	-	0	131.8'	145.2'	17'
12	METRICOM (Decommissioned)	Generic	Panel	2500	30	65	4.1	15.01	-	8	0	137.6'	144.6'	17'
13	METRICOM (Decommissioned)	Generic	Panel	2500	60	65	4.1	15.01	-	-	0	143.1'	144.6'	17'
14	METRICOM (Decommissioned)	Generic	Panel	2500	180	65	4.1	15.01	i.	-	0	145.3'	116.7	17'
15	METRICOM (Decommissioned)	Generic	Panel	2500	210	65	4.1	15.01	*	-	0	140.1	116.8	17'
16	METRICOM (Decommissioned)	Generic	Panel	2500	240	65	4.1	15.01	[·	-	0	135.2	116.8'	17'
17	METRICOM (Decommissioned)	Generic	Panel	2500	270	65	4.1	15.01	-	-	0	26.9'	124.1'	17'



Ant ID	Operator	Antenna Make & Model	Туре	TX Freq (MHz)	Az (Deg)	Hor BW (Deg)	Ant Len (ft)	Ant Gain (dBd)	3G UMTS Radio(s)	4G Radio(s)	Total ERP (Watts)	x	Y	Z
18	METRICOM (Decommissioned)	Generic	Panel	2500	300	65	4.1	15.01	= ;	-	0	27.1'	131.1'	17'
19	METRICOM (Decommissioned)	Generic	Panel	2500	330	65	4.1	15.01	H 0	8	0	26.7'	136.2	17'

NOTE: X, Y and Z indicate relative position of the bottom of the antenna to the origin location on the site, displayed in the model results diagram. Specifically, the Z reference indicates the bottom of the antenna height above the main site level unless otherwise indicated. The distance to the bottom of the antenna is calculated by subtracting half of the length of the antenna from the antenna centerline. Effective Radiated Power (ERP) is provided by the operator or based on Sitesafe experience. The values used in the modeling may be greater than are currently deployed. For other operators at this site the use of "Generic" as an antenna model or "Unknown" for a wireless operator means the information with regard to operator, their FCC license and/or antenna information was not available nor could it be secured while on site. Other operator's equipment, antenna models and powers used for modeling are based on obtained information or Sitesafe experience.



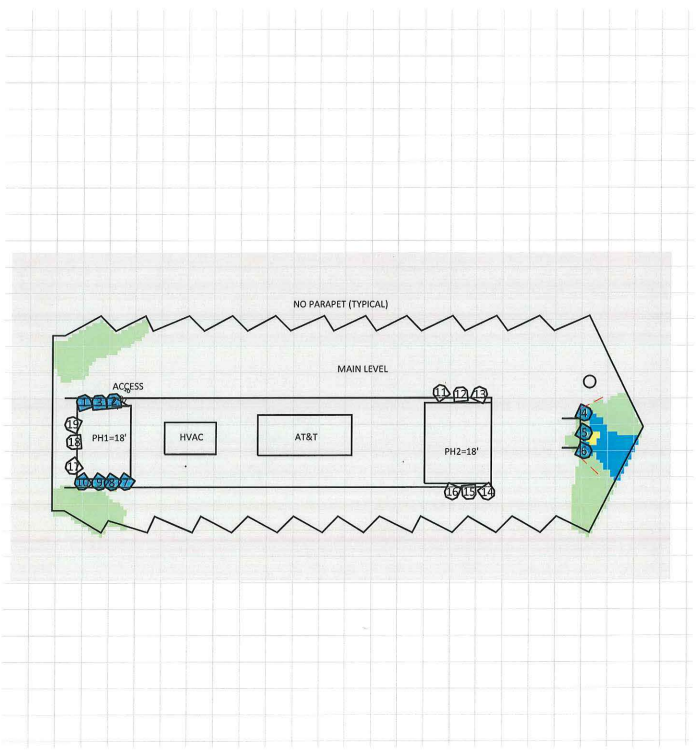
4 Emission Predictions

In the RF Exposure Simulations below all heights are reflected with respect to main site level. In most rooftop cases this is the height of the main rooftop and in other cases this can be ground level. Each different height area, rooftop, or platform level is labeled with its height relative to the main site level. Emissions are calculated appropriately based on the relative height and location of that area to all antennas. The total analyzed elevations in the below RF Exposure Simulations are listed below.

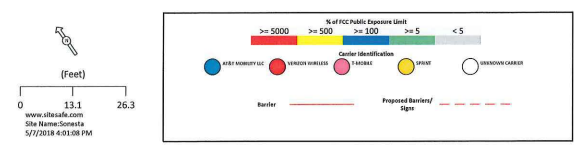
- MAIN LEVEL = 0'
- PH1 = 18'
- PH2 = 18'

The Antenna Inventory heights are referenced to the same level.

RF Exposure Simulation For: Sonesta Composite View

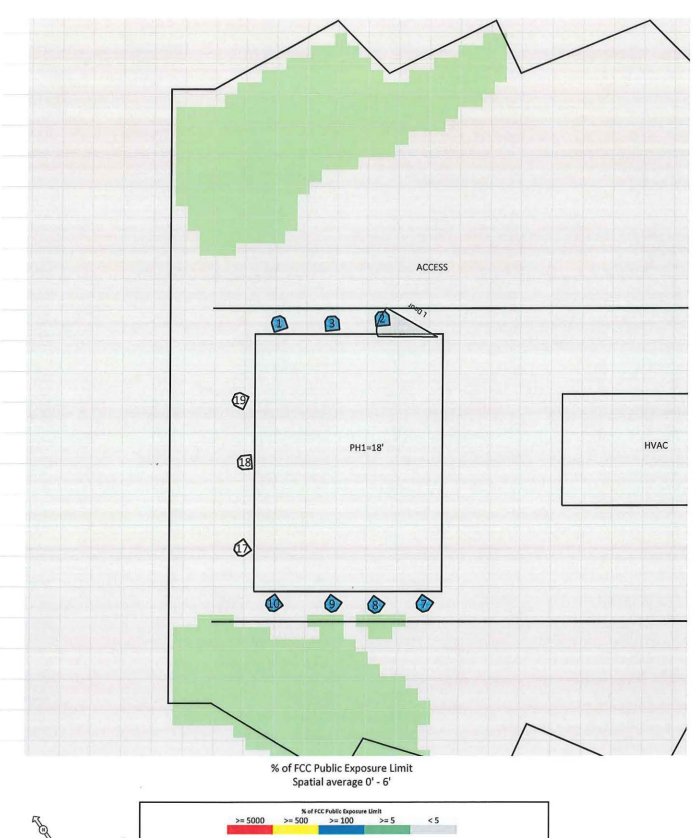


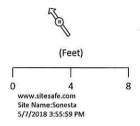
% of FCC Public Exposure Limit Spatial average 0' - 6'

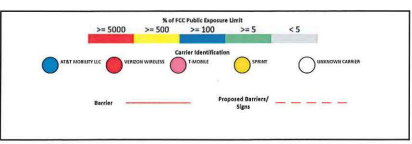


Sitesafe OET-65 Model Near Field Boundary: 1.5 * Aperture Reflection Factor: 1 Spatially Averaged

RF Exposure Simulation For: Sonesta Alpha and Gamma Detailed View

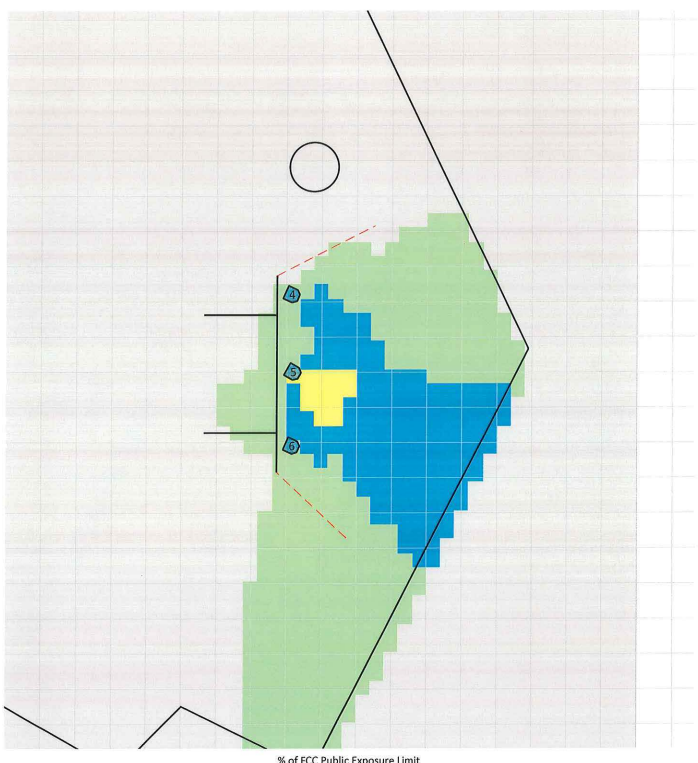




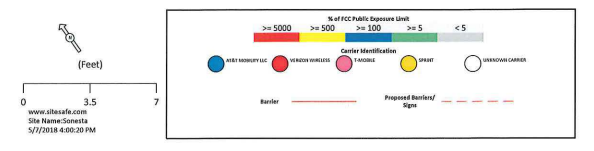


Sitesafe OET-65 Model Near Field Boundary: 1.5 * Aperture Reflection Factor: 1 Spatially Averaged

