

# AGENDA REPORT

SAN CLEMENTE CITY COUNCIL MEETING

Meeting Date: December 3, 2013

Approvals: City Manager

Agenda Item

Dept. Head

Attorney Finance

Department:

Finance & Administrative Services

Prepared By:

Thomas Rendina, Business Services Officer

Subject:

COMMUNICATIONS SITE FACILITY LEASE AGREEMENT - COSTERO RISCO WATER TANK

SITE - LOS ANGELES SMSA LIMITED PARTNERSHIP.

Fiscal Impact: Yes, \$26,200 increase in annual rental income to the General Fund, with 3% annual

increases.

Summary:

Los Angeles SMSA Limited Partnership, dba Verizon Wireless, will install a new wireless communications facility at the City's 4159 ½ Costero Risco Site.

proposed installation conforms to the City's Wireless Master Plan.

Background:

Verizon Wireless submitted an application to install a communications site at the City's Costero Risco Water Tank Site. Planning reviewed and approved the application and presented the application to the Planning Commission for review on January 23, 2013. A Conditional Use Permit (AM CUP 12-052) was approved and issued by the Planning Commission, authorizing the construction of the

communications site.

Discussion:

The City of San Clemente and Verizon Wireless have been involved in negotiations for the installation of a communications site at 4159 ½ Costero Risco (the "Costero Risco Water Tank Site") for the purpose of transmission of cellular communications and for the provision of mobile/wireless communications services.

The equipment will be installed on a faux eucalyptus Monopole at a height of 20' within the City's existing property.

The project was reviewed by San Clemente Planning staff, who presented their findings to the City's Design Review Subcommittee which recommended that the Planning Commission approve the project. The Planning Commission concurred with staff's analysis and found the proposed project compatible with the City's Wireless Master Plan and approved the CUP (No. AM CUP 12-052).

Staff worked with the City Attorney to negotiate the terms and conditions with Verizon Wireless for the Communications Site Lease Agreement. The standard five (5) year Agreement term, with three (3) five-year extensions, executable at the LESSEE's option, for a total term of twenty (20) years, has been prepared for Council consideration and approval.

Recommended

Action:

STAFF RECOMMENDS THAT the City Council approve and authorize the Mayor to execute the Communications Site Facility Lease Agreement, by and between the City of San Clemente and Verizon Wireless and authorize the City Manager to approve future amendments provided that the City Manager shall not have the authority to approve a decrease in the rental rate without prior approval of the City

Council.

Attachments:

Communications Site Facility Lease Agreement

Exhibit "A", Description of Premises

Exhibits "T-1", "LS-1", "A-1.0", "A-1.1", "A-2", "A-3", and A-4".

Notification:

None.



# CITY OF SAN CLEMENTE COMMUNICATIONS SITE FACILITY LEASE

This Communications Site Facility Lease (the "Lease") is made and entered into this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2013 by and between the CITY OF SAN CLEMENTE, a California Municipal Corporation, (herein "LESSOR"), and LOS ANGELES SMSA LIMITED PARTNERSHIP, DBA VERIZON WIRELESS (herein "LESSEE") (hereinafter collectively referred to as "Parties" or individually as the "Party").

# **RECITALS**

WHEREAS, LESSEE wishes to construct a communications facility consisting of a 20' by 25' portion of ground space for an equipment enclosure, approximately 8' in height that includes equipment cabinets, electrical control panels, and an emergency generator, together with a 16' x 16' portion of ground space for LESSEE's faux eucalyptus, all at that certain property commonly known as the Costero Risco Site ("Property"), located at 4159 ½ Costero Risco in San Clemente, California. The LESSEE will install 9 panel antennas and a microwave dish on a faux eucalyptus tree.

WHEREAS, the Property is owned by the LESSOR; and

WHEREAS, LESSEE wishes to lease the Premises as defined below once constructed, from said LESSOR on the terms and conditions herein for the transmission of and for provision of mobile/wireless communications services; and

NOW THEREFORE, in consideration of the foregoing recitals and the mutual covenants, conditions, and agreements contained herein, the receipt and sufficiency of which is hereby acknowledged, the parties to this Lease do hereby agree as follows:

# 1. DEMISE AND DESCRIPTION:

1.1 **DEMISE:** LESSOR agrees to lease a portion of that certain property described as Costero Risco Water Tank, being described as a 20' x 25' portion of ground space for LESSEE's equipment enclosure and related equipment, a 16' x 16' portion of ground space for LESSEE's faux eucalyptus, and the right to install utilities over, under and across the Property, collectively hereinafter known as the "Premises" and more specifically described in Exhibit "A" which is attached hereto and incorporated by reference herein. Access to the Premises from a public right of way shall be provided by the LESSOR. LESSOR shall provide

66.3

- LESSEE, LESSEE'S employees, agents, and subcontractors access over the Property to the Premises twenty-four (24) hours a day, seven (7) days a week without notice to LESSOR, at no charge to LESSEE.
- 1.2 <u>DESCRIPTION</u>: The "Facility" to be constructed shall consist of a 20' x 25' equipment enclosure, 8' in height containing equipment cabinets, electrical panels and a backup generator and a faux eucalyptus tree within a 16' x 16' portion of ground space, and all necessary utility connections, all as more specifically described in Exhibit "A." The Facility may be used by LESSEE for any lawful activity in connection with the provision of mobile/wireless communications services, including without limitation, cellular communications facilities including the upgrade, repair or replacement of such equipment and facilities; and environmental and other testing.

# 2. LEASE TERM:

- 2.1 <u>INITIAL TERM:</u> The initial term of this Lease shall commence on the 90<sup>th</sup> day following full execution of this Lease (the "Commencement Date"), and shall continue for five (5) years from that date ("Initial Term") unless terminated earlier pursuant to Section 6.0 below.
- 2.2 RENEWAL TERMS: LESSOR grants LESSEE an option to renew this Lease for an additional fifteen (15) years, with a renewal in three five (5) year increments (each five (5) year increment, a "Renewal Term"), commencing upon expiration of the Initial Term, and shall continue for five (5) years from that date unless terminated earlier. To exercise such renewal options, LESSEE shall provide written notice of such intention to LESSOR no sooner than ninety (90) days nor later than thirty (30) days prior to the expiration of the then current Lease Term. For the purpose of this Lease, the "then current Lease Term" shall mean either the Initial Term or the Renewal Term, whichever is in effect at the relevant time.
- 3. PAYMENT OF RENT: LESSEE agrees to pay to LESSOR, as rental for said Premises, each month in advance, on the first of each month during the term of this Lease payable to the City of San Clemente, 100 Avenida Presidio, San Clemente, CA 92672, Attn: Accounts Receivable, Accounting Division. In addition, LESSEE agrees to do and perform all other covenants and agreements contained in this Lease.
  - 3.1 BASE RENTAL PAYMENT: The Base Rental Payment under this Lease shall be Two Thousand One Hundred Eighty-two DOLLARS (\$2,182.00) per month. If the Commencement Date is a date other than the first day of a month, the Base Rental for the first calendar month shall be prorated on the basis of the number of actual days in such partial month.

