St. Lucie Title Services, Inc.

800 Virginia Avenue Suite 47 Ft. Pierce, FL 34982

Invoice

Date	Invoice #
9/13/2021	50388

Bill To		
City of Port St. Lucie		

Description	Amount
Property Report/450 SW Thornhill	150.0
	,
	· .
·	

Total

\$150.00

Phone #	Fax#
772-466-5238	772-466-5294



800 Virginia Ave., Ste 47 Ft. Pierce, FL 34982 (772) 466-5238

PROPERTY INFORMATION REPORT

File Number 50388

Effective date of this search is September 2, 2021 at 8:00 a.m.

At the request of City of Port St Lucie a search has been made of the Public Records of St. Lucie County, Florida, of that property described as follows:

The Northerly 500 feet of the Easterly 325 feet of Tract "O" as shown on Plat of Port St. Lucie Section Eighteen recorded in Plat Book 13, Page 17 of the Public Records of St. Lucie County, Florida.

AND

A portion of tract "O" of Port St. Lucie Section Eighteen as recorded in plat book 13, pages 17 and

17A through 17K of the public records of St. Lucie County, Florida; being more particularly described as follows:

Commencing at the Northeast Corner of said tract "O", thence South 63°05'48" West along the North line of said tract "O" a distance of 325.00 feet to the Point of Beginning of this description; thence South 26°54'12" East a distance of 500.00 feet, thence South 63°05'48" West a distance of 105.00 feet, thence North 37°58'10" West a distance of 484.00 feet to the Northwest corner of said tract "O", thence North 63°05'48" East along the North line of said tract "O" a distance of 87.90 feet to a point of non tangent curve; thence Northerly and Easterly along said North line and along the arc of said curve to the right (concave Southeasterly) having a radius of 25.00 feet, a central angle of 90°00'00" (chord bearing North18°05'48" East), an arc distance of 39.27 feet to the Point of Tangency, thence North 63°05'48" East along said North line a distance of 85.00 feet to the Point of Beginning.

AND

A portion of tract "O" of Port St. Lucie Section Eighteen as recorded in plat book 13, pages 17 and 17A through 17K of the public records of St. Lucie County, Florida; being more particularly described as follows:

Commencing at the Northeast Corner of said tract "O", thence South 26°54'12" East along said East line of said tract "O" a distance of 500.00 feet to the Point of Beginning of this description; thence continue South 26°54'12" East along said East line a distance of 303.00 feet, thence North 81°43'58" West a distance of 526.03 feet, thence North 63°05' 48" East a distance of 430.00 feet to the Point of Beginning.

As of the effective date of this Report, the apparent record Fee Simple title owner(s) to the above-described real property is/are:

City of Port St. Lucie, also known as Port St. Lucie

by virtue of Warranty Deed recorded in Official Records Book 311 page 2692 and Quit Claim Deed recorded in Official Records Book 1014 page 2490

The following liens against the said real property recorded in the aforesaid Public Records have been found:

1. Notice of Commencement recorded November 3, 2020, in Official Records Book 4501, Page 2763.

Additional Information

- A. Restrictions, covenants, conditions, easements and other matters as contained on the Plat of Port St. Lucie Section Eighteen, recorded in Plat Book 13, Page 17, 17A 17K, inclusive, of the Public Records of St. Lucie County, Florida.
- B. Reservations contained in Warranty Deed recorded July 5, 1979, in Official Records Book 311, Page 2692.
- C. Declaration of party Wall Easement recorded December 13, 1990, in Official Records Book 719, Page 124.
- D. Uniform Water and Sewer Extension and Service Agreement recorded January 13, 1994, in Official Records Book 880, Page 140.
- E. Reservations contained in Quit Claim Deed recorded May 14, 1996, in Official Records Book 1014, Page 2490.
- F. Bellsouth Mobility, Inc., Site Lease Agreement recorded December 22, 1999, in Official Records Book 1269, Page 2522, as affected by First Amendment to Lease Agreement recorded in Official Records Book 1392 page 1399.
- G. Memorandum of Agreement recorded October 4, 2001, in Official Records Book 1441, Page 1297.
- H. Site Designation Supplement and Memorandum of Sublease recorded August 9, 2002, in Official Records Book 1565, Page 388.
- I. Memorandum of Site Lease Acknowledgement recorded December 30, 2004, in Official Records Book 2125, Page 2093.
- J. Non Exclusive Easement by and between City of Port St. Lucie, Grantor, and BellSouth Telecommunications, Inc, Grantee, recorded March 31, 2011, in Official Records Book 3281, Page 308.
- K. Amended Memorandum of Co-Location Agreement recorded April 9, 2012, in Official Records Book 3377, Page 2728.
- L. Non Exclusive Access Easement by and between City of Port St. Lucie, Grantor, and Florida Power and Light Company, Grantee, recorded June 12, 2015, in Official Records Book 3756, Page 2328.
- M. Easement by and between The City of Port St. Lucie, Grantor, and Florida Power and Light Company, Grantee, recorded June 12, 2015, in Official Records Book 3756, Page 2343.

NOTE: 2020 Real Property Taxes in the gross amount of \$0.00 are paid, under Tax I.D. No. 3420-585-0013-000/1.

This report shows only matters disclosed in the aforesaid Public Records and it does not purport to insure or guarantee the validity or sufficiency of any documents noted herein; nor have the contents of any such documents been examined for references to other liens or encumbrances. This report is not to be construed as an opinion,

warranty, or guarantee of title, or as a title insurance policy; and its effective date shall be the date above specified through which the Public Records were searched. This report is being provided for the use and benefit of the Certified Party only, and it may not be used or relied upon by any other party.

This report is not title insurance. Pursuant to s. 627.7843, Florida Statutes, the maximum liability of the issuer of this property information report for errors or omissions in this property information report is limited to the amount paid for this property information report, and is further limited to the person(s) expressly identified by name in the property information report as the recipient(s) of the property information report.

St. Lucie Title Services, Inc.

Date: September 13, 2021



Search all services we offer...

Vehicle Registration

Property Tax

Business Tax

Tourist Tax

Search > Account Summary > Bill Details

Real Estate Account #3420-585-0013-000/1

Situs:

Port St Lucie City of 450 SW THORNHILL DR Port Saint Lucie

Parcel details Property Appraiser ☑ F Government



Get bills by email

Print this page

2020 Annual Bill

BILL	ALTERNATE KEY	ESCROW CODE	MILLAGE CODE	AMOUNT DUE	
2020 Annual Bill	65618	. <u>.</u>	0013	\$0.00	PAID
If paid by: Please pay:	Sep 30, 2021 \$0.00		Sec. 1981.		
ombined taxes and	assessments: \$0.00				

Ad Valorem Taxes

TAXING AUTHORITY	MILLAGE	ASSESSED	EXEMPTION	TAXABLE	TAX
County Parks MSTU	0.2313	2,339,400	2,339,400	0	\$0.00
Co Public Transit MSTU	0.1269	2,339,400	2,339,400	0	\$0.00
Erosion District E	0.1763	2,339,400	2,339,400	0	\$0.00
Law Enf, Jail, Judicial Sys	- 3.2324	2,339,400	2,339,400	0	\$0.00
Co General Revenue Fund	4,2077	2,339,400	2,339,400	0	\$0.00
Childrens Service Council	0.4765	2,339,400	2,339,400	0	\$0.00
St Lucie Co Fire District	3.0000	2,339,400	2,339,400	0	\$0.00
FL Inland Navigation Dist	0.0320	2,339,400	2,339,400	0	\$0.00
City Of Port St Lucie	4,9807	2,339,400	2,339,400	0	\$0.00
City Of PSL Voted Debt	0,9193	2,339,400	2,339,400	0	\$0.00
School Discretionary	0.7480	2,339,400	2,339,400	0	\$0.00
School Capital Improvemnt	1,5000	2,339,400	2,339,400	0	\$0.00
School Req Local Effort	3.7010	2,339,400	2,339,400	0	\$0.00

TAXING AUTHORITY	MILLAGE	ASSESSED	EXEMPTION	TAXABLE	TAX
School Voter Referendum	1.0000	2,339,400	2,339,400	0	\$0.00
Mosquito Control	0.1352	2,339,400	2,339,400	0	\$0.00
S FL Wtr Mgmt District	0.2675	2,339,400	2,339,400	Ô	\$0.00
Total Ad Valorem Taxes	24.7348		and the second s		\$0.00

Non-Ad Valorem Assessments

LEVYING AUTHORITY RATE AMOUNT

No Non-Ad Valorem Assessments.

Parcel Details

Owner:	Port St Lucie City		Account	3420-585-0013- 000/1	Assessed value:	\$2,339,400
					School assessed v	value: \$2,339,400
Situs: 450 SW		Alternate Key	65618			
	THORNHILL DR Port Saint Lucie	Millage code 0011-		0011-		
		Millage rate	24,7348			
2020 ANNUAL BI		*	LEGAL DESCRIPTION		LOCATION	
Ad valorem:	:	\$0.00		SECTION 18- THAT	Book, page, item	: 0311-2692-
Non-ad valo	rem:	\$0.00	PART OF TRACT O MPDAF: BEG AT NE COR OF TRACT O RUN S 26 DEG 54 MIN		Property class:	
Total		\$0.00		TH N 81 DEG 43 MIN FT, TH N 37 DEG 58	Range:	40E
Discountabl	e:		MIN 10 SEC W 484 FT TONW COR OF TRACT O, TH N 63 DEG 05MIN 48 SEC E		Township:	37S
No discount NAVA:		\$0.00	87.90 FT TO PT C	OF NON-TANG CURVE, ALG N LI 39.27 FT TO	Section:	08
Total tax:	Total tax:		\$0.00 PT OF TANG, TH N63 DEG 05 MIN 48 SEC E ALG N LI 410 FT TO POB (6.94 AC) (MAP 44/08N) (OR 311		Neighborhood:	IR06
					Value code:	00
				View More	Use code:	8900
					Total acres:	6.94

EXEMPTIONS

City of Port St LUcie

\$2,339,400

St. Lucie County Tax Collector P.O. Box 308, Ft. Pierce, Fl 34954-0308

40 2019-2021 Grant Street Group. All rights reserved.

This Warranty Beed Made and executed the 29th day of June, A. D. 19 79 by

GENERAL DEVELOPMENT CORPORATION

and having its principal place of Delaware a corporation existing under the laws of business at 1111 South Bayshore Drive, Miami, Florida 33131 hereinafter called the grantor, to PORT ST. LUCIE, a Florida Municipal corporation

Morningside Boulevard, Pt. St. Lucie, Florida 33452 whose postalline address is

hereinafter called the grantee:

(Wherever used herein the terms "granter" and "granter" in the heirs, legal representatives and assens of individuals, and

Witnesseth: That the granter, for and in consideration of the sum of \$ 10.00 valuable considerations, receipt whereof is hereby acknowledged, by these presents does grant, bargain, sell, alien, remise, release, convey and confirm unto the grantee, all that certain land situate in St. Lucie County, Florida, viz:

A tract or parcel of land lying in Sections 5 and 8 Township 37 South, Range 40 East, more particularly described as follows:

The Northerly 500 feet of the Easterly 325 feet of Tract "0" as shown on Plat of PORT ST. LUCIE SECTION EIGHTEEN recorded in Plat Book 13, Page 17 of the Public Records of St. Lucie County, Florida. All lying and being in the City of Port St. Lucie, St. Lucie County, Florida. Containing 3.73 Acres, more or less.

This Deed is executed subject to taxes assessed for the year 1979 and to all subsequent years, to easements, conditions, limitations and restrictions of record and to the further particular restrictions and limitations as follows, to wit:

1. The Grantee acrees to provide effective screening to screen the property from public view as well as to enclose the subject property with fencing material.

2. The Grantee agrees that prior to the commencement of construction of any kind, including but not limited to original construction and subsequent or ...Contid.on Rider

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

the grantor hereby covenants with said grantee that it is lawfully seized of said land in fee simple: that it has good right and lawful authority to sell and convey said land: that it hereby fully warrants the title to said land and will delend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances

CORPORATE SEAL

In Witness Whereof the grantor has caused these presents to its name, and its corporate seal to be hereunto affixed, by its thereinto duly authorized, the day and year first above swiften.

AUL J. SACK, Assisting

GENERAL DEVELOPMENT CORPORA

Signed, sealed and delivered

ERIC A. TRAUB, Senior

STATE OF COUNTY OF DADE

1 HEREBY CERTIFY the ERIC A. TRAUB and SAUL J. SACK

Vice

29th -

This Instrument propagal by: ALSERT L. ROSE'S, Corporate Co. Linn 1711 S. Faistions Drive Missing Francis 33:31

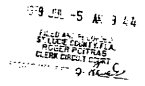
RIDER TO WARRANTY DEED FROM GENERAL DEVELOPMENT CORPORATION TO PORT ST. LUCIE, a Florida Municipal corporation

future alterations or modifications, all plans and specifications shall be submitted for approval to Grantor. Grantor shall review the data submitted as to aesthetical, functional and economical conformance with the area and its proposed development and Grantor agrees that such approval shall not be unreasonably withheld.

- 3. The parties acknowledge and agree that the premises shall be used for the sole purpose of a maintenance compound and any modification or change in such use will require the consent and approval of Grantor.
- 4. The Grantee further agrees that it shall not erect, place or allow to be placed, any sign or other advertising matter in and about the subject property without the written consent of the Grantor.
- 5. The Grantee further agrees that it will comply with all lawful requirements of the Board of Health, Police Department, Fire Department, Municipal, County, State and Federal authorities respecting the manner in which it uses the subject premises.







450099

Johnne Holman, Clerk of the Circuit Court - St. Lucie County File Number: 1472693 OR BOOK 1014 PAGE 2490 Recorded: 05-14-96 03:53 P.M.

Date: April 5, 1996
Prepared under the supervision of:
Diane G. LeRoy, Attorney
Florida Department of Transportation
Tumpike District
605 Suwannee Street
Tallahassee, Florida 32301

Return to: City of Port St. Lucie Legal Department (E) 121 S.W. Port St. Lucie Blvd. Port St. Lucie, FL 34984

WPI NO.: 0150467 PARCEL NO.: 222

COUNTY: St. Lucie County

OLD PARCEL NUMBER: Part of 100.1-R

QUITCLAIM DEED

THIS INDENTURE, made this day of 1976, by and between the STATE OF FLORIDA, by and through the STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION, as party of the First Part and the City of Port St. Lucie, a Florida Municipal Corporation, the Party of the Second Part.

WITNESSETH

WHEREAS, said land hereinafter described was heretofore acquired for state highway purposes; and

WHEREAS, said land is no longer required for such purposes, and the Party of the First Part, by action of the District Secretary on May_1, 1995, pursuant to the provisions of Section 337.25, Florida Statutes has agreed to quitclaim the land hereinafter described to the Party of the Second Part;

NOW THEREFORE, THIS INDENTURE WITNESSETH: That the Party of the First Part for and in consideration of the premises and the sum of One Dollar and other valuable consideration to it paid by the Party of the Second Part, assigns forever, all right, title and interest of the State of Florida and/or the State of Florida Department of Transportation to the property described in Exhibit "A" attached hereto and made a part hereof except that the Party of the First Part hereoy reserves for itself, its successors and assigns in perpetuity, an undivided three-fourths interest in, and title in and to an undivided three-fourths interest in, all the phosphate, minerals, and metals that are or may be in, on, or under the said property described in Exhibit "A"and an undivided one-half interest in all the petroleum that is or may be in, on, or under said land with the privilege to mine and develop the same. In addition, that the party of the first part imposes the following restriction on the property herein conveyed which will run with the land in perpetuity and be binding on all successors in title: No commercial transmission or receiving devices which carry signals that could cause interference with the operations of the party of the first part may be placed or constructed on the property.

TO HAVE AND TO HOLD the said premises and the appurtenances thereof unto the Party

of the Second Part.

THIS CONVEYANCE IS made subject to any unpaid taxes, assessments, liens, or encumbrances.

222.grd

IN WITNESS WHEREOF, the State of Florida Department of Transportation caused these presents to be signed in the name of the State of Florida and in the name of the State of Florida Department of Transportation by its District Secretary and its seal to be hereunto affixed, attested by its Executive Secretary, on the date first above written.

STATE OF FLORIDA DEPARTMENT OF

TRANSPORTATION delivered in our presence as witnesses: Print name: Brian Gorham James L. Ely District Secretary Turnpike District Executive Secretary Tumpike District. Legal review: Drace & W7
Print name: Dune & LeRoy STATE OF FLORIDA **COUNTY OF** BEFORE ME, the undersigned authority, this day personally appeared, ames L.Ely , District Secretary, Turnpike District, and L.nda B.Smith , Executive Secretary, Turnpike District, of the State of Florida Department of Transportation, respectively, to me known to be the persons described in and who executed the foregoing instrument, and they severally acknowledged the execution thereof to be their free act and deed as such officers for the uses and purposed therein mentioned, and that they affixed thereto the official seal of said State of Florida Department of Transportation, and the said instrument is the act and deed of said Department. WITNESS my hand and official seal this ... Ath day of April (NOTARIAL SEAL) CATHY V. GOODMAN MSSICH # CC 347679

Signed, sealed and

Ş.

EXHIBIT "A"

Parcel No.: 222 Section No.: N/A W.P.I. No.: 0150467

S.R. No.: 91 County: St. Lucie

PARCEL "O-1"

A portion of tract "O" of "Port St. Lucie Section 18" as recorded in plat book 13, pages 17 and 17A through 17K of the public records of St. Lucie County, Florida, being more particularly described as follows:

> COMMENCING at the Northeast Corner of said tract "O", thence South 63°05'48" West along the North line of said tract "O" a distance of 325.00 feet to the POINT OF BEGINNING of this description; thence South 26°54'12" East a distance of 500.00 feet, thence South 63°05'48" West a distance of 105.00 feet, thence North 37°58'10" West a distance of 484.00 feet to the Northwest Corner of said tract "O", thence North 63°05'48" East along the North line of said tract "O" a distance of 87.90 feet to a point of non tangent curve; thence Northerly and Easterly along said North line and along the arc of said curve to the right (concave Southeasterly) having a radius of 25.00 feet, a central angle of 90°00'00" (chord bearing N18°05'48"E), an arc distance of 39.27 feet to the Point of Tangency, thence North 63°05'48" East along said North line a distance of 85.00 feet to the POINT OF BEGINNING.

> Said lands situate in the City of Port St. Lucie, Florida; containing 1.711 acres more or less.

1.

Parcel "O-2"

A portion of tract "O" of "Port St. Lucie Section 18" as recorded in plat book 13, pages 17 and 17A through 17K of the public records of St. Lucie County, Florida; being more particularly described as follows:

COMMENCING at the Northeast Corner of said tract "O", thence South 26°54'12" East along said East line of said tract "O" a distance of 500.00 feet to the POINT OF BEGINNING of this description; thence continue South 26°54'12" East along said East line a distance of 303.00 feet, thence North 81°43'58" West a distance of 526.03 feet, thence North 63°05' 48" East a distance of 430.00 feet to the POINT OF BEGINNING.

Said lands situate in the City of Port St. Lucie, Florida, containing 1.496 acres more or less.

Said parcels containing a total of 3.207 acres.

Reserving all rights of access, egress, ingress, light, air, and view between the above described property and State Road 91 (Florida's Turnpike).

This description derived from the right-of-way map of Sunshine State Parkway Section 6, St. Lucie County, Florida, State Contract No. 6.3.

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DESCRIPTION

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all of the other described back which is the City of Port 92 keels, 42 keels Counts, Farrish and contrading as segregals tolad of \$13.87.79 heres some of tests

CERTIFICATE OF DEDICATION

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SOUTH OF DAGE
SOUTH The expensary breshester doctobed are expersa to classers, destructur sodovanitos, ile precesser or expises, des the Inclusions and metalement of public officies and decisage facilities

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- then was how not by as part of one or part laty, it is hadden or british yills, its and also bounders of the building alls shall every list said all the solutions. 3. As shown by deshed lines.

GENERAL DEVELOPMENT CORPORATION H WITHER SHEREOF, the endertiqued corporation two convok lister orrectly to be object and allested to be the officers named below and the compared seal to be afficed here or this 2000, day of <u>Compared</u> to 11.50 for

ACKNOWLEDGMENT

Alterti Rolf S Wanth - menteny

SIGNED OF GRADER, 59. SHOWN THE CONTRACT OF THE CONTRACT OF GRADER STANDARD STANDARD

CERTIFICATE OF SURVEYOR

FIXES OF THE FIRST STREAM STRE

Kurren Chana Charles C

CERTIFICATE OF APPROVAL OF CITY

COAT Of LUCIE SECTION TRINTELN PS, +6 42-48

11 is hereby carillite that this plat has been officially Appeared for Ferend by the Gly Comed! of Bort 31 hairs, but their Consts, Series, on this for any of the contract, A.D. Hole. eder Fared Mayor Degrand & So ATATE OF FLOANDA "

CERTIFICATE OF APPROVAL OF COUNTY COMMISSION

His brocky carlified that this plat has been difficulted Approved for Acards by the Bown of County Connection of Allectic County, thereby, on this and an of March 1, I.B. H. C. STATE OF FEBRUAL IN COUNTY OF STRUCKE IN

CERTIFICATE OF APPROVAL OF COUNTY CLERK

1. So de filtre voir forth of the filtre voir

y Potres, and a land but that

ENGINEERS 118TE: SPA Dealts Remard Referent Manual

For Harlyne Pist Lander Areament see ARD. 1971, profit 2011, thouse Poblic Pasards of 31. Loois Courty, Floride.

Charmiens on corner bits one is the intersection of Disch lines activated, which otherwise about All call are Ed fact, which otherwise aboun. Basis of desiring system is assemble for compar-tation purposeds.

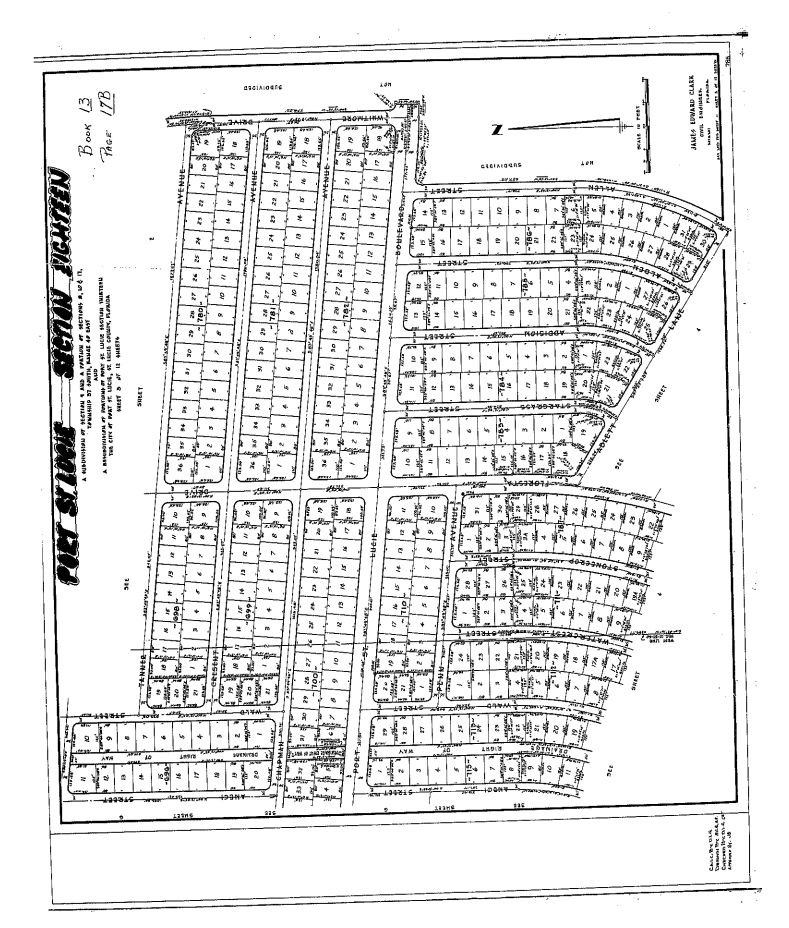
> PORTIONS OF SECTIONS 3,43,4,10,17 KEY MAP

STATE OF

PEFTELIDER 1464
JAMES EDWARD CLARK
CVIL ENGNICER
HIAM!