RF Exposure Simulation For: Sonesta Beta Detailed View

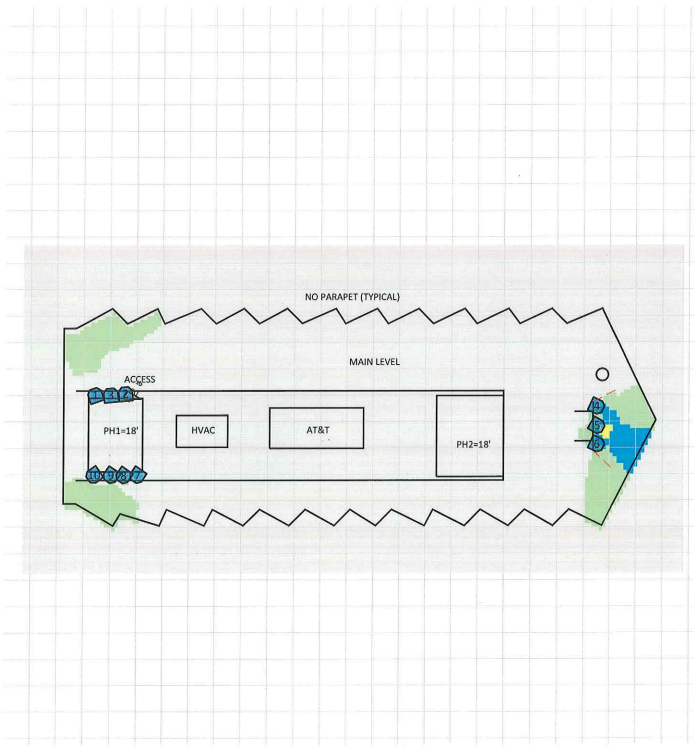


% of FCC Public Exposure Limit Spatial average 0' - 6'

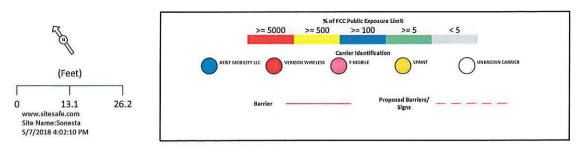


Sitesafe OET-65 Model Near Field Boundary: 1.5 * Aperture Reflection Factor: 1 Spatially Averaged

RF Exposure Simulation For: Sonesta AT&T Mobility, LLC Contribution



% of FCC Public Exposure Limit Spatial average 0' - 6'



Sitesafe OET-65 Model Near Field Boundary: 1.5 * Aperture Reflection Factor; 1 Spatially Averaged



5 Site Compliance

5.1 Site Compliance Statement

Upon evaluation of the cumulative RF emission levels from all operators at this site, RF hazard signage and antenna locations, Sitesafe has determined that:

AT&T Mobility, LLC will be compliant when the remediation recommended in Section 5.2 or other appropriate remediation is implemented.

The compliance determination is based on General Public RFE levels derived from theoretical modeling, RF signage placement, proposed antenna inventory and the level of restricted access to the antennas at the site. Any deviation from the AT&T Mobility, LLC's proposed deployment plan could result in the site being rendered noncompliant.

Modeling is used for determining compliance and the percentage of MPE contribution.

5.2 Actions for Site Compliance

Based on FCC regulations, common industry practice, and our understanding of AT&T Mobility, LLC RF Safety Policy requirements, this section provides a statement of recommendations for site compliance. Recommendations have been proposed based on our understanding of existing access restrictions, signage, and an analysis of predicted RFE levels.

AT&T Mobility, LLC will be made compliant if the following changes are implemented:

AT&T Mobility, LLC Proposed Alpha Sector Location

(1) Information 1 sign(s) required (At the right side of the sector).

AT&T Mobility, LLC Proposed Beta Sector Location

(2) Yellow Caution 2 sign(s) required.

Install a barrier that is 13' long, comprised of 2 segment(s) and an estimated 4 stanchions as depicted in the site scale map.

Install 2 total Caution 2 sign(s) on the proposed barrier stanchions.

- 7' segment: (1) Caution 2 sign(s)
- 6' segment: (1) Caution 2 sign(s)

AT&T Mobility, LLC Proposed Gamma Sector Location

(1) Information 1 sign(s) required (At the right side of the sector).

Optional Mitigation Items:

Site Access Location

Sitesafe recommends that all AT&T Mobility, LLC signage be removed from all access points, as they are not required by AT&T Mobility, LLC's signage policy.

AT&T Mobility, LLC Proposed Alpha Sector Location

(2) Caution 2 sign(s) are recommended just below the bottom tip of the antennas.

AT&T Mobility, LLC Proposed Beta Sector Location

Recommend removal of (2) Information 1 and (2) Notice 1 signs as they are no longer required.



AT&T Mobility, LLC Proposed Gamma Sector Location

(2) Caution 2 sign(s) are recommended just below the bottom tip of the antennas.

Notes:

- Signage on the barriers should be placed on the stanchions no more than 8' apart from each other.
- Barriers were only recommended in areas predicted to exceed the General Public MPE limit greater than 6' from the unprotected roof edge. All other predicted to exceed areas are within 6' of the unprotected roof edge.
- Ensure all existing signage documented in this report still exist at the site, unless otherwise indicated.



6 Reviewer Certification

The reviewer whose signature appears below hereby certifies and affirms:

That I am an employee of Sitesafe, LLC., in Arlington, Virginia, at which place the staff and I provide RF compliance services to clients in the wireless communications industry; and

That I am thoroughly familiar with the Rules and Regulations of the Federal Communications Commission (FCC) as well as the regulations of the Occupational Safety and Health Administration (OSHA), both in general and specifically as they apply to the FCC Guidelines for Human Exposure to Radio-frequency Radiation; and

That I have thoroughly reviewed this Site Compliance Report and believe it to be true and accurate to the best of my knowledge as assembled by and attested to by Scott Broyles.

May 7, 2018

Aphi

Young Min Kim



Appendix A – Statement of Limiting Conditions

Sitesafe has provided computer generated model(s) in this Site Compliance Report to show approximate dimensions of the site, and the model is included to assist the reader of the compliance report to visualize the site area, and to provide supporting documentation for Sitesafe's recommendations.

Sitesafe may note in the Site Compliance Report any adverse physical conditions, such as needed repairs, that Sitesafe became aware of during the normal research involved in creating this report. Sitesafe will not be responsible for any such conditions that do exist or for any engineering or testing that might be required to discover whether such conditions exist. Because Sitesafe is not an expert in the field of mechanical engineering or building maintenance, the Site Compliance Report must not be considered a structural or physical engineering report.

Sitesafe obtained information used in this Site Compliance Report from sources that Sitesafe considers reliable and believes them to be true and correct. Sitesafe does not assume any responsibility for the accuracy of such items that were furnished by other parties. When conflicts in information occur between data collected by Sitesafe provided by a second party and data collected by Sitesafe, the data will be used.



Appendix B - Regulatory Background Information

FCC Rules and Regulations

In 1996, the Federal Communications Commission (FCC) adopted regulations for the evaluating of the effects of RF emissions in 47 CFR § 1.1307 and 1.1310. The guideline from the FCC Office of Engineering and Technology is Bulletin 65 ("OET Bulletin 65"), Evaluating Compliance with FCC Guidelines for Human Exposure to Radio Frequency Electromagnetic Fields, Edition 97-01, published August 1997. Since 1996 the FCC periodically reviews these rules and regulations as per their congressional mandate.

FCC regulations define two separate tiers of exposure limits: Occupational or "Controlled environment" and General Public or "Uncontrolled environment". The General Public limits are generally five times more conservative or restrictive than the Occupational limit. These limits apply to accessible areas where workers or the general public may be exposed to Radio Frequency (RF) electromagnetic fields.

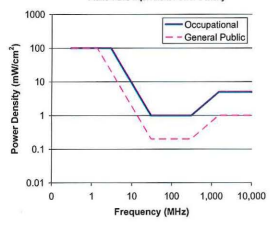
Occupational or Controlled limits apply in situations in which persons are exposed as a consequence of their employment and where those persons exposed have been made fully aware of the potential for exposure and can exercise control over their exposure.

An area is considered a Controlled environment when access is limited to these aware personnel. Typical criteria are restricted access (i.e. locked or alarmed doors, barriers, etc.) to the areas where antennas are located coupled with proper RF warning signage. A site with Controlled environments is evaluated with Occupational limits.

All other areas are considered Uncontrolled environments. If a site has no access controls or no RF warning signage it is evaluated with General Public limits.

The theoretical modeling of the RF electromagnetic fields has been performed in accordance with OET Bulletin 65. The Maximum Permissible Exposure (MPE) limits utilized in this analysis are outlined in the following diagram:

FCC Limits for Maximum Permissible Exposure (MPE) Plane-wave Equivalent Power Density





Limits for Occupational/Controlled Exposure (MPE)

Frequency Range (MHz)	Electric Field Strength (E) (V/m)	Magnetic Field Strength (H) (A/m)	Power Density (S) (mW/cm²)	Averaging Time E ² , H ² or S (minutes)
0.3-3.0	614	1.63	(100)*	6
3.0-30	1842/f	4.89/f	(900/f ²)*	6
30-300	61.4	0.163	1.0	6
300-1500			f/300	6
1500-			5	6
100,000				

Limits for General Population/Uncontrolled Exposure (MPE)

Frequency	Electric	Magnetic	Power	Averaging Time E ² , H ² or S (minutes)			
Range	Field	Field	Density (S)				
(MHz)	Strength (E)	Strength	(mW/cm ²)				
	(V/m)	(H) (A/m)					
0.3-1.34	614	1.63	(100)*	30			
1.34-30	824/f	2.19/f	$(180/f^2)*$	30			
30-300	27.5	0.073	0.2	30			
300-1500			f/1500	30			
1500-			1.0	30			
100,000							

f = frequency in MHz

OSHA Statement

The General Duty clause of the OSHA Act (Section 5) outlines the occupational safety and health responsibilities of the employer and employee. The General Duty clause in Section 5 states:

- (a) Each employer -
 - shall furnish to each of his employees employment and a place of employment which are free from recognized hazards that are causing or are likely to cause death or serious physical harm to his employees;
 - (2) shall comply with occupational safety and health standards promulgated under this Act.
- (b) Each employee shall comply with occupational safety and health standards and all rules, regulations, and orders issued pursuant to this Act which are applicable to his own actions and conduct.

