7/23/12 7/23/12

# ORDINANCE 12-42

AN ORDINANCE AUTHORIZING THE CITY MANAGER OF THE CITY OF PORT ST. LUCIE TO ENTER INTO A SITE LEASE AGREEMENT BETWEEN THE CITY OF PORT ST. LUCIE AND DYNAMIC TOWERS INC; PROVIDING AN EFFECTIVE DATE.

THE CITY OF PORT ST. LUCIE HEREBY ORDAINS:

Section 1. The City Manager of the City of Port St. Lucie is hereby authorized and directed to enter into a Site Lease Agreement between the City of Port St. Lucie and Dynamic Towers Inc, for a telecommunication tower located at Apache Avenue Park; to be substantially in the form of the Lease Agreement attached hereto as Exhibit "A" and by reference incorporated herein.

Section 2. This Ordinance shall become effective ten (10) days after its final adoption.

PASSED AND APPROVED by the City Council of the City of Port St. Lucie, Florida, this 13<sup>th</sup> day of August, 2012.

CITY COUNCIL
CITY OF PORT ST. LUCIE

ATTEST:

Karen A Phillips City Clerk

APPROVED AS TO FORM:

Roger G. Orr, City Attorney

# EXHIBIT "A" LEASE AGREEMENT

# CELL TOWER SITE LEASE AGREEMENT

THIS SITE LEASE AGREEMENT ("Lease") made on 24th day of Hugust, 2012, between the CITY OF PORT ST. LUCIE, a Florida municipal corporation (hereinafter referred to as "CITY"), and DYNAMIC TOWERS INC., a Florida corporation, (hereinafter referred to as "DTI").

## WITNESSETH

That CITY, for and in consideration of the restrictions and covenants herein contained, hereby leases to DTI and DTI hereby agrees to lease from CITY certain ground space located within Tract B, Port St. Lucie Section 8, which consists of park property known as "Apache Avenue Park" in the City of Port St. Lucie. The leased premises ("the Ground Space), is more particularly described as follows:

A PARCEL OF LAND BEING A PORTION OF TRACT "B", PORT ST. LUCIE SECTION EIGHT, AS RECORDED IN PLAT BOOK 12, PAGE 38 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE INTERSECTION OF THE CENTERLINE OF RIGHT-OF-WAY OF S.W. APACHE AVENUE (60 FOOT PUBLIC RIGHT-OF-WAY) AND CENTERLINE OF RIGHT-OF-WAY OF S.W. ADVANA STREET (60 FOOT PUBLIC RIGHT-OF-WAY), AS SHOWN ON SAID PORT ST. LUCIE SECTION EIGHT;

THENCE ON A PLAT BEARING OF N90°00'00"W ALONG THE CENTERLINE OF RIGHT-OF-WAY OF SAID S.W. APACHE AVENUE, A DISTANCE OF 824.00 FEET TO A POINT ON THE CENTERLINE OF RIGHT-OF-WAY OF S.W. COCOA STREET (60 FOOT PUBLIC RIGHT-OF-WAY);

THENCE N00°00'00"W ALONG THE CENTERLINE OF RIGHT-OF-WAY OF SAID S.W. COCOA STREET, A DISTANCE OF 540.00 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE N90°00'00"E A DISTANCE OF 72.73 FEET;

THENCE N00°00'00"E A DISTANCE OF 32.25 FEET TO THE POINT OF BEGINNING;

THENCE N30°00'00"W A DISTANCE OF 30.00 FEET;

THENCE N60°00'00"E A DISTANCE OF 100.00 FEET;

THENCE S30°00'00"E A DISTANCE OF 30.00 FEET;

THENCE \$60°00'00"W A DISTANCE OF 100.00 FEET TO THE POINT OF BEGINNING;

SAID PARCEL OF LAND SITUATE WITHIN ST. LUCIE COUNTY, FLORIDA, CONTAINING 3,000.00 SQUARE FEET, MORE OR LESS.

IT IS FURTHER MUTUALLY UNDERSTOOD AND AGREED BY THE RESPECTIVE PARTIES HERETO:

# 1. Leased Premises and Permitted Uses

CITY hereby leases to DTI the Ground Space, a portion of the Apache Avenue Park property (the entirety of CITY's property is hereinafter referred to as the "Land"), which is more specifically described above, together with a non-exclusive easement (the "Easement") over, under and across the Land for (i) reasonable access to the Ground Space extending from the nearest public right-of-way and (ii) in the discretion of DTI, source of electric and telephone facilities extending to the Ground Space from the nearest public electric and telephone utility easements (the Ground Space and Easement are hereinafter collectively referred to as the "Property"). The Ground Space will be used by DTI for the purpose of installing, removing, replacing, maintaining and operating, at its sole expense, a wireless communications facility (the "Facility"), composed of a 150' stealth tower structure, and uses incidental thereto. DTI will use the Property in a manner that will not unreasonably disturb the quiet use and enjoyment of Apache Avenue Park by the park visitors and neighboring community.

DTI, at its expense, was granted the right to survey said Property which is legally described on said survey on <a href="Exhibit A">Exhibit A</a>, attached hereto and made a part hereof, and shall control in the event of discrepancies between it and the above legal description. CITY granted DTI the right to take measurements, make calculations, and to note other structures, setbacks, uses, or other information as deemed by DTI to be relevant and pertinent, as such information relates to City's park property, leased or otherwise abutting or surrounding the Property. To the extent the CITY owns adjacent lands, the CITY grants DTI the right to reasonable use of the adjoining and adjacent lands, as may be necessary, for achieving the construction, installation, maintenance, and operation of the Facility. However, DTI shall provide at least a forty-eight (48) hour advance, written notice or e-mail transmission to the CITY'S Parks and Recreation Department for coordination and approval in the CITY'S sole discretion of any proposed use or disturbance of the non-leased adjoining and adjacent lands.

# 2. Initial Term

The Initial Term of this Site Lease Agreement shall be for a period of ten (10) years commencing on the date the Lease is fully executed. Lease must be fully executed within sixty (60) days of City Council approval.

# 3. Renewal Terms

This Lease shall automatically renew for three (3) five-year terms (each being a "Renewal Term"), unless DTI provides CITY with written notice, by certified mail, at least ninety (90) days prior to the expiration of the Initial Term or any Renewal Term, of DTI's intention not to renew this Lease; or unless CITY, in its sole discretion, provides DTI with written notice, by certified mail, at least one hundred twenty (120) days prior to the expiration of the Initial Term or any Renewal Term, of CITY'S intention not to renew this Lease.

# 4. Rent

Rent will commence on the Rent Start Date (as hereinafter defined). The first year's total annual rent shall be EIGHTEEN THOUSAND DOLLARS AND NO CENTS (\$18,000.00) and payable in advance in equally monthly installments (\$1,500.00/month) beginning on the Rent Start Date and on the first day of each month thereafter. Additionally, DTI agrees to make a one time capital contribution to the City of Port St. Lucie in the amount of Sixty-Five Thousand Dollars (\$65,000.00.) This amount shall be paid prior to construction of the tower. The "Rent Start Date" shall commence upon execution of the Lease Agreement. Rent payments shall be sent to the City of Port St. Lucie, Attn: Finance Department, 121 S.W. Port St. Lucie Boulevard, Port St. Lucie, Florida, 34984, or at such other place and to such other person as the CITY may from time to time designate in writing.

During the Initial Term and each Renewal Term, annual rent shall be increased on each anniversary of the Rent Start Date by an amount equal to four percent (4%) of the annual rent for the previous year.

# 5. <u>Title and Quiet Possession</u>

CITY represents and agrees that (i) it is the owner of the leased premises; (ii) it has the right to enter into this Lease; (iii) the person signing this Lease has the authority to sign on behalf of the CITY; (iv) DTI is entitled to access the Property at all times and to the quiet possession of the Property throughout the Initial Term and each Renewal Term so long as DTI is not in default beyond the expiration of any cure period; (v) it will maintain the Property, in good condition, reasonable wear and tear excepted; and (vi) there are no other liens, judgments or impediments of title on the Property or affecting CITY's title to the same and that there are no covenants, easements, restrictions or agreements binding on CITY or the Property which prevent DTI's permitted use of the Property. DTI's access to the Property "at all times" means that DTI's access shall be seven (7) days a week, twenty-four (24) hours a day, three hundred sixty-five (365) days a year. CITY agrees to provide DTI, contemporaneous with the

signing of this Lease, such access information, cards or keys as may be necessary to grant access.

