SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA





FROM: Economic Development Agency/Facilities Management

SUBMITTAL DATE: October 23, 2014

SUBJECT: First Amendment to Communications Site Lease – Sun City Fire Station Number 7, District 3/District 5, CEQA Exempt [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Find that the project is exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15301, Existing Facilities and direct the Clerk of the Board to file the Notice of Exemption:
- 2. Approve the attached First Amendment to Communications Site Lease Agreement and authorize the Chairman of the Board to execute the same on behalf of the County; and
- 3. Authorize the Assistant County Executive Officer of the Economic Development Agency, or his designee, to execute any other documents and administer all actions necessary to complete or memorialize this transaction.

BACKGROUND:

Summary (Commences on Page 2)

Assistant County Executive Officer/EDA

FINANCIAL DATA	Current Fiscal Year:		Next Fiscal Year:	Į T	otal Cost:	U	igoing Cost:	1	(per Exec. Office)	
COST	\$	0	\$ 0	\$	0	\$	0		onsent □ Policy	
NET COUNTY COST	\$	0	\$ 0	\$	0	\$	0	Ľ	onsent in Policy by	
SOURCE OF FUNDS: N/A					Budget Adjustment: No					
							For Fiscal Year:	:	2014/15	
C.E.O. RECOMME	NDATION:				ADDDOVE	:				

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Tavaglione, seconded by Supervisor Stone and duly carried, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Tavaglione, Stone and Ashley

Nays:

None

Absent: Date:

Benoit

XC:

November 4, 2014 EDA, Recorder

Kecia Harper-Ihem

4/5 Vote

Positions Added

Change Order

Prev. Agn. Ref.:

District: 3/5

Agenda Number:

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

Economic Development Agency/Facilities Management

FORM 11: First Amendment to Communications Site Lease - Sun City Fire Station Number 7, District

3/District 5. CEQA Exempt [\$0] DATE: October 23, 2014

PAGE: 2 of 2

BACKGROUND:

Summary

In 2010, the County entered into a Communications Site Lease Agreement with STC One LLC, A Delaware limited liability company, by Global Signal Acquisitions II LLC, a Delaware limited liability company, its Attorney in Fact to construct, maintain and operate a communications facility, including tower structures, antennas, equipment, any related improvements and structures, equipment shelters, cabinets, meter boards, utilities, and incidental uses. The current lease will expire December 31, 2019. The First Amendment to Communication Site Lease provides for an expansion of the premises and a rental increase summarized below.

Lessee:

STC One, LLC, a Delaware limited liability company

Global Signal Acquisitions II LLC, a Delaware limited liability company its Attorney in

Fact

Premises Location: 27860 Bradley Road

Sun City, California

Current

New

Term:

January 1, 2010 - December 31, 2019

Premises:

1,556 square feet

1,616 square feet

Rent:

\$2,398,46

\$2,488.64

Utilities:

Provided by Lessee

Maintenance:

Provided by Lessee

Assignment and

Subleasing:

Subject to County approval.

The attached First Amendment to Lease has been reviewed and approved by County Counsel as to legal form.

Attachment:

First Amendment to Lease

CEQA Report

FIRST AMENDMENT TO COMMUNICATIONS SITE LEASE AGREEMENT

Sun City Fire Station Number 7, 27860 Bradley Road, Sun City, California

This FIRST AMENDMENT TO COMMUNICATIONS SITE LEASE AGREEMENT (the "First Amendment") is entered into this How day of Moleculary (the "First Amendment") is entered into this How day of Moleculary (the "First Amendment") and STC ONT RIVERSIDE, a political subdivision of the State of California, ("Lessor") and STC ONE LLC, a Delaware limited liability company, by and through Global Signal Acquisitions II LLC, a Delaware limited liability company, its attorney in fact ("Lessee").