3UBBINIBED Book 13 PAGE 17A 02 4 22 5 ± 6 ŧ * Ð Ş 22 = JAMES EDWARD CLÁRK = 0 9 22 779 ٥ 40 \$ 15 9 A RESURDIVISION OF BOATTONS OF ST. LUCIE SECTION THINTERN.
THE CITY OF POAT ST. LUCIE, ST. LUCIE OF MATY, FLOANDA.
148557 Z. OF 18 538575 9 20 6 8 20 \$ ***** 23 22 77 È ٧ 35 ls, 9 E C 4 m 23 35 72 77 ş 23 27 % 23 \$ 60 ŝ . 51 E. E. OK. 2 * 2 0 7 20 30 28 27 36 52 ĸ 23 22 ñ 52 ĕ 2 51 2 2 31 3 3 4 2 * 2 12 = ø 6 WATERWAY 20 ₾ £ 12 52 28 12 56 52 24 Ñ E P 32 15 <u>tr</u> ₽ 81 P. 20 C. LUCSE 23 22 2 <u>æ</u> ± 10 % 32 €, S 55 5 7 73 Fi 28 58.5 70 13 = 2 12 53 8 56 52 \$ 22 2 38 Я 53 ELKCAM 236 Ø , अक्षाह्य क्षेत्र , अक्ष्य का क्ष्य के इस का क्ष्य क 33£

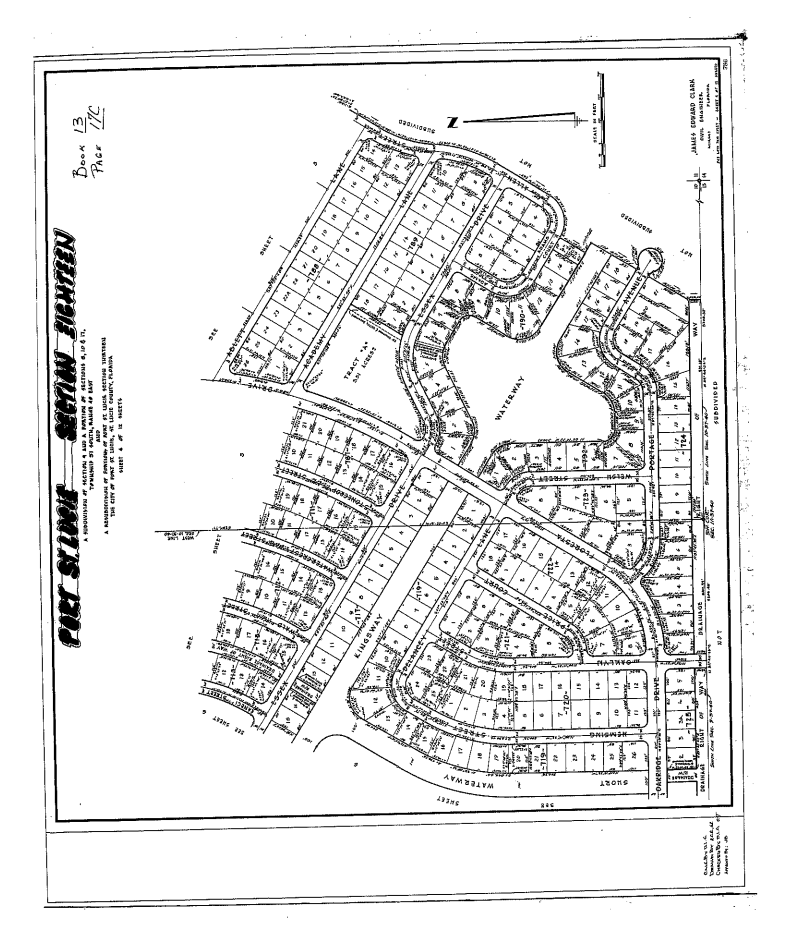
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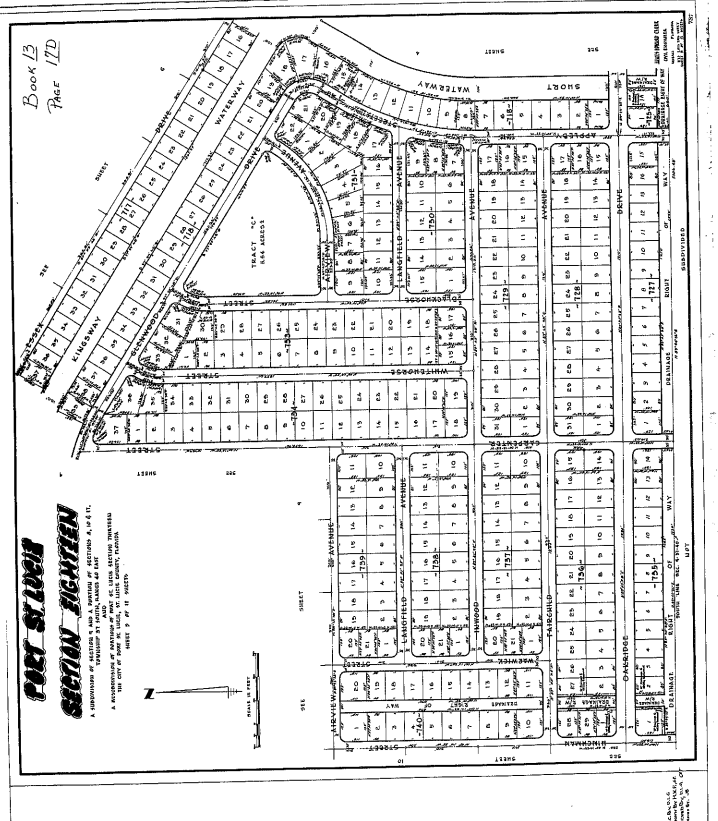


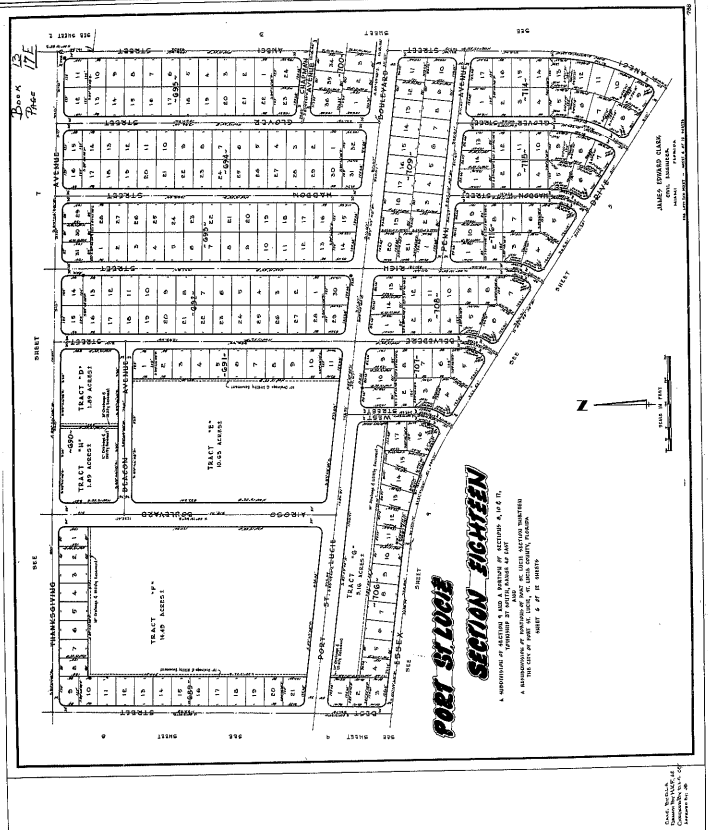
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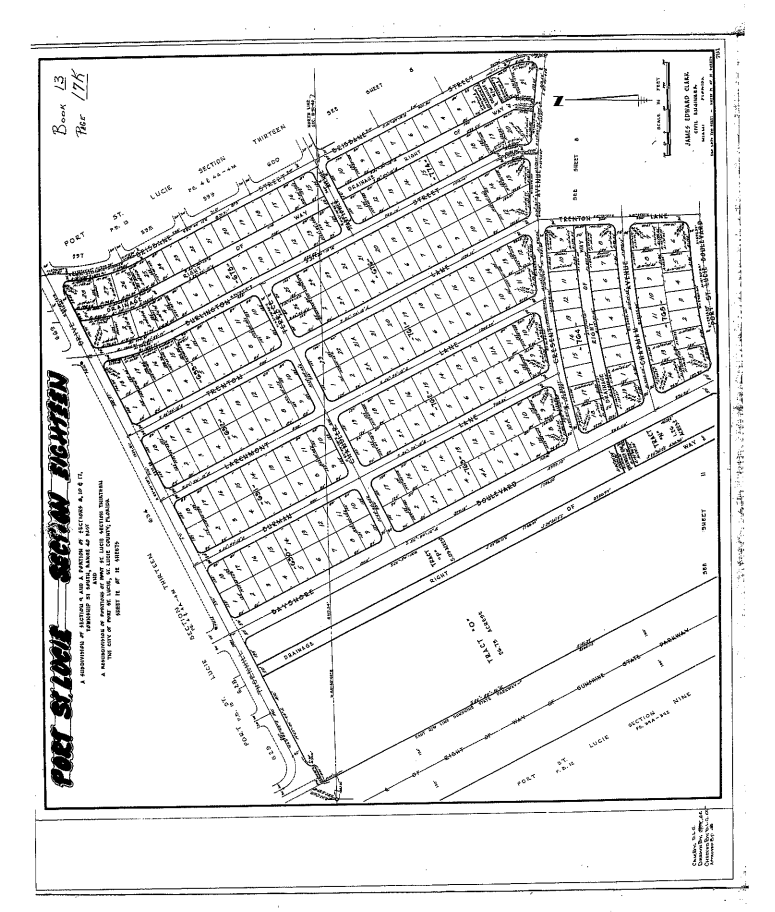
JAMES EDWARD CLARK
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This Warranty Beed Made and executed the 29th day of June,

GENERAL DEVELOPMENT CORPORATION

Delaware and having its principal place of a corporation existing under the laws of business at 1111 South Bayshore Drive, Miami, Florida 33131 hereinafter called the grantor, to PORT ST. LUCIE, a Florida Municipal corporation

Morningside Boulevard, Pt. St. Lucie, Florida 33452 whose postollice address is

hereinafter called the grantee:

(Wherever used herein the terms "grantur" and "grantee" include all the parties to the heirs, legal representatives and assigns of individuals, and the successors and and

Witnesseth: That the grantor, for and in consideration of the sum of \$ 10.00 valuable considerations, receipt whereof is hereby acknowledged, by these presents does grant, bargain, sell. alien, remise, release, convey and confirm unto the grantee, all that certain land situate in St. Lucie County, Florida, viz:

A tract or parcel of land lying in Sections 5 and 8 Township 37 South, Range 40 East, more particularly described as follows:

The Northerly 500 feet of the Easterly 325 feet of Tract "0" as shown on Plat of PORT ST. LUCIE SECTION EIGHTEEN recorded in Plat Book 13, Page 17 of the Public Records of St. Lucie County, Florida. All lying and being in the City of Port St. Lucie, St. Lucie County, Florida. Containing 3.73 Acres, more or less.

This Deed is executed subject to taxes assessed for the year 1979 and to all subsequent years, to easements, conditions, limitations and restrictions of record and to the further particular restrictions and limitations as follows, to wit:

1. The Grantee acrees to provide effective screening to screen the property from public view as well as to enclose the subject property with fencing material.

2. The Grantee agrees that prior to the commencement of construction of any kind, including but not limited to original construction and subsequent or

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise apperlaining.

To Have and to Hold, the same in fee simple forever.

Had the granter hereby covenants with said grantee that it is lawfully seized of said land in fee simple; that it has good right and lawful authority to sell and convey said land; that it hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances

COPPORATE SEAL

In Witness Whereof the grantor has caused these presents to h its name, and its corporate seal to be here-into affixed, by its thereighto duly authorized, the day and year first above weith

SACK, ASSIS

GENERAL DEVELOPMENT CORPÓ

Signed, sealed and delivered

ERIC A. TRAUB,

STATE OF FLORIDA COUNTY OF DADE

I HEREBY CERTIFY that on there and ERIC A. TRAUB and SAUL J. SACK

Vice

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The Instrument prepared by ALSERT L. ROSEN, Comprise Con Condominate Comon 1711 S. Faretiere Gr mi, Farmes 33131



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RIDER TO WARRANTY DEED FROM GENERAL DEVELOPMENT CORPORATION TO PORT ST. LUCIE, a Florida Municipal corporation

future alterations or modifications, all plans and specifications shall be submitted for approval to Grantor. Grantor shall review the data submitted as to aesthetical, functional and economical conformance with the area and its proposed development and Grantor agrees that such approval shall not be unreasonably withheld.

- 3. The parties acknowledge and agree that the premises shall be used for the sole purpose of a maintenance compound and any modification or change in such use will require the consent and approval of Grantor.
- 4. The Grantee further agrees that it shall not erect, place or allow to be placed, any sign or other advertising matter in and about the subject property without the written consent of the Grantor.
- 5. The Grantee further agrees that it will comply with all lawful requirements of the Board of Health, Police Department, Fire Department, Municipal, County, State and Federal authorities respecting the manner in which it uses the subject premises.





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DECLARATION OF PARTY WALL MASSINGST

By the CITY OF PORT ST. LUCIE, FLORIDA

For the benefit of

PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION

Dated as of September 1, 1990

Rec Fee S 73 DOUGLAS DIXON

Add Fee S St. Lucie County

Doc Tax S Clerk of Circuit Court

Int Tax S By Co

Deputy Clerk

This instrument was prepared by and following recording should be returned to:

Robert O. Freeman, Esq. Florida Bar No. 0173396 c/o Squire, Sanders & Dempsey 2100 Florida National Bank Tower Jacksonville, Florida 32202

DECLARATION OF PARTY WALL EASEMENT

THIS DECLARATION ("Declaration") is made this lat day of September, 1990, by the CITY OF PORT ST. LUCIE, a municipality of the State of Florida, having its address at City Hall Plaza, 121 S.W. Fort St. Lucie Boulevard, Port St. Lucie, Florida 33452 (the "City").

RECITALS:

- 1. The City is the fee owner of the parcel of land described on Exhibit A attached hereto and by this reference made a part hereof (the "City Premises") and has constructed thereon a city maintenance building (the "Building");
- 2. The City is also the fee owner of the parcel of land described on Exhibit B attached hereto and by this reference made a part hereof (the "Addition Premises"), and there is constructed thereon an addition to the Building (the "Addition");
- 3. Pursuant to a Ground Lease and Bill of Sale dated September 1, 1990, the City has conveyed title to the Addition and has leased the Premises, both to Port St. Lucie Governmental Finance Corporation (the "Corporation"), a Florida corporation not-for-profit;
- 4. There is a party wall (the "Party Wall") between and forming a part of the Building and the Addition, as shown on the plot plan attached hereto and hereby made a part hereof as Exhibit C;
- The City desires to provide for certain rights, obligations and easements in connection with the Party Wall, as more particularly hereinafter set forth.

NOW, THEREFORE, the City hereby declares as follows:

- 1. The City hereby dedicates and creates an easement for the benefit of and appurtenant to both the City Premises and the Addition Promises for the party wall purposes with respect to the Party Wall, including the right of installation and/or replacement of all wires, pipes, conduits and lines upon, over and/or through said Party Wall, the right and privilege to tie in and use the Party Wall for support, structural or otherwise, and the right to the use of the building areas adjoining the Party Wall for purposes of maintenance, repair, alteration, inspection and replacement thereof.
- 2. The cost of repair and maintenance of the Party Wall necessitated by ordinary wear and tear shall be shared by the City and the Corporation, as lessor, in proportion to their respective use of the Party Wall at the time such repair or maintenance is completed. If the Party Wall is destroyed or damaged by any cause, either of such parties may restore it, and if the other party thereafter makes use of the Party Wall it shall contribute to the cost of restoration in proportion to such use. For purposes of this Declaration and the enforcement of the rights and responsibilities hereunder, it shall be presumed that the Corporation and the City each has a percentage use of rifty-percent (50%) of the party wall.

- Notwithstanding any provisions hereof to the contrary, if the Party Wall is damaged or destroyed by the negligent or willful acts or omissions of either of such parties or its tenants or persons for whom it or its tenants are responsible, such party shall bear the entire cost of repair or restoration occasioned by such damage or destruction, and nothing herein contained shall prejudice the common law or statutory rights of any party to recover from any other party for such negligent or willful acts or omissions.
- 4. Any party entitled to contribution for repair, maintenance, restoration or protection of the Party Wall shall have a lien on the property of the party against which it is entitled to such contribution, which lien may be foreclosed in the same manner as a mechanica' lien as provided by the statutes of the State of Florida.
- 5. This Declaration shall create mutual and equitable benefits and servitudes upon the City Premises and the Addition Premises, the covenants hereof shall be deemed to run with the land, and this Declaration shall be binding upon and shall inure to the benefit of the City, its successors and assigns, including without limitation any subsequent fee owner of either the City Premises or the Addition Fremises.

IN WITNESS WHEREOF, the City has caused this Declaration to be duly executed as of the day and year first above written.

CITY OF PORT ST. LUCIE

WITNESSES: FORM AND CORRECTNESS:

STATE OF FLORIDA

City Attorney

COUNTY OF ST. LUCIE

The foregoing instrument was acknowledged before me this 26th day of September, 1990, by William B. McChesney and Sandre K. Johnson, the Mayor and City Clery Trespectively, of the CITY OF PORT ST. LUCIE, FLORIDA, a Florida municipatity, on behalf of the municipality.

Ita City

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STATE OF FLORIDA BONDED THRU GENERAL 1891. UND.

CONSENT OF PORT ST. LUCIE GOVERNMENTAL LEASING CORPORATION

The undersigned, as holder of a leasehold interest in snd under that certain Ground Lease and Bill of Sale dated September 1, 1990, covering the premises described on Exhibit "B" to the within Declaration, hereby consents to the terms and conditions of said Declaration, and agrees that it is and shall be bound thereby and that its rights and interests under said Ground Lease are and shall be subject and subordinate to the terms and conditions of said Declaration.

(SEAL)

PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION

Its Vice President

ATTEST:

Tts Secretary/Typasurer

STATE OF FLORIDA) :s.
COUNTY OF ST. LUCIE)

The foregoing instrument was acknowledged before me this 26th day of September, 1990, by David C. Riley and G. Wayne Allgire, the Vice-President and Secretary/Treasurer, respectively, of PORT ST. LUCIE GOVERNMENTAL FINANCE CONFORMETON, a Florida not-for-profit corporation, on behalf of the

DBAT V

Notary Public

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EXHIBIT A

City Premises

Maintenance Building Addition

LEGAL DESCRIPTION

Commencing at the Northeast corner of Tract "O", PORT ST. LUCIE, SECTION 13, according to the plat thereof, as recorded in Plat Book 13, page 11, Public Records of St. Lucie County, Florida; thence along the East line of said Tract "O" South 26 degrees 54 minutes 12 seconds East, a distance of 319.32 feet; thence South 63 degrees 05 minutes 48 seconds West, a distance of 89.63 feet to the Point of Beginning; thence continue South 63 degrees 05 minutes 48 seconds West, a distance of 120.30 feet; thence South 26 degrees 54 minutes 12 seconds East, a distance of 120.20 feet; thence North 63 degrees 05 minutes 48 seconds West, a distance of 40.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 40.20 feet; thence South 63 degrees 05 minutes 48 seconds West, a distance of 40.20 feet; thence South 63 degrees 05 minutes 48 seconds West, a distance of 40.00 feet; thence North 63 degrees 05 minutes 48 seconds West, a distance of 40.00 feet; thence North 63 degrees 05 minutes 48 seconds West, a distance of 40.00 feet; thence North 63 degrees 05 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 54 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 65 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 65 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 65 minutes 12 seconds West, a distance

40.20 feet; thence South 63 degrees 05 minutes 48 seconds West, a distance of 75.00 feet; thence North 26 degrees 05 minutes 12 seconds West, a distance of 40.00 feet; thence North 63 degrees 05 minutes 18 seconds East, a distance of 75.00 feet; thence North 26 degrees 54 minutes 12 seconds West a distance of 40.00 feet; to the Point of Beginning.

IOMETHER WITH A THIRTY FOOT EASE Of 160 the purpose of ingress and egress to which the centerline is fore particularly described as follows: Commencing at the Northbasis corns of traces. FORT ST. LUCIE, SECTION 18, according to the plat thereof the content of PORT ST. LUCIE, SECTION 18, according to the plat thereof the content of plat Book 13, page 17, Public Records of St. Fine County, Florida; thence along the North line of said Tract "O" South 33 degrees 18 minutes 12 seconds East; a distance of 285.00 feet; thence South 13 degrees 48 minutes 10 seconds (150.20 feet; thence South 36 degrees 54 minutes 12 seconds East; a distance of 150.20 feet; thence South 36 degrees 05 minutes 48 seconds West, a distance of 150.30 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.20 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.30 feet; thence North 26 degrees 54 minutes 12 seconds West, a distance of 150.30 feet; thence North 26 degrees 05 minutes 48 seconds West, a distance of 150.30 feet; thence North 26 degrees 05 minutes 48 seconds West, a distance of 150.30 feet; thence North 26 degrees 05 minutes 48 seconds West, a distance of 150.30 feet; thence Nort

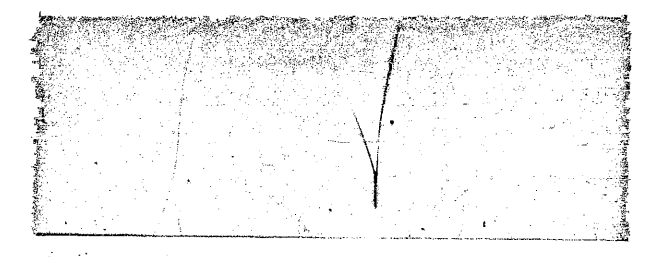


EXHIBIT B

Addition Premises

Existing Maintenance Building

Legal Description

Beginning at a point, said point being the northeast corner of Tract "O" as identified as Port &t. Lucie Section 18 as of record in Plat Book 13, Page 17K; thence along the southern boundary of Thornhill Drive in a western direction a distance of 90 feet plus or minus and in a southerly direction parallel to the eastern property line a distance of 372 feet to the beginning point; thence along a line in a southern direction in line with the existing building a distance of 40 feet plus or minus to a point; thence along a line in a western direction a distance of 71 feet plus or minus to a point; thence along a line in an eastern direction a distance of 40 feet plus or minus to a point; thence along a line in an eastern direction a distance of 71 feet plus or minus to the point of beginning and containing 2,840 mourar feet more or less.

