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GARY W. OTT
RECORDER, SALT LAKE COUNTY, UTAH
TITLEVEST AGENCY INC
44 WALL ST 10TH FL
NEW YORK NY 10005
BY: LTP, DEPUTY - MA 19 P.

Prepared by:
Robert W. Mouton
Locke Lord LLP
601 Poydras Street, Suite 2660
New Orleans, LA 70130
LL File: 0590924.06451

Record and Return to: TitleVest Agency, Inc. Brian Tormey 44 Wall Street, 10th Floor West: WY 10005 TitleVest: # FA-UT-464182 Unison Site: # 506297

TAX ID 15-29-126-010-000

WIRELESS COMMUNICATION EASEMENT AND ASSIGNMENT AGREEMENT

THIS WIRELESS COMMUNICATION EASEMENT AND ASSIGNMENT AGREEMENT ("Agreement") is made as of the 30 day of 50 NE, 2015, by and between W & H Marketing & Sales, Inc., a Utah corporation, whose address is 3703 W. Parkway Blvd., West Valley City, Utah 84120 ("Site Owner") and T14 Unison Site Management LLC, a Delaware limited liability company, whose address is P.O. Box 1951, Frederick, Maryland 21702-0951 ("Unison"). All references hereafter to "Unison" and "Site Owner" shall include their respective heirs, successors, personal representatives, lessees, licensees and assigns (Unison and Site Owner, collectively, "Parties").

RECITALS

WHEREAS, Site Owner is the owner of that certain property ("Property") located in the City of West Valley City, and County of Salt Lake, in the State of Utah, having a street address of 3703 Parkway Blvd., West Valley City, Utah 84120, and which Property is more particularly described on Exhibit A attached hereto.

WHEREAS, the effective date of this Agreement is the earlier of the date this Agreement is recorded of public record or the funding date ("Effective Date").

NOW, THEREFORE, for and in consideration of the sum of Ten and No/100 Dollars and other good and valuable consideration, the receipt and sufficiency of which Site Owner does hereby acknowledge and grant Unison full discharge and acquittance therefor, Site Owner and Unison agree to the following:

1. Grant of Easement.

(a) Site Owner grants, bargains, sells, transfers and conveys to Unison:

(i) an exclusive easement in, to, under and over the portion of the Property substantially as shown and/or described on Exhibit B-1 ("Communication Easement") for the transmission and reception of any and all wireless communication signals and the construction, maintenance, repair, replacement, improvement, operation and removal of towers, antennas, buildings, fences, gates, generators and related facilities (collectively, "Facilities") and any related activities and uses including those necessary for Unison to

comply with its obligations under the agreements listed on <u>Exhibit C</u> ("<u>Existing Agreements</u>") together with the right to enter the Property and access the Easements described below, without notice to Site Owner, twenty-four (24) hours a day, seven (7) days a week, as may be required in connection with the activities and uses described in this Agreement, and

- (ii) a non-exclusive easement in, to, under and over portions of the Property substantially as shown and/or described on Exhibit B-2 ("Access and Utility Easements;" Communication Easement and Access and Utility Easements, collectively "Easements") for ingress and egress to and from the Communication Easement and a publicly dedicated roadway, and for the installation, repair, replacement, improvement, maintenance and removal of utilities providing service to the Communication Easement and the Facilities, and any related activities and uses.
- (b) The Parties agree that the Communication Easement includes, without limitation, (i) the portion of the Property leased by Site Owner under the Existing Agreements, and (ii) the portion of the Property upon which any Facilities are located on the Effective Date.
- 2. Assignment of Existing Agreements. Site Owner transfers and assigns to Unison, as of the Effective Date, all of its right, title and interest in, to and under the Existing Agreements, including without limitation, all rents, security deposits and other monies due the Site Owner specified therein. The Parties intend that this Agreement serve as an absolute assignment and transfer to Unison of all rents and other monies due the Site Owner pursuant to the Existing Agreements. Unison assumes the obligations and liabilities of Site Owner under the Existing Agreements only to the extent that such obligations and liabilities (i) are not the responsibility of the Site Owner pursuant to the terms of this Agreement; and (ii) accrue on or after the Effective Date.
- 3. <u>Use of Easements</u>. Consistent with the uses set forth in Section 1 above, Unison shall have the unrestricted right to lease, license, transfer or assign, in whole or in part, or permit the use of the Easements and/or its rights under this Agreement by any third parties including communication service providers or tower owners or operators, and any lessee or licensee under the Existing Agreements and the affiliates, agents, contractors, invitees and employees of Unison and/or Unison's present or future lessees or licensees (collectively, "<u>Customers</u>").
- 4. <u>Term.</u> This Agreement and the Easements shall be perpetual commencing on the Effective Date. Notwithstanding the foregoing, in the event Unison and Customers voluntarily cease to use the Easements (as defined in Section 1) for a period of more than five years (for reasons other than casualty, condemnation or Act of God), the Easements shall be deemed surrendered. Unison may surrender the Easements for any reason or at any time by giving thirty (30) days' notice to Site Owner. Upon surrender, this Agreement shall be terminated, and Unison and Site Owner shall execute and record such documents reasonably required to terminate the Easements. This Agreement may not be terminated by Site Owner.
- 5. Improvements: Utilities. Unison and its Customers, may, at their discretion and expense, construct such improvements in, to, under and over the Easements, consistent with the uses specified in Section 1, all of which shall be deemed part of the Facilities. The Facilities shall remain the property of Unison and its Customers, as applicable, and Site Owner shall possess no right, title or interest therein. In the event that utilities necessary to serve the Facilities cannot be installed within the Easements, Site Owner agrees to cooperate (at no cost to Site Owner) with Unison and to act reasonably and in good faith in granting Unison the right to locate such utilities on the Property without requiring the payment of additional fees. If necessary, Site Owner shall, upon Unison's request, execute and record a separate written easement with Unison or with the utility company providing the utility service to reflect such right. Site Owner hereby irrevocably constitutes and appoints Unison as its true and lawful attorney-in-fact, with full power of substitution and resubstitution, to apply for and obtain any and all licenses, permits, consents or approvals which may be required in connection with the use of the Easements by Unison and as necessary to comply with applicable laws, statutes or regulations. In the event any additional Customers are added to the Communication Easement and are required to add additional Utilities to the Easements, such additional Customer shall be required to fix or repair any damage to the Property directly attributable to such installation.
- 6. <u>Taxes</u>. Site Owner acknowledges that a portion of the purchase price delivered by Unison to Site Owner is for and in consideration of the continuing obligation of Site Owner to pay, on or before the due date, all present and future real property taxes, transfer taxes, penalties, interest, roll-back or additional taxes, sales and use taxes and all

