22-003-SESpecial Exception Staff Report



Applicant | CitySwitch II-A, LLC Address | 1117 NW 9th Street



Prepared for The City of Okeechobee



General Information

Owner: CSX Transportation INC Applicant: CitySwitch II-A, LLC

Primary Contact: Kyle Lotze (770)-862-1034

Site Address: 1117 NW 9th Street

Parcel Identification: 3-16-37-35-0160-00110-0010 (34413)

Note: For the legal description of the project or other information relating this application, please refer to the application submittal package which is available by request at City Hall and is posted on the City's website prior to the advertised public meeting at: https://www.cityofokeechobee.com/agendas.html

Future Land Use, Zoning, and Existing Use of Subject Property

Parcel Identification: 3-16-37-35-0160-00110-0010 (34413)	Existing	Proposed
Future Land Use	Industrial	Industrial
Zoning	Industrial	Industrial
Use of Property	Open Storage	Communications tower and associated structures
Acreage	5.19 acres total parcel area 0.14 acre development site	5.19 acres total parcel area 0.14 acre development site

Future Land Use, Zoning, and Existing Use of Surrounding Properties

Future Land Use		Zoning	Existing Use	
North	Industrial	Industrial	Vacant	
East	Industrial	Industrial	Remainder of subject parcel is undeveloped, currently used for open storage. To the east of the subject property is single family residential	
South	FLUM does not provide designation for railway parcel directly to the south, though it may be assumed to be Industrial, consistent with the zoning designation	Industrial	Railway	
West	(Unincorporated Okeechobee County) Industrial	(Unincorporated Okeechobee County) Industrial-2	Vacant	



Description of Request and Existing Conditions

The request for consideration by the City of Okeechobee Board of Adjustment is a Special Exception to allow for a communication tower and associated structures. This request involves a parcel owned and managed by CSX Transportation INC. The request is for one parcel, totaling 5.19 acres, located at 1117 NW 9th Street. The Applicant is proposing development within the subject parcel of a 50-foot by 50-foot fenced compound that includes a communications tower, storage, and two electric service H-frames as well as a 30-foot by 120-foot access corridor between the compound and the northern property line fronting on NW 9th St. The combined area of proposed compound and access corridor within the subject property total 0.14 acres. Perimeter fencing of the compound is proposed. Color of tower will be flat black, blue or grey. The total tower height including lightning rods is 160 feet. Because the height exceeds 45 feet, this use/structure is considered a special exception use. The applicant has submitted a concurrent application for site plan review by the City's Technical Review Committee. Approval of the site plan will be contingent upon approval of, and any conditions placed on, this special exception request by the City's Board of Adjustment.

Consistency with LDC Section 70-373

City LDC Section 70-373(b) requires that applicants for special exception requests must address the following standards. The applicant has submitted responses to each standard, which are provided unedited below. Staff comments are also provided in response to the standards and the applicant's responses.

(1) Demonstrate that the proposed location and site is appropriate for the use.

<u>Applicant Response</u>: The proposed tower will be located within the industrial zoning district on parcel 3-16-37-35-0160-00110-0010 owned by CSX Transportation, Inc. Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The proposed location will locate the tower inside of an industrial zoned area which will cause less visual impact to surrounding residential properties.

Staff Comments: Communication towers are not specifically listed as a permitted use in the industrial zoning district regulations. However, "radio, television or cable reception, transmission or operational facilities" are listed as a permitted use and "permitted uses in excess of 45 feet in height" is listed under special exception uses. Additionally, it is stated under the industrial district maximum height standards that telecommunication towers are governed by LDC section 90-601. It follows that all of Division 6 of Article IV of Chapter 90 should apply to the review of this request and the associated site plan. Division 6 is titled, "Communication Towers and Communication Antennas" and is comprised of LDC Sections 90-601 through 90-604. Section 90-602(c) provides the following:



New freestanding communication towers shall not be allowed unless the applicant... proposes the communication facility within the permitted city zoning designations listed as follows... Industrial...

The subject property and other properties surrounding the subject site are entirely designated industrial, though residential uses exist in the vicinity, south of the railway and east of the subject parcel. The proposed tower meets the separation requirements from residential parcels and uses.

(2) Demonstrate how the site and proposed buildings have been designed so they are compatible with the adjacent uses and the neighborhood.

<u>Applicant Response:</u> The proposed location will locate the tower inside of an industrial zoned area which will cause less visual impact to surrounding residential properties and is compatible with surrounding similar uses as light and heavy industry.

Staff Comments: No building proposed at this time, only the tower, access corridor and fencing. All design requirements are met with the exception of landscaping.

(3) Demonstrate any landscaping techniques to visually screen the use from adjacent uses.

<u>Applicant Response</u>: The proposed tower will be located in an area which is already industrial in nature, with little to no screening for any other industrial use in the area. On the southern portion of the railroad right-of-way adjoining the proposed tower site is an existing treeline which will provide visual buffering between the tower location and the nearest residential properties as shown in those enclosed Site Images.

Staff Comments: The base of the tower is setback 220' from the nearest residential parcel. The required setback for a 160' communications tower is a maximum of 200'. The Applicant is not proposing any additional landscaping other than what is already existing along the southern property boundary. Per LDC Sec. 90-603(g), landscaping and buffering is required around the perimeter of the communication tower and accessory structures. Prior to site plan approval, those requirements outlined in LDC Section 90-603(g) must be addressed.

(4) Demonstrate what is proposed to reduce the impact of any potential hazards, problems or public nuisance generated by the use.

Applicant Response: The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The proposed location will locate the tower inside of an industrial zoned area which will cause less visual impact to surrounding residential properties. In addition, the tower is designed such that, in the event of a catastrophic failure, the tower would collapse within the tower compound. The presence of the tower would be a value add to public welfare by allowing additional carriers to collocate antennas onto the proposed tower to provide additional coverage to first responders, the community, and



its citizens, especially in an emergency event. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic.

Staff Comments: The subject property is zoned Industrial, which allows communication towers above 45 feet tall as a special exception use. The proposed setback from the residential dwellings located to the south and east that is greater than the required 200' setback from surrounding uses. There are currently no other structures within the 160' fall radius.

(5) Demonstrate how the utilities and other service requirements of the use can be met.

<u>Applicant Response:</u> The only utility the proposed tower will require is power, which will be run from the existing power pole in the public right-of-way, NW 9th St, as shown on sheet C-1 of the enclosed zoning drawings.

Staff Comments: The proposed use will not create any significant utility or service demands.

(6) Demonstrate how the impact of traffic generated will be handled, off site and on site.

<u>Applicant Response:</u> The proposed tower will be unmanned and will not significantly increase traffic as the only traffic will be from the initial tower construction and thereafter only monthly routine maintenance.

Staff Comments: Staff agrees that the proposed use should not generate significant traffic that would necessitate traffic impact analysis.

City LDC Section 70-373(c) provides a list of findings that the Board of Adjustment must address in its determination to approve the request, deny the request, or approve the request with conditions. The applicant has submitted responses to each finding, which are provided un-edited below. Staff comments are also provided in response to the findings and the applicant's responses.

(1) The use is not contrary to comprehensive plan requirements.

<u>Applicant Response:</u> Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy.

Staff Comments: The proposed communications tower use is not contrary to comprehensive plan requirements.

(2) The use is specifically authorized as a special exception use in the zoning district.



<u>Applicant Response:</u> Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. In addition, Section 90-603(e) allows for a waiver from the required minimum separation distances in subsections (c) and (d) through the special exception process. CitySwitch is requesting a waiver to the setback to a residentially zoned property as further described in that Statement of Compliance enclosed.

Staff Comments: The proposed communication tower is allowable within the Industrial zoning district as a special exception use.

(3) The use will not have an adverse effect on the public interest.

<u>Applicant Response:</u> The presence of the tower would be a value add to public welfare by allowing additional carriers to collocate antennas onto the proposed tower to provide additional coverage to first responders, the community, and its citizens, especially in an emergency event. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic.

Staff Comments: The proposed use provides communication services to the community and should not have an adverse effect on the public interest. The proposed use will be subject to all LDC required landscaping.

(4) The use is appropriate for the location proposed, is reasonably compatible with adjacent uses, and is not detrimental to urbanizing land use patterns.

<u>Applicant Response:</u> Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy.

Staff Comments: The selected site is reasonably appropriate for this use, located in the industrial zoning district with no other structures located within the 160' fall radius. Surrounding properties are also zoned Industrial and the parent parcel is currently being used for storage associated with the railroad. In this area adjacent to the railway, the proposed use is not detrimental to urbanizing land use patterns.

(5) The use will not adversely affect property values or living conditions, nor be a deterrent to the improvement or development of adjacent property.

<u>Applicant Response:</u> The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The presence of the tower would be a value add to public welfare by allowing additional carriers to collocate antennas onto the proposed tower to provide additional coverage to first responders, the community, and its citizens, especially in an emergency event. The proposed use will not be injurious to the area



or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic.

Staff Comments: Improved wireless communication service may improve living conditions in the area. It is not clear whether development of this communication tower will be a deterrent to the improvement or development of adjacent property.

(6) The use may be required to be screened from surrounding uses, to reduce the impact of any nuisance or hazard to adjacent uses.

<u>Applicant Response:</u> The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic. On the southern portion of the railroad right-of-way adjoining the proposed tower site is an existing treeline which will provide visual buffering between the tower location and the nearest residential properties as shown in those enclosed Site Images.

Staff Comments: The submitted plans do not address the LDC required perimeter landscaping. It is recommended that compliance with landscape standards of 90-603(g) be a condition of approval.

(7) The use will not create a density pattern that would overburden public facilities such as schools, streets, and utility services.

<u>Applicant Response:</u> The proposed tower will be unmanned and will not significantly increase traffic as the only traffic will be from the initial tower construction and thereafter only monthly routine maintenance.

Staff Comments: The proposed use will not affect residential density.

(8) The use will not create traffic congestion, flooding or drainage problems, or otherwise affect public safety.

<u>Applicant Response:</u> The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic. In addition, the site will maintain positive drainage on site at all times.

Staff Comments: The proposed use should not affect traffic congestion, drainage or public safety. Existing drainage features are depicted on the plans and are not proposed to be altered at this time.



Consistency with LDC Section 90-603(e)

City LDC Section 90-603(e) requires that applicants for special exception requests pertaining to communication towers address the following standards. The applicant has submitted responses to each standard, which are provided un-edited below. Staff comments are also provided in response to the standards and the applicant's responses.

- 1. Camouflaging techniques approved by the city are incorporated into the design of the communication tower.
- 2. The tower is designed for the collocation of communication antennas for at least two communication service providers.
- 3. The towers within the required separation distance are all located in an industrial zoning district as a supplemental use.
- 4. The proposed location will minimize the visual impact of the proposed communication tower due to the bulk height, use, or appearance of the adjacent structures and surrounding area.

Applicant Response: The proposed tower is a 150' monopole tower which must be setback from a residentially zoned property 300% of tower height for a minimum of 450' setback. The tower is currently proposed to be setback approximately 220' from the nearest residentially zoned property to the south of the proposed tower site and approximately 360' to the nearest residential structure as shown on sheet C-1.1 of the enclosed site drawings. CitySwitch respectfully requests the separation requirement be reduced to 220' to residential districts as currently designed. The tower is designed for four full cell service provider arrays as well as two collocations for railroad equipment at the top of the tower and below the lowest antenna array as depicted on sheet C-2 of the site drawings. The tower will be of monopole design with flush mounted antennas and a galvanized steel gray finish to be as visually unobtrusive as possible. In addition, the tower will be located in an industrial zone surrounded by properties that are industrial with current industrial uses in the immediately surrounding areas. The proposed tower design may be seen on sheet C-2 of the site drawings and further depicted in the enclosed Photo Simulations prepared by Ignite Wireless.

Staff Comments: The provided plans depict a maximum of four cell service providers to be accommodated with this tower. The tower meets the required separation distances on an industrially zoned property with an existing open storage use supporting the railway.



Recommendation

Based on the materials and statements provided by the applicant and the foregoing analysis, we recommend approval of this special exception request subject to the following conditions:

- 1. Applicant must submit one consistent set of plans to be reviewed by the building official for conformance with applicable code. Should total structure height exceed 160' or a design other than monopole be proposed, plans may be subject to additional review by Board of Adjustment and/or Technical Review Committee.
- 2. Landscaping must be provided in conformance with LDC Section 90-603(g).
- 3. Submittal of FAA approval for proposed tower design/height.
- 4. The use of any portion of a tower for sign or advertising purposes including, without limitation, company name, banner, or streamer is prohibited.
- 5. Per 90-603(p), if the use of any communication tower has been discontinued for a period of 180 consecutive days, the tower shall be deemed to have been abandoned. Upon such abandonment, the owner/operator of the tower shall have an additional 180 days within which to:(1)Reactivate the use of the tower or transfer the tower to another owner/operator who makes actual use of the tower; or(2)Dismantle and remove the tower.
- 6. Per 90-603(r), certification of compliance with all current Federal Communication Commission standards, including (FCC) nonionizing electromagnetic radiation (NIER), shall be submitted prior to receiving final inspection by the building department.

Submitted by:

Ben Smith, AICP

Director of Planning

October 13, 2022

Okeechobee Board of Adjustment Hearing: October 20th, 2022



Supplemental Exhibits

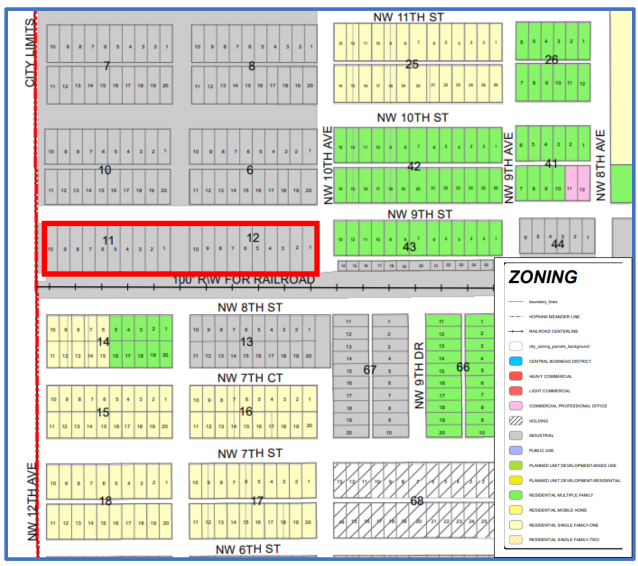


Exhibit A: Zoning Map





Exhibit B: Future Land Use Map



Exhibit C: Existing Land Use Map

	Date: 7-13-22 revisions Petition No. 22-003-5				
	neral Services Department S.E. 3 rd Avenue, Room 101	Fee Paid: NCC4 8-15-22 No. 32 Jurisdiction: BOA			
	echobee Florida 34974-2903	1 st Hearing: 10-20-22 2 rd Hearing: NA			
Pho	one: (863) 763-3372, ext. 9820	Publication Dates:			
Fax	: (863) 763-1686	Notices Mailed: 10-5-2-2			
	Rezo	one, Special Exception and Variance APPLICANT INFORMATION			
1	Name of property owner(s): CSX	Transportation INC.			
2	Owner mailing address: 500 Wat	ter St, J-180, Jacksonville, FL 32202			
3	Name of applicant(s) if other than of	owner CitySwitch II-A, LLC (Agent: Ignite Wireless / Kyle Lotze)			
4	Applicant mailing address: 1900 C	Century PI NE, Suite 320, Atlanta, GA 30345			
	E-mail address: kyle@ignitewire	less.com			
5	Name of contact person (state rela	tionship): Kyle Lotze			
6	Contact person daytime phone(s):	770-862-1034			
		PROPERTY INFORMATION			
	Property address/directions to prop	perty: 1117 NW 9th St. Okeechobee, FL, 34972			
7	From I-95 in Ft Peirce Florida - Go	o West approx 32 Miles to NW 9th Ave in Okeechobee FL, Go North west approx .34 miles to Site on left. 1117 NW 9th St			
8	December during descriptions,	CSX Railroad outparcel primarily used for parking and storage			
	20				
		y (number/type buildings, dwelling units, occupied or vacant, etc.			
9		onopole Tower, Two Electric Service H-Frames, Two 10' x 15' quipment area, and One 5' x 5' concrete pad.			
		ed)Method of sewage disposal: N/A (unmanned)			
10	AMERICAN STREET, S. L. Marcheller, and C.	4 Is property in a platted subdivision? Yes			
10		s or was in violation of a city or county ordinance? If so, describe:			
	No	of that in violation of a dity of county chamanes. If co, accorde.			
11					
12	Is a pending sale of the property su	bject to this application being granted? No			
	Describe uses on adjoining property	AND THE STORES OF THE STORES O			
13	North: Residential Multiple Fam	ily East: Industrial			
	South: Industrial	West: Industrial			
14	Existing zoning: Industrial	Future Land Use classification: Industrial			
	Have there been any prior rezening	anacial execution, variance, or site plan approvals on the			
15	Have there been any prior rezoning, special exception, variance, or site plan approvals on the property? (x) No ()Yes. If yes provide date, petition number and nature of approval.				
16		X_) Special Exception () Variance			
17	Parcel Identification Number: 3163	7350160001100010			

	REQUIRED ATTACHMENTS			
18	Applicant's statement of interest in property: Proposed Telecommunications Tower			
19	Non-refundable application fee: Rezoning: \$850 plus \$30/acre; Special Exception: \$500 plus \$30/acre; Variance: \$500 Note: Resolution No. 98-11 Schedule of Land Development Regulation Fees and Charges B When the cost for advertising publishing and mailing notices of public hearings exceeds the established fee, or when a professional consultant is hired to advise the city on the application, the applicant shall pay the actual costs.			
20	Last recorded warranty deed: 4/14/2014			
21	Notarized letter of consent from property owner (if applicant is different from property owner)			
22	Three (3) CERTIFIED BOUNDARY surveys of the property (one no larger than 11x17; scale not less than one inch to 20 feet; North point) containing: a. Date of survey, surveyor's name, address and phone number			
	b. Legal description of property pertaining to the application			
	c. Computation of total acreage to nearest tenth of an acre			
	d. Location sketch of subject property, and surrounding area within one-half mile radius			
23	List of surrounding property owners with addresses and location sketch of the subject property. See the Information Request Form from the Okeechobee Property Appraiser's Office (attached)			
24	Affidavit attesting to completeness and correctness of the list (attached)			
25	Completed specific application and checklist sheet for each request checked in line 15			

Confirmation of Information Accuracy

I hereby certify that the information in this application is correct. The information included in this application is for use by the City of Okeechobee in processing my request. False or misleading information may be punishable by a fine of up to \$500.00 and imprisonment of up to 30 days and may result in the denial of this application.

Signature 2	9	Printed Name	Date
/ yle	_ d_	Kyle Lotze	8/10/2022

For questions relating to this application packet, call General Services Dept. at (863)-763-3372, Ext. 9820

	ADDITIONAL INFORMATION REQUIRED FOR A SPECIAL EXCEPTION
A	Describe the Special Exception sought: Wireless Telecommunication Facility Ref. Sec. 90-603 (e) Walver from the minimum Separation distances set forthin
В	Are there similar uses in the area? No () (x) Yes If yes, briefly describe them: There are 5 existing telecommunication facilities within 1mi of the proposed location.
С	If a business, briefly describe the nature of the business, number of employees, hours of operation, and any activities to be conducted outside of a building: N/A
D	Attach a Traffic Impact Study prepared by a professional transportation planner or transportation engineer, if the special exception or proposed use will generate 100 or more peak hour vehicle trip ends using the trip generation factors for the most similar use as contained in the Institute of Transportation Engineers most recent edition of Trip Generation. The TIA must identify the number of net new external trips, pass-bay calculations, internal capture calculations, a.m. and p.m. peak hour trips, and level of service on all adjacent roadway links with and without the project. N/A
Е	Responses addressing the standards and required findings for a special exception as described below. Attach additional sheets only as necessary.

STANDARDS FOR GRANTING A SPECIAL EXCEPTION [Sec. 70-373(b), LDR page CD70:19]

Applicants are required by Sec. 70-373(b) to address the following issues in his/her presentation before the Board of Adjustment. Staff strongly recommends that the Applicant include, in his/her application, materials that address each of these issues in order to allow Staff and the Board of Adjustment sufficient time to adequately consider the Applicant's request.

- 1. Demonstrate that the proposed location and site are appropriate for the use.
- 2. Demonstrate how the site and proposed buildings have been designed so they are compatible with the adjacent uses and the neighborhood, or explain why no specific design efforts are needed.
- Demonstrate any landscaping techniques to visually screen the use from adjacent uses; or explain why no visual screening is necessary.
- 4. Demonstrate what is proposed to reduce the impact of any potential hazards, problems or public nuisance generated by the use; or explain how the nature of the use creates no such potential problems.
- 5. Demonstrate how the utilities and other service requirements of the use can be met.
- 6. Demonstrate how the impact of traffic generated will be handled, off site and on site.

(Rev 4/2020)

FINDINGS REQUIRED FOR GRANTING A SPECIAL EXCEPTION [Sec. 70-373(c), LDR pages 19 & 20]

It is the Applicant's responsibility to convince the Board of Adjustment that approval of the proposed special exception is justified. Specifically, the Applicant should provide in his/her application and presentation sufficient explanation and documentation to convince the Board of Adjustment to find that:

- 1. The use is not contrary to the Comprehensive Plan requirements.
- 2. The use is specifically authorized as a special exception use in the zoning district.
- 3. The use will not have an adverse effect on the public interest.
- 4. The use is appropriate for the proposed location, is reasonably compatible with adjacent uses and is not detrimental to urbanizing land use patterns.
- 5. The use will not adversely affect property values or living conditions, nor be a deterrent to the development of adjacent property.
- 6. The use may be required to be screened from surrounding uses to reduce the impact of any nuisance or hazard to adjacent uses.
- 7. The use will not create a density pattern that will overburden public facilities such as schools, streets, and utility services.
- 8. The use will not create traffic congestion, flooding or drainage problems, or otherwise affect public safety.