OSHA has defined Radiofrequency and Microwave Radiation safety standards for workers who may enter hazardous RF areas. Regulation Standards 29 CFR § 1910.147 identify a generic Lock Out Tag Out procedure aimed to control the unexpected energization or start up of machines when maintenance or service is being performed.

^{*}Plane-wave equivalent power density



Appendix C - Safety Plan and Procedures

The following items are general safety recommendations that should be administered on a site by site basis as needed by the carrier.

<u>General Maintenance Work</u>: Any maintenance personnel required to work immediately in front of antennas and / or in areas indicated as above 100% of the Occupational MPE limits should coordinate with the wireless operators to disable transmitters during their work activities.

<u>Iraining and Qualification Verification:</u> All personnel accessing areas indicated as exceeding the General Population MPE limits should have a basic understanding of EME awareness and RF Safety procedures when working around transmitting antennas. Awareness training increases a workers understanding to potential RF exposure scenarios. Awareness can be achieved in a number of ways (e.g. videos, formal classroom lecture or internet based courses).

<u>Physical Access Control:</u> Access restrictions to transmitting antennas locations is the primary element in a site safety plan. Examples of access restrictions are as follows:

- Locked door or gate
- Alarmed door
- Locked ladder access
- Restrictive Barrier at antenna (e.g. Chain link with posted RF Sign)

RF Signage: Everyone should obey all posted signs at all times. RF signs play an important role in properly warning a worker prior to entering into a potential RF Exposure area.

Assume all antennas are active: Due to the nature of telecommunications transmissions, an antenna transmits intermittently. Always assume an antenna is transmitting. Never stop in front of an antenna. If you have to pass by an antenna, move through as quickly and safely as possible thereby reducing any exposure to a minimum.

Maintain a 3 foot clearance from all antennas: There is a direct correlation between the strength of an EME field and the distance from the transmitting antenna. The further away from an antenna, the lower the corresponding EME field is.

<u>Site RF Emissions Diagram:</u> Section 4 of this report contains an RF Diagram that outlines various theoretical Maximum Permissible Exposure (MPE) areas at the site. The modeling is a worst case scenario assuming a duty cycle of 100% for each transmitting antenna at full power. This analysis is based on one of two access control criteria: General Public criteria means the access to the site is uncontrolled and anyone can gain access. Occupational criteria means the access is restricted and only properly trained individuals can gain access to the antenna locations.



Appendix D - RF Emissions

The RF Emissions Simulation(s) in this report display theoretical spatially averaged percentage of the Maximum Permissible Exposure for all systems at the site unless otherwise noted. These diagrams use modeling as prescribed in OET Bulletin 65 and assumptions detailed in Appendix E.

The key at the bottom of each RF Emissions Simulation indicates percentages displayed referenced to FCC General Public Maximum Permissible Exposure (MPE) limits. Color coding on the diagram is as follows:

- Areas indicated as Gray are predicted to be below 5% of the MPE limits. Gray represents areas more than 20 times below the most conservative exposure limit.
- Green represents areas are predicted to be between 5% and 100% of the MPE limits. Green areas are accessible to anyone.
- Blue represents areas predicted to exceed the General Public MPE limits but are less than Occupational limits. Blue areas should be accessible only to RF trained workers
- Yellow represents areas predicted to exceed Occupational MPE limits. Yellow areas should be accessible only to RF trained workers able to assess current exposure levels.
- Red represents areas predicted to have exposure more than 10 times the
 Occupational MPE limits. Red indicates that the RF levels must be reduced prior to
 access. An RF Safety Plan is required which outlines how to reduce the RF energy in
 these areas prior to access.



Appendix E – Assumptions and Definitions

General Model Assumptions

In this site compliance report, it is assumed that all antennas are operating at **full power** at all times. Software modeling was performed for all transmitting antennas located on the site. Sitesafe has further assumed a 100% duty cycle and maximum radiated power.

The modeling is based on recommendations from the FCC's OET-65 bulletin with the following variances per AT&T guidance. Reflection has not been considered in the modeling, i.e. the reflection factor is 1.0. The near / far field boundary has been set to 1.5 times the aperture height of the antenna and modeling beyond that point is the lesser of the near field cylindrical model and the far field model taking into account the gain of the antenna.

The site has been modeled with these assumptions to show the maximum RF energy density. Areas modeled with exposure greater than 100% of the General Public MPE level may not actually occur, but are shown as a prediction that could be realized. Sitesafe believes these areas to be safe for entry by occupationally trained personnel utilizing appropriate personal protective equipment (in most cases, a personal monitor).

Use of Generic Antennas

For the purposes of this report, the use of "Generic" as an antenna model, or "Unknown" for an operator means the information about a carrier, their FCC license and/or antenna information was not provided and could not be obtained while on site. In the event of unknown information, Sitesafe will use our industry specific knowledge of equipment, antenna models, and transmit power to model the site. If more specific information can be obtained for the unknown measurement criteria, Sitesafe recommends remodeling of the site utilizing the more complete and accurate data. Information about similar facilities is used when the service is identified and associated with a particular antenna. If no information is available regarding the transmitting service associated with an unidentified antenna, using the antenna manufacturer's published data regarding the antenna's physical characteristics makes more conservative assumptions.

Where the frequency is unknown, Sitesafe uses the closest frequency in the antenna's range that corresponds to the highest Maximum Permissible Exposure (MPE), resulting in a conservative analysis.



Definitions

5% Rule – The rules adopted by the FCC specify that, in general, at multiple transmitter sites actions necessary to bring the area into compliance with the guidelines are the shared responsibility of all licensees whose transmitters produce field strengths or power density levels at the area in question in excess of 5% of the exposure limits. In other words, any wireless operator that contributes 5% or greater of the MPE limit in an area that is identified to be greater than 100% of the MPE limit is responsible taking corrective actions to bring the site into compliance.

Compliance – The determination of whether a site is safe or not with regards to Human Exposure to Radio Frequency Radiation from transmitting antennas.

Decibel (dB) – A unit for measuring power or strength of a signal.

Duty Cycle – The percent of pulse duration to the pulse period of a periodic pulse train. Also, may be a measure of the temporal transmission characteristic of an intermittently transmitting RF source such as a paging antenna by dividing average transmission duration by the average period for transmission. A duty cycle of 100% corresponds to continuous operation.

Effective (or Equivalent) Isotropic Radiated Power (EIRP) – The product of the power supplied to the antenna and the antenna gain in a given direction relative to an isotropic antenna.

Effective Radiated Power (ERP) – In a given direction, the relative gain of a transmitting antenna with respect to the maximum directivity of a half wave dipole multiplied by the net power accepted by the antenna from the connecting transmitter.

Gain (of an antenna) – The ratio of the maximum intensity in a given direction to the maximum radiation in the same direction from an isotropic radiator. Gain is a measure of the relative efficiency of a directional antennas as compared to an omni directional antenna.

General Population/Uncontrolled Environment – Defined by the FCC, as an area where exposure to RF energy may occur to persons who are **unaware** of the potential for exposure and who have no control of their exposure. General Population is also referenced as General Public.

Generic Antenna – For the purposes of this report, the use of "Generic" as an antenna model means the antenna information was not provided and could not be obtained while on site. In the event of unknown information, Sitesafe will use our industry specific knowledge of antenna models to select a worst case scenario antenna to model the site.

Isotropic Antenna – An antenna that is completely non-directional. In other words, an antenna that radiates energy equally in all directions.

Maximum Measurement – This measurement represents the single largest measurement recorded when performing a spatial average measurement.

Maximum Permissible Exposure (MPE) – The maximum levels of RF exposure a person may be exposed to without harmful effect and with acceptable safety factor.

Occupational/Controlled Environment – Defined by the FCC, as an area where Radio Frequency Radiation (RFR) exposure may occur to persons who are **aware** of the



potential for exposure as a condition of employment or specific activity and can exercise control over their exposure.

OET Bulletin 65 – Technical guideline developed by the FCC's Office of Engineering and Technology to determine the impact of Radio Frequency radiation on Humans. The guideline was published in August 1997.

OSHA (Occupational Safety and Health Administration) – Under the Occupational Safety and Health Act of 1970, employers are responsible for providing a safe and healthy workplace for their employees. OSHA's role is to promote the safety and health of America's working men and women by setting and enforcing standards; providing training, outreach and education; establishing partnerships; and encouraging continual process improvement in workplace safety and health. For more information, visit www.osha.gov.

Radio Frequency (RF) – The frequencies of electromagnetic waves which are used for radio communications. Approximately 3 kHz to 300 GHz.

