City of Puyallup Site License Addendum

Company shall apply to the City for approval of this Site License Addendum by filling out the below form and submitting the form to the City for approval with the applicable Administrative Fee. For each Small Cell Facility, the Company shall fill out a Site License Addendum.

This Site License Addendum ("Addendum"), made this 29th day of October, 2021 (the "Site License Addendum Effective Date") between the City of Puyallup, hereinafter designated the "City" and New Cingular Wireless PCS, LLC, with its principal offices at 1025 Lenox Park Blvd NE, 3rd Floor, Atlanta, GA 30319 hereinafter designated "Company":

- 1. <u>Addendum</u>. This is a Site License Addendum as referenced in that certain Master License Agreement between The City and Company dated August 26th, 2021 ("Agreement"). All of the terms and conditions of the Agreement are incorporated hereby by reference and made a part hereof without the necessity of repeating or attaching the Agreement. In the event of a contradiction, modification or inconsistency between the terms of the Agreement and this Addendum, the terms of this Addendum shall govern. Capitalized terms used in this Addendum shall have the same meaning described for them in the Agreement unless otherwise indicated herein.
- 2. <u>Project Location</u>. Attachment 1 identifies the physical location of the City Pole on which the Site Equipment shall be attached.
- 3. Project Description. Attachment 2 identifies the Site Equipment to be installed on the City Poles and shall include the construction details (e.g. electrical and fiber connections, antennas, radios and accessory components). Company shall provide photo simulations of such Site Equipment attached to the City Poles and a load bearing study. The photo simulations shall include photos indicating the existing City Pole without the Site Equipment and with the proposed Site Equipment attached. If there are any accessory components, for example conduit holding backhaul or electrical, such accessory components shall be depicted in the photo simulations. If City Pole re-enforcement or replacement is necessary, include engineering design and specification drawings demonstrating the proposed alteration to the City Pole. All engineering drawings submitted must be completed and stamped by a registered qualified engineer licensed in Washington State.

4.	<u>Frequencies.</u> Company is authorized by the FCC to use the following frequencies: PCS, AWS
5. □ -unde	Backhaul. Backhaul services shall be provided to the Site Equipment as follows: erground fiber □ aboveground fiber □ microwave □ other
and fro	m the following entity:
	Usage of City-Owned Conduit. Does the Company request usage of City's streetlight conduit usage will depend on whether the City has additional space in its conduit and will require a te conduit rental fee. ☐ Yes ☐ No

Term. The term of this Addendum shall run concurrently with the Agreement and shall

7.

terminate upon the Agreement termination unless earlier terminated by a party consistent with the Agreement.

- 8. <u>Commencement Date</u>. Company shall notify the City upon the installation and operation of its Site Equipment on the City Pole.
- 9. <u>Fees</u>. The Rent and Administrative Fee for the Site Equipment installed pursuant to this Addendum shall be in accordance with Section 6 of the Agreement.
- 10. <u>Counterparts</u>. This Site License Addendum may be signed in counterparts, each of which shall be deemed an original, but all of which will constitute one and the same document.
- 11. <u>Authority</u>. Each individual executing this Site License Addendum represents and warrants that such individual is duly authorized to execute and delivery this Site License Addendum on behalf of the party it represents.

12.	Carrier.	The following third-party wireless carrier's equipment will be located on this City
Pole:		or ⊨ same as Company.

13. <u>Acknowledgment</u>. Company acknowledges that (i) this Site License Addendum is only effective upon the signatures of both parties and (ii) Company shall not have the right to install its Site Equipment on the City Poles until it has received Government Approvals and complied with the requirements (including any insurance or bonding requirements) of such Government Approvals.

EXECUTED to be effective as of the Site License Addendum Effective Date.

CITY OF PUYALLUP:	COMPANY
By:	Bv:
Name:	Name:
Title:	Title:

Exhibits:

Attachment 1 – Physical Location of City Pole

Attachment 2 – Photo Simulations, Description of Site Equipment and Load Bearing Study

Attachment 1 Physical Location of City Pole



INDEX TO SHEETS SHEET COVER SHEET PUYALLUP GENERAL NOTES GENERAL NOTES CONT. LEGEND & CONTACT INFO RF COMPLIANCE RF COMPLIANCE 1A AND BOUNDARY SURVEY PLAN & RESTORATION VIEW TRAFFIC CONTROL PLAN POLE ELEVATIONS POLE ELEVATIONS EQUIPMENT DETAILS & PLUMBING DIAGRAM GROUNDING & SIGNAGE DETAILS STANDARD CONSTRUCTION DETAILS STANDARD CONSTRUCTION DETAILS STANDARD CONSTRUCTION DETAILS STANDARD TRAFFIC CONTROL DETAILS PHOTO SIMULATION

LOCATION MAP

MERIDIAN

AT&T SITE NAME: 27107-WATCM-050-F

PACE #: MRWOR040047

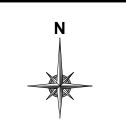
FA #: 14847400

POLE #: T.B.D.