RECITALS

WHEREAS, Lessor and Lessee entered into a Communications Site Lease Agreement dated March 30, 2010 (the "Lease") whereby Lessee leased certain real property, together with access and utility easements, legally described in Exhibit "B" to the Lease (the "Premises"), all located within certain real property owned by Lessor, legally described in Exhibit "A" to the Lease, commonly known as 27860 Bradley Road, Sun City, California (the "Property"); and

WHEREAS, STC ONE LLC has granted Global Signal Acquisitions II LLC a Limited Power of Attorney to execute certain documents, including this First Amendment; and

WHEREAS, the Premises may be used for the purpose of constructing, maintaining and operating a communications facility, including tower structures, equipment shelters, cabinets, meter boards, utilities, antennas, equipment, any related improvements and structures and uses incidental thereto; and

WHEREAS, the Lease has a term that commenced on January 1, 2010 and expires on December 31, 2019; and

WHEREAS, Lessor and Lessee desire to expand the square footage of the Premises and amend the Lease on the terms and conditions contained herein.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are acknowledged, Lessor and Lessee agree as follows:

- 1. <u>Recitals; Defined Terms</u>. The parties acknowledge the accuracy of the foregoing recitals. Any capitalized terms not defined herein shall have the meanings ascribed to them in the Lease.
- 2. <u>Premises.</u> Section 1 of the Lease shall be amended as follows:

 The leased square footage of the Premises for this Lease shall be expanded from 1,556 square feet to 1,616 square feet, as shown on Exhibit "A" to this First Amendment. Notwithstanding anything to the contrary set forth in this First Amendment, Lessee is not relinquishing any rights to the leased area, access easements, and/or utility easements that it legally possesses prior to the date of this First Amendment. Lessee's leasehold rights and access and utility easement rights over such areas shall remain in full force and effect and the Premises shall be deemed to include such areas.
- 3. Rent. Section 4 of the Lease shall be amended as follows:

 Commencing upon full execution of this First Amendment, Lessee shall pay the increased base monthly rent of Two Thousand Four Hundred Eighty-Eight and 64/100 Dollars (\$2,488.64), as rent for the Premises, payable in advance, on the first day of the month or soon thereafter.

4. <u>Governmental Approvals</u>. If requested by Lessee, Lessor will execute, at Lessee's sole cost and expense, all documents required by any governmental authority in connection with any development of, or construction on, the Premises, including documents necessary to petition the appropriate public bodies for certificates, permits, licenses and other approvals deemed necessary by Lessee in Lessee's absolute discretion to utilize the Premises for the purpose of constructing, maintaining and operating a communications facility, including without limitation, tower structures, antenna support structures, cabinets, meter boards, buildings, antennas, cables, equipment and uses incidental thereto. Lessor agrees to be named applicant if requested by Lessee. Lessor shall be entitled to no further consideration with respect to any of the foregoing matters.

5. Ratification.

- a) Lessor and Lessee agree that Lessee is the current Lessee under the Lease, the Lease is in full force and effect, as amended herein, and the Lease contains the entire agreement between Lessor and Lessee with respect to the Premises.
- b) Lessor agrees that any and all actions or inactions that have occurred or should have occurred prior to the date of this First Amendment are approved and ratified and that no breaches or defaults exist as of the date of this First Amendment.
- c) Lessor represents and warrants that Lessor is duly authorized and has the full power, right and authority to enter into this First Amendment and to perform all of its obligations under the Lease as amended.
- 6. <u>IRS Form W-9</u>. Lessor agrees to provide Lessee with a completed IRS Form W-9, or its equivalent, upon execution of this First Amendment and at such other times as may be reasonably requested by Lessee. In the event the Property is transferred, the succeeding Lessor shall have a duty at the time of such transfer to provide Lessee with a completed IRS Form W-9, or its equivalent, and other related

paper work to effect a transfer in the rent to the new Lessor. Lessor's failure to provide the IRS Form W-9 within thirty (30) days after Lessee's request shall be considered a default and Lessee may take any reasonable action necessary to comply with IRS regulations including, but not limited to, withholding applicable taxes from rent payments.

