### **RESOLUTION NO. 4664-11**

## APPROVING FIRST AMENDMENT TO AT&T'S TOWER LEASE AGREEMENT

WHEREAS, on June 5, 2000 the City of Foley entered into a Tower Site Lease Agreement with Tritel Communications, Inc. ("Tritel"), and

WHEREAS, Tritel was bought out by New Cingular Wireless PCS, LLC and is wishes to amend the original agreement consisting of but not limited to the term, rent, tenant's obligation to pay – rent guarantee.

NOW THEREFORE BE IT RESOLVED that the City Council of the City of Foley, Alabama, as follows:

SECTION 1: Authorizes the Mayor to execute the First Amendment to New Cingular Wireless PCS, LLC's Tower Lease Agreement and is made a permanent part of this resolution upon its adoption.

SECTION 2: This Resolution shall become effective immediately upon its adoption as required by law.

PASSED, ADOPTED AND APPROVED THIS 19th day of September, 2011.

John E. Koniar, Mayor

ATTEST

Vickey Southern, CMC

City Clerk



# FOLEY

407 EAST LAUREL AVENUE
P.O. BOX 1750
FOLEY, ALABAMA 36536
(251) 943-1545 \* FAX (251) 970-2144
www.cityoffoley.org

September 23, 2011

Hector Frias
Lease Consultant
Black Dot Wireless
27271 Las Ramblas, Suite 200
Mission Viejo, CA 92691

Dear Hector:

The Foley City Council, during its regularly scheduled Council meeting September 19, 2011, adopted Resolution 4664-11 approving First Amendment to AT&T's Tower Lease Agreement. Enclosed are the following documents:

- 1. Three (3) original amendments
- 2. Three (3) original Memorandum of Lease
- 3. Two (2) original Certificate of Incumbency and Authority

Please return one fully executed Amendment and Memorandum of Lease to my attention in the enclosed self addressed stamped envelope.

Sincerely,

Vickey Southern, CMC

City Clerk

## **CERTIFICATE OF INCUMBENCY AND AUTHORITY**

Complete Organization Name: City of Foley, Alabama

Type of Entity: An Alabama Municipal Corporation

The undersigned members and/or owners and/or shareholders and/or employed
nanagement and/or officers of the organization referenced above hereby certify that the
ndividual(s) named below are all members and/or owners and/or shareholders and/or
employed management and/or officers of the said organization:
And that John E. Koniar (print name) Mayor (print title), has
the authority to sign, seal, deliver, negotiate, accept and enter into agreements, contracts,
purchases and other instruments or documents by and on behalf of said organization in
accordance with the agreement of said organization and under the authority of the said
organization, and that any of the foregoing actions taken by the person referenced above
on behalf of said organization with New Cingular Wireless PCS, LLC, a Delaware
limited liability company and/or its subsidiaries and affiliates and the officers, directors
and employees of each, is hereby adopted, ratified and confirmed by the said
organization.
doble a Gambanhan so 11
WITNESS our hands as of the 19th day of September, 2011
SIGNIA TI IDE
SIGNATURE:PRINT NAME: John E. Koniar
TITLE:
IIILE.
SIGNATURE: Tickey Southwo
PRINT NAME: Vickey Southern, CMC
TITLE: City Clerk

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

#### FIRST AMENDMENT TO TOWER SITE LEASE AGREEMENT

THIS FIRST AMENDMENT TO TOWER SITE LEASE AGREEMENT ("Amendment") dated as of the later date below is by and between *The City of Foley, an Alabama municipal corporation*, having a mailing address at *P.O. Box 1750, Foley, Alabama 36536* (hereinafter referred to as "Landlord") and New Cingular Wireless PCS, LLC, a Delaware limited liability company registered to do business in Alabama, having a mailing address at 12555 Cingular Way, Suite 1300, Alpharetta, GA 30004 (hereinafter referred to as "Tenant").

WHEREAS, Landlord and Tenant's predecessor in title (Tritel Communications, Inc., a corporation of the State of Delaware) entered into a Tower Site Lease Agreement dated June 5, 2000 (the "Agreement") whereby Landlord leased to Tenant certain real property interests therein described (the "Premises"), a true and correct copy of which, together with all exhibits and addendums, is attached hereto and incorporated herein by reference as Exhibit "A"; and

WHEREAS, Landlord and Tenant desire to amend and modify certain provisions of the Agreement as set forth herein, but otherwise the Agreement shall remain in full force and effect except as expressly modified hereby; and

NOW THEREFORE, in consideration of the foregoing and the mutual rights and benefits conferred by the amendments herein made to the Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by both parties, Landlord and Tenant agree as follows:

- 1. Modification of Term. The Term provisions found in Section 2 of the Agreement shall continue in full force and effect through December 31, 2011, and thereafter Section 2 of the Agreement shall be replaced in its entirety with the following: Subject to the Termination provisions in the Agreement, a new initial term of FIVE (5) YEARS ("New Initial Term") shall commence on January 1, 2012 and expire at the end of the day on December 31, 2017 (the "New Initial Term"). Thereafter there shall be a maximum of FOUR (4) additional renewal terms of FIVE (5) YEARS each (each an "Extension Term") which shall automatically commence upon the expiration of the prior term without further action by Tenant or Landlord. Unless earlier terminated, the last day of the term of this Amendment shall be on December 31, 2037. Hereafter, the defined term "Term" shall include the New Initial Term and any applicable Extension Term.
- 2. Modification of Rent. The Rent provisions found in Section 3 of the Agreement shall continue in full force and effect through December 31, 2011, and thereafter Section 3 of the Agreement shall be replaced in its entirety with the following: Commencing on January 1, 2012, the Rent payable for each year of the New Initial Term shall be THIRTEEN THOUSAND NINE HUNDRED FORY-TWO and 29/100 DOLLARS (\$13,942.29) per annum, which payment is due and payable in advance of the first day of the year. The rent payable in advance of each year of each Extension Term will be as follows:

First Extension Term – \$16,033.63 per year Second Extension Term – \$18,438.68 per year Third Extension Term – \$21,204.48 per year Fourth Extension Term – \$24,385.15 per year

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- Modification of Tenant's Obligation to Pay Rent Guarantee. Notwithstanding Tenant's obligations to pay Rent set forth under the Agreement, for a thirty-six (36) month period commencing January 1, 2012 and ending December 31, 2014 ("Rent Guarantee Period"), Tenant's obligation to pay Rent is guaranteed and such obligation will not be subject to offset or cancellation by Tenant. Notwithstanding the foregoing, if Landlord exercises any of Landlord's rights to terminate the Agreement, if any, other than the Landlord's right to terminate this Agreement due to the default of the Tenant under the terms of the Agreement beyond any applicable grace and cure period, Tenant will be released from any and all of its obligations to pay Rent during the Rent Guarantee Period as of the effective date of the termination. In addition, Tenant shall be released from any and all of its obligations to pay Rent during the Rent Guarantee Period if the following shall occur: (a) Landlord is in breach of the Agreement, including but not limited to any default under the terms of the Agreement beyond any applicable grace and cure period; (b) there is a foreclosure of the Property which results in termination of the Agreement; (c) the Landlord shall require Tenant to relocate Tenant's equipment and facilities to a location that is not acceptable to Tenant in its reasonable business judgment if allowed for in the Agreement; (d) any existing government permits and/or approvals cannot be obtained or maintained, at no fault of the Tenant; or (e) Tenant terminates the Agreement pursuant to the terms of the Permitted Use section as modified below. If this Agreement is further modified in the future with an obligation for Tenant to pay additional Rent, the payment of Rent guarantee established in this paragraph will not be diminished or limited, but such Rent guarantee will not extend to that future additional Rent obligation.
- 4. **Permitted Use.** In supplement to the terms set forth in Section 1 of the Agreement ("Premises and Use") Tenant may modify, supplement, replace, upgrade, expand, relocate or refurbish its Communications Equipment on the Site at any time during the term of this Agreement without notice to or consent from the Landlord, provided, however that the Communications Equipment must fit within the following parameters:

Total Weight – Maximum of 17.6 lbs

Mounting Height – Bottom of antenna no lower than 145 feet above ground;

Top of antenna no higher than 151 feet above ground. Center of antenna to be located at 148 feet above ground

Otherwise all other provisions found in Section 1 of the Agreement shall remain in full force and effect.

- 5. **Memorandum of Agreement.** Either party will, at any time upon fifteen (15) days prior written notice from the other, execute, acknowledge and deliver to the other a recordable Memorandum of Agreement substantially in the form of the Exhibit "B". Either party may record this memorandum at any time, in its absolute discretion and at its sole expense.
- 6. Acknowledgement. Landlord acknowledges that: 1) this Amendment is entered into of the Landlord's free will and volition; 2) Landlord has read and understands this Amendment and the underlying Agreement and, prior to execution of the Amendment, was free to consult with counsel of its choosing regarding Landlord's decision to enter into this Amendment and to have counsel review the terms and conditions of the Amendment; 3) Landlord has been advised and is informed that should Landlord not enter into this Amendment, the underlying Agreement between Landlord and Tenant, including any termination or non renewal provision therein, would remain in full force and effect.

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- 7. Removal/Restoration. In addition to the terms set forth in the Agreement, Landlord agrees that the Communications Equipment and any related equipment brought to the Site or the Land by Tenant, its agents, contractors, predecessors-in-interest or subtenants, shall be and remain Tenant's personal property or the personal property of its subtenant(s), as the case may be. Landlord waives any and all rights it may have, including any rights it may have in its capacity as Landlord under the Agreement to assert any liens, encumbrances or adverse claims, statutory or otherwise, related to or in connection with the Communications Equipment or any portion thereof. Tenant, in its sole discretion, may remove its Communications Equipment or any portion thereof at any time during the Term of the Agreement, without notice to Landlord and without Landlord's consent.
- 8. Notices. The Notice provisions found in Section 6 of the Agreement is hereby deleted in its entirety and replaced with the following: NOTICES. All notices, requests, demands and communications hereunder will be given by first class certified or registered mail, return receipt requested, or by a nationally recognized overnight courier, postage prepaid, to be effective when properly sent and received, refused or returned undelivered. Notices will be addressed to the parties as follows:

#### As to Tenant:

New Cingular Wireless PCS, LLC
Attn: Network Real Estate Administration
Cell Site #: 10079413; Cell Site Name: 30204700A/Foley
Fixed Asset No: 10079413
12555 Cingular Way, Suite 1300
Alpharetta, GA 30004

With a required copy of the notice sent to the address above to AT&T Legal at:

Attn.: AT&T Legal Department New Cingular Wireless PCS, LLC

Re: Cell Site #: 10079413; Cell Site Name: 30204700A/Foley

Fixed Asset No: 10079413 15 East Midland Avenue Paramus, NJ 07652

As to Landlord:

CITY OF FOLEY Attn: Michael Thompson 407 East Laurel Avenue Foley, Al 36536

Either party hereto may change the place for the giving of notice to it by thirty (30) days prior written notice to the other as provided herein.

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9. Other Terms and Conditions Remain. In the event of any inconsistencies between the Agreement and this Amendment, the terms of this Amendment shall control. Except as expressly set forth in this Amendment, the Agreement otherwise is unmodified and remains in full force and effect. Each reference in the Agreement to itself shall be deemed also to refer to this Amendment.

10. Capitalized Terms. All capitalized terms used but not defined herein shall have the same meanings as defined in the Agreement.

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IN WITNESS WHEREOF, the parties have caused their properly authorized representatives to execute and seal this Amendment on the date and year below.