The City staff will, in the Staff Report, address the request and evaluate it and the Applicant's submission in light of the above standards and required findings and offer a recommendation for approval or denial.

NOTE: AN APPROVAL OF A SPECIAL EXCEPTION EXPIRES IF A BUILDING PERMIT APPLICATION HAS NOT BEEN SUBMITTED WITHIN TWO YEARS OF THE APPROVAL [Sec. 70-348(4)]

(Rev 4/2020) Page 9 of 11

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1. Demonstrate that the proposed location and site are appropriate for the use.

The proposed tower will be located within the industrial zoning district on parcel 3-16-37-35-0160-00110-0010 owned by CSX Transportation, Inc. Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The proposed location will locate the tower inside of an industrial zoned area which will cause less visual impact to surrounding residential properties.

Demonstrate how the site and proposed buildings have been designed so they are compatible with the adjacent uses and the neighborhood, or explain why no specific design efforts are needed.

The proposed location will locate the tower inside of an industrial zoned area which will cause less visual impact to surrounding residential properties and is compatible with surrounding similar uses as light and heavy industry.

3. Demonstrate any landscaping techniques to visually screen the use from adjacent uses; or explain why no visual screening is necessary.

The proposed tower will be located in an area which is already industrial in nature, with little to no screening for any other industrial use in the area. On the southern portion of the railroad right-of-way adjoining the proposed tower site is an existing treeline which will provide visual buffering between the tower location and the nearest residential properties as shown in those enclosed Site Images.

4. Demonstrate what is proposed to reduce the impact of any potential hazards, problems or public nuisance generated by the use; or explain how the nature of the use creates no such potential problems.

The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The proposed location will locate the tower inside of an industrial zoned area which will cause less visual impact to surrounding residential

properties. In addition, the tower is designed such that, in the event of a catastrophic failure, the tower would collapse within the tower compound. The presence of the tower would be a value add to public welfare by allowing additional carriers to collocate antennas onto the proposed tower to provide additional coverage to first responders, the community, and its citizens, especially in an emergency event. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic.

5. Demonstrate how the utilities and other service requirements of the use can be met.

The only utility the proposed tower will require is power, which will be run from the existing power pole in the public right-of-way, NW 9th St, as shown on sheet C-1 of the enclosed zoning drawings.

6. Demonstrate how the impact of traffic generated will be handled, off site and on site.

The proposed tower will be unmanned and will not significantly increase traffic as the only traffic will be from the initial tower construction and thereafter only monthly routine maintenance.

It is the Applicant's responsibility to convince the Board of Adjustment that approval of the proposed special exception is justified. Specifically, the Applicant should provide in his/her application and presentation sufficient explanation and documentation to convince the Board of Adjustment to find that:

1. The use is not contrary to the Comprehensive Plan requirements.

Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy.

2. The use is specifically authorized as a special exception use in the zoning district.

Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. In addition, Section 90-603(e) allows for a waiver from the required minimum separation distances in subsections (c) and (d) through the special exception process. CitySwitch is requesting a waiver to the setback to a residentially zoned property as further described in that Statement of Compliance enclosed.

3. The use will not have an adverse effect on the public interest.

The presence of the tower would be a value add to public welfare by allowing additional carriers to collocate antennas onto the proposed tower to provide additional coverage to first responders, the community, and its citizens, especially in an emergency event. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic.

4. The use is appropriate for the proposed location, is reasonably compatible with adjacent uses and is not detrimental to urbanizing land use patterns.

Section 90-602 of the LDR states that new freestanding communication towers are a permitted use within the Industrial zoning districts. The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy.

5. The use will not adversely affect property values or living conditions, nor be a deterrent to the development of adjacent property.

The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The presence of the tower would be a value add to public welfare by allowing additional carriers to collocate antennas onto the proposed tower to provide additional coverage to first responders, the community, and its citizens, especially in an emergency event. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic.

6. The use may be required to be screened from surrounding uses to reduce the impact of any nuisance or hazard to adjacent uses.

The intent of the city policy is to locate towers in largely industrial zones away from residential areas; the proposed tower complies with this policy. The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic. On the southern portion of the railroad right-of-way adjoining the proposed tower site is an existing treeline which will provide visual buffering between the tower location and the nearest residential properties as shown in those enclosed Site Images.

7. The use will not create a density pattern that will overburden public facilities such as schools, streets, and utility services.

The proposed tower will be unmanned and will not significantly increase traffic as the only traffic will be from the initial tower construction and thereafter only monthly routine maintenance.

8. The use will not create traffic congestion, flooding or drainage problems, or otherwise affect public safety.

The proposed use will not be injurious to the area or public welfare since such proposed use will not emit noise, dust, odor, or fumes, and will not significantly increase traffic. In addition, the site will maintain positive drainage on site at all times.

Prepared By and Return to John D. Cassels, Jr. Esq. Cassels & McCall P.O. Box 968 Okeechobee, Florida 34973

Parcel ID Number: 3-16-37-35-0160-00110-0010

Rec 10.00

FILE NUM 2014003848

OR BK 745 PG 850

SHARON ROBERTSON, CLERK OF CIRCUIT COURT OKEECHOBEE COUNTY, FLORIDA RECORDED 04/17/2014 04:00:05 PM AMT \$10.00

RECORDING FEES \$10.00

DEED DOC \$0.70

RECORDED BY M Pinon
P9 850; (1 p9)

SPECIAL WARRANTY DEED

THIS SPECIAL WARRANTY DEED, made this day of April, 2014, between FT. DRUM CORPORATION, a Florida corporation, of 269 NW 9th Avenue, Okeechobee, FL 34972, GRANTOR, and CSX TRANSPORTATION, INC., a Virginia corporation, of 500 Water Street, Jacksonville, FL 32202 GRANTEE;

WITNESSETH, that said Grantor, for and in consideration of the sum of TEN (\$10.00) DOLLARS, and other good and valuable consideration to said Grantor in hand paid by said Grantee, the receipt whereof is hereby acknowledged, has granted, bargained and sold to the said Grantee, and Grantee's successors and assigns forever, the following described land, situate, lying and being in Okeechobee County, Florida, to-wit:

A PARCEL OF LAND LYING IN SECTION 16, TOWNSHIP 37 SOUTH, RANGE 35 EAST, OKEECHOBEE COUNTY, FLORIDA, AND LYING IN AND CONTAINING A PORTION OF THAT CERTAIN PARCEL OF LAND AS RECORDED IN OFFICIAL RECORDS BOOK 379, PAGE 1216 OF THE PUBLIC RECORDS OF OKEECHOBEE COUNTY, FLORIDA, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

ALL OF BLOCKS 11 AND 12; ALL OF N.W. 11TH AVENUE (70 FEET IN WIDTH) LYING BETWEEN SAID BLOCKS 11 AND 12: ALL OF N.W. 12TH AVENUE (35 FEET IN WIDTH) LYING WEST OF AND CONTIGUOUS WITH SAID BLOCK 11; ALL OF NORTH FOURTEENTH STREET (NAME PER PLAT) (60 FEET IN WIDTH) LYING SOUTH OF AND CONTIGUOUS WITH THE ABOVE DESCRIBED PROPERTY; ALL LYING IN THE NORTH WEST ADDITION TO OKEECHOBEE, FLA. ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 1, PAGE 25 OF THE PUBLIC RECORDS OF OKEECHOBEE COUNTY, FLORIDA.

AND the Grantor hereby covenants with said Grantee that the Grantor is lawfully seized of said land in fee simple; that the Grantor has good right and lawful authority to sell and convey said land; that Grantor will warrant and defend the property conveyed against the lawful claims and demands of all persons claiming by, through, or under Grantor, but against none other.

IN WITNESS WHEREOF, Grantor has hereunto set Grantors' hand and seal the day and year first above written.

BY

SIGNED, SEALED and DELIVERED in our presence:

Witness Print N

Witness

Print Name:

FT. DRUM CORPORATION, a Florida corporation

alpole, Vice President

(Seal)

STATE OF FLORIDA

COUNTY OF OKEECHOBEE

The foregoing instrument was acknowledged before me this 4 day of April, 2014 by Jay Walpole as Vice President of FT. DRUM CORPORATION, 6 who is personally known to me or 6 who has produced

as identification.

Signature of Notary Public Printed name of Notary: My commission expires:

Notary Public State of Florida Kerin Ammons My Commission EE119767 Expires 08/07/2015 ires 08/07/2015

[6709-158660.WPD]

CITY OF OKEECHOBEE 55 SE 3RD AVENUE

OKEECHOBEE, FL 34974TELE: 863-763-3372 FAX: 863-763-1686

LAND USE POWER OF ATTORNEY

Name of Property O	wners: CSX Transpo	rtation INC.		
Mailing Address:	500 Water St, J-180, C	lacksonville, FL 3	2202	
Home Telephone:	Work:	904.279.3806	Cell:	
Property Address:	1117 NW 9th St. Oke	echobee, FL, 34	972	
Parcel ID Number:	316373501600011000	010		
Name of Applicant:	CitySwitch II-A, LLC	Agent: Ignite W	ireless / Kyle Lotze)	
Home Telephone:	Work: 47	70-239-0846	Cell: 770-862-1034	
Okeechobee to change the land use of said property. This land use change may include the granting of special exception or variances, and appeals of decisions of the Planning Department. It is understood that conditions, limitations and restrictions may be place upon the use or operation of the property. Misstatements upon application or in any hearing may result in the termination of any special exception or variance. This power of attorney will be terminated once approval of the required granting of the special exception or granting of variances is received. IN WITNESS WHEREOF THE UNDERSIGNED HAVE SET THEIR HAND AND SEALS THIS 31 DAY OF				
			THE	
OWNER			WITNESS	
OWNER		•	WITNESS	
STATE OF FLORIDA COUNTY OF				
The foregoing instrument was acknowledged before me by means of physical presence oronline notarization, this 3/ day of, 2022, byCarther ne Ad Kins, (Name of Person)_				
who is personally known	to me or produced	as identi		
	JOHN A BLANTON Notary Public - State of Flori Commission & GG 240819	da	NOTARY PUBLIC SIGNATURE	
(Rev 4/2020)	My Comm. Expires Aug 25, 20		Page 5 of 11	

CSX TRANSPORTATION, INC.

OFFICER'S CERTIFICATE

The undersigned hereby certifies that he is Vice President – General Counsel of CSX Transportation, Inc., a Virginia corporation (the "Corporation"), and is familiar with the Corporation's records and seal and that:

- The authorized officers, employees and agents of the Corporation are subject to a Chart of Authority made effective as of June 2010, and revised as of September 2016, which defines the limits of authority vested in various positions of responsibility within the Corporation and establishes the types and maximum amount of obligations, transactions and payments that may be approved by such authorized officers, employees and agents of the Corporation (the "Chart of Authority").
- Pursuant to the Chart of Authority, Catherine E. Adkins, Director Real Estate Corridor Services, is authorized to approve, execute and deliver, on behalf of the Corporation, leases, contracts, agreements, and other real property documents pertaining to real property transactions to which the Corporation is a party, whenever the consideration for such real property transactions does not exceed the amount of two hundred fifty thousand dollars (\$250,000).

Witness my hand and seal of the Corporation this 25th day of January, 2022.

CSX TRANSPORTATION, INC.

By:

Docusigned by:

Michael S. Burns

Michael S. Burns

Vice President - General Counsel

(corporate seal)

Attest:

DocuSigned by:

Mark Austin

MITAA0061 1/4140

Mark D. Austin, Assistant Corporate Secretary CSX Corporation



Department of State / Division of Corporations / Search Records / Search by Entity Name /

Detail by Entity Name

Foreign Profit Corporation

CSX TRANSPORTATION, INC.

Filing Information

Document Number

806099

FEI/EIN Number

54-6000720

Date Filed

03/26/1946

State

VA

Status

ACTIVE

Last Event

CORPORATE MERGER

Event Date Filed

12/23/1992

Event Effective Date

NONE

Principal Address

500 WATER STREET

JACKSONVILLE, FL 32202

Changed: 01/22/2010

Mailing Address

500 WATER STREET

C-160

JACKSONVILLE, FL 32202

Changed: 01/22/2010

Registered Agent Name & Address

C T CORPORATION SYSTEM

1200 SOUTH PINE ISLAND ROAD

PLANTATION, FL 33324

Name Changed: 09/19/2016

Address Changed: 09/19/2016

Officer/Director Detail

Name & Address

Title Director, EVP and CFO

Pelkey, SEAN R.

500 WATER STREET JACKSONVILLE, FL 32202

Title Assistant Corporate Secretary

ARMBRUST, STEVE C. 500 WATER STREET JACKSONVILLE, FL 32202

Title Corporate Secretary

Burns, Michael S. 500 WATER STREET JACKSONVILLE, FL 32202

Title Director, EVP and Chief Legal Officer

Goldman, Nathan D. 500 WATER STREET C-160 JACKSONVILLE, FL 32202

Title President, CEO

Foote, James M.
500 WATER STREET
C-160
JACKSONVILLE, FL 32202

Title SVP - Network Planning

Barr, Brian 500 WATER STREET C-160 JACKSONVILLE, FL 32202

Title EVP - Operations

Boychuk, Jamie 500 WATER STREET C-160 JACKSONVILLE, FL 32202

Title EVP and Chief Administrative Officer

Sorfleet, Diana B. 500 WATER STREET C-160 JACKSONVILLE, FL 32202

Title VP and Chief Accounting Officer

Williams, Angela C. 500 WATER STREET C-160 JACKSONVILLE, FL 32202

Title Director, EVP - Sales and Marketing

Boone, Kevin S. 500 WATER STREET JACKSONVILLE, FL 32202

Title SVP and Chief Strategy Officer

Bezar, Farrukh A. 500 WATER STREET JACKSONVILLE, FL 32202

Title SVP of Sales

Adams, Arthur L. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Asset Utilization

Albright, William C 500 WATER STREET JACKSONVILLE, FL 32202

Title VP and General Counsel

Burns, Michael S. 500 WATER STREET JACKSONVILLE, FL 32202

Title SVP - Engineering and Mechanical

Johnson, Ricky E. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Intermodal & Automotive

Kenney, Maryclare T. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Energy

Longson, Adam

500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Total Rewards

Mullen, Michelle A. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Human Resources and Chief Diversity Officer

Noel, Stephanie W. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Safety

Schwichtenberg, James 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Corporate Communications

Tucker, Bryan A. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Asset Management

Vierling, Jack R. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Labor Relations

Wall, Jeffrey D. 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Operations

Juggernauth, Gregory 500 WATER STREET C-160 JACKSONVILLE, FL 32202

Title VP - Network Systems

Bittner, Deborah T. 500 WATER STREET JACKSONVILLE, FL 32202 Title VP of Technology and Chief Information Security Officer

Eppinger, Gary 500 WATER STREET JACKSONVILLE, FL 32202

Title VP - Finance and Treasury

Slater, William D. 500 WATER STREET JACKSONVILLE, FL 32202

Annual Reports

Report Year	Filed Date
2020	03/19/2020
2021	04/08/2021
2022	05/01/2022

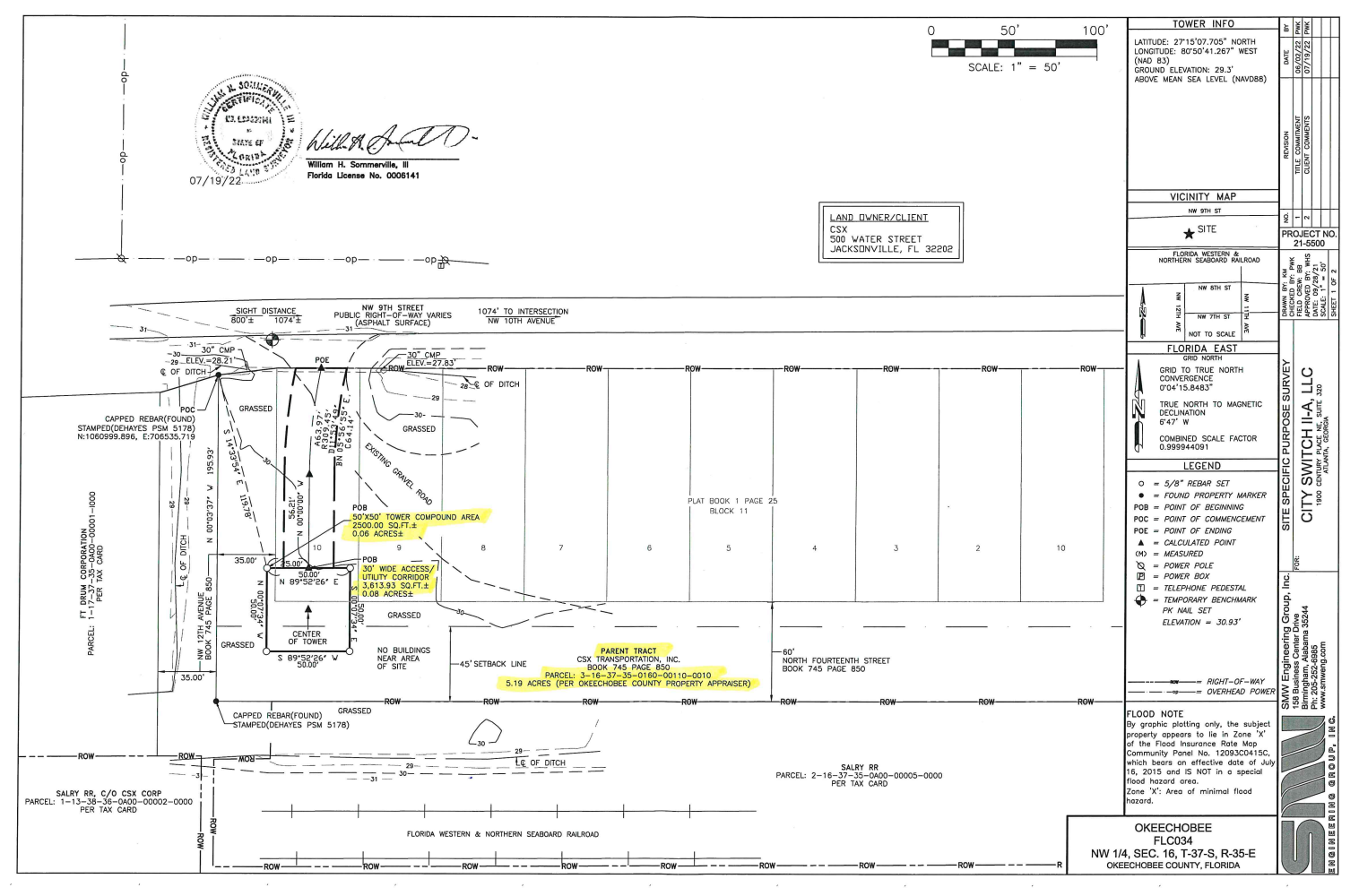
Document Images

Document images	
05/01/2022 ANNUAL REPORT	View image in PDF format
04/08/2021 ANNUAL REPORT	View image in PDF format
03/19/2020 ANNUAL REPORT	View image in PDF format
03/29/2019 ANNUAL REPORT	View image in PDF format
06/21/2018 ANNUAL REPORT	View image in PDF format
05/23/2017 ANNUAL REPORT	View image in PDF format
09/19/2016 Reg. Agent Change	View image in PDF format
04/06/2016 ANNUAL REPORT	View image in PDF format
03/19/2015 ANNUAL REPORT	View image in PDF format
03/11/2014 ANNUAL REPORT	View image in PDF format
04/03/2013 ANNUAL REPORT	View image in PDF format
04/25/2012 ANNUAL REPORT	View image in PDF format
04/05/2011 ANNUAL REPORT	View image in PDF format
07/09/2010 Reg. Agent Change	View image in PDF format
01/22/2010 ANNUAL REPORT	View image in PDF format
01/26/2009 ANNUAL REPORT	View image in PDF format
01/21/2008 ANNUAL REPORT	View image in PDF format
01/15/2007 ANNUAL REPORT	View image in PDF format
04/25/2006 ANNUAL REPORT	View image in PDF format
08/05/2005 Reg. Agent Change	View image in PDF format
04/11/2005 ANNUAL REPORT	View image in PDF format
04/30/2004 ANNUAL REPORT	View image in PDF format
03/26/2003 ANNUAL REPORT	View image in PDF format
04/01/2002 ANNUAL REPORT	View image in PDF format
10/09/2001 Reg. Agent Change	View image in PDF format
03/26/2001 ANNUAL REPORT	View image in PDF format
05/04/2000 ANNUAL REPORT	View image in PDF format

Detail by Entity Name

ı		
	05/04/1999 ANNUAL REPORT	View image in PDF format
	05/18/1998 ANNUAL REPORT	View image in PDF format
	05/08/1997 ANNUAL REPORT	View image in PDF format
l	04/27/1996 ANNUAL REPORT	View image in PDF format
	05/01/1995 ANNUAL REPORT	View image in PDF format
l		

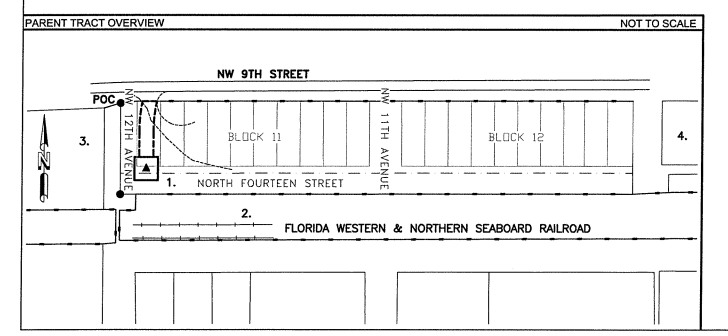
Florida Department of State, Division of Corporations



SURVEYOR'S NOTES

- 1. This is a Site Specific Purpose Survey, made on the ground under the supervision of a Florida Registered Land Surveyor. Date of field survey is September 14, 2021.
- 2. The following surveying instruments were used at time of field visit: Topcon GM-55 and Topcon Hiper SR G.P.S. receiver, (R.T.K. network capable).
- 3. Bearings are based on Florida East State Plane Coordinates NAD 83 by GPS observation.
- 4. No underground utilities, underground encroachments or building foundations were measured or located as a part of this survey, unless otherwise shown. Trees and shrubs not located, unless otherwise shown.
- 5. Benchmark used is a GPS Continuously Operating Reference Station, PID DE9138. Onsite benchmark is as shown hereon. Elevations shown are in feet and refer to NAVD 88.
- 6. This survey was conducted for the purpose of a Site Specific Purpose Survey only, and is not intended to delineate the regulatory jurisdiction of any federal, state, regional or local agency, board, commission or other similar entity. 7. Attention is directed to the fact that this survey may have been reduced or enlarged in size due to reproduction. This should be taken into consideration when obtaining scaled data.
- 8. This Survey was conducted with the benefit of an Abstract Title search.
- 9. Surveyor hereby states the Geodetic Coordinates and the elevation shown for the proposed centerline of the tower are accurate to within +/- 20 feet horizontally and to within +/- 3 feet vertically (FAA Accuracy Code 1A).
- 10. Survey shown hereon conforms to the Minimum Requirements as set forth by the State Board for a Class "A" Survey 11. Field data upon which this map or plat is based has a closure precision of not less than one-foot in 15,000 feet (1':15,000') and an angular error that does not exceed 10 seconds times the square root of the number of angles turned. Field traverse was not adjusted.
- 12. This survey is not valid without the original signature and the original seal of a state licensed surveyor.
- 13. This is a Site Specific Purpose Survey and does not include the entire parent parcel.
- 14. Zoning: (as supplied by client) Zoning Jurisdiction: City Zoning Land Use: A - Active

- PAREN I RACI CSX TRANSPORTATION, INC. BOOK 745 PAGE 850 PARCEL: 3-16-37-35-0160-00110-0010 PER TAX CARD 2. SALRY RR
- PARCEL: 2-16-37-35-0A00-00005-0000
 PER TAX CARD
- 3. FT DRUM CORPORATION PARCEL: 1-17-37-35-0A00-00001-I000 PER TAX CARD
- 4. ERVIN LEVERN PARCEL: 1-15-37-35-0010-00430-0120 PER TAX CARD



PARENT TRACT (BOOK 745 PAGE 850)

A parcel of land lying in Section 16, Township 37 South, Range 35 East, Okeechobee County, Florida, and lying in and containing a portion of that certain parcel of Land as recorded in Official Records Book 379, Page 1216 of the Public Records of Okeechobee County, Florida, and being more particularly described as follows:

All of Block 11 and 12; all of N.W. 11th Avenue (70 feet in width) lying between said Blocks 11 and 12; all of N.W. 12th Avenue (35 feet in width) lying West of and contiguous with said Block 11; all of North Fourteenth Street (Name per Plat)(60 feet in width) lying South of and contiguous with the above described property; all lying in the North West Addition to Okeechobee, Fla. according to the Plat thereof as recorded in Plat Book 1, Page 25 of the Public Records of Okeechobee County, Florida.