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EXHIBIT C

Plot Plan

3248/PCH43007/AE1/092580

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ST, LUCIE COUNTY, FLORIDA.

CONTAINING 3.73 ACRES MORE OR LESS.

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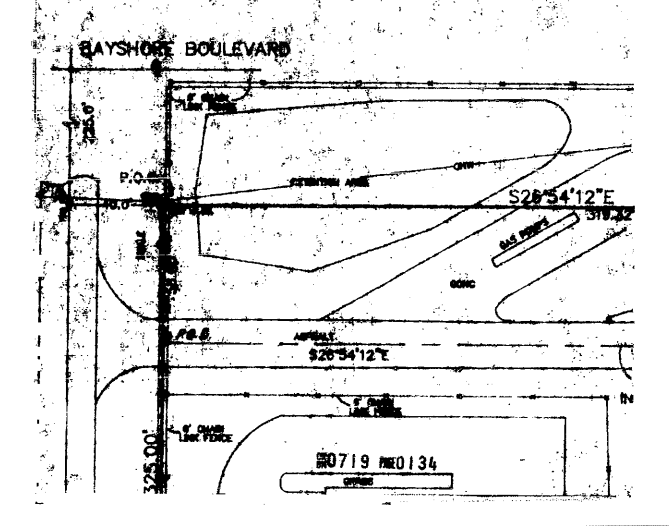
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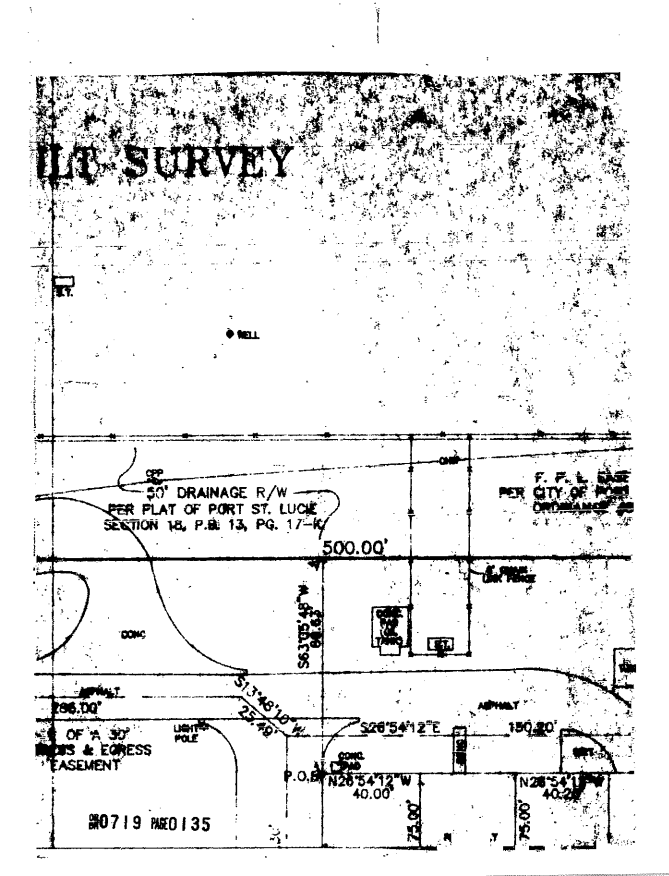
COMMENCING AT THE NORTHEAST CORNER OF TRACT 'O', PORT ST. LUCIE SECTION 18, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 13, PAGE 17, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDAL THENCE ALONG THE NORTH LINE OF SAID TRACT 'O' S63-D5-48"W, A DISTANCE OF 58.00 FEET TO THE ROINT OF BEGINNING; THENCE \$26'54'12"E, A DISTANCE OF 285.00 FEET; THENCE \$13'46'10"W, A DISTANCE OF 25.49 FEET; THENCE \$26'54'12"E, A DISTANCE OF 150:20 FEET; THENCE \$63'05'48"W, A DISTANCE OF 150:30 FEET; THENCE N26'54'12"W, A DISTANCE OF 160:20 FEET; THENCE N26'54'12"W, A DISTANCE OF 160:20 FEET; THENCE N26'54'12"W, A DISTANCE OF 160:30 FEET; THENCE N26'54'12"W, A DISTANCE OF 150:30 FEET; THENCE N26'54'12"W, A DISTANCE OF 150:30 FEET; THENCE N26'54'12"W,

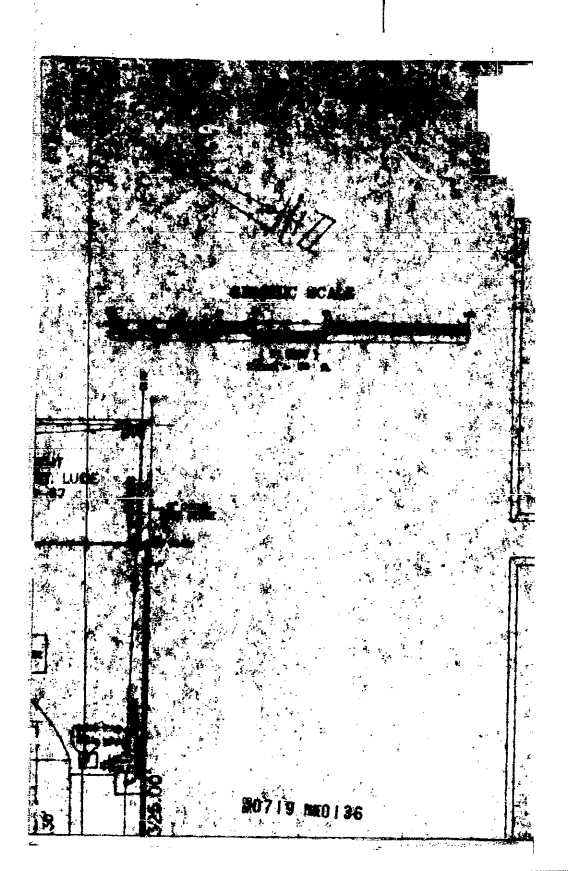
LEGAL DESCRIPTION - CORRUGATED METAL BUILDING:

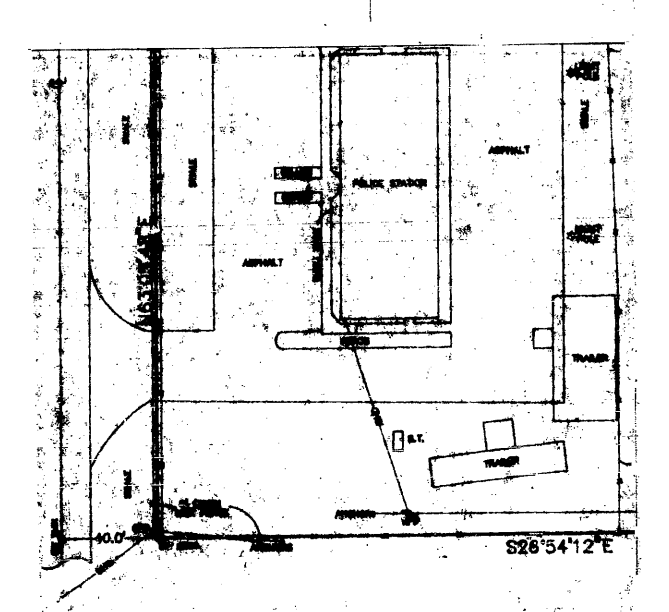
COMMENCING AT THE NORTHEAST CORNER OF TRACT O', PORT ST. LUCIE SECTION 18, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 13, PAGE 17, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA; THENCE ALONS THE EAST LINE OF SAID TRACT O' S28 S412 E, A DISTANCE OF 319.32 FEET; THENCE S63 O5 48 W, A DISTANCE OF 89.63 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE S85 O5 48 W, A DISTANCE OF 120.30 FEET; THENCE N63 O5 48 E, A DISTANCE OF 120.30 FEET; THENCE N28 S412 W, A DISTANCE OF 40.20 FEET; THENCE S85 OF 40.00 FEET; THENCE N83 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N83 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N83 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET; THENCE N85 OS 48 E, A DISTANCE OF 40.00 FEET TO THE POINT OF BEGINNING.







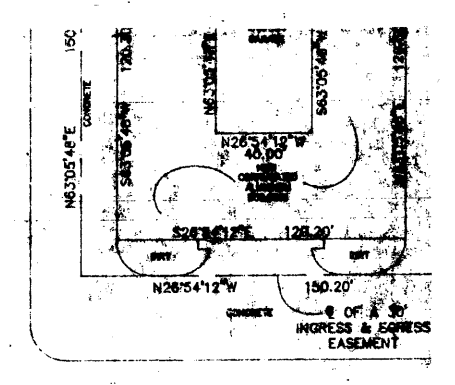


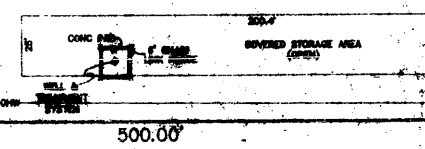


SURVEY NOTES

- THE RESERVE OF LABORS WHEN THE PARTY OF THE
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CERTIFICATE

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INSERING DIFFARIABITY by of Port St. Links, Fil 20719 MEO 139

Johnne Holman, Clerk of the Circuit Court - St. Lucie County File Number: 1298405 OR BOOK OSSO PAGE 0140 Recorded: 01-13-94 11:20 A.M.

ST. LUCIE COUNTY UTILITIES DEPARTMENT

UNIFORM WATER AND SEWER EXTENSION AND SERVICE AGREEMENT

THIS AGREEMENT made and entered into this 24th day of Accending 1993, by and between CITY OF PORT ST. LUCIE, a political subdivision of the State of Florida hereinafter referred to as "City", and ST. LUCIE COUNTY, a political subdivision of the State of Florida, hereinafter referred to as "Utility".

WHEREAS, city owns or controls lands located in St. Lucie County, Florida, and more fully described by legal description in Exhibit "A" and as shown on Exhibit "C", attached hereto and made a part hereof as if fully set out in this Agreement, and hereinafter referred to as the "Property" which is an existing Maintenance Facility; and,

WHEREAS, the City acknowledges that Utility has adopted by legally valid and binding resolutions a Uniform Extension Policy, Uniform Water and Sewer Service Policy, and Rates, Fees and Charges, as amended from time to time, which have the force of law; and govern the legal relationship between the City and Utility with respect to utility service provided to City's Property, and,

WHEREAS, the City understands that this contract for service in no way entitles the City to land densities which are greater than those allowed under the density provisions of the Comprehensive Plan of St. Lucie County, or to development rights as may otherwise be regulated by the Board of County Commissioners;

WHEREAS, the City has prepared project costs which have been certified by an engineer registered in the State of Florida for installation of the six (6°) inch water main and the twelve inch (12°) water main as shown on Exhibit "Sl".

NOW THEREFORE, for and in consideration of these premines, City hereby covenants and agrees as follows:

- <u>Pefinitions</u>. The definitions and references used in the Uniform
 Water and Sewer Service Policy and Uniform Extension Policy (District #1) shall
 be used for the purpose of interpreting the terms as used in this agreement and
 apply unless the context indicates a different meaning.
- 2. <u>Payment.</u> Upon execution of this Agreement, City shall not be responsible for the payment of guaranteed revenue fees in accordance with the St. Lucie County Uniform Extension Policy. Citt shall pay, in full, connection charges for all capacity reserved horeumder on the date of execution of this Agraement as provided in the Uniform Extension Policy. The payment schedule for City is set forth on Exhibit "B" to this Agraement.

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City PSL Maint. Facility

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- 3. <u>Pauvalent Residential Connections Reserved</u>. The parties agree that the capacity needed to provide service to the Properties is 1.0 equivalent residential connections (ERCs) for water service and 3.0 equivalent residential connections (ERCs) for sever service.
- 4. On-Site Facilities. The City shall install two (2) Grinder Sewer Pumping Stations and the necessary appurtenances to connect to the existing County force main in the street right-of-way as shown on plans prepared by the City, being drawing No. 92-212, sheet 1 of 3, dated April, 1993. Said plans may be subject to revisions prior to final approval by Billity. These private sewer systems will be owned and maintained by the City.
- 5. Off-Site Facilities. The City shell provide, install, and dedicate to Utility all pipe, services, and appurtenances thereto in accordance with the Utility's standards and specifications as shown on Exhibit "p" and more particularly identified on plans drawn by Connelly & Wicker, Inc., being drawing No. 8807-4, dated Pebruary 1992, less and except gravity sewer system. Actual materials shall be as described on the final Bill-Of-Sale as propared by the City and transmitted to the Utility for approval and acceptance in accordance with the Uniform Extension Policy. City will install approximately life linear feet of six (6") inch and 2,910 linear feet of twelve (12") inch water main.
- a. The Utility hereby agrees to the installation of the 12" water line. The City, for consideration for oversizing the water main from 8" to 12" and shall be clisible for third party refunds as future connections are made to the water lines as shown on Exhibit "D". The Utility will collect from subsequent Developers who utilize such facilities and act as a transfer agent for return of such momies to the City. The differential cost of oversizing the water line is approximately \$30.913.94 as shown on Exhibit "E". The breakdown for the remaining capacity available, is shown on Exhibit "F".
- b. The City is to be reimbursed for any commercial ERC's based upon the number of ERC's as shown on Exhibit "F" and has requested that the residential ERC's be waived.
- c. The term of the refund agreement shall be limited to seven (?) years after the date of execution of the Agreement.
- 6. Restrictive Covenant. City, as further consideration of this Agreement, and in order to effectuate the foregoing grants to Utility, hereby places the following covenant, as a covenant running with the land, upon the Property and thereby subjecting it to a reservation, condition, limitation or restriction in favor of Utility, as follows:

City PSL Maint. Facility

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a. Utility, or its successors, has the sole and exclusive right to provide all water and sewer facilities and services to the Property described in Exhibit "A" and to any property to which water and sewer service is actually rendered by Utility. All occupants of any residence or commercial improvement erected or located on the Property, and all subsequent or future owners or purchasers of the Property, or any portion thereof, shall receive their water and sewer service from the aforesaid Utility and shall pay for the same in accordance with the rates, fees and charges adopted by Utility, the Uniform Water and Sewer Service Policy and the Uniform Extension Policy, for so long as the aforesaid Utility provides such services to the property; and, all occupants of any residence or commercial improvement erected or located on the property and all subsequent or future owners or purchasers of the Property, or any portion thereof, agree, by occupying any premises on the Property, or by recording any deed of conveyance with respect to the Property, that they will not construct or otherwise make available or use water and sewer service from any source other than that provided by the Utility. However, there is excluded from this restriction, any water well or water source used solely and exclusively for the purpose of supplying water for air conditioning or irrigation on the Property.

b. Further, in order to give an additional and supplementary notice to all the future owners of any of the Property of the rights of Utility to provide the Property with water and sewer facilities and services and receive easements thereon, the City hereby covenants and agrees to have the above restrictive covenant included in the general subdivision restrictions and to place the same of record in the Public Records of St. Lucie County, Florida.

7. Notice. Until further written notice by either party to the other, all notices provided for herein shall be in writing and transmitted by messenger, by mail or by telegram, and if to City, shall be mailed or delivered to Developer at:

City Engineer City of Port St. Lucie 121 SW Port St. Lucie Blvd. Port St. Lucie, FL 34984-5099

City PSL Maint. Pacility

94-28843

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St. Lucie County Utilities Administrator 250 M.W. Country Club Drive Port St. Lucie, PL 34986

St. Lucis County Administrator 2300 Virginia Ave. Annex Fort Pierce, Florida 34982

St. Lucie County Attorney 2300 Virginia Ave. Annex Fort Pierce, Florida 34982

MISCELLANEOUS PROVISIONS

- Recordation of Agreement Upon completion of execution of this Agreement by City and Utility, Utility shall, at City's expense, cause this Agreement to be recorded with the Clerk of Court of St. Lucie County.
- Venue of any action to enforce the terms of this Agreement shall be in St. Lucie County if filed in state court and in the Southern District of Plorida if filed in federal court.
- 10. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior verbal or written agreements between the parties with respect thereto. This Agreement may only be smended by written document, properly authorized, executed and delivered by both parties hereto.

IN WITNESS WHEREOF, City and Utility have executed or have caused this Agreement, with the named Exhibits attached, to be duly executed in several counterparts, each of which counterpart shall be considered an original executed copy of this Agreement.

City PSL Maint. Pacility

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UTILITY: OR BOOK OBBO ATTEST: WITHESSES: PAGE APPROVED AS TO FORM AND PORPLECTNESS 0144 CITY: WITNESSES: The state of the s FOR CITY: The forgoing instrument was acknowledged before me day of 11 Commun., 1993, by Dona My Commission Expires City PSL Naint. Facility

"A" TISIHYE LEGAL DESCRIPTION

CITY - MAINTEMANCE PACILITY

TRACT 0. PORT ST. LUCIE SECTION 18, AS RECORDED IN PLAT BOOK 13, PAGES 17 THRU 17K, ST. LUCIE COUNTY, FLORIDA.

City & City PSL Maint. Facility

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EXHIBIT "B"

COMMERCIAL PAYMENT SCHEDULE ST. LUCIR COUNTY UTILITIES-DISTRICT #1

	PROJECT NA	E: City of P.S.L. Maintenance Facility	
	WATER:	1) WATER PLANT CAPACITY CHARGE: 3.0 ERC's x \$1,000.00	±\$ 3,000.00
		BASIS: Maintenance facility well metered at (1 ERC) = 3.0 ERC's.	770 gpd/250 gp
		2) WATER LINE CHARGE: 3.0 ERC's X \$200.00	-\$ 600.00
		3) WATER METER CONNECTION CHARGE: 2 - 1* Mater × \$200.00	m\$ 400.00
_	TOTAL WATER	R CHARGES:	- <u>\$ 4.000.00</u>
	SEWER:	1) SEWER PLANT CHARGE: 3.0 ERC'S x \$1,300.00	- \$ 3,900.00
		2) SEWER LINE CHARGE:	-\$ 600.00
		3.0 ERC's x \$200.00	·
	TOTAL SEME	R CHARGES:	*\$ 4.500.00
	TOTAL WATE	R AND SEWER CHARGES:	- <u>8 8.500.00</u>
	WATER & SE	MER SECURITY DEPOSIT: (Not Applicable)	
; ;	DOCUMENT R (\$6.00 fir	ECORDING FEES: 12 pages at page and \$6.50 for each additional page.)	-\$ 55.50
7.	IMSPECTION (24 of Cor	FEES: (Fer Uniform Extension Policy) tified Construction Costs of \$139,501.22)	± \$ 2,790.02
į,	TOTAL ALL	CHARGES:	-\$11,345.52
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City of	PSL Maint.	Facility 7	
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EXHIBIT "B1"

Actual Construction Costs

Water and Sanitary Sewer Improvements Thornhill Drive City Maintenance Yard

City of Port St. Lucie, Florida

I. Water System Improvements

A. Bayshore Boulevard & Thornhill

S-Inch PVC Water Mains	115 LF @ \$7.12	\$ 818.80
12-Inch PVC Water Mains	2,910 LF • \$15.25	44,377.50
6-Inch Gate Valves	2 @ \$333.00	666.00
12-Inch Gate Valves	4 # \$786.00	3,144.00
Fire Hydrants	5 • \$1,750.00	8,750.00
Bore & Jack Under		
Port St. Lucie Blvd.	1 • \$19,000.00	19,000.00
Ductile Iron Fittings	3.13 Tons # \$3,988.00	. 12,482.44
1-Inch Double Services	76 LF # \$26.00	1,976.00
Blowoffs	7 • \$260.00	1,820.00
Remove & Replace Asphalt	236 LP # \$27.50	6,490.00
Remove & Replace Concrete Walks	75 • \$14.00	1,050.00
Seed & Mulch	4,000 LP • \$1.85	4,255.00
Bod.		2,743.00
Mobilization		10,385.48
Jack & Bore Turnpike		9,443.00
Jack & Bore Bayshore		12,100.00
	Makal Makan	6130 EA1 33

These figures represent actual quantities and costs for this job.

City PSL Maint. Facility

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EXHIBIT "C" SITE AREA

2 /7 8 /6 7 /5 8 63 2/3 7 /2 8 // Facility SITE 107.6. 0.00 TRACT P CHANDLER CHA TRACT TO+ PORT ST.

City PSL Haint. Facility

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City PSL Maint. Facility

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ETHIBIT "EL"

PRCINCERING COST ESTINATES FOR OVERSIZING

Water Main Oversizing Bayahore Boulevard & Thornhill Drive Construction Cost Estimate

1.)	12-inch PVC Pipe	2910 L.F. • \$15.25	\$44,377.50
2)	Ductile Iron Fittings	3.13 Tone # \$3,568.00	12,482.44
3}	12-inch Gete Valves	4 Each • \$786.00	3,144,00
4}	Bore & Jack Under Port St. Lucie Blvd. 24-inch ID	1 Each ● \$19,000.00	19.000,00 \$79.003.94
	**		\$13,003.34
1)	8-inch FVC Pipe	2910 L.P. • \$9.00	\$26,190.00
2)	Ductile Iron Fitting	1.3 Tons @ \$3,000.00	3,900.00
3)	8-inch Gate Valves	4 Bach @ \$500.00	2,000.00
4)	Bore & Jack Under Port St. Lucie Blvd.		
	18-inch ID	1 Rach • \$16,800.00	16,000,00
			\$48,090.00

Total Difference = \$30,913.94

City PSL Maint, Facility

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EXHIBIT "P"

REINBURSEMENT CALCULATIONS

Exhibit "E" Exhibit "E" -\$ 79,003.94 OVERSIZED FACILITIES: REQUIRED FACILITIES: -\$ 48.090.00 \$ 30,913.94

HATER NATES

Oversize of 8" water line to 12" (Exhibit "El") Approximately 2,910 Linear feet.

***\$ 30,913,94**

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0880

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EBC BASIS:

FUTURE WATER COMMECTIONS:

ZONED RESIDENTIAL (20 SINGLE FAMILY LOTS) Blocks 630, 634 & 763

20.0 ERCs

20MED GENERAL CONTROLAL 2 LOTS, BLOCK 628 (Minimum 160 Front Footage) 1 Parcel (20,000 of x 20% - 4,000 of x 0.1 gpd = 400 gpd/250 (1 ERC) *

1.6 ERCs

TOTAL

- 21.6 ERCs

Refund amount = \$ 30.913.94 21.6 ERCs

=\$ 1,431.20* (Payback per ERC)

* In accordance with paragraph 5. b, the payback of \$1,431.20 per ERC shall only apply to commercial connections.

