Revised 4/8/20



COLUMBIA COUNTY BUILDING DEPARTMENT

135 NE Hernando Ave., Suite B-21, Lake City, FL 32055

din an and 7 a min a a a a

Office: 386-758-1008 Fax: 386-758-2160

www.columbiacountyfla.com/BuildingandZoning.asp

REPLACING CELLULAR TOWER ANTENNAS CO-LOCATIONS ON EXISTING CELLULAR TOWERS

	2" pg Permit Application with Owner of Agents Signature & Notarized Contractor Signature + \$15.00 m
-	customer has a notarized Power of Attorney or Authorization Letter from the Tower Lessor, then that
name	d person can sign for the owner. 1 -Notes:
	Subcontractors Verification Form, signed by the license holder/contractor that is subcontracted the job.
	2 -Notes:
	License Holders (Contractors) must complete a "Letter of Authorization" for who signs the permit.
	3 -Notes:
NA	_If an Owner Builder, Notarized Disclosure Statement (Owner Builders must sign for the Permit)
	4 -Notes:
	Recorded deed or Property Appraiser's parcel details printout; and if
	5 -Notes:
	Owner is Corporation or Trust, provide corporate articles listing the signor, trust executor or POA forms.
	6 -Notes:
	Site plan with actual distances of the structure to each property line
	8 -Notes:
NA	_911 Address form, Phone 386-758-1125 #1 ALL CONSTRUCTION REQUIRES VERIFICATION
	9 -Notes:
NA	Residential or Commercial Checklist completed including Product Approval Code Spec sheet.
	10 -Notes:
	_Recorded Notice of Commencement; before the 1 st inspection.
	11 -Notes:
	2 sets of plans (blueprints) folded to 9 x 12 size with Signed & Sealed Engineering
	13 -Notes:
NA	
	45 -Notes:
NA	2 sets of energy code & Manual J forms, if required. 15 -Notes:
	Provide information on Development Permits/Zoning Applications applied for, if applicable.
N 11	16 -Notes:
<u>Neeac</u> NA	ed AFTER Zoning Review and Approval has been allowed for this project. Approved and Signed Site Plan from Environmental Health on the septic 386-758-1058
'\^	Notes:
NΔ	New Wells need a letter from the well driller (Well Letter); or if on City Water provide City Water Letter;
	or if the property is in the Ellisville Water System area contact 386-719-7565 for review.
	Notes:

Applications can be mailed, include the \$15.00 fee, checks to BCC or Board of County Commissioners.

Columbia County Cellular Tower Antenna Application

For Office Use Only Application #	Date Received	By	Permit #
Zoning Official Date Flo	ood Zone	_ Land Use _	Zoning
FEMA Map # Elevation MFE_	River	Plans Exami	ner Date
Comments			
□ NOC □ EH □ Deed or PA □ Site Plan □ State R	oad info Well le	tter 🗆 911 Sheet	□ Parent Parcel #
Dev Permit # In Floodway	□ Letter of Auth. f	rom Contractor	□ F W Comp. letter
□ Owner Builder Disclosure Statement □ Land Ov	vner Affidavit Ell	lisville Water 🗆 Ap	p Fee Paid
Septic Permit No. NA OR City W	/ater	Fax _	
Applicant (Who will sign/pickup the permit)Liss	a Barkley		one 205-443-3428
Address 2156 SE CR18, Lake City, FL 32024			
Leasee Name		Phone	
911 Address			
Contractore Name Ericsson Inc		Phone	352-446-1241
Address 6300 Legacy Drive, Plan, TX 75024			
Contractor Emailsteve.nichols@ericsson.com			
Fee Simple Owner Name & Address		TTINCIU	de to get updates on this job.
Bonding Co. Name & Address			
Architect/Engineer Name & AddressATC Tower	Services LLC 3500	Dogonor Dlover C.	-i+- 100 C NC 07510
Mortgage Lenders Name & Address	octvices LLC, 5500	Regency Prwy St	inte 100, Cary, NC 27518
			F 1
Circle the correct power companyFL Power & Li	ghtClay Elec	Suwannee Val	ley Elec. Duke Energy
Property ID Number 24-6S-17-09769-000	Estimate	ed Construction Co	ost\$15,000
Subdivision Name		Lot Block	c Unit Phase
Driving Directions from a Major Road In Fl on I-75	: Take exit 414 and	travel south on H	wy 41 app. 3 miles to CR 18
the Interstate	e.	- o site on the righ	t just prior to crossing over
Construction ofCell Tower		X _Commer	cial ORResidential
Proposed Use/Occupancy Existing Communicati	ons Tower		g Dwellings on Property NA
ls the Building Fire Sprinkled? NA If Yes, blueprin			g Dweimigs on Flopeny
Circle Proposed Culvert Permit or Culvert \	<u>Naiver</u> or <u>D.C</u>	D.T. Permit or √	Have an Existing Drive
Actual Distance of Structure from Property Lines - Fro	No. of the Control of		NA Rear NA
Number of Stories NA Heated Floor Area NA			SHEFFER SALES FOR THE ASSESSMENT OF THE SALES FOR THE SALE
Zoning Applications applied for (Site & Developmen			

Columbia County Building Permit Application

CODE: Florida Building Code 2017 and the 2014 National Electrical Code.

Application is hereby made to obtain a permit to do work and installations as indicated. I certify that no work or installation has commenced prior to the issuance of a permit and that all work be performed to meet the standards of all laws regulating construction in this jurisdiction.