Okeechobee County Parcel No.: 3-16-37-35-0160-00110-0010

5.19 Acres (per Okeechobee County Property Appraiser)

50' x 50' TOWER COMPOUND AREA (AS-SURVEYED)

A portion of the CSX Transportation, Inc. tract described in Book 745, Page 850 as recorded in the Office of Clerk of Circuit Court for Okeechobee County, Florida, lying in the Northwest 1/4, Section 16, Township 37 South, Range 35 East, said Okeechobee County, Florida and being more particularly described as follows:

Commencing at a capped rebar, stamped DEHAYES PSM 5178, found marking the Northwest corner of said tract, having Florida East State Plane coordinates: N:1060999.896, E:706535.719; thence run S 14'33'54" E for a distance of 119.78 feet to a set 5/8" rebar and the Point of Beginning; thence run N 89"52'26" E for a distance of 50.00 feet to a point; thence run S 00°07'34" E for a distance of 50.00 feet to a point; thence run S 89°52'26" W for a distance of 50.00 feet to a point; thence run N 00°07'34" W for a distance of 50.00 feet to the Point of Beginning. Said tower compound area contains 2,500.00 square feet or 0.06 acres, more or less.

30' WIDE ACCESS & UTILITY CORRIDOR (AS-SURVEYED)

A portion of the CSX Transportation, Inc. tract described in Book 745, Page 850 as recorded in the Office of Clerk of Circuit Court for Okeechobee County, Florida, lying in the Northwest 1/4, Section 16, Township 37 South, Range 35 East, said Okeechobee County, Florida and being more particularly described as follows:

Commencing at a capped rebar, stamped DEHAYES PSM 5178, found marking the Northwest corner of said tract, having Florida East State Plane coordinates: N:1060999.896, E:706535.719; thence run S 14*33'54" E for a distance of 119.78 feet to a set 5/8" rebar; thence run N 89'52'26" E for a distance of 25.00 feet to the Point of Beginning; of an Access & Utility Corridor being 30 feet in width and lying 15 feet each side of the following described centerline; thence run N 00°00′00″ W for a distance of 56.21 feet to a point; the beginning of an arc turning to the right having a radius of 309.45 feet, having a chord bearing and distance of N 05°56′55″ E for a distance of 64.14 feet; thence run along said arc for 64.26 feet to a point on the Southerly right—of—way of NW 9th Street, a variable public right-of-way and the Point of Ending. Said easement contains 3,613.93 square feet or 0.08 acres, more or less.

PLOTTABLE EXCEPTIONS

Fidelity National Title Insurance Company Commitment for Title Insurance Order No. 10373162 Date April 14, 2022 @ 8:00 am Schedule B, Section II

Exception No. Instrument Comment

1-5,7-8

Standard exceptions. Contain no survey matters. Book 731, Page 1040 Document Affects Parent Tract but contains Book 737, Page 1215 insufficient information to plot, show, or

determine affects on subject Lease Area or Ingress/Egress & Utility Easement.

SURVEYOR'S CERTIFICATION

AND SOURCE PAR STATE OF THE PARTY E3. E52637[4] 702 LUB 3 15

certify that all parts of this survey and drawing have been completed in accordance with the current requirements of the Standards of Practice for Surveying in the State of Florida to the best of my knowledge, information, and belief.

William H. Sommerville, III Florida License No. 0006141

> **OKEECHOBEE** FLC034 NW 1/4, SEC. 16, T-37-S, R-35-E OKEECHOBEE COUNTY, FLORIDA

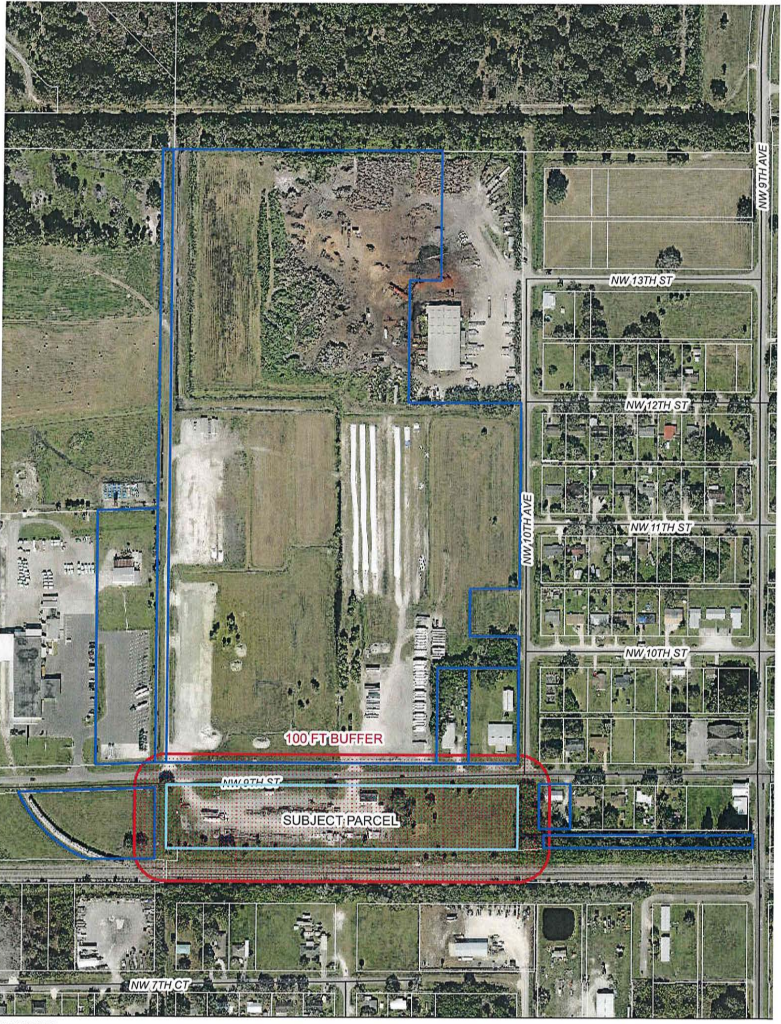
PROJECT NO. 21-5500

DRAWN CHECK FIELD APPRO DATE: SCALE:

 \circ SWITCH II-A, I

 $\overline{\circ}$

PARCEL NUMBER	OWNER	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP
1-13-38-36-0A00-00002-0000	SALRY RR	C/O CSX CORP	500 WATER STREET J910	JACKSONVILLE	FL	33202
1-17-37-35-0010-0000D-0130	MORA ENRIQUE	2694 SE CROTON WAY		STUART	FL	34997-6690
1-17-37-35-0A00-00001-A000	FT DRUM CORPORATION	BOX 1177		OKEECHOBEE	FL	34973-1177
1-17-37-35-0A00-00001-AA00	FT DRUM CORPORATION	BOX 1177		OKEECHOBEE	FL	34973-1177
1-17-37-35-0A00-00001-I000	FT DRUM CORPORATION	BOX 1177	•	OKEECHOBEE	FL	34973-1177
1-17-37-35-0A00-00001-J000	FT DRUM CORPORATION	BOX 1177		OKEECHOBEE	FL	34973-1177
1-17-37-35-0A00-00001-0000	OKEECHOBEE COUNTY					
2-16-37-35-0A00-00005-0000	SALRY RR	C/O CSX CORP	500 WATER STREET J910	JACKSONVILLE	FL	33202
3-15-37-35-0010-00420-0110	ONROUTE EXPRESS SERVICES LLC	C/O JEAN M CHARLES SR	9164 BIRMINGHAM DR	PALM BEACH GARDENS	FL	33410-5922
3-15-37-35-0010-00420-0130	EPANOPTIX INC	7806 NW 40TH CT		CORAL SPRINGS	FL	33065
3-15-37-35-0010-00420-0140	ERVIN MATTIE	920 NW 9TH STREET		OKEECHOBEE	FL	34972-2002
3-15-37-35-0010-00420-0150	KOCHER KIMBERLY	918 NW 9TH ST		OKEECHOBEE	FL	34972
3-15-37-35-0010-00420-0170	GRANT PATRICIA ANN	916 NW 9TH ST		OKEECHOBEE	FL	34972-2002
3-15-37-35-0010-00430-0080	RODGERS LINDA FAYE	11435 BRIGHTON KNOLL LOOP		RIVERVIEW	FL	33579-2110
3-15-37-35-0010-00430-0100	MINONDO MICHAEL A	917 NW 9TH ST	-	OKEECHOBEE	FL	34972-2001
3-15-37-35-0010-00430-0120	ERVIN LEVERN	919 NW 9TH ST		OKEECHOBEE	FL	34972-2001
3-15-37-35-0010-00430-0140	DALE MASSEY	315 SW 11TH AVE		OKEECHOBEE	FL	34974-4017
3-15-37-35-0010-00670-0010	FROM INVESTMENTS LLC	PO BOX 1209		OKEECHOBEE	FL	34973-1209
3-15-37-35-0010-00670-0110	FROM INVESTMENTS LLC	PO BOX 1209		OKEECHOBEE	FL	34973-1209
3-16-37-35-0160-00010-0050	FORT DRUM CORPORATION	PO BOX 1177		OKEECHOBEE	FL	34973-1177
3-16-37-35-0160-00090-0010	ESTREMERA ALEJANDRO & JANET	P O BOX 337		OKEECHOBEE	FL	34973-0337
3-16-37-35-0160-00090-0040	LYONS BASIL	1303 TERRASOL RDG SW		LILBURN	GA	30047-3097
3-16-37-35-0160-00130-0010	TOTAL ROADSIDE SERVICE CENTER	PO BOX 147		OKEECHOBEE	FL	34973-0147
3-16-37-35-0160-00130-0070	WILSON DENNIS R	1102 NW 7TH CT	141	OKEECHOBEE	FL	34972-2429
3-16-37-35-0160-00140-0010	WILSON DENNIS R	1102 NW 7TH CT		OKEECHOBEE	FL	34972
3-16-37-35-0160-00140-0060	GUERRERO JUDY LYNN	1104 NW 7TH CT		OKEECHOBEE	FL	34972
3-16-37-35-0160-00140-0080	FLETCHER JUDITH D	1106 NW 7TH CT		OKEECHOBEE	FL	34972
3-16-37-35-0160-00140-0100	SRBEK YVONA	1108 NW 7TH CT		OKEECHOBEE	FL	34972



Petition No. 42-003-SE

Affidavit Attesting to the Completeness and Accuracy of the List of Surrounding Property Owners

I hereby certify under the penalty of law or the revocation of the requested approval sought that to the best of my knowledge and belief, the attached list constitutes the complete and accurate list of the property owners, addresses, and parcel identification numbers of all parcels and tracts within three hundred (300) feet not including intervening streets, alleys, or waterways, of the perimeter of the lands which are subjects of, or are contiguous to but held under the same ownership as, the lands subject to the application for a change in land use or zoning, said list constituting a portion of that application. This affidavit is made based upon an inspection of the tax rolls of the Property Appraiser of Okeechobee County as of July 27 Assertions made to me by members of that Office that the information reviewed constitutes the most recent information available to that office. I therefore attest to this Signature of Applicant Date Name of Applicant (printed or typed) STATE OF FLORIDA GEOGO COUNTY OF FOSSATA The foregoing instrument was acknowledged before me by means of a physical presence or a online notarization, this 2 day of August . 20 32 by Kyle Lotee , who is personally known to me or produced_ as identification. Notary Public Signature



SITE SUMMARY

150'-0"

160'-0"

29.3' ±

145 MPH

NEW SITE DESIGN

TELECOMMUNICATIONS

CITY OF OKEECHOBEE

OKEECHOBEE

INDUSTRIAL

27° 15' 07.7"N (27.252140°)

80° 50' 41.3"W (-80.844796°)

3-16-37-35-0160-00110-0010

2,500 SQ.FT (0.06± ACRES)

CSX TRANSPORTATION INC.

JACKSONVILLE, FL 32202

PHONE: (904) 279-3837

C/O TAX DEPT. J910

JACKSONVILLE, FL 32202

PHONE: (904) 279-3837

6521 MERIDIEN DRIVE

PHONE: (919) 755-1012

BIRMINGHAM, AL 35244

PHONE: (205) 252-6985

CONTACT:

RALEIGH, NC 27616

CONTACT: THOMAS PAULY

CONTACT: THOMAS PAULY

CSX TRANSPORTATION, INC.

500 WATER STREET, SUITE 1208

EMAIL: THOMAS_PAULY@CSX.COM

CONTACT: JAMES R. BILLUPS, PE, CFM

FDH INFRASTRUCTURE SERVICES

SMW ENGINEERING GROUP, INC

158 BUSINESS CENTER DRIVE

500 WATER STREET, SUITE 1208

EMAIL: THOMAS_PAULY@CSX.COM

C/O TAX DEPT J910

226,076± SQ. FT. (5.19 ACRES)

MONOPOLE

SITE TYPE:

TOWER TYPE:

WIND SPEED:

COUNTY:

ZONING:

PARCEL SIZE:

LAND OWNER:

APPLICANT:

SURVEYOR:

SITE DESIGN/ENGINEER:

LEASE AREA SIZE:

POWER COMPANY: TELEPHONE COMPANY:

APN#:

TOWER HEIGHT:

APPURTENANCE HEIGHT:

GROUND ELEVATION:

TYPE OF OCCUPANCY:

TOWER LATITUDE:

TOWER LONGITUDE:

ZONING JURISDICTION:

ZONING DRAWINGS



CITY SWITCH SITE ID: FLC034 **CITY SWITCH SITE NAME: OKEECHOBEE** SITE ADDRESS: 1117 NW 9TH ST OKEECHOBEE, FL 34972

NOTE: ANY CHANGES TO THE APPROVED PLANS MUST BE APPROVED BY THE PROPERTY OWNER.

DIRECTIONS PROJECT DIRECTORY

FROM PALM BEACH INTERNATIONAL AIRPORT, PALM BEACH, FL:

HEAD EAST ON WELLINGTON RD TOWARD N FLORIDA MANGO RD. IN 367 FT, TURN RIGHT ONTO N FLORIDA MANGO RD. IN 249 FT, TURN LEFT ONTO WORTHINGTON RD. IN 0.2 MI, TURN LEFT ONTO S AUSTRALIAN AVE. IN 1.0 MI, TURN LEFT ONTO THE OKEECHOBEE BOULEVARD W RAMP. IN 0.2 MI, MERGE ONTO OKEECHOBEE BLVD. IN 0.3 MI, USE THE RIGHT 2 LANES TO MERGE ONTO 1-95 N VIA THE RAMP TO DAYTONA BCH. IN 5.7 MI, TAKE EXIT 76 FOR FL-708/BLUE HERON BLVD. IN 0.3 MI, USE THE LEFT 3 LANES TO TURN LEFT ONTO FL-708 W/W BLUE HERON BLVD (SIGNS FOR VA MEDICAL CNTR). IN 1.0 MI, SLIGHT RIGHT ONTO FL-710 W. IN 53.2 MI, USE ANY LANE TO TURN LEFT ONTO FL-70 W/NE PARK ST. IN 2.4 MI, TURN RIGHT AFTER ADVANCE AUTO PARTS (ON THE LEFT). IN 0.6 MI, TURN LEFT ONTO NW 9TH ST. DESTINATION WILL BE ON THE LEFT.

CODE COMPLIANCE

ALL WORK AND MATERIALS SHALL BE PERFORMED AND INSTALLED IN ACCORDANCE WITH THE CURRENT EDITIONS OF THE FOLLOWING CODES AS ADOPTED BY THE LOCAL GOVERNING AUTHORITIES. NOTHING IN THESE PLANS IS TO BE CONSTRUED TO PERMIT WORK CONFORMING TO THE LATEST EDITIONS OF THE FOLLOWING:

- FLORIDA BUILDING CODE 2020
- ANSI/TIA-222-H
- NATIONAL ELECTRIC CODE 2017

- LOCAL BUILDING CODE
- CITY/COUNTY ORDINANCES 2020 FLORIDA FIRE PREVENTION CODE

GENERAL NOTES

THE FACILITY IS UNMANNED AND NOT FOR HUMAN HABITATION, THEREFORE HANDICAP ACCESS IS NOT REQUIRED. A TECHNICIAN WILL VISIT THE SITE AS REQUIRED FOR ROUTINE MAINTENANCE. THE PROJECT WILL NOT RESULT IN ANY SIGNIFICANT DISTURBANCE OR EFFECT ON DRAINAGE; NO SANITARY SEWER SERVICE, POTABLE WATER, OR TRASH DISPOSAL IS REQUIRED AND NO COMMERCIAL SIGNAGE IS

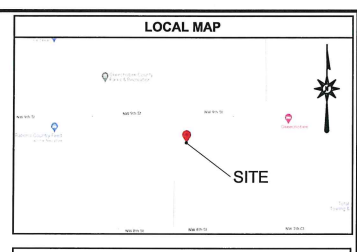


UNDERGROUND SERVICE ALERT UTILITIES PROTECTION CENTER, INC.

48 HOURS BEFORE YOU DIG

LEGAL DESCRIPTION

REFER TO TOPOGRAPHICAL SURVEY AND SITE PLAN FOR LEGAL DESCRIPTION OF



SCOPE OF WORK

INSTALLATION OF AN UNMANNED TELECOMMUNICATIONS FACILITY CONSISTING OF A 150'-0" MONOPOLE TOWER WITH 10' LIGHTNING ROD. THE TOWER WILL BE PLACED NSIDE A FENCED COMPOUND, INSIDE A 2,500± SQ.FT. TOWER COMPOUND AREA.