Radio Frequency Exposure (RFE) – The amount of RF power density that a person is or might be exposed to.

Spatial Average Measurement – A technique used to average a minimum of ten (10) measurements taken in a ten (10) second interval from zero (0) to six (6) feet. This measurement is intended to model the average power density an average sized human will be exposed to at a location.

Transmitter Power Output (TPO) – The radio frequency output power of a transmitter's final radio frequency stage as measured at the output terminal while connected to a load.



Appendix F - References

The following references can be followed for further information about RF Health and Safety.

Sitesafe, LLC.

http://www.sitesafe.com

FCC Radio Frequency Safety

http://www.fcc.gov/encyclopedia/radio-frequency-safety

National Council on Radiation Protection and Measurements (NCRP)

http://www.ncrponline.org

Institute of Electrical and Electronics Engineers, Inc., (IEEE)

http://www.ieee.org

American National Standards Institute (ANSI)

http://www.ansi.org

Environmental Protection Agency (EPA)

http://www.epa.gov/radtown/wireless-tech.html

National Institutes of Health (NIH)

http://www.niehs.nih.gov/health/topics/agents/emf/

Occupational Safety and Health Agency (OSHA)

http://www.osha.gov/SLTC/radiofrequencyradiation/

International Commission on Non-Ionizing Radiation Protection (ICNIRP)

http://www.icnirp.org

World Health Organization (WHO)

http://www.who.int/peh-emf/en/

National Cancer Institute

http://www.cancer.gov/cancertopics/factsheet/Risk/cellphones

American Cancer Society (ACS)

http://www.cancer.org/docroot/PED/content/PED 1 3X Cellular Phone Towers.asp?sitearea=PED

European Commission Scientific Committee on Emerging and Newly Identified Health Risks

http://ec.europa.eu/health/ph risk/committees/04 scenihr/docs/scenihr o 022.pdf

Fairfax County, Virginia Public School Survey

http://www.fcps.edu/fts/safety-security/RFEESurvey/

UK Health Protection Agency Advisory Group on Non-ionising Radiation

http://www.hpa.org.uk/webw/HPAweb&HPAwebStandard/HPAweb C/1317133826368

Norwegian Institute of Public Health

http://www.fhi.no/dokumenter/545eea7147.pdf

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Corporate and a political subdivision of the Commonwealth of Hannachunetts, for good and valuable consideration and in full consideration of \$1,582,860, grants to Brian T. Owen, Hoger P. Sonnabend and John J. Duane, Trustees of Charterhouse of Cambridge Trust, under dead of trust dated December 27, 1963, recorded with Middlenex South District Registry of Deeds in Book 11160, Page 340, as amended (TRUSTEES), a Hannachusetts business trust having a mailing address c/o BONESTA INTERNATIONAL HOTELS CORPORATION, 200 Clarendon Street, Boston, Hannachusetts, with quitclaim covenants, the land situated in Cambridge, County of Middlenex and Commonwealth of Hannachusetts, more particularly described as follows (the Premises):

The land between the easterly side of Commorcial Avenue and the western side of the Northern Traffic Artery (Cambridge Parkway) and shown on a plan by the City of Cambridge Litled "Land Acquisition Plan-Cambridge, Mansachunetts", dated November 1980, and described as follows:

neginning at a point at the most northeasterly corner of the parcel to be described: said point being 3 350 280 39 W and 193.76 feet from a stone bound on the westerly side line of Cambridge Parkway.

THENCE, H 540 31' 21" W along land now or formerly of Brian T. Owen & Hoger Sonnabend, said line being in the middle of a Right-Of-Way, to a distance of 175.00 feet to a point;

THENCE, S 35° 20° 39° W, along the easterly mideline of Commercial Avenue, a distance of 268.50 feet to a point;

THENCE, 'S 540 31' 21" E, through land now or formerly of Real Estate Investment Trust of America, a distance of 175.00 feet to a point;

THENCE, N 35° 28' 39" E, along the westerly nideline of Cambridge Parkway, a distance of 268.50 feet to the point of beginning.

The above described parcel contains 46,987.5 square feet, more or less.

Meaning and intending to convey and hereby conveying the same premises shown as "Area = 46,987 S.F. ±" on the plan entitled "LAND ACCURRATION PLAN FOR CITY OF CAMBRIDGE," dated November 19, 1980 by Cullinan Engineering Co., Inc., recorded with said Deeds in Book 14159, Page 51.

This deed shall be deemed to correct the following scrivener's errors which occurred in the Order of Taking: (i) the reference to "...the westerly side line of Cambridge Parkway..." was inadvertently described a "easterly"; (ii) the proper name "Arian T. Owen" was inadvertently spelled "Ownen"; and (iii) the reference to "...the easterly sideline of Commercial Avenue..." was inadvertently described as "westerly."

The Premises are conveyed subject to the provisions of an Attorney's Certificate of Affidavit of even date and record herewith relating to the provisions of a Development Agreement referred to therein affecting the Premises.

The CITY warrants to TRUSTERS that it has not dedicated the premises for use as a public park in such manner as to require a special legislative act for approval of the deed pursuant to article 97 of the Amendments to the Massachusetts Constitution.

**

:

The CITY further warrants that no new right-of-way over the Premises is expressly granted or implied as a result of this deed or the plan described herein.

Furthermore, to ensure that the officer executing thin deed has power to deliver the same it is hereby declared that there has been full compliance with the provisions of Section 63A of Chapter 44 of the Massachusetts General Laws.

For the title of the CITY mee the Orders of Taking recorded with the Middlesex South District Registry of Deeds in Book 14159, Pages 51-52.

WITNESS the execution hereof under soal by the City of Cambridge, this 10^{12} day of January, 1983.

CITY OF CAMBRIDGE

City Manager

APPROVEDYS TO FORM

IV SOLIL HOIL

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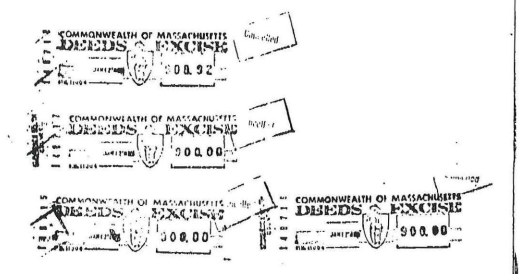
COMMONWEALTH OF MASSACHUSETTS

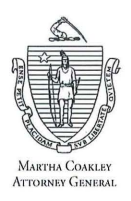
Middlosek, ss.

January /0, 1983

Then personally appeared the above-named Robert W. Realy, City Manager of the City of Cambridge and acknowledged the foregoing instrument to be the free act and deed of said City of Cambridge, before me.

NOTATE PUBLIC BY 10/3/85





THE COMMONWEALTH OF MASSACHUSETTS OFFICE OF THE ATTORNEY GENERAL

CENTRAL MASSACHUSETTS DIVISION 10 MECHANIC STREET, SUITE 301 WORCESTER, MA 01608

> (508) 792-7600 (508) 795-1991 fax www.mass.gov/ago

June 12, 2013

Gail Garrett, Town Clerk Town of Mount Washington 118 East Street Mount Washington, MA 01258

> RE: Mount Washington Special Town Meeting of April 1, 2013 - Case # 6642 Warrant Articles # 1, 2, and 3 (Zoning)

Dear Ms. Garrett:

Articles 1, 2, and 3 - We approve the amendments to the Town by-laws adopted under Articles 1, 2, and 3 on the warrant for the Mount Washington Special Town Meeting that convened on April 1, 2013, and the map pertaining to Article 3. Our comments on Articles 1 and 2 are provided below.

<u>Article 1</u> - The amendments adopted under Article 1 add a new Section 215-27 to the zoning by-laws entitled "Wireless Telecommunication Facility Zoning Bylaw." We approve the new Section 215-27, but offer the following comments.

I. Applicable Law

The federal Telecommunications Act of 1996, 47 U.S.C. § 332 (7) preserves state and municipal zoning authority to regulate personal wireless service facilities, subject to the following limitations:

- 1. Zoning regulations "shall not unreasonably discriminate among providers of functionally equivalent services." 47 U.S.C. §332(7) (B) (i) (I)
- 2. Zoning regulations "shall not prohibit or have the effect of prohibiting the provisions of personal wireless services." 47 U.S.C. § 332 (7) (B) (i) (II).
- 3. The Zoning Authority "shall act on any request for authorization to place, construct, or modify personal wireless service facilities within a reasonable period of time." 47 U.S.C.

§ 332 (7) (B) (ii).

- 4. Any decision "to deny a request to place, construct, or modify personal wireless service facilities shall be in writing and supported by substantial evidence contained in a written record." 47 U.S.C. § 332 (7) (B) (iii).
- 5. "No state or local government or instrumentality thereof may regulate the placement, construction and modification of personal wireless service facilities on the basis of the environmental effects of radio frequency emissions to the extent that such facilities comply with the [Federal Communications] Commission's regulations concerning emissions." 47 U.S.C. § 332(7) (B) (iv).

Federal courts have construed the limitations listed under 47 U.S.C. § 332(7) as follows. First, even a facially neutral by-law may have the effect of prohibiting the provision of wireless coverage if its application suggests that no service provider is likely to obtain approval. "If the criteria or their administration effectively preclude towers no matter what the carrier does, they may amount to a ban 'in effect'...." Town of Amherst, N.H. v. Omnipoint Communications Enters, Inc., 173 F.3d 9, 14 (1st Cir. 1999).