ADDRESS: 812 N. MERIDIAN, PUYALLUP, WA 98371

PROPOSED DAS SMALL CELL INSTALLATION

ENGINEER'S ESTIMATE OF MATERIALS			
QUANTITY	ITEM		
1	NEW POLE - WESTERN 35.0' CONCEALMENT METAL POLE		
1	NEW LUMINEER		
1	NEW POLE FOUNDATION		
1	GALTRONICS QUASI-OMNI 12-PORT CANISTER ANTENNA		
1	NOKIA B25/B66 AIRSCALE MICRO RRH (AHFIB) W/ PSU-1200W-48-X		
1	RAYCAP AC DISCONNECT W/ INTEGRATED SURGE PROTECTION		
8	LINEAR FEET OF 1-2" PVC SCHEDULE 40 CONDUIT		
1	TYPE 2 FIBER JUNCTION BOX		







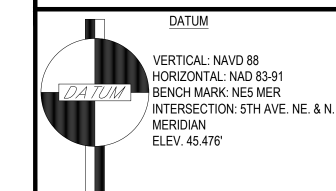


CONTRACTOR

COVER SHEET



THE FOLLOWING PLAN SET IS NOT TRANSFERABLE AND IS ONLY CONSIDERED AN OFFICIAL CONSTRUCTION DRAWING WHEN ACCOMPANIED WITH A SIGNED ENGINEERING SEAL.



SCALE

AREA MAP

9th Ave NE

5th Ave NE

4th Ave NE

7th Ave NE

Elementary

NE5 MER

PROJECT LOCATION-

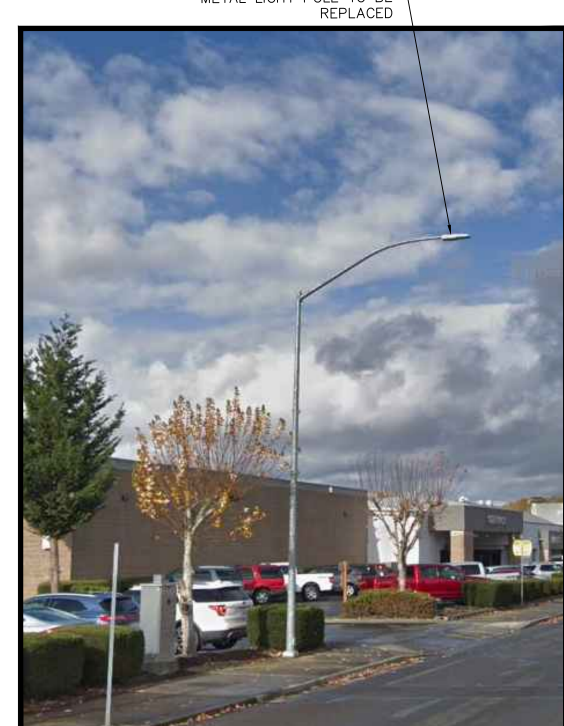
7th Ave NW

6th Ave NW

Hi Ho One Stop Sh

EXISTING POLE ELEVATION - LOOKING NORTHWEST

PUYALLUP PUBLIC WORKS METAL LIGHT POLE TO BE



INSTALLATION OF SMALL CELL EQUIPMENT ONTO PROPOSED PUBLIC WORKS METAL LIGHT POLE SITE COORDINATES (1A CERTIFICATION) LATITUDE: 47° 11' 50.71" N (47.197419°) SITE COORDINATES (1A CERTIFICATION) LONGITUDE: -122° 17' 38.08" W (-122.293911°) SITE ELEVATION (1A CERTIFICATION): 43.5' ± 3'

PROJECT DESCRIPTION:

CITY OF PUYALLUP WORK ORDER REQUEST FOR PROPOSED INSTALLATION OF AT&T SMALL CELL EQUIPMENT AND POWER SERVICE ONTO PROPOSED PUBLIC WORKS METAL STREET LIGHT POLE.

PACE #: MRWOR040047 SCIP ID #: 27107-50-F USID #: 275861 FA #: 14847400 POLE TYPE: PUYALLUP PUBLIC WORKS LIGHT POLE POLE #: T.B.D. LAT: 47.197419° LONG: -122.293911°

PUYALLUP PUBLIC WORKS METAL LIGHT-

POLE LOCATION FOR NODE EQUIPMENT

RIVER RD.

(EX. LOCATION)

NORTH ROW I

Know what's below. Call before you dig.

AT&T: MORIAH GOULD

MG454G@ATT.COM - (971) 832-3579

MASTEC NETWORK SOLUTIONS: RALETTE CHURCHWELL

RALETTE.CHURCHWELL@MASTEC.COM - (541) 606-3680

UTILITIES UNDERGROUND LOCATION CENTER 1-800-424-5555 OR 811 WWW.CALLBEFOREYOUDIG.ORG/WASHINGTON 3 WORKING DAYS UTILITY NOTIFICATION PRIOR TO

2ND ST. NE.