other fees and assessments, regardless of the taxing method (the "Taxes") attributable to the Property, this Agreement and the Easements. Without limiting the foregoing, except to the extent Taxes are the obligation of tenants under the Existing Agreements, Site Owner shall be solely responsible for the payment of such Taxes. Within ten (10) days of receiving a request from Unison, Site Owner shall furnish to Unison a copy of each bill for any such Taxes and evidence of Site Owner's payment of such bill. In the event that Site Owner fails to pay any Taxes when due, Unison shall have the right, but not the obligation, to pay such Taxes on behalf of Site Owner. Site Owner shall reimburse Unison for the full amount of such Taxes paid by Unison on Site Owner's behalf within five (5) business days of Site Owner's receipt of an invoice from Unison.

- 7. Property Maintenance and Access. Site Owner agrees to maintain the Property. Without limiting the foregoing, except to the extent maintenance is the obligation of tenants under the Existing Agreements, Site Owner shall be solely responsible for the maintenance of the Property. Site Owner agrees to provide Unison and its Customers access to and from the Easements and all other space in the Property consistent with the grant of the Easements set forth in Section 1 above, twenty-four (24) hours a day, seven (7) days a week.
- 8. Representations; Other Covenants of Site Owner. Site Owner represents, warrants and agrees that: (a) it is the legal owner of indefeasible and marketable title to the Property with the right, power and authority to enter into this Agreement and to grant the Easements to Unison, and any consents and authorizations required in connection with the execution and delivery of this Agreement have been obtained; (b) except for the Existing Agreements and as disclosed on Exhibit D, no leases, mortgages, deeds of trust or other encumbrances affect the Property as of the Effective Date; (c) Site Owner will comply with all governmental laws, rules and regulations applicable to the Property; (d) Site Owner has delivered to Unison true, correct and complete copies of the Existing Agreements, and, to Site Owner's best knowledge, no party is in default of any of their respective obligations under the Existing Agreements; (e) no party under the Existing Agreements has advised of any intention to exercise, nor have they exercised, any right of early termination set forth in its Existing Agreements, and further, no party has requested a reduction in the rental amount or escalator due under the Existing Agreements; (f) Site Owner has no past or current claims for utilities, taxes or other charges against tenants under the Existing Agreements; (g) Site Owner hereby waives all claims against said tenants and Unison for reimbursement of any future charges or expenses paid by Site Owner on behalf of Unison or said tenants unless Site Owner forwards evidence of the charge or expense and payment thereof for reimbursement within three (3) months of the date incurred; (h) as of the Effective Date, Site Owner shall not, without the prior written consent of Unison, amend or modify the Existing Agreements in any respect or exercise any rights granted by Site Owner to Unison under this Agreement, including, without limitation, any and all rights and remedies of Site Owner under the Existing Agreements; (i) notwithstanding anything to the contrary in this Agreement, Site Owner shall comply with all obligations of the lessor under the Existing Agreements which relate to the use, ownership and operation of the Property; and (i) Site Owner shall not use nor permit its affiliates, licensees, invitees or agents to use any portion of the Property or any other property owned or controlled by Site Owner, either directly, indirectly or by action or inaction, in a manner which in any way could result in default of the Existing Agreements or otherwise interfere with the operations of Unison and/or any Customers.
- 9. Environmental Covenants and Indemnity. Site Owner represents that it has not permitted or engaged in the use of, and has no knowledge of, any substance, chemical or waste (collectively "Substance") located on, under or about the Property that is identified as hazardous, toxic or dangerous in any applicable federal, state or local law or regulation. Neither Site Owner nor Unison will introduce or use any such Substance on, under or about the Property in violation of any applicable law or regulation. No underground storage tanks for petroleum or any other Substance, or underground piping or conduits, are or have previously been located on the Property, and no asbestoscontaining insulation or products containing PCB or other Substances have been placed anywhere on the Property by Site Owner or, to Site Owner's knowledge, by any prior owner or user of the Property. Site Owner and Unison shall each defend, indemnify, protect and hold the other party harmless from and against all claims, costs, fines, judgments and liabilities, including attorney's fees and costs, arising out of or in connection with the presence, storage, use or disposal of any Substance on, under or about the Property caused by the acts, omissions or negligence of the indemnifying party and their respective agents, contractors and employees. The foregoing indemnity shall survive any termination of this Agreement.
- 10. General Indemnity. In addition to the Environmental Indemnity set forth above, Site Owner and Unison shall each indemnify, defend and hold the other harmless against any and all costs (including reasonable attorney's fees)