SHEET INDEX				
SHEET NO.	DESCRIPTION	REV. NO.	REVISION DATE	
T-1	TITLE SHEET	0	07/07/2022	
S-1	SURVEY SHEET 1 OF 2	1	06/02/2022	
S-2	SURVEY SHEET 2 OF 2	1	06/02/2022	
GN-1	GENERAL NOTES	0	07/07/2022	
GN-2	GENERAL NOTES	0	07/07/2022	
C-1	SATELLITE SITE PLAN	0	07/07/2022	
C-1.1	OVERALL SITE PLAN	0	07/07/2022	
C-2	COMPOUND DETAILS	0	07/07/2022	
C-3	FENCE DETAILS	0	07/07/2022	
	1	1 1		
		-		



1900 CENTURY PLACE, SUITE 320 ATLANTA, GA 30345





ENGINEERING INNOVATION

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SUBMITTALS

ΕV	DATE	DESCRIPTION	BY	CHKD
Α	4/5/2022	PRELIMINARY	MTS	JRB
В	6/1/2022	PRELIMINARY	MTS	JRB
0	7/7/2022	CONSTRUCTION	MTS	JRB

Digitally signe Florida License No. 62750 This item has been digitally

Abel, PE, on the date indicate

DENNIS D. ABEL, PE FDH INFRASTRUCTURE SERVICES, LLC TATE LICENSE NO. 62750

> FDH JOB NUMBER PR-006900

SITE ID: FLC034

SITE NAME: **OKEECHOBEE**

FA LOCATION

10126641 ADDRESS:

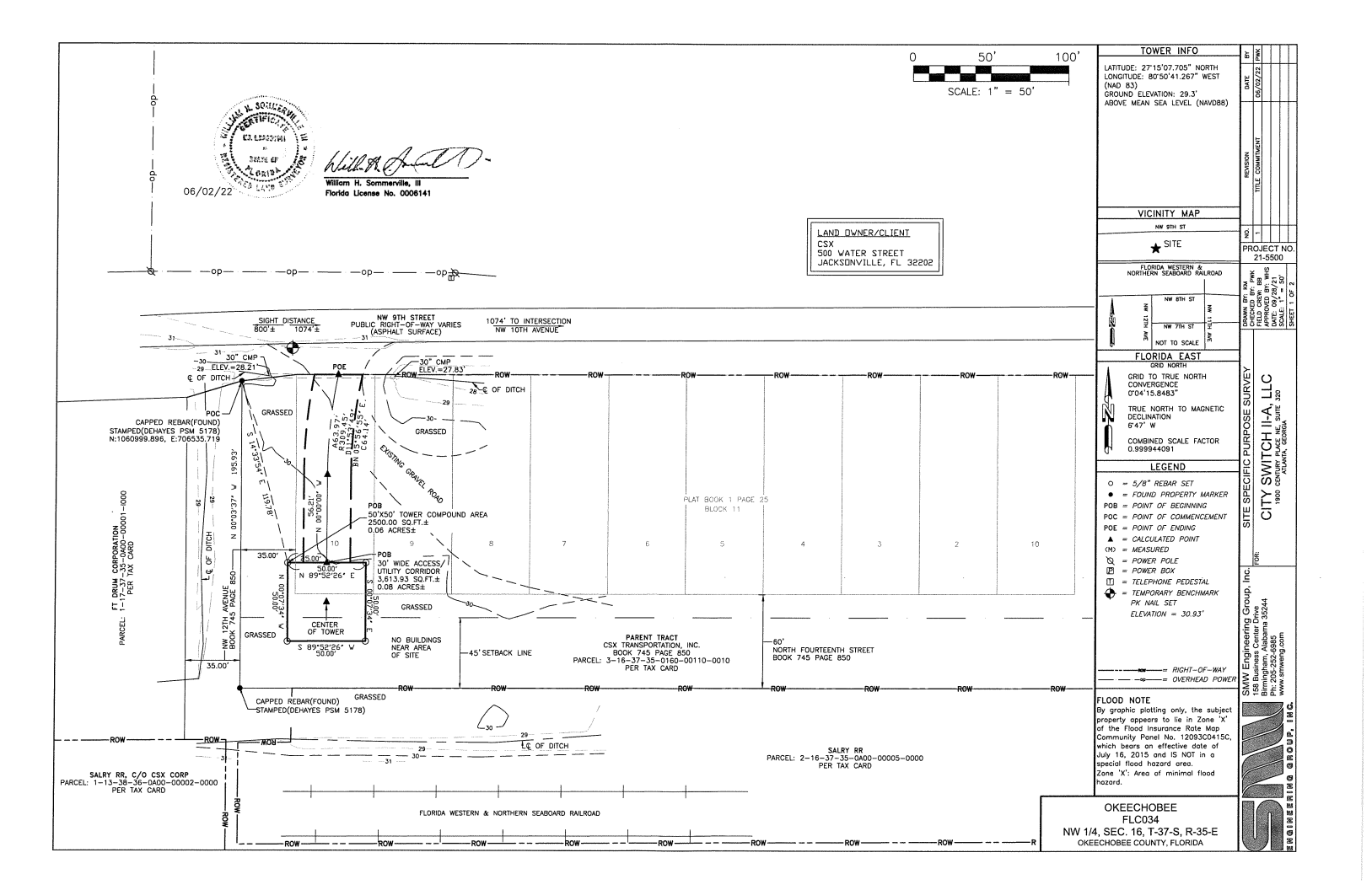
1117 NW 9TH ST OKEECHOBEE, FL 34972

SHEET TITLE:

TITLE SHEET

SHEET NUMBER:

T-1



SURVEYOR'S NOTES

- 1. This is a Site Specific Purpose Survey, made on the ground under the supervision of a Florida Registered Land Surveyor. Date of field survey is September 14, 2021.

 2. The following surveying instruments were used at time of field visit: Topcon GM-55 and Topcon Hiper SR G.P.S. receiver.
- (R.T.K. network capable).

3. Bearings are based on Florida East State Plane Coordinates NAD 83 by GPS observation.

4. No underground utilities, underground encroachments or building foundations were measured or located as a part of this survey, unless otherwise shown. Trees and shrubs not located, unless otherwise shown.

5. Benchmark used is a GPS Continuously Operating Reference Station, PID DE9138. Onsite benchmark is as shown hereon. Elevations shown are in feet and refer to NAVD 88.

6. This survey was conducted for the purpose of a Site Specific Purpose Survey only, and is not intended to delineate the regulatory jurisdiction of any federal, state, regional or local agency, board, commission or other similar entity.

7. Attention is directed to the fact that this survey may have been reduced or enlarged in size due to reproduction. This

should be taken into consideration when obtaining scaled data. 8. This Survey was conducted with the benefit of an Abstract Title search.

9. Surveyor hereby states the Geodetic Coordinates and the elevation shown for the proposed centerline of the tower are accurate to within +/-20 feet horizontally and to within +/-3 feet vertically (FAA Accuracy Code 1A).

10. Survey shown hereon conforms to the Minimum Requirements as set forth by the State Board for a Class "A" Survey, 11. Field data upon which this map or plat is based has a closure precision of not less than one-foot in 15,000 feet (1':15,000') and an angular error that does not exceed 10 seconds times the square root of the number of angles turned. Field traverse was not adjusted.

12. This survey is not valid without the original signature and the original seal of a state licensed surveyor 13. This is a Site Specific Purpose Survey and does not include the entire parent parcel.

Zoning: (as supplied by client)
 Zoning Jurisdiction: City
 Zoning Land Use: A — Active

1. PARENT TRACT CSX TRANSPORTATION, INC. BOOK 745 PAGE 850 PARCEL: 3-16-37-35-0160-00110-0010 PER TAX CARD

2. SALRY RR PARCEL: 2-16-37-35-0A00-00005-0000 PER TAX CARD

3. FT DRUM CORPORATION
PARCEL: 1-17-37-35-0A00-00001-1000
PER TAX CARD 4. ERVIN LEVERN
PARCEL: 1-15-37-35-0010-00430-0120
PER TAX CARD

PARENT TRACT OVERVIEW

NW 9TH STREET POC. ゴ 4. 3. NORTH FOURTEEN STREET FLORIDA WESTERN & NORTHERN SEABOARD RAILROAD

NOT TO SCALE

PARENT TRACT (BOOK 745 PAGE 850)

A parcel of land lying in Section 16, Township 37 South, Range 35 East, Okeechobee County, Florida, and lying in and containing a portion of that certain parcel of Land as recorded in Official Becords Book 379, Page 1216 of the Public Records of Okeechobee County, Florida, and being more particularly described as follows: All of Block 11 and 12; all of N.W. 11th Avenue (70 feet in width) lying between said Blocks 11 and 12; all of N.W. 12th Avenue (35 feet in width) lying West of and contiguous with said Block 11; all of North Fourteenth Street (Name per Plat)(60 feet in width) lying South of and contiguous with the above described property; all lying in the North West Addition to Okeechobee, Fla. according to the Plat thereof as recorded in Plat Book 1, Page 25 of the Public Records of Okeechobee County, Florida.

50' x 50' TOWER COMPOUND AREA (AS-SURVEYED)

A portion of the CSX Transportation, Inc. tract described in Book 745, Page 850 as recorded in the Office of Clerk of Circuit Court for Okeechobee County, Florida, lying in the Northwest 1/4, Section 16, Township 37 South, Range 35 East, said Okeechobee County, Florida and being more particularly described as follows:

Commencing at a capped rebar, stamped DEHAYES PSM 5178, found marking the Northwest corner of said tract, having Florida East State Plane coordinates: N:1060999.896, E:706535.719; thence run S 14"33"54" E for a distance of 119.78 feet to a set 5/8" rebar and the Point of Beginning; thence run N 89°52'26" E for a distance of 50.00 feet to a point; thence run S 00°07'34" E for a distance of 50.00 feet to a point; thence run S 89°52'26" W for a distance of 50.00 feet to a point; thence run N 00'07'34" W for a distance of 50.00 feet to the Point of Beginning. Said tower compound area contains 2,500.00 square feet or 0.06 acres, more or less.

30' WIDE ACCESS & UTILITY CORRIDOR (AS-SURVEYED)

N. SOULERW

Con TiFIE

CJ. L5223(M) same of

Zonia,

06/02/22

A portion of the CSX Transportation, Inc. tract described in Book 745, Page 850 as recorded in the Office of Clerk of Circuit Court for Okeechobee County, Florida, lying in the Northwest 1/4, Section 16, Township 37 South, Range 35 East, said Okeechobee County, Florida and being more particularly described as follows:

Commencing at a capped rebar, stamped DEHAYES PSM 5178, found marking the Northwest corner of said tract, having Florida East State Plane coordinates: N:1060999.896, E:706535.719; thence run S 14'33'54" E for a distance of 119.78 feet to a set 5/8" rebar; thence run N 89'52'26" E for a distance of 25.00 feet to the Point of Beginning; of an Access & Utility Corridor being 30 feet in width and lying 15 feet each side of the following described centerline; thence run N 00'00'00" W for a distance of 56.21 feet to a point; the beginning of an arc turning to the right having a radius of 309.45 feet, having a chord bearing and distance of N 05'56'55" E for a distance of 64.14 feet; thence run along said arc for 64.26 feet to a point on the Southerly right—of—way of NW 9th Street, a variable public right—of—way and the Point of Ending. Said easement contains 3,613.93 square feet or 0.08 acres, more or less.

PLOTTABLE EXCEPTIONS

Fidelity National Title Insurance Company Commitment for Title Insurance Order No. 10373162 Date April 14, 2022 @ 8:00 am Schedule B, Section II

Exception No. Comment 1-5,7-8 Standard exceptions. Contain no survey matters.

Book 731, Page 1040 Document Affects Parent Tract but contains Book 737, Page 1215 Insufficient information to plot, show, or determine affects on subject Lease Area or Ingress/Egress & Utility Egsement.

SURVEYOR'S CERTIFICATION

I certify that all parts of this survey and drawing have been completed in accordance with the current requirements of the Standards of Practice for Surveying in the State of Florida to the best of my knowledge, information, and belief.

Florida License No. 0006141

SWITCH II-A, century place ne, suite 3 **}** \overline{O}

PROJECT NO.

21-5500

KED BY: PWK CREW: BB OVED BY: WHS 09/28/21 :: N.T.S.

CHECK CHECK FIELD APPRO DATE: SCALE:

コミ

OKEECHOBEE FLC034 NW 1/4, SEC. 16, T-37-S, R-35-E OKEECHOBEE COUNTY, FLORIDA

GENERAL NOTES:

- EVERY EFFORT HAS BEEN MADE IN THE CONSTRUCTION DOCUMENTS TO PROVIDE A COMPLETE SCOPE OF WORK. MINOR DISCREPANCIES IN THE DRAWINGS AND/OR SPECIFICATIONS SHALL NOT EXCUSE CONTRACTORS FROM COMPLETING THE PROJECT AND IMPROVEMENTS IN ACCORDANCE WITH THE INTENT OF THESE DOCUMENTS.
- 2. BIDDING REQUIREMENTS
 - a. PRIOR TO THE SUBMISSION OF BIDS, VISIT THE JOB SITE TO BECOME FAMILIAR WITH ALL CONDITIONS AFFECTING THE PROPOSED PROJECT. VISIT THE SITE WITH THE CONSTRUCTION DOCUMENTS TO VERIFY FIELD DIMENSIONS AND CONDITIONS TO CONFIRM THAT THE PROJECT WILL BE ACCOMPLISHED AS SHOWN.
 - b. PROVIDE NOTIFICATION TO OWNER'S REPRESENTATIVE IN WRITING OF ANY CONFLICTS. ERRORS, OR OMISSIONS PRIOR TO SUBMISSION OF PRICE PROPOSAL. IN THE EVENT OF DISCREPANCIES, PRICE THE MORE COSTLY OR EXTENSIVE WORK, UNLESS
 - c. WHEN TOWER IS OWNED BY A THIRD PARTY, CONTACT TOWER OWNER REPRESENTATIVE FOR PARTICIPATION IN BID WALK.
 - d. WHERE ANCHORING TO A CONCRETE ROOF SLAB, CONFIRM (PRIOR TO SUBMITTING BID) THE PRESENCE OF POST TENSION TENDONS. INCLUDE PROVISIONS FOR X-RAY PROCEDURES TO LOCATE THE TENDONS PRIOR TO CONSTRUCTION.
- 3. DRAWINGS ARE NOT TO BE SCALED. WRITTEN DIMENSIONS TAKE PRECEDENCE. CONSTRUCTION DOCUMENTS ARE INTENDED FOR DIAGRAMMATIC PURPOSES ONLY LIND
- FURNISH ALL MATERIALS, EQUIPMENT, LABOR, AND ANY REQUIREMENTS NECESSARY TO COMPLETE PROJECT AS DESCRIBED IN THE CONSTRUCTION DOCUMENTS.
- 5. SUPERVISE AND DIRECT THE PROJECT DESCRIBED IN THE CONSTRUCTION DOCUMENTS. PROVIDE ALL CONSTRUCTION MEANS, METHODS, TECHNIQUES, SEQUENCES, AND PROCEDURES FOR COORDINATING ALL PORTIONS OF THE WORK UNDER THE CONTRACT.
- 6. ALL WORK PERFORMED ON THE PROJECT AND MATERIALS INSTALLED SHALL BE IN STRICT ACCORDANCE WITH ALL APPLICABLE CODES, REGULATIONS, AND ORDINANCES. GIVE ALL NOTICES AND COMPLY WITH ALL LAWS, ORDINANCES, RULES, REGULATIONS AND LAWFUL ORDERS OF ANY PUBLIC AUTHORITY, MUNICIPAL AND UTILITY COMPANY SPECIFICATIONS, AND LOCAL AND STATE JURISDICTIONAL CODES APPLICABLE TO THE WORK.
- 7. CONSTRUCTION COORDINATION REQUIREMENTS
 - a. NOTIFY OWNER'S REPRESENTATIVE OF ANY DISCREPANCIES PRIOR TO START OF
 - b. OBTAIN ALL PERMITS. SCHEDULE AND COORDINATE ALL INSPECTIONS.
 - c. PROVIDE, AT THE PROJECT SITE, A FULL, CURRENT SET OF CONSTRUCTION DOCUMENTS FOR USE BY ALL PERSONNEL INVOLVED WITH THE PROJECT.
 - d. RECEIVE WRITTEN AUTHORIZATION TO PROCEED WITH CONSTRUCTION PRIOR TO STARTING WORK ON ANY ITEM NOT CLEARLY DEFINED BY THE CONSTRUCTION DOCUMENTS.
 - e. PERFORM WORK DURING OWNER'S PREFERRED HOURS TO AVOID DISTURBING NORMAL
 - f. PROVIDE FALL PROTECTION IN ACCORDANCE WITH FEDERAL, STATE, LOCAL, AND OWNER REQUIREMENTS.
 - g. IF FAA LIGHTING AND MARKING IS PRESENT ON SITE AND IS POWERED BY ELECTRICAL SERVICE THAT IS TO BE INTERRUPTED, MAINTAIN THE NECESSARY LIGHTS DURING CONSTRUCTION AND NOTIFY THE PROPER AUTHORITIES IN THE EVENT OF A DISRUPTION.
 - h. PROVIDE A PORTABLE FIRE EXTINGUISHER WITH A RATING OF NOT LESS THAN 2-A OR 2-A10BC WITHIN 75 FEET TRAVEL DISTANCE TO ALL PORTIONS OF PROJECT AREA DURING CONSTRUCTION.
 - i. STRUCTURAL COMPONENTS OF ADJACENT FACILITIES SHALL NOT BE ALTERED BY THIS CONSTRUCTION PROJECT, UNO. ENSURE THAT EXCAVATION DOES NOT AFFECT ADJACENT STRUCTURES.
 - j. SEAL ALL PENETRATIONS THROUGH FIRE-RATED AREAS WITH U.L. LISTED OR FIRE MARSHALL-APPROVED MATERIALS, IF APPLICABLE.
 - k. BURIED UTILITIES MAY EXIST IN THE AREA AND UTILITY INFORMATION SHOWN MAY NOT BE COMPLETE. CONTACT THE UTILITY LOCATE SERVICE A MINIMUM OF 48 HOURS PRIOR TO CONSTRUCTION.
 - I. COORDINATE ALL POWER INSTALLATION WITH POWER COMPANY AS REQUIRED. REPORT POWER INSTALLATION COORDINATION SOLUTION(S) TO OWNER'S REPRESENTATIVE.
 - m. PROTECT EXISTING IMPROVEMENTS, EASEMENTS, PAVING, CURBING, ETC. DURING CONSTRUCTION. UPON COMPLETION OF WORK, REPAIR ANY DAMAGE THAT MAY HAVE OCCURRED DUE TO CONSTRUCTION ON OR ABOUT THE PROPERTY.
- n. KEEP GENERAL WORK AREA CLEAN AND HAZARD FREE DURING CONSTRUCTION AND DISPOSE OF ALL DIRT, DEBRIS, AND RUBBISH. REMOVE EQUIPMENT NOT SPECIFIED AS REMAINING ON THE PROPERTY OR PREMISES. SITE SHALL BE LEFT IN CLEAN CONDITION AND FREE FROM PAINT SPOTS, DUST, OR SMUDGES OF ANY NATURE.
- o. MAINTAIN THE INTEGRITY OF THE BUILDING ENVELOPE AND CONSTRUCT BARRIERS IN THE AREA OF WORK TO PREVENT DAMAGE FROM WEATHER AS WELL AS FROM CONSTRUCTION DUST AND DEBRIS.
- 8. INSTALL ALL EQUIPMENT AND MATERIALS ACCORDING TO MANUFACTURER'S SPECIFICATIONS. UNO, OR WHERE LOCAL CODES OR ORDINANCES DIRECT OTHERWISE.

- 9. ANY SUBSTITUTIONS OF MATERIALS AND/OR EQUIPMENT, MUST BE APPROVED BY OWNER'S REPRESENTATIVE
- 10. DOCUMENT ALL CHANGES MADE IN THE FIELD BY MARKING UP THE APPROVED CONSTRUCTION DRAWINGS AND SUBMITTING THE REDLINED SET TO OWNER'S REPRESENTATIVE UPON COMPLETION. DOCUMENT ALL WORK PERFORMED WITH PHOTOGRAPHS TO BE SUBMITTED WITH REDLINED CONSTRUCTION DRAWINGS.
- 11. PROVIDE SUPPORTS FOR CABLES TO THE ELEVATION OF ALL INITIAL AND FUTURE ANTENNAS IN ACCORDANCE WITH ALL MANUFACTURER'S REQUIREMENTS.
- 12. A STRUCTURAL ANALYSIS AND A MOUNT ANALYSIS (IF REQUIRED) TO DETERMINE THE STRUCTURAL CAPACITY TO SUPPORT THIS PROPOSED EQUIPMENT WAS PERFORMED OUTSIDE THE SCOPE OF THIS PROJECT.
- 13. CONFIRM THAT THE REQUIREMENTS OF THE STRUCTURAL ANALYSIS, MOUNT ANALYSIS AND ANY ASSOCIATED MODIFICATIONS HAVE BEEN FOLLOWED AND COMPLETED AS REQUIRED TO SUPPORT THE EQUIPMENT ASSOCIATED WITH THIS PROJECT.

SPECIAL INSPECTIONS:

- 1. WHEN REQUIRED, PROVIDE SPECIAL INSPECTIONS PERFORMED BY AN INDEPENDENT INSPECTOR, APPROVED BY OWNER'S REPRESENTATIVE AND THE LOCAL JURISDICTION.
- 2. THE SPECIAL INSPECTOR SHALL PROVIDE A COPY OF THE REPORT TO THE OWNER'S REPRESENTATIVE, STRUCTURAL ENGINEER, CONTRACTOR, AND BUILDING OFFICIAL.