1			
6			
5			
4			
3	REV 2	04/26/22	KPB
2	REV 1	03/01/22	RR
1	FOR PERMIT REVIEW	11/30/21	DP
NO	REVISION	DATE	APPD

	FINAL CONSTRUCTION CHECKED	DATE CREATED 04/21/2021	SCALE N.T.S.
	BY	<u>CHECKED</u> JW	APPROVED KPB
KPB	DATE	CREATED	PROJECT#
RR		DP	MAS-20-4000
DP	FIELD BOOKS	COORDINATES	SEGMENT ID
APPD		WA83_SF	ATT-DASC-522

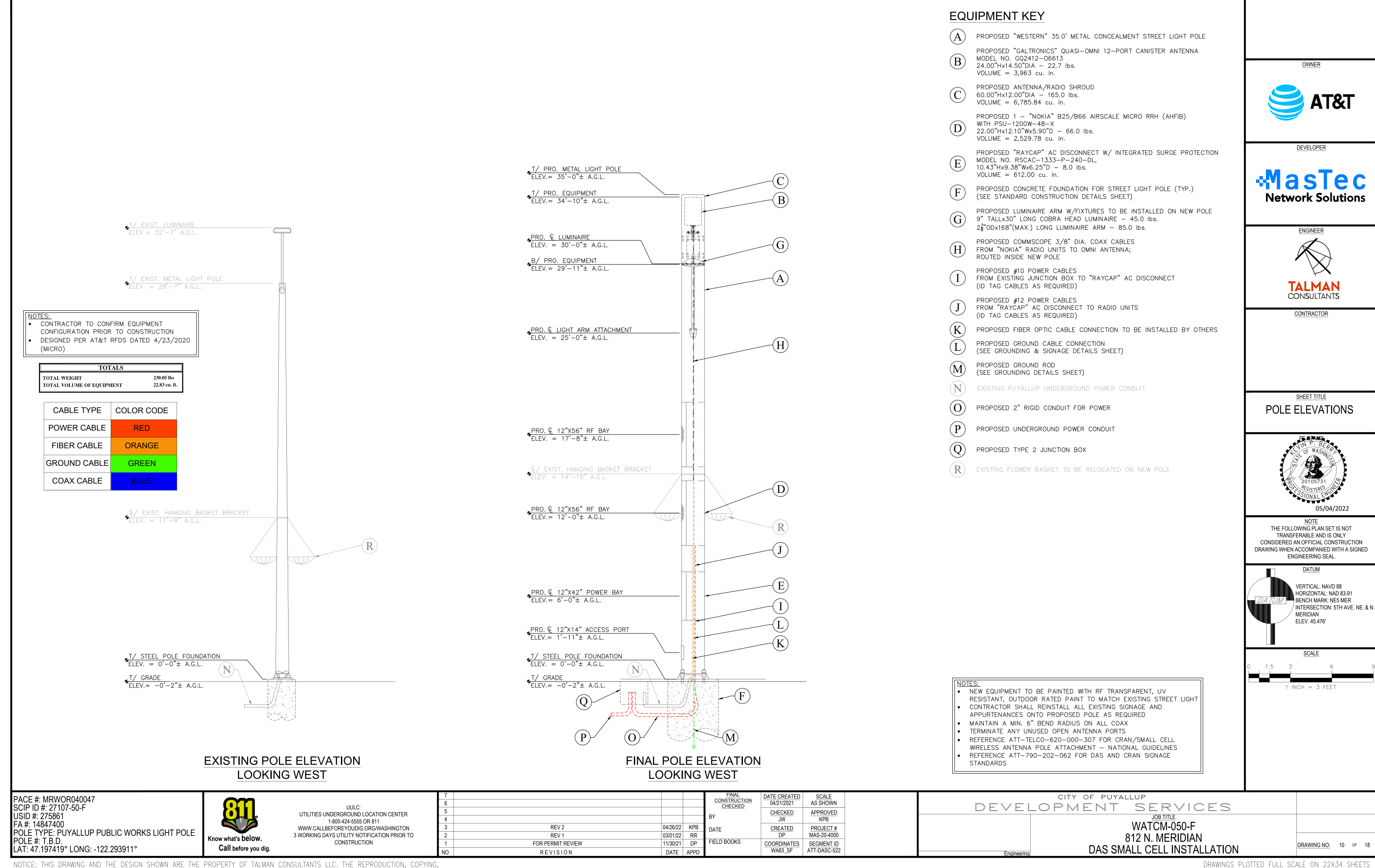
CITY OF PUYALLUP DEVELOPMENT SERVICES WATCM-050-F 812 N. MERIDIAN DRAWING NO: 1 OF 18 DAS SMALL CELL INSTALLATION