# 6. Assignment and Subleasing

DTI will not assign or transfer this Lease without the prior written consent of CITY, which consent will not be unreasonably withheld, delayed or conditioned; provided; however, DTI may assign this Lease without CITY's prior written consent to DTI's principal(s), affiliates, or any subsidiary of DTI, its principal(s) or affiliates, to any entity that acquires all or substantially all of DTI's assets in the market defined by the Federal Communications Commission in which the Ground Space is located by reason of a merger, acquisition or other business reorganization. DTI may sublet the Ground Space without CITY's prior written consent but shall remain as the Lessee and fully liable to CITY under this Lease.

# 7. Notices

All notices must be in writing and are effective when deposited in the U.S. Mail, certified (return receipt requested) and postage prepaid, or when sent via overnight delivery, to the address set forth below, or as otherwise provided by law.

CITY:

City of Port St. Lucie

121 SW Port St. Lucie Boulevard

Port St. Lucie, FL 34984 Attn: City Manager

With copy to: City of Port St. Lucie

121 SW Port St. Lucie Boulevard Port St. Lucie, FL 34984-5099

Attn: City Attorney

With copy to: Parks and Recreation Department

City of Port St. Lucie 2195 SE Airoso Boulevard Port St. Lucie, FL 34984

Attn: Director of Parks and Recreation

DTI:

Dynamic Towers Inc.

575 NW Mercantile Place #104

Port St. Lucie, FL 34986

Attn: Michael F. Haggerty, Director

## 8. Improvements

DTI shall, at DTI's expense, make such improvements on the Ground Space, as it deems necessary from time to time for the operation of the Facility, including the right to replace, repair, add or otherwise modify its equipment or any portion thereof, whether the

equipment is specified or not on any exhibit attached hereto, during the term of this Lease. A security fence consisting of chain link construction or similar but comparable construction will be placed around the perimeter of the Ground Space at the expense of DTI. DTI will also provide and install public awareness signage concerning the property usage and contact information. Such signage content will be provided to the CITY'S Parks and Recreation Department for review and approval and shall be in compliance with any and all applicable federal, state and local requirements. CITY agrees to cooperate with DTI with respect to obtaining any required zoning approvals and other governmental permits for the cell tower site and such improvements.

Within ninety (90) days after termination or expiration of this Lease, DTI will remove its equipment and improvements (excluding footings, landscaping or plant life) and will restore the Ground Space to the condition existing on the commencement of this Lease, except for ordinary wear and tear. CITY agrees and acknowledges that all of the equipment, fixtures and personal property of DTI shall remain the personal property of DTI and DTI shall have the right to remove the same, whether or not said items are considered fixtures and attachments to real property under applicable law. If such time for removal causes DTI to remain on the Ground Space after termination of this Lease, DTI shall pay rent at the then existing monthly rate or on the existing monthly pro-rata basis if based upon a longer payment term, until such time as the removal of its equipment and improvements and all personal property is completed.

DTI acknowledges that it may be necessary to remove and replace the landscape and fencing on the Ground Space in the future due to the existing ground conditions. DTI agrees to pay for the cost of any removal and replacement of the landscape and fencing on the Ground Space at the sole discretion of the CITY.

# 9. Compliance with Laws.

DTI will comply with all applicable laws relating to its possession and use of the Ground Space, including, without limitation, posting requirements of the Federal Communications Commission.

# 10. Removal.

A. Obsolete and unused towers. Any obsolete or unused tower shall be removed after twelve (12) months of non-use. A removal bond irrevocable letter of credit equal to the following shall be required prior to obtaining final site development permits

- 1. Towers up to 150 feet in height = \$15,000
- 2. Towers 151 to 200 feet in height = \$20,000

# 3. Towers 201 to 300 feet in height= \$25,000

# 11. Interference

DTI will cure technical interference problems with other equipment located on the Land prior to the effective date of this Lease or any equipment that becomes attached to the Land at any future date when DTI desires to add additional equipment to the Property. Likewise, CITY will not permit the installation of any future equipment, upgrades or enhancements by others, which results in unreasonable technical interference problems with DTI's then existing equipment. CITY and DTI acknowledge that there will not be an adequate remedy at law for non-compliance with the provisions of this paragraph and therefore, DTI shall have the right to specifically enforce the provisions of this paragraph in a court of competent jurisdiction.

# 12. Utilities

CITY represents that those utilities adequate for DTI's use of the Ground Space are available. DTI shall pay for all utilities used by DTI at the Ground Space. CITY will cooperate with DTI's efforts to obtain utilities from any location provided by CITY or the servicing utility.

# 13. Termination

DTI may terminate this Lease at any time within sixty (60) days written notice to CITY without further liability if DTI does not obtain all permits or other approvals (collectively "approval") required from any governmental authority or any easements required from any third party to operate the Facility, or if any such approval subsequently is canceled, expires or is withdrawn or terminated, or if CITY fails to have proper ownership, or appropriate clear title to the Property or authority to enter into this Lease, or if DTI determines that it will be unable to use the Property for its intended purpose. City may terminate this Lease at any time by providing DTI with 120 days advance written notice. Upon termination, CITY shall retain all prepaid rent.

# 14. Default

If either party is in default under this Lease for a period of (i) twenty (20) days following receipt of written notice from the non-defaulting party with respect to a default which may be cured solely by the payment of money, or (ii) thirty (30) days following receipt of written notice from the non-defaulting party with respect to a default which may not be cured solely by the payment of money, then, in either event, the non-defaulting party may pursue any remedies available to it against the defaulting party under applicable law, including, but not limited to, the right to terminate this Lease. If the non-monetary default may not reasonably be cured within a thirty (30) day period, this Lease may not be terminated if the defaulting party commences action to cure the default within such thirty (30) day period and proceeds with due diligence to

fully cure the default.

Notwithstanding anything in this Lease to the contrary, in the event of a default by CITY which results in DTI being unable to operate the Facility for a period of time exceeding CITY's initial thirty (30) day cure period, the rent shall abate for the period of time after expiration of the initial thirty (30) day cure period until the earlier of such date as CITY has cured the non-monetary default or DTI is able to continue operating the Facility; provided, further, that if DTI is unable to operate the Facility for more than Ninety (90) days, DTI shall have the right to immediately terminate this Lease. Any such notice of termination shall cause this Lease to expire with the same force and effect as though the date set forth in such notice were the date originally set as the expiration date of this Lease and the parties shall make an appropriate adjustment, as of such termination date, with respect to payments due to the other under this Lease.

# 15. Hazardous Substances

CITY represents that it has no knowledge of any substance, chemical or waste on the Land that is identified as hazardous, toxic or dangerous in any applicable federal, state or local law or regulation. DTI shall not introduce or use any such substance on the Property in violation of any applicable law.

# 16. Insurance

DTI will maintain comprehensive general liability and property liability insurance with minimum liability limits of not less than ONE MILLION DOLLARS AND NO CENTS (\$1,000,000.00) for injury to or death of one or more persons in any one occurrence and not less than ONE MILLION DOLLARS AND NO CENTS (\$1,000,000.00) for damage or destruction of property in any one occurrence, with not less than THREE MILLION DOLLARS AND NO CENTS (\$3,000,000.00) general aggregate insurance coverage. All such insurance policies shall by issued by companies approved by the CITY and licensed to do business in the State of Florida and all such policies shall contain a provision whereby the same cannot be canceled or modified unless the CITY is given at least thirty (30) days prior written notice of such cancellation or modification. DTI shall provide the CITY certificates showing such insurance to be in place and showing the CITY as an additional named insured under the policies.

DTI shall be responsible for assuring that the insurance certificates required in conjunction with this section remain in full force for the duration of this Lease Agreement and any extension or renewal thereof. If insurance certificates are scheduled to expire during the term of this Lease Agreement, DTI shall be responsible for submitting new or renewed insurance certificates to the

CITY at a minimum of thirty (30) days in advance of such expiration. If the insurance policies are not kept in full force during the entire term of this Lease Agreement or any extension thereof, the CITY may procure the necessary insurance policies and DTI shall repay to CITY the full amount of the premium(s) paid by the CITY for such insurance policy procurement. Said repayment shall be provided to the CITY as an additional rent installment for the year following the date on which the premiums were paid by the CITY.

# 17. Indemnification and Hold Harmless

DTI shall indemnify and hold harmless the CITY and its officers, employees, agents and instrumentalities from any and all liability, losses, or damages, including attorney fees and costs of defense, which the CITY or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Lease Agreement by DTI or its employees, agents, servants, partners, principals, subcontractors, guests, invitees, licensees, or assignees. DTI shall pay all claims and losses in connection therewith, and shall investigate and defend all claims, suits, or actions of any kind or nature in the name of the CITY, where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorney's fees which may issue thereon. The indemnities provided by DTI under this Lease Agreement will not extend or apply to any claims, damages, suits or actions caused by or resulting from the sole negligence or willful misconduct of the CITY, or its officers, employees, agents, contractors, or instrumentalities. DTI expressly understands and agrees that any insurance protection required by this Lease Agreement or otherwise provided by DTI shall in no way limit the responsibility to indemnify, keep and save harmless and defend the CITY or its officers, employees, agents and instrumentalities as herein provided.