LANDLORD: The City of Foley, an Alabama municipal corporation  By:  Name: John E. Koniar  Title: Mayor  Date: September 19, 2011	TENANT: New Cingular Wireless PCS, LLC a Delaware limited liability company By: AT&T Mobility Corporation Its: Manager By: Name: Title: Date:
Attested by:	
By: Multiple Thompson Title: City Administrator	By: Name: Title:

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

### LANDLORD ACKNOWLEDGEMENT

STATE OF ALABAMA )			
COUNTY OF BALDWIN ) SS.			
	vidence that JOHN E. KONIAR	is the nerson	
who appeared before me, and said person	acknowledged that said person signed this instrumer	nt. on oath stated	
that said person was authorized to execute	the instrument and acknowledged it as the First	Amendment to	the
Tower Site Lease Agreement	of THE CITY OF FOLEY	to be the free and	
voluntary act of such party for the uses an	d purposes mentioned in the instrument.		
DATED: September 22, 20	Щ		
Notary Seal (Signature of Notary) Sandia C.	,		
(Signature of Notary) Sandia C.F.	ate		
(Legibly Print or Stamp Name of Notary)	•		
Notary Public in and for the State of Ala	Lbama		
My appointment expires: June 18, 201	$\mathcal{D}$		
,			
TENANT ACKNOWLEDGEMENT			
STATE OF) SS. COUNTY OF)			
) SS.			
COUNTY OF			
I certify that I know or have satisfactor			
	nowledged that he signed this instrument, on oath stated	is the person	
authorized to execute the instrument and ackr	nowledged it as the	of New	
<u>Cingular Wireless PCS, LLC</u> , to be the free as	nd voluntary act of such party for the uses and purposes r	nentioned in the	
instrument.			
DATED:			
	<del></del>		
Notary Seal			
	(Signature of Notary)		
	(Legibly Print or Stamp Name of Notary)		
	Notary Public in and for the State of		
	My appointment expires:		

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

## **EXHIBIT A**

#### STATE OF ALABAMA

#### COUNTY OF BALDWIN

#### TOWER SITE LEASE AGREEMENT

	This	Communications	Tower	Lease	Agreement	("Agreement"),	made	as	of	the	5th
day of		June			, 2000 by	and between Trit	el Com	muni	icati	ons,	
Inc. ("Tritel"), a corporation of the State of <u>Delaware</u> , and The City of Foley ("Owner"), a											
municipal corporation of the State of Alabama.											

### WITNESSETH:

In consideration of the mutual agreements herein contained and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound, the parties hereto agree as follows:

1. Premises and Use. Owner owns certain real property located in Foley, Alabama, as more fully described in Exhibit "A" attached hereto and incorporated herein by reference (the "Land"), on which property Owner owns and operates a 180 foot communications tower (the "Site"). Upon the terms and conditions set forth in this Agreement, Owner hereby grants Tritel the right to install and operate the following described communications equipment (collectively, the "Communications Equipment") on the Site:

## "Communications Equipment"

Antenna:

Quantity: 6 Type: (panel)

Manufacturer: Allgon

Model: Tx1/Tx2/Tx3/7200.01; Rx1/Rx2/Rx3/7251.01

Length: 74.8"/75"

Weight: 13.2 lbs./17.6 lbs.

Mounting Height:

At base of the antenna: 145 ft.

At center of the antenna: 148 ft.

GC: 00-172

At tip of the antenna: 151 ft.

Orientation: 0, 120 & 240 degrees

Downtilt: 0 degrees Cable: Commscope Number of Lines: 9

Type: Coax Size: 1 5/8"

Tritel shall not install any additional or different pieces of equipment, antennas or things on Owner's Site without the express, prior written consent of Owner.

Owner is also hereby leasing to Tritel a portion of real property on the Land for Tritel to construct or place a telecommunications facility, including, cable runs, ice-bridge, concrete pad for equipment shelter, 10' x 16' equipment shelter, grounding ring, mounting hardware, base station, utilities rack, underground electrical and telco transmission lines, and power pole with meter and disconnect, the exact location to be reasonably approved by the Owner, but generally depicted in Exhibit B, Site Plan Details.

Tritel shall not install, place, or locate any additional or different pieces of equipment or property on Owner's Land as depicted in Site Plans, Exhibit B, without the express, prior written consent of the Owner.

Owner is also hereby granting Tritel a non-exclusive easement for reasonable access to the Site and Land to monitor, test, repair, install, remove, or otherwise have access to its equipment located on the Site and the Land. Said easement shall remain in effect only during the term of this Agreement.

Tritel shall use the Site and Land for the purpose of constructing and operating a telecommunications transmission facility. Such transmission and operation shall be conducted in accordance with the standards imposed by all regulatory bodies, including, without limitation, the Federal Communications Commission and any local, state or federal body with authority over such transmission and operation. All improvements shall be at Tritel's expense. Tritel shall use the Site for no other purpose without the prior written consent of the Owner. Furthermore, Tritel's installation and/or use of the Site and Land shall not unreasonably prevent Owner from using, selling, leasing or otherwise disposing of any other antenna locations available, as long as such additional installation and/or use by a third party does not limit, impair, restrict, or interfere with the operation of Tritel's existing communications facility.

Tritel must keep the Site and the Land free of debris and anything of a dangerous, noxious or offensive nature or which would create a hazard, undue vibration, heat, noise, or interference.

The Site and Land is taken and accepted by Tritel in an "as is" condition. Taking possession of the Site and Land by Tritel shall be conclusive evidence that the Site and Land was, on that date, in good tenantable condition. Tritel acknowledges that no representations as to the repair of the Site or Land or promises to alter, remodel or improve the Site or Land has been made by Owner.

- 2. Term. The term of this Agreement (the "Initial Term") shall commence on the date Tritel signs this Agreement, or if Tritel signs first, the date Owner signs this Agreement. The Initial Term shall be the period of time from that date to the fifth (5<sup>th</sup>) year anniversary of the effective date of this Agreement. This Agreement will be automatically renewed for four (4) additional terms (each a "Renewal Term") of five (5) years each, which Renewal Terms shall commence on the fifth (5<sup>th</sup>), tenth (10<sup>th</sup>), fifteenth (15<sup>th</sup>), and twentieth (20<sup>th</sup>) year anniversaries of the effective date of this Agreement, unless Tritel provides Owner notice of intention not to renew not less than 90 days prior to the expiration of the term then in effect. Furthermore, this Agreement may be terminated as provided in Paragraph 11, Termination. Except as provided in Paragraph 3, Rent, and unless amended in accordance with Paragraph 15, Miscellaneous, the terms of this Agreement shall remain in effect during the Initial Term, any Renewal Terms, and for so long as Tritel maintains or operates any equipment on the Site or Land.
- 3. Rent. Annual rent will be paid as follows: Tritel will pay an annual rent of \$13,200.00 for each year of the Initial Term to Owner at the address provided below. The first year's rent shall be due in advance on the commencement date of this Agreement, and thereafter Tritel shall pay annual rent in advance on each yearly anniversary of the commencement of this Agreement without invoice from the Owner.

The annual rent during each year of any Renewal Term will be the annual rent in effect for the preceding term increased by the Consumer Price Index for All Urban Consumers (CPI-U) for the U.S. City Average for All Items, as published by the Bureau of Labor Statistics (BLS), and shall be determined by: (i) dividing the CPI-U indicator published most recently prior to the renewal date by the CPI-U indicator published at the beginning of the term then in effect; and (ii) multiplying the resultant number by the annual rent paid during the term then in effect. This will

be the annual rent for each year of that Renewal Term; provided however, that the Annual Rent for each Renewal Term shall increase by not less than 10% nor more than 20% of the Annual Rent paid during the preceding term. This computation will be repeated at the beginning of each Renewal Term.

Rent and all other sums owing to Owner hereunder which are not paid within 10 days of their due date shall accrue interest from the due date at a rate of one and one-half percent (1.5%) per month. Tritel hereby grants Owner a continuing security interest in its equipment, antennas and facilities on the Site and Land for any payments due Owner pursuant to this Agreement.

- 4. Title and Quiet Possession. Owner represents and agrees: (a) that it is the Owner of the Site and Land; (b) that it has the right to enter into this Agreement; and (c) that the person signing this Agreement has the authority to sign. Owner further represents and agrees that, for so long as this Agreement remains in effect, and except as provided herein to the contrary, Tritel shall have non-exclusive access to the Site at all times and shall have non-exclusive, quiet possession of the Site so long as Tritel is not in default beyond the expiration of any cure period, and provided that Tritel's use, access and occupancy shall not unreasonably restrict Owner's and other present or future tenants' access to or use of the Site or Land.
- 5. Assignment/Subletting. Tritel shall not assign or transfer this Agreement without the prior written consent of Owner; provided, however, Tritel may assign without Owner's prior written consent to: (1) any party controlling, controlled by or under common control with Tritel; (2) to any party which acquires rights to Tritel's FCC operating licenses or substantially all of the assets of Tritel; (3) to a financial institution for purposes of securing indebtedness related to Tritel's equipment. Tritel and the party or entity assigned shall promptly give notice to Owner of any such assignments. Tritel may not sublet the Site or Land.
- 6. Notices. 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:

Lessor:

City of Foley

407 East Laurel Avenue

Foley, AL 36536

Attention

Mr. Perry C. Wilbourne

City Administrator

With Copy to: Warren C. Herlong

150 Government St.

**Suite 2000** 

Mobile, AL 36602

334-432-5521

334-432-633 Fax

Lessee:

Tritel Communications, Inc.

111 East Capitol St.

Suite 500

Jackson, MS 39201

601-914-8000

Attention: Jackie Warren

Manager, Lease Administration

With a copy to: Tritel Communications, Inc.

General Council

111 East Capitol St.

Suite 500

Jackson, MS 39201

601-914-8000

Attention:

James Neeld, IV

- 7. Improvements. Except as limited by Paragraph 1, Premises and Use, Tritel may, at its expense, maintain and make such improvements on the Site and Land as it deems necessary from time to time for the operation of a telecommunications transmission facility. Upon termination or expiration of this Agreement, Tritel shall, at its sole expense, remove all its equipment, constructions, installations, and improvements to the Land and Site within thirty (30) days both on the surface and down to three feet below the surface and restore Owner's Land and Site to the same good order and condition that existed immediately prior to the commencement of this Agreement.
- 8. Compliance with Laws. Owner represents that the Land and 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. Tritel shall comply with all applicable laws relating to its construction, possession, operations, and use of the Site and Land.

9. Interference. Tritel's installation, operation and maintenance of its Communications Equipment and other things on the Site and Land shall not damage or interfere in any way with Owner's Site or Owner's operations repair, or maintenance activities. Tritel agrees to resolve all interference problems with other existing equipment located at the Site and the Land that would not occur but for the presence of Tritel's equipment or its installation and operation. Furthermore, Tritel will resolve all interference problems that may arise now or in the future with Owner's communications equipment located at the Site or the Land now and in the future.

In the event any device placed upon the Site or Land by Tritel causes any problem with the operation of the Owner's Site or communications system, it shall be the obligation of Tritel to remedy such problem. Owner shall notify Tritel in writing of any such problems pursuant to Paragraph 12, Default. In the event Tritel fails to remedy any such interference or problems with the Owner's communications system to the satisfaction of the Owner, Tritel shall remove all equipment from the Site and Land and this Agreement shall be terminated.

In the event that any device placed on the Site or Land by others not a party to this Agreement causes any problem with the operations of the Owner's Site or communications system, it shall be the obligation of the party responsible for the installation and/or operation of said device to remedy such problem or interference, and Tritel shall not be responsible.

Owner, at all times during this Lease, reserves the right to take any action it deems necessary, in its sole discretion, to repair, maintain, protect, alter or improve the Site, Land and its communications equipment as may be necessary or desirable. Owner agrees to give reasonable notice to any such activities to Tritel and to reasonably cooperate with Tritel to carry out such activities with a minimum amount of interference with Tritel's operations.

10. Utilities. Tritel shall be solely responsible for and promptly pay all utility charges for electricity, telephone service or any other utility used or consumed by Tritel on the Land and the Site. Owner will cooperate with Tritel in Tritel's efforts to obtain utilities for the Site.

11. Termination. Tritel may terminate this Agreement at any time by 30 days' advance notice to Owner without further liability if: (1) Tritel 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 Communications Equipment; (2) any such approval is canceled, expires or is withdrawn or terminated by the permitting or approving agency or entity; (3) or if the Owner fails to have proper ownership of, or appropriately clear title to the Site or authority to enter in this Agreement. Tritel may also terminate this Agreement on any anniversary date of the commencement of this Lease by giving the Owner a minimum of 120 days' advance written notice.

Owner may terminate this Agreement after 120 days advanced written notice in the event that Tritel's existing space on the tower Site is needed by Owner for the addition of the municipality's own communication equipment; provided:

- a) such additional equipment is proper and necessary for the required operation of the municipality's communication system, and
- b) the additional equipment cannot be installed and properly operated at another location on the tower Site, and
- c) the location of Tritel's Communication Equipment would prevent the installation and proper operation of the additional equipment.

It is understood and agreed that, upon notice of such termination, Tritel, at its option, may relocate its Communications Equipment, at Tritel's expense, to an alternative available location on the tower Site, provided,

- a) such relocation would cause no interference to Owner or existing third party tenants,
- b) such relocation would not render the tower Site structurally unsound, and
- c) Tritel completes such relocation within 120 days of termination notice.

If such relocation is made hereunder, Tritel agrees to execute, upon request of Owner, an amendment to this Agreement describing the Site location, but all other terms, covenants and conditions of this Agreement shall remain in full force and effect.