and claims of liability or loss arising (a) due to the breach of any representation, warranty or covenant of such indemnifying party set forth herein; and (b) out of the use and/or occupancy of the Property and Easements by the indemnifying party. This indemnity shall not apply to any claims to the extent arising from the gross negligence or intentional misconduct of the indemnified party.

- 11. A ssignment; Secured Parties. Unison has the unrestricted right to assign, mortgage or grant a security interest in all of Unison's interest in and to this Agreement and the Easements, and may assign this Agreement and the Easements to any such assignees, mortgagees or holders of security interests, including their successors and assigns ("Secured Party" or, collectively, "Secured Parties"). Site Owner agrees to notify Unison and Secured Parties (provided Unison has given Site Owner notice and contact information of Secured Parties) simultaneously of any default by Unison and give Secured Parties the same right to cure any default. If a termination, disaffirmation or rejection of this Agreement shall occur, pursuant to any laws (including any bankruptcy or insolvency laws), Site Owner will notify Secured Parties (provided Unison has given Site Owner notice and contact information of Secured Parties) promptly and Site Owner shall enter into a new easement agreement with any such Secured Party upon the same terms of this Agreement, without requiring the payment of any additional fees. If any Secured Party shall succeed to Unison's interest under this Agreement, such Secured Party shall have no obligation to cure and no liability for any defaults of Unison accruing prior to the date that such Secured Party succeeds to such interest. Site Owner will enter into modifications of this Agreement reasonably requested by any Secured Party. Site Owner hereby waives any and all lien rights it may have, statutory or otherwise, in and to the Easements and/or the Facilities or any portion thereof.
- 12. Estoppel Certificate. At any time during the term hereof, each party shall have the right to deliver to the other a statement of such party certifying: (i) that this Agreement is unmodified and in full force and effect (or, if there have been modifications, stating the modifications and that the modified Agreement is in full force and effect); (ii) whether or not, to the best knowledge of the responding party, the requesting party is in default in performance of any of its obligations under this Agreement, and, if so, specifying each such default; (iii) that there are no amounts due to the responding party from the requesting party; and (iv) any other information reasonably requested concerning this Agreement (the "Estoppel Certificate"). In the event the responding party fails to dispute the Estoppel Certificate by delivery to the requesting party of a notice specifying the nature and circumstances of any matter in the Estoppel Certificate that is disputed by the responding party within ten (10) days of receipt of the Estoppel Certificate, then all matters specified in the Estoppel Certificate shall be deemed true and correct, and the Estoppel Certificate shall thereafter be binding on the Parties, Secured Party or any party designated by the requesting party, and all of such parties may thereafter rely on the Estoppel Certificate as a conclusive statement of fact by the responding party as to the matters set forth therein.
- 13. Additional Customers. It is the intent of the Parties to encourage the addition of Customers to the Property throughout and after the term hereof. Site Owner hereby irrevocably constitutes and appoints Unison as its true and lawful attorney-in-fact, with full power of substitution and resubstitution to negotiate and consummate leases, licenses and/or other agreements of use with Customers having a duration beyond the term of this Agreement. Site Owner ratifies and acknowledges the right of Unison to enter into such agreements, and the Property and Site Owner will be bound by such agreements throughout and after the termination of this Agreement for any reason. Site Owner acknowledges that all such agreements entered into by Unison shall survive the termination of this Agreement for any reason. Site Owner agrees that it shall not, directly or indirectly, divert or solicit the business of any of Unison's Customers on behalf of itself or on behalf of any third party. Unison shall have a right of first refusal to acquire, on the same terms and conditions offered by or to a third party, any interest in the Property or any portion thereof being transferred by Site Owner for wireless communication purposes such as described in Section 1 above. Site Owner shall, prior to granting or transferring such interest, notify Unison with a copy of the offer including the price and terms thereof. The foregoing is a continuing right in favor of Unison and shall not be extinguished by Unison's exercise or non-exercise of such right on one or more occasions. Upon the grant or transfer of the Property, or any portion thereof, to a third party, Site Owner shall immediately notify Unison in writing of such grant or transfer, with the name and address of the purchaser.
- 14. <u>Condemnation</u>. In the event of any condemnation of the Easements in whole or in part, Unison shall be entitled to file claims against the condemning authority for, and to receive, the value of the portion of the Property so taken on which the Easements are located, business dislocation expenses and any other award or compensation to which

Unison may be legally entitled. Site Owner hereby assigns to Unison any such claims and agrees that any claims made by Site Owner will not reduce the claims made by Unison.