TIME LIMITATIONS OF APPLICATION: An application for a permit for any proposed work shall be deemed to have been abandoned 180 days after the date of filing, unless pursued in good faith or a permit has been issued.

TIME LIMITATIONS OF PERMITS: Every permit issued shall become invalid unless the work authorized by such permit is commenced within 180 days after its issuance, or if the work authorized by such permit is suspended or abandoned for a period of 180 days after the time work is commenced. A valid permit receives an approved inspection every 180 days. Work shall be considered not suspended, abandoned or invalid when the permit has received an approved inspection within 180 days of the previous approved inspection.

FLORIDA'S CONSTRUCTION LIEN LAW: Protect Yourself and Your Investment: According to Florida Law, those who work on your property or provide materials, and are not paid-in-full, have a right to enforce their claim for payment against your property. This claim is known as a construction lien. If your contractor fails to pay subcontractors or material suppliers or neglects to make other legally required payments, the people who are owed money may look to your property for payment, even if you have paid your contractor in full. This means if a lien is filed against your property, it could be sold against your will to pay for labor, materials or other services which your contractor may have failed to pay.

NOTICE OF RESPONSIBILITY TO CONTRACTOR AND AGENT: YOU ARE HEREBY NOTIFIED as the recipient of a building permit from Columbia County, Florida, you will be held responsible to the County for any damage to sidewalks and/or road curbs and gutters, concrete features and structures, together with damage to drainage facilities, removal of sod, major changes to lot grades that result in ponding of water, or other damage to roadway and other public infrastructure facilities caused by you or your contractor, subcontractors, agents or representatives in the construction and/or improvement of the building and lot for which this permit is issued. No certificate of occupancy will be issued until all corrective work to these public infrastructures and facilities has been corrected.

WARNING TO OWNER: YOUR FAILURE TO RECORD A NOTICE OF COMMENCEMENT MAY RESULT IN YOU PAYING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. A NOTICE OF COMMENCEMENT MUST BE RECORDED AND POSTED ON THE JOB SITE BEFORE THE FIRST INSPECTION. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH YOUR LENDER OR ATTORNEY BEFORE RECORDING YOUR NOTICE OF COMMENCEMENT.

OWNERS CERTIFICATION: I CERTIFY THAT ALL THE FOREGOING INFORMATION IS ACCURATE AND THAT ALL WORK WILL BE DONE IN COMPLIANCE WITH ALL APPLICABLE LAWS REGULATING CONSTRUCTION AND ZONING.

NOTICE TO OWNER: There are some properties that may have deed restrictions recorded upon them. These restrictions may limit or prohibit the work applied for in your building permit. You must verify if your property is encumbered by any restrictions or face possible litigation and or fines. Margaret Robinson, Senior Counsel, American

Tower Asset Sub, LLC as attorney in fact for WAYNE GILLEO / AMANDA GILLEO* Print Owners or Authorized Agents Name

Owners or Agents Signature

**Property owners must sign here before any permit will be issued.

*For authority, see Easement Agreement attached herewith **If this is an Owner Builder Permit Application then, ONLY the owner can sign the building permit when it is issued.

CONTRACTORS AFFIDAVIT: By my signature I understand and agree that I have informed and provided this written statement to the owner of all the above written responsibilities in Columbia County for obtaining this Building Permit including all application and permit time limitations.

Contractor's Signature

CGC1518237 Contractor's License Number

Columbia County

Competency Card Number

Affirmed under penalty of perjury to by the Contractor and subscribed before me this 28 day of April

2021

Personally known____ or Produced Identification FI DL

SEAL:

State of Florida Notary Signature (For the Contractor)

Page 2 of 2 (Both Pages must be

ASHLEY L. DAVIS MY COMMISSION # HH 082913 simittent tegathania, 2025 Revised 7-1-17 Bonded Thru Notary Public Underwriters



I, Steve Nichols

COLUMBIA COUNTY BUILDING DEPARTMENT 135 NE Hernando Ave, Suite B-21, Lake City, FL 32055 Phone: 386-758-1008 Fax: 386-758-2160

LETTER OF AUTHORIZATION TO SIGN FOR PERMITS

I, Steve Michols	(license holder name), licensed qualifier		
for Ericsson, Inc.	(company name), do certify that		
the below referenced person(s) listed on this form is/are contracted/hired by me, the license holder, or is/are employed by me directly or through an employee leasing arrangement; or, is an officer of the corporation; or, partner as defined in Florida Statutes Chapter 468, and the said person(s) is/are under my direct supervision and control and is/are authorized to purchase permits, call for inspections and sign on my behalf.			
Printed Name of Person Authorized	Signature of Authorized Person		
1. Lissa Barkley	1.		
2. *SINGLE SITE ONLY	2.		
3. 2156 SE CR 18 LAKE CITY, FL	3.		
4.	4.		
5.	5.		
I, the license holder, realize that I am responsible under my license and fully responsible for complete Local Ordinances. I understand that the State are authority to discipline a license holder for violatic officers, or employees and that I have full responsand ordinances inherent in the privilege granted officer(s), you must notify this department in write authorized persons to use your name and/or license.	liance with all Florida Statutes, Codes, and and County Licensing Boards have the power and one committed by him/her, his/her agents, asibility for compliance with all statutes, codes by issuance of such permits. is/are no longer agents, employee(s), or ing of the changes and submit a new letter of ious lists. Failure to do so may allow		
	CGC1518237 04.13.2021		
License Holders Signature (Notarized) NOTARY INFORMATION: STATE OF:FloridaCOUNTY OF	License Number Date F: LAKE		
The above license holder, whose name is Stever personally appeared before me and is known by	en Nichols		