Furthermore, Owner may terminate this Agreement at any time based upon the recommendation of a mutually acceptable structural engineer licensed in the State of Alabama that the Site is structurally unsound taking into account the continued occupancy by Tritel and only the municipality's equipment loading. Owner may also terminate this Agreement at any time if it determines that the continued occupancy of the Site by Tritel is a threat to health or safety. Owner may also terminate this Agreement at any time if: (i) Tritel is adjudicated a bankrupt or

insolvent and such adjudication is not vacated within thirty (30) days; (ii) a receiver or trustee is appointed for Tritel's business or property and such appointment is not vacated within thirty (30) days; or (iii) if a reorganization of Tritel or any arrangement with its creditors is approved by a court under the Federal Bankruptcy Act.

Upon proper termination by Tritel, all prepaid rent shall be retained by Owner. Upon proper termination by Owner, prepaid rent shall be prorated as of the date of termination and the unused balance of the prepaid rent shall be refunded to Tritel less any credits due to Owner.

- 12. Default. If either party is in default under this Agreement for a period of (a) ten (10) days following receipt of 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 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 reasonable diligence to fully cure the default and completes such cure within one hundred twenty (120) days.
- 13. Indemnity. Tritel agrees to indemnify, defend and hold harmless Owner, its elected officials, officers, agents, employees and representatives from and against any and all costs (including reasonable attorneys' fees incurred or taxed to Owner and litigation expenses), damages, fines, judgments and claims of liability or loss which arise out of the negligence, misconduct, fault, or which arise out of the occupancy or use of the site or Land by Tritel or its employees, agents, contractors, invitees or guests or from the installation, operation, use, maintenance, repair, removal, or presence of Tritel's Communications Equipment, generator, or cabinets on the Site or Land, provided the same is not due to the negligence or willful misconduct of the Owner. The obligations of this Paragraph shall survive the expiration or other termination of this Agreement.
- 14. Hazardous Substances. Tritel shall not commit waste nor bring onto the Site or Land any hazardous or regulated substance ("Substance") without the prior written approval of the Owner. Tritel shall be solely responsible for and will defend, indemnify, and hold Owner, its agents, employees and officials, harmless against any and all claims, costs, and liabilities, including

reasonable attorney's fees and costs arising out of or in connection with the cleanup, restoration or testing of the Site or Land associated with Tritel's use of any Substance. The obligations of this Paragraph shall survive the expiration or other termination of this Agreement.

15. Limitation of Owner's Liability. In the event the Owner improperly terminates this Agreement or otherwise improperly revokes this Agreement, or if Owner causes an interruption of the business of Tritel, other than as provided in Paragraph 11, Termination or elsewhere in this Agreement, and if Owner is found liable to Tritel for the same, Owner's liability for money damages to Tritel shall be limited to the actual and direct costs of equipment removal from the Site and Land and shall specifically exclude any other monetary recovery, including, without limitation, consequential or incidental damages or recovery for value of the business of Tritel as a going concern, future expectation of profits, loss of business or profit or related damages to Tritel. The foregoing no way limits Tritel's non-monetary right and remedies under applicable laws.

16. Miscellaneous. This Agreement applies to and binds the successors, administrators and assigns of the parties to this Agreement. This Agreement is governed by the laws of the State of Alabama. If requested by Tritel, Owner agrees promptly to execute and deliver to Tritel a recordable Memorandum of this Agreement in the form attached hereto as Exhibit C. This Agreement (including the Exhibits) constitutes the entire Agreement between the parties and supersedes 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. 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 whom 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 prevailing party in any action or proceeding in court or mutually agreed upon arbitration proceeding to enforce the terms of this Agreement is entitled to receive its reasonable attorneys' fees and other reasonable enforcement costs and expenses, including filing fees, from the non-prevailing party. Tritel shall maintain insurance as provided in Exhibit D, and Tritel shall pay taxes as provided in Exhibit E.

The following Exhibits are attached to and made a part of this Agreement: Exhibit A, B, C, D, E.

IN WITNESS WHEREOF, Lessor and Lessee have signed this Agreement as of the date and year shown below.

The City of Foley, Alabama - Owner its Mayor, Tim Russell Address: 407 East Laurel Ave. Foley, AL 36535 Phone: 334-943-1545 Tax ID: #63-1001263 Date: Tritel Communications, Inc. - Tenant Cemest & Harri Kenneth F. Harris Director of Site Acquisition and Property Administration and Designated Representative of Tritel Communications, Inc. Address: 111 East Capitol St. Suite 500 Jackson, MS 39201 601-914-8000 Telephone: Date: Witness: This Document Prepared by: J. Casey Pipes Helmsing, Leach, Herlong, Newman & Rouse, P.C. P.O. Box 2767

Mobile, AL 36652 (334) 432-5521

#### **ADDENDUM**

Notwithstanding anything to the contrary contained herein:

A. <u>Equipment</u>. Tritel shall be responsible for all site work to be done on the Land and Site pursuant to this Agreement. Tritel shall provide all materials and labor for the construction, installation, operation, maintenance and repair of its equipment. All equipment installed upon the Land and Site shall remain Tritel's exclusive personal property throughout the term and upon termination of the Agreement, subject to Owner's security interest for rental payments due described in paragraph 3 herein. Tritel has the right to remove its equipment at Tritel's sole expense at the expiration or earlier termination of the Agreement as provided herein.

#### B. <u>Casualty</u>.

- 1. If during the primary term of this Agreement, the Site is damaged by fire, flood, windstorm, strikes, riots, civil commotions, acts of public enemy, acts of God, or other casualty, then Owner shall have the option to terminate this Agreement. Tritel has the option to terminate this Agreement if the Site is unusable by reason of such casualty so as to prevent the continuation of Tritel's permitted use for a continuous period in excess of thirty (30) days following the date of such casualty, unless such casualty is due to fault, negligence or willful misconduct of Tritel, its employees, invitees or agents. Upon such termination, Tritel shall be entitled to collect all insurance proceeds payable on account of all Equipment insured by Tritel.
- 2. During such periods as the Site is rendered wholly unfit for occupancy, the rent shall abate unless such casualty is due to the negligence, fault, or willful misconduct of Tritel, its employees, invitees or agents. The proceeds payable under all casualty insurance policies maintained by the Owner on the Site shall belong to and be the property of the Owner, and Tritel shall not have any interest in such proceeds.

Signed for Identification:

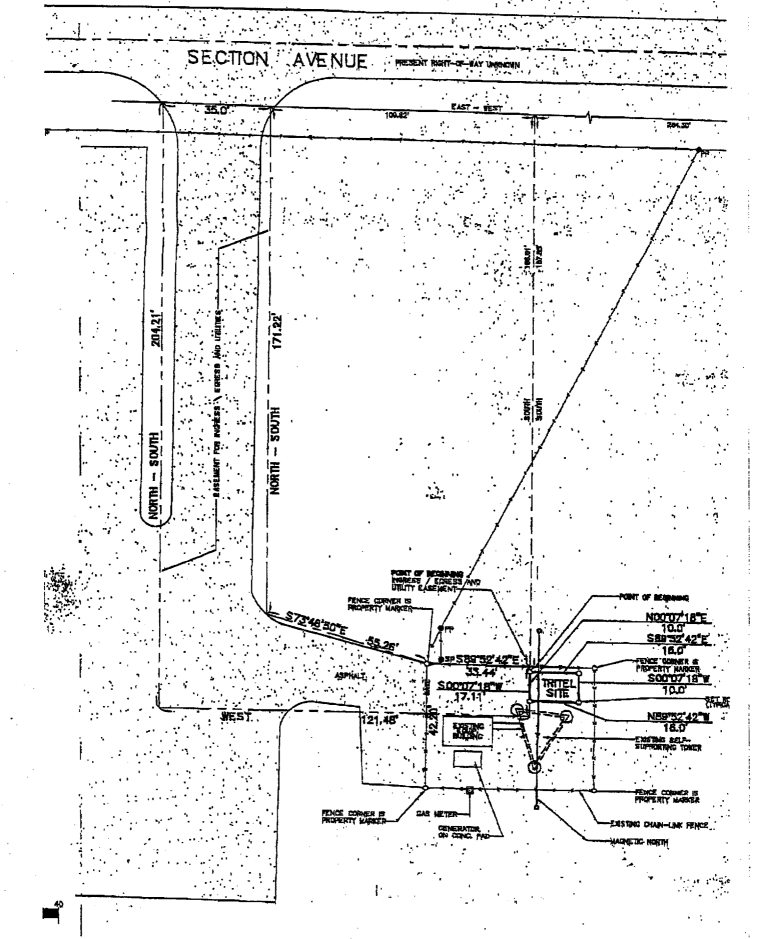
The City of Foley

Tritel Communications, Inc.

## EXHIBIT "A" (The "Land")

Attached to and made a part of that Tower Site Lease Agreement by and between The City of Foley ("Owner") and Tritel Communications, Inc. ("Tritel") and dated the <u>5th</u> day of <u>June</u>, 2000.

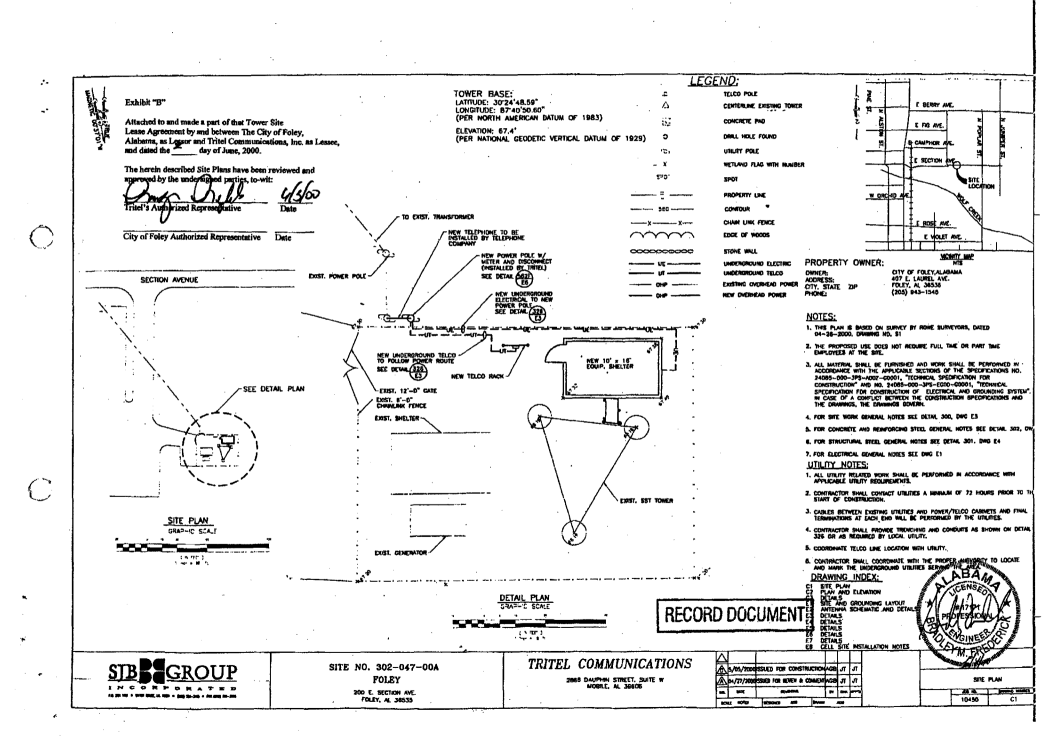
Remol Is Commence at a point where the center line of the L & W Railroad intersects the North line of Section 28, Township 7 South, Range 4 East, Baldwin County, Alabams; run thence South 89 degrees 29' 04" Bast along the Worth line of Section 28, Township 7 South, Range 4 East, as surveyed . McMeil Robinson (Ala. Rog. No. 1065) for the City of Foley Industrial Lark, plat dated July 20, 1979, for 50.0 feet to the point of beginning; continue phence South 89 degrees 29' 04" Sast along said section line for 890,50 feet to the West right-of-way of Vilcan Street; run thence South Ol degree 33' 48" West along the West right-of-way of Wilcan Street for 10.17 feet to a point where the South right-of-way of Section Avenue, if extended, would interpect the West right-of-way of Vulcan Street; run thence due East along the South right-of-way of Section Avenue for 1130.32 feet to the West right-of-way of Poplar Street: run thence South 01 degree 05' U3" West along the West rightof-way of Poplar Street for 1226.7 feet to the North right-of-way of Magnolia Avenue; run thence Morth 88 degrees 50' 30" West along the Morth right-of-way of Magnolia Avenue for 1271.97 feet; run theore North OI degree 12' 09" fast for 300.0 feet; run thence North 88 dayress 50' 30" West for 726.0 feet; run thence South 01 degree 12' 09" West for 300.0 feet to the North right-of-way of Magnolia Avenue: run thence North 88 degrees 50' 30" West along the North right-of-way of Magnolia Avenue for 25.0 feet to the East right-of-way of L & H Railracd; run thence North Ol degree 12' 09" East along the East right-ofway of L & H Railroad for 1204.03 feet to the point of beginning. Said Land being in the City of Foley, Baldwin County, Alabama, and containing 51.2757 acres which includes the sewer line essenant that is recorded in Daed Book 268, pages 229-230 in the Baldwin County Courthouse and the southerly extensign of Vilcan Street having a right-of-way of 75.0 feet between Section Avenue and Magnolia Avenue.

