

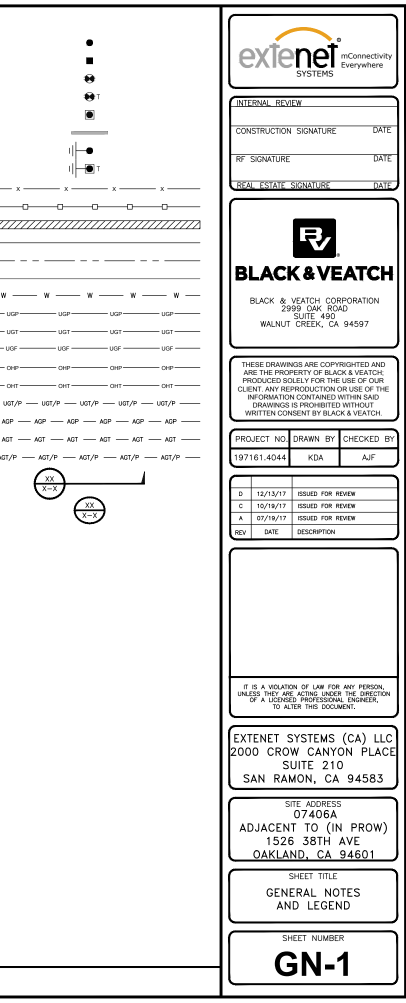
| CODE COMPLIANCE | |
|---|--|
| K AND MATERIALS SHALL BE PERFORMED AND D IN ACCORDANCE WITH THE CURRENT EDITIONS FOLLOWING CODES AS ADOPTED BY THE LOCAL IG AUTHORITIES (AS APPLICABLE). NOTHING IN ANS IS TO BE CONSTRUCTED TO PERMIT WORK | extense mConnectivity Everywhere |
| FORMING TO THESE CODES. | LINTERNAL REVIEW |
| 2015 RNIA BUILDING STANDARDS CODE — 2016 RNIA GENERAL ORDER 95 RNIA MECHANICAL CODE 2016 RNIA PLUMBING CODE 2016 | CONSTRUCTION SIGNATURE DATE |
| RNIA ELECTRICAL CODE 2016 ND/OR COUNTY ORDINANCES INTERNATIONAL FIRE CODE | RF SIGNATURE DATE |
| NG OFFICIALS AND CODE ADMINISTRATORS (BOCA) | REAL ESTATE SIGNATURE DATE |
| PROJECT DESCRIPTION | |
| DRAWINGS DEPICT THE INSTALLATION OF A WIRELESS MUNICATIONS NODE IN THE PUBLIC RIGHT OF WAY. RE AND ANCILLARY EQUIPMENT TO BE INSTALLED AS ED HEREIN. | BLACK & VEATCH BLACK & VEATCH CORPORATION 2999 OAK ROAD SUITE 490 WALNUT CREEK, CA 94597 |
| | THESE DRAWINGS ARE COPYRIGHTED AND ARE THE PROPERTY OF BLACK & VEATCH; PRODUCED SOLELY FOR THE USE OF OUR CLIENT. ANY REPRODUCTION OR USE OF THE INFORMATION CONTAINED WITHIN SAID DRAWINGS IS PROHIBITED WITHOUT WRITTEN CONSENT BY BLACK & VEATCH. |
| GENERAL PROJECT NOTES | PROJECT NO. DRAWN BY CHECKED BY |
| O SUBMITTING A BID, THE CONTRACTOR SHALL 12E HIMSELF/HERSELF WITH THE SCOPE OF WORK AND NDITIONS AFFECTING THE NEW PROJECT. | 197161.4044 KDA AJF |
| CTOR SHALL VERIFY ALL FIELD CONDITIONS AND DNS OF THE JOB SITE AND CONFIRM THAT WORK AS D ON THESE CONSTRUCTION DOCUMENTS CAN BE LISHED AS SHOWN PRIOR TO COMMENCEMENT OF ANY | D 12/13/17 ISSUED FOR REVIEW C 10/19/17 ISSUED FOR REVIEW A 07/19/17 ISSUED FOR REVIEW REV DATE DESCRIPTION |
| LD MODIFICATIONS BEFORE, DURING OR AFTER UCTION SHALL BE APPROVED IN WRITING BY AN EXTENET S REPRESENTATIVE. | REV DATE DESCRIPTION |
| ALL EQUIPMENT AND MATERIALS PER THE CTURER'S RECOMMENDATIONS, UNLESS INDICATED ISE. | |