City PSL Maint. Facility

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0 0 4 nan, Clark of the Circuit Court - St. Lucie County c: 1.4.72693 OR BOOK 1.01.4 PAGE 2 05-14-96 03:53 P.M. Johnne Holman, Number: File Numbe Recorded:

Date: April 5, 1996 Prepared under the supervision of: Diane G. LeRoy, Attorney Plorida Department of Transportation Tumpike District 605 Suwannee Street Tallahassee, Florida 32301

Return to: City of Port St. Lucie Legal Department 121 S.W. Port St. Lacie B. Port St. Lucie, FL 34984

WPI NO.: 0150467 PARCEL NO.: 222

COUNTY: St. Lucie County

OLD PARCEL NUMBER: Part of 100.1-R

OUITCLAIM DEED

THIS INDENTURE, made this The day of April 1996, by and between the STATE OF FLORIDA, by and through the STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION, as party of the First Part and the City of Port St. Lucie, a Florida Municipal Corporation, the Party of the Second Part.

WITNESSETH

WHEREAS, said land hereinafter described was heretofore acquired for state highway

purposes; and

WHEREAS, said land is no longer required for such purposes, and the Party of the First Part, by action of the District Secretary on May 1, 1995, pursuant to the provisions of Section 337.25, Florida Statutes has agreed to quitclaim the land hereinafter described to the Party of the Second Part;

NOW THEREFORE, THIS INDENTURE WITNESSETH: That the Party of the First Part for and in consideration of the premises and the sum of One Dollar and other valuable consideration to it paid by the Party of the Second Part, assigns forever, all right, title and interest of the State of Florida and/or the State of Florida Department of Transportation to the property described in Exhibit "A" attached hereto and made a part hereof except that the Party of the First Part hereby reserves for itself, its successors and assigns in perpetuity, an undivided three-fourths interest in, and title in and to an undivided three-fourths interest in, all the phosphate, minerals, and metals that are or may be in, on, or under the said property described in Exhibit "A"and an undivided one-half interest in all the petroleum that is or may be in, on, or under said land with the privilege to mine and develop the same. In addition, that the party of the first part imposes the following restriction on the property herein conveyed which will run with the land in perpetuity and be binding on all successors in title: No commercial transmission or receiving devices which carry signals that could cause interference with the operations of the party of the first part may be placed or constructed on the property.

TO HAVE AND TO HOLD the said premises and the appurtenances thereof unto the Party of the Second Part.

THIS CONVEYANCE IS made subject to any unpaid taxes, assessments, liens, or ancumbrances.

IN WITNESS WHEREOF, the State of Florida Department of Transportation caused these presents to be signed in the name of the State of Florida and in the name of the State of Florida Department of Transportation by its District Secretary and its seal to be hereunto affixed, attested by its Executive Secretary, on the date first above written.

STATE OF ELORIDA DEPARTMENT OF

TRANSPØRTATION delivered in our presence as witnesses: Print name: Brige Gorhan James L. Ely District Secretary Tumpike District Executive Secretary Turnpike District. Legal review: Drace & W7
Print name: Dunce & LeRy STATE OF FLORIDA COUNTY OF BEFORE ME, the undersigned authority, this day personally appeared, Ames L. Fly , District Secretary, Tumpike District, and Linda B. Smith , Executive Secretary, Tumpike District, of the State of Florida Department of Transportation, respectively, to me known to be the persons described in and who executed the foregoing instrument, and they severally acknowledged the execution thereof to be their free act and deed as such officers for the uses and purposed therein mentioned, and that they affixed thereto the official seal of said State of Florida Department of Transportation, and the said instrument is the act and deed of said Department. WITNESS my hand and official seal this . 2th day of april (NOTARIAL SEAL) CATHY V. BOODMAN 8810N # DG 347870

Signed, scaled and

j.

EXHIBIT "A"

Parcel No.: 222 Section No.: N/A W.P.I. No.: 0150467 S.R. No.: 91

County: St. Lucie

PARCEL "O-1"

A portion of tract "O" of "Port St. Lucie Section 18" as recorded in plat book 13, pages 17 and 17A through 17K of the public records of St. Lucie County, Florida; being more particularly described as follows:

> COMMENCING at the Northeast Corner of said tract "O", thence South 63°05'48" West along the North line of said tract "O" a distance of 325.00 feet to the POINT OF BEGINNING of this description; thence South 26°54'12" East a distance of 500.00 feet, thence South 63°05'48" West a distance of 105.00 feet, thence North 37°58'10" West a distance of 484.00 feet to the Northwest Corner of said tract "O", thence North 63°05'48" East along the North line of said tract "O" a distance of 87.90 feet to a point of non tangent curve; thence Northerly and Easterly along said North line and along the arc of said curve to the right (concave Southeasterly) having a radius of 25.00 feet, a central angle of 90°00'00" (chord bearing N18°05'48"E), an arc distance of 39.27 feet to the Point of Tangency, thence North 63°05'48" East along said North line a distance of 85.00 feet to the POINT OF BEGINNING.

> Said lands situate in the City of Port St. Lucie, Florida; containing 1.711 acres more or less.

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Parcel "O-2"

A portion of tract "O" of "Port St. Lucie Section 18" as recorded in plat book 13, pages 17 and 17A through 17K of the public records of St. Lucie County, Florida; being more particularly described as follows:

> COMMENCING at the Northeast Corner of said tract "O", thence South 26°54'12" East along said East line of said tract "O" a distance of 500.00 feet to the POINT OF BEGINNING of this description; thence continue South 26°54'12" East along said East line a distance of 303.00 feet, thence North 81°43'58" West a distance of 526.03 feet, thence North 63°05' 48" East a distance of 430.00 feet to the POINT OF BEGINNING.

> Said lands situate in the City of Port St. Lucie, Florida, containing 1.496 acres more or less.

Said parcels containing a total of 3.207 acres.

Reserving all rights of access, egress, ingress, light, air, and view between the above described property and State Road 91 (Florida's Turnpike).

This description derived from the right-of-way map of Sunshine State Parkway Section 6, St. Lucie County, Florida, State Contract No. 6.3.

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BELLSOUTH MOBILITY, INC. SITE LEASE AGREEMENT

Site ID: Site Address: St. Lucie West -02 450 S.W. Thornhill Drive Port St. Lucie, Florida 34984

1. Premises and Use. The City of Port St. Lucie, a Florida municipal corporation ("Owner"), leases to BellSouth Mobility Inc. ("BMI"), the Site described in Exhibit "B."

In location(s) ("Site") shown on Exhibit "A," together with a non-exclusive easement for reasonable access thereto and, in the discretion of BMI, source of electric telephone facilities. The Site will be used by BMI for the purpose of installing, removing, replacing, maintaining and operating, at its expense, a personal communication service system facility ("PCS"), including, without limitation, related antenna equipment and fixtures. BMI will use the Site in a manner which will not unreasonably disturb the occupancy of Owner's other tenants.

Owner also hereby grants to BMI the right to survey said Property, and the legal description on said survey shall than become Exhibit "B," which shall be attached hereto and made a part hereof and shall control in the event of discrepancies between it and Exhibit "A." Owner grants BMI the right to take measurements, make calculations, and to note other structures, setbacks, uses, or other information as deemed by BMI to be relevant and partinent, as such information relates to Owner's real property, leased or otherwise abutting or surrounding the Property. Cost for such survey work shall be borne by BMI. To the extent owner owns adjacent lands, Owner grants BMI the right to use adjoining and adjacent land as is required during construction, installation, maintenance, and operation of the Communication Facility.

2. <u>Term</u>. The term of this Agreement (the "Initial Term") shall commence on the date BMI signs this Agreement, or if BMI signs first, the date Owner signs this Agreement. The Initial Term shall be the period of time from that date to the 5th anniversary of the Rent Start Date. This Agreement will be automatically renewed for four (4) additional terms (each a "Renewal Term") of five (5) years each commencing on each five (5) year anniversary of the Rent Start Date, unless BMI provides Owner notice of intention not to renew not less than ninety (90) days prior to the expiration of the Initial Term or any Renewal Term. After the first Renewal Term should BMI fail to reasonably cooperate with the City under the terms of this Agreement, the City is not obligated to automatically renew said Agreement. The City must give BMI written notice within ninety (90) days prior to expiration if this Agreement of its intent not to renew.

Johnne Holman, Clerk of the Circuit Court - St. Lucie County File Number:1772984 OR BOOK 1269 PASE 2522 Recorded: 12-22-99, 12:55 P.M.

- 5. <u>Assignment/Subletting</u>. BMI will not assign or transfer this Agreement without the prior written consent of Owner, which consent will not be unreasonably withheld, delayed or conditioned; provided, however, BMI may assign without Owner's prior written consent to any party controlling, controlled by or under common control with BMI or to any party which acquires substantially all of the assets of BMI. BMI may sublet the Site but shall remain fully liable to Owner under this Agreement.
- 6. <u>Notices</u>. All notices must be in writing and are effective when deposited in the U.S. Mail, certified and postage prepaid, or when sent via overnight delivery, to the address set forth below, or as otherwise provided by law.

Owner:

•

City of Port St. Lucie 121 SW Port St. Lucie Boulevard Port St. Lucie, Florida 34984-5099

Attn.: City Manager (561) 871-5163

Page 2 of 9

OR BOOK 1269 PAGE 2523

BMI:

BellSouth Mobility, Inc. 5201 Congress Avenue Boca Raton, Florida 33487

Attn.: Network Real Estate Manager

(561) 995-3000

7. <u>Improvements</u>. BMI may, at its expense, make such improvements on the Site as it deems necessary from time to time for the operation of a transmitter site for wireless voice and data communications. Owner agrees to cooperate with BMI with respect to obtaining any required zoning approvals for the Site and such improvements.

Upon termination or expiration of this Agreement, BMI may remove its equipment and improvements (excluding landscaping or plant life) and will restore the Site to the condition existing on the commencement of this Agreement, except for ordinary wear and tear. Upon request, Owner will waive or otherwise subordinate any lien rights it might have in order to facilitate BMI's financing of the said improvements and will execute such documents as may be reasonably necessary.

- 8. <u>Compliance with Laws</u>. Owner represents that Owner's property (including the Site), and all improvements located thereon, are in substantial compliance with building, life/safety, disability and other laws, codes and regulations of applicable governmental authorities. BMI will substantially comply with all applicable laws relating to its possession and use of the Site, including, without limitation, posting requirements of the Federal Communications Commission.
- 9. Interference. BMI will remove technical interference problems with other equipment located at the Site as of the commencement date of this Agreement or any equipment that becomes attached to the Site at any future date when BMI desires to add additional equipment to the Site. Likewise, Owner will not permit the installation of any future equipment, upgrades or enhancements by others which results in technical interference problems with BMI's then existing equipment. Upon written notice to BMI, BMI shall be given a reasonable time to cure said interference.

As a condition of approval, any proposed tower or antennae shall not cause interference with the use of radio, television or telephone broadcasting and reception.

Interference as a result of any approved tower or antennae shall be considered a violation of the special exception approving the tower and may result in the revocation of the special exception. Such interference may further be considered a public nuisance and the City may order abatement of the same including, but not limited to, requiring removal of the tower.

- 10. <u>Utilities</u>. Owner represents that utilities adequate for BMI's use of the Site are available. BMI will pay for all utilities used by it at the Site. Owner will cooperate with BMI's efforts to obtain utilities from any location provided by Owner or the servicing utility.
- 11. <u>Termination</u>. BMI may terminate this Agreement at any time with written notice to Owner without further liability if BMI 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 PCS system, or if any such approval is canceled, expires or is withdrawn or terminated, or if Owner fails to have proper ownership, or appropriately clear title to the Site or authority to enter into this Agreement, or if BMI determines that it will be unable to use the Site for its intended purpose. Upon termination, all prepaid rent shail be retained by Owner.
- 12. <u>Default</u>. If either party is in default under this Agreement for a period of (a) ten (10) 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 (b) 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 Agreement. If the non-monetary default may not reasonably be cured within a thirty (30) day period, this Agreement 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.
- 13. <u>Hazardous Substances</u>. Owner represents that it has no knowledge of any substance, chemical or waste (collectively "substance") on the Site that is identified as hazardous, toxic or dangerous in any applicable federal, state or local law or regulation. BMI shall not introduce or use any such substance on the Site in violation of any applicable law.
 - 14. Insurance.

BMI will provide a certificate of insurance upon execution of this lease Agreement naming the City of Port St. Lucie as an additional insured. The certificate of insurance shall unequivocally provide thirty (30) days written notice to the City prior to any adverse change, cancellation or non-renewal of coverage thereunder. BMI will maintain in effect a policy or policies of insurance covering personal property located

on the leased property and BMI's improvements to the leased property paid for and installed by BMI providing protection against any peril included under insurance industry practice within the classification "fire and extended coverage."

- 15. Taxes. BMI 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 Property. BMI shall reimburse the Owner as additional rent for any increases in real estate taxes levied against the Property which are directly attributable to the improvements constructed by BMI and are not separately levied or assessed against BMI's improvements by the taxing authority.
- 16. Removal. BMI upon termination of this Agreement, shall, within a reasonable period of time, remove its personal property and fixtures and restore the Property to its original above grade condition, reasonable wear and tear accepted. At Owner's option when this Agreement is terminated and upon Owner's advanced written notice to BMI, BMI will leave the foundation and security fence to become property of the Owner. If BMI remains on the Property after termination of this Agreement, BMI shall pay rent at the then existing monthly rate or on the existing monthly pro rate basis if based upon a longer payment term, until such time as the removal of property and fixtures are completed.
- (a) Obsolete and unused towers. Any obsolete or unused tower shall be removed after twelve (12) months of non-use. A removal bond or 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

Tower height shall be measured from the base of the structure.

17. Owner and BMI agree that this Lease Agreement will be forwarded for recording or filing in the appropriate office of St. Lucie County and Owner and BMI agree to take such actions as may be necessary to permit such recording or filing.

BMI, at BMI's option and expense, may obtain title insurance on the space leased herein. Owner, shall cooperate with BMI's efforts to obtain such title insurance policy by executing documents, or at BMI's expense, obtaining requested documentation as required by the title insurance company. If title is found to be defective, Owner shall use diligent effort to cure defects in title. At BMI's option, should the Owner fail to provide requested documentation within thirty (30) days of BMI's request, or fail to provide the Non-Disturbance instrument(s), BMI 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 Owner has failed to cure the defects within a reasonable period. BMI may cancel this Agreement or cure the title defect at Owner's expense utilizing the withheld payments.

- 18. In connection with any litigation arising out of this Agreement, the prevailing party, whether Owner or BMI, shall be entitled to recover all reasonable costs incurred including reasonable attorneys' fees for services rendered in connection with any enforcement of breach of contract, including appellate proceedings and post judgment proceedings.
- 19. BMI shall design the tower and facility to allow for at least one other telecommunications provider. The availability of the tower shall be subject to the structural limitations as may be imposed by current or future regulations.

In the event interference is encountered, the proposed additional provider will exercise its best efforts to promptly and diligently resolve such problems immediately after notice by BMI. In the event that such efforts are unsuccessful, the proposed additional provider shall notify BMI in writing. BMI may at its option (1) attempt to resolve said interference problems at a cost approved and reimbursed by proposed additional provider, or (2) immediately have proposed additional provider cease and desist use of the tower and within thirty (30) days remove its antennas from BMI's tower. Interference shall be deemed to be any interference which violates the terms and conditions of transmitter licenses, and/or rules regulations of the Federal Communications. Commission and/or interference of BMI's use, transmittal, or communications. Owner shall have the right to approve additional providers on the facility, said approval shall not be unreasonably withheld.

BMI shall allow the City of Port St. Lucie and/or St. Lucie County to co-locate its 800 MHZ System on this tower at no additional costs to the City and/or County. The City and/or County shall provide for the installation of the 800 MHZ system at its own cost. The City and/or County shall not cause interference with BMI's existing use of said tower.

- 20. Sale of Property. Should the Owner, at any time during the term of this Agreement, decide to sell all or any part of his real property which includes the parcel of property leased by BMI herein and/or the right-of-way thereto to a purchaser other than BMI, such sale shall be under and subject to this Agreement and BMI rights hereunder.
- 21. Casualty. If BMI's Communications Facility or improvements are damaged or destroyed by fire or other casualty, BMI shall not be required to repair or replace the Communications Facility or any of BMI's improvements made by BMI. BMI shall not be required to expend for repairs more than 50 percent (50%) of the replacement value of the Communications Facility or any improvements. Additionally, if completion of the repairs is not possible within one hundred twenty (120) days following the date of the damage or destruction. BMI may terminate this Agreement by giving written notice to Owner. Termination shall be effective immediately after such notice is given. Upon such termination, this Agreement shall become null and void and Owner and BMI shall have no other further obligations to each other, other than BMI's obligation to remove its property as hereinafter provided.
- 22. Inspections. Owner shall permit BMI or BMI's employees, agents and contractors free ingress and egress to the property by BMI or its employees, agents and contractors to conduct inspections (including Phase I and Phase II audits), radio frequency tests and such other tests, investigations and similar activities as BMI may deem necessary, at the sole cost of BMI. The scope, sequence and timing of the inspections shall be at the sole discretion of BMI; upon reasonable notification to Owner, the inspections may be commenced during normal business hours, for the duration of the Agraement. BMI and its employees, agents and contractors shall have the right to bring the necessary vehicles and equipment onto the property and the Owner's surrounding property to conduct such tests, investigations and similar activities. BMI shall indemnify and hold Owner harmless against any loss of damage for personal injury or physical damage to the Property, Owner's surrounding property or the property of third parties resulting from any such tests, investigations and similar activities. Upon written request, BMI shall furnish to Owner copies of the environmental findings. Should BMI not exercise this option, BMI at his expense, shall restore the property to its original condition for any changes caused by said testing excluding normal wear and tear.
- 23. <u>Miscellaneous</u>. (a) This Agreement applies to and binds the heirs, successors, executors, administrators and assigns of the parties to this Agreement;

(b) this Agreement is governed by the laws of the State in which the Site is located; (c) this Agreement (including the exhibits) constitutes the entire agreement between the parties and supersedus all prior written and verbal agreements, representations, promises or understandings between the parties. Any amendments to this Agreement must be in writing and executed by both parties; (d) if any provision of this Agreement is invalid or unenforceable with respect to any party, the remainder of this Agreement 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 Agreement will be valid and enforceable to the fullest extent permitted by law.

The following Exhibits are attached to and made a part of this Agreement: Exhibit "A" and Exhibit "B."

In witness whereof, the undersigned parties have executed this Agreement on 18th day of Chiquit, 1998. CITY OF PORT ST. LUCIE Donald B. Cooper/City Manager 121 S.W. Port St. Lucie Boulevard Port St. Lucis, Florida 34984-5099 Tax No.: 59-6141662 The foregoing was swom to and acknowledged before me this 15th day of (Cargain T., 1998 by Donald B. Cooper, City Manager, who is personally known to as identification, and who did take an me of who produced oath. interestible OFFICIAL NOTARY SEAL DOLOHES WILLOWN DE COMMENTARY PUBLIC STATE OF PLORIDA COMMENTE SULT SULTABLES Notary Public, State of Florida Printed Name of Notary Public My Commission No.: ___ * EXP ATR. 5,2002 Expires: _ BELLSOUTH MOBILITY, INC. F25 10 Witness MARC FIELDNOW

Page 8 of 9

5201 Congress Avenue Boca Raton, Florida 33487 Tax No.: <u>59 - 1536270</u>

The foregoing was sworn to and some Time. 1998 by	us lowing and		
<i>y.</i>	Notary Public. State of Florida WENNY ACOUNTY		
MESTY A. ESSAN. Mer Comments of Co. String Strings Assance 7, 200 Merch Same Assance 7, 200 Merch	Printed Name of Notary Public My Commission No.: Expires:		
	STATE OF FLORIDA ST LUPRE CT HERY CLE GFF LOCALITY TO TE		
	Tent		
	ex Satricia M. Sanfras		
	DATE 13/10/99 (LITY COLU)		

PRESENTED FOR RECORD

OR BOOK 1269 PAGE 2531

EXHIBIT 'B'

DESCRIPTION OF LEASE PARCEL

A parcel of land lying in Section 8, Township 37 South, Range 40 East, St. Lucie County, Florida, being a portion of Tract "0" of "Port St. Lucie Section 18", as recorded in Plot Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Florida, said parcel being more particularly described as follows:

Commencing at the Northeast corner of soid Tract "O", proceed South 26" 54" 12" East along the Easterly line of soid Tract "O" adiatance of 500,00 feet; thence continue South 26" 54" 12" East along soid olong soid Easterly line of Tract "O" a distance of 303,00 feet to a point on the North line of the Florida's Turnpike ramp right-of-way; thence North 81" 43" 58" West along said Northerly right-of-way line a distance of 70,10 feet to the POINT OF BEGINNING; thence continue North 81" 43" 58" West along said Northerly right-of-way line a distance of 48,92 feet; thence departing from said right-of-way line. North 26" 54" 12" West a distance of 55,95 feet; thence North 63" 05" 48" East a distance of 33,99 feet; thence South 26" 54" 12" East a distance of 84,13 feet to the POINT OF BEGINNING.

Containing an area of 2,800.8 Square feet.

DESCRIPTION OF ACCESS EASEMENT

A parcel of land lying in Sections 5 and 8, Township 37 South, Range 40 East, St. Lucie County, Florida, being a partien of Tract "O" of "Port St. Lucie Section 18", as recorded in Plot Book 13, Pages 17 and 174 through 17K, of the Public Records of St. Lucie County, Florida, soid parcel being more particularly described as follows:

Florida, said parcel being more particularly described as follows:

Cammencing at the Northeast corner of said Iract "O", proceed South 63" 05" 48" West along the Southerly right-of-way line of Thornhill Brive a distance of 47.94 feet to the POINT OF BEGINNING; thence departing from said Southerly right-of-way line, South 26" 41.2" East a distance of 37.9.4 feet; thence South 57" 14" 21" East a distance of 79.94 feet; thence South 24" 42" 41" East a distance of 254.43 feet; thence South 63" 05" 48" West a distance of 40.00 feet; thence North 26" 54" 12" West a distance of 20.00 feet; thence North 65" 05" 48" East a distance of 20.75 feet; thence North 24" 42" 41" West a distance of 229.35 feet; thence North 57 14" 21" West a distance of 79.52 feet; thence North 57 14" 21" West a distance of 380.68 feet to a point on said Southerly right-of-way line of Thornhill Drive; thence North 63" 05" 48" East along said Southerly right-of-way line a distance of 20.00 feet to the POINT OF BEGINNING.

Containing on area of 14,600.3 Square feet.

DESCRIPTION OF UTILITY EASEMENT

A parcel of land lying in Section 8, Township 37 Sauth, Range 40 East, St. Lucie County, Florida, being a partian of Tract '0" of "Part St. Lucie Section 18", as recorded in Plai Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Florida, said parcel being more particularly described as follows:

Commencing at the Northeast corner of said Tract "0", proceed South 26" 54" 12" East along the Easterly line of said Tract "0" a distance of 500.00 feet; thence South 65" 05" 48" West a distance of 19.71 feet to the PONT OF BEGINNING; thence South 24" 42" 41" East a distance of 18.63 feet; thence South 65" 05" 48" West a distance of 30.38 feet; thence North 25" 54" 12" West a distance of 10.00 feet; thence North 83" 05" 48" East a distance of 178.62 feet, thence North 55" 05" 48" East a distance of 178.62 feet, thence North 55" 05" 48" East a distance of 10.00 feet; thence North 65" 05" 48" East a distance of 10.01 feet to the POINT OF BEGINNING Controlling on pages of 2.092 Source feet. Containing on area of 2.092 Square feet.