Second, local zoning decisions and by-laws that prevent the closing of significant gaps in wireless coverage have been found to effectively prohibit the provision of personal wireless services in violation of 47 U.S.C. § 332(7). See, e.g., Nat'l Tower, LLC v. Plainville Zoning Bd. of Appeals, 297 F.3d 14, 20 (1st Cir. 2002) ("local zoning decisions and ordinances that prevent the closing of significant gaps in the availability of wireless services violate the statute"); Omnipoint Communications MB Operations, LLC v. Town of Lincoln, 107 F. Supp. 2d 108, 117 (D. Mass. 2000) (by-law resulting in significant gaps in coverage within town had effect of prohibiting wireless services).

Third, whether the denial of a permit has the effect of prohibiting the provision of personal wireless services depends in part upon the availability of reasonable alternatives. See 360 Degrees Communications Co. v. Bd. of Supervisors, 211 F.3d 79, 85 (4th Cir. 2000). Zoning regulations must allow cellular towers to exist somewhere. Towns may not effectively ban towers throughout the municipality, even under the application of objective criteria. See Virginia Metronet, Inc. v. Bd. of Supervisors, 984 F. Supp. 966, 971 (E.D. Va. 1998).

State law also establishes certain limitations on a municipality's authority to regulate wireless communications facilities and service providers. Under General Laws Chapter 40A, Section 3, wireless service providers may apply to the Department of Telecommunications and Cable for an exemption from local zoning requirements. If a telecommunication provider does not apply for or is not granted an exemption under c. 40A, § 3, it remains subject to local zoning requirements pertaining to cellular towers. See Building Comm'r of Franklin v. Dispatch Communications of New England, Inc., 48 Mass. App. Ct. 709, 722 (2000). Also, G.L. c. 40J, § 6B, charges the Massachusetts Broadband Institute with the task of promoting broadband access throughout the state. Municipal regulation of broadband service providers must not frustrate the achievement of this statewide policy.

In addition, Section 6409 of the Middle Class Tax Relief and Job Creation Act of 2012

requires that "[A] state or local government may not deny, and shall approve, any eligible facilities request for a modification of an existing wireless tower or base station that does not substantially change the physical dimensions of such tower or base station." (emphasis added). The Act defines "eligible facilities request" as any request for modification of an existing wireless tower or base station that involves: 1) collocation of new transmission equipment; 2) removal of transmission equipment; or 3) replacement of transmission equipment. The Act applies "[n]otwithstanding section 704 of the Telecommunications Act of 1996." The Act's requirement that a local government "may not deny, and shall approve, any eligible facilities request" means that a request for modification to an existing facility that does not substantially change the physical dimensions of the tower or base station must be approved. Such qualifying requests also cannot be subject to a discretionary special permit.

We approve the new Section 215-27. However, the Town must apply the by-law in a manner consistent with the applicable law outlined above. In particular, Section IV of the new by-law requires that Wireless Telecommunication Facilities are only allowed by special permit in the Wireless Telecommunication Overlay District. This requirement cannot be applied to eligible facilities requests for modification to existing facilities which qualify for required approval under Section 6409 of the Act, as described above. We urge the Town to consult closely with Town Counsel regarding the appropriate response to applications for collocation in light of these recent amendments.

II. Analysis of Mount Washington's Wireless Telecommunication Facility By-Law

A. <u>Section VIII "Criteria For Approval and Conditions"</u>.

This section provides as follows:

5. The applicant will remove the Facility, should the Facility be abandoned or cease to operate. The Planning Board may require the applicant to provide a bond, or other form of financial guarantee acceptable to the Planning Board to cover the cost of removal of the Facility, should the Facility be abandoned or cease to operate, and ensure other compliance hereunder.

The Town must apply any bond or other financial guarantee proceeds in a manner consistent with state law. Bond proceeds do not become Town funds unless and until the applicant defaults on the obligation under the proposed by-law. Moreover, if the Town must use the bond to pay for removal of a wireless communication facility or the repair and/or restoration of the premises, an appropriation is required before expenditure is made to do the work. General Laws Chapter 44, Section 53, provides that "[a]ll moneys received by a city, town or district officer or department, except as otherwise provided by special acts and except fees provided for by statute, shall be paid by such officers or department upon their receipt into the city, town or district treasury." Under Section 53 all moneys received by the Town become a part of the general fund, unless the Legislature has expressly made other provisions that are applicable to such receipt. In the absence of any general or special law to the contrary, performance security funds of the sort contemplated here must be deposited with the Town Treasurer and made part of the Town's general fund, pursuant to G.L. c. 44, § 53. The Town must then appropriate the money for the specific purpose of completing the work required for removal and/or restoration.

B. Section X "Permit Revocation For Non-Performance".

Section X authorizes the Planning Board to revoke a special permit for failure to comply with certain conditions. We approve Section X. However, before the Planning Board revokes a permit for failure to comply with certain conditions provided in Section X, the Planning Board should discuss with Town Counsel what due process, including notice and hearing requirements, are required. We suggest that the Town discuss this issue in more detail with Town Counsel.

Finally, the word "ordinance" is used in the by-law. Towns enact "by-laws" and cities enact "ordinances." The Town may wish delete the word "ordinance" from the new Section 215-27 and insert the word "by-law" at a future Town Meeting.

Article 2 - The amendments adopted under Article 2 add a new Section 215-28, "Solar Photovoltaic Installation Moratorium Bylaw," to the Town's zoning by-laws. The temporary moratorium (through one year from the date of enactment of Section 215-28) on solar photovoltaic installation other than those mounted on an existing structure provides as follows:

Whereas, the Town of Mount Washington is undertaking a comprehensive study with respect to regulating the use of land for Solar Photovoltaic Installations, and

Whereas, there have been significant changes in law regarding Solar Photovoltaic Installations; and,

Whereas, the Town wishes to act carefully in a field with evolving law and technology, to investigate ways to preserve the character of the community while serving the needs of its people, and to devise an orderly process for granting permits by drafting an amendment to the Bylaw which is comprehensive, practical, equitable, and addresses the concerns of the Town on number, size, appearance, site standards, and location of Solar Photovoltaic Installations; and,

Whereas, it is desired to protect the Town from ill-advised and inappropriate development of Solar Photovoltaic Installations pending a thorough review and the formulation of such a zoning amendment; and,

Whereas, the Planning Board has determined that one year is necessary for such a comprehensive review and development of a Bylaw Subsection on Solar Photovoltaic Installations.

Now, therefore, no Solar Photovoltaic Installations other than those mounted on an existing structure, in the usual manner, shall be permitted for one year from the date of enactment of this Bylaw.

We approve the temporary moratorium adopted under Article 2 because the Town has the authority to "impose reasonable time limitations on development, at least where those restrictions are temporary and adopted to provide controlled development while the municipality engages in comprehensive planning studies." <u>Sturges v. Chilmark</u>, 380 Mass. 246, 252-253 (1980). Such a temporary moratorium is within the Town's zoning power where there is a stated need for "study, reflection and decision on a subject matter of [some] complexity..." <u>W.R.</u>

Grace v. Cambridge City Council, 56 Mass. App. Ct. 559, 569 (2002) (City's temporary moratorium on building permits in two districts was within city's authority to zone for public purposes.) The time limit Mount Washington has selected for its temporary moratorium (one year from the date of enactment of the by-law) appears to be reasonable in the circumstances. The moratorium is limited in time period and scope (to the use of land and structures for solar photovoltaic installations), and thus does not present the problem of a rate-of-development bylaw of unlimited duration which the Zuckerman court determined was unconstitutional. Zuckerman v. Hadley, 442 Mass. 511, 512 (2004) ("[A]bsent exceptional circumstances not present here, restrictions of unlimited duration on a municipality's rate of development are in derogation of the general welfare and thus are unconstitutional.")

While we approve the temporary one year moratorium on solar photovoltaic installations, we note that G.L. c. 40A, § 3, protects solar energy systems and the building of structures that facilitate the collection of solar energy from certain local zoning requirements. General Laws Chapter 40A, Section 3, provides in pertinent part as follows:

No zoning ordinance or by-law shall prohibit or unreasonably regulate the installation of solar energy systems or the building of structures that facilitate the collection of solar energy, except where necessary to protect the public health, safety or welfare.

General Laws Chapter 40A, Section 3, prohibits towns from adopting zoning by-laws that prohibit or *unreasonably regulate* the installation of solar energy systems or the building of structures that facilitate the collection of solar energy, except where necessary to protect the public health, safety or welfare. A temporary moratorium longer than one year may be vulnerable to a challenge in court that it is an unreasonable regulation of solar energy systems under G.L. c. 40A, § 3. We suggest the Town consult closely with Town Counsel on this issue.

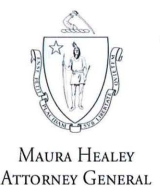
Note: Pursuant to G.L. c. 40, § 32, neither general nor zoning by-laws take effect unless the Town has first satisfied the posting/publishing requirements of that statute. Once this statutory duty is fulfilled, (1) general by-laws and amendments take effect on the date these posting and publishing requirements are satisfied unless a later effective date is prescribed in the by-law, and (2) zoning by-laws and amendments are deemed to have taken effect from the date they were approved by the Town Meeting, unless a later effective date is prescribed in the by-law.