15. Cove nant Running with the Land. The provisions of and covenants contained in this Agreement shall run with the land and shall bind and inure to the benefit of the Parties and their respective successors, heirs and assigns.

16. Dispute Resolution.

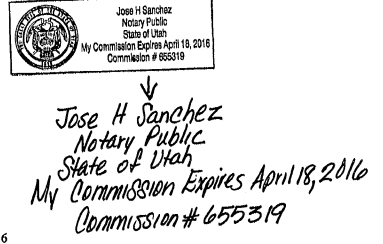
- (a) If Unison fails to perform any of its obligations under this Agreement, Site Owner agrees to notify Unison and any Secured Parties, provided Unison has given Site Owner notice and contact information of Secured Parties, in writing of any default by Unison, and to give Unison and/or any Secured Parties the right to cure any default within a period of not less than sixty (60) days from Unison's receipt of the written default notice. If Unison or any Secured Parties shall fail to cure any default in accordance with this Section, Site Owner agrees that its only remedies for such default shall be specific performance or damages. Any and all damages for which Site Owner may be compensated is limited to the actual damages of Site Owner and Unison's liability shall be limited to its interest in the Property. In the event that any dispute or claim arises that could impair the use or possession of the Facilities by Unison or its Customers, Unison shall have the right to seek injunctive relief, without the necessity of posting a bond.
- (b) Except as set forth in Section 16(a), in the event of a party's written notice to the other party of any dispute arising out of this Agreement, authorized representatives of the Site Owner and Unison shall, through a good faith negotiation, attempt to settle a written resolution within thirty (30) days, and if such negotiation attempts fail, the non-defaulting party may pursue any remedies available at law or in equity. The prevailing party, in any proceedings under this Section 16, shall be entitled to recover all costs incurred in connection therewith, including reasonable legal fees
- 17. Notices. All notices, requests, demands and other communications hereunder shall be in writing and shall be deemed given one (1) business day after posting with a nationally recognized overnight courier service, or the earlier of receipt or ten (10) days after posting by registered or certified mail, return receipt requested, to the addresses of Site Owner and Unison set forth on the signature page. Either party may change its notice address by providing a new recipient name and address by notice as set forth in this paragraph.

Miscellaneous. (a) This Agreement and all Exhibits attached hereto constitute the entire agreement and understanding of Site Owner and Unison with respect to the subject matter of this Agreement, and supersedes all offers, negotiations and any other written or verbal agreements; (b) any amendments to this Agreement must be in writing and executed by both parties; (c) this Agreement is governed by the laws of the State in which the Property is located; (d) if any term of this Agreement is found to be void or invalid, such provision shall be fully severable herefrom and such invalidity shall not affect the remaining terms of this Agreement, which shall continue in full force and effect, and this Agreement shall be reformed and construed as if such invalid provision had never been contained herein, and if possible, such provisions shall be reformed to the maximum extent permitted under applicable law to render same valid, operative and enforceable to reflect the intent of the Parties as expressed herein; (e) upon the request of Unison, Site Owner shall execute a Memorandum of this Agreement and such plats or surveys as deemed reasonably necessary by Unison for recordation in the public records of the County in which the Property is located; (f) the paragraph headings of this Agreement have been inserted for convenience of reference only, and shall in no way modify or restrict the terms of this Agreement; (g) Site Owner acknowledges that Unison has not provided any legal or tax advice to Site Owner in connection with the execution of this instrument; and (h) this Agreement may be executed in any number of counterparts, each of which shall, when executed, be deemed to be an original and all of which shall be deemed to be one and the same instrument

SIGNATURE PAGES FOLLOW

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

WITNESSES:	"SITE OWNER": W & H MARKETING & SALES, INC., a Utah corporation By Julian G. Williams Title: President	
Print Name;		
Print Name:	Address: City: State: Zip: Tel: Fax:	3703 W. Parkway Blvd. West Valley City Utah 84120
STATE OF UTAH COUNTY OF SQUT Laine ss.		`
	ore me this _S, INC., a Ui	24tday of Jane, 2015 by William G. tah corporation Su A Sauch Wills Fargs Bank 3691 5044 970000 We 147 84119



witnesses:

"Unison":

T14 Unison site management LLC,
a Delaware limited liability company

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written

Print Name: Ting Wong

Name: Laurel Zabel
Title: Authorized Signatory

Address: P. O. Box 1951

State: Maryland
Zip: 21702-0951
Tel: (646) 452-5455
Fax: (301) 360-0635

City:

Frederick

STATE OF NEW YORK) ss.
COUNTY OF NEW YORK)

On the 26th day of June, 2015, before me, the undersigned, a notary public in and for said state, personally appeared Laurel Zabel, Authorized Signatory of T14 Unison Site Management LLC, a Delaware limited liability company, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person on behalf of which the individual acted, executed the instrument.