	ABB	REVIATIONS	
A/C	AIR CONDITIONING	LBS	POUNDS
AFF	ABOVE FINISHED FLOOR	LTE	LONG TERM EVOLUTION
AGL	ABOVE GROUND LEVEL,	MAX	MAXIMUM
	ABOVE GRADE LEVEL	MECH	MECHANICAL
AWS	ADVANCED WIRELESS SERVICE	MTL	METAL
BBU	BATTERY BACKUP UNIT	MFR	MANUFACTURE
BLDG	BUILDING	MGR	MANAGER
BLK	BLOCKING	MIN	MINIMUM
CLG	CEILING	MISC	MISCELLANEOUS
CLR	CLEAR	NA	NOT APPLICABLE
CONC	CONCRETE	NIC	NOT IN CONTRACT
D	CONTINUOUS DEPTH	NO NTS	NUMBER
DBL	DOUBLE	OC	NOT TO SCALE ON CENTER
DEG	DEGREE	OD	OUTSIDE DIAMETER
Ø, DIA	DIAMETER	PCS	PERSONAL COMMUNICATION
DIAG	DIAGONAL	103	SERVICE
DN	DOWN	PDU	POWER DISTRIBUTION UNIT
DET	DETAIL	PROJ	PROJECT
DWG	DRAWING	PROP	PROPERTY
E	EXISTING	PT	PRESSURE TREATED
EA	EACH	PVC	POLYVINYL CHLORIDE
ELEV, EL	ELEVATION	REQ	REQUIRED
ELEC	ELECTRICAL	RF	RADIO FREQUENCY
EQ	EQUAL	RM	ROOM
EQUIP	EQUIPMENT	RO	ROUGH OPENING
EXT	EXTERIOR	RRH	REMOTE RADIO HEAD
FIF	FIBER INTERFACE FRAME,	SHT	SHEET
	FACILITY INTERFACE FRAME	SIM	SIMILAR Dent
FIN	FINISH	SPEC	SPECIFICATION This
FLUOR	FLUORESCENT	SF	SQUARE FOOT Abel
FLR	FLOOR	SS	STAINLESS STEEL here
FT	FOOT, FEET	STL	STEEL signi
GA GALV	GAUGE	SUSP	SUSPENDED any
GC	GALVANIZED GENERAL CONTRACTOR	TMA TND	TOWER MOUNTED AMPLIFIER TINNED
GRND	GROUND	TYP	TYPICAL
GSM	GLOBAL SYSTEM MOBILE	UMTS	UNIVERSAL MOBILE
GYP	GYPSUM BOARD	OWITS	TELECOMMUNICATION SERVICE
HORZ	HORIZONTAL	UNO	UNLESS NOTED OTHERWISE
HR	HOUR	VERT	VERTICAL
HT	HEIGHT	w/	WITH
ID	INSIDE DIAMETER	w/o	WITHOUT
IN	INCH, INCHES	wcs	WIRELESS COMMUNICATION
INSUL	INSULATION	1103	SERVICE
INT	INTERIOR	WP	WATER PROOF
30,80		111	

LENGTH



1900 CENTURY PLACE, SUITE 320 ATLANTA, GA 30345





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SUBMITTALS

REV	DATE	DESCRIPTION	BY	CHK
Α	4/5/2022	PRELIMINARY	MTS	JRB
В	6/1/2022	PRELIMINARY	MTS	JRB
0	7/7/2022	CONSTRUCTION	MTS	JRB
			-	-

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STATE ON ORIGINATION ON ALENGTINA

7/7/2022 DENNIS D. ABEL, PE FDH INFRASTRUCTURE SERVICES, LLC COA 28282

STATE LICENSE NO. 62750

FDH JOB NUMBER PR-006900

> SITE ID: FLC034

SITE NAME: OKEECHOBEE

FA LOCATION:

10126641 ADDRESS:

1117 NW 9TH ST OKEECHOBEE, FL 34972

SHEET TITLE:

GENERAL NOTES

SHEET NUMBER:

GN-1

SITE NOTES:

- CLEAR AND GRUB SITE OF ALL VEGETATION, PAVING, GRAVEL BASE AND OTHER DEBRIS NOT TO REMAIN. SUBGRADES ARE TO BE SET PRIOR TO LANDSCAPE INSTALLATION.
- PROVIDE ELEVATION OF SUBGRADE WITHIN 0.10 FOOT OF ELEVATIONS SHOWN ON PLAN MINUS DEPTH OF TOPSOIL, FILL, AND MULCH.
- ROUGH GRADE ALL AREAS WITHIN 1 FOOT OF ELEVATIONS INDICATED BEFORE PLANTING. PROVIDE POSITIVE DRAINAGE AWAY FROM EQUIPMENT SLABS, BUILDINGS AND THROUGH ALL PLANTER AREAS TO AVOID LOW SPOTS AND STANDING WATER.
- 4. REWORK (DRY, SCARIFY, ETC.) ALL MATERIAL NOT SUITABLE FOR SUB GRADE IN ITS PRESENT STATE. AFTER REWORKING, IF THE MATERIAL REMAINS UNSUITABLE, UNDERCUT AND REPLACE WITH SUITABLE MATERIAL AT CONTRACTOR'S EXPENSE. ALL SUB GRADES AND AGGREAGATE BASE COURSES SHALL BE PROOF ROLLED WITH A FULLY LOADED TANDEM DUMP TRUCK, AND ANY SOFT SPOTS SHALL BE REWORKED OR REPLACED UNTIL PASSING PROOF ROLL.
- 5. BLEND NEW GRADES NATURALLY INTO EXISTING GRADES.
- 6. MAINTAIN POSITIVE DRAINAGE ON THE SITE AT ALL TIMES, INCLUDING KEEPING ALL EXISTING AND NEW DITCHES, PIPES AND OTHER DRAINAGE STRUCTURES FREE FROM OBSTRUCTION. ANY DAMAGE RESULTING FROM FAILURE TO COMPLY SHALL BE REMEDIED BY CONTRACTOR
- 7. IF REQUIRED, MAINTAIN CONTINUOUS EROSION CONTROL ON THE DOWNSTREAM SIDE OF THE SITE.
- 8. IN LANDSCAPE AREAS, FINISH GRADES ARE TO FOLLOW THE GRADES AND EDGE DETAILS INDICATED AND BE MOUNDED 6 INCHES IN THE CENTER OF THE BED ABOVE THE EDGE OF THE LANDSCAPE AREA.
- 9. DO NOT PLACE FILL OR EMBANKMENT MATERIAL ON FROZEN GROUND. DO NOT PLACE FROZEN MATERIALS, SNOW OR ICE IN ANY FILL OR EMBANKMENT.
- NOTIFY OWNER'S REPRESENTATIVE IF MODIFICATIONS TO THE PROPOSED GRADING SEEM NECESSARY AND OBTAIN APPROVAL PRIOR TO START OF WORK.
- 11. FOOTINGS SHALL BEAR ON FIRM, NATURAL, UNDISTURBED SOIL, OR ON ENGINEERED FILL (COMPACTED TO 95% ASTM D698). ENSURE THAT EXCAVATIONS ARE FREE OF ORGANIC MATERIAL, DEBRIS, OR OTHER FOREIGN MATERIAL. NOTIFY OWNER'S REPRESENTATIVE IF ANY UNUSUAL CONDITIONS ARE ENCOUNTERED.
- 12. FILL AND SLAB BASE MATERIAL SHALL BE 3/4" MINUS CRUSHED ROCK PLACED IN 8" (MAXIMUM) LOOSE LIFTS AND COMPACTED TO 98% ASTM D698.

CONCRETE NOTES:

1. CONCRETE AND REINFORCING SHALL CONFORM TO THE FOLLOWING REQUIREMENTS:

CONCRETE CONSTRUCTION ACI 318

CEMENT ASTM C1

ASTM C150, PORTLAND CEMENT TYPE II, UNO ASTM A615 (INCLUDING SUPPLEMENT S1), GRADE 60,

3/4"

REINFORCING STEEL ASTM A615 (INC fy=60 Ksi, UNO

WELDED WIRE FABRIC ASTM A185

SPIRAL REINFORCEMENT ASTM A615, GRADE 60, fy=60 KSI

ANCHOR BOLTS ASTM A307
GRADE 60 REBAR WELDING ASTM A706

NOTES: ANY BARS SO NOTED ON THE DRAWINGS SHALL BE GRADE 60, fy=60 KSI. REINFORCING COMPLYING WITH ASTM A615(S1) MAY BE WELDED ONLY IF MATERIAL PROPERTY REPORTS INDICATING CONFORMANCE WITH WELDING PROCEDURES SPECIFIED IN A.W.S. D14 ARE SUBMITTED.

2. CONCRETE PROTECTION (COVER) FOR REINFORCING STEEL SHALL BE AS FOLLOWS:

FOOTINGS AND OTHER UNFORMED SURFACES, EARTH FACE

FORMED SURFACES EXPOSED TO EARTH OR WEATHER (≥ #6 BARS) 2"
FORMED SURFACES EXPOSED TO EARTH OR WEATHER (≤ #5 BARS) 1-1/2"

SLABS AND WALLS (INTERIOR FACE)

3. AIR ENTRAIN ALL CONCRETE WITH SURFACES EXPOSED TO WEATHER WITH AN AIR-ENTRAINING AGENT CONFORMING TO ASTM C260, C494, C618, C989 AND C1017. AIR ENTRAIN CONCRETE EXPOSED TO FREEZING AND THAWING WHILE MOIST IN ACCORDANCE WITH ACI 318, SECTION 4.4.1.

- 4. DETAIL REINFORCING STEEL (INCLUDING HOOKS AND BENDS) IN ACCORDANCE WITH ACI 315 AND 318. LAP ALL CONTINUOUS REINFORCEMENT AT LEAST 30 BAR DIAMETERS OR A MINIMUM OF 2'-O". PROVIDE CORNER BARS AT ALL WALL AND FOOTING INTERSECTIONS. LAP CORNER BARS AT LEAST 30 BAR DIAMETERS OR A MINIMUM OF 2'-O". LAP ADJACENT MATS OF WELDED WIRE FABRIC A MINIMUM OF 8" AT SIDES AND ENDS.
- PERFORM WELDING OF GRADE 60 REINFORCING BARS (IF REQUIRED) USING LOW HYDROGEN ELECTRODES. PERFORM WELDING OF GRADE 40 REINFORCING BARS (IF REQUIRED) USING E70 XX ELECTRODES. DO NOT WELD WITHIN 4" OF COLD BENDS IN REINFORCING STEEL.
- DO NOT FIELD BEND REINFORCING PARTIALLY EMBEDDED IN CONCRETE UNLESS SPECIFICALLY SO DETAILED OR APPROVED BY THE ENGINEER.
- 7. SUPPORT BARS ON CHAIRS OR DOBIE BRICKS
- 8. FURNISH NON—SHRINK GROUT BY AN APPROVED MANUFACTURER. MIX AND PLACE IN STRICT ACCORDANCE WITH THE MANUFACTURER'S PUBLISHED RECOMMENDATIONS. GROUT STRENGTH SHALL BE AT LEAST EQUAL TO THE MATERIAL ON WHICH IT IS PLACED (3 KSI, MINIMUM).
- 9. ALL EXPANSION ANCHORS TO BE HILTI BRAND, UNO. TEST ADHESIVE ANCHORS TO CONFIRM CAPACITY UNLESS WAIVED BY ENGINEER AND LOCAL JURISDICTION.

STRUCTURAL STEEL NOTES:

1. STRUCTURAL STEEL SHALL CONFORM TO THE FOLLOWING REQUIREMENTS:

WIDE FLANGE SHAPES

SHAPES, PLATES, ANGLES, & RODS

SPECIAL SHAPES AND PLATES

PIPE COLUMNS

STRUCTURAL TUBING

ANCHOR BOLTS

ANTM A307

CONNECTION BOLTS

ASTM A992, GRADE 50

ASTM A36, Fy 36 KSI

ASTM A572, Fy 50 KSI

ASTM A572, Fy 50 KSI

ASTM A572, Fy 50 KSI

ASTM A570, Fy 46KSI

ASTM A307

CONNECTION BOLTS

ASTM A325 TWIST-OFF

- BASE STRUCTURAL STEEL DESIGN, FABRICATION AND ERECTION (INCLUDING FIELD WELDING, HIGH STRENGTH FIELD BOLTING, EXPANSION BOLTS, AND THREADED EXPANSION ANCHORS) ON THE AISC "SPECIFICATION FOR THE DESIGN, FABRICATION, AND ERECTION OF STRUCTURAL STEEL FOR BUILDINGS" LATEST EDITION.
- HOT DIP GALVANIZE AFTER FABRICATION PER A123/A123M-00 ALL STEEL EXPOSED TO WEATHER AND WHERE NOTED.
- 4. CONFORM TO ALL AISC AND AWS STANDARDS FOR WELDING. PERFORM WELDING BY ANSI/AWS D1.1 CERTIFIED WELDERS USING E70 XX ELECTRODES. USE ONLY PRE—QUALIFIED WELDS AS DEFINED BY AWS.
- 5. PROVIDE COLD—FORMED STEEL FRAMING MEMBERS OF THE SHAPE, SIZE, AND GAGE SHOWN ON THE PLANS. PROVIDE MINIMUM SECTION PROPERTIES INDICATED. ALL COLD—FORMED STEEL FRAMING SHALL CONFORM TO THE AISI "SPECIFICATION FOR THE DESIGN OF COLD—FORMED STEEL STRUCTURAL MEMBERS."
- FOR BOLTED CONNECTIONS, USE 3/4" DIA., BEARING-TYPE, A325 BOLTS WITH A MINIMUM OF TWO BOLTS, UNO.
- FOR NON-STRUCTURAL CONNECTIONS FOR STEEL GRATING, USE 5/8" DIA. A307 BOLTS, UNO.
- PREPARE AND PAINT IN ACCORDANCE WITH THE PAINT MANUFACTURERS WRITTEN INSTRUCTIONS. UNO.
- TOUCH UP ALL FIELD DRILLING, WELDING AND CUT SURFACES WITH 2 COATS OF GALVACON (ZINC RICH PAINT) OR APPROVED EQUAL.

SITE SPECIFIC SOIL MANAGEMENT PLAN:

 SOIL MATERIALS EXCAVATED BY THE CONTRACTOR FROM WITHIN RAIL RIGHT-OF-WAY (ROW) SHALL BE RE-USED AS BACKFILL AT THE POINT OF ORIGIN OR SHALL BE RE-DISTRIBUTED ON THE ROW IN THE NEAR VICINITY OF THE POINT OF ORIGIN.



1900 CENTURY PLACE, SUITE 320 ATLANTA, GA 30345





ENGINEERING INNOVATION

FDH INFRASTRUCTURE SERVICES, LLC

6521 MERIDIEN DRIVE RALEIGH, NC 27616
PHONE: 919-755-1031

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SUBMITTALS

REV	DATE	DESCRIPTION	BY	CHKD
Α	4/5/2022	PRELIMINARY	MTS	JRB
В	6/1/2022	PRELIMINARY	MTS	JRB
0	7/7/2022	CONSTRUCTION	MTS	JRB
			3	
				I

Dennis D. Abel, PE

Florida License No. 62750

This item has been digitally signed and sealed by Dennis D.

Abel, PE, on the date indicated

herein. Printed copies of this

document are not considered

signature must be verified on

Digitally signed

by Dennis Abel

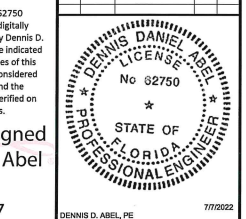
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signed and sealed and the

any electronic copies.

2022.07.07

Date:



DENNIS D. ABEL, PE FDH INFRASTRUCTURE SERVICES, LLC COA 28282 STATE LICENSE NO. 62750

PR-006900

SITE ID: FLC034

SITE NAME: OKEECHOBEE

FA LOCATION: 10126641

ADDRESS:

OKEECHOBEE, FL 34972

SHEET TITLE:

GENERAL NOTES

SHEET NUMBER

GN-2

NOTES:

- THIS PLAN IS SUBJECT TO ALL EASEMENTS AND RESTRICTIONS OF RECORD.
- NO SIGNIFICANT NOISE, SMOKE, DUST, OR ODOR WILL RESULT FROM THIS FACILITY.
- 3. THE FACILITY IS UNMANNED AND NOT INTENDED FOR HUMAN HABITATION, THERE IS NO HANDICAP ACCESS REQUIRED.
- THE FACILITY IS UNMANNED AND DOES NOT REQUIRE POTABLE WATER OR SANITARY SERVICE.
- 5. UTILITIES TO BE CONFIRMED DURING SITE VISIT.
- SITE PLAN AND PROPERTY LINES DEVELOPED FROM SURVEY COMPLETED BY SMW ENGINEERING GROUP, INC, DATED 9/28/2021. CONTRACTOR SHALL FIELD VERIFY EXISTING CONDITIONS PRIOR TO COMMENCEMENT OF CONSTRUCTION.
- PROPOSED SITE IS LOCATED IN EXISTING FLOOD ZONE X ACCORDING TO FEMA PANEL # 12093C0415C DATED JULY 16, 2015.
- CONTRACTOR WILL NOT START CONSTRUCTION UNTIL AFTER THEY HAVE RECEIVED THE PRE—CON PACKAGE AND HAVE A PRE—CON WALK WITH THE PROJECT MANAGER.
- CONTRACTOR TO HIRE PUBLIC (811) AND PRIVATE LOCATING SERVICE IN ORDER TO LOCATE AND PROTECT ALL SUB-SURFACE UTILITES. DO NOT SCAL OFF THESE PLANS FOR ANY BELOW GRADE UTILITIES.
- 10. CONTRACTOR SHALL VERIFY ALL EXISTING BURIED AND OVERHEAD UTILITIES PIOR TO EXCAVATION. CONTRACTOR SHALL REPAIR ALL DAMAGED UTILITIES AT HIS OWN COST AND COORDINATE ANY REPAIRS WITH RESPECTIVE UTILITY COMPANY.
- 11. CONTRACTOR TO VERIFY ALL HEIGHTS AND AZIMUTHS IN FIELD PRIOR TO CONSTRUCTION. CONTRACTOR SHALL NOTIFY CARRIER AND ENGINEERING FIRM OF ANY DISCREPANCIES BEFORE PROCEEDING.
- 12. CONTRACTOR SHALL RESTORE AND REPAIR ANY DAMAGED AREAS CAUSED BY CONSTRUCTION.

PARCEL INFORMATION:

OWNER: CSX TRANSPORTATION

JURISTICTION: CITY OF OKEECHOBEE

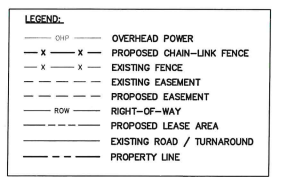
ZONING: INDUSTRIAL

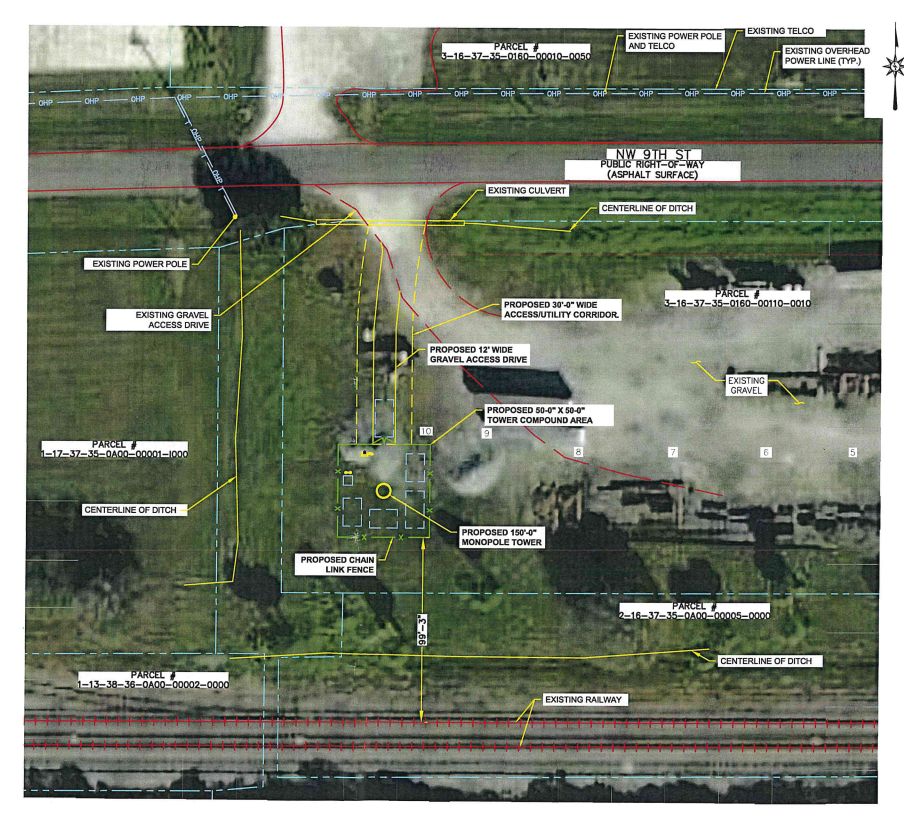
LAND USE: -

PARCEL NUMBER: 3-16-37-35-0160-00110-0010

LATITUDE: 27"15"07.7"N

LONGITUDE: 80"50"41.3"W





OVERALL SITE PLAN

11"x17" SCALE: 1" = 50' 24"x36" SCALE: 1" = 25'

50' 25' 0 50' 100'

1"=50'



1900 CENTURY PLACE, SUITE 320 ATLANTA, GA 30345





ENGINEERING INNOVATION

FDH INFRASTRUCTURE SERVICES, LLC

6521 MERIDIEN DRIVE RALEIGH, NC 27616
PHONE: 919-755-1031

FAX: 919-755-1031

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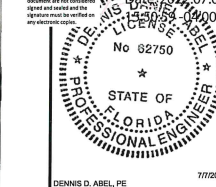
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	DATE	DESCRIPTION	BY	CHKD
	/5/2022	PRELIMINARY	MTS	JRB
В 6	/1/2022	PRELIMINARY	MTS	JRB
0 7	/7/2022	CONSTRUCTION	MTS	JRB

Digitally signed b

Dennis D. Abel, PE Florida License No. 62750 This item has been digitally signed and sealed by Denn

signed and sealed by Denni Abel, PE, on the date Indica herein. Printed copies of th document are not consider signed and sealed and the signature must be verified of any electronic copies



7///2022 DENNIS D. ABEL, PE FDH INFRASTRUCTURE SERVICES, LLC COA 28282 STATE LICENSE NO. 62750

> FDH JOB NUMBER: PR-006900

> > SITE ID: FLC034

SITE NAME:
OKEECHOBEE

FA LOCATION:

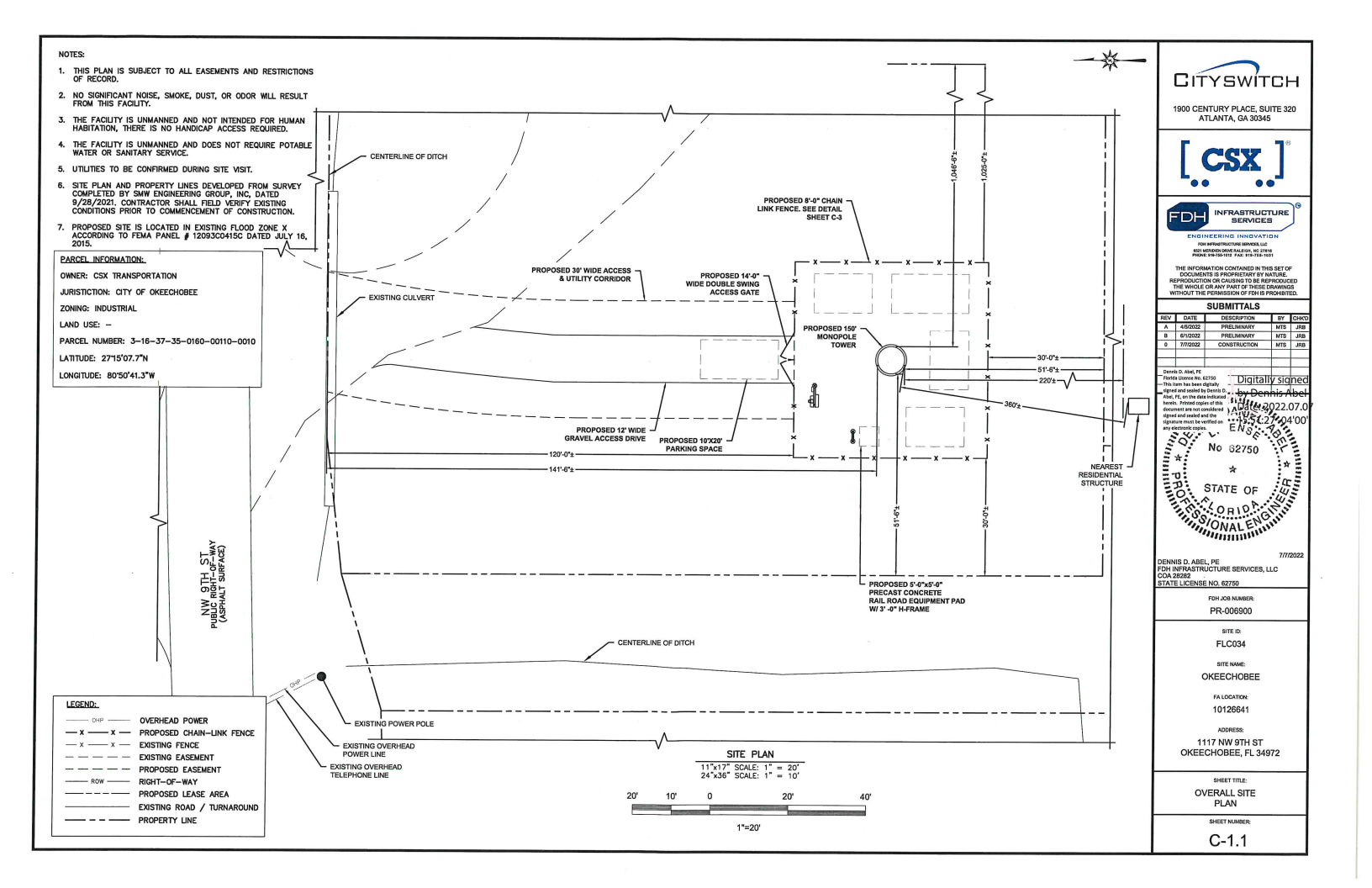
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ADDRESS:

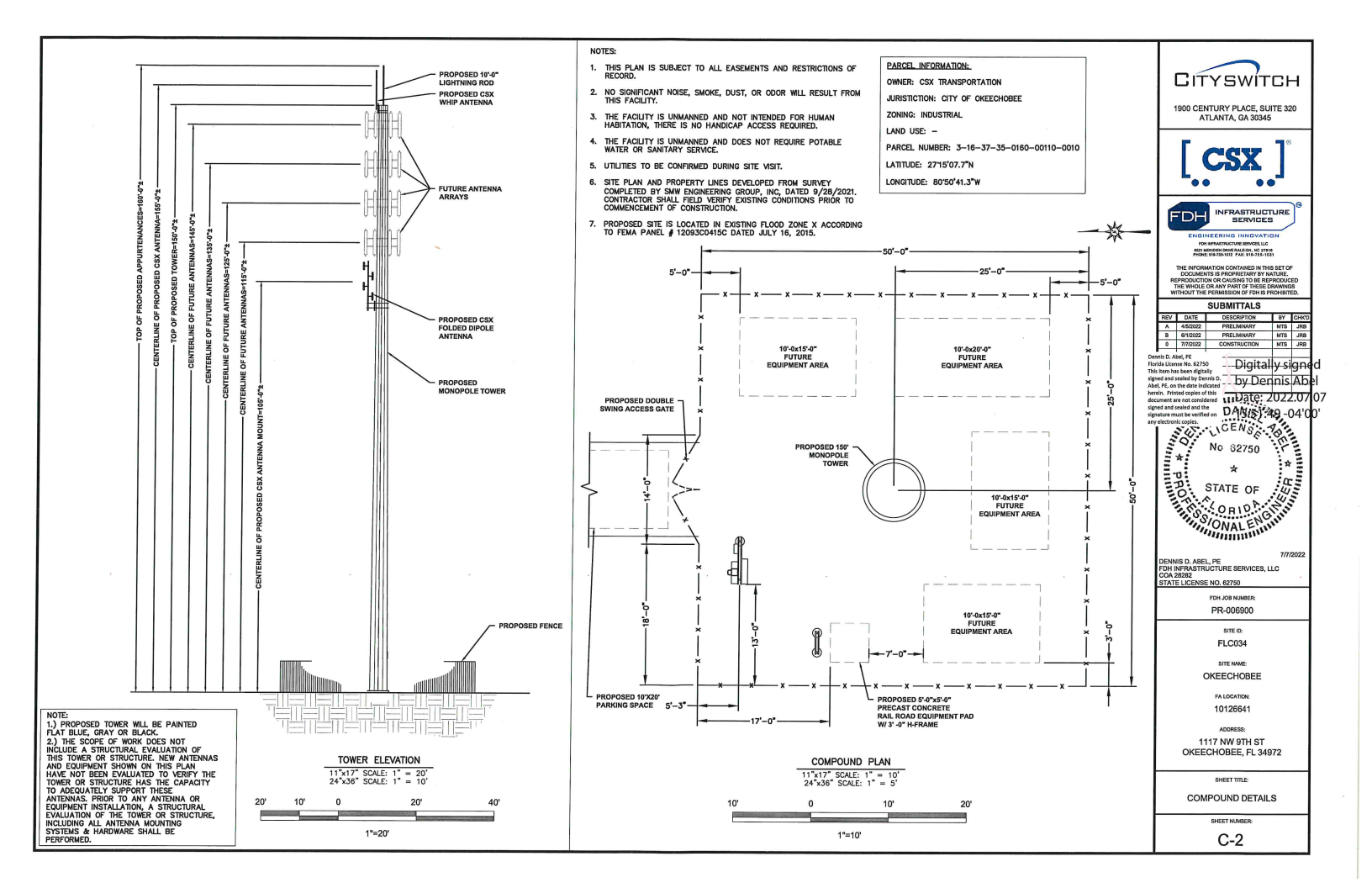
1117 NW 9TH ST OKEECHOBEE, FL 34972

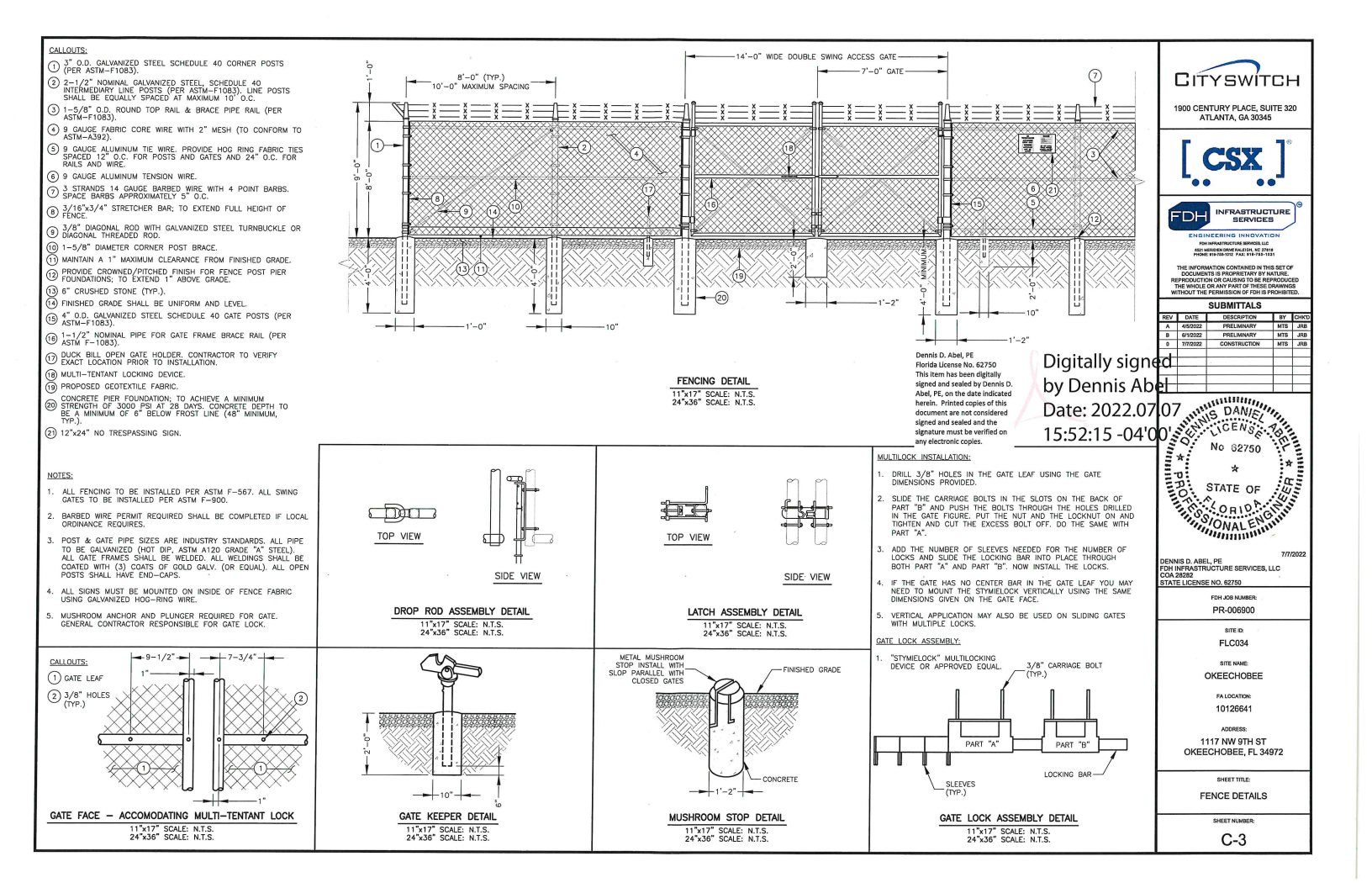
SHEET TITLE:
SATELLITE SITE

PLAN
SHEET NUMBER:

C-









June 24, 2022

Department of Planning & Zoning 55 SE 3rd Avenue, Room 101 Okeechobee, FL 34974

RE: Okeechobee/FLC034 – STATEMENT OF COMPLIANCE WITH THE CITY OF OKEECHOBEE ZONING ORDINANCE

To whom it may concern:

In accordance with the requirements described in Chapter 90 of the Okeechobee Code of Ordinances, CitySwitch is required to obtain a waiver through a Special Exception Permit from the Okeechobee Board of Zoning Appeals and a Site Plan Development Review approval for a new one thirty (130') foot monopole wireless telecommunication facility and associated equipment. The proposed tower will be located within the industrial zoning district on parcel 3-16-37-35-0160-00110-0010 owned by CSX Transportation, Inc., which is located on NW 9th St. CitySwitch respectfully requests that the proposed wireless telecommunications tower be approved for both the special exception permit and site plan development review.

I. <u>Division 6. – Communication Towers and Communication Antennas</u> CitySwitch complies with the standards set forth in Chapter 90 of the Ordinance as follows:

Sec. 90-601. – Applicability of division provisions

- (a) All new communication towers and communication antennas, excluding replacement antennas to preexisting towers or to other preexisting nontower antenna placements in the city shall be subject to the regulations of this division and all other applicable regulations. For purposes of measurement, communication tower setbacks and separation distances as listed in section 90-603 shall be calculated and applied irrespective of municipal and county jurisdiction boundaries.
- (b) All communication towers legally existing or which have received land use or building permit approval by the city on the effective date of the ordinance from which this division is derived shall be considered permitted uses, and shall be allowed to continue their usage as they presently exist, including routine maintenance, such as the replacement of antennas which do not involve an increase in the number of providers or a substantial increase in tower load due to construction on an existing communication tower. However, any other construction including, but not limited to, structural modifications, shall comply with the requirements of this division, with the exception of separation distances.
- (c) All government towers with public safety systems or other communications equipment shall be exempt from the requirements of this section.
- (d) All new communication antennas which are not attached to communication towers shall comply with section 90-604.



Acknowledged and agreed.

Sec. 90-602. - Permitted Uses

- (a) Any communication antenna which is not attached to a freestanding communication tower shall be a permitted ancillary use to any commercial, industrial, office, institution, or public utility structure.
- (b) Communication antennas located on existing buildings or other nontower type structures shall not be subject to the performance and construction standards for freestanding towers contained in section 90-603 pertaining to separation distances, fencing, landscaping, collocation, or any other standard only applicable to a freestanding tower.
- (c) New freestanding communication towers shall not be allowed unless the applicant:
 - 1) Proposes the communication facility within the permitted city zoning designations listed as follows:
 - a. Industrial;
 - b. Public; and
 - c. Heavy commercial (by special exception only).
- The proposed tower will be located within the industrial zoning district on parcel 3-16-37-35-0160-00110-0010 owned by CSX Transportation, Inc.
 - 2) Secures approval from the city council, through the normal development review and public hearing process upon showing:
 - a. Completion of application requirements:
 - 1. City application including legal description of site;
 - 2. Letter of intent of facility;
 - 3. Description of the tower, including technical reasons for its design;
 - 4. Site plan, including any accessory/shelter buildings, drawn to scale;
 - 5. Landscape buffering and fencing around proposed communication facility;
 - 6. General capacity of the tower;
 - 7. Proof of ownership of proposed site;
 - 8. Copies of any easements necessary; and
 - 9. Visual study of the area showing where within a one mile radius any portion of the proposed tower may be seen.
- Acknowledged and agreed. Please find enclosed in the application packet a completed Special Exception Application, a network objective statement from AT&T's Radio Frequency (RF) engineer, site drawings with fencing details and elevation drawing of the proposed facility, a copy of the redacted lease agreement, a copy of the Deed, and a photo simulation of the proposed tower from the surrounding area.
 - b. Demonstrated need or demand for the communication facility.
- Please find enclosed a copy of the network objective statement from AT&T's RF engineer showing the need for the tower to relocate equipment off an existing tower where rent has become exorbitantly high.
 - c. Compliance with FCC technical emission standards.
- Please find enclosed RF certification verifying the proposed tower's compliance with the FCC technical emission standards.



- d. Compliance with the performance and construction standards listed in section 90-603.
- Please find enclosed copy of engineering certification by Sabre Industries and signed by Robert E. Beacom, P.E., S.E.
 - e. Compliance with any additional requirements as set forth by the city council.
- Acknowledged and agreed.

Sec. 90-603. - Performance and construction standards.

- (a) Structural design. New communication towers and modifications to existing structures including, without limitation, the addition of height, antennas or providers, shall be constructed in accordance with all city building codes.
- Acknowledged and agreed. The tower will be designed and built in accordance with all building codes and Telecommunications Industry Association Standard ANSI/TIA 222-H-2017 as certified in that enclosed engineering certification by Sabre Industries dated May 3, 2022.
- (b) Setbacks. Communication tower setbacks shall be measured from the base of the tower, protruding building structure at the base of the tower, or the tower guy wires, whichever is closest to the property line of the parcel on which it is located. Communication towers and their accessory structures shall comply with the minimal setback requirements of the district in which they are located and the applicable street setbacks. In cases where there is a conflict between the minimal setback requirements and the street setbacks, the more restrictive shall apply. In addition, where there is a principal building housing a principal use located on the site, the communication tower and accessory structures to the tower shall be located behind the main building line. All communication tower supports and peripheral anchors shall be located entirely within the boundaries of the development site and shall be set back from the development site perimeter a minimum distance of five feet, or the minimum setback of the zoning district in which the communication tower is located, whichever is greater.
- The required district setbacks are 25' to the front, 15' to the sides, and 40' to the rear. The tower is currently setback greater than 50' from all property boundaries, exceeding the district boundaries as shown on sheet C-1.1 of the site drawings.
- (c) Separation from off-site uses.
 - Communication tower separation shall be measured from the base of the tower to
 the closest point of off-site uses and/or designated areas as specified in subsection
 (c)(2) of this section. For purposes of this requirement, global positioning system
 (GPS) coordinates for the center of the towers may be used.
 - 2) Separation requirements for communication towers from residentially zoned lands or residential uses shall comply with the following minimum standards:

Tower Type	Separation Distance
Monopole or camouflaged	300 percent height of tower, up to a
	maximum of 200 feet
Lattice	300 percent height of tower or 200 feet,
	whichever is greater

• The proposed tower is a 150' monopole tower which must be setback from a residentially zoned property 300% of tower height, up to a maximum of 200'. The tower is currently



proposed to be setback approximately 220' from the nearest residentially zoned property to the south of the proposed tower site and approximately 360' to the nearest residential structure as shown on sheet C-1.1 of the enclosed site drawings.

- (d) Separation distances between communication towers.
 - Separation distances between communication towers shall be applicable for and measured between the proposed tower and those towers that are existing and/or have received land use or building permit approval from the city or adjoining jurisdictions.
 - 2) The separation distances shall be measured by drawing or following a straight line between the base of the existing tower and the proposed base, pursuant to a site plan, of the proposed tower. For purposes of this requirement, GPS coordinates for the towers may be used.
 - 3) The separation distances (listed in linear feet) shall be as follows: Separation Distances Between Tower Types (including extrajurisdiction area)

	7 1		
Proposed Tower Types	Lattice Self-	Monopole 75	Monopole Less
,	Supporting or	Feet in Height or	Than 75 Feet in
	Guyed	Greater	Height
Camouflaged or monopole 75 feet	500	500	250
in height or greater			
Camouflaged or monopole less	250	250	250
than 75 feet in height			
Lattice	1,500	500	250

- The proposed 150' monopole tower will not be within 500' of any existing towers in the surrounding area.
- (e) Waivers. A waiver from the minimum separation distances set forth in subsections (c) and (d) of this section may be approved through the special exception process in accordance with the procedures set forth in section 70-372 when the proposed communication tower conforms to two or more of the following criteria:
 - 1) Camouflaging techniques approved by the city are incorporated into the design of the communication tower.
 - 2) The tower is designed for the collocation of communication antennas for at least two communication service providers.
 - 3) The towers within the required separation distance are all located in an industrial zoning district as a supplemental use.
 - 4) The proposed location will minimize the visual impact of the proposed communication tower due to the bulk height, use, or appearance of the adjacent structures and surrounding area.
- The proposed tower is a 150' monopole tower which must be setback from a residentially zoned property 300% of tower height for a minimum of 450' setback. The tower is currently proposed to be setback approximately 220' from the nearest residentially zoned property to the south of the proposed tower site and approximately 360' to the nearest residential structure as shown on sheet C-1.1 of the enclosed site drawings. CitySwitch respectfully requests the separation requirement be reduced to 220' to residential districts as currently designed. The tower is designed for four full cell service provider arrays as well as two collocations for railroad equipment at the top of the tower and below the lowest antenna array as depicted on sheet C-2 of the site drawings. The tower will be of monopole design with flush mounted antennas and a galvanized steel gray finish to be as visually



unobtrusive as possible. In addition, the tower will be located in an industrial zone surrounded by properties that are industrial with current industrial uses in the immediately surrounding areas. The proposed tower design may be seen on sheet C-2 of the site drawings and further depicted in the enclosed Photo Simulations prepared by Ignite Wireless.

- (f) Fencing. A chainlink fence or wall not less than eight feet in height from finished grade shall be provided around each communication tower. Access to the tower shall be through a locked gate.
- The proposed tower will be enclosed by a chain link fence at a minimum height of 8' with 3 barbed wire strands to be utilized as anti-climbing devices for a total height of 9' with a gate secured by a multi-tenant lock as shown on sheet C-3 of the site drawings.
- (g) Landscaping. The visual impacts of a communication tower shall be mitigated for nearby viewers through landscaping or other screening materials at the base of the tower and ancillary structures. The following landscaping and buffering of communication towers shall be required around the perimeter of the tower and accessory structures. Landscaping shall be installed on the outside of fences. Further, the use of existing vegetation shall be preserved to the maximum extent practicable and may be used as a substitute of or in supplement towards meeting landscaping requirements:
 - 1) A row of trees a minimum of three inches at dbh (diameter at breast height) and a minimum of eight feet tall and a maximum of 25 feet apart shall be planted around the perimeter of the fence; and
 - 2) A contiguous hedge at least 30 inches high at planting capable of growing to at least 36 inches in height within 18 months shall be planted in front of the tree line referenced in subsection (g)(1) of this section.
- Due to the nature of railroad property and safety concerns, CSX will not allow for the addition of landscaping surrounding tower sites on their property. The proposed tower will be located in a largely industrial area toward the rear of the property to minimize visual impact from the public right-of-way. In addition, there is an existing hedgeline along the railroad right-of-way to the south that will remain and create a buffer between the tower site and the existing residential property to the south of the proposed tower site. CitySwitch respectfully requests relief from strict adherence to landscaping standards due to the generally industrial nature of the area and the presence of existing vegetation as a buffer between the railroad right-of-way and surrounding residential properties.
- (h) Height
 - 1) The total combined freestanding height of any communication tower and antenna shall not exceed 200 feet from ground level.
 - 2) Where installed on top of a building, no communication tower and antenna shall extend greater than 40 percent over the building height.
 - 3) An existing communication tower may be modified to a taller height not to exceed 20 feet over the tower's existing height, but only to a maximum combined tower and antenna height of 200 feet, to accommodate the collocation of an additional communication antenna.
 - a. The height change referred to in this subsection may only occur one time per communication tower.
 - b. The additional height referred to in this subsection shall not require an additional distance separation. The communication tower's premodification height shall be used to calculate such distance separations.
- The proposed height of the tower will be 150' with a 10' lightning rod, for a height of 160'



to the tower's highest appurtenance. The tower will be below the maximum 200' height limitation as shown on sheet C-2 of the site drawings.