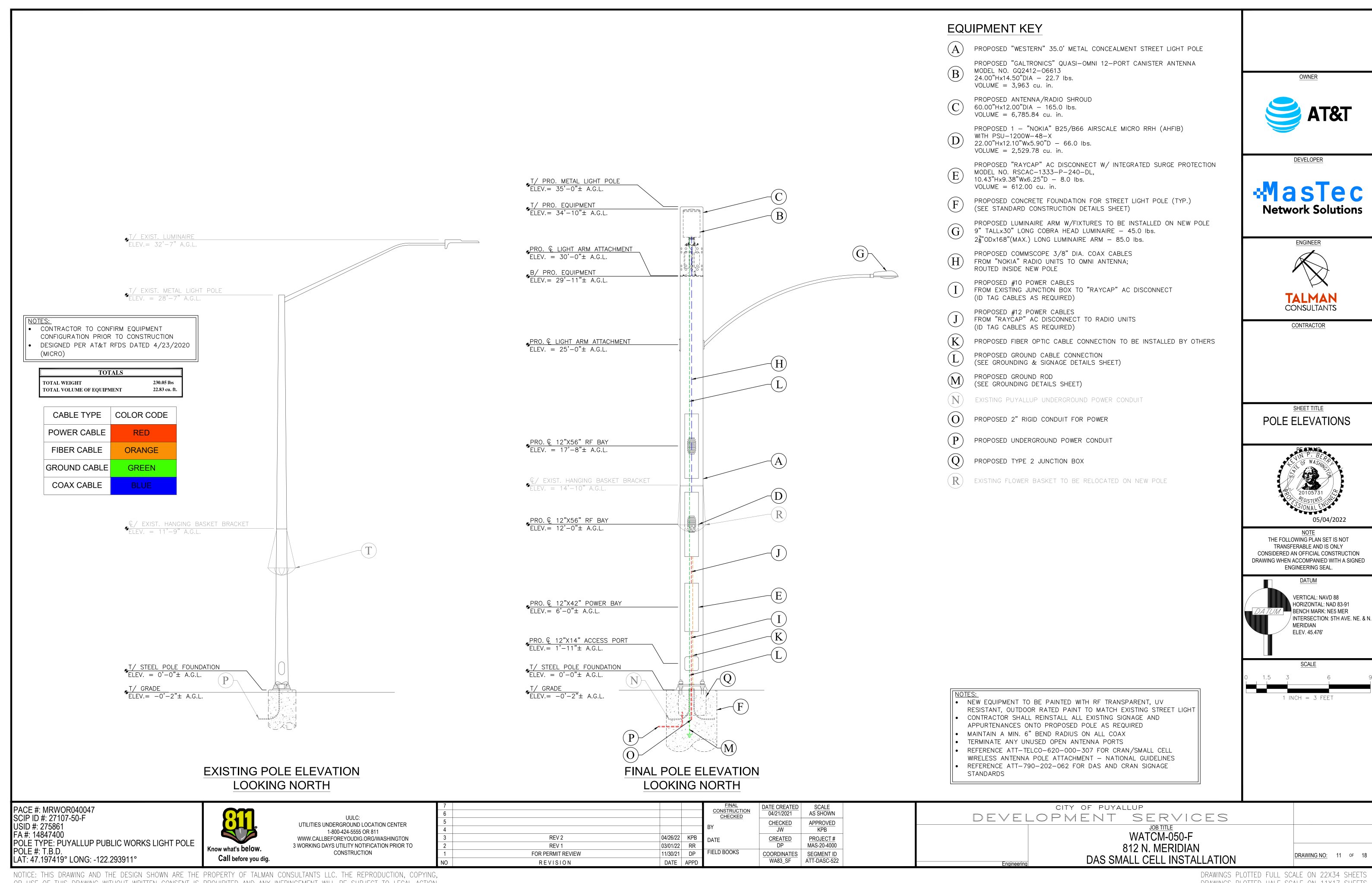
4th Ave NE

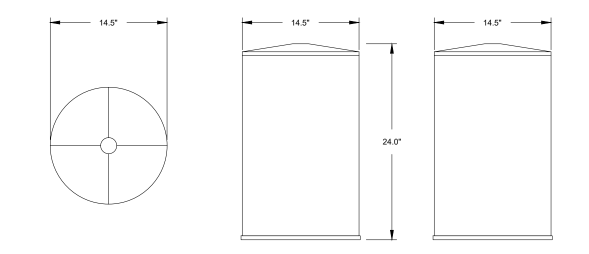
3rd Ave NE

2nd Ave NE

Attachment 2 Photo Simulations, Description of Site Equipment & Load Bearing Study