REVISED 7/7/98 - CHANGED LEASE . ADD UTIL. ESMT.

Bellouth Mobility - St. Lucie West-02

William B. Zentz & Associates, Inc.

A Commence of the Commence of

Land Survey Services CENTRICATE OF AUTHORIZATION (LB) No. 5640 953 Old Dixie Highway, Suite 8-4 Vero Beach, Ft 32960 Phone: (561) 567-7552 Fax (561) 567-1751

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PREPARED BY AND UPON RECORDING MAIL TO:

Well, Gotalial & Manges LLP 701 Brickell Avenue Sulte 2100 Minmi, FL 33131 Attention: Barbara E. Overton, Esq. TC ST LUCIE W

JOANNE HOLMAN, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUNTY File Number: 1913238 OR BOOK 1392 PAGE 1399 Recorded: 05/14/01 11:38

FIRST AMENDMENT TO LEASE AGREEMENT

THIS AMENDMENT TO LEASE AGREEMENT ("Amendment") is made this 15 day of Dec., 2000, between THE CITY OF PORT ST. LUCIE, a Florida municipal corporation ("Lessor"), and BELLSOUTH MOBILITY LLC., a Georgia 242 ion ("BellSouth").

WITNESSETH:

WHEREAS, Lessor and BellSouth are parties to a Site Lease Agreement dated August 18, 1998 (as supplemented by a letter agreement dated March 15, 2000, the "Lease"), the terms of which are incorporated herein by reference, whereby BellSouth leases certain real property located in the City of Port St. Lucie, St. Lucie County, State of Florida as such property is more particularly described in the Lease (the "Property"); and

WHEREAS, the parties wish to modify certain terms and conditions of the Lease as provided herein.

NOW THEREFORE, for the mutual covenants and premises herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby mutually acknowledged, the undersigned parties, intending to be bound, hereby agree as follows:

- 1. Status Of Parties. The parties each acknowledge that, to the best of its knowledge, the other party hus complied in all material respects with the obligations under the Lease accruing on or prior to the date hereof and that, to the best of its knowledge, the other party is not in default under the terms of the Lease.
- 2. Additional Property. This Amendment is being executed to add an approximately twelve hundred square foot (1,200 sq. ft.) area to the Lease (the "Additional Space"). Exhibit "B" of the Lease describing the Property, and the access and utility easements, shall be and is hereby modified to be as set forth on the sketch attached hereto as Schedule "A" and incorporated herein by reference. Upon execution of this Amendment, Lessor grants to BellSouth and/or Crown (as defined in the March 15, 2000 letter agreement) the right to survey the Property (including the Additional Space), with such a survey replacing Schedule "A" of this Amendment

BellSouth's initials

BellSouth Site No. BRA 328 (4) Lucie West-02:

Landford's leduk A

City Contract #20010349

BellSouth Site No BRA 328 (6) 1 June We
M11 92404/02/12/05/02/1 DOX/39632 0005

and being incorporated herein as Schedule "B" and in the Lease as Exhibit "B". Schedule "B" shall control in the event of discrepancies between Schedule "A" and Schedule "B".

- 3. Approvals. BellSouth and/or Crown shall use the Additional Space for the purpose of constructing, maintaining and operating a communication facility and uses incidental thereto. Lessor grants BellSouth and/or Crown the right to use adjoining and adjacent land as is reasonably required during construction, installation, maintenance and operation of the communication facility on the Additional Space. Lessor agrees to cooperate with BellSouth and/or Crown with respect to obtaining any required zoning approval for the Additional Space and such improvements.
- 4. Revenue Sharing. The parties acknowledge that pursuant to Paragraph 19 of the Lease, Lessor is entitled to 50% of all rental revenues received from any co-locator, provided, however, that BellSouth and/or Crown shall be entitled to recoup from any co-locator, a pro rata share of the capital cost of constructing the tower. This capital contribution shall not be shared by Lessor. Lessor further acknowledges that it will not be entitled to share in or receive any portion of any sublease payment or other consideration paid by Crown to BellSouth.
- 5. <u>Capitalized Terms</u>. Capitalized terms not otherwise defined herein shall have the meanings set forth in the Lease.
- 6. No Other Amendments. Except as expressly modified by this Amendment, the Lease remains unchanged and in full force and effect.
- 7. <u>Recordation</u>. At the request of either party, a memorandum of this Amendment, or an amendment to any previously recorded memorandum or short form of lease, shall be executed by the parties and recorded in the proper recording office.

(Remainder of page intentionally left blank.)

BOOK 1392 PAGE 1401

Witnesses:

IN WITNESS WHEREOF, the undersigned have executed this Amendment the day and year first above written.

Print Name: Darlene Council

Print Name: Doloros Di Conso Print Name: Doloros Di Conso Cane () 11 Cincara Print Name: Tower M Jourse M BELLSOUTH:

BELLSOUTH MOBILITY LLC
a Georgia LLC. IT'S SULE MENOL

Name: Stephen A. Brake
Title: Execut. Duratur

LESSOR:

THE CITY OF PORT ST. LUCIE, a Florida municipal corporation

By: Almald Blooper
Name: Donato B Rooper

STATE OF GEORGIA

COUNTY OF FULTON

The foregoing instrument was acknowledged before me this 4th day of December , 2000, by Stephen A. Braze as Executive Directo 6f Bell South Mobility 22C a Georgia 22C on behalf of said corporation. He/She is personally known to me or has produced as identification.

Signature of Notary Public Gwunnett County

MELODIE M. HOOKER

Printed Name of Notary Public

My Commission Expires: 02/25/2003

[Seal]

STATE OF FLORIDA

COUNTY OF MIAMI-DADE

The foregoing instrument was acknowledged before me this 1874 day of December, 2000, by December as C. 14 Manager of The City of Port St. Lucie, a Florida municipal corporation, on behalf of said corporation. He/She is personally known to me or has produced _______ as identification.

My Commission Expires:

[Scal]

BellSouth Site No. BRA 328 (St. Lucie West-02)

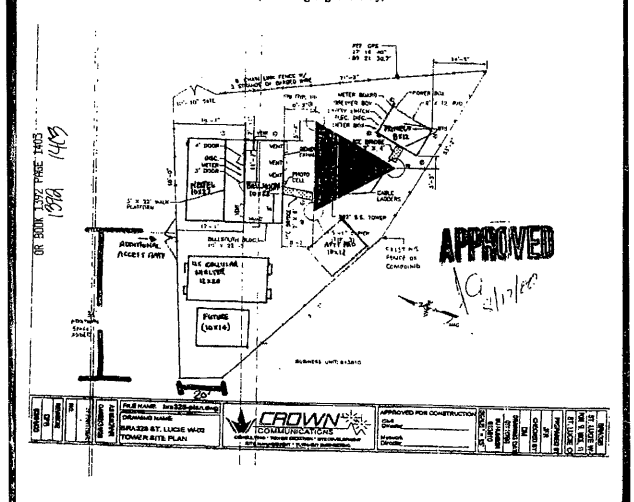
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A

City Contract #20010349

SCHEDULE "A"

[ATTACH ROUGH SKETCH] (Including Right of Way)



DR BOOK 1300 Dead Table

SCHEDULE "B"

LEGAL DESCRIPTION OF PROPERTY

DESCRIPTION OF ACCESS EASEMENT

A parcel of land hing in Sections 5 and 5, Township 37 South, Range 40 East, St. Lucie County, Florido, being a portion of froct "O" of "Port St. Lucie Section 18", as recorded in Plot Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Florido, soid percel being more particularly described as follows:

Florida, said parcel being more particularly described as follows:

Commencing at the Northeast corner of said Tract "0", proceed South 63' 05' 48' West along the Southerly right-of-way line of Thornhill Drive a distance of 47.94 feet to the POINT OF BEGINNING; thence deporting from said Southerly right-of-way line, South 25' 54' 12" East a distance of 375.26 feet; thence South 57' 14' 21" East a distance of 79.94 feet; thence South 24' 42' 41" East a distance of 254.43 feet; thence South 65' 05' 48" West a distance of 254.43 feet; thence North 65' 05' 48" West a distance of 20.00 feet; thence North 83' 05' 48" East a distance of 20.75 feet; thence North 24' 42' 41" West a distance of 29.35 feet; thence North 57' 14' 21" West a distance of 79.92 feet; thence North 26' 54' 12" West a distance of 30.65 feet to a point an said Southerly right-of-way line of Thornhill Drive; thence North 63' 05' 48' East clong said Southerly right-of-way line a distance of 20.00 feet to the POINT OF BEGINNING.

Containing an erea of 14,500.3 Square feet.

DESCRIPTION OF UTILITY EASEMENT

A parcel of land lying in Section 8, Township 37 South, Range 40 East, St. Lucie County, Florido, being a portion of Tract "O" of "Port St. Lucie Section 18", as recorded in Piot Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Florida, sald percel being more particularly described as follows:

Commencing at the Northeast corner of said Tract "0", proceed South 26" 54" 12" East along the Easterly line of said Tract "0" a distance of 500.00 feet; thence South 63" 05" 48" West a distance of 18.71 feet to the POINT OF BEGINNING; thence South 24" 42" 41" East a distance of 18.63 feet; thence South 63" 05" 48" West a distance of 30.38 feet; thence Aorth 63" 05" 48" East a distance of 10.00 feet; thence North 63" 05" 48" East a distance of 176.62 feet; thence North 63" 05" 48" East a distance of 10.01 feet to the POINT OF BEGINNING.

Containing on erea of 2,092 Square feet.

DESCRIPTION OF CROWN LEASE PARCEL

A parcel of land lying in Section 8, Township 37 South, Range 40 East, St. Lucie County, Florida, being a portion of Tract "O" of "Port St. Lucie Section 18", as recorded in Plot Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Florida, said parcel being more particularly described as follows:

Commencing at the Northeast corner of said Tract "O", proceed South 26" 54' 12" East along the Easterly line of said Tract "O" a distance of 500.00 feet; thence continue South 26" 54' 12" East along said Easterly line of Troct "O" a distance of 303.00 feet to a point on the North line of the Florida's Turnpike ramp right-of-way; thence North 81' 43' 58" West along said Hortherly right-of-way line a distance of 119.02 feet to the POINT OF BEGINNING; thence continue North 81' 43' 58" West along said Northerly right-of-way line a distance of 42.82 feet; thence departing from said right-of-way line, North 26' 54' 12" West a distance of 31.29 feet; thence North 63' 05' 48" East a distance of 35.00 feet; thence South 26' 54' 12" East a distance of 55.95 feet to the POINT OF BEGINNING. OF BEGINNING.

Containing an area of 1,527 Square feet.

10.HAY'2001 11:15

Market South Florida Site No : FL3580A Site Name. Thorn Hill

JUANNE BOLISH OF THE CIRCUIT COURT - SAINT LUCIE COUNTY File Number: 1963236 OR BOOK 1441 FAGL 1297 Recorded:10/04/01 14:46

PREPARED BY:

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Paula Hickman, Senior Attorney Nextel South Corp. 2500 Maitland Center Parkway, Suite 300 Maisland, FL 32751

RETURN TO:

Nextel Communications 851 Trafalgar Court, Suite 300E Maitland, FL 32751 Ann: Property Manager

MEMORANDUM OF AGREEMENT

This Memorandum of Agreement is entered into on this 18 day of hugust This Memorandum of Agreement is entered into on this 3 day of 4 day of 4 by and between Crown Castle South Inc., a Delaware corporation, with an office at 375 Southpointe Boulevard, Canonsburg, PA 15317. (hereinafter referred to as "Lessor") and Nextel South Corp., a Georgia corporation, d/b/a Nextel Communications with an office at 851 Trafalgar Court, Suite 300E, Maitland, FL 32751 (hereinafter referred to as "Lessee").

- Lessor and Lessee entered into a Site Lease ("Agreement") on the 18 day of 10 10 for the purpose of installing, operating and maintaining a radio communications facility and other improvements. All of the foregoing are set forth in the Agreement.
- The term of the Agreement is for five (5) years commencing on A. L. Date"), and terminating on the fifth (5th) anniversary of the Commencement Date with four (4) successive five (5) year options to renew.
- The Site which is the subject of the Agreement located in St. Lucie County, Florida and is described in Exhibit A annexed hereto. The portion of the Land being leased to Lessee (the "Premises") is described in Exhibit B annexed hereto.

IN WITNESS WHEREOF, the parties have executed this Me	morandum of Lease as of the day and year first above we
	LESSOR:
Witness Witness Print Name The Language The	CROWN CASTLE SOUTH INC., a Delaware corporation By: Print Name: Mark Van Dyke Title: Vice President - Florida Region
	LESSEE:
Signed spaled and delivered in the presence of: Witness Print Name PLANT Witness Print Name Telephys Jickson	NEXTEL SOUTH CORP., a Georgia corporation, d/b/a Nextel Communications By: Print Marke: John Cafaro Title: Vice President

Market: South Florida Site No.: FL3580A Site Name Thorn Hill

The second of th

BMI - St. Lucie W JDE Business Unit: 813810

OR BOOK 1441 PAGE 1298

STATE OF FLORIDA	
COUNTY OF Palm Brack	
me for proved to me on the basis of satisfactory evidence	Notary Public, personally appeared Mark astle South Inc., a Delawere curporation, personally known to e) to be the person whose name is subscribed to the within me in his authorized capacity, and that by his signature on the a person acted, executed the instrument.
WITNESS my hand and official seal.	Landra KHa (SEAL)
Notary Public	
My commission expires:	SANDRA K. HALL COMMISSION CC 646554 EXPRES MAY 12, 2001 SONDED THEU ATLANTIC BONDING CO., INC
STATE OF	
COUNTY OF Cresareti	
to me (or proved to me on the basis of satisfactory eviden	Notary Public, personally appeared John a corporation, d/b/a Nextel Communications, personally known nee) to be the person whose name is subscribed to the within ame in his authorized capacity, and that by his signature on the person acted, executed the instrument.
WITNESS my hand and official seal.	
	That inter story (SEAL)
Notary Public	
My commission expires:	MAY 29 2004
	2004 COUNTY COUNTY COUNTY COUNTY PUT

*

Market: South Florida Site No.: FL3580A

BMI - St Lucie W JDE Business Unit 813810

EXHIBIT A

DESCRIPTION OF LAND

to the Memorandum of Agreement dated 8/18. 2000, by and between Crown Castle South Inc., a Delaware corporation, as Lessor, and Nextel South Corp., a Georgia corporation, d/b/a Nextel Communications, as Lessee.

The Land is described and/or depicted as follows:

DESCRIPTION OF LEASE PARCEL

A parcel of land fring in Section 8, Tamaship 37 South, Range 40 East, St. Lucie Caunty, Florida, being a partion of Iract TO at Port St. Luck Section 18°, as recorded in Flot Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie Caunty, Florida, said parcel being more particularly described as follows:

Florida, gold parcel being more particularly described as follows:

Commencing at the Northeast corner of sold Tract "O", proceed South 26" 54" 12" East along the Easterly Rice of sold Tract "O" as Galance of 500.00 feet; thence continue South 26" 54" 12" East along said Easterly line of Tract "O" a distance of 303.00 feet to a point on the North Rice of Tract "O" as distance of 303.00 feet to a point on the North Rice of Tract "O" in a distance of 70.10 feet to the POINT.

Of BECONNING; thence continue North 81" 43" 58" West along gold Northesty right—of—way line a distance of 78.00 feet; thence deporting from sold right—of—way Fine, North 26" 54" 12" West o distance of \$5.95 feet; thence North 63" 05" 48" East a distance of 39.99 feet; thence South 28" 54" 12" East a distance of 84.13 feet to the POINT OF BECONNING.

Containing an area of 2,800.5 Square feet.

DESCRIPTION OF ACCESS EASEMENT

A parcel of land lying in Sections 5 and 8. Township 37 South. Range 40 East, St. Lucie County, Florido, being a portion of Treet "O" of "Part St. Lucie Section 18", as recorded in Plat Book 13, Pages 17 and 17A through 17X, of the Public Records of St. Lucie County, Florida, said parcel being more particularly described as follows:

Florida, said parcel being more particularly described as follows:

Commencing at the Northeast corner of said Tract "O", proceed South 63" 05" 48" West along the Southerly right-of-way line of Thornhill Drive a distance of 47.94 feet to the Paint OF BEGINNING; thence departing from said Southerly right-of-way line. South 26" 54" 12" East a distance of 37.94 feet; bence South 57" 14" 2" East a distance of 37.94 feet; thence South 57" 14" 2" East a distance of 254.43 feet; thence South 63" 05" 48" East a distance of 254.43 feet; thence North 63" 05" 48" East a distance of 20.05 feet; thence North 24" 42" 41" West a distance of 29.55 feet; thence North 24" 42" 41" West a distance of 29.55 feet; thence North 57" 14" 21" West a distance of 79.52 feet; thence North 26" 54" 12" West a distance of 30.55 feet to a point on said Southerly right-of-way line of Thornhill Drive; thence North 63" 05" 48" East along said Southerly right-of-way line a distance of 20.00 feet to the POINT OF BEGINNING.

Containing an area of 14,600.3 Square feet.

DESCRIPTION OF UTILITY EASEMENT

DESCRIPTION OF UNDIT EASEMETH.

A parcel of land lying in Section 8. Township 37 South, Range 40 East, St. Lucie County, Florida, being a partien of Tract "O" of "Part St. Lucie Section 18", as recarded in Plat Book 13, Pages 17 and 17A through 17K, of the Public Recards of St. Lucie County, Florida, said parcel being more particularly described as follows:

Commencing at the Northeast corner of said Tract "O", proceed South 26" 54" 12" East along the Earlany line of said Tract "O" o distance of 500,00 feet; theree South 83" 05" 48" West a distance of 188.63 feet; theree South 67" 05" 48" West a distance of 10.00 feet; thence South 24" 42" 41" East a distance of 188.63 feet; thence South 67" 05" 48" West a distance of 10.00 feet; thence North 25" 05" 48" East a distance of 10.00 feet; thence North 83" 05" 48" East a distance of 10.00 feet; thence North 63" 05" 48" East a distance of 10.00 feet to the POINT OF BEGINNING.

Contables an arms of 2002 Source feet Containing an area of 2.092 Square feet.

and otherwise known as A.P.N. or P.I.N. or Real Property Tax 1 D. # 另 1441 PAGE 1299 Market: South Florida Site No.: FL3580A Site Name. Thom Hill

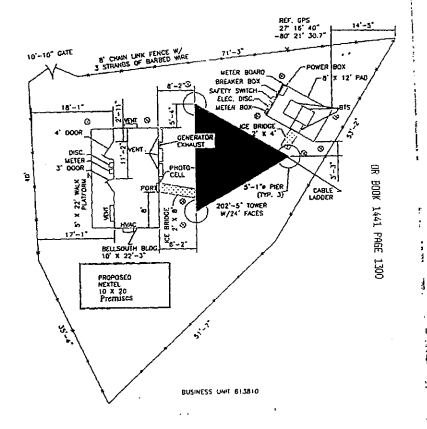
BMI - St. Lucie W IDE Business Unit. 813810

ЕХНІВІТ В

DESCRIPTION OF PREMISES

8//8 . 2000 by and between Crown Castle South Inc., a to the Memorandum of Agreement dated Delaware corporation, as Lessor, and Nextel South Corp., a Georgia corporation, d/b/a Nextel Communications, as Lessee.

The Land is described and/or depicted as follows:



- 1. This Exhibit may be replaced by a land survey of the Premises once it is received by lessee
 2. Setback of the Premises from the Land's boundaries shall be the distance required by the applicable governmental authorities.
 3. Width of access road shall be the width required by the applicable governmental authorities, including police and fire departments.
 4. The type, number and mounting positions and locations of antennas and transmission lines are illustrative only. Actual types, numbers, mounting positions may vary from what is shown above.

JOANNE HOLMAN, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUNTY File Number: 2077057 OR BOOK 1565 PAGE 388 Recorded:08/09/02 13:44

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COUNTY OF ST. LUCIE

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This instrument prepared by and after recording, please return to:
Philip M. van Aelstyn, Esq.
Downs Rachlin & Martin PLLC
90 Prospect Street
P. O. Box 99
St. Johnsbury, VT 05819-0099
Phone: (802) 748-8324
Fax: (802) 748-4394

STATE OF FLORIDA

Indexing Cross Reference: See Exhibit A

SITE DESIGNATION SUPPLEMENT AND MEMORANDUM OF SUBLEASE

THIS SITE DESIGNATION SUPPLEMENT AND MEMORANDUM OF SUBLEASE (the "Supplement"), made effective as of the Site Commencement Date (as defined below), by and between BELLSOUTH MOBILITY INC, a Georgia corporation, with a principal address at 5201 Congress Avenue, Boca Raton, Florida 33487 ("Transferring Entity"), and CROWN CASTLE SOUTH INC., a Delaware corporation, with a principal address at c/o Crown Communication Inc., 375 Southpointe Boulevard, Canonsburg, Pennsylvania 15317, Attention: Real Estate Department ("TowerCo").