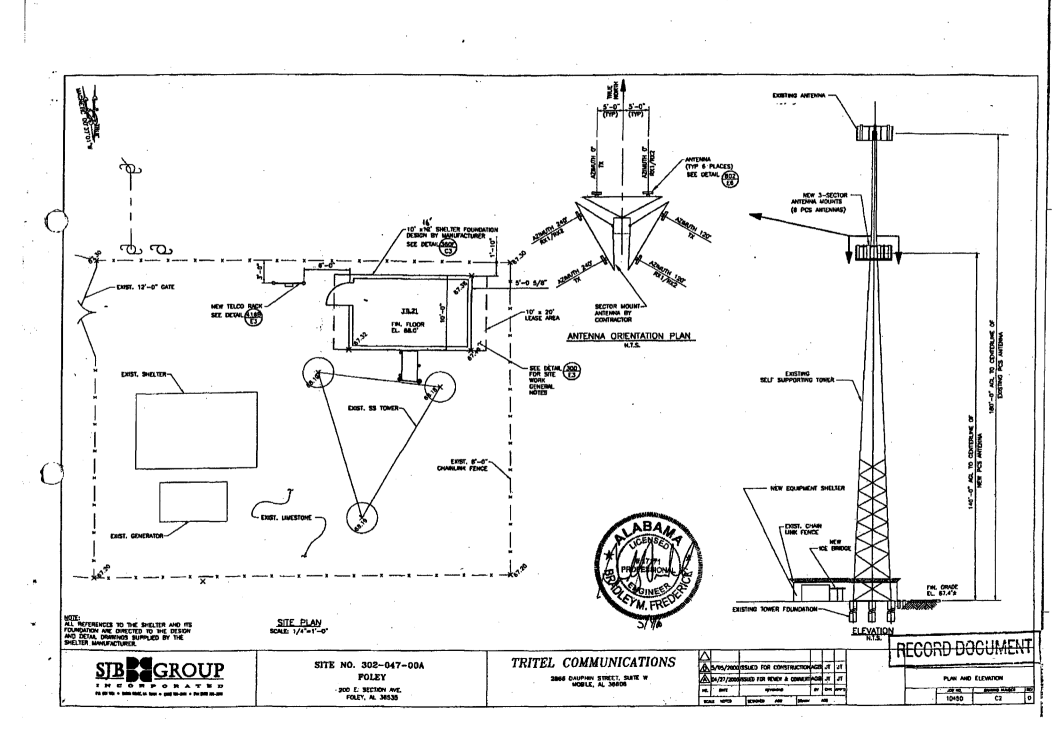


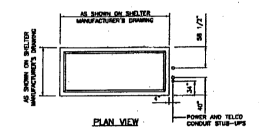
## EXHIBIT "B" (Site Plan Details)

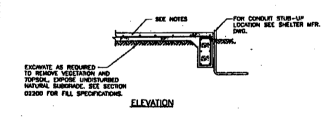
Attached to and made a part of that Tower Site Lease Agreement by and between The City of Foley ("Owner") and Tritel Communications, Inc. ("Tritel") and dated the \_5th\_day of \_June\_\_\_\_, 2000.

Attached hereto and made a part hereof as Exhibit "B" is that certain set of Site Plans, marked Rev. 0, dated 5/05/2000 and further identified and titled as Tritel Communications Site # 302-047-00A, Foley, 200 E. Section Ave., Foley, AL 36535, prepared by SJB Group, Incorporated. The Site Plans are labeled Job No. 10450 and consists of Drawings No. C1-C3 and E1-E8.









- MOTES:

  1. FOR FOUNDATION DESIGN DETAILS (DIMENSIONS, RENFORCING, ETC.) SEE
  DRAWINGS SUPPLIED BY THE SHELTER MANUFACTURER.
- 2. BOTTOM OF FOUNDATION FOOTING SHALL BE BELOW FROST LINE AND BEAR ON UNDISTURBED SOIL

SHELTER FOUNDATION



RECORD DOCUMENT



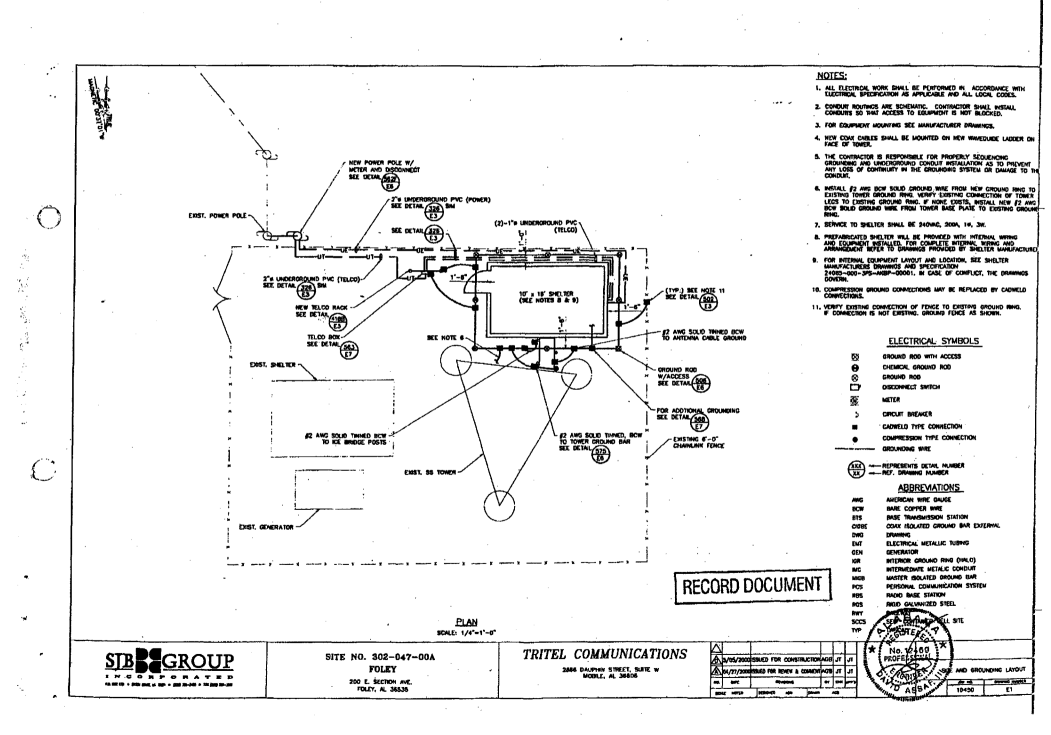
SIB GROUP

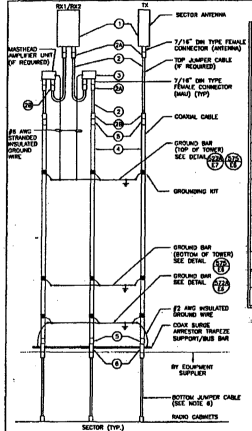
SITE NO. 302-047-00A FOLEY

200 E. SECTION AVE. FOLEY, AL 38535 TRITEL COMMUNICATIONS

2866 DAUPHIN STREET, SLITE W MOBRE, AL 36808

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A	5/05/2000	ISSUED FOR CONSTRUCTION	<b>^G8</b>	JT	5
A	94/27/2000	MISUED FOR HEWEN & COMMEN	ACE	л	Jī
*	quot	PERSONAL PROPERTY.	•	-	
904	U 1090	968-0465 VOS (Street		103	





ПЕМ	ITEM DESCRIPTION		ALPHA SECTOR AZMUTH O'			BETA SECTOR		,	GAMMA SECTOR		TOTAL DUANTITY
NO.	IIEM DESCRIPTION	PIX1	RX2	TX	fixi	ACIMUIN 120	TX	RXI	RX2	TX-	(SEE NOTE 1)
,	ANTERNA (SEE NOTE 5)	WTCOM	7251:01	ALLGON 7200.01	ALLGON	7251:01	ALIGON 7200.01	- ALLGON	7251.01	ALGON 7200.01	3
	DOWNTR,T		7	σ .		σ	σ		T .	σ	
2	ANTENNA JUMPER (COMMISCOPE) (LENGTH)	(2) 5400MDM-2M (6 FEET)	(2) \$400MDM-2M (6 FEET)	5400MDM-3M (10 FEET)	(2) 5400MDM-2M (8 FEET)	(2) 6400MDM-2M (6 FEET)	8400MDM-3M (10 FEET)	(2) 5400MDM-2M (6 FEET)	(2) 5400MOM-2N (8 FEET)	540DMDN-3M (10 FEET)	12 - 2M 3 - 3M
24	ATTACHED MALE DIN CONNECTOR (COMMSCOPE)	WCLUDED W/ITEM #2	MCLUDED W/ITEM #2	INCLUDED W/TEM #2	MALEN \$2	INCLUDED W/ITEM #2	INCLUDED W/ITEM #2	WCLUDED W/ITEM #2	INCLUDED W/ITEN #Z	INCLUDED W/ITEM #2	-
28	ATTACHED MALE DIN CONNECTOR (COMMSCOPE)	MCLUDED W/TEM #2	MCLUDED W/ITEM #2	MATER #2	MULTIDED	INCLUDED W/ITEM #2	MALEN \$3 INCLUDED	W/ITEM #2	W/ITEM #2	MAILEM \$3	
3	MASTHEAD AMPLETER UNIT (MALI) (ERICSSON)	TMA KRY 112 36/4	TMA KRY 112 38/4	N/A	TMA KRY 112 36/4	TMA KRY 112 35/4	N/A	TMA KIRY 112 36/4	TMA KRY 112 36/4	N/A	6
4	MAIN COAY (LENGTH) (COMMSCOPE)	1 5/6"9 (165 FT) CR 50 1873 PE	1 5/8"# (185 FT) CR 50 1873 PE	1 5/8'9 (165 FT) CR 50 1873 PE	1 5/8"# (165 FT) CR 50 1873 PE	1 5/8"P (165 FT) CR 50 1873 PE	1 5/8"9 (165 FT) CR 50 1873 PE	1 5/8"9 (165 FT) CR 50 1873 PE	1 5/8"# (165 FT) CR 50 1873 PE	1 5/8"# (165 FT) CR 50 1873 PE	1485 FEET
5	UNATTACHED FEMALE DIN COMMECTOR (CDMMSCOPE)	(2) CR1873QF	(2) CR1673DF	(2) CR1673DF	(2) CR18730F	(2) CR18730F	(2) CR16730F	(2) CR18730F	(2) ČR1873DF	(2) CR18730F	18
5	COAX SURGE ARRESTOR (HUBER-SURNER)	3409,41,009	3409,41,009	3409.41,009	3409.41,009	3409.41.009	3409.41,009	3409.41.009	3409,41,009	3409.41.008	9
٠.	10 TAG	ALPHA RXII (A3)	ALPHA RX2 (A4)	ALPHA TX (A1)	8ETA RX1 (83)	BETA RX2 (B4)	BETA TX (B1)	GAMMA RX1 (C3)	GAMMA RX2 (C4)	GANNA TX (C1)	
	COLOR CODE	THREE RED .	FOUR RED	ONE RED	THREE BLUE	FOUR BLUE	ONE BLUE	THREE WHITE	FOUR WHITE	ONE WHITE	-

#### NOTES:

- . ID TAGS AND COLOR CODES BY CONTRACTOR.
- 1. ALL MATERIAL ON THE ABOVE TABLE SHALL BE PROCURED BY OWNER.
- 2. THE CONTRACTOR SHALL NOT EXCEED THE CABLE LENGTHS SHOWN ON THE DRAWING WITHOUT AT ENGINEERING APPROVAL.
- 3. CABLE LENGTHS LISTED ARE APPROXIMATE AND ARE NOT INTENDED TO BE USED FOR FABRICATION.
- A. COLOR CODE ALL MAIN CABLES AT THREE LOCATIONS:

TOP OF TOWER BOTTOM OF TOWER NEAR EQUIPMENT

- 5. ANTENNAS SHALL SE PROCURED AND RISTALLED WITH DOWNTLT BRACKETS AND HEAVY DUTY CLAMPS SUPPLIED BY ANTENNA MANUFACTURER.
- 6. THE BOTTOM JUMPER SHALL BE SUPPLIED AND INSTALLED BY THE RBS EQUIPMENT MANUFACTURER.