# 18. Taxes

DTI shall be responsible for making any necessary returns for and paying any and all property taxes separately levied or assessed against its improvements on the Ground Space. DTI shall reimburse the CITY, as additional rent, any documented increases in real estate taxes levied against the Property which are directly attributable to the improvements constructed by DTI and are not separately levied or assessed against DTI's improvements by the taxing authority. CITY shall provide to DTI a copy of any notice, assessment or billing relating to real estate taxes for which DTI is responsible under this Lease within thirty (30) days of receipt of the same by CITY. DTI shall have no obligation to make payment of any real estate taxes until DTI has received the notice, assessment or billing relating to such payment as set forth in the

preceding sentence. DTI shall have the right, at its sole option and at its sole cost and expense, to appeal, challenge or seek modification of any real estate tax assessment or billing for which DTI is wholly or partly responsible for payment under this Lease. CITY shall reasonably cooperate with DTI in filing, prosecuting and perfecting any appeal or challenge to real estate taxes as set forth in the preceding sentence, including but not limited to, executing any consent to appeal or other similar document.

# 19. Recording

CITY and DTI agree that this Lease Agreement will be forwarded for recording or filing in the appropriate office of St. Lucie County. CITY and DTI agree to take such actions as may be necessary to permit such recording or filing. DTI shall be responsible for the recording costs. DTI, at DTI's option and expense, may obtain title insurance on the Ground Space leased herein. CITY shall cooperate with DTI's efforts to obtain a title insurance policy by executing documents, or at DTI's expense, obtain requested documentation as required by the title insurance company. If title is found to be defective, CITY shall attempt to cure defects in title. At DTI's option, should the CITY fail to provide requested documentation within thirty (30) days of CITY's receipt of DTI's written request, or fail to provide the Non-Disturbance instrument(s), DTI may withhold and accrue the monthly rental until such time as the requested document(s) are received, or if title is found to be defective and CITY has failed to cure the defects within a reasonable period, DTI may cancel this Lease or cure the title defect at CITY's expense utilizing the withheld payments. Any such notice of termination shall cause this Lease Agreement to expire with the same force and effect as though the date set forth in such notice were the date originally set as the expiration date of this Lease and the parties shall make an appropriate adjustment, as of such termination date, with respect to payments due to the other under this Lease.

# 20. Co-Location

DTI shall design the 150' stealth tower structure and facility to allow for at least three (3) other telecommunications providers. DTI shall design the tower and facility to allow for at least three other telecommunications providers. The availability of the tower shall be subject to the structural limitations as may be imposed by current or future regulations. DTI shall pay to City twenty-five percent (25%) of all rental revenues received from any co-locator. DTI shall provide copies of all co-locate agreements to the City of Port St. Lucie for verification of co-locate revenue share due to the City. Said agreements shall be provided prior to pulling a building permit for the additional provider. Failure to provide said documentation at any time

during the lease term shall constitute a default. DTI shall be entitled to recoup from any colocator, a pro rata share of the capital cost of construction of the tower. The City shall not share this capital contribution. City acknowledges and agrees that the continuity of DTI's services is of paramount importance. City at all times shall exercise the greatest care and judgment to prevent damage to DTI's services. City agrees that DTI may cause its engineers to verify by frequency search that the proposed additional provider will not interfere with the radiating or receiving facilities of DTI.

# 21. Sale of Land

If CITY should, at any time during the term of this Lease Agreement, decide to sell all of its Land, which includes the leased Property, to a purchaser other than DTI, such sale shall be under and subject to this Lease and DTI's rights hereunder, unless both parties agree to terminate the Lease.

# 22. Casualty

If DTI's Facility or improvements are damaged or destroyed by fire or other casualty, DTI shall not be required to repair or replace the Facility or any of DTI 's improvements made by DTI. DTI shall not be required to expend funds for repairs that are more than fifty-percent (50%) of the replacement value of the Facility or any improvements. Additionally, if completion of the repairs is not possible within forty-five (45) days following the date of the damage or destruction, DTI may terminate this Lease by giving thirty (30) days written notice to CITY. Termination shall be effective immediately after such notice is given. Upon such termination, this Lease shall become null and void and CITY and DTI shall have no other further obligations to each other, other than DTI's obligation to remove DTI's property as hereinafter provided.

# 23. Inspections

CITY shall permit DTI or DTI's employees, agents and contractors access to the Property by DTI or its employees, agents and contractors to conduct inspections on the Ground Space (including Phase I and Phase II audits), radio frequency tests and such other tests, investigations and similar activities as DTI may deem necessary, at the sole cost of DTI. The scope, sequence and timing of the inspections shall be at the sole discretion of DTI; upon reasonable notification to CITY and Director of the Parks and Recreation Department, or his designee; the inspections may be commenced during normal business hours, for the duration of the Lease. DTI and its employees, agents and contractors shall have the right to bring the necessary vehicles and equipment onto the Property and any of the CITY's surrounding property to conduct such tests, investigations and similar activities.

DTI shall indemnify and hold CITY harmless against any loss of damage for personal injury or physical damage to the Property, CITY's surrounding property or the property of third parties resulting from any such tests, investigations and similar activities. Upon written request, DTI shall furnish to CITY copies of the environmental findings. Should DTI exercise this option, DTI at its expense shall restore the Land to its original condition for any changes caused by said testing excluding normal wear and tear.

## 24. Enforcement

Any and all rights and remedies of the CITY under this Lease Agreement shall be cumulative and shall not be exclusive of any other rights and remedies provided to CITY under applicable law.

# 25. Holdover

If DTI, with the consent of the CITY, remains in possession of the demised premises after the expiration of the term of this Lease Agreement or any Renewal Terms and if the CITY and DTI have not executed an express written agreement as to such holding over, then such occupancy shall be a tenancy from month to month at a monthly rental fee of the current rent, and such payments shall be made as herein provided. In the event of such holding over, all of the terms of this Lease Agreement including the payment of all charges owing hereunder other than rent shall remain in full force and effect on said month to month basis.

# 26. Governing Law

This Lease Agreement, including any exhibits or amendments, if any, and all matters relating thereto (whether in contract, statute, tort or otherwise) shall be governed by and construed in accordance with the laws of the State of Florida and venue of any proceedings hereunder shall be in a court of proper jurisdiction in St. Lucie County, Florida.

# 27. Additional Provisions

## (a) Successors in Interest

This Lease applies to and binds the heirs, successors, executors, administrators and assigns of the parties to this Lease.

# (b) Mechanic's, Material men's and Other Liens

DTI agrees that it will not permit any mechanic's, material men's, or other liens to stand against the demised premises for work or materials furnished to DTI; it being provided, however, that DTI shall have the right to contest the validity thereof. DTI shall immediately pay any judgment or decree rendered against DTI, with all proper costs and charges, and shall cause any such lien to be released off record without cost to the CITY.

# (c) Permits, Regulations & Special Assessments

DTI covenants and agrees that during the term of this Lease Agreement DTI will obtain any and all necessary permits and approvals and that all uses of the demised premises will be in conformance with all applicable laws, including all applicable zoning regulations.

DTI shall pay any and all charges, taxes, or assessments levied against the demised premises and failure to do so will constitute a breach of this Lease Agreement.

# (d) Force Majeure

DTI and the CITY shall be excused for the period of any delay and shall not be deemed in default with respect to the performance of any of the non-monetary terms, covenants and conditions of this Lease Agreement when prevented from so doing by cause or causes beyond DTI's or the CITY's control, excluding filing of bankruptcy, but which shall include, without limitation, all labor disputes, governmental regulations or controls, fire or other casualty, acts of God, or any other cause, whether similar or dissimilar to the foregoing, not within the control of DTI or the CITY.

- (e) If any provision of this Lease is held invalid or unenforceable with respect to any party, the remainder of this Lease or the application of such provision to persons other than those as to when it is held invalid or unenforceable, will not be affected and each provision of this Lease shall be valid and enforceable to the fullest extent permitted by law.
- (f) The failure of either party to insist upon strict performance of any of the terms or conditions of this Lease or to exercise any of its rights under the Lease shall not waive such rights and such party shall have the right to enforce such rights at any time and take such action as may be lawful and authorized under this Lease, either in law or in equity.