WITNESS may hand and official seal.

Chris Mularadelis Notary Public, State of New York No. 02MU6128986 Qualified in New York County Commission Expires September 3, 2017

EXHIBIT A

LEGAL DESCRIPTION OF PROPERTY

A PARCEL OF LAND LOCATED IN THE NORTHWEST QUARTER OF SECTION 29, TOWNSHIP 1 SOUTH, RANGE 1 WEST, SALT LAKE BASE AND MERIDIAN, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE SOUTH LINE OF THE WESTLAKES BOULEVARD RIGHT-OF-WAY (SUBSEQUENTLY RENAMED PARKWAY BOULEVARD), SAID POINT ALSO BEING ON THE CENTERLINE OF A JORDAN AQUEDUCT 50.00 FOOT EASEMENT, SAID POINT BEING 53.38 FEET NORTH AND 747.50 FEET WEST FROM THE NORTH QUARTER CORNER OF SAID SECTION 29; BASIS OF BEARING BEING THE NORTH LINE OF SAID SECTION 29, WHICH BEARS NORTH 89°54'41" WEST; THENCE ALONG SAID SOUTH RIGHT-OF-WAY LINE SOUTH 83°02'24" EAST 489.49 FEET TO THE POINT OF TANGENCY TO A 2817.25 FOOT RADIUS CURVE (CENTRAL ANGLE EQUALS 4°17'23"); THENCE EASTERLY 210.93 FEET ALONG THE ARC OF SAID CURVE TO THE LEFT; THENCE SOUTH 87°19'47" EAST 11.52 FEET, MORE OR LESS, TO THE WEST RIGHT-OF-WAY LINE OF 3600 WEST STREET (BY SURVEY: SOUTH 87°19'47" EAST 11.56 FEET); THENCE ALONG SAID 3600 WEST RIGHT-OF-WAY SOUTH 0°02'32" EAST 42.05 FEET (BY SURVEY: SOUTH 0°09'44" EAST 42.05 FEET); THENCE DEPARTING THEREFROM NORTH 87°19'47" WEST 13.51 FEET (BY SURVEY: NORTH 87°19'47" WEST 13.64 FEET) TO THE POINT OF TANGENCY TO A 2859.25 FOOT RADIUS CURVE (CENTRAL ANGLE EQUALS 3°28'30");

THENCE WESTERLY 173.41 FEET ALONG THE ARC OF SAID CURVE TO THE RIGHT; THENCE SOUTH 30°03'58" WEST 862.54 FEET; THENCE NORTH 0°07'48" WEST 30.59 FEET (BY SURVEY: NORTH 0°07'48" WEST 31.02 FEET); THENCE SOUTH 30°03'58" WEST 212.97 FEET (BY SURVEY: SOUTH 30°03'35" WEST 212.97 FEET) TO A POINT ON THE ARC OF A 2939.79 FOOT RADIUS CURVE, RADIAL BEARS FROM CENTER SOUTH 83°03'15" WEST (CENTRAL ANGLE EQUALS 13°53'46") (CENTRAL ANGLE BY SURVEY: 13°53'24"); SAID POINT ALSO BEING ON THE EAST LINE OF A PROPOSED 150.00 FOOT WEST VALLEY HIGHWAY RIGHT-OF-WAY; THENCE NORTHWESTERLY 712.68 FEET, MORE OR LESS, ALONG SAID EAST RIGHT-OF-WAY LINE AND ALONG THE ARC OF SAID CURVE TO THE LEFT; THENCE DEPARTING THEREFROM NORTH 89°54'19" EAST 188.98 FEET TO A POINT ON THE CENTER LINE OF THE AFOREMENTIONED JORDAN AQUEDUCT EASEMENT; THENCE ALONG SAID CENTERLINE NORTH 0°05'41" WEST 315.00 FEET TO THE POINT OF BEGINNING.

LESS AND EXCEPTING THEREFROM THAT PORTION OF PROPERTY CONVEYED TO WEST VALLEY CITY BY THAT CERTAIN WARRANTY DEED RECORDED AS ENTRY NO. 7382285 IN BOOK 8285 AT PAGE 4083 OF OFFICIAL RECORDS.

BEGINNING AT A POINT WHICH IS SOUTH 16.59 FEET AND WEST 158.63 FEET FROM THE NORTH QUARTER CORNER OF SECTION 29, TOWNSHIP 1 SOUTH, RANGE 1 WEST, SALT LAKE BASE AND MERIDIAN, AND RUNNING THENCE EASTERLY 107.39 FEET ALONG THE ARC OF A 2817.25 RADIUS CURVE TO THE LEFT THROUGH A CENTRAL ANGLE OF 2°11'02" (CHORD BEARS SOUTH 86°14'16" EAST 107.38 FEET); THENCE SOUTH 87°19'52" EAST 11.57 FEET; THENCE SOUTH 0°11'14" EAST 30.90 FEET; THENCE NORTH 48°55'54" WEST 30.52 FEET; THENCE NORTH 0°11'18" WEST 4.37 FEET; THENCE NORTH 81°38'37" WEST 96.81 FEET TO THE POINT OF BEGINNING.