RECORD DOCUMENT

SIB GROUP

SITE NO. 302-047-00A FOLEY

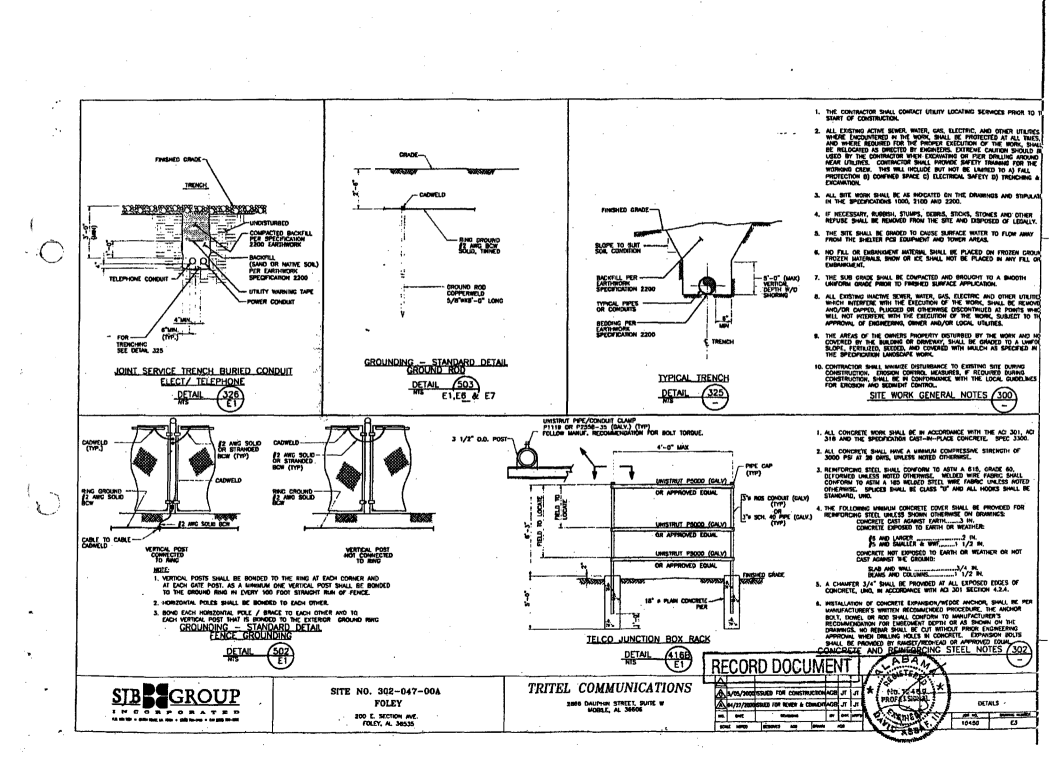
> 200 E. SECTION AVE. FOLEY, AL 36535

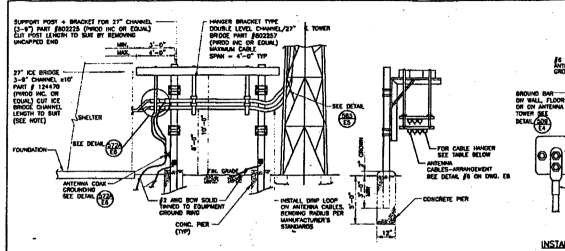
TRITEL COMMUNICATIONS

2866 DAUPHIN STREET, SUITE W MOBILE, AL 36606

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Δ	04/27/2000	ESSUED FOR I	ENEN &	COMEN	ACB	Л	2
Δ	5/05/2000	ISSUED FOR	CONST	RUCTION	AGB	JT	5
$\Box$							L







TWO HOLE LUG, TO BE USED WITH \$2 AWG BOW TO BUILDING OR RING GROUND

#6 AWG FROM---ANTENNA CABLE CROSIND MIT

- 1. ALL STEEL WORK SHALL BE PAINTED IN ACCORDANCE WITH SPEC 8900 AND IN ACCORDANCE WITH ASTN A36 UNLESS OTHERWISE MOTED.
- 2. ALL WELDING SMALL BE PERFORMED USING EFONX ELECTRODES AND WILDING SMALL CONFORM TO ASSE AND AWAY DIT. NIFTER FILLET WELD SIZES ARE NOT SMOWN, PROVIDE THE MINIMUM SIZE PER TABLE 2.4 IN THE ASSE LUMBLING OF STEEL CONSTRUCTION, STH EDITION, PARTIED SUFFACES SMALL BE TOUGHED UP.
- 3, BOLTED CONNECTIONS SHALL USE BEARING TYPE ASTM A325 BOLTS (3/4" DIA) AND SHALL HAVE MINIMALM OF TWO BOLTS UNLESS NOTED OTHERMISE.
- NON-STRUCTURAL CONNECTIONS FOR STEEL GRATING MAY USE B/8" DIA. ASTM A 307 BOLTS UNLESS MOTED OTHERWISE.
- 5. CONCRETE EXPANSION ANCHORS AND EPOXY ANCHORS SHALL BE CONCRETE EXPANSION AND ENDS AN
- ALL WORK SHALL BE PERFORMED IN ACCORDANCE WITH SPECIFICATIONS 5120 AND 5500.

STRUCTURAL STEEL NOTES



1. THEN USING PIROD COMPONENTS AS SHOWN IN STANDARD DETAILS, MAXIMUM ALLOWABLE SPAN BETWEEN SUPPORTS ON A CONTINUOUS SINGLE SECTION OF BROOSE CHANNEL SHALL BE 19 FEET FOR 20 FEET BRIDGE CHANNEL OR 9 FEET FOR 10 FEET BRIDGE CHANNEL.

CABLE HANGER

540 BCH OR F70

1076 BCH OR EZC

1873 BCH OR EZC

- 2. WHEN USING PIROD COMPONENTS FOR SPLICING BRODGE CHANNEL SECTIONS, THE SPLICE SHOULD BE PROVIDED AT THE SUPPORT, IF POSSIBLE, OR AT A MAXIMUM OF 2 FEET FROM THE SUPPORT.
- 3. WHEN USING PIROD COMPONENTS, SUPPORT SHOULD BE PROVIDED AS CLOSE AS POSSIBLE TO THE ENDS OF ICE BRIDGES, WITH A MAXIMUM CANTELWER DISTANCE OF 2 FEET FROM THE SUPPORT TO THE FREE END OF THE KEE BRIDGE.
- 4. CUT BRIDGE CHANNEL SECTIONS SHALL HAVE RAW EDGES TREATED WITH A MATERIAL TO RESTURE THESE EDGES TO THE ORIGINAL CHANNEL, OR EQUIVALENT, FAMSH.
- 5. ICE BRIDGES MAY BE CONSTRUCTED WITH COMPONENTS FROM MANUFACTURERS OTHER THAM PIROD, PROVIDED THE MANUFACTURER'S INSTALLATION GUIDELINES ARE FOLLOWED.
- DEVATIONS FROM STANDARDS FOR COMPONENT INSTALLATIONS ARE PERMITTED WITH THE RESPECTIVE MANUFACTURER'S APPROVAL.
- 7. DEVATIONS FROM ICE BRIDGE FOUNDATIONS SHOWN ON SITE SPECIFIC DRAWINGS OR STANDARD DETAILS REQUIRE ENGINEERING APPROVAL.

ICE BRIDGE AT SELF SUPPORTING TOWER W/SHELTER

**ELEVATION** 

CR 50 540 PE

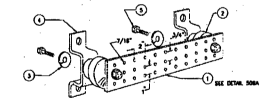
CR 50 1070 PE

CR 50 1873 PE

MOUNAL CARLE SIZE

1 5/8"





LEGEND

- COPPER GROUND BAR, 5, "X 4"X 20", NEWTON INSTRUMENT CO. CAT. NO. 8-6142 OR ECOM. HOLE CENTERS TO MATCH MEMA COURLE LUG CONFIGURATION INSULATORS, REWTON RESTRUMENT CAT. NO. 3061-4.

- 5/6" LOCKWASHERS, NEWTON RISTRUMENT CO. CAT. NO. 3015-8
  WALL MOUNTING BRACKET, NEWTON INSTRUMENT CO. CAT NO. A-6056
  5/6-11 X 1" HHCS BOLTS, NEWTON INSTRUMENT CO. CAT NO. 3012-1

**RECORD DOCUMENT** 

ABAL

SITE NO. 302-047-00A **FOLEY** 200 E. SECTION AVE. FOLEY, AL 36535

SECTION

MANUF, UNI, BEND RADIUS

8\*

20"

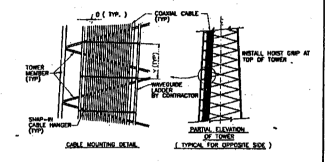
TRITEL COMMUNICATIONS

2666 DAUPHIN STREET, SUITE W MOBILE, AL 36606

S/05/2000 SSUED FOR CONSTRUCTION/AGB JT JT

| OA/21/2000 SSUED FOR REMEY & COMMENTAGE JT JT

No. 12459 PROFESSIONAL DETAILS 10450



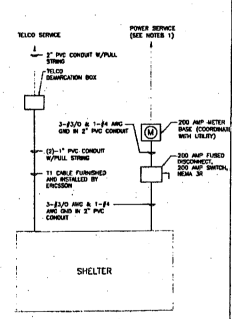
	COAXIAL CABLE COMMSCOPE CAI, No.	HOIST GRIP	NOMINAL ÇABLE SIZE	HANGER COMMSCOPE CAT. No.	CABLE TO CABLE CLEARANCE ( D )	NAXIMUM HANGER SPACING
•	CR 50 540 PE	54040	1/2"	540 EZC	1/2*	4'-0"
	CR 50 1070 PE	. 1070HG	7/8"	1070 EZC	1/2"	4"0"
	CR 50 1873 PE	1873H3	1 5/8"	1873 EZC	1/2"	4'-0"

CABLE SUPPORT ON ANTENNA TOWER

DETAIL 565

#### NOTES:

- 1. SERVICE POWER TO SHELTER SHALL BE 120/240VAC, 60HZ, 200A SRIGLE PHASE.
- 2. ALL SERVICE EQUIPMENT AND INSTALLATIONS SHALL COMPLY WITH THE N.E.C. AND UTILITY COMPANY AND LOCAL CODE REQUIREMENTS.