7. First Amendment to Prevail. The provisions of this First Amendment shall prevail over any inconsistency or conflicting provisions of the Lease, as heretofore amended, and shall supplement the remaining provisions thereof. Unless defined herein or the context requires otherwise, all capitalized terms herein shall have the meaning defined in the Lease, as heretofore amended.

8. Miscellaneous. Except as amended or modified herein, all the terms of the Lease shall remain in full force and effect and shall apply with the same force and effect. If any provisions of this First Amendment or the Lease shall be determined to be illegal or unenforceable, such determination shall not affect any other provision of the Lease and all such other provisions shall remain in full force and effect, including the annual rent increase set forth in the Lease. The language in all parts of the Lease shall be construed according to its normal and usual meaning and not strictly for or against either Lessor or Lessee. Neither this Amendment, nor the Lease, nor any notice nor memorandum regarding the terms hereof, shall be recorded by Lessee.

9. Approval. Anything to the contrary notwithstanding, this First Amendment shall not be binding or effective until its approval and execution by the Chairman of the Riverside County Board of Supervisors.

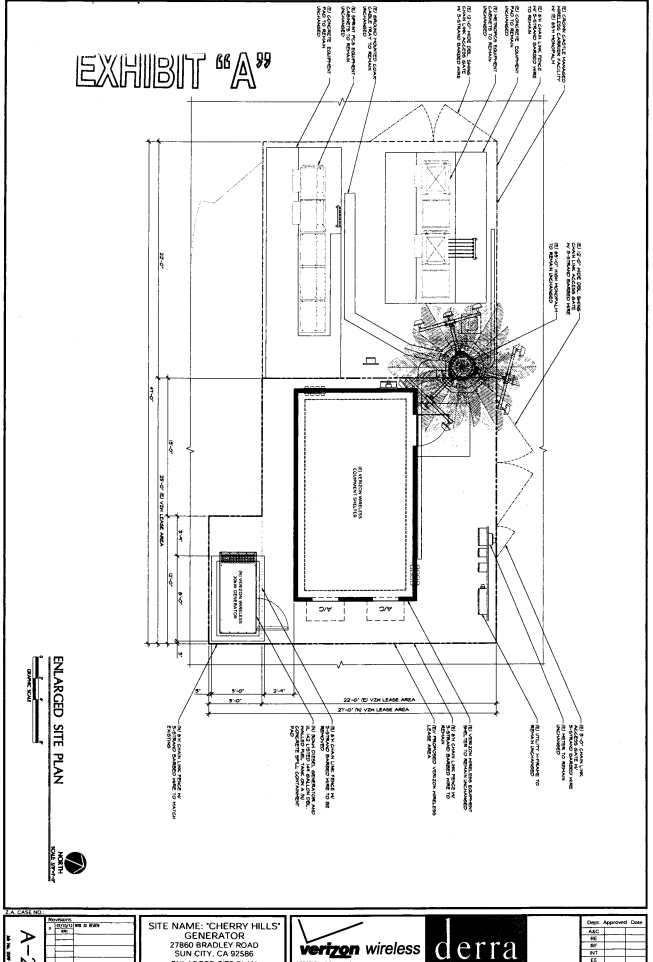
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1	14	SSOR and LESSEE have executed this Firs
2	Amendment on this 4th day of _	NOV PM Dev , 2014.
3		
4	LESSOR:	LESSEE:
5		
6	COUNTY OF RIVERSIDE, a political subdivision of the State of California	STC ONE LLC, a Delaware limited liability company
7		a Bolawaro limitod liability company
8		By: Global Signal Acquisitions II, LLC
9		a Delaware limited liability company Its: Attorney-In-Fact
10		no. / montely in / doc
11	By: Self Xtone	By: 71. W.
12	Jeff Storie, Chairman Roard of Supervisors	Print Name: <u>william HEAFY</u> Title: <u>ASTRICT MANAGER</u>
13		THE MAINTER
14	APPROVED AS TO FORM:	
15	Gregory P. Priamos County Counsel	
16	County Counter	
17	Ву:	
18	Patricia Munroe Deputy County Counsel	
19	Dopaty County Councer	
20	ATTEST:	
21	KECIA HARPER-IHEM, Glerk	
22	By DEPUTY	
23		
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26	LH:ra/061014/SN003/16.704 S:\Real	Property\TYPING\Docs-16.500 to 16.999\16.704.doc
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EXHIBIT A