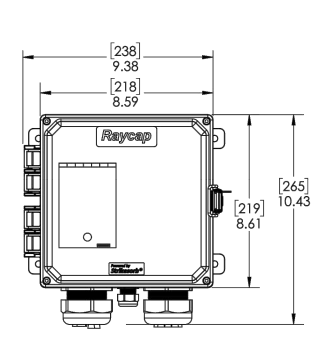
PLAN VIEW FRONT VIEW SIDE VIEW

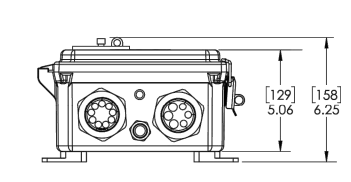
FREQUENCY RANGE

LOW BAND 698-896 MHz
AWS/PCS/WCS BAND #2 1695-2690 MHz
HIGH BAND #1 3300-4200 MHz
UNII BAND #2 5150-5925 MHZ

GALTRONICS QUASI-OMNI 12-PORT CANISTER ANTENNA

MODEL NO. GQ2412-06613



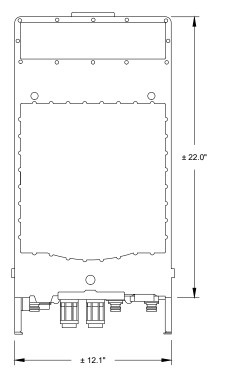


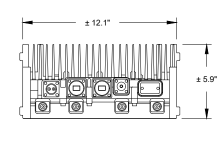
FRONT VIEW

PLAN VIEW

RAYCAP AC DISCONNECT BOX

MODEL NO. RSCAC-1333-P-240-DL





FRONT VIEW

INTERFACE: INPUT POWER: **BOTTOM VIEW**

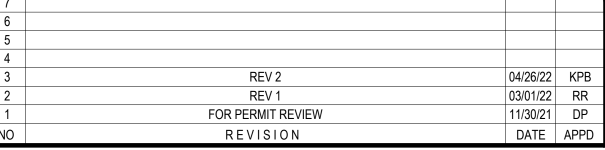
2 CPRI PORTS FOR FRONT HAUL (2X9.8 GB/2) DC: -36V TO -60V AC: 80V TO 276V

NOKIA B25 / B66 AIRSCALE MICRO RRH 4T/4R 320 W (AHFIB)

PACE #: MRWOR040047 SCIP ID #: 27107-50-F USID #: 275861 FA #: 14847400 POLE TYPE: PUYALLUP PUBLIC WORKS LIGHT POLE POLE #: T.B.D. LAT: 47.197419° LONG: -122.293911°



UULC:
UTILITIES UNDERGROUND LOCATION CENTER
1-800-424-5555 OR 811
WWW.CALLBEFOREYOUDIG.ORG/WASHINGTON
3 WORKING DAYS UTILITY NOTIFICATION PRIOR TO
CONSTRUCTION



Dark Fibers to/from Hub

DEVELOPMENT

CITY OF PUYALLUP

PMENT SERVICES

JOB TITLE

WATCM-050-F

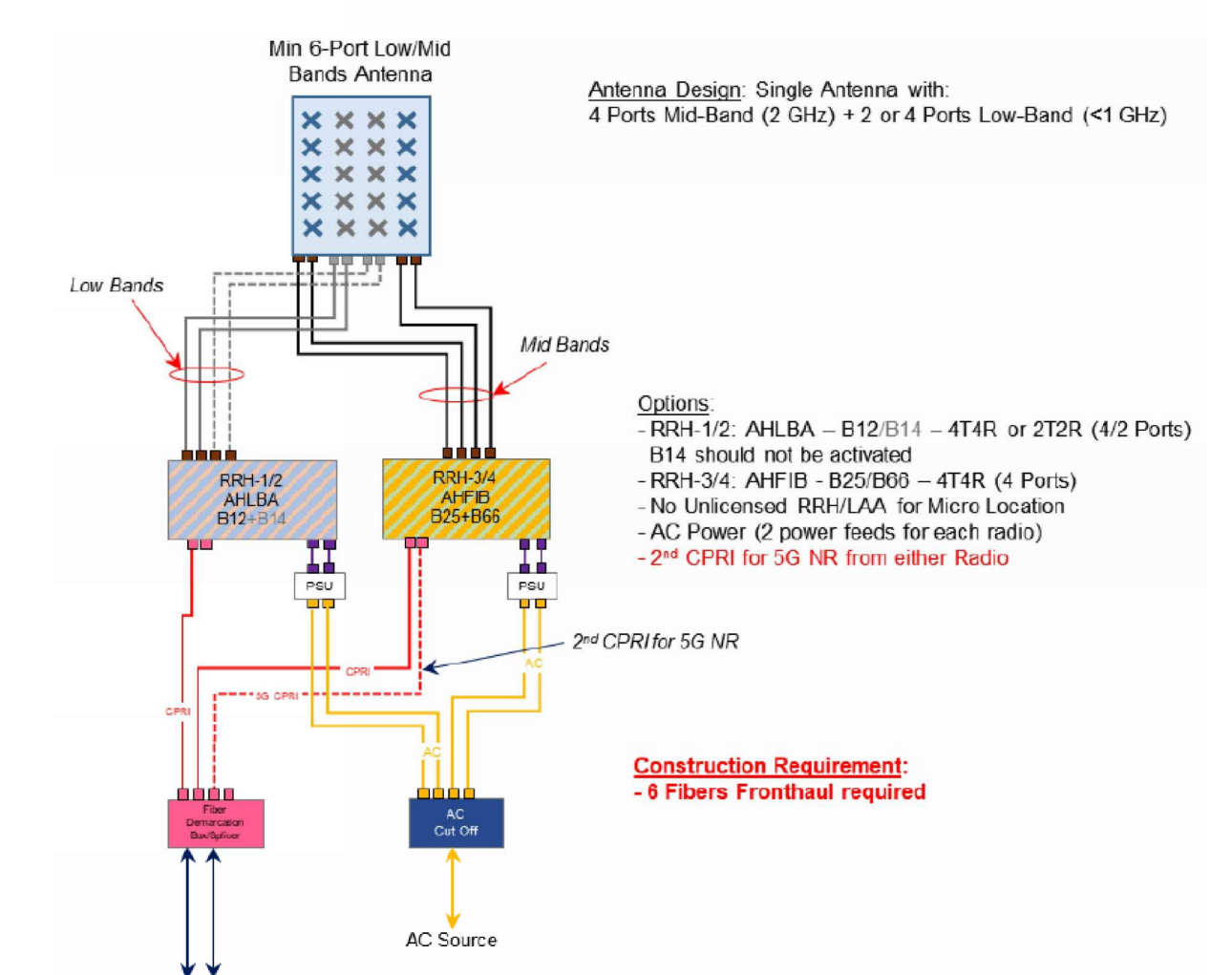
812 N. MERIDIAN

DAS SMALL CELL INSTALLATION

DRAWING NO: 12 OF 18

Nokia Micro Location

(using 2 Dual-Band 4T4R Radios)