Inst. Number: 201112018412 Book: 1225 Page: 1635 Date: 12/01/2011 Time: 11:25 Page 1 of 16

Prepared by and Return to: Attorney Kelley Langdon Site No.: 303048 Site Name: Lacrosse FL c/o American Tower 10 Presidential Way Woburn, MA 01801 Attn: Land Management

(Recorder's Use Above this Line)

STATE OF FLORIDA

Premises Parcel No.: 24-6S-17-09769-000

COUNTY OF COLUMBIA

EASEMENT AGREEMENT

This Easement Agreement ("Agreement") dated as of September 19, 2011, by and between Roberts Land & Timber Investment Corp., a Florida corporation ("Roberts"), and Terry R. Hittman ("Grantor"), and American Tower Asset Sub, LLC, a Delaware limited liability company ("Grantee").

BACKGROUND

Grantor is the owner of the real property described on <u>Attachment "A"</u> hereto (the "Premises"). Grantor desires to grant to Grantee certain easement rights with respect to the Premises, as more particularly described below, and subject to the terms and conditions of this Agreement.

AGREEMENTS

For and in consideration of the covenants and agreements herein contained and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. Grant of Easements. Grantor, for itself and its heirs, personal representatives, successors and assigns, hereby grants and conveys unto Grantee, its successors and assigns: (i) a perpetual, exclusive easement (the "Exclusive Easement") in and to that portion of the Premises more particularly described on Attachment "B" hereto; and (ii) a perpetual, non-exclusive easement in and to that portion of the Premises more particularly described on Attachment "C" hereto (the "Access and Utility Easement) (the Exclusive Easement and the Access and Utility Easement being collectively referred to herein as the "Easements"). The Easements shall be used for the purposes set forth in Section 6 hereof.
- 2. <u>Private Easement.</u> Nothing in this Agreement shall be deemed to be a dedication of any area for public use. All rights, easements and interests herein created are private and do not constitute a grant for public use or benefit.
- 3. Successors Bound. This Agreement shall be binding on and inure to the benefit of the parties hereto and their respective heirs, personal representatives, lessees, successors and assigns. It is the intention of the parties hereto that all of the various rights, obligations, restrictions and easements created in this Agreement, including but not limited to those set forth in Sections 1, 10, 11, 12, 23 and 25, shall run with the affected lands and shall inure to the benefit of and be binding upon all future owners and lessees of the affected lands and all persons claiming under them.
- 4. <u>Duration</u>. The duration of the Basements granted herein (the "Term") shall be perpetual, unless Grantee provides written, recordable notice of its intent to terminate this Agreement, in which event this Agreement and all obligations of Grantee hereunder shall terminate upon Grantee's recordation of any such notice. In the event that the use of the Basements is abandoned by Grantee, or its successors, then Granter, or its successors, may terminate the Basements by providing legally sufficient evidence of such abandonment, and following such termination all right and title to the land constituting the Basements shall revert back to Grantor. Abandonment shall be deemed to have occurred if neither Grantee nor any of its affiliates, customers, tenants, subtenants, employees or agents utilize (such use shall

Site Number: 303048 Site Name: Lacrosse FL be construed broadly to include, but not be limited to, use of the tower for the broadcast and receipt of telecommunications signals, maintenance of the tower or the equipment located on the Exclusive Easement, or maintenance and/or upkeep of the Easements) the tower site or facilities in any manner for a consecutive period of two (2) years, and, following the expiration of such 2 year period, do not respond within forty-five (45) days of Grantor's written notice to Grantee.

5. <u>Easement Consideration</u>. Grantor and Roberts hereby acknowledge the receipt, contemporaneous with the execution hereof, of all consideration due hereunder. Accordingly, no additional consideration shall be due during the Term of this Agreement.