- 3.2 ANNUAL RENTAL INCREASES: Commencing on the first (1<sup>st</sup>) annual anniversary of the Commencement Date and on each annual anniversary thereafter, the Base Rental Payment shall be increased by an amount equal to three percent (3%) of the Base Rental Payment in effect during the immediately preceding year. The new rental amount shall also be referred to as the "Base Rental Payment".
- LATE CHARGE: LESSEE acknowledges that late payment by LESSEE to 3.3 LESSOR of Base Rental Payment will cause LESSOR to incur costs not contemplated by this Lease, the exact amount of such costs being extremely difficult and impracticable to fix. Such costs include, without limitation, processing and accounting charges. Therefore, if any installment of Base Rental Payment due from LESSEE is not received by LESSOR within ten (10) days after the same becomes due; LESSEE shall pay to LESSOR an additional sum of five percent (5%) of the overdue Base Rental Payment as a late charge. The parties agree that this late charge represents a fair and reasonable estimate of the costs that LESSOR will incur by reason of late payment by LESSEE. Acceptance of any late charge shall not constitute a waiver of any right of termination as contained in Section 10 below with respect to the overdue amount, or prevent LESSOR from exercising any of the other rights and remedies available to LESSOR.
- 4. <u>LESSEE'S OBLIGATION</u>: LESSEE recognizes and understands that this Lease may create a possessory interest subject to property taxation and that LESSEE may be subject to the payment of property taxes levied on such interest. LESSEE shall pay all property taxes and assessments directly attributable to LESSEE's possessory interest.

# 5. CONSTRUCTION OF IMPROVEMENTS:

- LESSEE'S CONSTRUCTION: The purpose of this Lease is to provide LESSEE a site for the placement and use of the Facility, and for no other use whatsoever. LESSEE shall have the right, during the Lease term, to develop, construct, alter, remove, repair, operate, demolish, restore and remodel the following improvements on the Premises and be allowed to operate the Facility as follows:
  - (a) Antenna Structure: Nine (9) panel antennas and appurtenant utility boxes flush mounted on a 20' faux eucalyptus structure located on a 16' x 16' portion of ground space.
  - (b) Communications Facilities: An equipment enclosure and related equipment located on a 20' x 25' portion of ground space.
  - (c) Site Equipment: LESSEE shall provide all site equipment required for the installation and operation of the Facility ("Site Equipment").

- The Site Equipment is and shall remain the sole property of LESSEE, shall not be deemed fixtures, and may be removed from the Premises by LESSEE at any time.
- (d) Access to Site: LESSEE's employees, agents and subcontractors shall have access over the Property to the Premises twenty-four (24) hours a day, seven (7) days a week without notice to LESSOR or charge to LESSEE.
- Construction of Improvements: All improvements made to the (e) Premises by LESSEE shall be developed, constructed, altered, restored, and/or remodeled in a good and workmanlike manner, at LESSEE's expense, in accordance with the requirements of all laws, ordinances, and regulations applicable thereto, including zoning requirements and building code requirements of the City of San Clemente (including compliance with the CUP process prescribed by the City of San Clemente Ordinance No. 1129, if applicable), the County of Orange, and any municipal or other governmental agency having jurisdiction over the Premises at the time the improvements are constructed. LESSOR agrees to cooperate with LESSEE and execute all documents reasonably required in connection with applying for any municipal permits, zoning variances, or conditional use permits in connection with the construction of the aforementioned improvements. It is understood and agreed that such cooperation and execution of documents shall not be implied to include any expenditures of funds on the part of LESSOR or any implied promise or warranty that such permits, discretionary, or otherwise, will be issued to LESSEE. Notwithstanding anything in this Lease to the contrary, prior to commencement of construction LESSEE, as its expense, shall submit a location and installation plan to LESSOR for review and approval by LESSOR's Utilities Manager. If LESSOR's Utilities Manager (or his/her designee) does not respond in writing to LESSEE within ten (10) days following LESSEE's request for approval, such request will be deemed to have been approved by LESSOR. Once commenced, any and all improvements to be made by LESSEE with respect to the installation of the Facility and the Premises shall be diligently pursued to completion.
- 5.2. MECHANIC'S LIENS: LESSEE shall not suffer or permit to be enforced against the Premises, or any part thereof, and shall defend, indemnify, and hold LESSOR harmless from any mechanic's, material suppliers', contractors', tax, or subcontractors' liens arising from any claim for damage, or growing out of the work of any construction, repair, restoration, replacement, or improvement made by or alleged to have been made by or on behalf of LESSEE with respect to the Premises.

LESSEE shall pay or cause to be paid all of such liens, claims, or demands before any action is brought to enforce the same against the Premises. If LESSEE shall in good faith contest the validity of any such lien, claim, or demand, then LESSEE shall, at its expense, defend itself and LESSOR against same and shall pay and satisfy any settlement or adverse judgment that may be entered thereupon prior to the execution thereof. In the event of any such contest, LESSEE shall provide LESSOR with a security bond in a form and amount LESSOR deems sufficient in its reasonable discretion to allow the lien of record to be discharged as a matter of law.

5.3. CARE DURING CONSTRUCTION: LESSEE shall exercise great care during construction of the Improvements. Any and all damage to improvements, including landscaping and vegetation located on or about the Property, shall be repaired and/or replaced with like size and type of plant materials. All applicable City standards and specifications shall be followed. LESSOR shall reasonably approve all work prior to commencement.

# 6. TERMINATION:

- 6.1 **LESSOR'S RIGHT TO TERMINATE**: LESSOR may pursue any remedies available to it under applicable law, including, but not limited to, the right to terminate this Lease, upon the earliest of any of the following events: (a) LESSEE's failure to pay rent within fifteen (15) days following notice of nonpayment; (b) LESSEE's failure to comply with any term, covenant, or condition of this Lease after LESSEE has been given notice of the violation and has had thirty (30) days to cure same or, if such default is not curable within such thirty (30) day period, has not proceeded to commence such cure within such thirty (30) day period and diligently prosecutes the cure to completion; (c) interference by LESSEE's Site Equipment with other electrical or radio frequency equipment installed on or around the Property prior to the Commencement Date, which interference LESSEE does not commence curing within ten (10) days following notice thereof; (d) interference by LESSEE's Site Equipment with hydrological equipment installed on or around the Property prior to the Commencement Date, which interference LESSEE does not commence curing within ten (10) days following notice thereof. Likewise, LESSOR will not permit or suffer the installation of any future equipment which (i) results in technical interference problems with LESSEE'S then existing equipment or (ii) encroaches onto the Premises.
- 6.2 <u>LESSEE'S RIGHT TO TERMINATE</u>: LESSEE may terminate this Lease without further liability for any reason whatsoever upon ninety (90) days written notice to LESSOR. Upon termination, all prepaid rent will be retained by LESSOR unless such termination is due to LESSOR's failure

of proper ownership or authority, or such termination is a result of LESSOR's default hereunder. In the event LESSEE terminates the Lease prior to commencement of construction of the improvements, LESSEE's obligation to construct the Improvements shall terminate without further liability.

6.3 OWNERSHIP OF IMPROVEMENTS UPON TERMINATION: Upon termination of this Lease for any reason whatsoever, LESSEE shall transfer to LESSOR title to all real property improvements ("Retained Improvements") constructed by LESSEE (i.e., communication building and monopole) but not communication equipment constructed upon the Premises) free, clear and unencumbered of any monetary encumbrance or other restriction or title exception of any kind or nature created by LESSEE other than as permitted by LESSOR in writing. LESSOR acknowledges and agrees that it shall take possession of the Retained Improvements in their then "AS IS" condition, and that LESSEE makes no representation or warranty regarding their condition or fitness for any particular purpose and that LESSEE shall incur no further liability therefore.

# 7. **INTERFERENCE**:

- 7.1 <u>LESSEE'S OBLIGATIONS</u>: Prior to occupancy and operation of the communication equipment by LESSEE or its agents, assigns or lessees within LESSOR's portion of the Building or Tower, LESSEE agrees to:
  - (a) Submit to LESSOR within 45 days prior to operation, proposed plans designating equipment locations in the Building, antenna type, size and locations on the Tower, heights above ground on LESSOR's existing towers, along with operating frequencies, effective radiated power, and other necessary on-air technical data at LESSOR's reasonable discretion for LESSOR's review and approval, which approval shall not be unreasonably withheld, conditioned or delayed.
  - (b) Install or cause to be installed, all equipment according to generally accepted standard engineering practices used in the communication industry and in a good and workmanlike manner.
  - (c) Use reasonable efforts to mitigate any interference on existing radio frequency equipment of LESSEE within ten (10) days of written notification or interference.