- (i) Type of construction. Communication towers shall be monopole or lattice construction; provided, however, that camouflaged construction may be approved by the planning commission at a supplemental use hearing, upon consideration of the following factors in addition to those set forth in division 10 of article III of this chapter:
 - 1) Compatibility with adjacent properties;
 - 2) Architectural consistency with adjacent properties;
 - 3) Visual impact on adjacent properties, including visual access of adjacent properties to sunlight; and
 - 4) Design of accessory structures in order to be architecturally consistent with the existing structures on the site. A variance from the fencing and landscaping requirements of this section may be requested for such accessory structures.
- The proposed tower will be of monopole design as shown on sheet C-2 of the site drawings and enclosed Photo Simulations by Ignite Wireless.
- (j) Development criteria. The parent tract, upon which the site for communication tower/antenna/equipment is located, shall comply with the minimum development criteria of the district in which it is located.
- Agreed and acknowledged. There is no minimum lot width for industrial district zoned property. The tower site and existing development on the parent parcel will not exceed the maximum building coverage of 50% and maximum impervious surface of 85%.
- (k) Illumination. Communication towers/antennas shall not be artificially lighted except to ensure human safety or as required by the Federal Aviation Administration. At the time of construction in cases where there are residential uses within a distance 300 percent of the height of the tower, dual lighting shall be requested from the FAA.
- The proposed tower will not be lit and is not required to be lit by the FAA.

(l) Collocation

- 1) Monopole communication towers shall be engineered and constructed to accommodate at least two communication service providers.
- The monopole tower is designed for four full cell service provider arrays as well as two collocations for railroad equipment at the top of the tower and below the lowest antenna array as depicted on sheet C-2 of the site drawings.
 - 2) Lattice communication towers shall be engineered and constructed to accommodate at least two communication service providers.
- Not applicable.
 - 3) Camouflaged communication towers may be engineered and constructed without accommodating additional communication service providers.
- Not applicable.
 - 4) Communication towers located within electrical substations may be engineered and constructed without accommodating additional communication service providers. Such towers shall be monopole construction and shall be subject to all of the requirements of this section. The substation shall be located within the zoning category specified in section 90-602(c). All such supports and anchors shall also observe a minimum horizontal setback from any overhead utility lines of not less than ten feet.
- Not applicable.
 - 5) Proposed communication antennas may, and are encouraged to, collocate onto existing communication towers, provided that such collocation is accomplished in a manner consistent with this section.



- Not applicable.
 - 6) If determined by the city prior to construction that the proposed tower is situated in a location on public property which will benefit the city's communication systems, then the tower shall be engineered and constructed to accommodate the additional communication equipment beneficial to the public system at a cost to the city no greater than the actual expense of the provider in engineering and construction of the tower to meet the city's needs.
- Acknowledged and agreed.
 - 7) The city shall be considered a communication service provider for purposes of the collocation requirements of this division.
- Acknowledged and agreed.
 - 8) On-site location. A communication tower which is being rebuilt to accommodate the collocation of an additional communication antenna may be moved on-site within 50 feet of its existing location; however, the tower shall meet the setback requirements above in subsection (b) of this section. After the communication tower is rebuilt to accommodate collocation, only one tower may remain on the site.
- Not applicable.
 - 9) A relocated on-site communication tower shall continue to be measured from the original tower location for purposes of calculating separation distances between towers pursuant to subsection (d) of this section. The relocation of a tower in accordance with this subsection shall in no way be deemed to cause a violation of this section. The on-site relocation of a communication tower which comes within the separation distances to residentially zoned lands or residential uses shall require special exception approval.
- Not applicable.
 - 10) The modification or reconstruction of an existing communication tower to accommodate the collocation of two or more communication antennas shall be permitted without new or additional supplemental use permit approvals, provided that the communication antennas are owned or operated by more than one communication service provider, and the collocation is accomplished in a manner consistent with the following requirements:
 - a. Type of construction. The modification or reconstruction shall not change the communication tower from one type of tower to another except that any type of communication tower may be reconstructed as a monopole tower.
 - b. On-site location. The on-site relocation of a communication tower to a location within the minimum separation distance from residentially zoned property as set forth above in subsection (c) of this section shall only be permitted when notarized written consent is obtained from the owners of all residentially zoned property located within the minimum separation distance.
- Not applicable.
- (m)Noninterference. No communication tower or antenna shall interfere with public safety communication. Frequency coordination with the public safety system and/or public safety entities is required to ensure noninterference.
- Acknowledged and agreed.
- (n) Documentation. Documentation to demonstrate conformance with the requirement of this section shall be submitted by the applicant with all requests to construct, locate or modify a communication tower/antenna. A statement by the applicant as to how construction of



the communication tower will accommodate collocation of additional antennas for future users shall be included within the documentation.

- Acknowledged and agreed. Please see prior responses regarding additional collocations that will be provided for future users.
- (o) Signs and advertising. The use of any portion of a tower for sign or advertising purposes including, without limitation, company name, banner, or streamer is prohibited.
- Acknowledged and agreed.
- (p) Abandonment. If the use of any communication tower has been discontinued for a period of 180 consecutive days, the tower shall be deemed to have been abandoned. Determination of the date of abandonment shall be made by the zoning official who shall have the right to request documentation and/or affidavits from the communication tower owner/operator regarding the active use of the tower. Upon such abandonment, the owner/operator of the tower shall have an additional 180 days within which to:
 - 1) Reactivate the use of the tower or transfer the tower to another owner/operator who makes actual use of the tower; or
 - 2) Dismantle and remove the tower. The owner of the real property shall be ultimately responsible for all costs of dismantling and removal, and if the tower is not removed within 180 days of abandonment, the city may proceed to do so and assess the costs against the real property. The lien of such assessment shall bear interest, have priority and be collectable at the same rate and in like manner as provided for special assessments by state law. At the earlier of 181 days from the date of abandonment without reactivation or upon completion of dismantling and removal, any special exception, waiver and/or variance approval for the tower shall automatically expire.
- Acknowledged and agreed.
- (q) Finished color. Communication towers not requiring FAA painting/marking shall be painted a noncontrasting flat blue, gray, or black finish. The color should be selected so as to minimize the equipment's visibility.
- The finished color of the proposed tower will be a galvanized gray that will minimize the tower's visibility to surrounding properties as shown in the enclosed site drawings and Photo Simulations by Ignite Wireless.
- (r) Certification of compliance with FCC. Certification of compliance with current Federal Communication Commission (FCC) nonionizing electromagnetic radiation (NIER) shall be submitted prior to receiving final inspection by the building department.
- Agreed and acknowledged. Prior to the application of a building permit, CitySwitch will supply a NIER certification or report certifying compliance with current FCC standards.

Sincerely,

Abby Mazzetti

SVP & Chief Operating Officer CitySwitch II-A, LLC 1900 Century Pl NE, Suite 320

aboy maggetti

Atlanta, GA 30345 Phone: (404) 857-0858



July 27, 2022

Re: RF Justification for HRR Site FA 15611191, West Okee Relo

AT&T's RF department has been asked to provide RF coverage maps for proposed site West Okee Relo, the subject of this application. AT&T intends to remove its equipment from the SBA tower (West Okee) located at 2773 NW 8th Street in Okeechobee and install it on the proposed tower to be located at 1117 NW 9th St in Okeechobee.

Figure 1 below shows a predicted cellular coverage map for the AT&T network with the SBA site as the network exists today and Figure 2 shows the same predicted cellular coverage map view with the SBA site replaced by the proposed West Okee Relo site.

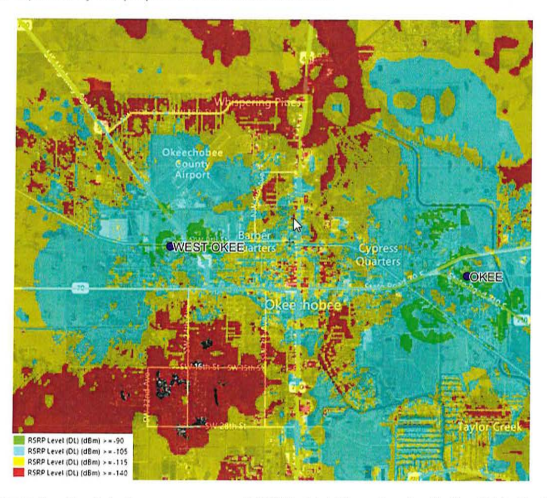


Figure 1 – Predicted coverage map of AT&T's Mobility network with the SBA site (West Okee) and its antennas at 120'

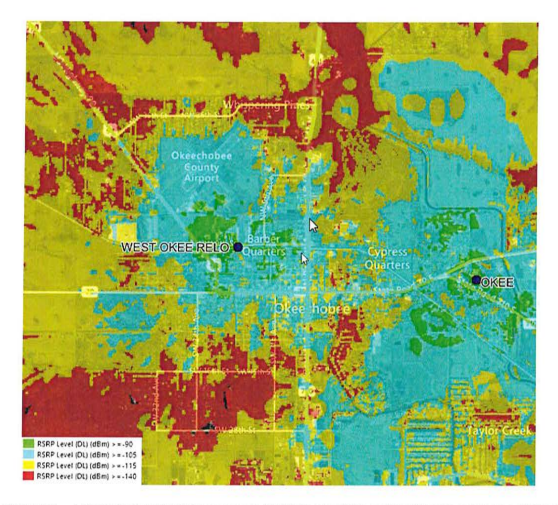


Figure 2 – Predicted coverage map of AT&T's Mobility network with proposed West Okee Relo site and its antennas at 145'

AT&T moving their cellular equipment from the SBA tower West Okee to the proposed West Okee Relo tower will enable AT&T to maintain existing service toward the west and improve indoor service levels in downtown Okeechobee where the area's structure density exists the most

Sincerely,

George Brosseau

George Brosseau Principal RF Design Engineer AT&T Mobility (561) 312-3000



May 3, 2022

Tim Cook CitySwitch, LLC 1900 Century Place NE, Suite 320 Atlanta, GA 30345

RE: Proposed 150' Sabre Monopole for Okeechobee, FL

Dear Mr. Cook,

Upon receipt of order, we propose to design and supply the above referenced Sabre monopole for an Ultimate Wind Speed of 145 mph without ice, Risk Category II, Exposure Category C, and Topographic Category 1, in accordance with the Telecommunications Industry Association Standard ANSI/TIA 222-H-2017 "Structural Standard for Antenna Supporting Structures and Antennas".

When designed according to this standard, the wind pressures and steel strength capacities include several safety factors. Therefore, it is highly unlikely that the monopole will fail structurally in a wind event where the design wind speed is exceeded within the range of the built-in safety factors. In addition, it is unlikely that loading effects due to extreme atmospheric icing would cause a structural failure, because monopoles are not ice-sensitive structures.

Should the wind speed increase beyond the capacity of the built-in safety factors, to the point of failure of one or more structural elements, the most likely location of the failure would be within the monopole shaft, above the base plate. Assuming that the wind pressure profile is similar to that used to design the monopole, the monopole will buckle at the location of the highest combined stress ratio within the monopole shaft. This is likely to result in the portion of the monopole above leaning over and remaining in a permanently deformed condition. This would effectively result in a fall radius within the 50' x 50' leased area at ground level. *Please note that this letter only applies to the above referenced monopole designed and manufactured by Sabre Industries.*

Sincerely,

Robert E. Beacom, P.E., S.E Engineering Manager



October 27, 2020

Edwin E. Walpole, III P.O. Box 1177 Okeechobee, FL 34973

Re: AT&T Cell Site Lease - 2773 NORTHWEST 8TH STREET, OKEECHOBEE, FL | FA: 10126641 | Site Name: WEST OKEE

Dear Landlord,

AT&T is in a very competitive space and we need to ensure that our lease terms and conditions are supportive of our current and future needs. AT&T has the option to either extend or terminate the above referenced lease ("Lease") in approximately three years. AT&T is instituting a new program to evaluate terms and conditions of all leases coming up for renewal, explore advance renegotiation options and consider possible alternative site locations. Our first choice is to create a new agreement that serves both parties well. Conditions we desire to implement in all new "go forward" leases include:

- "Real Estate Rights": In its simplest form, a lease right to utilize the entire RAD center without any "per touch" rent
 upcharges.
- Rents reduced to competitive rates.
- Reduced or no annual escalators (depending on other terms of the overall new deal).
- "Fair" early termination rights.

chegan D. Ohmer

As you know, it takes time to negotiate, plan and execute a site relocation. That is why the AT&T's review process is starting now. Please review the specifics of our Lease agreement and advise if you are willing to enter into discussions regarding a new, modified contract. For new terms consistent with the above, AT&T will in turn consider additional term extensions.

AT&T will appreciate a reply within 60 days of receipt of this letter. A "no" or non-response will trigger AT&T's review of alternate locations. A positive response will be appreciated, but satisfactory terms and conditions negotiations must conclude within 90 days or AT&T will continue to evaluate alternative site locations. Responses may be emailed, standard mail, or a call as designated below. Please reference FA number 10126641 in your response so that AT&T may ensure your response is documented accordingly.

AT&T values its association with you and looks forward to continuing this relationship for the long term.

Sincerely,

Gregory D. Ohmer

Director Network Planning

Email Responses to:

g04000@att.com with a Subject line of Partnership - FA 10126641

Mail Responses to:

AT&T Cell Site Partnership 2423

FA 10126641 Rm 3D22

1025 Lenox Park Blvd NE Atlanta, GA 30319

Attn: Kevin Diehl

Telephone Number

866-354-5888



« OE/AAA

Notice of Proposed Construction or Alteration - Off Airport

Add a New Case (Off Airport) - Desk Reference Guide V_2018.2.1

Add a New Case (Off Airport) for Wind Turbines - Met Towers (with WT Farm) - WT-Barge Crane - Desk Reference Guide V_2018.2.1

Project Name: PALM--000723067-22

Sponsor: Palm-Tech Consulting, LLC

Details for Case: Okeechobee FLC034

Show Project Summary

Case Status								
ASN:	2022-ASO-20378-OE			Date Accepted:	05/24/2022			
Status:	Add Letter			Date Determined:				
				Letters:	05/25/2022	ADD		
				Documents:	None			
Public Comments:	None				Project Doc None	uments:		
Construction / Altera	ntion Information			Structure Summary				
Notice Of:	Construction		V	Structure Type:	TOWERIA	ntenna Tower		
Duration:	Permanent			Structure Name:	Okeechobee			
if Temporary :	Months: Days:			FDC NOTAM:				
Work Schedule - Start:				NOTAM Number:				
Work Schedule - End:				FCC Number:				
To find out, use the Not	Does the permanent structure require so tice Criteria Tool. If separate notice is re- state the reason in the Description of Pro Not filed with State	uired, please ensure it is file	ed.	Prior ASN:				
Structure Details				Proposed Frequen	ncy Bands			
Latitude:		27° 26' 40.64" N		Low Freq	High Freq	Freq Unit GHz	ERP 55	ERP Unit
Longitude:		81° 15' 16.98" W		.6		GHz GHz	42	dBW dBW
Horizontal Datum:		NAD83		10 10	11.7 11.7	GHz	55 42	dBW
Site Elevation (SE):		29 (nearest foot) PASS	ED	17.7 17.7	19.7 19.7	GHz GHz	55 42	dBW dBW
Structure Height (AGL):	Û	130 (nearest foot)		21.2 21.2	23.6 23.6	GHz GHz	55 42	dBW dBW
Current Height (AGL):		(nearest foot)		614 614	698 698	MHZ	1000	W
* For notice of alteratio AGL height of the existi	n or existing provide the current ng structure.			698 806	806 901	MHz MHz	1000	***
Include details in the D				806	824	MHz	500	w
Minimum Operating Hel	abs (ACI).	(nearest foot)		824 851	849 866	MHZ	500 500	w
* For aeronautical study	of a crane or construction equipment	(nearest root)		869 896	894 901	MHZ	500 500	w
	ould be listed above as the Additionally, provide the minimum			901	902	MHz	7	w
operating height to avo.	ld delays if impacts are identified that			929 930	932 931	MHz MHz	3500 3500	w
	reduced height. If the Structure Height height are the same enter the same			931 932	932 932.5	MHz MHz	3500 17	dBW
value in both fields.	magne are are series arrest are series			935 940	940 941	MHz	1000	w
	88	22 1		1670	1675	MHz MHz	3500 500	w
Requested Marking/Ligi	265.56	None		1710 1850	1755 1910	MHz MHz	500 1640	w
	Oth	er:		1850 1930	1990 1990	MHz MHz	1640 1640	w
Recommended Marking,	/Lighting:			1990	2025	MHz	500	***
Current Marking/Lightin	ig:	N/A Proposed Structure		2110 2305	2200 2360	MHz MHz	500 2000	w
	Oth	er:		2305 2345	2310 2360	MHz MHz	2000	w
Nearest City:		Okeechobee	Tel.	2496	2690	MHz	500	w
Nearest State:		Florida		Low Freq	High Freq	Freq Unit	ERP	ERP Unit
Description of Location: On the Project Summary	page upload any certified survey.	US HWY 98		3700	3980	MHz	1640	W
Description of Proposal:		New Tower						

Previous Back to Search Result



City of Okeechobee Planning & Zoning Department 55 SE 3rd Avenue, Room 101 Okeechobee, Florida 34974

RE: AT&T RF Emission Statement for Proposed Site in Okeechobee, Florida

Dear Sir or Madam:

Section 90-602.(c).2.c of the City of Okeechobee's Zoning Ordinance requires:

c. Compliance with FCC technical emission standards

AT&T operates a wireless network authorized by the Federal Communications Commission (FCC) to provide tower collocation access for wireless carriers throughout the nation, including the City of Okeechobee, Florida. AT&T's operation and network are licensed and regulated by the FCC. The FCC rules governing the operation of wireless telecommunications facilities are designed to protect co-channel and adjacent licenses against harmful interference. The FCC has exclusive jurisdiction over these requirements. The proposed tower facility is in compliance with all applicable FCC requirements.

Sincerely,

Printed Name:

George Brossen

RF Engineer for AT&T

EXHIBIT A CSX813551148 FLC034

OPTION AND SITE AGREEMENT

THIS NOVEMBER	OPTION	AND 20 7-1,	SITE by an	AGREEM	ENT CSX	made TRA	and NSPO	entered	into ON, I	as NC.	of , a	this Virgi		day porati	of on,
("Railroad"), who	se mailing	address	is 500	Water Stree	et (Att	n: Real	Prop	erty, Inc.,	J180), Jac	kso	nville	e, Florid	a 322	02,
and, CITYSWIT															
Rd. NE, Suite 975	5, Atlanta, (GA 303	26:								_				

WHEREAS Railroad and CS entered into that MASTER TOWER SITE AGREEMENT (the "Master Agreement") dated March 18th, 2016, which terms and conditions are incorporated herein by reference, Railroad agreed, upon approval by Railroad, to permit to CS, the right to use and occupy certain real property under a Site Agreement, as defined in the Master Agreement.

WHEREAS, CS desires to incorporate an option period, which is the earlier of the receipt of all Governmental Approvals, as defined in the Master Agreement, needed to construct, install and/or use the WCS Facilities, as defined in the Master Agreement, or one (1) year from the date of this Option and Site Agreement (the "Option Period"), to allow CS time to secure all Governmental Approvals, as defined in the Master Agreement, needed to construct, install and/or use the WCS Facilities prior to exercising rights of the Site Agreement, as defined in the Master Agreement and this Option and Site Agreement.

NOWTHERFORE, the parties agree as follows:

1. OPTION.

- (a) CS shall have the option ("Option") to exercise the right to use and occupy real property (the "Site"), located in the City of Okeechobee, County of Okeechobee, State of Florida having a Latitude of 27.252114 and Longitude of -80.844774 as further described or shown on Exhibit A-1 attached hereto and made a part hereof., under this Site Agreement as defined in the Master Agreement.
- (b) During the Option Period, CS agrees to diligently pursue all Governmental Approvals for the Tower and shall have access to the Site, as provided under but not limited to Sections 2.1, 8.4, Section 9 and all subsections, Section 12 and all subsections, Section 13 and all subsections, Section 17 and all subsections, and Section 21 of the Master Agreement.
- (c) Unless CS exercises the Option Period as indicated above, this Option and Site Agreement shall terminate upon the expiration of the Option Period.

2. SITE AGREEMENT.

(a) Upon CS exercising the Option, and subject to and upon the terms and conditions set forth in that MASTER TOWER SITE AGREEMENT (the "Master Agreement") dated March 18th, 2016, which terms and

conditions are incorporated herein by reference, Railroad does hereby agree to permit to CS, the right to use and occupy the Site, described above.