| EXTENET SYSTEMS, IN WRITING, OF ANY MAJOR MANCIES REGARDING THE CONTRACT DOCUMENTS, EXISTING DNS, AND DESIGN INTENT. THE CONTRACTOR SHALL BE SIBLE FOR OBTAINING CLARIFICATIONS FROM AN EXTENET S REPRESENTATIVE, AND ADJUSTING THE BID INGLY. | |
| CTOR SHALL BE SOLELY RESPONSIBLE FOR ALL UCTION MEANS, METHODS, TECHNIQUES, SEQUENCES AND URES OF THE WORK UNDER THE CONTRACT. | |
| CTOR SHALL PROTECT ALL EXISTING IMPROVEMENTS AND S THAT ARE TO REMAIN. CONTRACTOR SHALL REPAIR ANY THAT MAY OCCUR DURING THE CONSTRUCTION TO THE CTION OF AN EXTENET SYSTEMS REPRESENTATIVE. | IT IS A VIOLATION OF LW FOR ANY PERSON, UNLESS THEY ARE ACTING UNDER THE DIRECTION OF A LICENSED PROFESSIONAL ENGINEER, TO ALTER THIS DOCUMENT. |
| CTOR PLANS TO ILLUSTRATE THE AS-BUILT CONDITION OF E. FOLLOWING THE FINAL INSPECTION BY EXTENET, THE CTOR SHALL PROVIDE EXTENET SYSTEMS WITH ONE COPY RED-LINED DRAWINGS. | EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE |
| ALL FINAL EQUIPMENT WITH AN EXTENET SYSTEMS ENTATIVE. ALL EQUIPMENT LAYOUT, SPECS, PERFORMANCE XITON AND THEIR FINAL LOCATION ARE TO BE APPROVED ENET SYSTEMS. THE CONTRACTOR SHALL BE RESPONSIBLE | SUITE 210 SAN RAMON, CA 94583 |
| ORDINATING HIS/HER WORK WITH THE WORK AND VCES REQUIRED BY OTHERS RELATED TO SAID ATIONS. | SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE OAKLAND, CA 94601 |
| | SHEET TITLE |
| | TITLE SHEET |
| UNDERGROUND SERVICE ALERT | |
| UTILITIES PROTECTION CENTER, INC. | SHEET NUMBER |
| 811 | T-1 |

48 HOURS BEFORE YOU DIO

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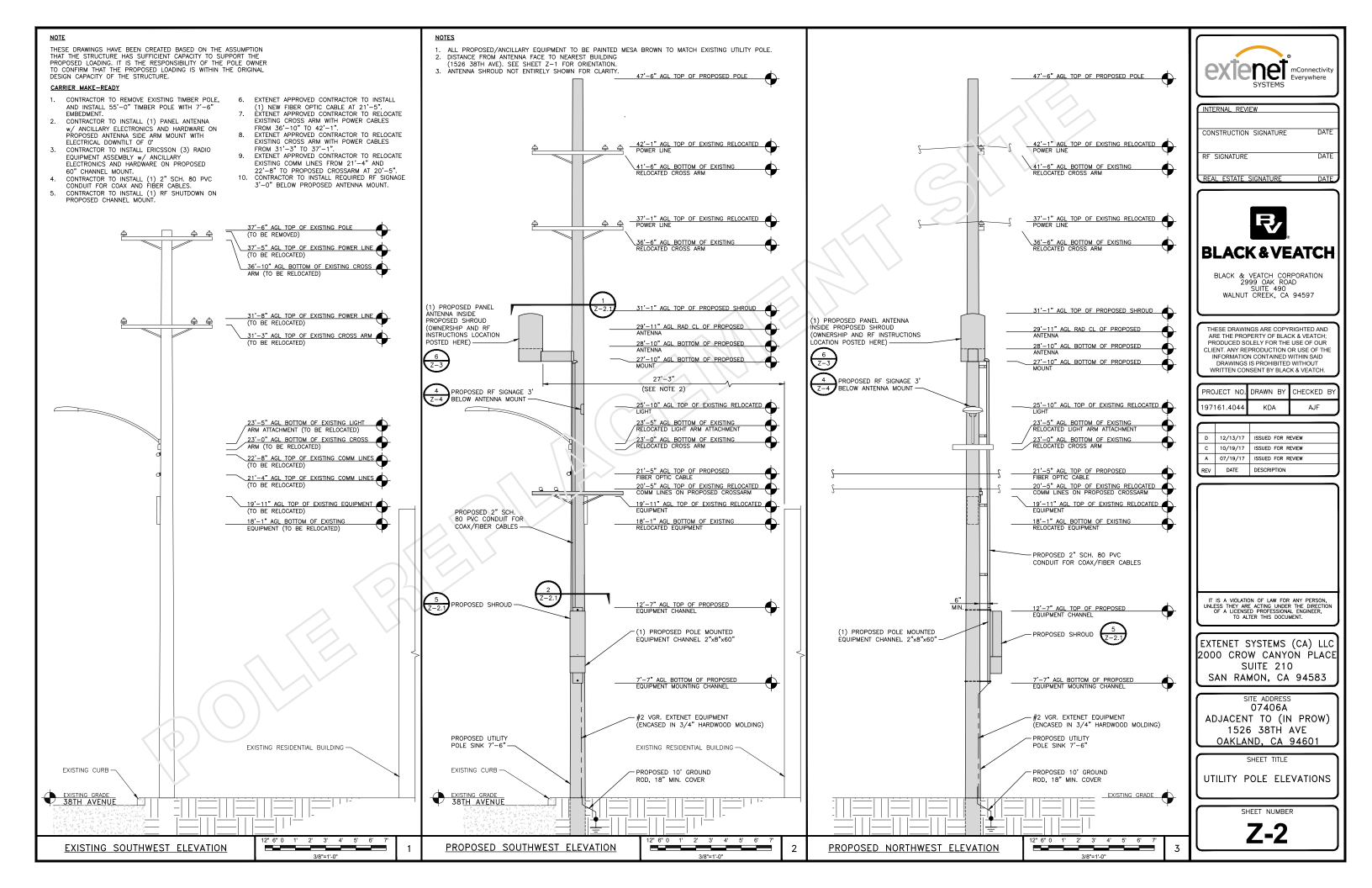
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|----------------------|--|------------|--|--|-------|
| <u>GEN</u> | ERAL NOTES | TOR | QUE REQUIREMENTS | LEGEND | |
| 1. | THESE NOTES SHALL BE CONSIDERED A PART OF THE WRITTEN SPECIFICATIONS, CONTRACT AND CONSTRUCTION DOCUMENTS. | 1. | ALL RF CONNECTIONS SHALL BE TIGHTENED BY A TORQUE WRENCH. | EXOTHERMIC CONNECTION | |