- 7.2 <u>LESSOR'S OBLIGATION</u>: LESSOR shall include in all leases between LESSOR and future LESSEE's on the Property a covenant that the lessee shall not interfere with other electrical or radio frequency equipment previously installed on or around the Property and that if the lessee is not able to mitigate the interference, the lease shall provide for termination thereof. Likewise, LESSOR will not permit or suffer the installation of any future equipment which (i) results in technical interference problems with LESSEE's then existing equipment or (ii) encroaches onto the Premises.
- 7.3 NON-INTERFERENCE: The Site Equipment and the use thereof shall not interfere with the use of any other communication or similar equipment of any kind and nature owned or operated by LESSOR or other occupants of the Property existing as of the Commencement Date, except as may be permitted by applicable laws; provided, however that subsequent to the installation by LESSEE of the Facility, LESSOR agrees not to install and to exercise commercially reasonable efforts to not allow installation of new equipment on the Property if such equipment causes interference with LESSEE's operations.

# 8.0 **CO-LOCATION**:

- 8.1 RIGHT TO LEASE TO THIRD PARTY: LESSOR, in LESSOR'S sole and absolute discretion and in compliance with the terms of this Lease, may elect to enter into a similar lease with another carrier ("Potential Carrier") to place an antenna and/or necessary improvements on the Property. LESSEE hereby agrees that LESSOR may elect to place any such antenna either upon the pole constructed by LESSEE pursuant to this Lease ("Pole") upon a second pole located upon the Property constructed by the Potential Carrier pursuant to the terms of this Section 8.
- 8.2 CO-LOCATION AGREEMENT: In the event LESSOR elects to enter into a lease with a Potential Carrier, LESSEE and any Potential Carrier shall enter into a separate written co-location agreement ("Co-location Agreement") subject to the reasonable approval of the City Manager of the City of San Clemente or its designee. In the event an antenna is placed upon the Pole, the Co-location Agreement shall also set forth the maintenance, utility, indemnification and other obligations of the parties as to the Pole and shall provide that LESSEE shall have the right to charge such Potential Carrier rent, as well as recover from any Potential Carrier the Potential Carrier's pro rata share of the cost of the antenna structure construction.

Any lease entered into between LESSOR and a Potential Carrier shall reference the obligation to enter into a Co-location Agreement and the obligation of the Potential Carrier to comply with the applicable FCC non-

interference rules. LESSEE hereby covenants to exercise good faith and use commercially reasonable efforts to enter into a Co-location Agreement acceptable to all parties. In the event that LESSEE and a Potential Carrier are unable to agree as to the terms of the Co-location Agreement, LESSEE shall not be obligated to enter into the Co-location Agreement.

8.3 RELEASE OF LESSOR: LESSEE hereby releases LESSOR, its officers, and employees from any responsibility or liability occurring by reason of or arising out of interference with LESSEE's communication configurations, equipment and/or frequency caused by the location of any Potential Carrier upon the Pole, the Premises, or the Property in conformity with the provisions of this Lease, or by pre-existing communications operating upon the commencement of this Lease.

# 9. **REPAIRS AND MAINTENANCE**:

- 9.1 <u>NO OBLIGATION OF LESSOR</u>: LESSEE agrees that LESSOR shall be under no obligation to repair, rebuild or replace the Premises or the Right-of-Way area or any Improvements located thereon during the term of this Lease, except LESSOR may be liable to LESSEE for any damage arising out of the negligence or willful misconduct of LESSOR or its agents.
- 9.2 **LESSEE'S OBLIGATION:** Notwithstanding the provisions of paragraph 5.1 above, LESSEE shall, at LESSEE's sole expense and cost, keep and maintain that portion of the Premises and Improvements located thereon not transferred to LESSOR, and any and all facilities appurtenant under LESSEE's control thereto, including any landscaping, in a good and safe order and repair and in a clean and orderly condition, reasonable wear and tear excepted. Not by way of limitation of the foregoing, LESSEE shall remove any accumulation of trash, weeds, debris, and graffiti on the Premises within seventy-two (72) hours of receipt of notice of the same. LESSEE shall make any and all additions, alterations, repairs or improvements in and about the Premises which may be required by law, and shall otherwise observe and comply with all public laws, ordinances and regulations which are from time to time made applicable to the Premises. LESSEE shall indemnify, defend and hold LESSOR harmless against all actions, claims and damages (including without limitation, reasonable attorney's fees) incurred by LESSOR to the extent resulting from by reason of LESSEE's failure to comply with or perform the provisions of this Section. LESSEE is aware of and waives the provisions of California Civil Code Sections 1941 and 1942 with respect to any obligation LESSOR may have during the term of this Lease regarding the tenantability of the Premises and LESSEE's right to make repairs and deduct the expenses of such repairs from rent.
- 9.3 <u>LESSEE'S CONTRACTOR</u>: LESSEE shall be responsible for any and all damage to City equipment or property to the extent caused by LESSEE or

LESSEE's contractors and shall be responsible for the repair of any such damage to the extent caused by their act hereunder. LESSEE shall be responsible for the replacement of all plant materials damaged by LESSEE or LESSEE's contractors during the construction of the Premises including trees, shrubs, ground cover, mulch, pebble bark and similar materials. The full cost of such replacement, including the cost of labor shall be borne by LESSEE.

UTILITIES AND PROVISION OF SERVICE: LESSEE shall determine the 10. availability of and shall, at its sole cost and expense, cause to be installed in, on, and about the Premises all facilities necessary to supply thereto all water, sewage, gas, electricity, telephone, and other similar services required to service the Premises. LESSOR shall allow LESSEE to have its own electrical metering equipment installed. LESSEE shall obtain all necessary approvals for the installation of the meter. An electrical plan shall be submitted to the LESSOR and approved prior to commencement of such work, such approval not to be unreasonably withheld, conditioned or delayed. LESSOR agrees to cooperate with LESSEE in its efforts to obtain such utility service. During the Lease term, LESSEE agrees to pay when due all charges for water, sewage, gas, electricity, and all other utility services of every kind and nature supplied to and used by LESSEE on the Premises. LESSOR shall be responsible for its own electrical and other utility service and for the regular payment of electrical and other utility charges attributable to the Facility other than the Premises.

# 11. DAMAGE OR DESTRUCTION OF IMPROVEMENTS TO PREMISES:

- 11.1 <u>LESSOR'S OBLIGATION</u>: LESSOR shall have no duty or obligation to rebuild the Facility or the improvements thereon if such Facility or improvements are substantially damaged during the Lease term, in whole or in part by any casualty. LESSOR will give LESSEE (a) notice of such casualty within thirty (30) days after the date of the casualty and (b) the right to terminate in sixty (60) days from said casualty date. In the event LESSOR chooses not to rebuild the Facility or improvements thereon, LESSEE shall be entitled to build a new equipment shelter and tower for its own use on the leased Premises.
- 11.2 WAIVER OF CIVIL CODE SECTIONS: LESSEE is aware of and, by entering into this Lease, waives the provisions of Civil Code Sections 1932(2) and 1933(4) with respect to any damage or destruction of the Premises.
- 11.3 CONDEMNATION: In the event of condemnation of the Premises, unless LESSEE is allowed by the condemning authority to continue its operations on the Premises, this Lease shall terminate as of the date title to the Premises vests in the condemning authority or LESSEE is required to cease its operations, whichever is earlier. Notwithstanding the foregoing, if as a result of a condemnation of the Premises, LESSEE, in LESSEE's

sole discretion, is unable to use the Premises for the purposes intended hereunder, or if such condemnation is expected to disrupt LESSEE's operations at the Premises for more than forty-five (45) days, LESSEE may, at LESSEE's option, terminate this Lease as of the date the condemning authority takes such possession. LESSEE shall be entitled to share in the proceeds of any condemnation, and LESSEE's share shall include the value of any improvements, which are transferred to the condemning authority, moving expenses, and prepaid rent and business dislocation expenses. LESSEE shall not be allowed to recover for the value of its leasehold interest.