ALSO LESS AND EXCEPTING THEREFROM THE FOLLOWING:

A PARCEL OF LAND LOCATED IN THE EAST ONE-HALF OF THE NORTHWEST QUARTER OF SECTION 29, TOWNSHIP 1 SOUTH, RANGE 1 WEST, SALT LAKE BASE AND MERIDIAN, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT BEING SOUTH 261.62 FEET AND WEST 746.98 FEET FROM THE NORTH QUARTER CORNER OF SAID SECTION 29, SAID POINT BEING ON THE CENTERLINE OF THE JORDAN AQUEDUCT EASEMENT AND ALSO BEING THE SOUTHEAST CORNER OF THE JOHN H. EVANS III AND DULCIE W. EVANS PROPERTY AS DESCRIBED IN THAT CERTAIN WARRANTY DEED RECORDED FEBRUARY 06, 1987 AS ENTRY NO. 4397690, IN BOOK 5874 AT PAGE 2859 OF THE OFFICIAL RECORDS, BASIS OF BEARING BEING NORTH 89°54'41" WEST BETWEEN MONUMENTS MARKING THE NORTH QUARTER CORNER AND THE NORTHWEST CORNER OF SAID SECTION 29; THENCE SOUTH 0°05'41" EAST 379.22 FEET ALONG SAID CENTERLINE; THENCE CONTINUING ALONG SAID CENTERLINE SOUTH 0°15'41" EAST 276.46 FEET TO THE NORTH LINE OF THE KEARNS-CHESTERFIELD DRAIN EASEMENT; THENCE LEAVING SAID CENTERLINE ALONG SAID NORTH LINE SOUTH 30°03'58" WEST 40.16 FEET, MORE OR LESS (BY SURVEY SOUTH 30°03'35" WEST 40.16 FEET) TO THE WESTERLY RIGHT-OF-WAY LINE OF THE PROPOSED WEST VALLEY HIGHWAY; THENCE ALONG SAID RIGHT-OF-WAY LINE ALONG THE ARC OF A 2939.79 FOOT RADIUS CURVE TO THE LEFT, BEARING TO RADIUS POINT BEING SOUTH 83°02'53" WEST, (THE CHORD OF WHICH BEARS NORTH 13°53'49" WEST 710.94 FEET) A DISTANCE OF 712.68 FEET, MORE OR LESS (HAVING A CENTRAL ANGLE OF 13°53'24") TO THE SOUTHWEST CORNER OF THE SAID EVANS PROPERTY; THENCE NORTH 89°54'19" EAST 188.98 FEET ALONG THE SOUTH LINE OF THE SAID EVANS PROPERTY TO THE POINT OF BEGINNING.

SAID ABOVE LEGAL BEING SURVEYED AS:

BEGINNING AT A POINT ON THE SOUTH LINE OF PARKWAY BOULEVARD (2700 SOUTH), SAID POINT BEING NORTH 0°04'14" WEST 54.31 FEET ALONG THE QUARTER SECTION LINE AND

SOUTH 89°55'46" WEST 747.44 FEET FROM THE NORTH QUARTER CORNER OF SECTION 29, TOWNSHIP 1 SOUTH, RANGE 1 WEST, SALT LAKE BASE AND MERIDIAN, AND RUNNING; THENCE SOUTH 83°02'24" EAST 489.49 FEET ALONG THE SOUTH LINE OF SAID PARKWAY BOULEVARD (2700 SOUTH); THENCE SOUTHEASTERLY 103.54 FEET ALONG THE ARC OF A 2817.25 FOOT RADIUS CURVE TO THE LEFT, (CENTER BEARS NORTH 6°57'36" EAST AND THE LONG CHORD BEARS SOUTH 84°05'35" EAST 103.54 FEET WITH A CENTRAL ANGLE OF 2°06'21"), ALONG THE SOUTH LINE OF SAID PARKWAY BOULEVARD (2700 SOUTH); THENCE SOUTH 81°38'37" EAST 96.81 FEET; THENCE SOUTH 0°11'18" EAST 4.37 FEET; THENCE SOUTH 48°55'54" EAST 30.52 FEET; THENCE SOUTH 0°02'32" EAST 11.15 FEET; THENCE NORTH 87°19'47" WEST 13.64 FEET; THENCE NORTHWESTERLY 173.41 FEET ALONG THE ARC OF A 2859.25 FOOT RADIUS CURVE TO THE RIGHT, (CENTER BEARS NORTH 2°40'13" EAST AND THE LONG CHORD BEARS NORTH 85°35'35" WEST 173.39 FEET WITH A CENTRAL ANGLE OF 3°28'30"); THENCE SOUTH 30°03'58" WEST 862.54 FEET; THENCE NORTH 0°07'48" WEST 30.59 FEET; THENCE SOUTH 30°03'58" WEST 172.81 FEET; THENCE NORTH 0°15'41" WEST 276.46 FEET; THENCE NORTH 0°05'41" WEST 694.64 FEET TO THE POINT OF BEGINNING.

LESS AND EXCEPTING ANY PORTION LYING WITHIN THE BOUNDS OF THE KEARNS CHESTERFIELD DRAINAGE CANAL.