| 2. | THE WORK SHALL INCLUDE FURNISHING MATERIALS, EQUIPMENT, APPURTENANCES, AND LABOR NECESSARY TO COMPLETE ALL INSTALLATIONS AS INDICATED ON THESE PLANS AND IN THE CONTRACT DOCUMENTS. | 2. | ALL RF CONNECTIONS, GROUNDING HARDWARE AND ANTENNA HARDWARE SHALL HAVE A TORQUE MARK INSTALLED IN A CONTINUOUS STRAIGHT LINE FROM BOTH SIDES OF THE CONNECTION. | MECHANICAL CONNECTION | |
| 3. | PRIOR TO THE SUBMISSION OF BIDS, THE CONTRACTOR(S) SHALL VISIT THE JOB SITE(S) AND BE RESPONSIBLE FOR ALL CONTRACT DOCUMENTS, FIELD CONDITIONS AND DIMENSIONS, AND CONFIRM THAT THE WORK MAY BE | | A. RF CONNECTION BOTH SIDES OF THE CONNECTOR. B. GROUNDING AND ANTENNA HARDWARE ON THE NUT SIDE STARTING FROM THE THREADS TO THE SOLID | CHEMICAL ELECTROLYTIC GROUNDING SYSTEM | |
| | ACCOMPLISHED PER THE CONTRACT DOCUMENTS. ANY DISCREPANCIES ARE TO BE BROUGHT TO THE ATTENTION OF THE IMPLEMENTATION ENGINEER AND ARCHITECT/ENGINEER PRIOR TO BID SUBMITTAL. | | SURFACE. EXAMPLE OF SOLID SURFACE: GROUND BAR, ANTENNA BRACKET METAL. | TEST CHEMICAL ELECTROLYTIC GROUNDING SYSTEM | |
| 4. | THE CONTRACTOR SHALL RECEIVE WRITTEN AUTHORIZATION TO PROCEED ON ANY WORK NOT CLEARLY DEFINED OR IDENTIFIED IN THE CONTRACT AND CONSTRUCTION DOCUMENTS BEFORE STARTING ANY WORK. | 3. | ALL 8M ANTENNA HARDWARE SHALL BE TIGHTENED TO 9 LB-FT (12 NM). | EXOTHERMIC WITH INSPECTION SLEEVE | |
| 5. | ALL WORK PERFORMED AND MATERIALS INSTALLED SHALL BE IN STRICT ACCORDANCE WITH ALL APPLICABLE CODES, REGULATIONS, AND ORDINANCES, INCLUDING APPLICABLE MUNICIPAL AND UTILITY COMPANY | 4. | ALL 12M ANTENNA HARDWARE SHALL BE TIGHTENED TO 43 LB-FT (58 NM). | GROUNDING BAR | |
| | SPECIFICATIONS. | 5. | ALL GROUNDING HARDWARE SHALL BE TIGHTENED UNTIL THE LOCK WASHER COLLAPSES AND THE GROUNDING HARDWARE IS NO LONGER LOOSE. | GROUND ROD TEST GROUND ROD WITH INSPECTION SLEEVE | |