# 28. Written Agreement

This Site Lease Agreement contains the entire agreement between the parties hereto and all previous negotiations leading thereto, and it may be modified only by ordinance adopted by the City Council.

[REMAINDER OF PAGE LEFT BLANK INTENTIONALLY; SIGNATURE PAGES BEGIN ON FOLLOWING PAGE] IN WITNESS WHEREOF, the CITY and DTI have caused this Lease Agreement to be executed by their respective and duly authorized officers the day and year first above written.

Signed, sealed and delivered in the presence of:  Mayan Mullo Witness Print Name Witness Witness Print Name	CITY OF PORT ST. LUCIE, a Florida municipal corporation  By:  Gregory J. Oravec, City Manager
STATE OF FLORIDA ) ) ss COUNTY OF ST. LUCIE )	
of CUOKIFT, 2012 by Gregory J	as acknowledged before me this day day d. Oravec, as City Manager of the City of Port St. on behalf of the City of Port St. Lucie.   He is
MARY ANN VERILLO Notary Public - State of Florida My Comm. Expires Jun 9, 2015 Commission # EE 64992 Bonded Through National Notary Assn.	Mayfun Verilo Notary Public Verilo
NOTARY SEAL/STAMP	(Print Name of Notary)  Notary Public, State of Florida  10 19 19 19 19 19 19 19 19 19 19 19 19 19
APPROVED AS TO FORM	My Commission expires 26-09-2015

Pam E. Booker

Senior Assistant City Attorney

Signed, sealed and delivered in the presence of:	DYNAMIC TOWERS INC., a Florida corporation
Witness Print Name:  Witness  Witness  Witness  Witness  Witness  Print Name:	By: Kevin T. Aycock, President
STATE OF FLORIDA	)
COUNTY OF ST. LUCIE	) ss )
of 4,444 2012. b	ent was acknowledged before me this
NOTARY SEAL/STAMP	Notary Public, State of Flori TA  My Commission expires 7/10/15
ROBIN F. HAMPL Notary Public - State of Florida	

575 NW MERCANTILE PLACE, SUITE 104 PORT ST. LUCIE, FL 34986

# APACHE PARK TOWER SITE

34953

ST. LUCIE COUNTY, FLORIDA

VICINITY MAP PLUSSIONLI HOM

THIS IS AN APPLICATION FOR AN: UNMANNED WRELESS DATA FACILITY CONSISTING OF A MCHOPOL TOWER AND FUTURE WIRELESS CARRIERS

PROJECT DESCRIPTION

ALL WORK AND MATERIALS SHALL BE PERFORAD AND RETALLED IN ACCORDANCE WITH THE CORREST EDITIONS OF THE FOLLOWING COOKES AS ADDRETED BY THE LOCAL CONCENING AUTHORIES. MOTINISIG IN DESCRIPTION TO BE CONSTRUCTE TO PERSON HOUSE CODES.

E. AMERICAN RISTRUTE OF STEEL
ONGSTRUCTION SECURISATIONS (ALC.)
1. UNRESINITES LABORATORS (ALC.)
1. UNPERMISTE LABORATORS (ALC.)
1. LICHAL MILLIANG CODE
3. OTY/COLINTY RETRINANCES

CODE COMPLIANCE

CIVIL ENGINEER:
MILLEY-HORN AND ASSOCIATES, INC.
1920 WEST PALM BEACH, FL 33411
(561) 845-0665

REQUIREMENTS:

PROPERTY OWNER

CITY OF PORT ST. LUCIE
121 SW PORT ST. LUCIE BOULEVARD
PORT ST. LUCIE, FL 34984

PROPERTY INFORMATION

PHONE: DYNAMIC TOWERS INC.
PROJECT MANAGER: KEVIN AYCOCK
PHONE: 772-370-9819

APPLICANT/LESSEE

STRUCTURAL ENGINEER:

ELECTRICAL ENGINEER:
MALEY-HORN AND ASSOCIATES, INC.
1920 WENTA WAY, SUITE 200
WEST PALM BOOK, FL 33411
(561) 845-0665

SHEET INDEX

CONSTRUCTION DRAWINGS FEBRUARY 16, 2011

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STATE OF STA

REV.:-DATE:-----DESCRIPTION:----SITE PLAN-PROJECT#P10-142

SUED FOR:

PSL PROJECT #P10-142

1445 S.W. APACHE AVENUE
PORT ST. LUCIE, FL 34953
ST. LUCIE COUNTY

JECT INFORMATION:

PORT SAINT LUCIE, FL 34986

SUITE 104

APACHE PARK TOWER

DYNAMIC TOWERS INC. 575 NW MERCANTILE PLACE

JRRENT ISSUE DATE:

FEBRUARY 16, 2011

LANS PREPARED BY:

Kimley—Horn and Associates, Inc © 201 RMEY-HORM AND ASSOCIATES MC.
1920 WEKIVA MAY, SUITE 200
WEST PALM BEACH, FL. 33411
(561) 845-0665
FRPE CADOCOGRS

DRAWN BY: CHK.: APV.: DYNAMIC TOWERS INC K 575 NW MERCANTILE PLACE SUITE 104 PORT ST. LUCIE, FL 34986 AR FR

KEVIN M. SCHANEN LEO REPETTI 南 刑臣—— COVER SHEET PE 57573

REVISION:

KHA Job #: 144121006

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DRIVING DIRECTIONS

PROJECT SUMMARY

FROM 195 NORTH TAKE THE EDT 121 EAST (SW ET LUDE WEST BLVD) THEN TURN SOUTH ON SW CALFORMA BLVD, LIRN EAST ON SW DEL RIO BLVD, TURN HORTH ON SW DAMS ST. , TURN EAST ON SW APACHE AVE. TO SITE

ANTENNA LOCATION: EQUIPMENT LOCATION:

GUY TOWER

SELF SUPPORT TOWER

MONOPOLE

ROOF TOP

NEW TOWER

OTHER

PROJECT INFORMATION

S OUTDOOR | INDOOR

PROJECT TEAM

PARCEL ID:

3420-535-0002-000-6 CITY OF PORT ST. LUCE FACILITY IS UNMANNED AND NOT FOR HUMAN HABITATION. HANDICAPPED ACCESS NOT REQUIRED.

. THE DRAWNOS AND SPECIFICATIONS ARE INTENDED TO BE FULLY EXPLANTICITY AND COMPUBLIATION, HOWERS, SHOULD ANYTHING BE SHOWN, HOUGATED OR SPECIFIED ON ONE AND NOT THE OTHER IT SHALL BE THE SAME AS IT SHOWN, WICKATED OR SPECIFIED ON BOTH.

C. THE INTENTION OF THE DOCUMENTS IS TO INCLUDE ALL LABOR AND MATERALS REASONABLY NECESSARY FOR THE PROPER EXECUTION AND COMPLETION OF THE WORK AS INDICATED IN THE DOCUMENTS. I. THE PURPOSE OF THE SPECIFICATIONS IS TO SUPPLEMENT THE INTENT OF THE DRAWNICS AND TO DESIGNATE A PROCEDURE. TYPE OR QUALITY OF MATERIALS REQUIRED TO COMPLETE THE WORK.

E MINOR DEMATIONS FROM THE DESIGN LAYOUT ARE ANTICIPATED AND SHALL BE CONSIDERED AS PART OF THE WORK, HOWEVER, NO CHANGES THAT ALTER THE CHANACTER OR MITENT OF THE DESIGN WILL BE MADE OR PERMITTED WITHOUT A CHANGE ORDER.

A THE CONTRACTOR AND EACH SUBCONTRACTOR SHALL BE RESPONSIBLE FOR KERNEL AND HATCH SHE REPREVALED KERNEL AND HATCH SHE REPREVALED KERNEL AND HATCH SHE REPREVALED AND HATCH SHE REPREVALED AND HATCH SHE CHASTILLOTION SHALL BE ALLOWED DUE TO INTERENCE BETWEEN ACTIMAL DIAGNESSION AND SHALL BE SHE HE CONSTRUCTION CHANNEL AND HATCH SHE SHE HE CONTRACTOR SHALL BE SHEMITED TO THE OWNER CHAN HATCH SHE SHEME HE CONTRACTOR SHALL BE SHEME HE CONTRACTOR.

PROCEEDS WITH THE MORNE OF THE APPENDEND ANCE.

THE CONTRACTOR, WHEN AWARDED THE CONTRACT, WILL NOT BE ALLOWED MAY EXTRA COMPENSATION BY REASON OF ANY MATTER OR THING WHICH SUCH CONTRACTOR MIGHT NOT HAVE FULLY INFORMED HIMSELF PRIOR TO BIDDING.