Very truly yours, MARTHA COAKLEY ATTORNEY GENERAL

Kelli E. Gunagan

By: Kelli E. Gunagan Assistant Attorney General Municipal Law Unit 10 Mechanic Street, Suite 301 Worcester, MA 01608 (508) 792-7600

cc: Town Counsel Joel Bard (via electronic mail)



THE COMMONWEALTH OF MASSACHUSETTS OFFICE OF THE ATTORNEY GENERAL

CENTRAL MASSACHUSETTS DIVISION 10 MECHANIC STREET, SUITE 301 WORCESTER, MA 01608

> (508) 792-7600 (508) 795-1991 fax www.mass.gov/ago

February 23, 2015

Debra A. Bourbeau, Town Clerk Town of Montague 1 Avenue A Montague, MA 01376

> RE: Montague Special Town Meeting of October 29, 2014 - Case # 7451 Warrant Article # 17 (Zoning)

Dear Ms. Bourbeau:

Article 17 - We approve Article 17 from the October 29, 2014 Montague Special Town Meeting. Article 17 amends several portions of the Town's zoning by-laws pertaining to site plan review.

1. Section 5.2 (d), Permitted Uses and Special Permits - Procedures

Section 5.2 (d) was deleted in its entirety and replaced with new text that provides as follows (with emphasis added):

All applications for Special Permits and Site Plan Review from the Board of Appeals or the Planning Board shall be subject to the procedural requirements established by the respective Board. The Board of Appeals or Planning Board may determine that the assistance of outside professional expertise is required due to the size, scale, or complexity of a given project or its potential impact on the health, safety, and welfare of the Town. When outside review is determined to be necessary, the Board may require the applicant pay all reasonable expenses for this purpose, in accordance with the Board's regulations and M.G.L. Chapter 44 Section 53G.

General Laws Chapter 44, Section 53G, authorizes zoning boards, planning boards, boards of health, and conservation commissions, acting under authority conferred by G.L. c. 40A, § 9 and 12, c. 41, § 81Q, c. 40B, § 21, c. 111; and c. 40, § 8C, to impose consultant review fees, to disburse the funds collected, and to return unused portions to the applicant. However, the Legislature did not include Boards acting under the authority conferred solely by a local law within the small class of local boards that enjoy the benefits of G.L. c. 44, § 53G. When the Board is reviewing a site plan application based solely on the authority granted under local law, it cannot avail itself of the provisions of G.L. c. 44, § 53G. We suggest that the Town discuss this issue in more detail with Town Counsel.

2. Section 7.5.2, Telecommunication Facilities - General Provisions

Section 7.5.2, was deleted in its entirety and replaced with new text that provides as follows:

Telecommunication Facilities may be allowed by Special Permit from the Board of Appeals pursuant to Sections 5.2 and Section 7.5. Conditions shall maximize the shared use of any new or existing structures to minimize the required number of such facilities; and shall minimize[e] adverse visual impacts through careful design, siting, and screening. No facility shall be located in a (RS) Residential District. (see: Section 2, Definitions).

Section 7.5.2 must be applied in a manner consistent with Section 6409 of the Middle Class Tax Relief and Job Creation Act of 2012, which requires that "[A] state or local government may not deny, and shall approve, any eligible facilities request for a modification of an existing wireless tower or base station that does not substantially change the physical dimensions of such tower or base station." (emphasis added). The Act defines "eligible facilities request" as any request for modification of an existing wireless tower or base station that involves: 1) collocation of new transmission equipment; 2) removal of transmission equipment; or 3) replacement of transmission equipment. The Act applies "[n]otwithstanding section 704 of the Telecommunications Act of 1996." The Act's requirement that a local government "may not deny, and shall approve, any eligible facilities request" means that a request for modification to an existing facility that does not substantially change the physical dimensions of the tower or base station must be approved. Such qualifying requests also cannot be subject to a discretionary special permit.

The Town must apply Section 7.5.2 in a manner consistent with the applicable law outlined above. We also urge the Town to consult closely with Town Counsel regarding the appropriate response to applications for collocation in light of these recent amendments.

Note: Pursuant to G.L. c. 40, § 32, neither general nor zoning by-laws take effect unless the Town has first satisfied the posting/publishing requirements of that statute. Once this statutory duty is fulfilled, (1) general by-laws and amendments take effect on the date these posting and publishing requirements are satisfied unless a later effective date is prescribed in the by-law, and (2) zoning by-laws and amendments are deemed to have taken effect from the

date they were approved by the Town Meeting, unless a later effective date is prescribed in the by-law.

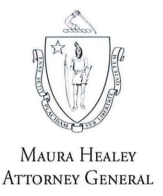
Very truly yours,

MAURA HEALEY ATTORNEY GENERAL *Nicole B. Caprioli*

By: Nicole B. Caprioli Assistant Attorney General Municipal Law Unit

10 Mechanic Street, Suite 301 Worcester, MA 01608 (508) 792-7600 ext. 4418 nicole.caprioli@state.ma.us

cc: Town Counsel Gregg J. Corbo



THE COMMONWEALTH OF MASSACHUSETTS OFFICE OF THE ATTORNEY GENERAL

CENTRAL MASSACHUSETTS DIVISION 10 MECHANIC STREET, SUITE 301 WORCESTER, MA 01608

> (508) 792-7600 (508) 795-1991 fax www.mass.gov/ago

February 10, 2015

Trudy L. Reid, Town Clerk Town of Lynnfield 55 Summer Street Lynnfield, MA 01940

RE:

Lynnfield Fall Annual Town Meeting of October 20, 2014 - Case # 7408 Warrant Articles # 12, 13 and 14 (Zoning)

Warrant Articles # 16 and 17 (General)

Dear Ms. Reid:

Articles 12, 13, 14, 16 and 17 - We approve Articles 12, 13, 14, 16 and 17 from the October 20, 2014 Lynnfield Fall Annual Town Meeting. Our comments regarding Article 14 are provided below.

Article 14 - Article 14 makes a number of changes to the Town's zoning by-laws pertaining to Radio Telecommunication Facilities (RTF) and Personal Wireless Service Facilities (PWSF) including adding new definitions to Section 2, amending Section 7.4, "Site Plan" to add a new sub-section 7.4A "Additional Requirements for Personal Wireless Service Facilities"; and amending Section 8, "Special Permits" to add a new sub-section 8.7, "Siting of Radio Telecommunications Facilities."

I. Applicable Law

The federal Telecommunications Act of 1996, 47 U.S.C. § 332 (7) preserves state and municipal zoning authority to regulate personal wireless service facilities, subject to the following limitations:

- 1. Zoning regulations "shall not unreasonably discriminate among providers of functionally equivalent services." 47 U.S.C. §332(7) (B) (i) (I)
- 2. Zoning regulations "shall not prohibit or have the effect of prohibiting the provisions of personal wireless services." 47 U.S.C. § 332 (7) (B) (i) (II).
- 3. The Zoning Authority "shall act on any request for authorization to place, construct, or modify personal wireless service facilities within a reasonable period of time." 47 U.S.C. § 332 (7) (B) (ii).

- 4. Any decision "to deny a request to place, construct, or modify personal wireless service facilities shall be in writing and supported by substantial evidence contained in a written record." 47 U.S.C. § 332 (7) (B) (iii).
- 5. "No state or local government or instrumentality thereof may regulate the placement, construction and modification of personal wireless service facilities on the basis of the environmental effects of radio frequency emissions to the extent that such facilities comply with the [Federal Communications] Commission's regulations concerning emissions." 47 U.S.C. § 332(7) (B) (iv).

Federal courts have construed the limitations listed under 47 U.S.C. § 332(7) as follows. First, even a facially neutral by-law may have the effect of prohibiting the provision of wireless coverage if its application suggests that no service provider is likely to obtain approval. "If the criteria or their administration effectively preclude towers no matter what the carrier does, they may amount to a ban 'in effect'...." <u>Town of Amherst, N.H. v. Omnipoint Communications Enters, Inc.</u>, 173 F.3d 9, 14 (1st Cir. 1999).

Second, local zoning decisions and by-laws that prevent the closing of significant gaps in wireless coverage have been found to effectively prohibit the provision of personal wireless services in violation of 47 U.S.C. § 332(7). See, e.g., Nat'l Tower, LLC v. Plainville Zoning Bd. of Appeals, 297 F.3d 14, 20 (1st Cir. 2002) ("local zoning decisions and ordinances that prevent the closing of significant gaps in the availability of wireless services violate the statute"); Omnipoint Communications MB Operations, LLC v. Town of Lincoln, 107 F. Supp. 2d 108, 117 (D. Mass. 2000) (by-law resulting in significant gaps in coverage within town had effect of prohibiting wireless services).

Third, whether the denial of a permit has the effect of prohibiting the provision of personal wireless services depends in part upon the availability of reasonable alternatives. See 360 Degrees Communications Co. v. Bd. of Supervisors, 211 F.3d 79, 85 (4th Cir. 2000). Zoning regulations must allow cellular towers to exist somewhere. Towns may not effectively ban towers throughout the municipality, even under the application of objective criteria. See Virginia Metronet, Inc. v. Bd. of Supervisors, 984 F. Supp. 966, 971 (E.D. Va. 1998).

State law also establishes certain limitations on a municipality's authority to regulate wireless communications facilities and service providers. Under General Laws Chapter 40A, Section 3, wireless service providers may apply to the Department of Telecommunications and Cable for an exemption from local zoning requirements. If a telecommunication provider does not apply for or is not granted an exemption under c. 40A, § 3, it remains subject to local zoning requirements pertaining to cellular towers. See Building Comm'r of Franklin v. Dispatch Communications of New England, Inc., 48 Mass. App. Ct. 709, 722 (2000). Also, G.L. c. 40J, § 6B, charges the Massachusetts Broadband Institute with the task of promoting broadband access throughout the state. Municipal regulation of broadband service providers must not frustrate the achievement of this statewide policy.