EXHIBIT B-1

COMMUNICATION EASEMENT

That portion of the Property on which any Facilities exist on the date of this Agreement together with the portion of the Property leased by Site Owner under the Existing Agreements, and the portion of the Property described as follows:

Existing Area:

the area in, on, under and over a 17' x 38' parcel of property containing 646 square feet of space, more or less, located on the Property as described on Exhibit A hereto, and is more particularly described as follows:

Located in the northwest quarter of Section 29, Township 1 South, Range 1 West, Salt lake Base and Meridian (bases of bearing bears North 00°04'14" West 2468.54 feet, more or less, from the South Quarter Corner of Section 20 to the Center of Section 20), Salt Lake County, State of Utah, and being more particularly described as follows:

Beginning at a point located North 89°54'10"West a distance of 541.58 feet along the Section line and South 304.53 feet from the North Quarter Corner of Section 29, Township 1 South, Range 1 West, Salt Lake Base and Meridian and running then South 00°45'35" West a distance of 38,00 feet, more or less to a point, thence North 81°15'48" West a distance of 17.00 feet to a point, Thence North 00°45'35"East a distance of 38.00 feet, thence South 81°15'48" East a distance of 17.00 feet to the Point of beginning. Attached hereto is Exhibit B-1-A is a copy of the Site Plan which contains the location of the Existing Area identified as the "Existing Area" nm which is incorporated herein by reference as if fully set forth.

Additional Area:

The area in, on under and over a 17' x 15' parcel of property containing 255 square foot, more or less, located adjacent to the northerly Boundary Line of the Existing Area described above in the approximately location as shown and depicted on the diagram attached hereto as Exhibit B-1-A and identified as the "Additional Area.".

Site Owner herein agrees that this legal description may be substituted at a later date upon presentation of a survey of the property more clearly defining the location thereof.

Agreed and Approved:

Site Owner:

W & H Sales & Marketing, Inc.

Name: William G. Williams

Title: President 29-15

Unison:

T14 Unison Site Management LLC

Name: Laurel Zabel

Title: Authorized Signatory
Date: June 26, 2015

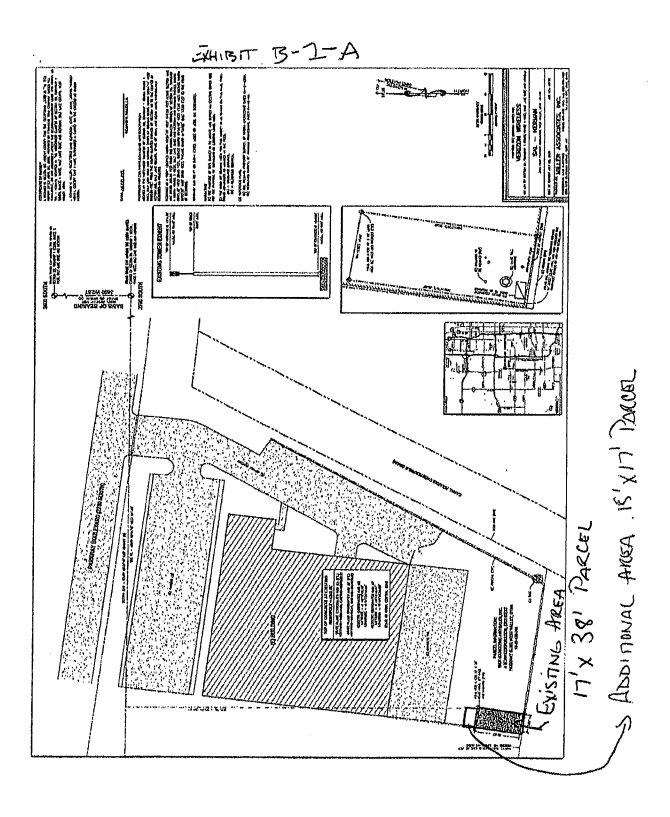


EXHIBIT B-2

ACCESS AND UTILITY EASEMENTS

That portion of the Property on which any Facilities exist on the date of this Agreement or provided by Site Owner under the Existing Agreements for access and utility providers, and including the following:

All rights of ingress and egress across the Property, more fully described on Exhibit A hereof, to and from the Communication Easement described in Exhibit B-1 hereof, providing access to a publicly dedicated roadway, including but not limited to W. Parkway Blvd (hereinafter the "Access Easement"), along with the right to use said Access Easement for the development, repair, maintenance and removal of utilities providing service to the Communication Easement and the Facilities, as defined herein, and any related activities and uses. The Access & Utility Easement consists of a 15 foot wide parcel which includes vehicular and pedestrian access to and from the public road to the Communication Easement in the approximate location as shown and depicted attached hereto as Exhibit B-2-A Page 1. The Utility Easement shall also include the areas identified on Exhibit B-2-A Page 2 as the power and telco sources and trench running in, on under and along the Property as granted by Site Owner to the tenants under the Existing Agreements.

Site Owner herein agrees that this legal description may be substituted at a later date upon presentation of a survey of the property more clearly defining the location thereof.

Agreed and Approved:

Site Owner:

W & H Sales & Marketing, Inc.