NO PER OF ISOSPANCE OF COMMITMES THAT DEST, OR OF DIFFORMERS HAN THAT CONCERNING THE WRON, TO BE PERFORMED WILL BE ACCEPTED NA A REASON TO FOR ANY OTHER ROUNDSTAN ON PART OF THE CONTRACTOR TO PLUSTULE OR ROUNDSTAN ON PART OF THE CONTRACTOR TO PLUSTULE HE ROUNDSTAND FOR THE CONTRACTOR TO TOURS THE FORMERS OF THE CONTRACT TO TOURS THE FORMERS OF THE CONTRACT TO TOURS THE FORMERS OF THE FORMERS OF THE CONTRACT TO TOURS THE FORMERS OF THE FORMERS OF

A. DO NOT USE THE EXISTING BUILDING SPACE FOR STORAGE OF TOOLS OR MATERIALS WITHOUT THE DWINER CPM AND/OR BUILDING OWNER APPROVAL.

B. ALL MATERALS MUST BE STORED IN A LEVEL AND DRY
LOCATION AND M. A MANNER THAT THE NOT OBSTRUCT THE
FLOW OF OTHER WORK. ANY EQUIPMENT OR MATERIAL STORAGE
METHOD MUST MEET ALL RECOMMENDATIONS OF THE
MANUFACTURED.

A. PROTECT FINISHED SURFACES, INCLUDING JAMBS AND HEADS OF OPENINGS USED AS PASSAGEWAYS THROUGH WHICH EQUIPMENT AND MATERIALS WILL PASS.

B. PROVIDE PROTECTION FOR EQUIPMENT ROOM SUPERACES PRIOR TO ALLOWING EQUIPMENT OR MATERIALS TO BE MOVED OVER SUCH SUPERACES.

MAINTAIN FINISHED SURFACES CLEAN, UNMARRED AND SUITABLY PROTECTED UNTIL JOB SITE IS ACCEPTED BY THE OWNER CPM.

# REPAIRS AND REPLACEMENTS

A. IN EVENT OF DAMAGE, THE CONTRACTOR SHALL PROMPTLY MAKE ALL REPLACEMENTS AND REPAIRS AND AT NO ADDITIONAL COST TO THE OWNER CPM AND/OR BUILDING DWIER.

# TEMPORARY FACILITIES

TELEPHONE:
EACH CONTRACTOR TO PROVIDE HIS OWN TELEPHONE
ACCESS IF REQUIRED.

B. IF FERMARENT POWER IS COMPLETED, ALL COMPRACTICES MAY,
USE: THE SERVICE COMPLETIONS FOR PROJUCTION WORK, ONLY,
PROVIDED THAT ELECTRICAL CODES AND COMPLETIONS, ARE
FURNISHED BY THE COMPRACTORS AND ARE DISSOMECTED AS
PROPERLY STORED DURING MON-INSPANON FOURS.

This document, doughour with the concepts and designs presented hereit, as a intripresed of secretar, he hadred only for the specific principles and diservic which it not proposed, flause of and frances relative on this document, without written anomalication and odopticition by kindep-intern and Associates, for, affold he without doctrity to kindep-intern and Associates, but.

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THE WORK, THEY SHALL RELOVE, ALE RUBBES! FROM AND ADOUT
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RELOY CAN USE ANTIGONAL. AND SHALL LEAVE THE WORK CLEAN AND
RELOY CAN USE.

EXTERIOR: VISUALLY INSPECT EXTERIOR SURFACES AND REMOVE ALL TRACES OF SOIL WASTE MATERIALS, SMUDGES AND OTHER FOREIGN MATTER.

REMOVE ALL TRACES OF SPLASHED MATERIALS FROM ADJACENT SURFACES.

INTERCR: VISUALLY RESPECT INTERIOR SUBFACE AND REMOVE
ALL TRACES OF SOIL WASTE MATERIALS, SMUDGES AND OTHER
FOREIGN MATTER. REMOVE ALL TRACES OF SPLASHED MATERIAL FROM ADJACCNT SUPERACES.
REMOVE PAINT REOPENIOS, SPOTS, STAINS AND DIRT FROM FINISHED SUPERACES.

# RELATED DOCUMENTS AND COORDINATION:

GENERAL CAREFURY. ELECTRICAL, AND ANTENNA DRAWNCS ARE INTERELATION IN DEPROGRAMCE OF THE MORE, EACH COMPRACTOR MUST REFER TO ALL DRAWNGS. ALL COMPRACTOR MUST REFER TO SOLD DRAWNGS. ALL COMPRACTOR.

DE THE RESPONSIBILITY OF THE GENERAL CONTRACTOR.

CONTRACTORS TO SUBMIT SHOP DRAWINGS AS REQUIRED AND USTED IN THESE SPECIFICATIONS THROUGH THE GENERAL CONTRACTOR TO THE OWNER CPM, FOR APPROVAL

ALL SHOP DRAWINGS TO BE REVIEWED, CHECKED AND CORRECTED BY GENERAL CONTRACTOR PRIOR TO SUBJETTAL TO THE OWNER COM.

# PRODUCTS AND SUBSTITUTIONS:

SUMMIT'S COPIES OF EACH REQUEST FOR SUSSTITUTION. N
STATEMENT THE PROPERTY FOR PROJECT OF THE PROPERTY AND EACH OF THE PROPERTY AND EACH OF THE PROJECT OF THE RECLAMMENT FOR SUSSTITUTIONS.

BEACH REQUEST ENGINEET DOCUMENTATION SHOWING COMPLIANCE
WHITE RECLAMMENTS FOR SUSSTITUTIONS.

SHAUTHA SHALL INCLUDE ALL RECESSARY PRODUCT OATA, AND OUT SHEET WHOM PROPERTY, MODIATE AND DESCHREE THE TENAS, PRODUCTS, AND ANTERIAS EDIG RETAILED. THE COMPANCION SHALL IS ELECTO PRECESSARY OF THE OMNER CHA, SUBBIT ACTIVAL SHAPELS TO CPAL FOR APPROVAL IN LED.

G. UHT SHEETS.

COMPLIANCE

ALL MATERIALS, DESIGN, AND WISDOMANISHE SHALL BE IN

ACCREMANCE WITH ALL APPLICABLE CODES (SOME OF MADDICTION OPEN THE

LISTED BELOW), ADRIANANCES, AND AUTHORITIES HAWAG, ANDIOCITION OPEN THE OWNER OWNER AND AUTHORITIES HAWAG, ANDIOCITION OPEN THE WORK, THE CONTINUED MAD HE WORK THE CONTINUED AND A DESIGN THE OWNER OWNER AND A DESIGN THE WORK THE WORK THE WORK OWNER THE WORK THE WORK OWNER AND A DESIGN THE WORK THE WORK OWNER AND A DESIGN THE WORK THE WORK OWNER AND A DESIGN THE WORK OWNER AND A DESIGN THE WORK OWNER AND A DESIGN THE STETCH AND A DESIGN THE WORK OWNER AND A DECEMBER WO CODES

STRANGENT AND A DOCUMENT STATEMENT SHALL BE PURPASSED TO THIS

EFFECT.

IT IS THE CONTRACTOR'S RESPONSIBILITY TO VERBY COMPLIANCE WITH THE GOVERNING CODES AND TO NOTIFY THE OWNER CPM OF ANY DISCREPANCIES PRIOR TO PERFORMING WORK. REFERENCE TO ANY STANDARD OR COCK OF PRACTICE IN INS SECORATION SHALL BE EXELD TO MEM HE EDITION CHERRENT AT THE THALE OF MANAD OF THE CONTRACT. THE CONTRACTOR SHALL COMPLY WITH ALL ZOMEN AND SHE ACQUISTION SPECIAL STRUKL TOKES, MS QUITIAND IN THE LOB SPECIFICATIONS, OR AS DISECTED BY THE OWNER CPAL.

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# PERMITS AND LICENSES

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THE CONTRACTOR SHALL BE EQUIPPED WITH A MEANS OF CONSTANT COMMUNICATIONS, SUCH AS A CELLULAR PHONE OR A PAGER.

THE CONTRACTOR IS RESPONSED FOR ALL SAFETY ROLDING BUT NOT LAWED TO PROTECTION OF ALL SAFETY ROLDING THE CENERAL RUBBLY DURING THE KYREE SITE CHRISTIANS TO PERSON HE SHALL THANK ALL RESPONSED REFLORING TO PLACE AND MARTINA MERICAUES, LAWES, SIGN, AND HE LIKE IN ACCROPANCE WITH COSA SAFETY ACT AND ANS COCUPATIONAL CUERCINES.