WITNESSETH:

WHEREAS, reference is hereby made to that certain Sublease dated June 1, 1999 (the "Sublease"), by and among Transferring Entity, the other transferring entities named therein, Crown Castle International Corp., a Delaware corporation, and TowerCo;

Site Name: St. Lucie West - 02, FI. Site Number: BRA328

Leased Site

ATLUGOL 869773 ¥

WHEREAS, the parties desire that the terms and conditions of the Sublease shall govern the relationship of the parties under this Supplement, and each party executing this Supplement that is not an original party to the Sublease hereby ratifies and agrees to be bound by and perform the obligations applicable to such party as set forth in the Sublease and this Supplement; and

WHEREAS, pursuant to that certain lease between the City of Port St. Lucie (the "Ground Lessor") and Transferring Entity, dated August 18, 1998 (as may have been amended, the "Ground Lease"), the recorded copy or memorandum of which is referred to in Exhibit A, Transferring Entity is the lessee of that certain real property described therein, and the owner of certain improvements located thereon as more particularly described on Exhibits B, C and D attached hereto and incorporated herein by reference (the "Site");

NOW, THEREFORE, for valuable consideration, the receipt, adequacy and sufficiency of which is hereby acknowledged by the parties hereto, the parties hereby agree as follows:

- 1. <u>Sublease and Defined Terms</u>. Unless otherwise defined herein, capitalized terms shall have the meaning set forth in the Sublease. The parties agree that, except as otherwise set forth herein, the terms and conditions of the Sublease shall govern the relationship of the parties under this Supplement and the Sublease is incorporated herein by reference. In the event of a conflict or inconsistency between the terms of the Sublease and this Supplement, the terms of the Sublease shall govern and control, except as expressly set forth herein.
- 2. <u>Demise.</u> Pursuant to the Sublease, Transferring Entity hereby subleases to TowerCo, and TowerCo hereby subleases from Transferring Entity, the Subleased Property of the Site.
- Reserved Space. TowerCo hereby expressly acknowledges that, in accordance with the Sublease, the Subleased Property does not include, and the Transferring Entity has reserved and excepted from the Sublease pursuant to this Supplement, the Reserved Space as shown on Exhibits B, C and D attached hereto and incorporated herein by this reference. Notwithstanding any errors or imprecisions in the descriptions and depictions set forth on Exhibits B, C and D attached hereto and incorporated herein by this reference, TowerCo further expressly acknowledges that the Reserved Space includes, without limitation, all portions of the Site utilized or occupied by the Transferring Entity or any other BMI Affiliate as of the date of this Supplement for the use, enjoyment, operation or maintenance of its Communications Facility. TowerCo further expressly acknowledges that, in accordance with the Sublease, the Reserved Space includes, without limitation: (i) the Transferring Entity's Improvements set forth in Exhibit E attached hereto; (ii) the nonexclusive rights of ingress to and egress from the entire Site, and access to the entire Tower and all Improvements (including any and all easements), at such times (on a 24-hour, seven (7) day per week basis), to such extent, and in such means and manner (on foot or by motor vehicle) as the Transferring Entity deems necessary or desirable for its full use and enjoyment of the Reserved Space; (iii) the right to use any portion of the Subleased Property, including the Land and Improvements thereof, for purposes of temporary location and sterage of any equipment (including Communications Equipment) and any part

Site Name: St. Lucic West - 02, FL Site Number: BRA328 Leased Site

thereof in connection with performing any repairs or replacements of the Improvements; and (iv) any and all rights pursuant to Sections 5(c) and 25 of the Sublease and all appurtenant rights reasonably inferable to permit the Transferring Entity's full use and enjoyment of the Reserved Space, including without limitation, the appurtenances specifically described in Section 5 of the Sublease. For purposes of Section 25 of the Sublease, the weights and sail area of the panel antennas comprising a portion of Transferring Entity's Tower-mounted Communications Equipment is set forth on Exhibit F.

- 4. <u>Term/Site Commencement Date</u>. The Term of the Sublease as to the Subleased Property of the Site pursuant to this Supplement shall commence effective as of April 1, 2000 (the "Site Commencement Date") and shall terminate on the date which is one day before the Ground Lease expires in accordance with its terms (including any extensions or renewals thereof), unless terminated earlier in accordance with the terms of the Sublease.
- 5. Rent. TowerCo shall pay to BMI the Site Payment calculated in accordance with Section 11 of the Sublease.
- 6. <u>Notice</u>. All notices hereunder shall be deemed validly given if given in accordance with the Sublease.
- Governing Law. Notwithstanding the terms of the Sublease, this Supplement shall be governed by and construed in accordance with the laws of the State in which the Subleased Property is located.
- 8. <u>Modifications</u>. This Supplement shall not be amended, supplemented or modified in any respect, except pursuant to written agreement duly executed by the parties in the same manner in which the Sublease was executed.
- 9. <u>Counterparts</u>. This Supplement may be executed in several counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same instrument.

Site Name: St. Lucie West - 02, Fl. Site Number: BRA328

Leased Site

IN WITNESS WHEREOF, the parties hereto have set their hands as of the Site Commencement Date, as defined above.

Commencement Date, as defined above.	
Printed Name: M. Unaci Hart Witness	BELLSOUTH MOBILITY INC By: Mralu
- JA	Stephen A. Brake Assistant Vice President
Printed Name: Ralph H. Horrison	Assistant vice President
Witness	Address:
	1100 Peachtree Street, N.E. Suite 800 Atlanta, Georgia 30309
STATE OF GEORGIA)
COUNTY OF FULTON)
Stephen A. Brake, Assistant Vice President of	Pledged before me this $\frac{\sqrt{9}}{2}$ day of April, 2000, by f BellSouth Mobility Inc, a Georgia corporation, on known to me or has produced a Georgia Driver's $\frac{\sqrt{9}}{2}$ and $\frac{\sqrt{9}}{2}$, Notary Public
My Commission Expires:	
NOTARY PUBLIC ON COUNTY	

ATLLIBUT 849773 I

Site Name: St. Lucie West - 02, FL Site Number: BRA328 Leased Site

IN WITNESS WHEREOF, the parties hereto have set their hands as of the Site Commencement Date, as defined above.

Printed Name: M. chael Hart Witness Printed Name: Roll H. Hamison Witness	By: Holly Errit Grostliner Vice President/Assistant Secretary Address: 375 Southpointe Boulevard Canonsburg, Pennsylvania 15317
STATE OF GEORGIA)
COUNTY OF FULTON)
Holly Ernst Groschner, Vice President/Assist	dged before me this 19 day of April, 2000, by ant Secretary of Crown Castle South Inc., a ration. She is personally known to me or has entification. Day Dayham, Notary Public
My Commission Expires:	
NOTARIAL SEAL] NOTARIA PUBLIC ON COUNT	

Site Name: St. Lucie West - 02, FI, Site Number: BRA328 Leased Site

ATELIBOT 869773 1

Exhibit A - Leased

Site Name:

St. Lucie West-02

Site Number:

BRA328

County:

St. Lucie

Original Ground Lessor:

City of Port St. Lucie

Original Ground Lessee:

BeliSouth Mobility Inc.

Execution Date of

8/18/1998

Original Ground Lease

Agreement:

Recording Information for Original Ground Lease Agreement or Memorandum Thereof

Registry:

St. Lucie

Book:

1392

Page:

1399

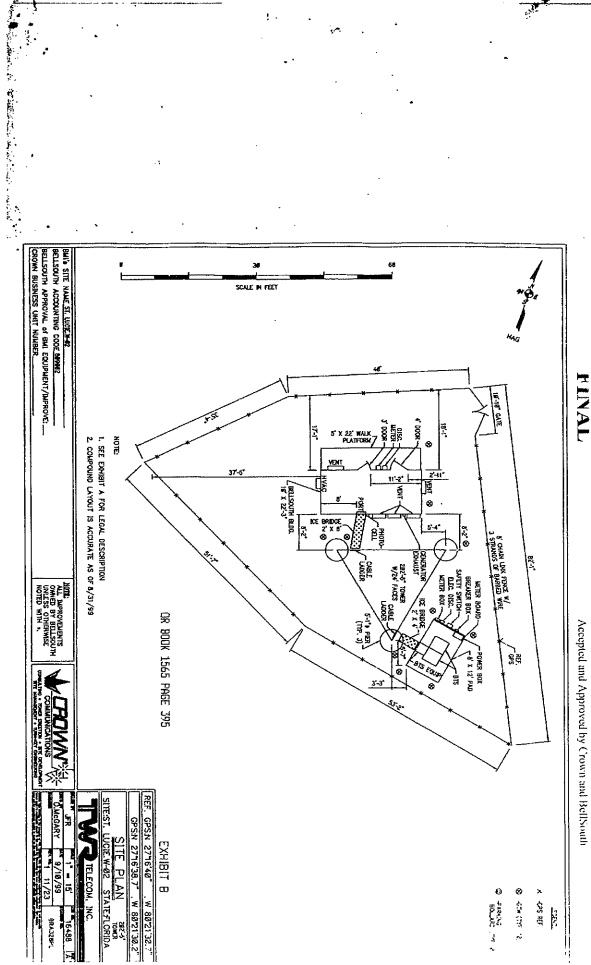
EXHIBIT B

SITE PLAN

See attached "as built" site plan showing the portion of the Site that is part of the Reserved Space.

Site Name: St. Lucie West - 02, FL Site Number: BRA328 Leased Site

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Accepted and Approved by Crown and BellSouth

OR BOOK 1565 PAGE 396 -

EXHIBIT C

TOWER ELEVATION

See attached "as built" tower elevation describing the Tower and indicating the portion of the Tower that is part of the Reserved Space.

Site Name: St. Lucie West - 02, FL Site Number: BRA328

Leased Site

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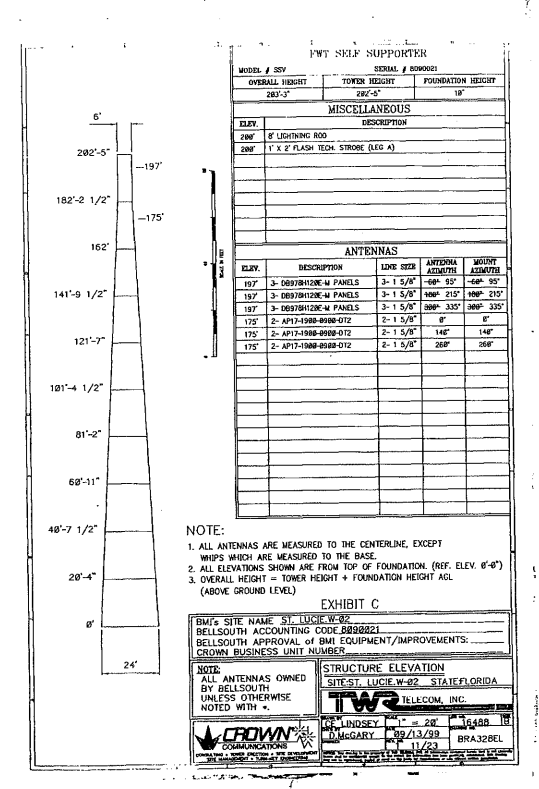


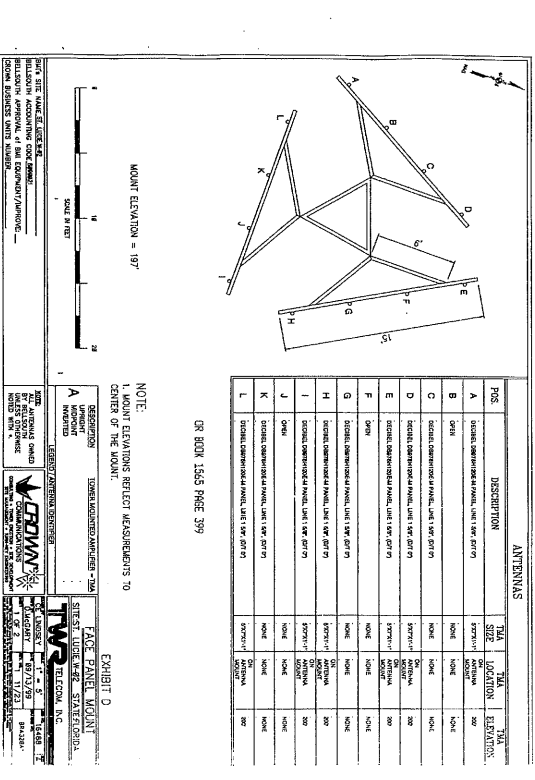
EXHIBIT D

TOWER ANTENNA PLATFORM

See attached "as built" tower antenna platform drawing describing the antenna platform(s) and indicating the portion thereof that is part of the Reserved Space.

Site Name: St. Lucie West - 02, FL Site Number: BRA328

Leased Site



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Accepted and Approved by Crown and BellSouth

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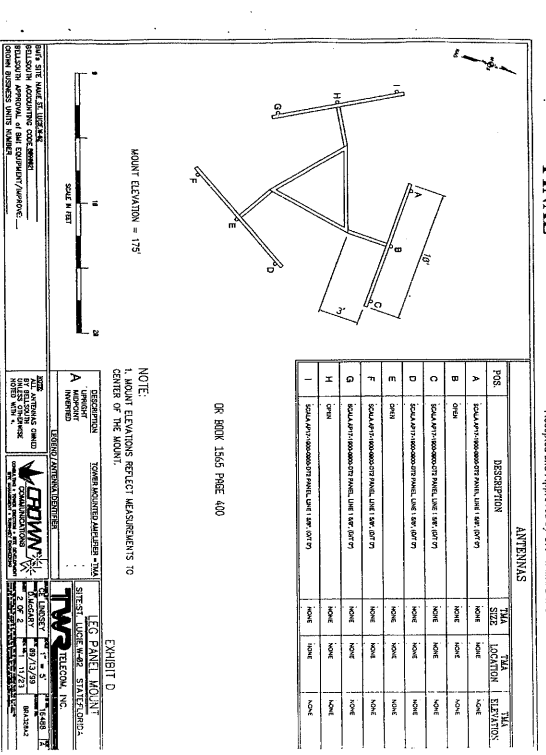


EXHIBIT E

TRANSFERRING ENTITY'S IMPROVEMENTS

- All of Transferring Entity's Communications Equipment located on or in the equipment shelters, buildings and/or cabinets shown on Exhibit B and located on the Tower as shown on Exhibits C and D.
- 2. Equipment shelters, buildings and/or cabinets, all as shown on Exhibit B.
- 3. Generators and associated fuel tanks, if any, all as shown on Exhibit B.
- Pads and foundations associated with equipment shelters, building, cabinets and generators.
- 5. Grounding rings for the equipment shelters, if any.

Site Name: St. Lucie West - 02, Fl.

Site Number: BRA328

Leased Site

EXHIBIT F

ANTENNA WEIGHT AND SAIL AREA DATA

See attached schedule of standard antenna weight and sail area data.

Site Name: St. Lucie West - 02, FL. Site Number: BRA328 Leased Site

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And no Manuac	lici	Model 25	Wird Area (2)	wagat (ba)
Mark	***********	P-57848N-2	 50.24	127.00
Mark		P-57A48N	50.24	127.00
Mark		P-57A48N-2	50.24	127,00
Mark		P-57A72N-2	113.04	202.00
Mark		P-57A96-2	200.96	293.00
Mark		PA-21B48N	50.24	127.00
Mark	*	PA-21B72G	113.04	171.00
Northern Telecom		CELL PLUS		
Northern Telecom		SMART	17.24	176.00
Northern Telecom		SMART	17.24	176.00
Northern Telecom		SMART 2.5	17.24	176.00
RSI		A-57A24N-U	78.54	20.00
RSI		HP-105A120	78.54	866.00
RSI		HP-105A72	28.27	336.00
RSI		HP-60120W	78.54	866.00
RSI		HP-60A72	28.27	336.00
RSI		MHP-21A72	28.27	336.00
RSI	*	MHP-21A96	50.27	491.00
RSI		MHP-21B96	50.27	491.00
RSI		MHP-6072W	28.27	336.00
RSI		MHP-6096W	50.27	491.00
RSI		MHP-60A96	50.27	491.00
RSI		P-105A48	12.57	109.00
RSI		P-21A120G	27.43	286.00
RSI		P-21A144G	46.87	465.00
RSI		P-21A72G	11.22	171.00
RSI		P-21A96G	19.00	216.00
RSI		P-24A48G	6.32	86.00
RSI		P-24A72G	11,22	171.00
RSI		P-24A72GF-2	11.22	171.00
RSI		P-24A96G	19.00	216.00
RSI		P-57A72N	28.27	120.00
RSI		P-57A96N	50.27	240.00
RSI		P-57848N	12.57	109.00
RSI		P-57C24N	3 14	120.00
RSI		P-60A72	28.27	120.00
RSI		P-60A96	50.27	240.00
RSI		PA-21B72G	11.22	128.00
RSI		PA-21B72GP	11.22	128.00
Scala		740198	1.37	16.00
Scala		740217	3.90	13.40
Scala		AP11-850/105	3.50	13.60
Scala		AP13-850/065	3.50	19.00
Scala		AP16-850/047	7.50	26.00
Scala		KT740198R2	2.73	23.50
Scala		KT740198R5/8	1.73	18.00
Scala		KT740218R2	2.73	23.50
Scala		KT740218R5/8	1 73	18.00
Scala		OGC 9825RFL5/8	1.73	18.00
Scala		OGC6-825-2D	1.94	16.00

DATA

Augus Validiscolet v	ALL MODE TAKE	WITELACKS)	Walght (bs)
经验证		(i2)	
Scala	OGC9-825	1.37	16.00
Scala	OGC9-825 RFL5/8	1.97	18.00
Scala	OGC9-825N	1.37	16.00
Scala	OGC9-825N RFL2	0.60	23.00
Scala	OGC9-825N RFM3	0.60	23.00
Scala	OGC9-825NR5/8	1.73	18.00
Scala	OGC9-825RFL-2	1.37	16.00
Scala	PR-850	4.40	38.00
Scala	PR88-850	4.40	38.00
Sinclair	\$LR-410C-4R160	2.80	27.00
Sinclair	SLR-410C-4R60	2.58	27.00
Sindair	SLR-410C-4R90	2.57	27.00
Sindair	SRL410 C9 R105	5.50	35.00
Sinclair	SRL410 C9 R160	5.94	35.00
Swedcom	900900NA	1.33	10.00
Swedcom	901200NA	2.30	20.00
Swedcom	901200NAS	2.30	20.00
Swedcom	901205NAS	2.30	20.00
Swedcom	901210NAS	2.30	20.00
Swedcom	ALP110 08	1.60	15.00
Swedcom	ALP110 11	3.70	24.50
Swedcom	ALP4014-N	4.00	20.00
Swedcom	ALP4016N	8.10	33.30
Swedcom	ALP6011N	2.30	18.00
Swedcom	ALP6014N	5.40	28.90
Swedcom	ALP6016N	9.50	55.10
Swedcom	ALP8010N	2.10	16.00
Swedcom	ALP8013N	4.50	27.30
Swedcom	ALP9209N	1.70	15.30
Swedcom	ALP9212N	3.90	26.70
Swedcom	ALP9214N	8.10	53.30
Swedcom	ALP-E 9011	2.30	20.00
Swedcom	CTY10510 N	5.30	16.00
Swedcom	CTY9006-N	5.10	2.00
Swedcom	CTY9010	5.30	16.00

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OR BOOK 1565 PAGE 412

Return to: Stophami Leadingham AFL Wireless 1685 Bluegrass Lakes Parkway, Alpharetta, GA 30004 Sprint PCS Site ID: MI60XC245-B

Memorandum of Site Lease Acknowledgement

This Memorandum evidences that a lease was made and entered into by written Site Lease Acknowledgement dated November 24, 2004, between Crown Castle South LLC, a Delaware limited liability company ("Lessor") and Sprint Spectrum L.P., a Delaware limited partnership ("Lessee"), the terms and conditions of which are incorporated herein by reference.

Such agreement provides in part that Lessor subleases to Lessee a portion of a certain site ("Site) located on 450 SW Thornhill Drive, City of Port St. Lucie, County of St. Lucie, State of Florida, which is described in Attachment "1" attached hereto, with grant of easement for unrestricted rights of access thereto and to electric and telephone facilities for a term of five (5) years, with automatic renewal for four (4) five-year terms, commencing on earlier of: (i) the first day of the month immediately following the date that is one hundred eighty (180) days from the date on which the SLA is sent by certified mail, return receipt requested, or delivered by a nationally recognized courier service, or hand delivered from Lessor to Lessee for execution (provided that the SLA is subsequently fully executed); or (ii) the first day of the second month immediately following the first to occur of (a) the issuance of a building permit for the construction or installation of Lessee's Equipment, or (b) commencement of construction or installation of Lessee's Equipment. The Basic Monthly Payments shall commence on the SLA Term Commencement Date.

[SIGNATURES APPEAR ON NEXT PAGE] [REMAINDER OF PAGE LEFT BLANK INTENTINALLY]

Jun

LESSOR:	114.
Crown Castle South LLC, a Delaware limited liab	nity company
Ву:	Witness: Will Woov
Print Name: Jason Caliento	Print Name: Tyrell L. MOOK
Title: Vice President of Assets	Witness: Fan Price
T DOORTS	Print Name: SARA PRICE
LESSEE: Sprint Spectrum L.P., a Delaware limited partners	hip
By Amer Meners	Witness: Anni Chromy
Print Name: James G. Meyers	Print Name: ANGIL CHIPMY
Title: AVP-Site Delivery	Witness: Faren S. Thomas
Address: 6391 Sprint Parkway, Mailstop KSOPHT0101-Z2650 Overland Park, KS 66251-2650	Print Name: Kosen S. Thomas
LESSOR NOTARY BLOCK	
(STATE OF North Gordina)	
(COUNTY OF Mickleaburg) 55:	
On the 24 day of November, 2004 me known who, being by me duly sworn, did depose and sa	before me personally came Jason Caliento to
an Vice President of Assets of Childre CA.	W. John the I.L.C Delagare comporation
described in and which executed the foregoing instrument; a Board of Directors.	and that (s)he signed his name thereto by order of the
Board of Directors.	a. Aich man.
The City or some	River Notary Public North
[Notary Seal] LESSEE NOTARY BLOCK (STATE OF KANSAS)	Am near train
LESSEE NOTARY BLOCK	/ \$/
(STATE OF KANSAS)	runner.
(COUNTY OF JOHNSON) ss:	w.F.a.
On the day of WWW 2002 me known who, being by me duly sworn, did depose and sa an WY A WWW 19 of Spil Not described in and which executed the foregoing instrument; a Board of Directors.	y that he resides in 1000 3 ; that (s) he is corporation
Notary Public - State of Kansa SUSAN K. MULVANEY My Appointment Expires 1/18/	Notary Public Notary Public
(h) 1 (h	

[Notary Seal]

DESCRIPTION OF LEASE PARCEL

A porcel of kind bring in Section 8, Township 37 South, Range 40 East, St. Lucie County, Florida, being a portion of Treat "O" of "Port St. Lucie Section 18", as recorded in Flat Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Florida, sald parcel being more particularly described as follows:

Commancing at the Northeast corner of sold Tract "O", proceed South 26 54" 12" East along the Easterly line of sold Tract "O" a distance of 500.00 feet; thence continue South 25" 54" 12" East along sold Easterly line of Tract "O" a distance of 303.00 feet to a point on the North line of the Florido's Tumpike ramp right-of-way; thence North 81" 43" 58" West along sold Northerly right-of-way line of stance of 70.10 feet to the POINT 43" 58" West along sold Northerly right-of-way line a distance of 70.10 feet to the POINT 68" 68" 12" West a distance of 48.92 feet; thence departing from sold right-of-way line, North 65" 54" 12" West a distance of 59.55 feet; thence North 63" 65" East a distance of 39.99 feet; thence South 26" 54" 12" East a distance of 84.13 feet to the POINT OF BECKNING.

Containing an area of 2,800.8 Square feet.

DESCRIPTION OF ACCESS EASEMENT

A parcel of land lying in Sections 5 and 8, Township 37 South, Range 40 East, St. Lucle County, Rande, being a portion of Tract "O' of "Part St. Lucle Section 13", as recorded in Plot Soot 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucle County, Florida, said parcel being more particularly described as follows:

Florido, said parcel being more particularly described as follows:

Cammencing at the Northeast comer of said Tract 'O', proceed South 53 05' 48' West clong the Southerly right-of-way line of Thornhill Drive a distance of 47.94 feet to the POINT OF BEGINNING; thence departing from said Southerly right-of-way line, South 25' 12' East a distance of 375.28 feet; thence South 57 14' 21' East a distance of 375.28 feet; thence South 57 14' 21' East a distance of 39.34 feet; thence South 24' 42' 41' East a distance of 254.43 feet; thence South 65' 05' 48' West a distance of 20.00 feet; thence North 83' 05' 48' East a distance of 20.75 feet; thence North 83' 05' 48' East a distance of 20.75 feet; thence North 27' 42' 41' West a distance of 39.52 feet; thence North 83' 05' 48' East distance of 30.65 feet to a point on said Southerly right-of-way line of Thornhill Oring; thence North 53' 05' 48' East doing said Southerly right-of-way line a distance of 20.00 feet to the POINT OF BEGINNING.