OWNER



DEVELOPER





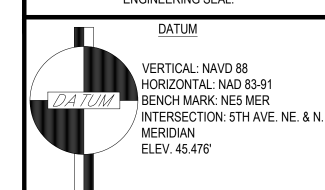
CONTRACTOR

SHEET TITLE

EQUIPMENT DETAILS &
PLUMBING DIAGRAM



NOTE
THE FOLLOWING PLAN SET IS NOT
TRANSFERABLE AND IS ONLY
CONSIDERED AN OFFICIAL CONSTRUCTION
DRAWING WHEN ACCOMPANIED WITH A SIGNED
ENGINEERING SEAL.



SCALE N.T.S.



PHOTO SIMULATION
LOOKING NORTHWEST

PACE #: MRWOR040047 SCIP ID #: 27107-50-F USID #: 275861 FA #: 14847400 POLE TYPE: PUYALLUP PUBLIC WORKS LIGHT POLE POLE #: T.B.D. LAT: 47.197419° LONG: -122.293911°

Know what's below. Call before you dig.

UULC:
UTILITIES UNDERGROUND LOCATION CENTER
1-800-424-5555 OR 811
WWW.CALLBEFOREYOUDIG.ORG/WASHINGTON
3 WORKING DAYS UTILITY NOTIFICATION PRIOR TO
CONSTRUCTION

				4
6				
5				5.
4				BY
3	REV 2	04/26/22	KPB	DA
2	REV 1	03/01/22	RR	
1	FOR PERMIT REVIEW	11/30/21	DP	FIE
NO	REVISION	DATE	APPD	
			_	

BY CHECKED JW APPROVED KPB PB DATE CREATED DP PROJECT # MAS-20-4000 R P FIELD BOOKS COORDINATES SEGMENT ID ATT-DASC-522		FINAL CONSTRUCTION CHECKED	DATE CREATED 04/21/2021	SCALE N.T.S.	
DATE SKETTED TROGEST		BY			
NAMES OF ATT DAGG 500		DATE			
WA83 SF ATT-DASC-522	Р	FIELD BOOKS		SEGMENT ID	
ru	PD		WA83_SF	ATT-DASC-522	

WATCM-050-F 812 N. MERIDIAN DAS SMALL CELL INSTALLATION





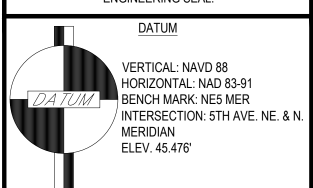


CONTRACTOR

SHEET TITLE
PHOTO SIMULATION



<u>NOTE</u> THE FOLLOWING PLAN SET IS NOT TRANSFERABLE AND IS ONLY CONSIDERED AN OFFICIAL CONSTRUCTION
DRAWING WHEN ACCOMPANIED WITH A SIGNED
ENGINEERING SEAL.



SCALE

			WA/OR National Power Consumption Calculator					
			Average Powe					
	Design Type			PIC			MIC	
	RRH Type	AHFB B25 (1C	AHIB B66 (2C)	AZRB B46 (3C)	AEWD/AEWE 5G (Main and Extension Module)	AHFIB B25/66 (1C/2C)	AHLBA B12/14 (3C)	AEWD/AEWE 5G (Main and Extension Module)
Daily	kWh	2.6	2.6	1.66	1.875	29.59	27.22	1.875
Dully	Total kWh per Design			8.73	5		58.6	85
/lonthly	kWh	79.2	79.2	50.4	57.0423	900	828	57.0423
nonthing	Total kWh per Design	265.8423				1785.	0423	
Yearly	kWh	950	950	605	684.51	10800	9936	684.51
Tearry	Total kWh per Design			3189.	51		2142	0.51
					WA/OR National Power	Consumption Calculator		
					Maximum Powe	er Consumption		
	Design Type			PIC			MIC	RO
	RRH Type	AHFB B25 (1C	AHIB B66 (2C)	AZRB B46 (3C)	AEWD/AEWE 5G (Main and Extension Module)	AHFIB B25/66 (1C/2C)	AHLBA B12/14 (3C)	AEWD/AEWE 5G (Main and Extension Module)
Daily	kWh	3.55	3.55	2.16	2.5	42.32	37.87	2.5
Daily	Total kWh per Design	11.76			82.69			
/lonthly	kWh	108	108	64.8	76.06	1287.36	1152	201.865
Tonting	Total kWh per Design			356.	86		2641	225
Yearly	kWh	1296	1296	778	912.68	15448	13824	912.68
carry	Total kWh per Design			4282.	68		3018	4.68

Exhibit D Leasehold Excise Tax Exemption

New Cingular Wireless PCS, LLC is centrally assessed by the Washington State Department of Revenue and is therefore statutorily exempt from the Leasehold Excise Tax. Confirmation of this information is available from the Washington State Department of Revenue Miscellaneous Tax Phone Line at (360) 534-1503.