## 12. ASSIGNMENT AND SUBLEASING:

- 12.1 ASSIGNMENT: LESSEE shall not voluntarily assign or transfer its interest under this Lease or in the Premises without first obtaining the prior written consent of LESSOR, which consent shall be not unreasonably withheld, delayed or conditioned. The transfer of the rights and obligations of LESSEE to a parent, subsidiary, or other affiliate of LESSEE, or to any successor in interest or entity acquiring fifty-one (51%) or more of LESSEE's membership interests or assets in the market as defined by the FCC in which the Property is located, shall not be deemed an assignment and LESSOR's consent shall not be required for such transfer. Any assignment without LESSOR's consent (when such consent is required) shall be voidable and, at LESSOR's election, shall constitute cause for exercise of LESSOR's remedies under applicable law, including termination of the Lease. No consent to any assignment shall constitute a further waiver of the provisions of this Section. Notwithstanding the foregoing, it is understood that LESSEE shall not be released from liability hereunder by virtue of any assignment. As a condition precedent to any such assignment which requires LESSOR's consent, LESSEE agrees to provide written notice to LESSOR of its intention to assign at least thirty (30) days before the proposed effective date of any such proposed assignment which notice shall include the identity of the proposed assignee, copies of the proposed assignment documentation and current financial statements of the proposed assignee. As a further condition precedent to any assignment, the assignee must assume, in writing, all of LESSEE's obligations under this Lease.
- 12.2 <u>SUBLEASING</u>: LESSEE shall not sublease any portion of the Premises except as expressly provided herein. LESSEE shall be permitted to sublease portions of the Premises to a wholly-owned subsidiary of LESSEE, provided LESSEE provides LESSOR with express written notice of such sublease.
- 13. RENEWAL/HOLDING OVER: Upon the expiration or within ninety (90) days following termination of this Lease, LESSEE shall surrender the Premises to LESSOR. If LESSEE shall remain in possession of the Premises after the

66.12

expiration or termination of the Lease, with the consent of LESSOR, either express or implied, such holding over shall be construed to create a tenancy from month to month subject to all the covenants, conditions, and obligations hereof, and LESSEE hereby agrees to pay LESSOR, as monthly rental, an amount equal to one hundred twenty-five percent (125%) of the most recent monthly Base Rental Amount. Nothing above shall be construed to give LESSEE any rights to so hold over and to continue in possession of the Premises after the expiration of this Lease without the express consent of LESSOR.

# 14. MUTUAL WAIVER OF DAMAGES AND INDEMNIFICATION:

- 14.1 Except as provided below, neither party will be liable to the other, or any of their respective agents, representatives, employees for any lost revenue, lost profits, loss of technology, rights or services, incidental, punitive, indirect, special or consequential damages, loss of data, or interruption or loss of use of service, even if advised of the possibility of such damages, whether under theory of contract, tort (including negligence), strict liability or otherwise.
- 14.2 With respect to third-party claims, LESSEE shall and indemnify, defend, and hold harmless LESSOR and its officers, officials, directors, shareholders, employees, and agents, and each of them, from and against any and all claims, actions, damages, liabilities and expenses (including without limitation attorneys' fees) to the extent arising from or out of any claim or action filed against LESSOR as a result of LESSEE's use of the Premises or use of the equipment on the Premises, except to the extent such claim or action is due, in whole or in part to the negligence or willful misconduct to LESSOR, in which case, LESSEE's indemnification obligation shall be proportionately reduced in direct proportion to the extent LESSOR's negligence or willful misconduct resulted in the claims, actions, damages, liabilities and expenses.
- 14.3 With respect to third-party claims, LESSOR shall and indemnify, defend, and hold harmless LESSEE and its officers, officials, directors, shareholders, employees, and agents, and each of them, from and against any and all claims, actions, damages, liabilities and expenses (including without limitation attorneys' fees) to the extent arising from or out of any claim or action filed against LESSEE as a result of LESSOR's operation of Lessor's Property, except to the extent such claim or action is due, in whole or in part to the negligence or willful misconduct to LESSEE, in which case, LESSOR's indemnification obligation shall be proportionately reduced in direct proportion to the extent LESSEE's negligence or willful misconduct resulted in the claims, actions, damages, liabilities and expenses.
- 14.4 Neither party has any obligation to defend or indemnify the other unless the party seeking defense and indemnity ("Indemnified Party") provides

prompt written notice of any such claims to the party from which defense and indemnity is sought under this Paragraph 14 ("Indemnifying Party"). The Indemnifying Party also agrees and acknowledges that it shall not admit any liability, settle, compromise, pay or discharge any such claims without the advance written consent of the Indemnified Party and such consent will not be unreasonably withheld, conditioned or delayed.

# 15. **INSURANCE**:

- 15.1 LESSEE agrees, at its sole expense, and at all times during the term of this Lease, to maintain in full force, or cause to be maintained in full force, a policy or policies of comprehensive liability insurance, including personal injury and property damage, with minimum combined liability limits of One Million Dollars (\$1,000,000) per occurrence for all covered losses, and Two Million Dollars (\$2,000,000) in the aggregate. Any deductible or self-insured retentions shall be the sole responsibility of LESSEE. Such policies shall insure against liability for injury to persons and/or property and death of any person or persons which may occur as a result of or in connection with the existence and/or operation of LESSEE'S equipment in, on or about the CITY'S property. Each such policy of insurance shall:
  - (1) be issued by companies licensed to do business in the State of California that hold a current policy holder's alphabetic and financial size category rating of not less than A-VII, according to the current Best's Key Rating Guide or a company of equal financial stability that is approved by CITY's Risk Manager for all coverages except surety.
  - (2) name and list as additional insureds CITY, CITY's officers, employees, and agents. An endorsement shall accompany the insurance certificate naming such additional insureds.
  - (3) specify it acts as primary insurance and that no insurance held or owned by CITY (or, if applicable, the San Clemente Redevelopment Agency) shall be called upon to cover a loss under said policy;
  - (4) cover the operations of LESSEE pursuant to the terms of this Agreement; and
  - (5) be written on an occurrence and not a claims made basis.

# 16. **MISCELLANEOUS**:

16.1 **INSPECTION**: LESSOR reserves the right for itself and its employees, agents, and representatives to enter upon the Premises at any reasonable

time and after reasonable notice to LESSEE and in the presence of a LESSEE representative for the purpose of attending to LESSOR's obligations under this Lease, provided that LESSOR and its employees, agents, and representatives shall make best efforts not to disturb, disrupt, damage, move, alter, turn off, adjust or otherwise adversely affect LESSEE's operations or Site Equipment.