6. Use of Easement Areas.

- (a) Exclusive Easement. The Exclusive Easement shall be used by Grantee and its designated customers, lessees, sublessees, licensees, agents, successors and assigns for installing, constructing, maintaining, operating, modifying, repairing and replacing improvements and equipment, which may be located on the Exclusive Easement from time to time, for the facilitation of communications and other related uses. Grantee may make any improvements, alterations or modifications to the Easements as are deemed appropriate by Grantee, in its sole discretion. At all times during the Term, Grantee shall have the exclusive right to use, and shall have free access to, the Easements seven (7) days a week, twenty-four (24) hours a day. Grantee shall have the exclusive right to lease, sublease, license, or sublicense any structure or equipment on the Exclusive Easement and shall also have the right to license, lease or sublease to third parties any portion of the Exclusive Easement, but no such lease, sublease or license shall relieve or release Grantee from its obligations under this Agreement. Grantor shall not have the right to use the Exclusive Easement for any reason and shall not disturb Grantee's right to use the Exclusive Easement in any manner. Grantor and Grantee acknowledge that Grantee shall be locating expensive telecommunications equipment in the Exclusive Easement and that Grantee, in order to comply with FCC regulations, must construct a fence around all or part of the Exclusive Easement, and shall have the right to prohibit anyone, including Grantor, from entry into such Exclusive Easement.
- (b) Access and Utility Easement. The Access and Utility Easement shall be used by Grantee, its customers, lessees, sublessees, licensees, agents, successors and assigns for ingress and egress from and to the Exclusive Easement, as well as the construction, installation, operation and maintenance of overhead and underground electric, water, gas, sewer, telephone, data transmission and other utility facilities (including wires, poles, guys, cables, conduits and appurtenant equipment) with the right to reconstruct, improve, add to, enlarge, change and remove such facilities, and to connect the same to utility lines located in a publicly dedicated right of way. Grantor shall not in any manner prevent access to, and use of, the Access and Utility Easement by Grantee or its customers, lessees, sublessees, licensees, agents, successors and assigns; and Grantor shall not utilize the Access and Utility Easement in any manner that interferes with Grantee's or its customers', lessees', sublessees', licensees', agents', successors' and assigns' use of such area. If the Access and Utility Easement is currently used by Grantor or its tenants, then Grantee shall not in any manner prevent access to, and use of, the Access and Utility Easement by Grantor or its tenants.
- 7. Equipment and Fixtures. Grantee or its licensees and customers shall have the right to erect, install, maintain, replace and operate on the Exclusive Easement such equipment, structures, fixtures, antennae and other personal property as Grantee may deem necessary or appropriate, and such property, including the equipment, structures, fixtures and other personal property currently on the Exclusive Easement, shall not be deemed to be part of the Premises, but shall remain the property of Grantee or its licensees and customers. At any time during the term of this Agreement and within 90 days after termination hereof, Grantee or its customers may remove their equipment, structures, fixtures and other personal property from the Easements.
- 8. <u>Assignment.</u> Grantee may assign this Agreement, in whole or in part, to any person or entity at any time without the prior written consent of Grantor, or Roberts, including but not limited to an affiliate of Grantee. If any such assignee agrees to assume all of the obligations of Grantee under this Agreement, then Grantee will be relieved of all responsibility hereunder.

9. Covenants and Agreements.

- (a) Grantor represents and warrants that it is the owner in fee simple of the Easements, free and clear of all liens and encumbrances, and that it alone has full right to grant the Easements and assign the Lease (as defined in Section 25 hereof). Grantor further represents and warrants that Grantee shall peaceably and quietly hold and enjoy the Easements during the Term without any hindrance, molestation or ejection by any party whomsoever.
- (b) During the Term, Grantor shall pay when due all real property taxes and all other fees and assessments attributable to the Premises. Grantee hereby agrees to pay any increase in real property taxes levied against the Premises which are directly attributable to Grantee's use of the Easements (but not, however, taxes attributable to periods prior to the date of this Agreement such as roll-back or greenbelt assessments) if Grantor furnishes proof of such increase to Grantee. If Grantor fails to pay when due any taxes affecting the Premises, Grantee shall have the right but not the obligation to pay such taxes and demand payment therefor from Grantor, which payment Grantor shall make within ten (10) days of such demand by Grantee.
- (c) Unless the Exclusive Easement already constitutes a separate tract or tax parcel, Grantor shall not cause the area comprising the Easements to be legally or otherwise subdivided from any master tract of which it is a part, nor shall Grantor cause the area comprising the Easements to be separately assessed for tax purposes. If it is determined by Grantee that the transfer of the Easements set forth herein requires or shall require the subdivision of the Premises, and if Grantee, in its sole judgment, determines that it desires to seek subdivision approval, then Grantor agrees to cooperate with Grantee, at Grantee's expense, in obtaining all necessary approvals for such subdivision.
- (d) Grantor shall not grant, create, or suffer any claim, lien, encumbrance, easement, restriction or other charge or exception to title to the Easements that would adversely affect Grantee's use of the Easements.
 - (e) Grantor will comply, with all environmental, health and safety laws with respect to the Premises.