Site Name: Sun City Business Unit #: 879862



A-2

ENLARGED SITE PLAN ZONING





1	Dept. /	Approved	Date
	A&C :		
1	RE		
1	RF		
- 1	INT		
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1	OPS		
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Original Nagative Production/Notice of Determination vice replace to County Clarks for posting Siz.

115114

Eb

NOTICE OF EXEMPTION

October 7, 2014

Project Name: County of Riverside, Sun City Fire Station Lease Amendment

Project Number: FM047364300300

Project Location: 27860 Bradley Road, Sun City, California 92586

Assessor Parcel Number 335-202-002 (See attached exhibits)

Description of Project: In 2010, the County of Riverside entered into a Communications Site Lease Agreement with STC One LLC, A Delaware limited liability company, by Global Signal Acquisitions II LLC, a Delaware limited liability company, its Attorney in Fact to construct, maintain and operate a communications facility, including tower structures, antennas, equipment, any related improvements and structures, equipment shelters, cabinets, meter boards, utilities, antennas, equipment, and incidental uses. The current lease will expire December 31, 2019. The First Amendment to Communication Site Lease provides for an expansion to the leased premises and a rental increase (Project). The leased premises will be expanded from 1,556 square feet to 1,616 square feet – a sixty foot increase- to accommodate a new generator to allow for the continued maintenance and operation of the communications facility. Only minimal construction impacts would occur and any subsequent zoning approvals and permits would go through the County of Riverside. Once operational, no additional direct or indirect physical environmental impacts are anticipated with the operation of the site beyond occasional maintenance activities. The generator is an emergency back-up in case of power loss to the facility to ensure emergency calls and services continue. Therefore, no additional noise or air quality impacts related to operations would occur. The expanded lease area is in an already developed communications site with existing tower structures. No unique biological habitat would be impacted and, given the existing towers and light standards, no visual or aesthetic impacts would occur. Any construction for the inclusion of additional communication equipment at the site would be minimal.

Name of Public Agency Approving Project: County of Riverside, Economic Development Agency

Name of Person or Agency Carrying Out Project: County of Riverside, Economic Development Agency

Exempt Status: California Environmental Quality Act (CEQA) Guidelines, Section 15301, Class 1 – Existing Facilities; General Rule Exemption Section 15061.

Reasons Why Project is Exempt: The project is exempt from the provisions of CEQA specifically by the State CEQA Guidelines as identified below. The project will not result in any specific or general exceptions to the use of the categorical exemption as detailed under State CEQA Guidelines Section 15300.2. The project will not cause any

P.O. Box 1180 • Riverside, California • 92502 • T: 951.955.8916 • F: 951.955.6686

Administration Aviation Business Intelligence Cultural Services Community Services Custodial

Housing Housing Authority Information Technology Maintenance Marketing Economic Development Edward-Dean Museum Environmental Planning Fair & National Date Festival Foreign Trade Graffiti Abatement Parking
Project Management
Purchasing Group
Real Property
Redevelopment Agency
Workforce Development

www.rivcoeda.org

impacts to scenic resources, historic resources, or unique sensitive biological environments. Further, no unusual circumstances or potential cumulative impacts would occur that may reasonably create an environmental impact. The amendment to the lease for a rental increase and the minimal expansion of the leased premises for a new generator that would only operate due to power failure at the facility to ensure emergency communications would continue is not anticipated to result in any significant physical environmental impacts.