- 16.2 NO WAIVER: No covenant, term, or condition contained herein shall be deemed waived, except by written consent of the Party against whom the waiver is claimed. Any waiver or the breach of any covenant, term or condition shall not be deemed to be a waiver of any preceding or succeeding breach of the same or any other covenant, term, or condition. Acceptance by LESSOR of performance other than full performance by LESSEE after the time the performance shall have become due shall not constitute a waiver by LESSOR of the breach or default or default of any covenant, term, or condition unless otherwise expressly agreed to by LESSOR in writing.
- ATTORNEY'S FEES AND COSTS: If either Party hereto shall bring any action for any relief against the other, declaratory or otherwise, arising out of this Lease, including any suit by LESSOR for the recovery of rent or possession of the Premises, the prevailing Party shall be entitled to have and recover from the other Party the prevailing Party's reasonable fees and costs (including attorneys' fees), which shall be deemed to have accrued on the commencement of such action and shall be paid whether or not such action is prosecuted to a judgment.
- 16.4 <u>INTERPRETATION</u>: The Parties hereto agree that all provisions hereof are to be construed as both covenants and conditions as though the words imparting such covenants and conditions were used in each separate paragraph hereof. The captions of the articles and paragraphs of this Lease are for convenience only and shall not be deemed to be relevant in resolving any questions of interpretation or construction.
- 16.5 **INTEGRATION AND GOVERNING LAW**: This Lease represents the entire understanding of LESSOR and LESSEE as to those matters contained herein. No prior oral or written understanding shall be of any force or effect with respect to those matters covered by this Lease. This Lease shall be governed by the laws of the State of California and construed as if drafted by both LESSOR and LESSEE. This Lease may not be modified, altered, or amended except in writing signed by both LESSOR and LESSEE.
- 16.6 <u>LEASE BINDING ON HEIR AND ASSIGNS</u>: Each of the terms, covenants, and conditions of this Lease shall extend to, be binding upon, and inure to the benefit of not only LESSOR and LESSEE, but each of their respective heirs, representatives, administrators and assigns.

Whenever in this Lease reference is made to either LESSOR or LESSEE, the reference shall be deemed to include, whenever applicable, the heirs, legal representatives, and assigns of each of the parties, the same as if in every case expressed.

- 16.7 CORPORATE AUTHORITY: Each Party executing this Lease on behalf of a corporation represents and warrants that he or she is duly authorized to execute and deliver this Lease on behalf of said corporation, in accordance with a duly adopted resolution of the Board of Directors of said corporation and that this Lease is binding upon said corporation in accordance with its terms.
- 16.8 <u>NOTICES</u>: Any written notices required pursuant to this Lease shall be made by certified or registered mail, return receipt requested, or reliable overnight courier and delivered to the following address:

To LESSOR:

City of San Clemente 100 Avenida Presidio San Clemente, CA 92672 Attn: Communications Dept.

(949) 361-8258

With a Copy to:

Rutan & Tucker, LLP

611 Anton Boulevard, Suite 1400

Costa Mesa, CA 92626

Attn: Jeffrey M. Goldfarb, Esq., City Attorney

Phone: (714) 641-5100

To LESSEE:

Los Angeles SMSA Limited Partnership,

dba Verizon Wireless

180 Washington Valley Road Bedminster, New Jersey 07921 Attention: Network Real Estate Site: Avenida Costero Risco

Notice shall be effective upon actual receipt or refusal as shown on the receipt obtained pursuant to the foregoing.

- 16.9 PROPERTY: LESSOR warrants that: (i) LESSOR owns the Property in fee simple and has rights of access thereto; (ii) LESSOR has full right to make this Lease; and (iii) LESSOR covenants and agrees with LESSEE that upon LESSEE paying the Base Rental Payment and observing and performing all the terms, covenants, and conditions on LESSEE's part to be observed and performed, LESSEE may peacefully and quietly enjoy the Premises, subject, nevertheless, to the terms and conditions of this Lease. LESSOR warrants that the making of this Lease and the performance thereof will not violate the provision of any mortgage, lease, or other agreements under which LESSOR is bound and which restricts the LESSOR in any way with respect to the use or disposition of the Property.
- 17. **AMENDMENTS:** The City Council assigns the City Manager signature authority to execute future Lease Amendments and extensions for periods not more than five (5) years each and provided that the City Manager shall not have the authority to approve a decrease in the rental rate without the prior approval of the City Council.

[Signatures appear on the following page.]

**IN WITNESS WHEREOF**, the parties hereto caused this Lease to be executed by their duly authorized officers.

# **CITY OF SAN CLEMENTE**

Dated;	By:	
	lts:	
	Date	d:, 20
ATTEST:	TAX	I.D. #: 95-6000775
CITY CLERK of the City of San Clemente, California		
	LESS	SEE
		ANGELES SMSA LIMITED TNERSHIP, DBA VERIZON WIRELESS
		AirTouch Cellular General Partner
		By: Name: Brian Mecum Its: Area Vice President Network

## **EXHIBIT "A"**

## **DESCRIPTION OF PREMISES**

This exhibit is attached to and incorporated into certain Communications Site Lease ("Lease") dated \_\_\_\_\_\_, 2013 by and between the CITY OF SAN CLEMENTE, a California Municipal Corporation, as Lessor and VERIZON WIRELESS ("Lessee") and reference the location and/or legal description of the property subject to the Lease.

The approximate 756 square feet of lease area more specifically described in Exhibits "T-1", "LS-1", "A-1" and "A-2" situated in the City of San Clemente, County of Orange, State of California is described as follows;

APN 679-242-06

4159 1/2 Costero Risco, San Clemente, CA 92673



RCHITECTURE

-ULSANG

NEWDORF BEACH, CA 12063 PHONE (940) RIB-130

Onwireless 15505 SAND CANYON AVE, BUILDING 'D' 1st FLOOR IRVINE, CA 92618

# SAN CLEMENTE, CA 92673 4159 1/2 COSTERO RISCO **AVENIDA**

# CODE COMPLIANCE

VICINITY MAP

ALL WORK AND MATERALS SHALL BE PERFORMED AND INSTALLED IN ACCORDANG WITH THE CURRENT EDRINGOS OF THE COCKES AS ADOPTED BY THE LOCAL, GOVERNIES, NOTHING IN THESE PLANS IS TO BE CONSTRUED TO PERMIT WORK NOT CONNECSING TO THE LOCAL, CODES PERMIT WORK NOT CONNECSING TO THE HOLA APPROVAL MILL BE OSTANED PRIOR TO INITIATING ANY CONSTRUCTION WORK ON THERE PROPERTY.

# PROJECT DESCRIPTION

CONSTRUCTION OF AN UNMANNED WIRELESS CELL SITE FOR VERIZON WIRELESS. PROJECT CONSISTS OF (1) MONDELCALPTUS, (9) PANEL ANTENNAE & (1) MECHANCE DISH WITH FALKI ELICALPTUS COVERNOS, (4) EQUIPMENT CABINETS, (4) GENERATOR WITHIN CAMU WALL ENCLOSURE, AND CONNECTIONS AS REQUIRED FOR POWER AND TELCO SERVICES.

# SHEET INDEX

TOPOGRAPHIC SURVEY TOPOGRAPHIC SURVEY

# ANDSCAPE PLAN ]

PROJECT No. FA110405 DRAWN BY: JM CHECKED BY: EF

ISSUED FOR: ZONING REVIEW ISSUE DATE: 08/16/2012 3 11/09/11 UTILITY UPDATE 4 11/21/11 LANDSCAPE UPDATE

DESCRIPTION

DATE

SUBMITTALS

6 01/26/12 CLIENT COMMENTS
7 05/03/12 CITY COMMENTS

5 01/17/12 LANDSCAPE UPDATE

# PROJECT INFORMATION

APPLICANT/LESSEE
VERIZON WIRELESS
15505 SAND CANYON AVE.
BUILDING 'D' 1st FLOOR
RIWINE, CA 92618
24 HE EMERGENOY CONNECT
PHONE: (949) 286–7000

PROPERTY OWNER

(949) 361-8312 100 AVENIDA PRESIDIO SAN CLEMENTE, CA 92672 CITY OF SAN CLEMENTE TOM RENDINA PROPERTY OWNER ADDRESS: PROPERTY OWNER: CONTACT PERSON: CONTACT NUMBER:

# PROPERTY INFORMATION

679-242-05 & 06 678-151-44, 46 & 47 (PARTALLY SHOWN)

CURRENT ZONING: LATITUDE LONGITUDE ELEVATION:

33: 27' 52.60" N 117' 37' 00.12" W 825 FEF A.M.S.L. CITY OF SAN CLEMENTE FORSTER RANCH SPECIFIC PLAN-OS-2 OCCUPANCY TYPE:
TYPE OF CONSTRUCTION:
ADA REQUIREMENTS:

FACULTY IS UNMANNED AND NOT FOR HUMAN HABITATION, DISABLED ACCESS NOT REQUIRED, 2010 CBC SECTION 1103B EXCEPTION 1

# OVERALL SITE PLAN MANAZO SITE PLAN, EQUPNEMI LAYOUT & ANTENNA LAYOUT ELEVATIONS & ENLARGED ANTENNA ELEVATION TITLE SHEET

# NOTE: CONSTRUCTION MANAGER TO FIELD VERIFY CABLE LENGTHS PRIOR TO PODERNO, FABRICATION, OR INSTALLATION OF CABLES, CHECK RF DATA SHEET. **COAX/ANTENNA SCHEDULE** 55.55 20,0 ANTENNA MAKE/MODEL 18D 08T 08T 08T 08T SECTOR AZIMUTH S X ALPHA 250' 8ETA 330' GAMMA 180' ¥8.