- (b) CS agrees to pay to Railroad an annual Site Agreement Fee in accordance with Exhibit A of the Master Tower Site Agreement, as amended. Should the site be deemed an AP Site in accordance with the Second Amendment dated March 2, 2021, CS agrees to pay to Railroad an annual Site Agreement Fee of per annum, which includes up to 2 Permitted Sublicensees; upon installation of a 3rd Permitted Sublicensee the annual rent shall include of the gross rent due to CS for the 3rd Permitted Sublicensee and each additional Permitted Sublicensee thereafter. Should the site not be deemed an AP Site, CS agrees to pay to Railroad an annual Site Agreement Fee of the greater of of the gross rent due to CS from the anchor sublicensee and any future co-locates from Permitted Sublicensees or a base rental of per annum, in accordance with the Master Agreement.
- (c) The Term of this Site Agreement shall commence on the date in which the anchor sublicensee receives the Notice to Proceed order (the "Rental Commencement Date") and each Site Agreement shall have an initial term of ten (10) years. CS will have an option to extend term of Site Agreement for three (3) additional five (5) year terms. Each Extended Term option shall be exercised automatically unless CS delivers notice to Railroad, giving no less than six (6) months prior to the expiration of the Initial Term or subsequent Extended Term, as applicable, of its intention not to extend the term of the Site Agreement, unless sooner terminated in accordance with the provisions of the Master Agreement.
- (d) Prior to the Commencement Date (as defined in the corresponding Memorandum of Agreement), Railroad reserves the right to modify the Site or terminate this Option and Site Agreement, in its sole discretion, upon written notice to CS.
- (e). Prior to Railroad's co-location pursuant to Section 2.4 of the Master Agreement, Railroad will be responsible for complying with then current requirements and processes necessary for such colocation.

IN WITNESS WHEREOF, Railroad and CS have duly executed this Option and Site Agreement as of the date first above written.

Witness(es):

CSX TRANSPORTATION, INC.

By:

Print Name: Catherne And Print Title: Print Title:

By:
Print Napre: Robert Raville
Print Title: President & CEO

CITYSWITCH ILA, LLC

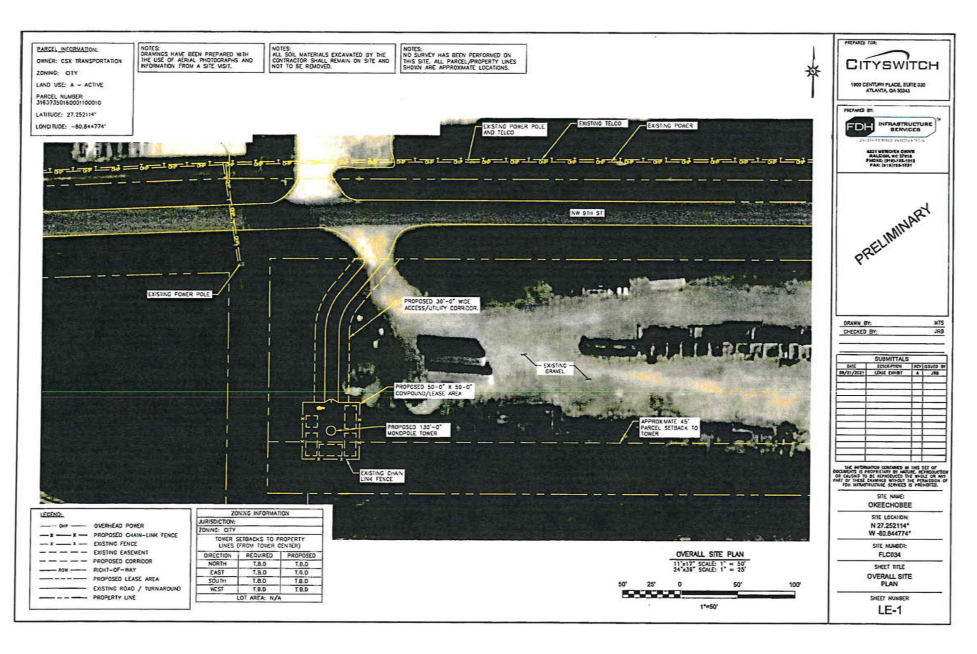
$\frac{\text{EXHIBIT } \textbf{A}}{\text{TO SITE AGREEMENT}}$

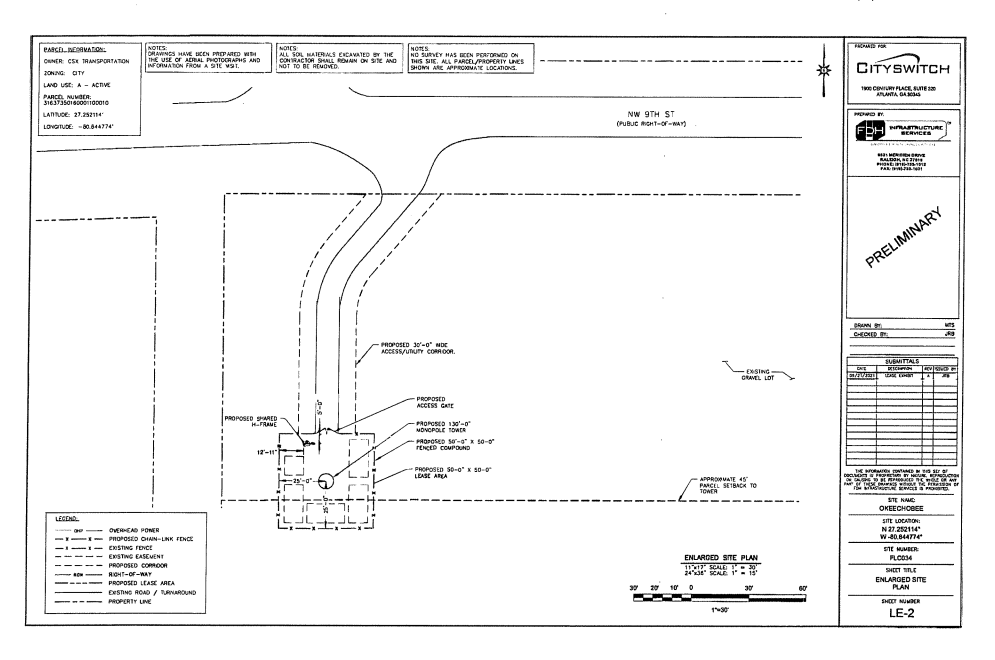
${\bf DESCRIPTION} \ \underline{\bf OF} \ {\bf SITE}$

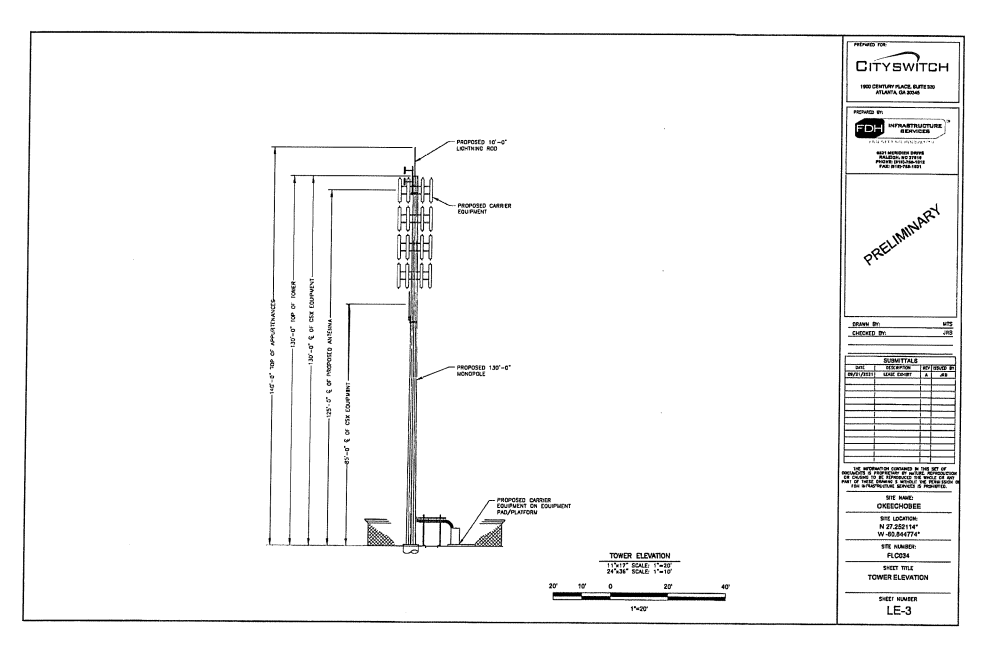
[FOLLOWS ON NEXT PAGE]

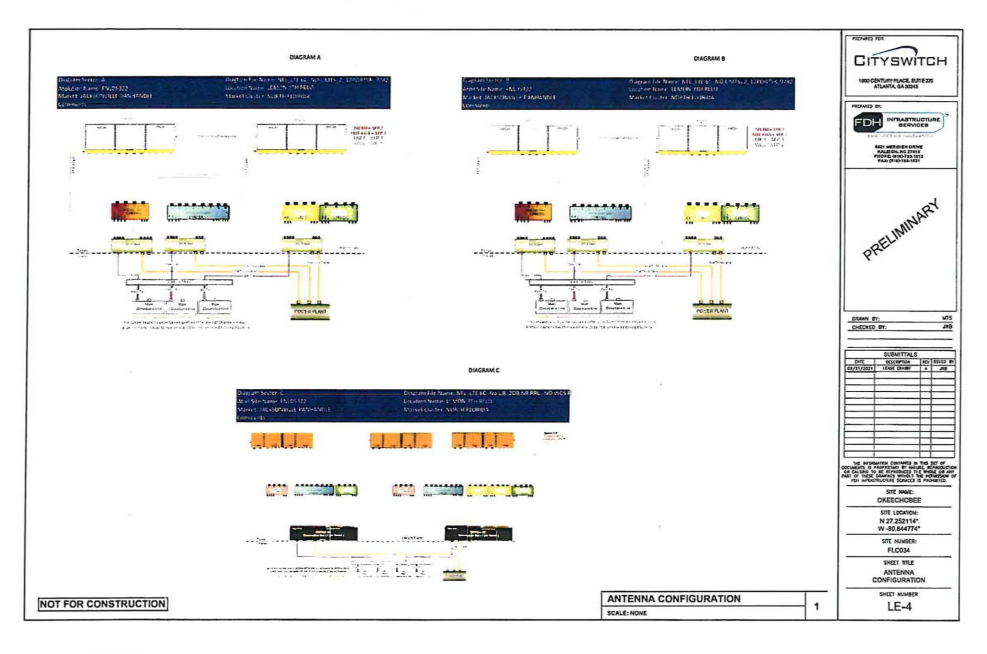
CSX Transportation (CSX) General Notes - Towers:

- 1) Work schedule is subject to the approval of all required construction submittals by the CSXT Construction Representative, verification that proposed work will not conflict with any CSXT U.G. Facilities, and the availability of CSXT Flagging and Protection Services. Construction submittals will be based upon the proposed scope of work and may include, but are not limited to; proposed work plan, project schedule, means and methods, site access, dewatering, temporary excavation/shoring, soil disposition/management, track monitoring, concrete placement work, structural lifting/rigging plans for hoisting operations, substructure construction plans, steel erection plans, roadwork plans, etc. No work may begin on, over, or adjacent to CSXT property, or that could potentially impact CSXT property, operations or safety without the prior completion and approval of the required aforementioned information and approvals.
- 2) CSX owns its right-of-way for the primary purpose of operating a railroad, and shall maintain unrestricted use of its property for current and future operations. In the event that relocation of facilities becomes necessary to accommodate the movement of rail traffic, Licensee, at its sole risk and expense, shall be required to relocate and/or remove facilities from the rail corridor of Licensor within a time frame mutually agreed.
- 3) CSX's consent applies to the design and construction of the utility located solely in the right-of-way owned by CSX. It is the utility Owner's (Licensee.) responsibility to get permission from the property owner that is other than CSX to access and construct on their property.
- 4) For additional information and support for utility encroachment onto CSX's property, please refer to the CSX's "Design & Construction Standard Specifications Wireline Occupancies" revised December 16, 2016 and "Design & Construction Standard Specifications Pipeline Occupancies" revised June 5, 2018.
- 5) No entry or construction on CSX's railroad corridor is permitted until the utility encroachment review and approval process is completed, you are in receipt of a fully executed license agreement and you have obtained authority from the local Road Master.
- 6) CSX's signal facilities and/or warning devices at the proposed facility crossing, i.e. cantilevers, flashers, and gates are to be located prior to installation.
- 7) CSX does not grant or convey an easement for this installation.
- 8) Final construction drawings stamped by a licensed professional engineer are to be submitted to CSX's assigned representative prior to construction.
- 9) A safety action plan is to be submitted to CSX's assigned representative prior to construction.
- 10) A construction means and methods plan is to be submitted to CSX's assigned representative prior to construction.
- 11) Soil that cannot be used or disposed on CSX's right-of-way must be properly disposed at a CSX approved disposal facility. A spoils disposal plan is to be submitted to CSX's assigned representative prior to construction.
- 12) An erection plan (lift plan) is to be submitted to CSX's assigned representative prior to construction.
- 13) Service utility plans are to be submitted to CSX's assigned representative prior to construction.
- 14) Use of construction safety fencing is required when a CSX flagman is not present. Distance of safety fence from nearest rail to be determined by CSX Roadmaster and is to be removed upon completion of project.
- 15) Blasting is not permitted on CSX's property.









Site Images



















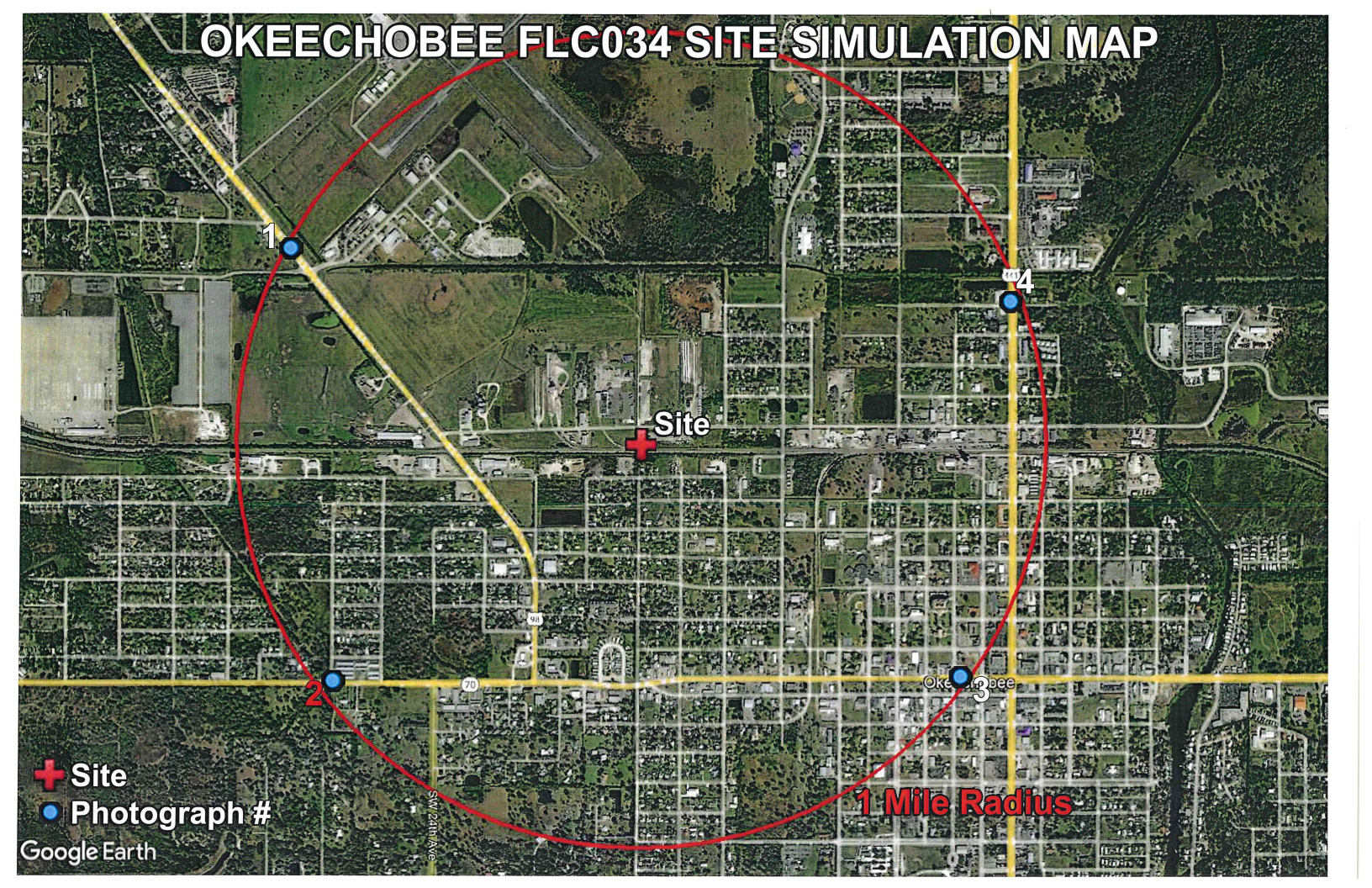




















Okeechobee County Property Appraiser Mickey L. Bandi, CFA

Parcel: << 3-16-37-35-0160-00110-0010 (34413) >>

2022 Preliminary Certified updated: 7/14/2022

Aerial Viewer

Pictometery

Google Maps

Owner & P	roperty Info	Resu	lt: 3 of 11
Owner	CSX TRANSPORT 500 WATER ST JACKSONVILLE, F		- Au-O-La-Papagaille and a deal-summade resources comply comment
Site	1117 NW 9TH ST	KEECHOBEE	
Description*	NORTHWEST ADDI'LYING IN SECTION RANGE 35 EAST, OI FLORIDA, AND LYIN PORTION OF THAT AS RECORDED IN C 379, PAGE 1216 OF OKEECHOBEE COUMORE PARTICULAR ALL OF BLOCKS 11 AVENUE (35 FEET II SAID BLOCKS 11 AN AVENUE (35 FEET II AND CONTIGUOUS NORTH FOURTEEN (60 FEET IN WIDTH) CONTIGUOUS WITH PROPERTY; ALL LYI ADDITION TO OKEE TO THE PLAT THER BOOK 1, PAGE 25 O OKEECHOBEE COU	16, TOWNSHIP 3 KEECHOBEE CO IG IN AND CONT CERTAIN PARCE OFFICIAL RECOF THE PUBLIC RE INTY, FLORIDA, INTY, FLORIDA INTHE SAID BLOR INTHE ABOVE DE INTHE NOR CHOBEE, FLA. EOF AS RECORI F THE PUBLIC R	BY SOUTH, DUNTY, AINING A EL OF LAND RDS BOOK CORDS OF AND BEING AS FOLLOWS: N.W. 11TH BETWEEN W. 12TH WEST OF CK 11; ALL OF ME PER PLAT) DF AND ESCRIBED THWEST ACCORDING DED IN PLAT
Area	5.19 AC	S/T/R	16-37-35
Use Code**	VACANT (0000)	Tax District	50

*The <u>Description</u> above is not to be used as the Legal Description for this parcel in any legal transaction.
**The <u>Use Code</u> is a Dept. of Revenue code. Please contact Okeechobee County Planning & Development at 863-763-5548 for zoning info.

Property &	Assessment Va	lues			
2021 Ce	ertified Values	2022 Preliminary Certified			
Mkt Land	\$137,990	Mkt Land	\$137,990		
Ag Land	\$0	Ag Land	\$0		
Building	\$0	Building	\$0		
XFOB	\$5,181	XFOB	\$0		
Just	\$143,171	Just	\$137,990		
Class	\$0	Class	\$0		
Appraised	\$143,171	Appraised	\$137,990		
SOH/10% Cap [?]	\$0	SOH/10% Cap [?]	\$0		
Assessed	\$143,171	Assessed	\$137,990		
Exempt	\$0	Exempt	\$0		
Total Taxable	county:\$143,171 city:\$143,171 other:\$143,171 school:\$143,171	Total Taxable	county:\$137,990 city:\$137,990 other:\$137,990 school:\$137,990		

Note: Property ownership changes can cause the Assessed value of the property to reset to full Market value, which could result in higher property taxes.

		ogle Maps	
	02020 020	019 02018	Sales
+-			NW-10TH AVE
The state of the s	ntelen		
	R.V.		
IM/IIIGI	E-MW	NW.T	
RC D: E	CHEST ST.		

Sales History								
Sale Date	Sale Price	Book/Page	Deed	V/I	Qualification (Codes)	RCode		
4/14/2014	\$100	0745/0850	SW	V	U	11		
6/21/1996	\$0	0379/1220	WD	V	U	02 (Multi-Parcel Sale) - show		
				-				

6/21/1996	\$0	0379/1216	WD	V	U	02 (Multi-Parcel Sale) - show
11/1/1990	\$0	0319/0132	WD	V	Q	
4/1/1988	\$0	0294/1908	FJ	V	Q	
7/8/1985	\$0	0273/0690	WD	V	U	03
7/8/1985	\$0	0270/1716	WD	V	Q	
4/1/1973	\$0	0146/0693	WD	V	Q	

DIA OLIV	7	1			
Bldg Sketch	Description*	Year Blt	Base SF	Actual SF	Bldg Value

	eatures & Out Build					
Code	Description	Year Bit	Value	Units	Dims	Condition (% Good)

Code	Description	Units	Adjustments	Eff Rate	Land Value
061ID3	RR VICINITY (MKT)	1.000 AC	1.0000/1.0000 1.0000//	\$50,000 /AC	\$50,000
961ID1	REMAIN ACRE (MKT)	2.569 AC	1.0000/1.0000 1.0000//	\$21,000 /AC	\$53,949
961ID1	REMAIN ACRE (MKT)	1.621 AC	1.0000/1.0000 1.0000//	\$21,000 /AC	\$34,041

Search Result: 3 of 11
© Okeechobee County Property Appraiser I Mickey L. Bandi, CFA I Okeechobee, Florida I 863-763-4422

by: GrizzlyLogic.com