In addition, Section 6409 of the Middle Class Tax Relief and Job Creation Act of 2012 requires that "[A] state or local government may not deny, and shall approve, any eligible

facilities request for a modification of an existing wireless tower or base station that does not substantially change the physical dimensions of such tower or base station." (emphasis added). The Act defines "eligible facilities request" as any request for modification of an existing wireless tower or base station that involves: 1) collocation of new transmission equipment; 2) removal of transmission equipment; or 3) replacement of transmission equipment. The Act applies "[n]otwithstanding section 704 of the Telecommunications Act of 1996." The Act's requirement that a local government "may not deny, and shall approve, any eligible facilities request" means that a request for modification to an existing facility that does not substantially change the physical dimensions of the tower or base station must be approved. Such qualifying requests also cannot be subject to a discretionary special permit.

The Town must apply Article 14 in a manner consistent with the applicable law outlined above. In particular, Section 8.7.5.1 requires that PWSF may only be erected upon the grant of a special permit. The Town cannot apply this requirement to eligible facilities requests for modification to existing facilities that qualify for required approval under Section 6409 of the Act. We also urge the Town to consult closely with Town Counsel regarding the appropriate response to applications for collocation in light of these recent amendments.

II. Section 8.7, Siting of Radio Telecommunications Facilities

A. Section 8.7.2, Purpose

Section 8.7.2 provides that the purpose of the by-law is to establish general guidelines for the siting of RTFs. Section 8.7.2 (4) establishes one of the by-law's goals as "[t]o make all RTF locations available for municipal agencies use where feasible."

It is unclear whether Section 8.7.2 (4) would require the Town's use of the RTF, and whether such use would be compensated or uncompensated. When applying the by-law, the Town cannot require an applicant to transfer property to the public without fair compensation. "The Fifth Amendment to the United States Constitution, made applicable to the States through the Fourteenth Amendment, provides that private property shall not 'be taken for public use, without just compensation." This protection is "designed to bar Government from forcing some people alone to bear public burdens which, in all fairness and justice, should be borne by the public as a whole." Giovanella v. Conservation Commission of Ashland, 447 Mass. 720, 724 (2006) (quoting Armstrong v. United States, 364 U.S. 40, 49 (1960). More recently, the court in Collins v. Stow, 79 Mass. App. Ct. 447 (2011) ruled that a town cannot condition subdivision approval on the dedication of open space for public use and actual conveyance of the land to the Town in exchange for waivers. "Although a planning board's authority under the subdivision control law certainly encompasses, in appropriate circumstances, requiring open space, it does not extend to requiring the transfer of that open space to the public for reasons unrelated to adequate access and safety of the subdivision without providing just compensation." Id. at 453. We suggest that the Town consult with Town Counsel regarding the proper application of Section 8.7.2 (4).

B. Section 8.7.5.4, General

Section 8.7.5.4.1 provides in relevant part that:

An undertaking shall be required, secured by a BOND appropriate in form and amount for removal of the PWSF within 6 months of cessation of operation of said facility or such other activity which may be appropriate to prevent the structures from becoming a nuisance or aesthetic blights.

The Town must apply any bond proceeds in a manner consistent with state law. Bond proceeds do not become Town funds unless and until the applicant defaults on the obligation under the by-law. Moreover, if the Town must use the bond to pay for removal of a PWSF or for other activity to prevent nuisance or blight, an appropriation is required before expenditure is made to do the work. General Laws Chapter 44, Section 53, provides that "[a]ll moneys received by a city, town or district officer or department, except as otherwise provided by special acts and except fees provided for by statute, shall be paid by such officers or department upon their receipt into the city, town or district treasury." Under Section 53 all moneys received by the Town become a part of the general fund, unless the Legislature has expressly made other provisions that are applicable to such receipt. In the absence of any general or special law to the contrary, performance security funds of the sort contemplated here must be deposited with the Town Treasurer and made part of the Town's general fund, pursuant to G.L. c. 44, § 53. The Town must then appropriate the money for the specific purpose of completing the work required for removal and/or other activities. The Town should consult with Town Counsel regarding the proper application of Section 8.7.5.4.

C. Section 8.7.5.5, Application Procedures

Section 8.7.5.5 pertaining to the Special Permit application provides in relevant part, that:

The Application Phase of the process begins with the receipt by the SPGA of a complete application including all materials required by the Zoning Bylaw and any applicable regulations.

Within 30 days of receipt, the SPGA or its designee shall review the application for consistency and completeness with respect to the Application Requirements in the bylaw and any applicable regulations and shall notify the Applicant in writing of any deficiency in the completeness of the application.

The SPGA shall take regulatory notice of the Federal Communications Commission (FCC) presumption that the final action of the SPGA on a new Antenna Tower should take no more than 150 days from the date of receipt of the completed application, and that final action on a Collocation or Site Sharing application should take no more than 90 days from the date of receipt of the completed application except upon written

extension of these timelines by mutual agreement between the SPGA and the Applicant.

Section 8.7.5.5 must be applied in a manner consistent with the time limits established in G.L. c. 40A, § 9. General Laws Chapter 40A, Section 9, requires that the special permit granting authority "shall hold a public hearing for which notice has been given as provided in section eleven, on any application for a special permit within sixty-five days from the date of filing of such application. . . . The decision of the special permit granting authority shall be made within ninety days following the date of such public hearing. . . Failure by the special permit granting authority to take final action within . . . ninety days . . . shall be deemed to be a grant of the special permit." (emphasis added).

Pursuant to G.L. c. 40A, § 9, the filing of a special permit application "starts the clock" on the time period within which the special permitting authority must act. Section 8.7.5.5 cannot be applied in a manner that "starts the clock" only when a *completed* application is filed. The Town must apply Section 8.7.5.5 consistent with G.L. c. 40A, § 9. See Massachusetts Broken Stone Co. v. Town of Weston, 430 Mass. 637, 642 (2000). The Town should consult with Town Counsel regarding the proper application of Section 8.7.5.5.

Note: Pursuant to G.L. c. 40, § 32, neither general nor zoning by-laws take effect unless the Town has first satisfied the posting/publishing requirements of that statute. Once this statutory duty is fulfilled, (1) general by-laws and amendments take effect on the date these posting and publishing requirements are satisfied unless a later effective date is prescribed in the by-law, and (2) zoning by-laws and amendments are deemed to have taken effect from the date they were approved by the Town Meeting, unless a later effective date is prescribed in the by-law.

Very truly yours,

MAURA HEALEY ATTORNEY GENERAL

Nicole B. Caprioli By: Nicole B. Caprioli

Assistant Attorney General Municipal Law Unit 10 Mechanic Street, Suite 301 Worcester, MA 01608 (508) 792-7600 ext. 4418 nicole.caprioli@state.ma.us

Town Counsel Thomas Mullen

cc:

CITY OF CAMBRIDGE, MASSACHUSETTS

PLANNING BOARD

CITY HALL ANNEX, 344 BROADWAY, CAMBRIDGE

January 27, 2016

To: The Board of Zoning Appeal

From: The Planning Board

RE: BZA #9059- 2016, 1815 Massachusetts Avenue

The Planning Board reviewed the Special Permit application for the communication antenna at Lesley University and finds that this oposals no worse than the current installations. The Planning Board does suggest that the antennas be located in such a way as to not break the roof line when viewed from the street, and that they be painted to match the facades. For example to match either the edbrick or the graystoneband around the top of the tower.



CITY OF CAMBRIDGE MASSACHUSETTS BOARD OF ZONING APPEAL 831 MASSACHUSETTS AVENUE CAMBRIDGE, MA 02139 517 349-6100



2018 JAN 18 PM 2: 46

OFFICE OF THE CITY CLERK CAMBRIDGE, MASSACHUSETTS

CASE NO:	BZA-015044-2017 PUD-2 & Residence C-3A Zone
LOCATION:	5 Cambridge Parkway Cambridge, MA
PETITIONER:	New Cingular Wireless PCS d/b/a AT&T Mobility - C/O Kristen LeDuc, Smartlink LLC
PETITION:	Special Permit: AT&T will be replacing 2 antennas and moving 1 currently installed on site and upgrading telecommunication equipment as part of nationwide network upgrades. This Application is an eligible Facilities request pursant to Section 6409 of the Middlee Class Tax Relief and Job Creation Act of 2012, 47 U.S.C. 1455; or in the alternative, for a special permit under the zoning ordinances cited.
VIOLATION:	
Article 4.000	Section 4.32.G.1 (Telecommunication Facility).
Article 4.000	Section 4.40 (Footnote 49) (Telecommunication Facility).
Article 10.000	Section 10.40 (Special Permit).
Article 6409	Section Middle Class Tax Relief and Job Creation Act
DATE OF PUBLI DATE OF PUBLI MEMBERS OF THI	C HEARING: January 11, 2018; BOARD: CONSTANTINE ALEXANDER - CHAIR 2018, 20027064
400000475	JANET O: GREEN PATRICK TEDESCO ANDREA A. HICKEY Bk: 70674 Pg: 268 Doo: DECIS Page: 1 of 8 02/27/2018 01:51 PM
ASSOCIATE MEME	ERS: DOUGLAS MYERS
	SLATER W. ANDERSON
	ALISON HAMMER JIM MONTEVERDE GEORGE-BEST LAURA WERNICK

Members of the Board of Zoning Appeal heard testimony and viewed materials submitted regarding the above request for relief from the requirements of the Cambridge Zoning Ordinance. The Board is familiar with the location of the petitioner's property, the layout and other characteristics as well as the surrounding district.