- (f) Grantor hereby agrees to indemnify, defend and hold harmless Grantee and its officers, directors, shareholders, agents and attorneys for, from, and against all damages asserted against or incurred by any of them by reason of or resulting from a breach by Grantor of any representation, warranty or covenant of Grantor contained herein.
 - Roberts hereby agrees to indemnify, defend and hold harmless Grantee and its officers, directors, shareholders, agents and attorneys for, from, and against all damages asserted against or incurred by any of them by reason of or resulting from a breach by Roberts of any representation, warranty or covenant of Roberts contained herein.
- 10. Non-Disturbance. During the Term, Grantor will not improve or grant any other easement, ground lease, lease, license, sale or other similar interest of or upon the Premises if such improvement or interest would interfere with Grantee's use of the Easements. Grantee and its customers are currently utilizing the Exclusive Easement for the purpose of transmitting and receiving telecommunication signals, including but not limited to wireless telecommunications signals. Grantor and Grantee recognize that Grantee's use of the easement rights set forth in this Agreement would be frustrated if the telecommunications signals were blocked, if an obstruction were built that would cause interference with such transmission, or if access and/or utilities to and from the Exclusive Easement were partially and/or completely inhibited. Grantor, for itself, its successors and assigns, hereby agrees to use its best efforts to prevent the occurrence of any of the foregoing, and shall promptly undertake any remedial action necessary to do so. Grantee shall have the express right to seek an injunction to prevent any of the activity prohibited by this Section 10.
- Access and Utilities. To the extent not otherwise addressed herein (or to the extent any access and utility easement specifically referenced herein, including but not limited to the Access and Utility Easement or the Exclusive Easement, if applicable, cannot, does not, or will not fully accommodate the access and utility needs of the Exclusive Easement at any time), Grantor hereby grants and conveys unto Grantee, its tenants, licensees, employees, agents, contractors, successors, assigns, assignees, and sublessees, full, complete, uninterrupted and unconditional access to and from the Exclusive Easement, seven days a week, 24 hours a day, over and across any adjacent property now or hereafter owned by Grantor, for, without limitation, ingress and egress to and from the Exclusive Easement, as well as the construction, installation, location, maintenance, relocation and repair of overhead and/or underground utility connections, including electric, telephone, gas, water, sewer, and any other utility connection, provided that Grantee shall repair any damages to the Premises caused by such access. This easement, and the rights granted herein, shall be assignable by Grantee to any public or private utility company to further effect this provision. Grantor agrees to maintain all access roadways from the nearest public right of way to the Exclusive Easement in a manner sufficient to allow for pedestrian and vehicular access to the Exclusive Easement at all times. If it is reasonably determined by Grantor or Grantee that any utilities that currently serve the Exclusive Easement are not encompassed within the description of the Access and Utility Easement set forth herein, then Grantor and Grantee agree to amend the description of the Access and Utility Easement set forth herein to include the description of such areas. If it becomes necessary to relocate any of the utility lines that serve the Exclusive Easement, Grantor hereby consents to the reasonable relocation of such utility lines upon the Premises for no additional consideration, and hereby agrees to reasonably cooperate with Grantee to create a revised legal description for Access and Utility Easement that will reflect such relocation.
- 12. Mortgagees' Continuation Rights and Notice and Cure. Grantor consents to the granting by Grantee of a lien and security interest in Grantee's interest in this Agreement and all of Grantee's property and fixtures attached to the Exclusive Easement described herein, and furthermore consents to the exercise by Grantee's mortgagee ("Grantee's Mortgagee") of its rights of foreclosure with respect to its lien and security interest. Provided that Grantee gives Grantor written notice of any such mortgagee, Grantor agrees to recognize Grantee's Mortgagee as Grantee hereunder upon any such exercise by Grantee's mortgagee of its rights of foreclosure. Grantor hereby agrees to give Grantee and Grantee's Mortgagee written notice of any breach or default of the terms of this Agreement within fifteen (15) days after the occurrence thereof at such address as is specified by Grantee in its notice to Grantor of the existence of such Grantee's Mortgagee. Grantor further agrees that no default under this Agreement shall be deemed to have occurred unless such notice to Grantee's Mortgagee is also given and that, in the event of any such breach or default under the terms of this Agreement, Grantee and Grantee's Mortgagee shall have the right for a period of 90 days after receipt of written notice from Grantor to cure or correct any such default, and Grantor agrees to accept such payment or performance on the part of the Grantee's Mortgagee as though the same had been made or performed by the Grantee. Grantor agrees that it shall enter into any reasonable amendment hereto requested by Grantee's current or proposed mortgagee.
- 13. <u>Notices</u>. All notices required to be given under this Agreement, unless otherwise stated, shall be in writing and delivered in person or by a national overnight delivery service (and shall be effective when received, when refused or when the same cannot be delivered) to the appropriate party at the address set forth below (or at such other address designated in writing pursuant to the terms hereof):

To Grantee: American Tower Asset Sub, LLC

c/o American Tower 10 Presidential Way

Woburn, MA 01801

W 004111, 1VII 1 0100

With copy to: American Tower Asset Sub, LLC

c/o American Tower 116 Huntington Avenue Boston, MA 02116 Attn: Legal Department To Roberts: Roberts Land & Timber Investment Corp.