INSPECTIONS

A TILAST 74 HOURS IN ADVANCE OF REQUIRED INSPECTIONS.
INSPECTIONS THAT WILL BE REQUIRED BY THE OWNER OF MEDICAL ORDINARY OF OTHER DESIGNATIO CARRED REPRESENTATIVE ARE.

THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR ENSURING THAT ALL RELEVANT AUTHORITY HISPECTIONS ARE CARRED OUT IN A THALTY MANHER. THE CONTRACTOR SHALL PROVIDE DOCUMENTATION OF ALL INSPECTIONS.

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# GAS CONDUST GENERAL NOTES

PEPING SHALL BE MARKED WITH AN APPROVED PERMANENT DENTRICATION BY THE INSTALLER SO THAT THE PIPING SYSTEM SUPPLIED BY EACH METER IS READLY DENTRIABLE.

# ROMATION WITH PUBLIC UTILITY AUTHORITIES

HE COMPACTOR SHALL DOCUMENT WITH BELEVANT AUTHORIES IN WORKS THAT ARE TO BE LARRIED DUTH HE SHALL COMPACT HIS OPERATIONS OF SHALL WITHOUTH HE PERFORM THE OPERATIONS OF PRICE AND A TO NOT METERED. THE CONTRACTOR WILL BE RESPONSIBLE FOR THE PROTECTION OF SUCH FACILITIES AND STRUCTURES DURING CONSTRUCTION OF THIS SITE.

MSPECTION OF GROUNDING SYSTEM
 PRACTICAL COMPLETION

THE CONTRACTOR IS RESPONSIBLE FOR COORDINATING WITH THE OWNER'S DESIGNATED ENGINEERING FIRM TO CORTAIN ALL REQUIRED INSPECTIONS AND TESTING, THE CONTRACTOR SHALL PROVIDE DOCUMENTATION OF ALL INSPECTIONS.

# ENVIRONMENTAL PROTECTION

NOSE LEVEL: THE CONTRACTOR SHALL DISURE THAT STATE AND LOCAL REGULATIONS ARE COUPLED WITH IN RECARD TO NOSE LEVELS PRODUCED BY HIS OR HIS SUB-CONTRACTOR'S EQUIPMENT OR METHODS OF CONSTRUCTION.

THIS INSTALLATION SHALL COMPLY WITH FBC FUEL GAS CODE.

THE CONTRACTOR SHALL FIELD VERIFY ALL CONDUIT LENGTHS, ROUTING AND PLAN DIMENSIONS AND SHALL IMMEDIATELY NOTIFY CONSTRUCTION MANAGER AND ENGINEER OF ANY DISCREPANCIES.

FOR OTHER THAN BLACK STEEL, DAPOSED DAS PARRO SHALL BE INDHIFFED BY A YELLOW LABEL MARKED "GAS" IN BLACK LETIENS. THE LIMPANIA SHALL BE SPACED AT WITERMASS POT EXCELSION S. FEET. THE WARRING SHALL BUT SE REQUIRED ON PIPE LOCATED IN THE SAME ROOM AS THE EQUIRENT SERVED.

ANY PANSARIT FROIDFATH, CURB, GUTTESS, WALLS, FLORES, SERVICES, AND DESTRUCT FROUNDESS OR OTHER PROPERTIES. DISTURBED OR DESTRUCTION SHALL BE REWISTATED TO A COMBINENT AT LEAST EQUAL TO THAT EXISTED OR DESCRIPTION OF DETARLATIONS.

CURRENT ISSUE DATE:

FEBRUARY 16, 2011

PSL PROJECT #P10-142

PORT ST. LUCIE, FL 34953 ST. LUCIE COUNTY

APACHE PARK TOWER

ROJECT INFORMATION:

PORT SAINT LUCIE, FL 34986 575 NW MERCANTILE PLACE

SUITE 104

DYNAMIC TOWERS INC

A. SEBULTS DEALMINES

A. THE CONTRACTOR SMALL PREPARE: A RED LINED SET OF AS-BULT
DRAWNESS IN THE FORM OF MARKETO UP CONSTRUCTION PLANS THAT
SHAPPING STANDARD MACETYRIES TO THE OWNER CPU.
MITTEN THO MERCES TROME SHAPPING COMPLETION AND PRICE
TO APPROVAL OF THE CONTRACTOR'S TRAM, INVOICE.

# PRACTICAL COMPLETION

1. ALL QUALITY ASSURANCE CHECKLISTS AS OUTLINED IN THE PREVIOUS SECTIONS DOCUMENTATION BY CELLULAR CARRIER BEFORE COMPLETION CAN BE ISSUED INCLUDE:

REV.:-DATE:-DESCRIPTION:-

SITE PLAN-PROJECT#P10-142

2. WARRANTES AND MANTENANCE MANUALS, IF APPUCABLE 3. GROUND SYSTEM RESISTANCE TEST 4. CERTIFICATE OF OCCUPANCY

A. ELOST CONTROL ON THE CONTROL ON T



LANS PREPARED BY: FEB 1 6 2011



Kimley-Harn and Associates, Inc.

©) 2011 KOMEK-HORN AND ASSOCIATES, INC.
1920 WEKIVA WAY, SUITE 200
WEST PALM BEACH, FL 33411

(561) 845-0665

OVIDER:

DYNAMIC TOWERS INC 575 NW MERCANTILE PLACE PORT ST. LUCIE, FL 34986 SUITE 104

JRAWN BY: CHK .: APV .: ICENSURE: M AR F

GENERAL NOTES

HEET TITLE:

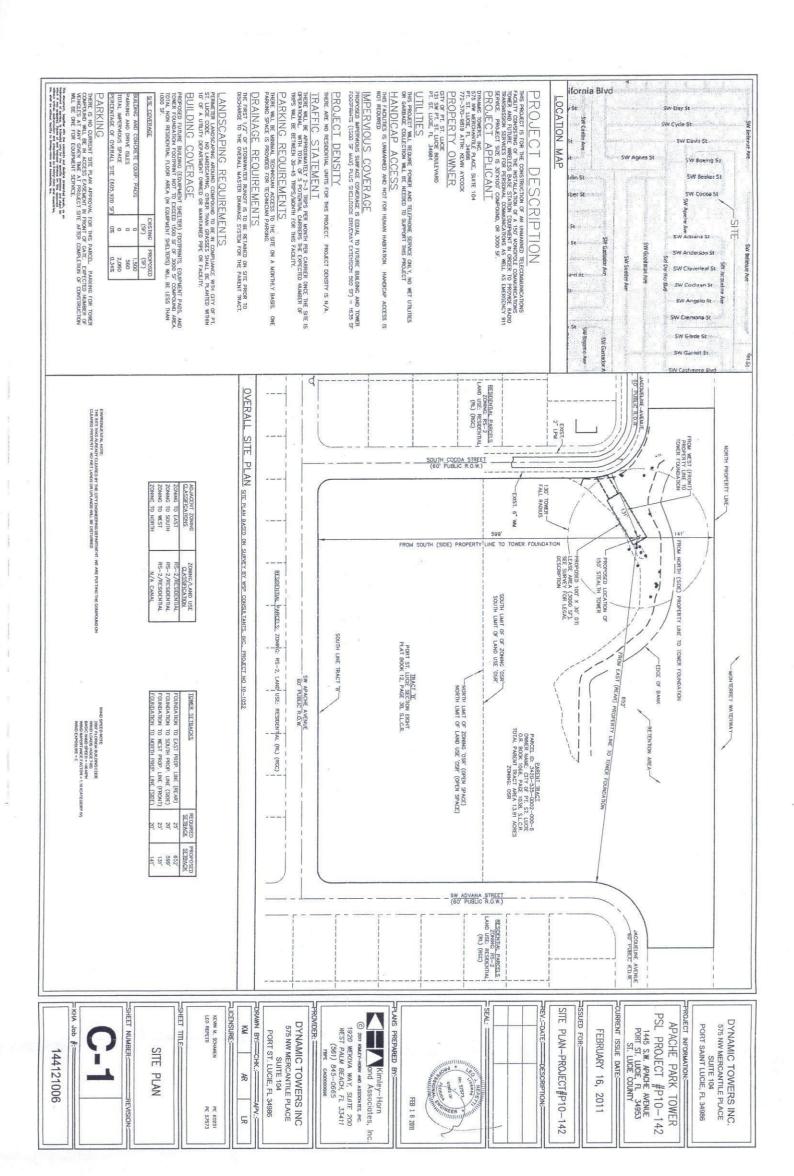
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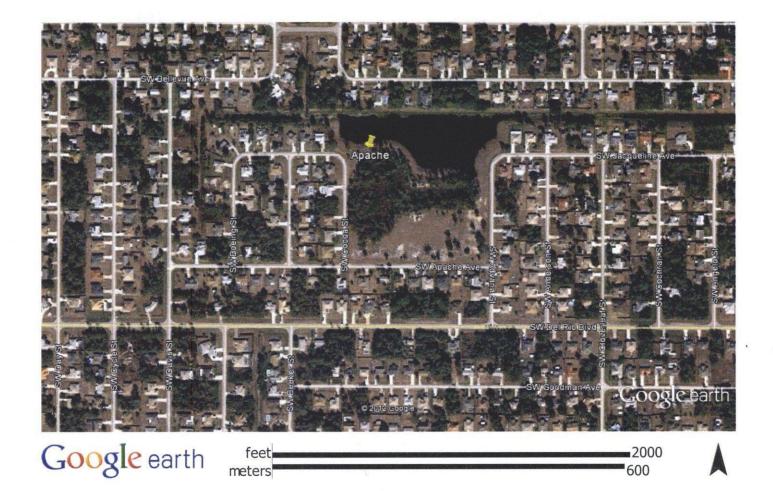
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HEET NUMBER