Case No. BZA-015044-2017 Location: 5 Cambridge Parkway

Petitioner: New Cingular Wireless PCS d/b/a AT&T Mobility - c/o Kristen LeDuc

On January 11, 2018, Petitioner's attorney Brian Grossman appeared before the Board of Zoning Appeal requesting a special permit in order to replace two antennas, move one antenna, and upgrade the telecommunication equipment at an existing telecommunications facility. The Petitioner requested relief under Article 4, Sections 4.32.G.1 and 4.40 of the Cambridge Zoning Ordinance ("Ordinance") and under 47 U.S.C. 1455 (a) (Section 6409(a)) of Title VI of the Middle Class Tax Relief and Job Creation Act of 2012). The Petitioner submitted application materials including information about the project, plans, and photographs.

Mr. Grossman stated that the proposal was to replace two antennas and relocate one antenna, all ballast mounted behind a screen wall, so that there would be no visible changes to the building.

After discussion, the Chair moved that the Board make the following findings based upon the application materials submitted and all evidence before the Board and that based upon the findings the Board grant the requested relief as described in the Petitioner's submitted materials and the evidence before the Board: that the Board find that the requirements of the Ordinance could not be met without the Special Permit requested; that the Board find that traffic generated or patterns of access or egress would not cause congestion, hazard, or substantial change in established neighborhood character; that the Board find that the continued operation or development of adjacent uses as permitted in the Ordinance would not be adversely affected by the nature of the proposed use; that the Board find that no nuisance or hazard would be created to the detriment of the health, safety, and/or welfare of the occupant of the proposed use or the citizens of the City; that the Board find that generally what was proposed would not impair the integrity of the district or otherwise derogate from the intent and purpose of the Ordinance; that the Board find that the modification of the existing telecommunication facility at the proposed site did not substantially change the physical dimensions of the existing wireless tower or base station at such facility within the meaning of section 6409(a) of the Middle Class Tax Relief and Job Creation Act of 2012, also known as The Spectrum Act.

The Chair further moved that based upon all the information presented the Board grant the requested relief as described in the Petitioner's submitted materials and the evidence before the Board on the following conditions:

- 1. that the work proceed in accordance with plans submitted by the petitioner, as initialed by the Chair,
- 2. that upon completion of the work, the physical appearance and visual impact of the proposed work be consistent with the photo simulations submitted by the petitioner and initialed by the Chair,
- that the petitioner at all times maintain the proposed work so that its physical appearance and visual impact remain consistent with the photo simulations previously referred to,
- 4. that should the petitioner cease to utilize the equipment approved tonight for a continuous period of six months or more, it promptly thereafter remove such equipment and restore the building on which it was located to its prior condition and appearance to an extent reasonably practicable,
- 5. that the petitioner continue to comply with the conditions imposed by the Board with respect to previous Special Permits granted to the petitioner with regard to the site in question,
- 6. that inasmuch as the health effects of the transmission of electromagnetic energy waves is a matter of ongoing societal concern and scientific study, the Special Permit is also subject to the following conditions:
 - A. that the petitioner shall file with the Inspectional Services Department each report it files with the federal authorities regarding electromagnetic energy wave emissions emanating from all of the petitioner's equipment on the site. Each such report shall be filed with the Inspectional Services Department no later than ten business days after the report has been filed with the federal authorities. Failure to timely file any such report with the Inspectional Services Department shall ipso facto terminate the Special Permit granted tonight.
 - B. that in the event that at any time federal authorities notify the petitioner that its equipment on the site, including, but not limited to the special permit granted tonight, fails to comply with the requirements of law or governmental regulations, whether with regard to the emissions of electromagnetic energy waves or otherwise, the petitioner, within ten business days of receipt of such notification of such failure, shall file with the Inspectional Services Department a report disclosing in reasonable detail that such failure has occurred and the basis for such claimed failure. The special permit shall ipso facto terminate if any of the petitioner's federal licenses are suspended, revoked, or terminated.

- C. that to the extent a special permit has terminated pursuant to the foregoing paragraphs A and B, the petitioner may apply to this Board for a new special permit provided that the public notice containing such application discloses in reasonable detail that the application has been filed because of a termination of the special permit pursuant to paragraphs A or B above. Any such new application shall not be deemed a repetitive petition and therefore will not be subject to the two-year period during which repetitive petitions may not be filed.
- D. that within ten business days after receipt of a Building Permit for installation of equipment subject to this petition, the petitioner shall file with the Inspectional Services Department a sworn Affidavit of the person in charge of the installation of equipment by the petitioner of the geographical area that includes Cambridge. Stating that A, he or she has such responsibility, and B that the equipment being installed pursuant to the special permit will comply with all federal safety rules and will be situated and maintained in locations with appropriate barricades and other protections, such that individuals, including nearby residents and occupants of nearby structures, will be sufficiently protected from excessive radio frequency radiation under federal law.

The five member Board voted unanimously in favor of granting the special permit with the above conditions (Alexander, Green, Hickey, Tedesco, and Best). Therefore, the special permit is granted as conditioned.

The Board of Zoning Appeal is empowered to waive local zoning regulations only. This decision therefore does not relieve the petitioner in any way from the duty to comply with local ordinances and regulations of the other local agencies, including, but not limited to the Historical Commission, License Commission and/or compliance with requirements pursuant to the Building Code and other applicable codes.

Constantine Alexander, Chair
ATTEST: A true and accurate copy of the above decision has been filed on with the Offices of the City Clerk and the Planning Board by Maria Macheco, duly authorized representative of the Board of Zoning Appeal.
Twenty days have elapsed since the above decision was filed in the office of the City Clerk and:
no appeal has been filed; or
an appeal has been filed within such twenty days.
The person exercising rights under a duly appealed special permit does so at risk that a court will reverse the permit and that any construction performed under the permit may be ordered undone. This certification shall in no event terminate or shorten the tolling, during the pendency of any appeals, of the periods provided under the second paragraph of G.L. c. 40A, §6.
Date: FEBRUARY 27, 2018 Rouna P. Ropz City Clerk
Appeal has been dismissed or denied.
Date: , City Clerk

3 landridge PK 8-61 18-75 Lechmere Canal Park 8-90 8-86 First St 10 Canal Pk 1 Land Blv 100 Cambridgeside Pl 9-89 Lechmere Canal Park 9-61 8-89 Charles River Basin 9-MD 8-87 8-88 Cambridgeside PI 100 Cambridgeside PI 1 Charles Pk 9-31 40 Land Blvd 20 Cambridge Pkwy 10-44 274-1A 10-65 Charles Park 11-144 57 Land Blvd 1 Rogers St 11-47 1 Rogers Street Rooftop Garden at 55 Cambridge Parkway Rogers St 55 Cambridge Pkwy 11-40 10 Rogers St 11-43 59 Cambridge Pkwy 11-145 Front Park 12-17

9-40 MASSACHUSETTS COMMONWEALTH OF 20 SOMERSET ST BOSTON, MA 02108

9-41
TEN CANAL PK MASSACHUSETTS, LLC,
C/O US REAL ESTATE INVEST FUND, LLC
1270 SOLDIERS FIELD RD
CAMBRIDGE, MA 02135

9-61 CAMBRIDGE HOTEL, LLC. C/O MARVIN F. POER & COMPANY 3520 PIEDMONT RD. NE - SUITE #410 ATLANTA , GA 30305

10-44 /8-90 /11-145-47 CITY OF CAMBRIDGE C/O LOUIS DEPASQUALE CITY MANAGER

DEPARTMENT OF CONSERVATION & RECREATION 251 CAUSEWAY STREET – SUITE 600 BOSTON, MA 02114-2119

23 Canbridge skuy

9-31
ROYAL SONESTA HOTEL BOSTON
C/O RYAN, LLC
PTS COMMERICAL 1 INTERNATIONAL PL
100 OLIVER STREET, 18TH FL.
BOSTON, MA 02110

8-88
CAMBRIDGE, CITY OF
C/O NEW ENGLAND DEVELOPMENT
75 PARK PLAZA
ATTN: ACCOUNTING DEPT
BOSTON, MA 02116

10-44 /8-90 /11-145-47 CAMBRIDGE CITY OF COMM. DEVELOP. 57 INMAN ST CAMBRIDGE, MA 02139

10-44 /8-90 /11-145-47 CITY OF CAMBRIDGE C/O NANCY GLOWA CITY SOLICITOR SMARTLINK, LLC C/O RYAN LYNCH 85 RANGEWAY ROAD, BLD 3, SUITE 102 NORTH BILLERICA, MA 01862

8-89
KARP, STEPHEN R., STEPHEN C. PLUMERI &
WILLIAM H. MCCABE, JR.
C/O NEW ENGLAND DEVELOPMENT
75 PARK PLAZA
BOSTON, MA 02116

11-40 55 CAMBRIDGE PARKWAY, LLC 55 CAMBRIDGE PARKWAY CAMBRIDGE, MA 02142

274-1A CHARLESGATE YACHT CLUB 20 CAMBRIDGE PKWY CAMBRIDGE, MA 02142