- Section 15301 Class 1 Existing Facilities Exemption. This exemption includes the operation, repair, maintenance, leasing, or minor alteration of existing public or private structures or facilities, provided the exemption only involves negligible or no expansion of the previous site's use. The project as proposed is the lease and minor physical improvement of an existing communications site. No substantial construction impacts would occur and once the improvements are complete, the facility will continue to operate in a similar use, capacity, and intensity. The site is located in an already developed fire station with existing communications towers and equipment cabinets and any expansion in the site of the facility is negligible. Therefore, the project meets the scope and intent of the Class 1 Exemption.
- Section 15061 General Rule or "Common Sense" Exemption. The State CEQA Guidelines provides this exemption based upon the general rule that CEQA only applies to projects with the potential to cause a significant effect on the environment. With certainty, there is no possibility that the proposed project may have a significant effect on the environment. The lease and minor improvements to an already existing communications site will not have an effect on the environment. The use and operation of the facility will be substantially similar to the existing uses and will not create any new environmental impacts to the surrounding area. Only minimal service calls would be required at the facility. Construction activities will be limited and once operational, no impacts are anticipated. As stated, the site is located in an already developed fire station with existing communications towers and equipment cabinets. No unique biological habitat would be impacted and, given the existing towers and light standards, no visual or aesthetic impacts would occur. The generator is merely being added to provide for emergency back-up for the facility due to a loss of power to the system and therefore will not result in any additional noise or air quality impacts. Therefore, in no way would the project as proposed have the potential to cause a significant environmental impact and the project is exempt from further CEQA analysis.

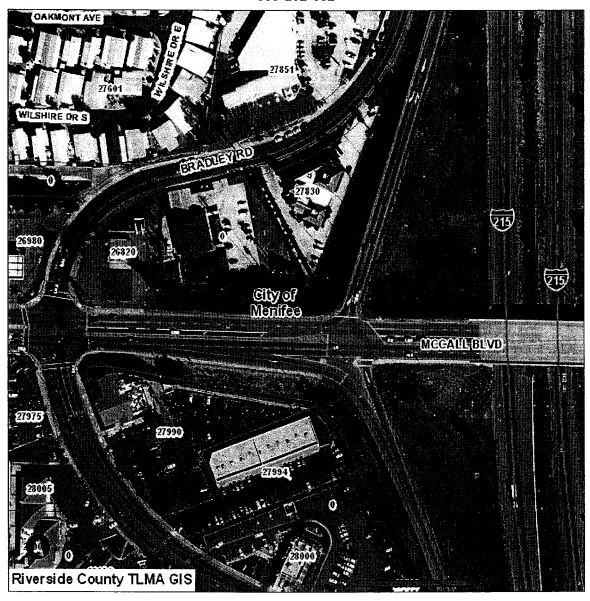
Based upon the identified exemptions above, the County of Riverside, Economic Development Agency hereby concludes that no physical environmental impacts are anticipated to occur and the project as proposed meets all of the required categorical exemptions as identified. No further environmental analysis is warranted.

Signed:

Date:

John Alfred, Acting Senior Environmental Planner County of Riverside, Economic Development Agency

335-202-002



Selected parcel(s):