KHA Job #:== G

144121006





# MEMORANDUM

TO:

GREGORY J. ORAVEC, CITY MANAGER

THRU:

ROGER G. ORR, CITY ATTORNEY

FROM:

STEFANIE BESKOVOYNE, ASSSITANT CITY ATTORNEY

DATE:

JULY 16, 2012

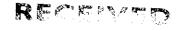
SUBJECT:

**CELL TOWER LEASE AGREEMENT** 

APACHE AVENUE PARK - DYNAMIC TOWERS INC.

Attached please find an Ordinance and a Site Lease Agreement between the City of Port St. Lucie and Dynamic Towers Inc, for the leasing of space for a communication tower located at Apache Avenue Park. The Lease calls for an annual rent in the amount of Eighteen Thousand Dollars per year (\$18,000.00), with a four percent (4%) annual increase. The Lease also provides 25% co-locate revenue share. This Site Lease Agreement has been approved as to form and sufficiency by the Legal Department. Please place this item on the next available City Council's agenda. Should you have any questions or need additional information, please contact me at 873-6332.

SB/liw



JUN 1 7 2012

This instrument was prepared And returned to Stefanie A. Beskovoyne, Assistant City Attorney City of Port St. Lucie 121 SW Port St. Lucie Boulevard Port St. Lucie, Florida 34984 (772)-873-6525

JOSEPH E. SMITH, CLERK OF THE CIRCUIT COURT SAINT LUCIE COUNTY FILE # 3765626 11/05/2012 at 09:26 AM

FILE # 3765626 11 05/2012 at 09:26 AM OR BOOK 3449 PAGE 2860 - 2864 Doc Type: MEMO RECORDING: \$44.00

# MEMORANDUM OF AGREEMENT

This Memorandum of Agreement is entered into this November, 2012 by and between the City of Port St. Lucie, a Florida municipal corporation with an address of 121 SW Port St. Lucie Boulevard, Port St. Lucie, Florida 34984 (hereinafter referred to as "Lessor") and Dynamic Towers, Inc., a Florida corporation, with an address of 575 NW Mercantile Place, Suite 104, Port St. Lucie, FL 34986, (hereinafter referred to as "Lessee").

Lessor and Lessee entered into a Cell Tower Site Lease Agreement ("Agreement") for the purpose of installing, operating, and maintaining a radio communications facility and other improvements located within Tract B, Port St. Lucie Section 8, which consists of park property known as Apache Park, at 1445 SW Apache Avenue, Port St. Lucie, FL 34953. All of the foregoing is set forth in the Agreement.

The Lease Agreement was entered into on or about August 24, 2012. The term of the Lease is for ten years. The Lease shall automatically renew for three five year terms.

The Land which is subject of this Agreement is in the City of Port St. Lucie, Florida, described in Exhibit "A" annexed hereto.

IN WITNESS WHEREOF, the parties have executed this Memorandum of Agreement as of the day and year first above written.

# SIGNATURES ON NEXT PAGE

	Signed, sealed and delivered in the presence of:	CITY OF PORT ST. LUCIE, a Florida municipal corporation
	Muyann Veuel Witness  Mary Awa Veuel Print Name  Witness  Lina I. Walker Print Name	By: Gregory J. Oravec, City Manager
	STATE OF FLORIDA ) ) ss COUNTY OF ST. LUCIE )	
	The foregoing instrument w of 100000000000000000000000000000000000	as acknowledged before me this day gory J. Oravec, as City Manager of the City of corporation, on behalf of the City of Port St.
1	MARY ANN VERILLO  Notary Public - State of Florida  My Comm. Expires Jun 9, 2015  Commission # EE 64992  Bonded Through National Notary Assn.	Mary Ann Verrela Notary Public
		(Print Name of Notary)
	NOTARY SEAL/STAMP	Notary Public, State of
		My Commission expires

Signed, sealed and delivered in the presence of:  Dynamic Towers, Inc., a Florida corporation
Witness Print Name: Bryant Mc Hon  By: Kevin T. Aycock, President
Witness Print Name: Ruth E. Taylor
STATE OF FLORIDA ) ss
COUNTY OF ST. LUCIE )
of November, 2012, by Kevin T. Aycock as President of Dynamic Tower Inc. a Florida corporation. The is personally known to me or a has produced as identification.
as identification.

Notary Public State of Florida Aaron L Lockwood My Commission EE009557 Expires 09/26/2014

NOTARY SEAL/STAMP

Notary Public

Agrow L. Loclewood
(Print Name of Notary)

Notary Public, State of Florida

My Commission expires 9/26/14

APPROVED AS TO FORM AND CORRECTNESS:

Stefanie A. Beskovoyne Assistant City Attorney

# Exhibit "A"

# APACHE PARK - CITY OF PORT ST. LUCIE

## PARENT TRACT

. . . . .

(PER OFFICIAL RECORD BOOK 1066, PAGE 1038 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA)

ALL OF TRACT B, PORT ST. LUCIE, SECTION EIGHT, A SUBDIVISION ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 12, PAGE 38, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA.

# DYNAMIC TOWERS, INC. LEASE PARCEL

A PARCEL OF LAND BEING A PORTION OF TRACT "B", PORT ST. LUCIE SECTION EIGHT, AS RECORDED IN PLAT BOOK 12, PAGE 38 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE INTERSECTION OF THE CENTERLINE OF RIGHT-OF-WAY OF S.W. APACHE AVENUE (60 FOOT PUBLIC RIGHT-OF-WAY) AND CENTERLINE OF RIGHT-OF-WAY OF S.W. ADVANA STREET (60 FOOT PUBLIC RIGHT-OF-WAY), AS SHOWN ON SAID PORT ST. LUCIE SECTION EIGHT;

THENCE ON A PLAT BEARING OF N90°00'00"W ALONG THE CENTERLINE OF RIGHT-OF-WAY OF SAID S.W. APACHE AVENUE, A DISTANCE OF 824.00 FEET TO A POINT ON THE CENTERLINE OF RIGHT-OF-WAY OF S.W. COCOA STREET (60 FOOT PUBLIC RIGHT-OF-WAY);

THENCE N00°00'00"W ALONG THE CENTERLINE OF RIGHT-OF-WAY OF SAID S.W. COCOA STREET, A DISTANCE OF 540.00 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST;

THENCE N90°00'00"E A DISTANCE OF 72.73 FEET;

THENCE N00°00'00"E A DISTANCE OF 32.25 FEET TO THE POINT OF BEGINNING:

THENCE N30°00'00"W A DISTANCE OF 30.00 FEET;

THENCE N60°00'00"E A DISTANCE OF 100.00 FEET;

THENCE S30°00'00"E A DISTANCE OF 30.00 FEET;

THENCE \$60°00'00"W A DISTANCE OF 100.00 FEET TO THE POINT OF BEGINNING;

SAID PARCEL OF LAND SITUATE WITHIN ST. LUCIE COUNTY, FLORIDA, CONTAINING 3,000.00 SQUARE FEET, MORE OR LESS.