10 08/08/12 CLIENT COMMENTS 11 08/16/12 CITY COMMENTS 8 06/27/12 CITY COMMENTS 9 07/05/12 CITY COMMENTS

AVENIDA 4159 1/2 COSTERO RISCO SAN CLEMENTE, CA 92673

# APPROVAL CONSTRUCTION MANAGER: UTILITY COORDINATOR: NETWORK OPERATIONS: PROJECT MANAGER: SITE ACQUISITION: ZONING MANAGER: RF ENGINEER:

TITLE SHEET

1

LS-2

# PROJECT TEAM

FULSANG ARCHITECTURE INC.
3400 VA OPORTO SUITE 204
NEWPORT BEACH, CA 92663
CONTACT: ERIC FULSANG
PHONE: (949) 836-4139 ARCHITECT

(E

Cute Mostre

DRIVING DIRECTIONS STARTING FROM VERIZON WIRELESS IRVINE OFFICE;

SURVEYOR

BERT HAZE & ASSOCIATES
3188 AIRWAY ANE #K1
CONYACT: BERT HAZE
CONYACT: BERT HAZE
PHONE: (714) 557–1567

1. START OUT COING SOUTHWEST ON SAND CANYON AVE
WITHER ONTO 11-405 STOWARD WATER
3. 1-405 S BROOKES 1-6. STOWARD SAN DIEGO.
3. 1-405 S BROOKES 1-6. STOWARD SAN DIEGO.
4. 1744 FIRE AVE VIGTA \*\*FERNISS\*\* EXIT. EXIT. 77
5. 1749 FIER 1-701 ASENINA VISTA \*\*FERNISS\*\*.
5. 1749 FIER 1-701 ASENINA VISTA \*\*FERNISS\*\*.
6. 1740 FIER 1-701 ASENINA VISTA \*\*

PROJECT REPRESENTATIVE
PLANCOK ING.
PLANCOK ING.
TUSTIN, CA 92790
TUSTIN, CA 92790
TUSTIN, (949) 370–5839

# GENERAL CONTRACTOR NOTES

CONTRACTOR SHALL VERIFY ALL PLANS WITH EXISTING MINESIONS AND COMPINIONS ON THE, DOB SITE AND SHALL MAKEDIALEY, NOTIFY THE ARCHITECT IN WRITING OF ANY BECREFEACHED FROREEDING WITH THE WORK OR BE RESPONSIBLE FOR SAME.

TITLE REPORT IDENTIFICATION A.P.N. 679-242-05; AWYERS TITLE COMPANY, PRELIMINARY TITLE REPORT NO. 99304068-10, DATED AS OF SEPTEMBER 20, 2011

LEGAL DESCRIPTION A.P.N. 679-242-05:

PARCEL 1

THOSE PROMISES OF THE RANGE BOLD OF A PROM, AS SHOWN ON A MAP RECORDED. JANE 29: 1857. IN BODG 4. PARES 18 AND 11 SO OF PRINTS, RECORDED OF 10.5 ANGLES COUNTY, CALIFORNA, AND OF SECTION 31, TOWNSHIP SOUTH PARES THE SECTION OF SHOWN ON THE COUNTED COUNTY OF SHOWS AND SHOWN OF THE SETTEMBER 17. 1897. ALL BONG IN THE CITY OF SAM PARTICLARY DESCRIBED AS FOLLOWS.

COMMONING THE CONTENNE OF DAMPINESTERY PRESENTED BY THE REPORTED BY THE CONTENNE OF DAMPINE THE SHOWN ON THE HE WARFERSTERY PRESENTED BY THE SHOWN ON THE WAS FOUNDED BY THE SHOWN ON THE SHOWN ON THE SHOWN ON THE SHOWN ON THE SHOWN OF THE S

DEL 2;

A MON-EXCHANGE ASSEMBLY FOR MORESSE, SERSES, UNLINY AND MOSDELLE UNROCKES, AS WORE PARTICULARLY SET FOR MEN IN THE CERTIMA DOCUMENT IN THIS CENTER OF EXECUTED FEBRUARY 13, 1987 AS MESTIMAGET NO 1997 OR 1997

COMMENCE AT THE INTERECTION OF THE NOTHINGSTERN PROPERTY IN COMMENCE AT TAXABLE STEMANS OF THE CONTINUES OF CAMMON UPFOR ACIES AND THE PROPERTY OF CAMMON UPFOR ACIES AND THE PROPERTY AND THE CONTINUES OF THE COMMENCE AND THE CONTINUES OF THE CAMMON OF OF THE CAM

EASEMENT NOTES A.P.N. 679-242-05:

NO PLOTTABLE EASEMENTS PER LAWYERS TITLE COMPANY, PRELIMINARY TITLE REPORT NO. 09304068-10, DATED AS OF SEPTEMBER 20, 2011

TITLE REPORT IDENTIFICATION A.P.N. 679-242-06: LAWYERS TITLE COMPANY, PRELIMMARY TITLE REPORT NO. 09304133-NO, DATED 45 OF SEPTEMBER 30, 2011,

LEGAL DESCRIPTION A.P.N., 679-242-06;

LOT A OF TRACT NO. 15718, IN THE CITY OF SAN CLEMENTE. COUNTY OF ORMER, STATE OF CALIFORNIA, AS SHOWN ON A MAP FLED IN BOOK 827, PAGES 28 TO 32 OF MISCELLANEOUS MAPS, RECORDS OF ORANGE COUNTY, CALFORNIA.

DECEPTION LIGHTERM AL MARTE REGITS OF BITTERSTS.
THEEDIN, HO MATTER HOW ACQUIRED TO RECEIVED, HO WATTER HOW ACQUIRED TO TO RANGE THE RESECT IN THE RALL PROPERTY DESCRIBED ON HIS MAY TOGETHER THE RELIGIOUS ON THE MAY TOGETHER THE RELIGIOUS TO THE RESERVENCE.
UTILES SHOWN APPROPRIATE, PRESCRIBENCE, BY ACCOUNTING THE SHOWN THE SHOWN THE WHITE OF THE SHOWN T

EASEMENT NOTES A.P.N. 679-242-08

EASEMENT(S) SHOWN HEREON ARE PER LAWYERS TITLE COMPARY, PRELIMINARY TITLE REPORT NO. 09304133-10, DATED AS OF SEPTEMBER 30, 2011

2 AN EMBADNI FOR COMBINACIDON, EGRESS AND EGRESS, RECORDAD APPILL 61, 1879 N BOOK TAINT, FAGE SEA OF POPICIAL RECORDS. (THE EXLAT LOCATION AND YOR EXTENDED AND ASSEMBLY IS NOT DISCLOSED IN THE PUBLIC RECORDS. SALD EASSEMBLY ARANDONDED STITRIN THACT ISTA FER SHAD THACK T

(3) AN EASEMENT FOR PUBLIC UTILITY, RECORDED APRIL 1 1979 IN BOOK 13107, PACE 827 OF DFFICIAL RECORDS.