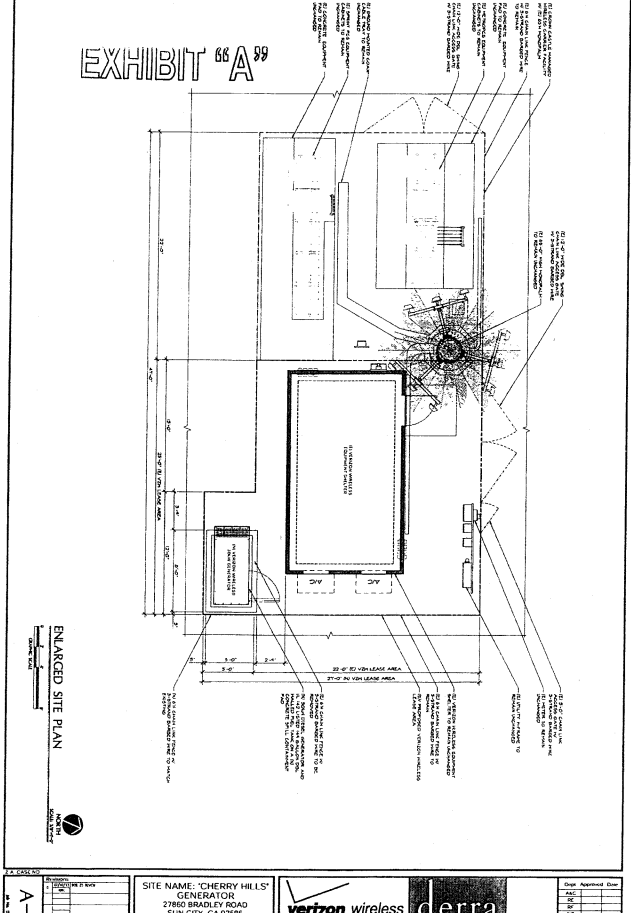
335-202-002

IMPORTANT

Maps and data are to be used for reference purposes only. Map features are approximate, and are not necessarily accurate to surveying or engineering standards. The County of Riverside makes no warranty or guarantee as to the content (the source is often third party), accuracy, timeliness, or completeness of any of the data provided, and assumes no legal responsibility for the information contained on this map. Any use of this product with respect to accuracy and precision shall be the sole responsibility of the user.

REPORT PRINTED ON...Fri Oct 03 12:43:06 2014

Version 131127



A-2

SITE NAME: 'CHERRY HILLS'
GENERATOR
27860 BRADLEY ROAD
SUN CITY, CA 92586
ENLARGED SITE PLAN
ZONING



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RIVERSIDE COUNTY CLERK & RECORDER

AUTHORIZATION TO BILL BY JOURNAL VOUCHER

Project Name: Sun City Fire Station Lease Amendment

Accounting String: 524830-47220-7200400000- FM047364300300			
DATE:	October 7, 2014		
AGENCY:	Riverside County Economic Development Agency		
	S THE COUNTY CLERK & RECORDER TO BILL FOR FILING AND FOR THE ACCOMPANYING DOCUMENT(S).		
NUMBER OF DOCU	UMENTS INCLUDED: One (1)		
AUTHORIZED BY:	John Alfred, Acting Senior Environmental Planner, Economic Development Agency		
Signature:	The Man		
PRESENTED BY:	Lorie Houghlan, Real Property Agent, Economic Development Agency		
	-TO BE FILLED IN BY COUNTY CLERK-		
ACCEPTED BY:	_		
DATE:			
RECEIPT # (S)			



Date:

October 3, 2014

To:

Mary Ann Meyer, Office of the County Clerk

From:

John Alfred, Acting Senior Environmental Planner, Project Management Office

Subject:

County of Riverside Economic Development Agency Project # FM047364300300

Sun City Fire Station Lease Amendment- 27860 Bradley Rd., Sun City, California 92586

Assessor Parcel Number: 335-202-002

The Riverside County's Economic Development Agency's Project Management Office is requesting that you post the attached Notice of Exemption. Attached you will find an authorization to bill by journal voucher for your posting fee.

After posting, please return the document to Mail Stop #1330 Attention: John Alfred, Acting Senior Environmental Planner, Economic Development Agency, 3403 10th Street, Suite 400. Riverside, CA 92501. If you have any questions, please contact John Alfred at 955-4844.

Attachment

cc: file

www.rivcoeda.org