## DYNAMIC TOWERS, INC. ACCESS AND UTILITY EASEMENT

A PARCEL OF LAND BEING A PORTION OF TRACT "B", PORT ST. LUCIE SECTION EIGHT, AS RECORDED IN PLAT BOOK 12, PAGE 38 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

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THENCE N00°00'00"W ALONG THE CENTERLINE OF RIGHT-OF-WAY OF SAID S.W. COCOA STREET, A DISTANCE OF 540.00 FEET TO A POINT OF CURVATURE OF A TANGENT CURVE CONCAVE TO THE SOUTHWEST:

THENCE N90°00'00"E A DISTANCE OF 72.73 FEET;

THENCE N00°00'00"E A DISTANCE OF 32.25 FEET;

THENCE N30°00'00"W A DISTANCE OF 5.00 FEET TO THE POINT OF BEGINNING;

THENCE S60°00'00"W A DISTANCE OF 47.34 FEET TO A POINT OF CURVATURE OF A NON-TANGENT CURVE CONCAVE TO THE SOUTHWEST, A RADIAL LINE OF SAID CURVE HAVING A BEARING OF S83°15'29"W, SAID POINT ALSO BEING ON THE EAST RIGHT-OF-WAY LINE OF SAID S.W. COCOA STREET;

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE TO THE LEFT AND SAID EAST RIGHT-OF-WAY LINE, HAVING A CENTRAL ANGLE OF 10°57'24" AND A RADIUS OF 110.00 FEET FOR AN ARC DISTANCE OF 21.04 FEET TO A POINT ON A NON-TANGENT LINE;

THENCE N60°00'00"E A DISTANCE OF 40.92 FEET;

THENCE S30°00'00"E A DISTANCE OF 20.00 FEET TO THE POINT OF BEGINNING:

SAID PARCEL OF LAND SITUATE WITHIN ST. LUCIE COUNTY, FLORIDA, CONTAINING 875.55 SQUARE FEET, MORE OR LESS.

# MEMORANDUM

TO:

KAREN A. PHILLIPS, CITY CLERK

FROM:

LIRA I. WALKER, LEGAL ASSISTANT

DATE:

MAY 3, 2013

SUBJECT:

CERTIFICATES OF LIABILITY INSURANCE - PRINEVILLE CELL TOWER

APACHE CELL TOWER - DYNAMIC TOWERS, INC

Attached for your records, please find Certificates of Liability Insurance for cell towers located at Prineville and Apache Park. Should you have any questions, please contact me at extension 6525.

/liw

c. Daniel Holbrook, Director, Planning and Zoning

OND 1242



# CERTIFICATE OF LIABILITY INSURANCE

SOUTH-6

OP ID: AB

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

Phone: 772-231-2828 CONTACT NAME: Brown & Brown Insurance - Vero PHONE (A/C, No. Ext): E-MAIL ADDRESS: FAX (A/C, No): Fax: 772-231-4413 Vero Division 817 Beachland Blvd Vero Beach, FL 32963 **INSURER(S) AFFORDING COVERAGE** NAIC # Lisa Ashmore INSURER A : "National Union Fire Ins Co PA 19445 INSURED Dynamic Towers, Inc. \*Rockhill Insurance Co. 28053 **Dynamic Construction Services** "American Interstate Ins. Co." 31895 INSURER C of America, Inc. The North River Ins. Company Southshore Communications, LLC 21105 INSURER D 575 NW Mercantile Place #104 \*The Hartford\* Port St. Lucie, FL 34986 INSURER F

COVERAGES

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CERTIFICATE NUMBER:

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL S		POLICY NUMBER	POLICY EFF	POLICY EXP (MM/DD/YYYY)	LIMIT	s	-
	GENERAL LIABILITY	11.51.4.1					EACH OCCURRENCE	\$	1,000,000
Α	X COMMERCIAL GENERAL LIABILITY			GL302-34-42	01/24/13	01/24/14	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000
	CLAIMS-MADE X OCCUR						MED EXP (Any one person)	\$ .	10,000
В	X Pollution Liab	]	Ì	RCPLE00418100	09/27/12	09/27/13	PERSONAL & ADV INJURY	\$	1,000,000
		ľ					GENERAL AGGREGATE	s	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$	2,000,000
	POLICY X PRO-					_	Pollution	\$	1,000,000
	AUTOMOBILE LIABILITY _					_	COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
Α	X ANY AUTO			CA302-34-43	01/24/13	01/24/14	BODILY INJURY (Per person)	\$	
	ALLOWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$	
	X HIRED AUTOS X NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
								\$	
	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	5,000,000
D	EXCESS LIAB CLAIMS-MADE			581-101292-7	01/24/13	01/24/14	AGGREGATE	\$	10,000,000
	DED X RETENTIONS 0							\$	200
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			·			WC STATU- OTH- TORY LIMITS ER		
С	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A	}	AVWCFL2183462013	03/03/13	03/03/14	E.L. EACH ACCIDENT	\$	1,000,000
	(Mandatory in NH)		<sup>'A</sup>			E.L. DISEASE - EA EMPLOYEE	\$	1,000,000	
	If yes; describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	1,000,000
E	Inland Marine			21MSAN0528	12/06/12	12/06/13	3 Equipment		96,800
Ē	Installation			21MSAN0528	12/06/12	12/06/13	Install		300,000
ì							<u> </u>		

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (Attach ACORD 101, Additional Remarks Schedule; if more space is required)
CERTIFICATE HOLDER IS ADDITIONALLY INSURED WITH RESPECT TO THE TOWER LEASE
AGREEMENT DATED 08.24.12 FOR THE PRINEVILLE UTILITY PROPERTY STEALTH TOWER

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CITY OF PORT ST. LUCIE LEGAL DEPARTMENT 121 SW PORT ST. LUCIE BLVD. PORT ST. LUCIE, FL 34986 **CANCELLATION** 

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

THORIZED REPRESENTATIVE

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# CERTIFICATE OF LIABILITY INSURANCE

SOUTH-6

OP ID: AB

DATE (MM/DD/YYYY)
04/15/13

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Brown & Brown Insurance - Vero Vero Division 817 Beachland Blvd Vero Beach, FL 32963 Lisa Ashmore		Phone: 772-231-2828 Fax: 772-231-4413		FAX (A/C, No):	
			INSURER(S) AFFORD	ING COVERAGE	NAIC #
			INSURER A: "National Union Fire Ins Co P	A	19445
INSURED	Dynamic Towers, Inc.		INSURER B : *Rockhill Insurance Co.		28053
	Dynamic Construction Services of America, Inc.		INSURER C: *American Interstate Ins. Co.*		31895
Southshore Communications, LL 575 NW Mercantile Place #104 Port St. Lucie, FL 34986			INSURER D: The North River Ins. Compa	ny	21105
			INSURER E: *The Hartford*		
	7 OIT St. Eddle, 1 E 34900		INSURER F :	<del>_</del>	

COVERAGES CERTIFICATE NUMBER:

REVISION NUMBER:

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	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.							
INSR	TYPE OF INSURANCE	ADDL SU		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DO/YYYY)	LIMITS		
	GENERAL LIABILITY					EACH OCCURRENCE	\$	1,000,000
Α	X COMMERCIAL GENERAL LIABILITY		GL302-34-42	01/24/13	01/24/14	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000
	CLAIMS-MADE X OCCUR					MED EXP (Any one person)	\$	10,000
В	X Pollution Liab		RCPLE00418100	09/27/12	09/27/13	PERSONAL & ADV INJURY	\$	1,000,000
						GENERAL AGGREGATE	\$	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS - COMP/OP AGG	\$	2,000,000
1	POLICY X PRO-		1			Pollution	\$	1,000,000
	AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident)	s	1,000,000
Α	X ANY AUTO		CA302-34-43	01/24/13	01/24/14	BODILY INJURY (Per person)	\$	
	ALLOWNED SCHEDULED AUTOS AUTOS					BODILY INJURY (Per accident)	\$	
	X HIRED AUTOS X NON-OWNED AUTOS					PROPERTY DAMAGE (Per accident)	\$	
							\$	
	X UMBRELLA LIAB X OCCUR	ĺ			_	EACH OCCURRENCE	\$	5,000,000
D	EXCESS LIAB CLAIMS-MADE		581-101292-7	01/24/13	01/24/14	AGGREGATE	5	10,000,000
1	DED X RETENTIONS 0						\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY					WC STATU- OTH- TORY LIMITS ER		
С	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A	AVWCFL2183462013	03/03/13	03/03/14	E.L. EACH ACCIDENT	\$	1,000,000
	(Mandatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
L	If yes, describe under DESCRIPTION OF OPERATIONS below		<u> </u>			E.L. DISEASE - POLICY LIMIT	\$	1,000,000
E	Inland Marine		21MSAN0528	12/06/12	12/06/13	Equipment		96,800
Ε	Installation		21MSAN0528	12/06/12	12/06/13	Install		300,000
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)
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AGREEMENT DATED 08.24.12 FOR APACHE AVE PARK STEALTH TOWER

	TIFIC		

CITY OF PORT ST. LUCIE LEGAL DEPARTMENT 121 SW PORT ST. LUCIE BLVD. PORT ST. LUCIE, FL 34986

### CANCELLATION

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AUTHORIZED REPRESENTATIVE

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