P.O. Box 233

Lake Butler, FL 32054

To Grantor: Terry R. Hittman

183 South East Waterleafe Drive

Lake City, FL

Easement Agreement Site Number: 303048
Site Name: Lacrosse FL

- 14. <u>Force Majeure</u>. The time for performance by Grantor or Grantee of any term, provision, or covenant of this Agreement shall be deemed extended by time lost due to delays resulting from strikes, civil riots, floods, labor or supply shortages, material or labor restrictions by governmental authority, litigation, injunctions, and any other cause not within the control of Grantor or Grantee, as the case may be.
 - 15. Recording. This Agreement shall be recorded.
- 16. <u>Miscellaneous</u>. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns. This Agreement shall be governed by and construed in accordance with the laws of the state or commonwealth where the Premises are located.
- 17. <u>Captions and Headings</u>. The captions and headings in this Agreement are for convenience and shall not be held or deemed to define, limit, describe, explain, modify, amplify or add to the interpretation, construction or meaning of any provisions of or the scope or intent of this Agreement.
- 18. <u>Cumulative Remedies</u>. Except as otherwise expressly provided herein, each and every one of the rights, benefits and remedies provided to Grantor, Roberts, or Grantee by this Agreement, or by any instrument or documents executed pursuant to this Agreement, are cumulative and shall not be exclusive of any other of said rights, remedies and benefits allowed by law or equity to Grantee, Grantor, or Roberts.
- 19. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.
- 20. Severability. If any provision of this Agreement is deemed unenforceable in whole or in part, such provision shall be limited to the extent necessary to render the same valid or shall be excised from this Agreement, as circumstances require, and this Agreement shall be construed as if such provision had been so limited or as if such provision had not been included herein, as the case may be. Additionally, if any laws, rules or regulations promulgated by any state, county or local jurisdiction, including without limitation those concerning zoning, subdivision or land use, or should any court of competent jurisdiction, make the sale of the Easements herein either void or voidable, Grantor agrees that upon the written request of Grantee, the grant of the Easements shall convert to a ground lease between Grantor, as lessor, and Grantee, as lessee, (with the Exclusive Easement area being the leased premises therein, and the Access and Utility Easement area remaining a non-exclusive easement for access and utility purposes) for uses consistent with those set forth in Section 6 hereof, and containing other terms and conditions acceptable to both parties; provided that Grantee shall not be required to obtain the consent of Grantor to enter into any sublease or license of any portion of the Exclusive Easement or to permit sublessees or licensees to utilize the Access and Utility Easement; nor shall Grantor be entitled to any additional consideration in connection with such subleases and licenses; and provided that that the delivery of the consideration paid by Grantee to Grantor for the Easements at the execution of this Agreement shall constitute the prepayment of rent under such ground lease for an extended term of 99 years, or as long as permitted by applicable law.
- 21. <u>Attorney's Fees.</u> If there is any legal action or proceeding between the Parties arising from or based on this Agreement, the unsuccessful party to such action or proceeding shall pay to the prevailing party all costs and expenses, including reasonable attorney's fees and disbursements incurred by such prevailing party in such action or proceeding and in any appeal in connection therewith. If such prevailing party recovers a judgment in any such action, proceeding or appeal, such costs, expenses and attorney's fees and disbursements shall be included in and as a part of such judgment.
- 22. <u>Entire Understanding and Amendment</u>. This Agreement, the Easement Acquisition Agreement by and between Grantor, Roberts, and Grantee, and the closing documents executed in connection therewith, constitute the entire understanding between the parties with regard to the subject matter hereof and there are no representations, inducements, conditions, or other provisions other than those expressed herein. This Agreement may not be modified, amended, altered or changed in any respect except by written agreement and signed by each of the parties hereto.
- 23. Zoning. To the extent any improvements upon the Exclusive Easement do not meet zoning or other land-use requirements, or to the extent such improvements may otherwise have to be relocated, Grantor hereby consents to the reasonable relocation of such improvements to accommodate such requirements. Grantor hereby agrees to reasonably cooperate with Grantee to create a revised legal description for the Exclusive Easement and the Access and Utility Easement that will accommodate the requirements for any relocated tower, including its access and utility needs. Grantor hereby covenants and agrees that neither Grantor nor an affiliate of Grantor shall at any time file an opposition to a zoning or land use application of Grantee or in any way publicly oppose Grantee at a zoning hearing or other land use proceedings in connection with the Premises and the Easements; and that Grantor shall promptly cooperate with Grantee in making application for obtaining all licenses, permits, and any other necessary approvals that may be required for Grantee's intended use of the Easements.
- 24. <u>Rule Against Perpetuities</u>. If the rule against perpetuities or any other rule of law would invalidate the Easements or any portion or provision hereof or would limit the time during which the Easements or any portion or provision hereof shall be effective due to the potential failure of an interest in property created herein to vest within a particular time, then each such interest in property shall be effective only from the date hereof until the passing of twenty (20) years after the death of the last survivor of the members of Congress of the United States of America (including the House of Representatives and the Senate) representing the state in which the

Easement Agreement Site Number: 303048

Premises is located who are serving on the date hereof, but each such interest in property shall be extinguished after such time, and all other interests in property created herein and all other provisions hereof shall remain valid and effective without modification.

- Assignment of Ground Lease. The parties hereby recognize and agree that the Premises is currently subject to that certain Lease Agreement dated March 3, 1994 between Avis Ellis Cox, predecessor in interest to Grantor and Roberts, as Lessor, and Dial Call, Inc., predecessor in interest to Grantee, as Lessee, as amended from time to time (collectively, the "Lease"). Grantor and Roberts hereby acknowledge that there currently exists no default under the Lease, and no conditions that, with the passage of time, would constitute defaults under the Lease. Grantor and Roberts hereby assign, transfer, set over and delivers to Grantee, all of their respective rights, title and interests under the Lease arising or accruing on or after the date of this Agreement, and Grantee hereby accepts, assumes and agrees to be bound by all the terms and conditions which are the responsibility of the landlord under the Lease. Grantor hereby releases and forever remises Grantee from all claims arising under the Lease. Grantor and Roberts hereby agree to indemnify and agree to hold Grantee harmless with respect to any demands, claims, actions, causes of action, assessments, expenses, costs, damages, losses, and liabilities (including reasonable attorneys' fees and costs) under the Lease which relate to costs or actions first arising after the date of this Agreement.
- 26. <u>Further Acts; Attorney-In-Fact.</u> Grantor and Roberts shall cooperate with Grantee in executing any documents necessary to protect Grantee's rights under this Agreement or Grantee's use of the Easements and to take such action as Grantee may reasonably require to effect the intent of this Agreement. Grantor hereby irrevocably appoints Grantee as Grantor attorney-in-fact coupled with an interest to prepare, execute and deliver land-use and zoning applications that concern the tower or the tower facilities, on behalf of Grantor with federal, state and local governmental authorities.
- 27. <u>Survey</u>. Grantee may elect, at Grantee's expense, to order a boundary, as built or similar survey of the Easements (the "Survey") from a surveyor duly licensed under the laws of the state in which the Premises is located. Grantor and Roberts further agree that upon written notice from Grantee to Grantor, Grantee may elect to replace <u>Attachment B and Attachment C</u> with <u>Attachment B-1</u> and <u>Attachment C-1</u> depicting and/or describing the Exclusive Easement and Access and Utilities Easement(s) in accordance with the Survey conducted by Grantee.