4 AN ELSEMENT GRANTED TO SAN DIEGO AGG & GLECTRIC COLOMANY TON POBLIC MICHAEL STATEMENT NO. 84-34847 OF GITTEM, RECORDS (THE BELLET LEGIONS) AND AGG STATEMENT AND AGG STATEMENT AND AGG STATEMENT AND AGG STATEMENT AND AGG

9.4 TECHDARION OF COMPANIE, DECEMBER AND ESTEROIMENS, ESCENDIS, AND ESTEROIMENS, ESCENDIS, ASSETT 31, 1884-AS. INSTITUTION OF CONTRACTS, CONTRIBUTIONS, ESCENDIS, AND ESTEROIMENS, FOREIGNES, TON PROPERTIES, CONTRIBUTION OF CONTRACTS, CONTRIBUTION OF CONTRACTS, CONTRIBUTION OF PETCH RECORDS, FEATURE AND ADDITION, FOR PETCH RECORDS, FEATURE DECEMBER AND ESTEROIMENT AND ESTEROIMENT OF THE ASSETT AND ASSETT A

15/18, M.M. 821/29-32. (2) AN EASEMENT FOR INCRESS, ECRESS AND WATER LINE, SHOWN ON TRACT NO, 15718, M.M. 827/29-32.

13 THE INERVOCABLE OFFER TO DEDICATE TO THE OITY OF SAN
CLEARLY. AR ESCENDED FOR THE PRESENTION OF
THE CLEARLINE, SCHOOL OFFER THE OILY
OF SAN CLEARLINE, SCHOOL OFFER THE OILY
THIS THE PER SLID TRACT? "A": NOT ACCEPTED AT
THIS THE PER SLID TRACT?

14 THE IMPRODUEL OFFER TO DEDUCATE TO CITY OF SAN
CLEBRETE, AN ESTAGATE TO WRODIC THE URROPES, STOWN
ON THACH NO. 1577B, MA. 6277782-32, IELE POTT
SOUPE OF SURPRY, NOT ACCESTING THE FIRE
SAND TRACE).

SAID TRACT)
IS SAO LAWA IS IRREVOKBLY OFFEED TO THE CITY OF SAM
IS SAO LAW STORM STACKE PURPOESS, STOWN ON TRACT NO.
ISTORIA, M. B. STAT/183—25, LEARLEST OFFEE LOP "A"; NOT
ACCEPTED AT THIS THAE PER SLID TRACT)

TA COMENT OF STATE OF

DENOTES NEW PLOTTED HEREON

TITLE REPORT IDENTIFICATION A.P.N. 678—151—44, 45 & 47; LAWYERS TILE COMPANY, PRELMINARY TITLE REPORT NO. 09304134—10, DATED AS OF SEPTEMBER 30, 2011.

EGAL DESCRIPTION A.P.N. 678-151-44, 45 & 47:

LOTS D & G OF TRACT 1556Z, IN THE CITY OF SAN CIENCENTE. COUNTY OF POWAGE, STATE OF CLAUPOPHIA, AS PER MAP PRECORDED IN BOOK G10. PAGES 14. THROUGH 18, MOLLGING PORT COUNTY. IN THE OFFICE OF THE COUNTY RECORDER OF SAU COUNTY.

EKEZPRO HERSTORN LAL OR 18978 ANNOWAS MONEYAR.

MONEYAR ROTTS WANGAL CEST GOOTS ANNO COLFERNAL

STOLAL MONEY CHANGE CEST GOOTS OF CHANGE CENTREMA.

STOLAL MONEY CHANGES WANT WOUR CETHERINAL

STOLAL MONEY CHANGES WERE WOUNT OF CHANGES.

FOR CHANGES WANT REPORTED MONEY CHANGES.

FOR CHANGES WERE WOUSD FOR THE WORK OF THE WORK OF CHANGES.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY OF CHANGES.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY OF CHANGES.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY OF THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY OFFER THAN THE PROPERTY OFFER THAN THE PROPERTY.

FOR CHANGES THE GUISE OFFER THAN THE PROPERTY OFFER THAN THE

EASEMENT NOTES A.P.N. 678-151-44, 45 & 47:

EASEMENT(S) SHOWN HEREON ARE PER LAWRESS THE COMPANY,

EMERINARY THE REPORT NO. 03-04134-10, DATED AS OF SEPTEMBER
30, 2011.

THE REPORT NO. ORGANISATION, DATED AS OF SETEMBER 200, 2011, 2017 OF SETEMBER 200, 2011, 2011, ORGANIS TO THE COPY OF SAM EXBEDITE TOR COSTINGUENCY DE MORES, RECORDS, RECORD NEWS RECORD, REC

13] AN EASEMENT GRANTED TO GYN O'S SAN CLEULARTIC TOR PRESENTAN TAN CHALLIAH INAGESS AND ENGESS AND UTIFITAL REGORDED FEBRUAN 13, 1991, ARTIFILIENT NO. 1997/DIGBESS OF GYTOL, RECORDES. 5 COVENANTS, CENDITIONS, RESTRICTIONS AND EASEMENTS FOR UTILITIES

19, 139 AS BRAINFORM TO A STREAM OF STREAM OF

By a Excellent dearth To 3-00 and Discribe Conjewy For Public Unites, RECORDO FERRADAY 34, 2000 AO BENTHAEN LONGOODSTAN OF FORCE, RECORDO FERRADAY 35, 2000 AO BENTHAEN LONGOODSTAN OF CORD COMMUNICATIONS GRANGE COUNTY FOR THE VESSER OF GRANGE COUNTY FOR THE VESSER OF SERVICE FOR THE AND THE VESSER OF SERVICE ACCOUNTY OF OFFICE, RECORDS, FOR EACH LOCATION AND/OR 200031333 OF OFFICE, RECORDS, FOR EACH LOCATION AND/OR SERVICE OF SERVICE ACCOUNTY.

B COPAUNTS, CONDITIONS, RESTRICTIONS AND SECURATION FOR FERKES, CONDITIONS, OF STRICT, RESTRICTIONS, AND SECURATION AND SECURATIONS AND SECURATION AND SECURATIONS, AND SECURATIONS AND SECURATI

10) AN EAGLIGHT FOR EMERCINCY AND PUBLIC SECURITY, INCRESS AND TERRESS SECURITY, WRITE THE PRINATE STREETS SECURITY SECURITY SECURITY SECURITY SECURITY SECURITY SECURITY TO SECURITY S

[1] AN EXEMENT FOR PRIVATE STORM DRAIN, SHOWN ON TRACT NO. 15562, M.M. 810/14-18. Grant Exemple Payment to Bandle Bell for Didnic Trilling

TIS AM EXAMENTE OF WARREND TO PARTIE TREEL FOR PUBLIC DITURES. PERCHA, RECORDE FERRANDS 7, 2010. AS INSTRUMENT NO. 2010/207083.0 of PERCHA, RECORDES 7, 2010. AS INSTRUMENT NO. 2010/20708.2 of TISTANDERS, RECORDES TERRANDS TO SAN DIECO DAS & ELECTRIC COLORANY CRIS. TISTANDERS, RECORDES, SERVINAN 28, 2011. AS INSTRUMENT NO. 2010/10/2279 OF PITCHA, RECORDES.

OF OFFICIAL RECORDS.

TRIANS. RECORDS FERVARY 26, 2001 AS INSTRUMENT NO. 200101023

OF OFFICIAL RECORDS.

TO SOUTHERN CALFORNA CAS COMPANY FOR THE SERVAND SOUTHERN CALFORNA CAS COMPANY FOR THE SERVAND STREAMENT AS, 2002 AS INSTRUMENT NO. 20020170891 OF 0FFICIAL RECORDS.