Exhibit E Insurance Requirements

The Company shall carry and maintain for the duration of this Agreement insurance against claims for injuries to persons or damages to property which may arise from or in connection with the acts or omissions of Company in connection with this Agreement. Such insurance certificates and endorsements evidencing the insurance required below shall be provided to the City upon execution of this Agreement. The cost of such insurance shall be paid by the Company. Insurance shall meet the following limits and shall be maintained for the Term and so long as Company has Site Equipment on any City Poles.

A. No Limitation.

The Company's maintenance of insurance as required by the Agreement shall not be construed to limit the liability of the Company to the coverage provided by such insurance, or otherwise limit the City's recourse to any remedy available at law or in equity.

- B. Required Scope of Insurance. The Company shall obtain insurance of the types and coverage described below:
- 1. Commercial General Liability insurance shall be at least as broad as ISO occurrence form CG 00 01 and shall cover liability arising from premises, operations, independent contractors, products-completed operations, personal injury and advertising injury, and contractual liability coverage. There shall be no exclusion for liability arising from explosion, collapse or underground property damage. The City shall be included as an additional insured under the Company's Commercial General Liability insurance policy with respect to this Agreement using endorsement ISO CG 20 11, Additional Insured Managers or Lessors of Premises or CG 20 26, or substitute endorsement providing at least as broad coverage.
- 2. Automobile Liability insurance covering all owned, non-owned, hired and leased vehicles. Coverage shall be at least as broad as Insurance Services Office (ISO) form CA 00 01.
- 3. Pollution Liability insurance shall be in effect throughout the entire Agreement covering third party claims for bodily injury, property damage or cleanup costs as required by law, where the pollution is caused during and by the Company's operations under this Agreement. The Company may self-insure this risk under the same terms required by this Agreement.
- 4. Property insurance shall be written on an all risk basis. The Company may self-insure this risk under the same terms required by this Agreement.
- 5. Workers' Compensation coverage as required by the Industrial Insurance laws of the State of Washington, or the Company must be a qualified self-insurer and provide stop-gap liability coverage under an insured program.
- 6. Excess or Umbrella Liability insurance shall be excess over and at least as broad in coverage as the Company's Commercial General Liability and Automobile Liability insurance. The City shall be included as an additional insured on the Contractor's Excess or Umbrella Liability insurance policy by endorsement with respect to this Agreement where required on the underlying coverage.
- C. Minimum Amounts of Insurance. The Company shall maintain the following insurance limits:
- 1. Commercial General Liability insurance shall be written with limits of no less than \$5,000,000 each occurrence, \$5,000,000 general aggregate.

- 2. Automobile Liability insurance with a minimum combined single limit for bodily injury and property damage of \$5,000,000 per accident.
- 3. Pollution Liability insurance shall be written in an amount of at least \$2,000,000 per loss, with an annual aggregate of at least \$2,000,000.
- 4. Property insurance shall be written covering the full value of Company's property and improvements with no coinsurance provisions.
- 5. Excess or Umbrella Liability insurance shall be written with limits of not less than \$10,000,000 per occurrence and annual aggregate. The Excess or Umbrella Liability requirement and limits may be satisfied instead through Company's Commercial General Liability and Automobile Liability insurance, or any combination thereof that achieves the overall required limits.
- D. Acceptability of Insurers. Insurance is to be placed with insurers with a current A.M. Best rating of not less than A-: VII.
- E. Verification of Coverage. The Company shall annually furnish the City with current original certificates and a copy of the required amendatory endorsements, including but not necessarily limited to the additional insured endorsement, evidencing the insurance requirements of the Agreement, and shall further provided these certificates upon request during the Term of this Agreement. In the event that the City has tendered a claim to Licensee, or its insurer, or its insurer has denied coverage to the City, Licensee (in its Dallas, TX home office) will make available to the City within ten (10) days of the City's written request to Licensee, a copy of actual, authentic and applicable insurance policies for review (but not for copying, faxing or otherwise reproducing any part of any policy or other insurance correspondence), subject to the City first executing a non-disclosure agreement. The policy review is limited to no more than three (3) days during a consecutive six-month period and must be conducted during Licensee's normal business hours while the City's representative is accompanied by a Licensee Risk Management professional. Upon completion of review no copies will be made and all policies will be returned to Licensee's Corporate Risk Management Department.
- F. Subcontractors. The Company shall cause each and every Subcontractor to provide insurance coverage that complies with all applicable requirements of the Company-provided insurance as set forth herein, except the Company shall have sole responsibility for determining the limits of coverage required to be obtained by Subcontractors. The Company shall ensure that the City is an additional insured on each and every Subcontractor's Commercial General liability insurance policy using an endorsement as least as broad as ISO CG 2026 or a substitute form providing substantially equivalent coverage.
- G. Other Insurance Provisions. Company's Commercial General Liability, Automobile Liability, Excess or Umbrella Liability insurance policy or policies are to contain, or be endorsed to contain, that they shall be primary insurance as respect the City. Any insurance, self-insurance, or self-insured pool coverage maintained by the City shall be excess of the Company's insurance and shall not contribute with it.
- H. Notice of Cancellation. Company shall provide the City with at least thirty (30) days written notice of any policy cancellation of any required coverage that is not replaced.