[Signatures Appear on Following Page]

Easement Agreement
Site Number: 303048
Site Name: Lacrosse FL

IN WITNESS WHEREOF, the parties hereto have executed this Agreement under seal as of the day and year set forth below.

ROBERTS:	WITNESSES:
ROBERTS LAND & TIMBER INVESTMENT CORP. a Florida corporation by: Signature Print Name: Aveny C. Roberts Its: Yresident Date: September 19, 2011	Signature Print Name! Denker Howard
	Chustina M. Sugas Signature Print Name: Christina M. Sugas
	Acknowledgment
COUNTY OF UNION Sankar ber 19,2011 (Danie)) ss:)
appeared Nove(s) of Document Signer(s)	sert name and title of the Notary Public) , personally known to me (or proved to me on
the basis of satisfactory evidence) to be the person(s) whose	e name(s) is/are subscribed to the within instrument and acknowledged to me ted capacity (ies), and that by his/her/their signature(s) on the instrument the
WITNESS thy hand and official seal. Signature:	
Notary Public My Commission Expires: 3/10/2015	{Seal}
	DENISE C. HOWARD MY COMMISSION # EE 073168

GRANTOR:

Terry R. Hittman
Date: 9-2/-//

Easement Agreement

WITNESSES:

Signature
Print NoeEtte F. Brown

Signature
Print Name: T.m. HITTMAN

Acknowledgment

GRANTOR STATE OF <i>FLORID A</i>)	
COUNTY OF <u>COLUMBIA</u>) ss:)	
On <u>9-21-11</u> before me, <u>DeE</u> +	HEF BROWN , person	ally
appeared TERRY R. HITTMAN Name(s) of Document Signer(s)	here insert name and title of the Notary Public), personally known to me (or proved to me	on

the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity (ies), and that by his/her/their signature(s) on the instrument the

person(s), or the entity upon behalf of which they person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature: My Commission # EE 015915 EXPIRES: October 22, 2014 Bonded Thru Notary Public Underwritten

Notary Public

My Commission Expires:

{Seal}

GRANTEE:

AMERICAN TOWER ASSET SUB, LLC

a Delaware limited liability company

RICHARD ROSS!

Vice President, Contract Management

WITNESSES:

Signature

Print Name:

Print Name:

Acknowledgement

GRANTEE

COMMONWEALTH OF MASSACHUSETTS

COUNTY OF MIDDLESEX

On this the day of Valence 2011, before me, ladd Y Jalow, the undersigned Notary Public, personally appeared values from through satisfactory evidence of identity, in which he is personally known to me, to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose, as v p contact wanted of American Tower Asset Sub, LLC.

Notary Public

My Commission Expires:

Attachments:

Attachment "A" – Premises (legal description of Premises to be attached)

Attachment "B" – Exclusive Easement (legal description of Exclusive Easement to be attached)

Attachment "C" – Access and Utility Easement (legal description of Access and Utility Easement to be attached)

Attachment "A" - Premises

This Attachment May be Replaced by descriptions and/or depictions from an As-Built Survey conducted by Grantee at Grantee's option that depict and/or describe the Premises

East helf (R 1/2) of Southwest Quarter (SM 1/4) of Section Twenty-four (24), Township Six (6) South, Range Seventeen (17) East, being situated in Columbia County, Florida. IESS ReD EXCEPT Deed Book 60, page 221; Right of way of State Road 18 and Official Records Volume 192, page 562; Right of way of I-75 and Official Records Volume 214, page 215 and Official Records Volume 786, page 2011.

Site Number: 303048

Site Name: Lacrosse FL

Attachment "B" - Exclusive Easement

This Attachment May be Replaced by descriptions and/or depictions from an As-Built Survey conducted by Grantee at Grantee's option that depict and/or describe the Exclusive Easement

COMMENCE at the point of intersection of the Southerly Right-of-Way line of State Road No. 18 and the West line of the East 1/2 of the Southwest 1/4 of Section 24. Township 6 South, Range 17 East, Columbia County, Florida and run 5.01935 48 E. along maid West line of the East 1/2 of the Southwest 1/4 a distance of 461.73 feet; thence East 341.63 feet to the POINT OF BEGINNING: 100.00 feet; thence East 100.00 feet; thence South 100.00 feet; thence West 100.00 feet to the POINT OF SEGINNING. Containing 0.23 acres, more or less.

Site Number: 303048 Site Name: Lacrosse FL

Attachment "C" - Access and Utility Easement

This Attachment May be Replaced by descriptions and/or depictions from an As-Built Survey conducted by Grantee at Grantee's option that depict and/or describe the Access and Utilities Easements

TOGETHER WITH: In Easement 20.00 feet in width, for the purposes of ingress, egress and utilities, lying 20.00 feet East of and adjacent to the following described line:

COMMENCE at the point of intersection of the Southerly Right-of-Way line of State Road No. 18 and the West line of the East 1/2 of the Southwest 1/4 of Section 24. Township 6 South, Range 17 Gast, Columbia County, Florida and run 5.01935*48*E. along said 461.73 feet: thence East 1/2 of the Southwest 1/4 a distance of 461.73 feet: thence East 341.83 feet: thence North 67.94 feet to the Point of BEGINNING of herein described line: thence N.38936*10*W. 200.69 feet: thence N.13921*41*E. 213.86 feet to a point on the Southerly Right-of-Way line of State Road No. 18 and the TERMINAL POINT of herein described line.