Name: William G. Williams

Title: President 29-15

Unison:

T14 Unison Site Management LLC

Name: Laurel Zabel

Title: Authorized Signatory Date: June 26, 2015

EXHIBIT B-2-A Page 1

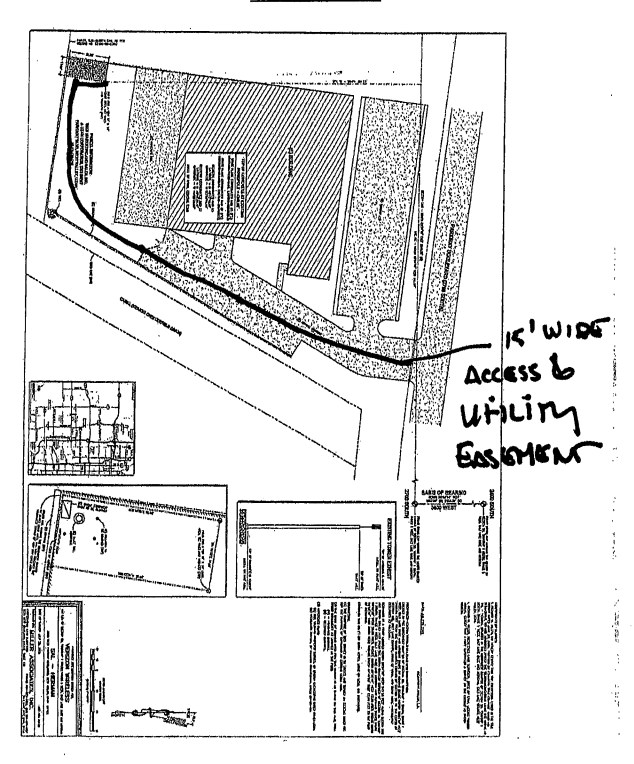


Exhibit B-2-A Page 2 Page 2

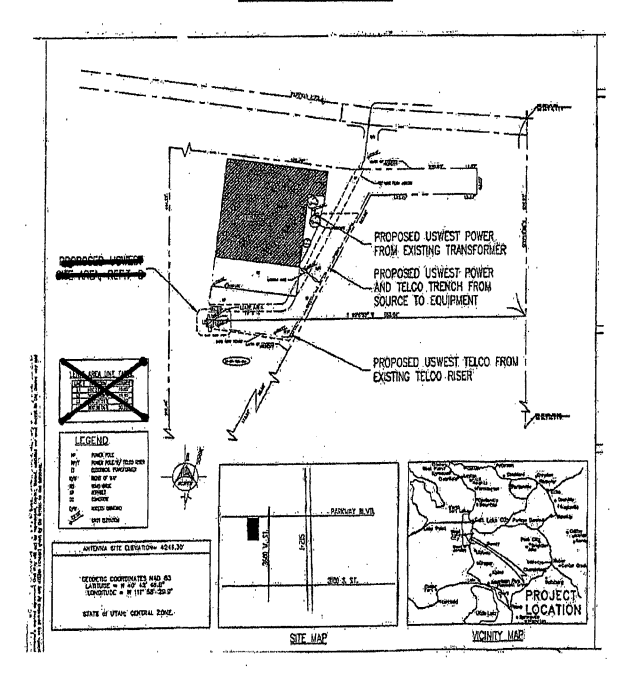


Exhibit C

EXISTING AGREEMENTS

Site Owner assigns and transfers to Unison, as of the effective date herein, all of its right, title and interest in, to and under any existing wireless communications lease agreements, and any amendments, transfers, modifications and/or assignments thereof, affecting any portion of the Property, including, without limitation, the following:

The Option and Site Lease Agreement dated May 5, 1998 by and between W & H Marketing & Sales, Inc., as lessee, and US West Wireless L.L.C., as lessee, as amended by the First Amendment to Option and Site Lease Agreement dated February 13, 2006 by and between W & H Marketing & Sales, Inc., as lessor and Verizon Wireless (VAW, LLC d/b/a Verizon Wireless), successor in interest to the initial lessee, as Lessee.

Site Owner hereby authorizes Unison to replace this <u>Exhibit C</u> if information becomes available to more accurately describe the agreement(s) listed above, and upon delivery to Site Owner, such revised <u>Exhibit C</u> shall be deemed to be the final agreement between the Parties with respect to this Exhibit.

Read, Agreed and Approved:

Site Owner:

W & H Sales & Marketing, Inc.

Vame: William G. Williams

Title: President

Unison:

T14 Unison Site Management LLC

EXHIBIT D

TITLE ENCUMBRANCES

1. That certain Deed of Trust, Assignment of Leases and Rents, Security Agreement and Financing Statement dated April 29, 2010 by and between W & H Marketing & Sales, Inc., as Trustor, in favor of JPMorgan Chase Bank, NA, as beneficiary, in the principal amount of \$1,308,000.00, and recorded May 13, 2010 as Entry No. 10952118 in Book 9825, Page 4903 of Official Records, for which a Non-Disturbance Agreement has been executed in favor of Unison and recorded in the Official Records of Salt Lake, under Instrument No.

* HEREWITH