RECORD DOCUMENT

POWER & TELEPHONE SINGLE LINE DIAGRAM

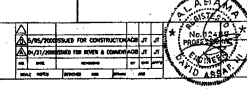
DETALS

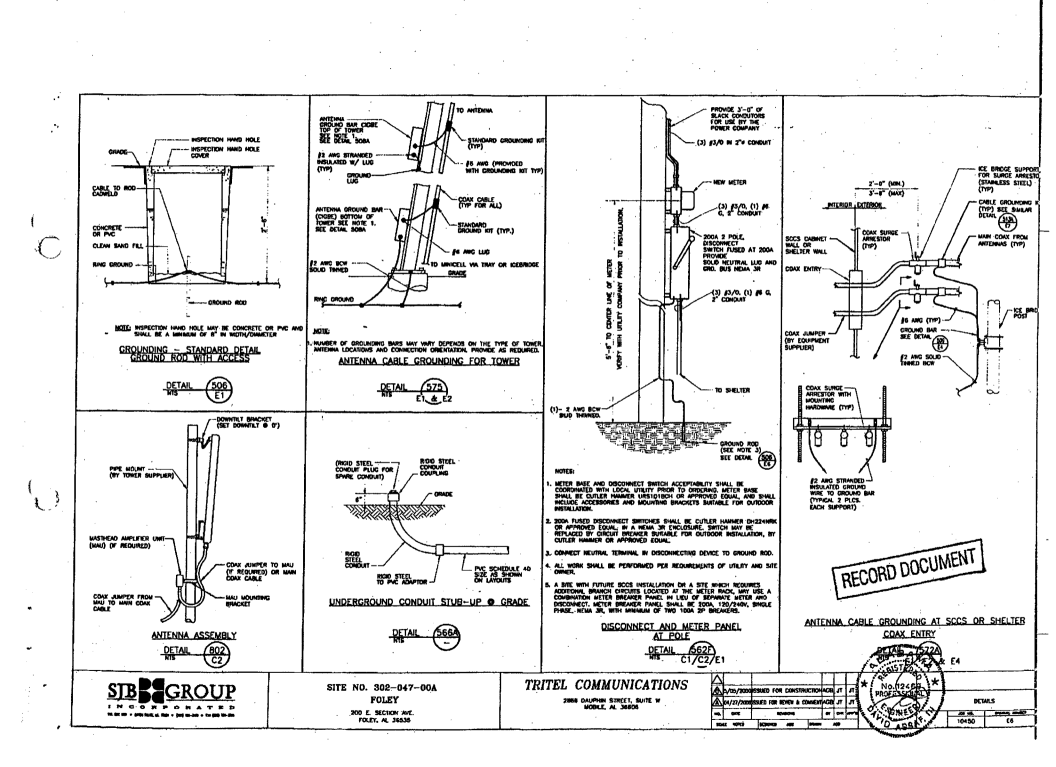
SIB GROUP

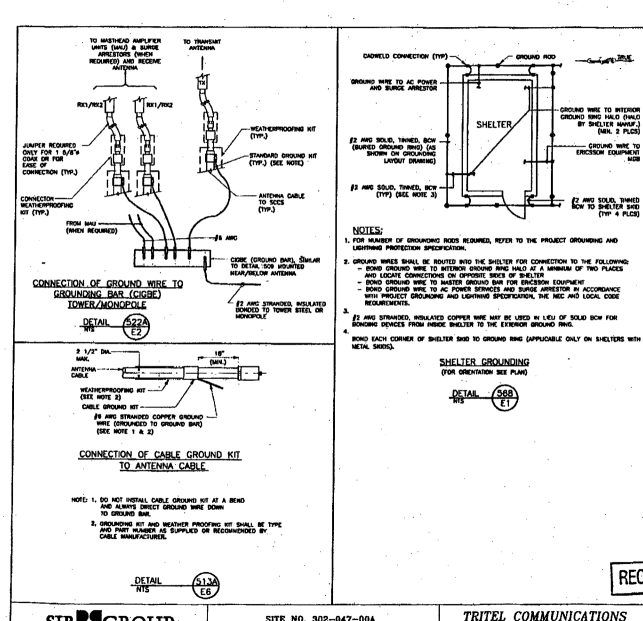
SITE NO. 302-047-00A FOLEY

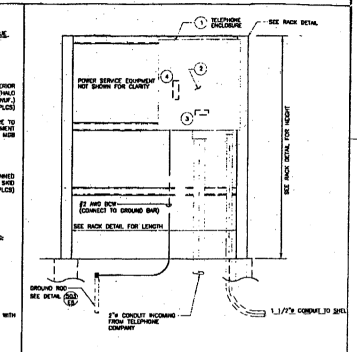
200 E. SECTION AVE. FOLEY, AL 36535 TRITEL COMMUNICATIONS

2886 DAUPHIN STREET, SUITE W MODILE, AL 36606









- COORDINATE WITH LOCAL TELCO UTILITY PRIOR TO PROCURING AND INSTALLATION OF
- 2. ALL MATERIAL SHALL MEET REQUIREMENTS OF LOCAL TELCO UTILITY.
- 3. ALL ITEMS ON MATERIAL LIST SHALL BE FURNISHED AND INSTALLED BY CONTRACTOR.
- 4. BOND SURGE PROTECTION UNIT TO GROUND BAR WITH \$16 AND INSULATED WIRE.

#### MATERIAL LIST:

- 1 30" x 30" x 12" NEMA 3R ENCLOSURE (HOFFMAN A-30R3012HCR OR SIMILAR)
- @ PLYWOOD BACKBOARD 30" X 29" X 5/8" THICK
- CROUMPING BAR
- (4) SURGE PROTECTION UNIT (QUALITY POWER SYSTEMS MODEL #T1-1-R145-LV)

TELEPHONE DEMARCATION ENCLOSURE RECORD DOCUMENT

2886 DAUPHIN STREET, SUITE W MOBILE, AL 38506

No. 12469 A 5/05/2000 SSUED FOR CONSTRUCTIONAGE UT PROFESSION TL TL BOAT 04/27/2000 SSUED FOR REVEW & COMMENT HAT. 10450 -

SITE NO. 302-047-00A FOLEY

> 200 E. SECTION AVE. FOLEY. AL 36535

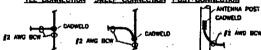
CELL SITE INSTALLATION NOTES:

JULIA SILE INVESTMENTATION TO STATE OF COMPLET FROM THE EXISTING PROJECT DOCUMENTS (I.S. PROJECT ENGLATIONS, EQUIPMENT VENOOR DOCUMENTS, ETC.) FOR USE. THESE NOTES SHALL BE UTILIZED FOR THE CONSTRUCTION OF THE CELL SITES TO ENGINE COMPLANCE WITH THE PROJECT DESIGN AND SPECIFICATION REQUIREMENTS.

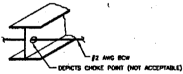
#### A. GROUNDING:

- 1. ALL METAL CONDUIT FOR GROUNDING DOWN CONDUCTORS SHALL BE BONDED TO THE GROUND SYSTEM AT BOTH ENDS.
- 2. GROUNDING CONDUCTORS SHALL BE CONNECTED TO THE MAIN WATER PIPE USING A BURNDY TYPE GAR-IC CLAIM.
- 3. KOPR-SHELD ANTI--OXIDATION COMPOUND SHALL BE USED ON ALL GROUNDING CONNECTIONS.
- 4. ALL UNDERGROUND GROUNDING CONNECTIONS SHALL BE MADE BY THE CADWELD PROCESS.
- S. ALL CADMELDS SHALL BE INSTALLED USING THE PROPER CONNECTION/MOLD AND MATERIALS FOR THE PARTICULAR CONNECTION AND/OR APPLICATION.

TEE CONNECTION SWEEP CONNECTION POST CONNECTION



- 6. ALL SOLTED GROUNDING CONNECTIONS SHALL BE INSTALLED WITH A LOCK WASHER UNDER THE MUT. HARDWARE FOR BOLTED CONNECTIONS SHALL BE MINIMALM OF 3/8" DIAMETER AND SHALL BE STREET, STEEL.
- 7. GROUNDING WIRE SHALL NOT BE INSTALLED OR ROUTED THROUGH HOLES IN ANY METAL OBJECTS OR SUPPORTS TO PRECLUDE ESTABLISHING A "CHOKE" POINT.



- 8. FERROUS METAL CLIPS WHICH COMPLETELY SURROUND THE GROUNDING CONDUCTOR SHALL NOT BE USED. CLIPS OF THE FOLLOWING MATERIALS AND TYPES MAY BE USED TO FASTEN AND SUPPORT GROUNDING CONDUCTORS.
  - . PLASTIC CLIPS



 METAL CLIPS WHICH DO NOT COMPLETELY SURROUND THE GROUNDING CONDUCTOR



- 9. STANDARD BUSS BARS (CIGBE AND MIGB) SHALL BE FURNISHED AND INSTALLED. THEY SHALL NOT BE FABRICATED OR MODIFIED IN THE FIELD.
- 10. ALL GROUND WIRES SHALL BE INSTALLED WITHOUT LOOPS (PICTALS) AND SHARP BEND RADIUS.

#### B. ANTENNA COAXIAL CABLES (WAVEGUIDE)

NOTE: THE RF TRANSMISSION LINE INSTALLED BETWEEN THE RADIO CABINET, FURNISHED BY RES EQUIPMENT SUPPLIER, AND THE AMTERNIA COMMISTS OF A COLAXIAL CABLE, SQUETIMES REFERRED TO AS A WARGAIDE.

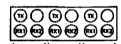
- 1. ALL ANTENNA COANIAL CABLES AND JUNIFERS SHALL BE INSTALLED WITHOUT LOOPS AND/OR PICTALS (UND).
- Z. ANTENNA COARIAL CABLE GROUND KITS SHALL NOT BE INSTALLED ON THE JUMPER SETWEEN THE ANTENNA AND MAIN LINE CABLE.
- 3. ANTENNA COASIAL CABLE GROUND KITS SHALL BE INSTALLED AS CLOSE TO THE CONNECTOR AS POSSIBLE AT EACH ANTENNA. IF THIS IS NOT FRASBLE THE GROUND KIT SHALL BE INSTALLED INVESTALLY AFTER THE BEND ON THE FIRST STRAIGHT RUN OF CABLE. THE GROUND KIT SHALL BE INSTALLED ON STRAIGHT SECTION OF CIBILE ONLY AND NOT ON BENDS.

4. ANTENNA COMMAL CARLE SHALL BE INSTALLED TO COMPLY WITH THE MANUFACTURER'S .
MINIMAN BEND RADIUS SPECIFIED IN THE FOLLOWING TABLE. THE CONTRACTOR
SHALL INSTALL RACEWAY FOR COMMAL CARLE USING THE PROPER FITTINGS
NECESSARY TO EXISTRE THAT THE MINIMAN BEND PROPER FITTINGS.
ARE METALLED FOR THE MINIMAN BEND PROPER FOR THE PROPERTY ARE MET.

#### COAXIAL CABLE MINIMUM BEND RADIUS

MANUFACTURER	CABLE TYPE	CABILE SIZE (CHAMETER)	MINIMUM BEND RADIUS IN TRAY	MENIMUM BEND RADIUS IN 4" OR 8" CONDUIT
COMMSCOPE	CR 50 540 PE	1/2"	. 4"	CONTACT COAX MANUF.
COMMSCOPE	CR 50 1070 PE	7/8	8"	CONTACT COAX MANUF.
COMMSCOPE	CR 50 1873 PE	1 5/8"	. 20"	CONTACT COAK MANUF.

- 5. ALL ANTENNA COASIAL CABLES SHALL BE MAINED AND TAGGED IN ACCORDANCE WITH THE RECOMPLEMENTS IN PROJECT SPECIFIED 24085-000-3P5-AD02-G0003 (SECTION LINEARY)
- 8. THE CONTRACTOR SHALL ORIENT THE COAXIAL CABLES ON THE ICE SPRINGS TO MATCH WITH THE DIRENTATION OF THE COAX ENTRY HATCH PLATE ON THE SHELTER, SEE THE FOLLOWING SKETCH FUR ORIENTATION.



SECTOR A SECTOR S SECTOR C (RED) (BLUE) (WHITE)
COAX VIEW LOOKING TOWARD SHELTER

7. ONLY COMMISCOPE COAK GROUNDING KITS SHALL BE USED ON COMMISCOPE COAKIAL CABLE. THE FOLLOWING IS A LIST OF PART NUMBERS FOR GROUNDING KITS.

NOMINAL CABLE SIZE (DVAMETER)	COMMISCOPE CABLE TYPE	COMMSCOPE STANDARD GROUND KIT
1/2"	CR 80 540 PE	640 SGK
7/8"	CR 50 1070 PE	1070 SOK
1 5/6"	CR 50 1873 PE	1873 SGK

- SNAP-IN HANGERS USED FOR 7/8" COMMSCOPE COARM. CABLE SHALL BE COMMSCOPE EZ-CLP" HANGERS. SNAP-IN HANGERS USED FOR 1/2" AND 1 3/8" COMMSCOPE COUNTL CABLE MAY BE COMMSCOPE SNAP-IN HANGERS OR EQUIVALENT HANGERS FROM ANOTHER VENDOR.
- B. HOISTING CREES USED FOR 1/2", 7/8" AND 1 5/8" COMMISCOPE COMMIL CABLE MAY BE COMMISCOPE OR EQUALIENT HOUSTING CARPS FROM ANCHERS VENOER TOP 1 5/8" COMMIL CABLE, A STANKLESS FREEL HOSE CHANA MUST BE INSTALLED WITH THE HOSTING GRIP.

#### C. MANUFACTURED MATERIAL:

I. WHEN SPECIFIC MANUFACTURER'S ITEMS ARE SPECIFIED, THEY MAY BE REPLACED BY SMALAR, EQUINALENT ITEMS WITH PRIOR ENGINEERING APPROVAL.

RECORD DOCUMENT

SIB GROUP

SITE NO. 302-047-00A

200 E. SECTION AVE. FOLEY, AL 36535 TRITEL COMMUNICATIONS

2868 DAUPHIN STREET, SUITE W MORLE, AL 36806

ĪΛ			T	Γ-	<del></del>
	5/05/2000	ISSUED FOR CONSTRUCTIO	100	5	5
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No. 12-69 X

No. 12-69 X

PROESCULANT COST SHE INSTALLATION NOTES

10 ASST 10450 EB

#### Exhibit C

This instrument prepared by and to be returned to:

Tritel Communications, Inc.