ZODZUTJOBRT OF OFFICIAL, RECORDS, 18 COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS RECORDED YOKUNERT 14, 2002 AS INSTRUMENT NO. ZODZUDIOZZBA6 OF OFFICIAL RECORDS,

DENOTES (FEM PLOTTED HEREON

COORDINATES: 🕀

LATITUDE 33:27'52,60" N LONGITUDE 117'37'00.12" W NAD 1983 GEODETIC COORDINATES AND ELEVATIONS WERE ESTABLED USING SURVEY GRADE "ASPITCEH" (P.P.S. RECEIVERS AND ESTRICEH SURVEY GRADE PRECISION SOFTWARE FOR POSTE-PROCESSING.

BASIS OF BEARINGS:

THE CENTERLINE OF COSTERO RISCO BEING NORTH 40'54'58" WEST PER TRACT NO. 15562, M.M. 810/14-18, RECORDS OF ORANGE COUNTY.

ASSESSOR'S IDENTIFICATION:

ORANGE COLNITY A.P.N. 679–242–05
A.P.N. 679–242–05
A.P.N. 679–242–05
A.P.N. 679–151–44
A.P.N. 679–151–44
A.P.N. 679–151–45
A.P.N. 679–151–47

AREA: 37.38± ACRES PER DIMAGE COUNTY ASSESSOR

TOTAL STREET

BENCH MARK REFERENCE:

ULSGE: BORNEN WARK "THE 622" AS UNITED STATES GEOLOGICAL SURVEY BENCH WARE TOWN 622" AS STORTHON TO THE "SAME ELECTRICATIONS (OWTON PERIFED IN BELLYTTON: BEASE FEET AMEL (NANOSE) (OWTON PERIFED IN

DATE OF SURVEY: SEPTEMBER 28, 2011

LIMING PLANTS STATEMENT:

THE HEIGHTS AND ELEVATIONS FOR THE TREES, BUSHES, AND OTHER LIVING HEIGHTS, SHOULD BE CONSIDERED OTHER LIVING (\*/L) AND ONLY VALUE FOR THE DATE OF THIS ESLIKEY. THE ARE PROVIDED S. A DESIGNAL RETRIENCE AND SHOULD BE CONSIDERAL RETRIENCE AND SHOULD NOT BE USED FOR DESIGNAP (MIRPOSES.)

Thore (349) 286–7000

1505 SAND CANYON AVE
RUIDING (349) 286–7000

PHONE (349) 286–7000

RCHITECTURE
3-00 NA FORGAL SIRES
AND CANYON AVE
REAL 284
SECAL

RCHITECTURE
3-00 NA FORGAL SIRES
AND CANYON CALABANG
SECAL SIRES
AND SIRVERING & LAPPING A LAPPING SIRES
AND SIRVERING SIRVERING SIRVERING SIRES
AND SIRVERING SIRV

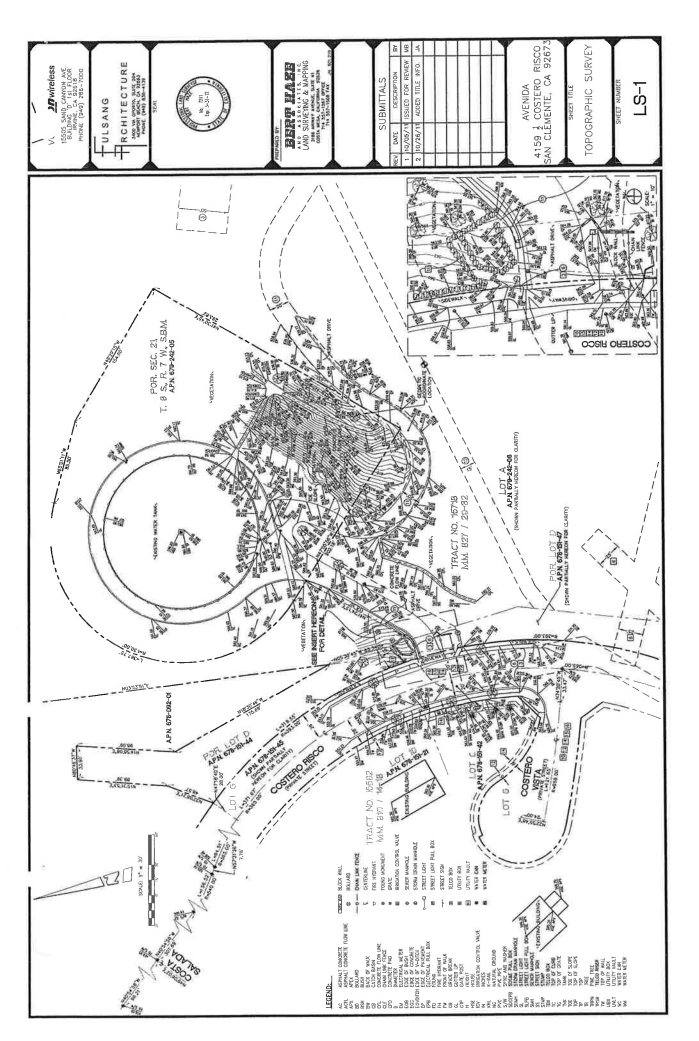
SUBMITTALS

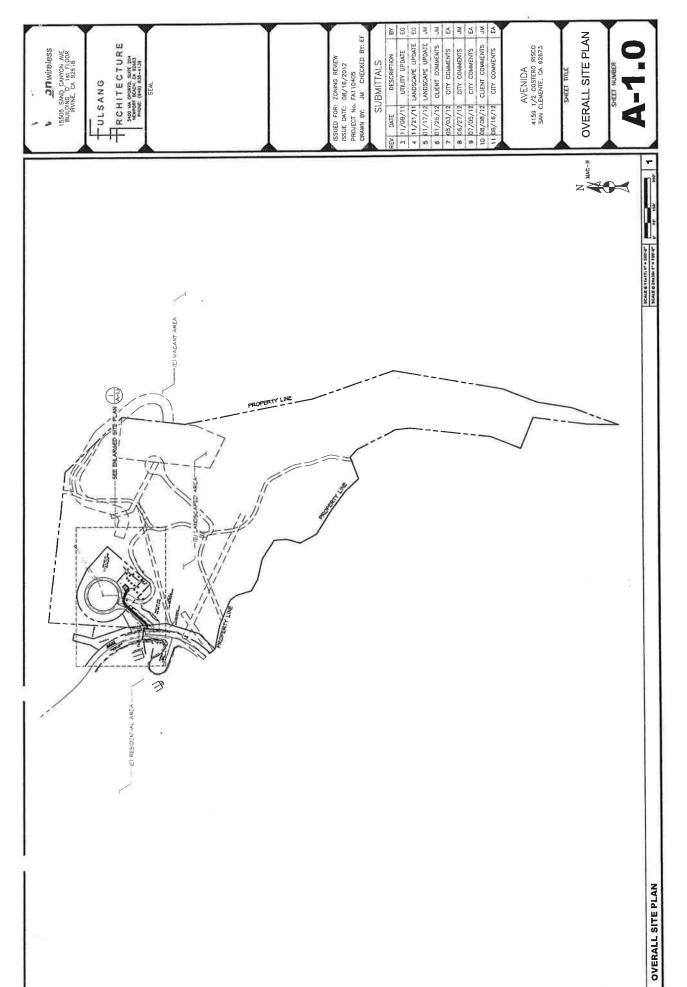
REV. DATE DESCRIPTION BY
1 10/05/71 SUBDED TITLE INFO JAN
2 10/25/713 A0DED TITLE INFO JAN
4159 ½ COSTERO RISCO
SAN CLÉMENTE, CA 9267.

SHEET TITLE

TOPOCRAPHIC SURVEY

LS-1





66.23