Containing an area of 14,600.3 Square feet

DESCRIPTION OF UTILITY EASEMENT

A parcet of land lying in Section 8. Township 37 South, Range 40 East, St. Lucie County, Fladda, being a partien of Tract "0" of "Part St. Lucie Section 18", as recorded in Plot Fladda, being a partien of Tract "0" of "Part St. Lucie Section 18", as recorded in Plot Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County, Pladda, said parcel being more particularly described as follows:

Commencing at the Northeast corner of sold Tract "0", proceed South 26" 54" 12" East clong the Earsterly Rise of sold Tract "0", proceed South 25" 54" 12" East Clong the Earsterly Rise of sold Tract "0", proceed South 25" 54" 14" East Nest a distance of 19.71 feet to the PONT OF BEGENRIKG, thence South 53" 05" 48" East a distance of 30.38 feet; thence South 25" 54" East a distance of 30.38 feet; thence North 25" 54" East a distance of 178.62 feet; a distance of 20.75 feet; thence North 24" 42" 41" West a distance of 178.62 feet; thence North 53" 05" 48" East a distance of 10.01 feet to the POINT OF BEGINNING. Containing an area of 2.092 Source feet.

Containing on area of 2,092 Square feet.

REVISED 7/7/98 - CHANGED LEASE, ADD UTIL ESMT.

1	Bellacuth Mobility -	8t Lucie West-02	JOH No.
William B.	Zentz & Associates, Inc.		100-022
	Land Survey Services	MOH	6/2/98
WZ	EDMPERIT OF AUTHORIZATION (1.3) No. 4840 953 Old Olide Highway, Sulte B-4 Vero Beach, Fl 32960 Phone: (561) 567-7552 Fox: (561) 567-1751	MILLIU B. ZONIZ. PLS MILLIU B. ZONIZ. PLS MILLIU B. ZONIZ. PLS MILLIU B. ZONIZ. PLS STAIT OF FLORICA STAIT OF FLORICA	SEET OF 1 2

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JOSEPH E. SMITH, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUNTY FILE # 3577018 OR BOOK 3281 PAGE 308, Recorded 03/31/2011 at 01:35 PM Doc Tax: \$0.70

STATE OF FLORIDA COUNTY OF ST. LUCIE 8416-C-FL (06-2007)

Preparer's Name and Address:

Jim Cox, P.E. c/o AT&T Florida 5360 NW Nassau Lane Port St. Lucie, FL 34983-3312 Grantee's Address:

BellSouth Telecommunications, inc. d/b/a AT&T Florida 3300 Okeechobee Road, Room 237 Ft. Plarce, FL 34947

NON-EXCLUSIVE EASEMENT

For and in consideration, of the sum of Ten Dollars and No Cents (\$10.00) and other good and valuable consideration, the adequacy and receipt of which is hereby acknowledged, the undersigned owner(s) of the premises, CITY OF PORT ST. LUCIE, a Florida municipal corporation (hereinafter referred to as "Grantor"), does hereby grant to BELLSOUTH TELECOMMUNICATIONS, INC., a Georgia corporation, d/b/a AT&T Florida (hereinafter referred to as "Grantee"), and its successors and assigns, an easement ("Easement") to construct, operate, maintain, add and/or remove such systems of communications, or related items as Grantee may from time to time deem necessary in the conduct of its business upon, over, under and across a portion of the following real property and drainage right-of-way, situate, lying and being in the County of St. Lucie, State of Fiorida, to wit:

See Exhibit "A," attached hereto and incorporated herein.

This Easement, including the following rights are hereby granted: the right of ingress and egress to the Easement; the right to allow Grantee's contractors to lay cable or conduit or other appurtenances on and under the Easement area for communications; the right, but not the obligation, to clear the Easement area and keep it cleared of all trees, undergrowth, or other obstructions; the right, but not the obligation, to trim, cut and keep trimmed and cut all dead, weak, leaning, or dangerous trees or limbs outside the Easement area which might interfere with or fall upon the lines or systems of communication; the right to relocate said facilities and systems of communications of Grantee to a mutually acceptable and agreeable new easement location if any future highway relocation, widening, or improvements required and constructed by Grantor, the City of Port St. Lucie, shall require the removal of said facilities and systems outside the above-described Easement area; and the right to allow Grantee's suppliers to provide fuel or other similar energy resources to Grantee's equipment within the Easement area.

To have and to hold the above granted Easement unto Grantee, its successors and assigns forever and in perpetuity.

Grantor warrants that Grantor is the true owner of record of the above described land upon which the aforesaid Easement is granted.

SPECIAL STIPULATIONS OR COMMENTS:

The following special stipulations shall control in the event of conflict with any of the foregoing easement:

If any of the real estate, landscaping, sod, or any other improvement located on Grantor's property, outside the Easement area, is disturbed or damaged by any of the activities, under this agreement, of Grantee, its agents, employees, servants, contractors, consultants, or persons acting pursuant to contracts or agreement with Grantee then Grantee shall restore all such property to a condition, substantially similar to the condition, existing prior to the disturbance or damage.

Grantor reserves the right to use the subject property, Easement area, and all adjacent City property in any manner that will not unreasonably interfere with the Easement rights granted to Grantee hereinabove.

Grantee shall indemnify and hold harmless Grantor, its officers, employees, agents and instrumentalities from any and all liability, losses, or damages, including attorney's fees and cost of defense, which Grantor 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 actions, negligence or the fallure to exercise care by Grantee, its officers, employees, agents, servants, contractors, consultants, in the construction, operation, maintenance, reconstruction or use of Grantee's facilities and systems of communications located upon, over, under and around the above-described Easement area.

8416C-FL (06-2007)

In the event that any of Grantor's drainage substructures, conduits, or pipes lying within or adjacent to the non-exclusive easement area require replacement or maintenance by Grantor, then Grantee will fully cooperate with Grantor to insure that replacement and maintenance will occur in a timely manner while protecting the Grantee's existing direct buried communication cables and above ground equipment cabinets. Further, Grantee agrees that in the event any damage or destruction of Grantor's above-described facilities is caused solely by Grantee's activities within the non-exclusive easement area, then Grantee shall pay for any and all costs associated with the repair or replacement of said facilities of Grantor.

IN WITNESS WHEREOF, the Grantor has caused these presents to be executed in its name, and set its hand and seal by its proper officer or representative duly authorized this day of MAYCA, 2011. CITY OF PORT ST. LUCIE, a Florida municipal corporation Signed, sealed and delivered 121 S.W. Port St. Lucie Boulevard In the presence of: Port St. Lucie, Florida 34984 STATE OF FLORIDA COUNTY OF ST. LUCIE I HEREBY CERTIFY, that on this day of MArch 2011, before me, an officer duly authorized to administer caths and take acknowledgments, <u>Jerry A. Bentrott</u>, as <u>City Manager</u>, authorized to act on behalf of CITY OF PORT ST. LUCIE, a Florida corporation, is [X] personally known to me or [] proven by producing the following to be the person who executed the foregoing WITNESS my hand and Official Seal at City Hell, in the County and State aforesaid, on this, the 29 day of MAYCY, 2011. instrument freely and voluntarily for the purposes therein expressed. NOTARY PUBLIC-STATE OF FLORIDA Mary Ann Verillo
Commission # DD665926 Expires: JUNE 09, 2011
BONDED THRU ATLANTIC BONDING CO., INC. Notary Public, State of <u>U</u> NOTARY SEAL/STAMP My Commission expires TO BE COMPLETED BY GRANTEE Wire Center/NXX Authority 0E854454N District Central South Port St. Lucie RWID Plat Number Drawing Area Number Title Approvai Parcel ID Area Manager 3420-585-0013-000-1 aux This Non-Exclusive Easement to AT&T has been duly authorized and approved by the City Council of the City of Port St. Lucie by Ordinance 11-17.

THIS IS NOT A SURVEY

DESCRIPTION

EQUIPMENT EASEMENT

A PARCEL OF LAND LYING IN SECTION B, TOWNSHIP 37 SOUTH, RANGE 40 EAST, ST. LUCIE COUNTY, FLORIDA, BEING A PORTION OF TRACT "O" OF THE PLAT ENTITLED PORT ST. LUCIE SECTION EIGHTEEN AS RECORDED IN PLAT BOOK 13, PAGES 17 AND 17A THROUGH 17K, OF THE PUBLIC RECORDS, OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID TRACT "O"; THENCE SOUTH 26'54'12" EAST, ALONG THE EASTERLY LINE OF SAID TRACT "O", A DISTANCE OF 658.49 FEET; THENCE DEPARTING SAID EASTERLY LINE SOUTH 63'05'48" WEST, A DISTANCE OF 8.23 FEET TO THE POINT OF BEGINNING, OF THE FOLLOWING DESCRIBED PARCEL; THENCE SOUTH 26'54'12" EAST, A DISTANCE OF 20.00 FEET; THENCE SOUTH 65'05'48" WEST, A DISTANCE OF 10.00 FEET; THENCE NORTH 26'54'12" WEST, A DISTANCE OF 20.00'; THENCE NORTH 63'05'48" EAST, A DISTANCE OF 10.00 FEET, TO THE POINT OF BEGINNING.

SAID PARCEL CONTAINS 200 SQUARE FEET, MORE OR LESS.

CABLE EASEMENT

A PARCEL OF LAND LYING IN SECTION 8, TOWNSHIP 37 SOUTH, RANGE 40 EAST, ST. LUCIE COUNTY, FLORIDA, BEING A PORTION OF TRACT "O" OF THE PLAT ENTILED PORT ST. LUCIE SECTION EIGHTEEN AS RECORDED IN PLAT BOOK 13, PAGES 17 AND 17A THROUGH 17K, OF THE PUBLIC RECORDS, OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF SAID TRACT "O"; THENCE SOUTH 26'54'12" EAST, ALONG THE EASTERLY LINE OF SAID TRACT "O", A DISTANCE OF 658.49 FEET; THENCE DEPARTING SAID EASTERLY LINE SOUTH 63'05'48" WEST, A DISTANCE OF 8.23 FEET; THENCE SOUTH 26'54'12" EAST, A DISTANCE OF 20.00 FEET; THENCE SOUTH 63'05'48" WEST, A DISTANCE OF 10.00 FEET, TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL; THENCE CONTINUE SOUTH 63'05'48" WEST, A DISTANCE OF 45.00 FEET; THENCE NORTH 26'54'12" WEST, A DISTANCE OF 10.00 FEET; THENCE NORTH 63'05'48" EAST, A DISTANCE OF 45.00 FEET; THENCE SOUTH 26'54'12" EAST, A DISTANCE OF 10.00 FEET, TO THE POINT OF BEGINNING.

SAID PARCEL CONTAINS 450 SQUARE FEET, MORE OR LESS.

MICHARE TE OWEN, PROPESSIONAL SURVEYOR & MAPPER DATE:
FLORIDA RECESTRATION TO 1966

AT&T PROJECT No. 0E854454N

SKETCH & DESCRIPTION

PREPARED FOR:

AT&T OF FLORIDA

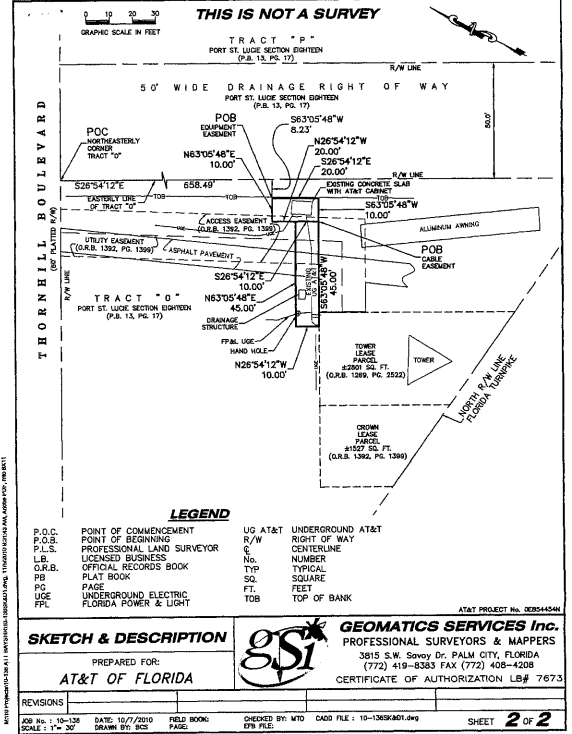
REVISIONS

GEOMATICS SERVICES Inc.
PROFESSIONAL SURVEYORS & MAPPERS
3815 S.W. Savoy Dr. PALM CITY, FLORIDA
(772) 419-8383 FAX (772) 408-4208
CERTIFICATE OF AUTHORIZATION LB# 7673

REVISIONS

JOB No.: 10-136 DATE: 10/7/2010 FIELD BOOK: CHECKED BY: MTO CADD FILE: 10-(385K&D1.dwg SHEET 1 OF 2

SCALE: 17-30' DRAWN BY: BCS PAGE: EFB FILE:



USBSKAD LONG, TITISZUTÜ BJ31343 AM, Adobe PUP,

JOSEPH E. SMITH, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUNTY FILE # 3691396 OR BOOK 3377 PAGE 2728, Recorded 04/09/2012 at 09:54

Verizon Wireless Site Name: Bellsouth St. Lucie West / 62725

AFTER RECORDING RETURN TO:

PENNINGTON LAW FIRM, L.L.C. P.O. BOX 2844 COLUMBIA, S.C. 29202

STATE OF FLORIDA)
COUNTY OF ST. LUCIE)

AMENDED MEMORANDUM OF CO-LOCATION AGREEMENT

This Amended Memorandum of Co-Location Agreement (the "Amended Memorandum") is made this 22 day of March, 2012, between CROWN CASTLE SOUTH LLC, a Delaware limited liability company, hereinafter designated "Crown", and VERIZON WIRELESS PERSONAL COMMUNICATIONS LP, a Delaware limited partnership D/B/A VERIZON WIRELESS, hereinafter designated "Verizon Wireless". Crown and Verizon Wireless are at times collectively referred to hereinafter as the "Parties" or individually as the "Party".

WHEREAS, Crown and Verizon Wireless entered into a Co-Location Agreement dated June 25, 1999, as may have been previously amended and/or assigned (collectively, the "Agreement"), whereby Verizon Wireless leased from Crown space as described in that certain Agreement; and

WHEREAS, this Amended Memorandum is not intended to supersede, replace, or release Verizon Wireless' rights under any prior recorded Memorandum;

NOW THEREFORE, the terms of the Agreement are modified as follows:

- 1. In consideration of the payments, and subject to the terms and conditions, set forth in the Agreement, Crown has leased to Verizon Wireless space at that certain property located on 480 SW Thornhill Drive, Port St. Lucie, St. Lucie, Florida 34984, which property is further identified on Exhibit 1 attached hereto and made a part hereof. The lease includes an 8' x 16' lease area for Verizon Wireless' equipment and a separate 4' x 7' lease area for Verizon Wireless' fuel tank, antennas on Crown's tower, the non-exclusive easement rights for ingress and egress, and for the installation and maintenance of utilities to the nearest public right of way located on that parcel of land located in St. Lucie County, State of Florida.
- The terms, covenants and provisions of the Agreement of which this is a Memorandum, shall extend to and be binding upon the respective executors, administrators, heirs, successors and assigns of Crown and Verizon Wireless.

(SIGNATURES APPEAR ON NEXT PAGE)

IN WITNESS WHEREOF, hereunto and to a duplicate hereof, Crown and Verizon Wireless have caused this Memorandum to be duly executed on the date first written above.

CROWN:

CROWN CASTLE SOUTH LLC,
A Delaware limited liability company

By: 7

Jodi C. Pollice

Title: ___

Date: 3/22/2012

WITNESS

WITNESS

VERIZON WIRELESS:

VERIZON WIRELESS PERSONAL COMMUNICATIONS LP d/b/a Verizon

Wireless

By: ______

Name: Hans F. Leutenegger
Title: Area Vice President Network

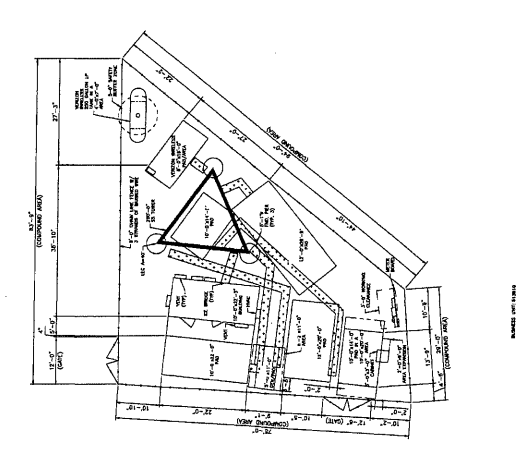
Date: 3-19-2012

STATE OF RENSYLVANIA COUNTY OF Washington	: : SS :	•		
ACKNOWLEDGEMENT				
I, Catherne Witzberg a Notary Public for the County of Washington, State of Vensylvania, do hereby certify that Notice, to me personally known, who, being by me duly sworn, said that (s)he is Interm (Leasy) of CROWN CASTLE SOUTH LLC, a Delaware limited liability company, and that (s)he being authorized to do so, executed the foregoing instrument on its behalf.				
Sworn to and subscribed before	e me			
this 22 nd day of March				
Notary Public My Commission Expires: 3.3	0. 20/2	COMMONWEALTH OF PENNSYLVANIA Notarial Seal Katherine Witzberger, Notary Public Cecil Twp., Washington County My Commission Expires March 30, 2014 Member, Pennsylvania Association of Notaries		

STATE OF NORTH CAROLINA	; 9	SS
COUNTY OF MECKLENBURG	;	
I, Jean M. Musa, a Notary State of North Carolina, do hereby personally known, who, being by me President Network of VERIZON WIR d/b/a Verizon Wireless, and that he behalf.	certify that duly sworn, ELESS PERS	Hans F. Leutenegger, to me did say that he is Area Vice ONAL COMMUNICATIONS LP
Sworn to and subscribed before me this 19 day of MARCH 2012	,	JEAN M MUSA Notary Public, North Carolina Mecklenburg County My Commission Expires May 18, 2015
Notary Public My Commission Expires:		

Exhibit 1

(See Attached)



J.

MERSHIR

JOSEPH E. SMITH, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUNTY FILE # 4080754 OR BOOK 3756 PAGE 2328, Recorded 06/12/2015 at 04:27 PM Doc Tax: \$30.10

Prepared by and when recorded return to: Stefanie Beskovoyne, Assistant City Attorney CITY OF PORT ST. LUCIE City Attorney's Office 121 S.W. Port St. Lucie Boulevard Port St. Lucie, FL 34984

Space above this line reserved for recording office use only)

NON-EXCLUSIVE ACCESS EASEMENT

THIS NON-EXCLUSIVE ACCESS EASEMENT ("Easement"), executed this day of Grantor"), whose mailing address is 121 S.W. Port St. Lucie Boulevard, Port St. Lucie, Florida 34984 to FLORIDA POWER AND LIGHT COMPANY, a Florida corporation ("Grantee"), whose mailing address is 700 Universe Boulevard, Juno Beach, Florida 33408, Attention: Corporate Real Estate Department.

(Wherever used herein the terms "Grantor" and "Grantee" shall include all the parties to this instrument and their respective heirs, legal representatives, successors and assigns.)

WITNESSETH:

WHEREAS, Grantor is the owner of that certain property located in St. Lucie County, Florida as more particularly described in Exhibit "A" attached hereto and made a part hereof (the "Property");

WHEREAS, Grantee desires to obtain a perpetual non-exclusive access easement from Grantor over that certain portion of Grantor's Property as more particularly described in <u>Exhibit "B"</u> attached hereto and made a part hereof (the "Easement Area"), in order to access the easement area granted to Grantee by Grantor under that certain underground utility easement dated of even date herewith and recorded immediately preceding this Easement in the Official Records of St. Lucie County, Florida; and

WHEREAS, Grantor desires to grant Grantee a perpetual non-exclusive access easement over the Easement Area for the purposes set forth herein.

NOW THEREFORE, for and in consideration of the sum of Ten Dollars and No Cents (\$10.00) and other good and valuable consideration in hand paid by the Grantee, the receipt and sufficiency of which is hereby acknowledged, Grantor does hereby grant, bargain, sell and convey to Grantee, its agents, successors and assigns, a perpetual non-exclusive access easement in, on, over and across the Easement Area for the sole purposes of ingress and egress by Grantee, its agents, contractors, subcontractors, invitees and assigns and the right to keep any road on the Easement Area clear of brush, trees, obstructions as may be necessary or desirable for Grantee's use.

TO HAVE AND TO HOLD this Easement hereby granted unto Grantee, its licensees, agents, legal representatives, successors and assigns, together with all conditions and covenants set forth herein, which covenants shall run with the land and shall inure to and be binding upon the heirs, representatives, successors and assigns of Grantee.

IT IS UNDERSTOOD that Grantee, at its sole cost and expense, shall be responsible for the maintenance, repair, construction, operation and replacement of any and all improvements installed, erected, constructed or in anywise made over, across, through or upon the Easement Area by Grantee, its agents, contractors, subcontractors, invitees and assigns. If any of the real estate, vegetation, landscaping, sod, or any other improvement located on the Property, outside or within the Easement Area, is disturbed or damaged by Grantee while performing any of its activities under this Easement, then Grantee shall restore such damaged portion of the Property to a condition, substantially similar to the condition, existing prior to the disturbance or damage; provided that such damage is not caused by the negligence or misconduct of Grantor or any other third party.

IT IS ALSO UNDERSTOOD that Grantor, for itself and its successors and assigns, reserves the right to install, construct, repair and maintain any improvements, including but not limited to utility facilities, within the Easement Area at any location, in Grantor's sole discretion, provided Grantor's use of the Easement Area does not interfere and/or is not inconsistent with the rights granted to Grantee herein.

IT IS ALSO FURTHER UNDERSTOOD, that Grantee shall indemnify and hold harmless Grantor, its officers, employees, agents and instrumentalities from any and all liability, losses, or damages, including attorney's fees and cost of defense, which Grantor or its officers, employees, agents, or instrumentalities may incur as a result of claims, demands, suits, causes of action or proceedings of any kind or nature arising out of, relating to, or resulting from the actions, negligence or the failure to exercise care by Grantee, its officers, employees, agents, servants, contractors, or consultants in Grantee's use of the Easement Area under this Easement, unless such liability, loss, or damage is caused by Grantor's negligence or failure to exercise care. In no event shall Grantee be liable for any indirect, special, incidental, punitive or consequential damages.

[SIGNATURE PAGES TO FOLLOW]

Signed, sealed and delivered

IN WITNESS WHEREOF, Grantor has caused these presents to be executed in its name, and set its hand and seal by its proper, duly authorized officer or representative the day and year first above written.