- I. Failure to Maintain Insurance. Failure on the part of the Company to maintain the insurance as required shall constitute a material breach of Agreement, upon which the City may, after giving five business days notice to the Company to correct the breach, terminate the Agreement or, at its discretion, procure or renew such insurance and pay any and all premiums in connection therewith, with any sums so expended to be repaid to the City on demand.
- J. Company Self-Insurance. If the Company is self-insured or becomes self-insured during the term of the Agreement, Company or its affiliated parent entity shall comply with the following: (i) provide the City, upon request, a copy of Company's or its parent company's most recent audited financial statements, if such financial statements are not otherwise publicly available; (ii) Company or its parent company is responsible for all payments within the self-insured retention; and (iii) Company assumes all defense and indemnity obligations as outlined in the indemnification section of this Agreement.

Exhibit F Performance Bond

PERFORMANCE AND PAYMENT BOND

CITY OF PUYALLUP

JOB NUMBER:		
KNOW ALI	L MEN BY THESE PRESENTS that	,
as Principal, and		Company, as
Surety, licensed to d	lo business within Washington State, are held an	nd firmly bound under the City of
Puyallup, State of W	Vashington, in the full sum of	Dollars
(\$) lawful money of the United States, f	
	e bind ourselves, our heirs, executors and admin	
jointly and severally	r, firmly by these presents.	_
The condition	ons of the obligations are such that,	
WHEREAS.	, the Principal has entered into an Agreement in	writing with the City of Puyallup
dated	, 20, for the [MLA AND SL	A DESCRIPTION - PROJECT
	to the terms, conditions, and covenants specifi	
hereby referred to an and	nd made a part hereof as fully and completely as	s though set forth in detail herein;
WHEREAS	, it is understood and a part of the consideration t	for this obligation that the City of
Puvallun shall have	the right to sue on this Bond in its own name	e to recover for any loss injury

Puyallup shall have the right to sue on this Bond in its own name to recover for any loss, injury, damage, or liability whatsoever sustained or incurred by it, by reason of any breach of the Agreement, or of any provision in this Bond, and for the faithful performance of the Agreement and payment of all obligations arising thereunder, including but not limited to proper construction, long-term facility maintenance, rent, timely removal of equipment and restoration, and for the guaranteed payment of any and all tax liability of any type, kind, nature or description due as a result of this Agreement; and

WHEREAS, suit on this Bond, if brought for breach of performance by Principal as to a condition hereof (including any condition or performance responsibility incorporated by reference), may be commenced against both the Principal and Surety as joint and several obligators, with or without prior notice of such breach of performance by Principal having been given to Surety;

NOW, THEREFORE, if the Principal shall well, truly, and faithfully perform all of the provisions and fulfill all of the undertakings, covenants, terms, conditions, and agreements of said Agreement during the period of the original Agreement, and any extension thereof that may be granted by the City of Puyallup, with or without notice to the Surety, and during the life of any guarantee required under the Agreement and shall also well and truly perform and fulfill all of the undertakings, covenants, terms, conditions, and agreements of any and all duly authorized modifications of said Agreement that may hereafter by made, notice of which modifications to the Surety being hereby waived.

IT IS FURTHER AGREED that this performance bond shall remain in place until all of Principal's Site Equipment has been removed by Principal unless otherwise permitted to remain by the City of Puyallup.

IT IS FURTHER AGREED that in the event any party brings suit to enforce the terms of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees in addition to other

CONTRACT NAME:

STATE OF WASHINGTON)	
COUNTY OF PIERCE) SS.	
and acknowledged to me that he signed the same and purposes therein mentioned.	me, to who executed the within and foregoing instrument e as his free and voluntary act and deed for the uses ND OFFICIAL SEAL this day of
	NOTARY PUBLIC in and for the State of Washington, residing at
to me known to be the Attorney-in-Fact of the that executed the within and foregoing instrum purposes therein mentioned, and on oath, stated	me, Company, a surety, nent, and acknowledged the said corporation for the that he was authorized to execute said instrument on o is the corporate seal of said Surety corporation.
behalf of said Surety, and the seaf affixed thereb	NOTARY PUBLIC in and for the State of Washington, residing at

Exhibit G Contact Information

Site Equipment Manager: Moriah Gould

cRAN Site Acquisition PM – WA

AT&T Mobility PNW mg454q@att.com 971.832.3579

Secondary Site Equipment Manager: Tyrell Fincher

Area Manager, C&E cRAN, PNW Market

AT&T Mobility PNW

tf408s@att.com 206.387.6347

City Contact: Hans Hunger, P.E. - City Engineer

City of Puyallup 333 South Meridian Puyallup, WA 98371

Phone 253.435.3640 - cell 253-225-4241

hhunger@PuyallupWA.gov