Easement Agreement
Site Number: 303048
Site Name: Lacrosse FL

Prepared by and Return to:
Attorney Todd McElheney, Land Management
American Tower
10 Presidential Way
Woburn, MA 01801
ATC # 303048 Lacrosse FL
Tax Parcel ID#: 20-05-17-9749-000

MARITAL STATUS AFFIDAVIT AND SPOUSAL CONSENT TO PERPETUAL EASEMENT

RE: Perpetual Easement by an	nd between TERRY R. HIT	TMAN ("Grantor") and AMERICAN TOWER
ASSET SUB, LLC, a Delawa		
September 19th	, 201, ("Easement	t") involving an up-front, lump-sum payment to obtain
a Perpetual Easement on a por	tion of the real property own	ied by Grantor.
-		·
I, Grantor, hereby declare und	er the pains and penalties of	perjury that I am (Circle One) Married/Single. My
Spouse's name is	1712	. I declare that Grantee and any third party
may rely on this document and	l may accept a faxed, scanne	d or otherwise electronically reproduced copy of this
document as if it were an orig	nal.	• • • • • • • • • • • • • • • • • • • •

[SIGNATURE(S) NEXT PAGE]

GRANTOR: Terry R. Hittman Date: Date:	WITNESSES: Signed: Late Late Late Constant Recker Signed: Late Late Late Late Late Late Late Late		
STATE OF Florida)	Print Name: <u>WLSON A STEEN</u>		
On this 21 day of July , 2011, before me, the undersigned notary public, personally appeared recry B Hittman (name of document signer), proved to me through satisfactory evidence of identification, which were tutched document in my presence, and who swore or affirmed to me that the contents of the document are truthful and accurate to the best of (his) (her) knowledge and belief.			
WITNESS my hand and official seal. Signature: Notary Public My Commission Expires: NOV. 4, 2014	KRISTIN M. BECKERINK Notary Public, State of Florida Commission# EE 35926 My comm. expires November 6, 2014		

[SPOUSAL CONSENT, IF APPLICABLE, NEXT PAGE]

WAIVER OF NOTICE AND CONSENT TO ACTION BY RESOLUTION OF ROBERTS LAND & TIMBER INVESTMENT CORP.

The undersigned, constituting all of the directors of ROBERTS LAND & TIMBER INVESTMENT CORP., a Florida corporation, hereby waive any right to prior notice and notice of a meeting to take the following action.

The undersigned, constituting all of the directors of ROBERTS LAND & TIMBER INVESTMENT CORP., a Florida corporation (the "Company), hereby consent to the adoption of the following resolutions and the actions represented or authorized by such resolutions, in the capacity as stated above, without necessity of a formal meeting:

<u>Sale and Assignment Resolution</u>: The following resolutions hereby are adopted with respect to the Company conveying it's leasehold interest in certain Leases affecting real property:

WHEREAS, the Company is a corporation organized, chartered and existing under and by virtue of the laws of the State of Florida, with its office and principal place of business at 12469 West SR 100, Lake Butler, Florida 32054, and its mailing address at P.O. Box 233, Lake Butler, Florida 32054; and

WHEREAS, the Company desires to sell and assign it's leasehold interest in and to that certain Lease dated March 3, 1009 by and between Company (or its predecessor in interest) and American Tower Asset Sub, LLC (or its predecessor in interest) (the "Lease"), and;

WHEREAS, such sale and assignment arises from and pursuant to the certain "Easement Acquisition Agreement" between Roberts Land & Timber Investment Corp., as Lessor/Assignor and American Tower Assets Sub, LLC, a Delaware limited liability company, as Lessee/Buyer, (herein, the "Agreement") for the sale and assignment of certain leasehold interest identified in and to the Lease.

THEREFORE, BE IT RESOLVED, as follows:

RESOLVED: Avery C. Roberts, as the President of the Company is specifically empowered and authorized to execute and deliver such documents, or direct the disposition of funds as necessary to convey and assign the Lease in accordance with the terms of the Agreement and any written modification or amendment thereof or thereto to which the Company may be a party, and upon such terms and conditions as said Avery C. Roberts may determine to be in the best or optimal interest of the Company in performance of said Agreement or as may be necessary or appropriate to convey such leasehold interest in and to the Lease and to dispose of such as a capital asset of the Company.

FURTHER RESOLVED: This RESOLUTION shall be appended to the Company's Articles [as currently amended and as from time to time further amended] and maintained as and with the Company's records.

P.15/16

IN WITNESS WHEREOF, the undersigned have executed this Waiver of Notice and Consent to Action by Resolution effective as of the 19th day of September 2011.

Avery C. Roberts

Director

ROBERTS LAND & TIMBER INVESTMENT CORP.

WAIVER OF NOTICE AND CONSENT TO ACTION BY RESOLUTION

The undersigned, as the Directors of Roberts Land & Timber Investment Corp., a Florida corporation, {herein the "Corporation} hereby waive any right to prior notice, and consent to the following RESOLUTION:

RESOLVED: Avery C. Roberts, as the President of Roberts Land & Timber Investment Corp. is hereby empowered, authorized and directed for and in the name of the Corporation to execute, deliver and accept any and all documents and undertake all acts reasonably required or incidental to accomplish the foregoing vote, on all such business, transactions, terms and conditions as he in his discretion deems to be in the best interests of the Corporation.

FURTHER RESOLVED: This RESOLUTION shall be appended to the Corporation's Articles [as currently amended and as from time to time further amended] and maintained as and with the Corporation's records.

Dated: <u>January</u> 14,2011

Avery C. Roberts, Director