(COS case No
	Wireless company's name:
	Wireless company's internal site name:
ANTENNA SITE RIGHT-OF-WA	AY LICENSE AGREEMENT
made and entered into thisday of Scottsdale, an Arizona municipal , a	ICENSE AGREEMENT (the "Agreement") is, 20, by and between the City of corporation ("Licensor"), and, a
("Licensee").	
RECITA	<u>ALS</u>
A. Licensor has adopted a certain No Resolution No. 11079 of the Scottsdale City Councion file at the City Clerk's office.	tice of Antenna Site Standard Terms, through il on April 24, 2018 (the "Standard Terms"), and
B. The Standard Terms sets out various and provisions (collectively the "Standard Terms").	us recitals (collectively the "Standard Recitals")
C. Licensor holds an interest in a parce right-of-way for of the and	
D. This Agreement allows Licensee to u	use certain limited portions of the Street Parcel.
E. The portions of the Street Parcel th "Use Areas") are defined in the package of maps attached hereto as Exhibit "A" .	eat this Agreement allows Licensee to use (the s and related materials (the "Boundary Plan")
F. Licensee desires to install and telecommunications receiving, processing and equipment that is specified on the Site Plan (the requirements of this Agreement. The Communication equipment, portable cabinets for such equipment Antennas") used to communicate with cell telephoral such as a such equipment of the communicate with cell telephoral such as a such equipment of the communicate with cell telephoral such as a such equipment of the communicate with cell telephoral such as a s	"Communications Equipment") subject to the ons Equipment is limited to the actual electronic nt, the Enclosure, [the antennas (the "Main

5(THIRD PARTY OWNED REPLACEMENT POLE)

"Microwave Antennas") used to relay signals off-site in bulk], and [a permanently installed emergency backup generator (the "Fixed Generator")], all as shown on the drawing (the "Site Plan") attached hereto as **Exhibit "B"**. Notwithstanding anything in this Agreement to the contrary,

the Communications Equipment excludes any item not shown on the Site Plan.

G. The volume of the Enclosure and the above ground portion of its pad as shown i the Site Plan is cubic feet.				
H. The Street Parcel is currently improved with an approximately foc (') tall [electrical] [light] [street light] [antenna support] pole (the "Pole").				
I. The Pole is owned by ("Pole Owner") and i located on the Street Parcel pursuant to a (the "Pole Right-of-way Agreement") between Pole Owner and Licensor date and recorded at document No of the public records of Maricopa County, Arizona.				
J. Licensee has entered into a certain				
K. Licensee proposes to replace the Pole with a new Pole that Pole Owner will own.				
L. In order to install the Communications Equipment, Licensee desires to construct supporting improvements and perform all other work shown on the Site Plan (collectively the "Project").				
M. Licensee shall complete the entire Project and put the Communications Equipment in full operation no later than one hundred eighty (180) days after the date of this Agreement (the "Completion Deadline").				
N. Licensor desires to grant to Licensee a license to install, maintain, operate and repair the Communications Equipment (the "Permitted Uses") subject to the requirements of this Agreement.				
O. Licensor desires to reserve rights to construct and use and allow others to construct and use all manner of additional improvements upon the Use Areas and the Street Parcel subject to the requirements of this Agreement and the rights granted to Licensee herein.				
P. The Standard Recitals are all incorporated here by reference as if set out in full.				
NOW, THEREFORE, for and in consideration of the foregoing, the amounts hereinafter to be paid by Licensee, and the covenants and agreements contained herein to be kept and				

I. <u>LICENSE TERMS</u>

performed by Licensee, and other good and valuable consideration, Licensor and Licensee agree

- 1. License Terms. Licensor hereby grants to Licensee a license to use the Use Areas as follows:
- 1.1 <u>Standard Terms Incorporated</u>. The Standard Terms are all incorporated here by reference as if set out in full. **LICENSEE WARRANTS AND REPRESENTS THAT LICENSEE HAS READ AND AGREES TO THE STANDARD RECITALS AND THE STANDARD TERMS.** Capitalized terms used but not defined in this Agreement shall have the meanings assigned by the Standard Recitals and the Standard Terms.

as follows:

- 1.2 <u>Standard Terms Application</u>. Licensee shall comply with all of the Standard Terms. Without limitation, the Standard Terms shall apply to the Use Areas as follows:
- 1.2.1 <u>Licensee's Boundary Plan Responsibility</u>. It is Licensee's responsibility before signing this Agreement to ensure that the Boundary Plan is prepared as follows:
- 1.2.1.1 Licensee shall insure that the Boundary Plan clearly depicts all portions of the Street Parcel that Licensee desires to use and that each such area is clearly shown on the Boundary Plan and labeled to clearly indicate which of the categories of Exclusive Areas or Shared Areas set out in the Standard Terms applies to the area.
- 1.2.1.2 If the Boundary Plan does not clearly show any portion of the Street Parcel as one of the categories of Exclusive Areas or Shared Areas set out in the Standard Terms, then such portion of the Street Parcel is not part of the Use Areas and Licensee may not use such portion of the Street Parcel, even if the use is discussed in the Standard Terms.
- 1.2.1.3 Any Exclusive Area or Shared Area described or named in the Standard Terms that is not clearly depicted and correctly labeled on the Boundary Plan is excluded from this Agreement and unavailable for Licensee's use.
- 1.2.1.4 Any portion of the Boundary Plan or the Site Plan that indicates a Licensee use of the Street Parcel that is not one of the Exclusive Areas or Shared Areas specifically enumerated in the Standard Terms is excluded from this Agreement and not available for Licensee's use.
- 1.2.1.5 All work, improvements and equipment within an Exclusive Area or Shared Area is limited to the purposes enumerated in the Standard Terms for that particular Exclusive Area or Shared Area.
- 1.2.1.6 This Agreement does not allow use of any land other than the specified portions of the Street Parcel that are Exclusive Areas or Shared Areas.
- 1.2.1.7 Any change to the Boundary Plan after Licensor executes this Agreement is void unless it is memorialized in a formal amendment to this Agreement.
- 1.2.2 <u>Site Plan</u>. It is Licensee's responsibility before signing this Agreement to ensure that the Site Plan correctly shows the work that Licensee intends to perform, that the Site Plan correctly shows all improvements and equipment that Licensee intends be located on the Use Areas, that the Site Plan shows no work, improvements or equipment outside the Exclusive Areas and Shared Areas properly depicted and labeled on the Boundary Plan, and that all work, improvements and equipment is encompassed within the purposes enumerated in the Standard Terms for that particular Exclusive Area or Shared Area. Any work, improvements or equipment not conforming to all the foregoing is prohibited, even if it is clearly shown on the Site Plan or discussed in the Standard Terms. Any refinement or other change to the Site Plan after Licensor executes this Agreement is void unless Licensee obtains Licensee's approval of the change pursuant to the plans approval processes set out in the Standard Terms and pursuant to all applicable regulatory requirements.
- 1.2.3 <u>Term of Agreement</u>. The term of this Agreement is as stated in the Standard Terms.

- 1.2.4 <u>Licensee's Payments</u>. Licensee shall pay to Licensor the amounts described in the Standard Terms. Licensor's billing cycle shall be based on a fiscal year of July 1 to June 30th of the following year. Licensee shall pay Base Use Fee and Ordinary Permit Use Fee in advance upon execution of this License Agreement. Licensee's initial payment of Base Use Fee shall be prorated based on the remaining portion of the current fiscal year. Thereafter, Licensor will provide an annual bill to Licensee no later than July 15th for the fiscal year and Licensee's annual payment for the current fiscal year shall be due to Licensor no later than August 25th of that fiscal year.
- 1.2.5 <u>Use Restrictions</u>. Licensee shall comply with the use restrictions set out in the Standard Terms.
- 1.2.6 <u>Other Requirements</u>. Licensee's obligations include and Licensee's rights are limited by all of the Standard Terms' provisions, including without limitation, those regarding:
 - 1.2.6.1 Improvements by Licensor.
 - 1.2.6.2 Licensee's improvements, plans approval, work hours, etc.
 - 1.2.6.3 Construction deadlines.
 - 1.2.6.4 Maintenance and utilities.
 - 1.2.6.5 Breach, default, remedies, waivers, etc.
 - 1.2.6.6 Termination.
 - 1.2.6.7 Indemnity and insurance.
 - 1.2.6.8 Condemnation.
 - 1.2.6.9 Damage to or destruction of the Use Areas.
 - 1.2.6.10 Licensor's access to Licensee's records.
 - 1.2.6.11 Compliance with law.
 - 1.2.6.12 Assignability.
- 1.2.6.13 Amendments, notice, funding, statutory cancellation and other miscellaneous issues.
- 1.2.7 <u>Encroachment Permits</u>. This Agreement constitutes an "encroachment permit" under Chapter 47 of the Scottsdale Revised Code to the extent of granting permission for the Communications Equipment to exist on the Street Parcel but not to allow any construction or other work of any description in the Right-of-way or to allow obstruction of traffic or alteration of Licensor's improvements. Before performing any work on the Right-of-way, Licensee shall obtain the following additional encroachment permits, as applicable:
 - 1.2.7.1 Permission to Work in the Right-of-way.
 - 1.2.7.2 Permission to Alter City Improvements.

.2.7.3	Permission	ιo	Obstruct	ıraπıc.
.2.7.3	Fe11111551011	ιO	Obstruct	- 1

- 1.2.7.4 Any other applicable permits regarding work in the Right-of-way.
- 1.2.8 <u>Compliance with Law.</u> Licensee acknowledges that this Agreement does not constitute, and Licensor has not promised or offered, any type of waiver of, or agreement to waive (or show any type of forbearance, priority or favoritism to Licensee with regard to) any law, ordinance, power, regulation, tax, assessment or other legal requirement now or hereafter imposed by the city of Scottsdale or any other governmental body upon or affecting Licensee's use of the Street Parcel. For example, Licensee shall comply with all zoning, building and right-of-way codes, ordinances and policies.
- 2. <u>Licensor's Initial Information</u>. Unless and until Licensor gives notice otherwise, Licensor's contract administrator shall be KEITH NIEDERER.

3. <u>Licensee's Initial Information</u> . U	Inless and until Licensee gives notice otherwise:
	operations center phone number as provided in paragraph 4.15
3.2 Licensee's address Terms shall be:	for notices as provided in paragraph 17.8 of the Standard
3.3 Licensee's billing acount of the Standard Terms shall be:	ddress for routine billing invoices as provided in paragraph 17.9
EXECUTED as of the date first give	en above.
LICENSOR:	city of scottsdale, an Arizona municipal corporation
	By: KEITH NIEDERER, Wireless telecommunications License Administrator
LICENSEE:	a,
	By:

TABLE OF EXHIBITS FOR SITE LICENSE

Exhibit	<u>Paragraph</u>	<u>Description</u>
Α	E	Boundary Plan
В	F	Site Plan
С	3.8.3 (Standard Terms)	Requirements for letter of credit
D	16.5 (Standard Terms)	Form of assumption