111 East Capitol St., Suite
500

Jackson, MS 39201

Attention: Jackie Warren

Site ID: 302-047-00A

## MEMORANDUM OF TOWER SITE LEASE AGREEMENT

This Memorandum evidences that a lease agreement was made and entered into by a written Tower Site Lease Agreement (the "Agreement") dated June <u>5th</u>, 2000, between <u>The City of Foley</u>, Alabama, represented herein by its Mayor, Tim Russell, an incorporated municipality of the State of Alabama as ("Lessor") and Tritel Communications, Inc., a Delaware corporation ("Lessee").

Such Agreement provides in part that Lessor grants Lessee the right to install, operate, and maintain a telecommunications facility (as more particularly described in the Agreement) upon the Site and premises located on the real property more particularly described in Exhibit "A", and located at 200 E. Section Ave., City of Foley, County of Baldwin, State of Alabama, along with a grant of a non-exclusive easement for ingress, egress, and access thereto. Such lease and easement to be for an initial period of five (5) years commencing on June 5th \_\_\_\_\_\_\_, 2000, which term is subject to four (4) additional five (5) year extension periods by Lessee.

IN WITNESS WHEREOF, Lessor and Lessee have caused this Memorandum to be executed on the dates of the acknowledgements below, to be effective the inception date set forth in the first paragraph of this Memorandum.

LESSEE: Tritel (	Communications, Inc.	LESSOR:	The City of Foley, Alabama
By: Name:	Kenneth I Harris	Ву:	Junkins
Title:	Director of Site Acquisition and Property Administration	Name:	Tim Russell
Address:	111 East Capitol Street, Suite 500 Jackson, MS 39201		
Phone Number:	601-914-8033	Title:	Mayor
Date:	6/5/00	Address:	407 E. Laurel Ave.
			Foley, AL 36535
		Phone Number:	334-943-1545
		Tax ID:	#63-1001263
		Date:	6-5-00

#### ACKNOWLEDGMENTS

STATE OF ALABAMA COUNTY OF BALDWIN

Personally appeared before me, the undersigned authority in and for the said county and state, on this day of June, 2000, within my jurisdiction, the within named Tim Russell, who acknowledged that he is Mayor of the City of Foley, a municipal corporation, and that for and on behalf of the said corporation, and as its act and deed he voluntarily executed the above and foregoing instrument, after first having been duly authorized so to do.

My Commission Expires:

STATE OF MISSISSIPPI **COUNTY OF HINDS** 

Personally appeared before me, the undersigned authority in and for the said county and state, on this day of June, 2000, within my jurisdiction, the within named Kenneth F. Harris, who acknowledged that he is Director of Site Acquisition and Property Administration of Tritel Communications, Inc., a Delaware corporation, and that for and on behalf of the said corporation, and as its act and deed he voluntary executed the above and foregoing instrument, after first having been duly authorized by said opporation so to do.

#### EXHIBIT "D"

Attached to and made a part of that Tower Site Lease Agreement by and between The City of Foley ("Owner") and Tritel Communications, Inc. ("Tritel") and dated the <u>5th</u> day of <u>June</u>, 2000.

#### Insurance.

- (a) <u>Required Insurance of Tritel</u>. Tritel must, during the term of this Agreement and at Tritel's sole expense, obtain and keep in force, not less than the following insurance:
- (i) Tritel shall maintain a public liability policy, with limits of not less than \$1,000,000.00 for bodily injury, not less than \$1,000,000.00 for property damage, and not less than \$2,000,000.00 in the aggregate, with a certificate of insurance to be furnished to Owner within thirty (30) days of written request;
- (ii) Property insurance, including coverage for fire, extended coverage, vandalism and malicious mischief, upon Tritel's Telecommunications Transmission Facility in an amount not less than ninety percent (90%) of the full replacement cost of the Telecommunications Transmission Facility;
- (iii) Commercial General Liability insurance insuring operations hazard, independent contractor hazard, contractual liability, and products and completed operations liability, in limits not less than \$1,000,000.00 combined single limit for each occurrence for bodily injury, personal injury and property damage liability, all such policies naming Owner as an additional insured.
- (b) <u>Policies of Insurance</u>. All required insurance policies must be taken out with reputable national insurers that are licensed to do business in the jurisdiction where the Land is located. Tritel will deliver a certificate of insurance to the Owner upon request. All policies must contain an undertaking by the insurer to notify the Owner in writing not less than thirty (30) days before any material change, reduction in coverage, cancellation, or termination of the insurance

#### EXHIBIT "E"

Attached to and made a part of that Tower Site Lease Agreement by and between The City of Foley ("Owner") and Tritel Communications, Inc. ("Tritel") and dated the <u>5th</u> day of <u>June</u>, 2000.

Taxes. Unless separately billed to Tritel by a taxing authority, Tritel will pay annually to Owner an amount equal to any increase in real estate taxes directly attributable to any improvement to the Land made by Tritel. Tritel will pay to Owner Tritel's share of any such tax within thirty (30) days of receipt of sufficient documentation indicating calculation of Tritel's share and payment of the real estate taxes by Owner. Owner must pay annually or cause to be paid annually when due all real estate taxes and assessments attributable to the Land and the Site.

H-Library\07552\MATRITEL LEASE wpd

#### RESOLUTION NO. 1648-00

### AUTHORIZING AN OPTION AND LEASE AGREEMENT WITH TRITEL COMMUNICATIONS

BE IT RESOLVED by the Foley City Council, in regular session May 1, 2000, as follows:

That the attached option and lease agreement between Tritel Communications, Inc.; 111 East Capital Street; Suite 500; Jackson, Mississippi and the City of Foley, to lease space on the City's Communication tower between 142 feet and 148 feet, more particularly described in the attached document, is hereby accepted.

PASSED, ADOPTED AND APPROVED this 1st day of May, 2000.

R. Timothy Russell, Mayor

ATTEST::

A. Perry Wilbourne, CMC

City Administrator/Clerk

ORDINANCE NO.	645-00
---------------	--------

## AN ORDINANCE DECLARING CERTAIN REAL PROPERTY NOT PRESENTLY NEEDED FOR PUBLIC OR MUNICIPAL PURPOSES AND AUTHORIZING THE LEASING OF THE SAME

BE IT ORDAINED BY THE CITY COUNCIL OF FOLEY, ALABAMA, AS FOLLOWS:

- Section 1. It is hereby established and declared that the real property of the City of Foley, Alabama located on the City's Justice Center Communications tower at the 145 to 151 foot level and certain real property located near said tower, as more fully described and depicted on Exhibit "A" is not presently needed for public or municipal purposes.
- Section 2. The City of Foley, Alabama, after receiving an offer from TRITEL COMMUNICATIONS, INC. to lease said real property, hereby declares it to be in the best interest of the public and the City of Foley, Alabama to lease said real property to TRITEL COMMUNICATIONS, INC. and directs the Mayor to negotiate a contract with TRITEL COMMUNICATIONS, INC.
- Section 3. Pursuant to the authority granted by Section 11-47-21, Code of Alabama (1975), the Mayor and the City Clerk are hereby authorized and directed to execute and attest respectively a Lease in the name of the City of Foley, Alabama, and to do such other acts and execute such other documents as may be necessary to carry out the purpose of the Ordinance.
- Section 4. This ordinance shall become effective immediately upon its adoption and publication as required by law.

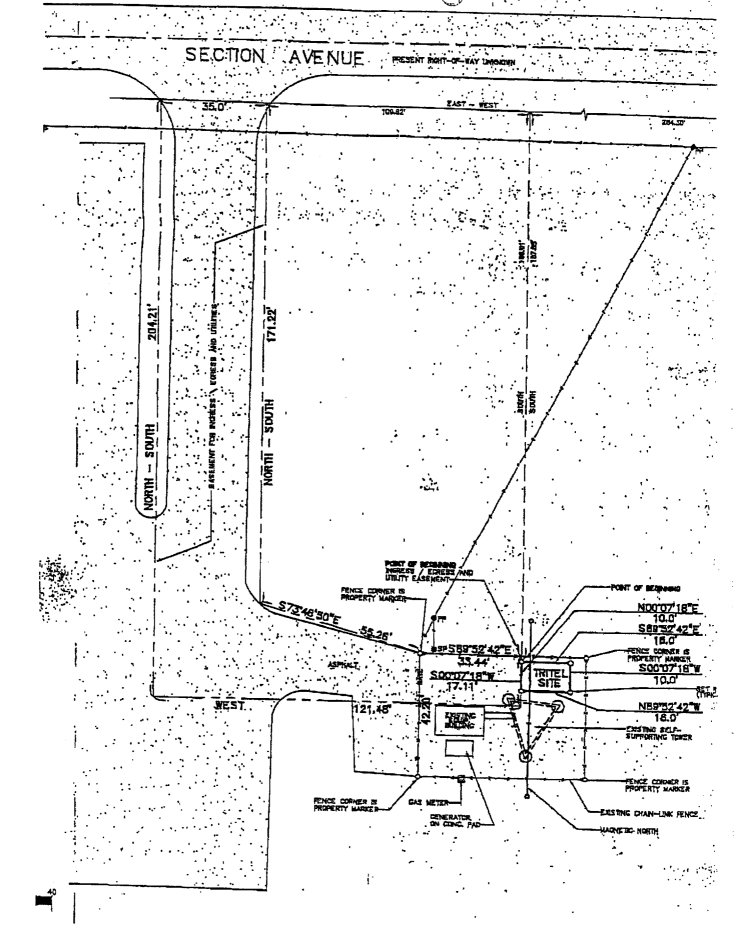
ADOPTED AND APPROVED THIS THE \_\_\_\_\_\_ DAY OF \_\_\_\_\_\_ Jun

\_\_\_\_

Presiding Officer

ATTEST:

City Clerk



# CATAL MATERIAL

MON ALL MEM BY THREE PREMIUMS that J. DOM FORTHER, as trusted of the Trust of 1980, hereinsther called the Scentor, for and in considerat of The College cash and other good and valuable considerations in OLAY, MARMA, herebasites called ed, does hereby (aubject to the as TURAM and CENST unto eald drawd lebens, in the simple, forever, d thi low

wice at a point where the cember line of the L & H Relived both line of Section 28, Toenship 7 South, Harge 4 Hest, Alabama; Yun thence South 89 day/wee 25' 04" East, along th . g . Section 28, Townson, there are surveyed ..., softly 7 South 89 degrees 29' 04" East, as surveyed ..., 1065) for the City of Foley Inflatinial 18th, 5. 1065) for the point of beginning cartinus 04" East along said section line for 890.50 Seet Valora Street; run thence Eouth 01 degree 33' 46" way of Valora Street for 10.17 feet to a point way of Valora Street for 10.17 feet to a point of Valora Street, if extended, would interpect CK-say or whose due ther allow to the West right of the West right 75.0 toot 

1 Hebianon (Aldered July 20, ALON BO. NO. O fee 20, 1979 for 50.0 fee 20, 1979 for 50.0 fee ance fouth 01 degrees ance fouth 88 degrees "water for 25.0 feet "water don 28, a point here the center line of the E & M Railroad tion 28, Toenship 7 South, Renge 4 Dast, noe South 89 degrees 29' 04" East along th Y 02 (1) along the

FAST OF MARRIANS.

SEP 25 1980

DEI LL

10.0 feet at right angles: run thence Murth 47 degrees 44' 24" west for 157.17 feets run thence Murth 54 degrees 32' 01" Must for 267.81 feets run thence Murth 58 degrees 18' 03" West for 427.04 feet; run thence Murth 32 degrees 45' 15" West for 110.67 feet to the point of beginning. Said land raing in Skraico 26, "Danskip 7 Murth, Rungs 4 Bart, City of Folsy, include County, less and stough the Murth opration of May Street that Lies Murth of time parallel to and ten feet Scoth of at right engles to the existing sensor line that occases May Street. It is the intent of Magnetia Angue, that of Topics Street, Murth and Must of a line parallel to and ten feet South of at right angles to the existing sensor main remains in a surthmeathent dissortion from Street Street to Engantia Angue. Containing 4.5924 acres which limiteds the Murth portion of May Street.

Stimper to reservation of all oil, use and other minerals in and other and

STREET to reservation of all oil, one and other minerals in and under and that may be produced from the store described property (both parcels) and all rights incidental thereto as set out in the deed from the Magnolia land Company, an Illinois corporation, to the Grantor, of even date bareach.

TOUTIER WITH all and einquier the rights, numbers, privileges, hereditements and appartenances thereinto belonging or in anytice appartaining.

TO HAVE AND TO HOLD unto the said Creates, its successors and assigns, in fee simple, forever.