GRANTOR:

CITY OF PORT ST. LUCIE,

in the presence of:	Florida municipal corporation
Matalie Jennison Witness Print Name: Natalie Tenneran How Howyl Witness Print Name: Robin Hompi	By: Attest: Karen A. Phillips, City Clerk
Approved as to Form and Correctness: By: Pam E. Booker, City Attorney	
STATE OF FLORIDA)) ss COUNTY OF ST. LUCIE)	
The foregoing instrument was acknowledged before 2015, by Gregory J. Oravec, as Mayor for the City □ who has produced	ore me this 8th day of June of Port St. Lucie, who & is personally known to me, or as identification. Notary Signature
NOTARY SEAL/STAMP	Print Name of Notary
ROBIN F. HAMPL Notary Public - State of Florida My Comm. Expires Jul 10, 2015 Commission # EE 110846	

Signed, sealed and delivered in the presence of:	FLORIDA POWER AND LIGHT COMPANY, a Florida corporation
Witness Print Name: Michelle M. Kahmann Witness Print Name: Any Wilko S	Dean J. Girard, Director, Corporate Real Estate
STATE OF FLORIDA) ss COUNTY OF PALM BEACH) The foregoing instrument was acknowledged before me 2015, by Dean J. Girard, as Director of Corporate Real Florida corporation, who is personally known to me, as identification.	Estate for Florida Power & Light Company, a
NOTARY SEAL/STAMP Notary Public State of Florida Michelle M Kahmann My Commission EE 105168 Expires 09/18/2015	Michelie M. Kahmann Print Name of Notary

GRANTEE:

Exhibit "A"

The Property

A Portion of Parcel ID: 3420-585-0013-000-1:

A tract or parcel of land lying in Sections 5 and 8 Township 37 South, Range 40 East, more particularly described as follows: -

The Northerly 500 feet of the Easterly 325 feet of Tract "O" as shown on Plat of PORT ST. LUCIE SECTION EIGHTEEN recorded in Plat Book 13, Page 17 of the Public Records of St. Lucie County, Florida.

All lying and being in the City of Port St. Lucie, St. Lucie County, Florida. Containing 3.73 Acres, more or less.

LEGAL DESCRIPTION



ACCESS EASEMENT 1

A parcel of land lying in Sections 5 and 8, Township 37 South, Range 40 East; St. Lucie County, Florida, being a portion of Tract "O" of PORT ST. LUCIE SECTION 18, as recorded in Plat Book 13, Pages 17 and 17A through 17K, of the Public Records of St. Lucie County. Florida, said parcel being more particularly described as follows;

Commence at the Northeast corner of said Tract "0", proceed South 63'05'48" West, along the Southerly right-of-way line of Thornhill Drive, (a 80.00 foot wide right-of-way), a distance of 47.94 feet to the POINT OF BEGINNING;

Thence departing from said Southerly right-of-way line, South 26°54'12" East, a distance of 375.26 feet; thence South 57"14'21" East, a distance of 79.94 feet; thence South 24'42'41" East, a distance of 254.43 feet; thence South 63'05'48" West, a distance of 40.00 feet; thence North 26.54'12" West, a distance of 20.00 feet; thence North 63°05'48" East, a distance of 20.75 feet; thence North 24°42'41" West, a distance of 229.35 feet; thence North 57"14'21" West, a distance of 79.52 feet: thence North 26'54'12" West, a distance of 380.68 feet to a point on the Southerly right-of-way line of Thornhill Drive; thence North 63'05'48" East. a distance of 20.00 feet to the POINT OF BEGINNING

Containing 14,500.3 square feet, more or less.

NOTE: THIS IS NOT A SKETCH OF SURVEY, BUT ONLY A GRAPHIC DEPICTION OF THE DESCRIPTION SHOWN HEREON. THERE HAS BEEN NO FIELD WORK, VIEWING OF THE SUBJECT PROPERTY OR MONUMENTS SET IN CONNECTION WITH THE PREPARATION OF THE INFORMATION SHOWN HEREON.

NOTE: LANDS SHOWN HEREON WERE NOT ABSTRACTED FOR RIGHT-OF-WAY AND/OR EASEMENTS OF RECORD.

THOMAS P. KIERNAN OF Professional Surveyor & Mapper

Florida Certificate No. 6199

Sheet 1 of 2

ACCESS EASEMENT 1

12-299 s&d File: ae1.dwg Date: 4-02-2015

Tech: GLM



CULPEPPER & TERPENING, INC

CONSULTING ENGINEERS | LAND SURVEYORS 2980 SOUTH 25th STREET • FORT PIERCE, PLORIDA 34981 PHONE 772-464-3537 • FAX 772-464-9497 • www.ct-cng.com PHONE //2-40-4333/ • FAX //2-404-99/ • www.ct-cag.com 151 SW FLAGLER AVENUE = STUART, FLORIDA 34994 PHONE 772-220-35/6 • FAX 772-464-9497 • www.ct-cag.com STATE OF FLORIDA CERTIFICATION No. LB 4284

SKETCH OF DESCRIPTION

OF

ACCESS EASEMENT 1

File: 12—299 s&d ae1.dwg Date: 4—02—2015

Tech: GLM



CULPEPPER & TERPENING, INC

CONSULTING ENGINEERS LAND SURVEYORS
280 SOUTH 25th STRINGT - FORT PHRICE, FLORIDA 34981
PHONE 772-464-437 - FAX 772-464-947 - www.cc-ong.com
151 SW PLAGLER AVENUE - STUART, FLORIDA 34994
PHONE 772-220-3376 - FAX 772-464-947 - www.cc-ong.com
STATE OF FLORIDA CENTRICATION No. 16. 349

JOSEPH E. SMITH, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUNTY FILE # 4080756 OR BOOK 3756 PAGE 2343, Recorded 06/12/2015 at 04:27 PM Doc Tax: \$936.60

Prepared by and Return to:

Florida Power & Light Company Samantha J. Saucier CRE/JB 700 Universe Blvd. Juno Beach, FL 33408

Parcel ID# 3420-585-0013-000-1

EASEMENT

KNOW ALL MEN BY THESE PRESENTS that THE CITY OF PORT ST. LUCIE, a municipality of the State of Florida ("Grantor"), whose mailing address is 121 SW Port St. Lucie Boulevard, Port St. Lucie, Florida 34984, in consideration of the sum of One Dollar and No Cents (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby grant to FLORIDA POWER & LIGHT COMPANY, a corporation organized and existing under the laws of the State of Florida, whose address is P.O. Box 14000, Juno Beach, Florida 33408-0420, and to its successors and assigns (collectively, "Grantee")(the term "assigns" meaning any person, firm or corporation owning by way of assignment all rights under this agreement or a portion of such rights with Grantee or its other assigns retaining and exercising the other rights), an easement forever for a right-of-way to be used for the construction, operation and maintenance of one or more underground electric transmission and distribution lines, including but not limited to, wires, cables, conduits, roads, trails and equipment associated therewith, attachments, appurtenant equipment, and appurtenant aboveground equipment, and for communication purposes (all of the foregoing hereinafter referred to as "facilities"), over, under, in, on, upon and across the lands of Grantor situated in the County of St. Lucie and the State of Florida and being more particularly described as follows:

See Exhibit "A" attached hereto and made a part hereof;

together with the right and privilege from time to time to reconstruct, inspect, alter, improve, enlarge, add to, change the voltage, as well as the nature or physical characteristics of, replace, remove or relocate such facilities or any part of them upon, across, over or under the above-described right-of-way with all rights and privileges necessary or convenient for the full enjoyment or the use thereof for the herein described purposes, including, but not limited to, the right to cut and keep clear all trees and undergrowth and other obstructions within said right-of-way and on lands of Grantor adjoining said right-of-way that may interfere with the proper construction, operation and maintenance of such facilities or any part of them, the right to mark the location of any underground facilities by above ground and other suitable markers and the right of ingress and egress for personnel and equipment of Grantee, its contractors, agents, successors or assigns over the adjoining lands of Grantor, for the purpose of exercising and enjoying the rights granted by this easement and any or all of the rights granted hereunder.

Grantor, however, reserves the right and privilege to use the above-described right-of-way for agricultural and such other purposes except as herein granted or as might interfere or be inconsistent with the use, occupation, maintenance or enjoyment thereof by Grantee or its successors or assigns, or as might cause a hazardous condition; provided, however, and by the execution and delivery hereof Grantor so expressly agrees that no portion of the right-of-way shall be excavated, altered, obstructed, improved, surfaced or paved (except for existing asphalt pavement) without the prior written permission of Grantee, or its successors or assigns, and no building, well, structure, obstruction or improvement (including any improvements for recreational activities) shall be located, constructed, maintained or operated over, under, upon or across said right-of-way by Grantor, or the heirs, personal representatives, successors or assigns of Grantor.

Grantee, at its sole cost and expense, shall be responsible for the maintenance, repair, construction, operation and replacement of any and all improvements installed, erected, constructed or in anywise made over, under, across, through or upon the above-described right-of-way by Grantee, its agents, contractors, subcontractors, invitees and assigns. If any of the real estate, vegetation, landscaping, sod, or any other improvement located on said right-of-way is disturbed or damaged by Grantee while performing any of its activities under this easement, then Grantee shall restore such damaged portion of the right-of-way to a condition, substantially similar to the condition, existing prior to the disturbance or damage; provided that such damage is not caused by the negligence or misconduct of Grantor.

Grantee shall indemnify and hold harmless Grantor, its officers, employees, agents and instrumentalities from any and all liability, losses, or damages, including attorney's fees and cost of defense, which Grantor or its officers, employees, agents, or instrumentalities may incur as a result of claims, demands, suits, causes of action or proceedings of any kind or nature arising out of, relating to, or resulting from the actions, negligence or the failure to exercise care by Grantee, its officers, employees, agents, servants, contractors, or consultants in the construction, operation, maintenance, reconstruction or use of Grantee's facilities and systems of communications located upon, over, under and around the easement area, unless such liability, loss, or damage is caused by Grantor's negligence or failure to exercise care. In no event shall Grantee be liable for any indirect, special, incidental, punitive or consequential damages.

By the execution hereof, Grantor covenants that it has the right to convey this easement and that Grantee and its successors and assigns shall have quiet and peaceful possession, use and enjoyment of this easement and the rights granted hereby.

NOTE: Grantor has agreed to grant Grantee a perpetual non-exclusive access easement over the above-described right-of-way via that certain Non-Exclusive Access Easement dated of even date herewith, and to be recorded immediately after this easement in the Official Records of St. Lucie County, Florida, in order to grant Grantee access to the right-of-way granted to Grantee hereunder. Prior to accessing the above-described right-of-way, Grantee shall provide reasonable notice to Grantor.

[Signature and acknowledgment appear on following page.]

IN WITNESS WHEREOF, the Grand 1997.	antor has executed this easement this 8th day of
Witnesses:	GRANTOR:
	THE CITY OF PORT ST. LUCIE, a municipality of the State of Florida
By: Matalie Janneson Print Name: Natalie Tenneson By: Mohr Johnstampl Print Name: Robin Hampl	Gregory Gravec, Mayor
APPROVED as to Form and Correctness: Pam E. Booker, City Attorney	
<u>Ack</u>	<u>knowledgment</u>
STATE OF FLORIDA)) SS: COUNTY OF ST. LUCIE)	
aforesaid and in the County aforesaid to tacknowledged before me by Gregory J. Oramunicipality of the State of Florida, freely	day, before me, an officer duly authorized in the State take acknowledgments, the foregoing instrument was avec, as Mayor of THE CITY OF PORT ST. LUCIE, a and voluntarily under authority duly vested in him on the thereto is the true corporate seal of said corporation. The produced as identification.
of <u>June</u> , 2015.	Notary Public Printed, typed or stamped name of Notary Public
My Commission Expires: 7/(0/15	ROBIN F. HAMPL Notary Public - State of Florida My Comm. Expires Jul 10, 2015 Comm.ission # EE 110846

LEGAL DESCRIPTION

UE-2

Being an easement lying in a portion of Tract "0", as shown on the plat of PORT ST. LUCIE SECTION EIGHTEEN, Plat Book 13, Page 17, Public Records of St. Lucie County, Florida, being more particularly described as follows;

Commence at the Southeast corner of Tract "O" of said plat of PORT ST. LUCIE. SECTION EIGHTEEN; thence North 26°52'44" West, along the Easterly line of said Tract "O", a distance of 1447.77 feet to the POINT OF BEGINNING of the following described easement;

Thence continue North 26'52'44" West, a distance of 44.63 feet to a point of curve to the left having a radius of 90.00 feet, a central angle of 37'34'02"; thence northwesterly along the arc a distance of 59.01 feet; thence North 64°26'46" West, a distance of 19.50 feet to a point of curve to the left having a radius of 40.00 feet, a central angle of 52°27'12"; thence westerly along the arc a distance of 36.62 feet; thence South 63'06'01" West, a distance of 55.73 feet to a point of curve to the right having a radius of 212.01 feet, a central angle of 35"11'27"; thence westerly along the arc a distance of 130.22 feet; thence North 81'42'31" West, a distance of 231.29 feet; thence North 37'58'10" West, a distance of 484.57 feet to the Southerly right-of-way of Thornhill Drive (a variable width right-of-way); thence North 63°07'16" East, along said Southerly right—of—way, a distance of 20.38 feet; thence South 37.58'10" East, a distance of 436.50 feet to a point of curve to the left having a radius of 90.00 feet, a central angle of 43'44'21"; thence southeasterly along the arc a distance of 68.71 feet; thence South 81°42'31" East, a distance of 187.14 feet to a point of curve to the left having a radius of 192.01 feet, a central angle of 35°11'27"; thence easterly along the arc a distance of 117.93 feet; thence North 63°06'01" East, a distance of 55.73 feet to a point of curve to the right having a radius of 60.00 feet, a central angle of 52°27'12"; thence easterly along the arc a distance of 54.93 feet; thence South 64'26'46" East, a distance of 19.50 feet to a point of curve to the right having a radius of 110.00 feet, a central angle of 02°28'13"; thence southeasterly along the arc a distance of 4.74 feet; thence North 26°52'44" West, a distance of 16.57 feet; thence North 63°07'16" East, a distance of 50.00 feet; thence South 26°52'44" East, a distance of 124.45 feet; thence South 63'07'16" West, a distance of 50.00 feet to the POINT OF BEGINNING.

Containing 0.593 acres, more or less.

NOTE: THIS IS NOT A SKETCH OF SURVEY, BUT ONLY A GRAPHIC DEPICTION OF THE DESCRIPTION SHOWN HEREON. THERE HAS BEEN NO FIELD WORK, VIEWING OF THE SUBJECT PROPERTY OR MONUMENTS SET IN CONNECTION WITH THE PREPARATION OF THE INFORMATION SHOWN HEREON.

NOTE: LANDS SHOWN HEREON WERE NOT ABSTRACTED FOR RIGHT-OF-WAY AND/OR EASEMENTS OF RECORD.

THOMAS P. KIERNAN

Professional Surveyor & Mapper Florida Certificate No. 6199

Thek-

REVISION: REVISED LABEL GLM 10-30-2014

REVISION: REVISED LABEL AND LEGAL DESCRIPTION GLM 10-10-2014

REVISION: ADDED AREA TO EASEMENT, REVISED LEGAL DESCRIPTION GLM 10-9-2014 Sheet 1 of 3

DESCRIPTION

UTILITY EASEMENT-2

12-299 s&d File: ue2.dwg

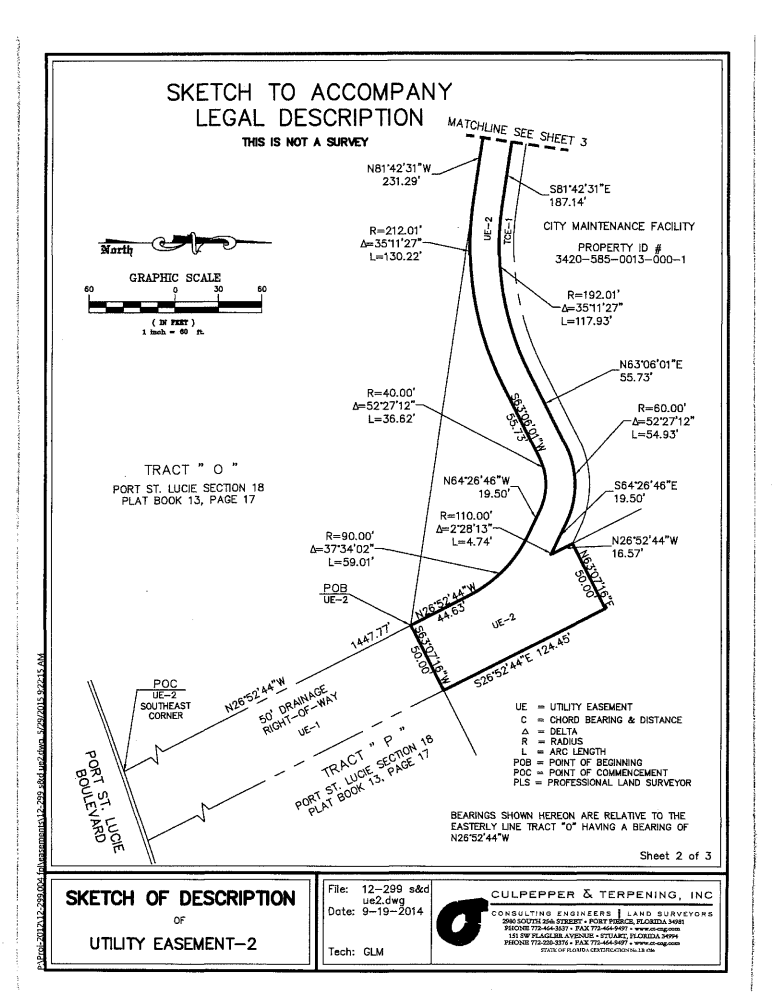
Date: 9-19-2014

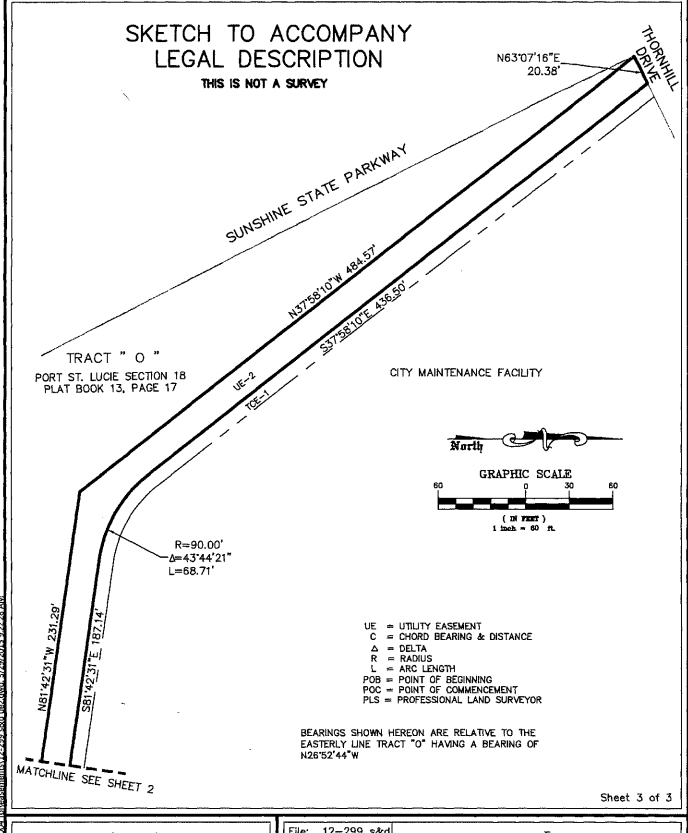
Tech: GLM



CULPEPPER & TERPENING, INC

CONSULTING ENGINEERS LAND SURVEYORS
290 SOUTH 25th STREET + FORT PREACE, FLORIDA 34981
PHONE 772-464-3537 - FAX 772-464-947 - www.cs-ong.com
151 SW FLAGFER AVENUE - STUART, FLORIDA 34994
PHONE 772-220-3376 - FAX 772-464-947 - www.cs-cng.com STATE OF FLORIDA CERTIFICATION NA. LB 4214





SKETCH OF DESCRIPTION

OF

UTILITY EASEMENT-2

File: 12-299 s&d ue2.dwg Date: 9-19-2014

Tech: GLM



CULPEPPER & TERPENING, INC

CONSULTING ENGINEERS LAND SURVEYORS
2500 SOUTH 25th STEPET - FORT PURECE, PLONIDA 34661
FHONE 772-464-537 - PAX 772-464-547 - www.cheng.com
151 SW FLAGLER AVENUE - STUART, FLORIDA 34694
PHONE 772-220-3376 - PAX 772-464-3457 - www.cheng.com
STATE OF FLORIDA CERTIFICATION No. 12 MARCH

o (So (U = 1)TRO ADOROR

NOTICE OF COMMENCEMENT

Permit No. 20-42800	Property Tax ID No. 3420-585-0013-000-1
State of Florida, County of St. Lucie	
The Undersigned hereby gives notice that improvement with Chapter 713, Florida Statutes, the following information is	ill be made to certain real property, and in accordance with sprovided in this Notice of Commencement.
Legal Description of property and address if available _ ⁴⁸	D-TW SW Thornhill Dr / LEGAL - PORT ST LUCIE-SECTION 18- THAT
PART OF TRACT O MPDAF: BEG AT NE COR OF TRACT OF RUN	S 26 DEG 54 MIN 1
General description of improvements Upgrade equipment at	existing cell site
Owner/lessee_ TMobile/ Crown Castle	
Address 2056 VISTA PARKWAY , SUITE 420, WEST PALM BEACH	i, FL 33411
Interest in property: LESSE	
Fee Simple Title holder (if other than owner)CITY OF PORT	ST. LUCIE
Address 121 SW PORT ST LUCIE BLVD., PORT ST. LUCIE, FL 34	984-5099
Centractor Olin Wayn Companies, Inc./ Dan Ault	Phone # 239-776-5884
Addition 2000 Orogen Court Trail North Cit 04400	Fax #
Surety	Phone #
Address	Fax #
Amount of Bond	
Lender	Phone #
Address	
by Section 713.13 (a) 7., Florida Statues: Name	
Address	
In addition to himself, owner designates	of
Phone	#Fax #
PAYMENTS UNDER CH.713.13, F.S., AND CAN RESULT IN YOUR PAY COMMENCEMENT MUST BE RECORDED AND POSTED ON THE JI FINANCING, CONSULT WITH YOUR LENDER OR AN ATTORNEY COMMENCMENT.	OF THE NOTICE OF COMMENCEMENT ARE CONSIDERED IMPROPER TING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. A NOTICE OF OB SITE BEFORE THE FIRST INSPECTION. IF YOU INTEND TO OBTAIN BEFORE COMMENCING WORK OR RECORDING YOUR NOTICE OF When's or Lessee's Authorized Officer/Director/Partner/Manager/ Signature are Manager/
State of Florida, County of Hillsborough Acknowledged before me this 22 day of Months and the personally known to me or who has produced	umber 20 20, by Shelia Turnipseed, as identification.
Milloff Mic Signature of Notary Type or	Lelle Rodiquez Print Name of Notary (Seal)
Title: Notary Public Commission Number	MICHELLE M. RODRIGLEZ DI. MY COMMISSION # G60478 EXPIRES November 15, 20