IN WINESS MERCOY, the Grantor has hereunto set its hand and seal on this

J. DON FORTER.

As Trustee of the Magnolia-Foley Trus, of

4.18.1

1980

STRUE OF ALABAMA COUNTY OF BALEMIN

I. And Action, 'me , a notary public in and for said county and state. Hereby certify that J. HOW FORTER, whose rame is signed to the foregoing conveyance as Trustee of the Magnolia-Rolley Trust of 1980 and who is known to me, adminished before me on this day that, being informed of the contents of the conveyance he executed the same voluntarily on the day the same beers date.

Diren under my hand and official seal this Aptender 21. 1980.

Win then

My consission expires:

This Instrument Prepared By: J. DEN SUPPER. Beggirs PORTER, REPORTS & BOLDON, P.A. P.O. BOX 240 Poley, NL 26026

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

#### **EXHIBIT B**

#### Prepared by:

Black Dot Wireless 27271 Las Ramblas - Suite 200 Mission Viejo, CA 92691

#### Return to:

New Cingular Wireless PCS, LLC 12555 Cingular Way, Suite 1300 Alpharetta, GA 30004

Attn: AT&T Network Real Estate Administration

Re: Market: ALABAMA/MISSISSIPPI/LOUISIANA

Cell Site Number: N139010 Cell Site Name: 30204700A FA Number: 10079413

Address: 200 East Section Avenue, Foley, AL 36535

County: Baldwin

## FIRST AMENDMENT TO MEMORANDUM OF TOWER SITE LEASE AGREEMENT

This First Amendment Memorandum of Tower Site Lease Agreement is entered into on thisd	ay of
, 2011, by and between The City of Foley, an Alabama municipal corporation, hav	ing a
mailing address of P.O. Box 1750, Foley, Alabama 36536 (hereinafter referred to as "Landlord") and	New
Cingular Wireless PCS, LLC, a Delaware limited liability company, having a mailing address of	2555
Cingular Way, Suite 1300, Alpharetta, GA 30004 (hereinafter referred to as "Tenant").	

- Landlord and Tenant entered into a certain Tower Site Lease Agreement ("Agreement") on the 5<sup>th</sup> day of June, 2005, as amended by that certain First Amendment to Tower Site Lease Agreement dated \_\_\_\_\_\_\_\_, 2011, for the purpose of installing, operating and maintaining Communications Equipment and other improvements. All of the foregoing are set forth in the Agreement.
- 2. The Lease Term initially commenced June 5, 2000 and the parties agree to further extend the Agreement for a new initial lease term of five (5) years ("Initial Term") commencing on June 1, 2012, with four (4) successive automatic five (5) year options to renew, unless Tenant notifies Landlord in writing of Tenant's intention not to renew the Agreement at least sixty (60) days prior to the expiration of the then current Extension Term.

"LANDLORD"

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

- 3. The portion of the land being leased to Tenant (the "Premises") is described in Exhibit 1 annexed hereto.
- 4. This First Amendment Memorandum of Tower Site Lease Agreement is not intended to amend or modify, and shall not be deemed or construed as amending or modifying, any of the terms, conditions or provisions of the Agreement, all of which are hereby ratified and affirmed. In the event of a conflict between the provisions of this First Amendment Memorandum of Tower Site Lease Agreement and the provisions of the Agreement, the provisions of the Agreement shall control. The Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, subject to the provisions of the Agreement.

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

The City of Foley, an Alabama municipal corporation  By:  Print Name:  Its:  Date:
Print Name:Its:
Print Name:Its:
Its:
Its:
Date:
"TENANT"
New Cingular Wireless PCS, LLC,
a Delaware limited liability company
By: AT&T Mobility Corporation
Its: Manager
By:
Print Name:
Its:
Date:

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

#### LANDLORD ACKNOWLEDGEMENT

STATE OF)		
) SS.		
COUNTY OF) I certify that I know or have satisfactory ev	idence that	is the nerson
who appeared before me, and said person a	idence thatcknowledged that said person signed this instrument	_ is the person
that said person was authorized to execute	the instrument and acknowledged it as the	ii, oii oddi statod
		to be the free and
voluntary act of such party for the uses and	of, purposes mentioned in the instrument.	
DATED		
DATED:	<del></del> ·	
Notary Seal		
(Signature of Notary)		
(Legibly Print or Stamp Name of Notary)		
Notary Public in and for the State of		
My appointment expires:		
TENANT ACKNOWLEDGEMENT		
STATE OF) SS.		
) SS. COUNTY OF)		
COUNTY OF		
I certify that I know or have satisfa		is the
	person acknowledged that he signed this instrument	t, on oath stated
that he was authorized to execute the instru		
of such party for the uses and purposes me	of New Cingular Wireless PCS, LLC, to be the free	and voluntary act
of such party for the uses and purposes me	entioned in the instrument.	
DATED:		
	<del></del>	
Notary Seal		
	(Signature of Notary)	
	(-25	
	(Legibly Print or Stamp Name of Notary)	
	Notary Public in and for the State of	
	My appointment expires:	
<b>!</b>	iviv appointment expires.	

Market: ALABAMA/MISSISSIPPI/LOUISIANA Address: 200 East Section Avenue, Foley, AL 36535

#### **EXHIBIT 1**

#### **DESCRIPTION OF PREMISES**

Page 1 of 1

The Premises are a portion of the real property described and/or depicted as follows:

Fernal 1: - Commerce at a point where the center line of the L & S Railroad interspects the North line of Section 28, Tourship 7 South, Range 4 East, Baldwin County, Alabams; run thence South 89 degrees 29' 04" Shet along the Morth Line of Section 29, Township 7 South, Page 4 Bast, as surveyed ... Michail Robinson (Alm. Rog. Bb. 1065) for the City of Poley Industrial (STA, plat dated July 20, 1979, for 50.0 feet to the point of beginning; continue thence South 89 degrees 29' 04" Shat along said section line for 890.50 feet to the West right-of-way of Vulcan Street; run thence South 01 degree 33' 46" West along the West right-of-way of Wilcan Street for 10-17 feet to a point where the South right-of-way of Section Avenue, if extended, would intersect the West right-co-cay of Valous Street; run thence due East along the South right-of-may of Section Arenus for 1130.32 feet to the Nest right-of-way of Poplar Street; run thence South Ol degree Of' Ol" West along the West rightof-way of Roplar Street for 1226.7 feet to the North right-of-way of Magnolia Avenue; run themce Morth 88 degrees 50' 30" West along the Morth right-of-way of Magnolia Avenue for 1271.97 feet; run theoce Morth OI degree 12' 09" Shat for 300.0 feet; run themce Morth 68 degrees 50' 30" West for 726.0 feet; run thence South Ol degree 12' 09" West for 300.0 feet to the North right-of-way of Magnelia Avenue: run thence borth 88 degrees 50' 30" Neet along the Borth right-of-way of Magnolia Avenue for 25-0 feet to the East right-of-way of L & 8 Railracd; run thence North Ol degree 12' 09" Bast along the East right-ofway of L & M Railroad for 1204.03 feat to the point of beginning. Said Land being in the City of Poley, Baldedn County, Alabama, and containing 51.2757 mores which includes the sever line ensement that is recorded in Deed Book 368, pages 229-230 in the Baldadin Country Courthouse and the southerly extension of Wilcon Street having a right-of-way of 75.0 feet between Section Average and Magnolia Avenue.

#### Notes:

- This Exhibit may be replaced by a land survey and/or construction drawings of the Premises once it is received by Tenant.
- Any setback of the Premises from the real property'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 and mounting positions may vary from what is shown above.

#### AGENDA REQUEST FORM

DATE OF WORK SESSION:September 19, 2011
DATE OF COUNCIL MEETING: _September 19, 2011
DEPARTMENT AND PERSON SUBMITTING ITEM: Mike Thompson
DESCRIPTION OF TOPIC: (who, what, when, where, why, and how much)
Consider Tower Lease Agreement with AT & T. This is for the use of tower space at the Justice Center Initial term of five years would commence on January 1, 2012 and expire on December 31, 2017 Agreement includes up to four additional renewal terms of five years. Lease amount for the initial term would be \$13,942.29 per annum, increasing to \$16,033.63 for the first extension term; \$18,438.68 for the second extension term; \$21,204.48 for the third term and \$24,385.15 for the fourth term. This agreement includes a thirty-six (36) month rent guarantee.
DESCRIPTION FOR <u>PUBLISHED</u> AGENDA:
Consider Tower Lease Agreement with AT & T
IS DOCUMENTATION ATTACHED (See attached list): x Yes No
If item was previously approved under a Resolution or Ordinance have you included the number in the documentation?  Yes No x N/A
Is a copy of the Resolution/Ordinance attached? Yes No X N/A
SOURCE OF FUNDING:
Please provide the amount requested:
Is this a budgeted item? Yes No
Please provide the budgeted amount: \$ Account No
If budgeted, is this a capital purchase, capital project, or special fund?
Was this item included in the Fiscal Year Capital Projects Plan? Yes No
If yes, please provide the amount included in Capital Projects Plan: \$
============Do Not Write Below This Line=====================
Verified by the Finance Department:
Reviewed by: Date:
Clerk's Office: Received by: $1/3$ Date: $9-13-11$ Time:



FW: Lease Agreements

1 message

Meg Hellmich <mhellmich@cityoffoley.org>

Wed, Sep 14, 2011 at 1:22 PM

To: Vickey Southern <vsouthern@cityoffoley.org>
Co: Michael Thompson <mthompson@cityoffoley.org>

Vickey,

Please see the message below from Hector Frias with AT & T. This outlines their requests relating to the execution and return of the documents.

You already received the agenda request form for this, so this should be everything that you need. I'm sorry it is late – I was supposed to have received it from Hector yesterday and, when I didn't, I called him first thing this morning. I think his legal department was delayed in getting it done.

Please let me know if there is anything else that you need.

Thanks.

Meg

From: Hector Frias [mailto:hfrias@blackdotwireless.com]
Sent: Wednesday, September 14, 2011 1:09 PM

Sent. Wednesday, September 14, 2

To: Meg Hellmich

Subject: FW: Lease Agreements

Importance: High

Dear Meg,

I trust that your day is going very well. Per our conversation this morning, I was able to touch base with our legal team. Please find attached to this message the final documents on this transaction. Please notice that legal is requesting to print and sign 3 copies of the Amendment, 2 copies of the MOL and to complete and sign the Certificate of Incumbency.

Please also use the attached FedEx return label (#795178411464) for tracking purposes and for being able to expedite the receipt of executables on our end.

Please feel free to contact me any time should you have any questions. I thank you in advance for your support, help and prompt attention to this matter. Have a wonderful day!!

Sincerely,

Hector Frias Lease Consultant BLACK DOT

27271 Las Ramblas - Suite 200, Mission Viejo, CA 92691

Phone: 949-502-3839 | Fax: 949-502-3939

From: Cathy Ramos

Sent: Wednesday, September 14, 2011 10:36 AM

To: Hector Frias

Subject: RE: Lease Agreements

Hi Hector,

Attached please find the Amendment, MOL and Certificate of Incumbency. Please ask LL to sign 3 copies of the Amendment, 2 copies of the MOL and to complete and sign the Certificate of Incumbency. Please also ask LL to return all documents to us using the attached FedEx return label (#795178411464).

Thanks.

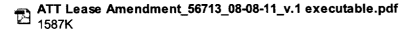
Cathy Ramos, J.D.

**Legal & Compliance Specialist** 

**BLACK DOT** 

27271 Las Ramblas - Suite 200, Mission Viejo, CA 92691

#### 4 attachments





FedEx return label.pdf 29K

## Certif of Incumbency - New Cingular 2011.pdf 8K

From: (251) 943-1545 John Koniar City of Foley 407 East Laurel Avenue

Foley, AL 36536

Origin ID: MVCA



J11201104290225

**BILL SENDER** 

SHIP TO: (949) 502-3800 **Processing Department Black Dot Wireless** 27271 LAS RAMBLAS STE 200

MISSION VIEJO, CA 92691

TRK# 0221

7951 7841 1464

Ship Date: 12SEP11 ActWgt: 1.0 LB CAD: 4407978/INET3180

Delivery Address Bar Code

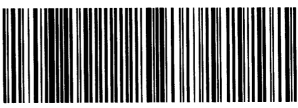


Ref#



**RETURNS MON-FRI** PRIORITY OVERNIGHT

> 92691 CA-US



- 1. Select the 'Print' button to print 1 copy of each label.
- 2. The Return Shipment instructions, which provide your recipient with information on the returns process, will be printed with the label(s).
- 3. After printing, select your next step by clicking one of the displayed buttons.

Note:To review or print individual labels, select the Label button under each label image above.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim.Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic valueof the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.