| 6. | THE CONTRACTOR SHALL INSTALL ALL EQUIPMENT AND MATERIALS IN ACCORDANCE WITH MANUFACTURER RECOMMENDATIONS. IF THESE RECOMMENDATIONS ARE IN CONFLICT WITH THE CONTRACT AND CONSTRUCTION DOCUMENTS AND/OR APPLICABLE CODES OR REGULATIONS, REVIEW AND RESOLVE THE CONFLICT WITH DIRECTION | 6. | ALL DIN TYPE CONNECTIONS SHALL BE TIGHTENED TO 18-22 LB-FT (24.4 - 29.8 NM). | CHAINLINK FENCE | |
| 7. | FROM THE IMPLEMENTATION ENGINEER AND ARCHITECT/ENGINEER PRIOR TO PROCEEDING. | 7. | ALL N TYPE CONNECTIONS SHALL BE TIGHTENED TO 15–20 LB–IN (1.7 – 2.3 NM). | WOOD/WROUGHT IRON FENCE | ` |
| 7. | THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR ALL CONSTRUCTION MEANS, METHODS, TECHNIQUES, SEQUENCES, AND PROCEDURES AND FOR COORDINATION OF ALL PORTIONS OF THE WORK UNDER THE CONTRACT_INCLUDING_CONTACT_AND_COORDINATION_WITH_THE_IMPLEMENTATION ENGINEER AND WITH THE | <u>ROW</u> | UTILITY POLE CONSTRUCTION NOTES | WALL STRUCTURE | |
| 8. | AUTHORIZED REPRESENTATIVE OF ANY OUTSIDE POLE OR PROPERTY OWNER. | 1. | NO BOLT THREADS TO PROTRUDE MORE THAN 1-1/2" [.038M]. | LEASE AREA | |
| | THE CONTRACTOR SHALL MAKE NECESSARY PROVISIONS TO PROTECT EXISTING IMPROVEMENTS, INCLUDING BUT NOT LIMITED TO PAVING, CURBS, VEGETATION, GALVANIZED SURFACE OR OTHER EXISTING ELEMENTS AND UPON COMPLETION OF THE WORK, REPAIR ANY DAMAGE THAT OCCURRED DURING CONSTRUCTION TO THE SATISFACTION OF EXTENET. | 2. | FILL ALL HOLES LEFT IN POLE FROM REARRANGEMENT OF CLIMBERS. | PROPERTY LINE (PL) | |
| 9. | CONTRACTOR IS TO KEEP THE GENERAL AREA CLEAN, HAZARD FREE, AND DISPOSE OF ALL DIRT, DEBRIS, | 3. | ALL CLIMB STEPS NEXT TO CONDUIT SHALL HAVE EXTENDED STEPS. | SETBACKS | |
| | RUBBISH, AND REMOVE EQUIPMENT NOT SPECIFIED AS REMAINING ON THE PROPERTY. LEAVE PREMISES IN CLEAN CONDITION DAILY. | 4. | CABLE NOT TO IMPEDE 15" [.381M] CLEAR SPACE OFF POLE FACE (12:00). | WATER LINE | — w – |
| 10. | PLANS ARE INTENDED TO BE DIAGRAMMATIC ONLY AND SHOULD NOT BE SCALED UNLESS OTHERWISE NOTED. RELY ONLY ON ANNOTATED DIMENSIONS AND REQUEST INFORMATION IF ADDITIONAL DIMENSIONS ARE REQUIRED. | 5. | 90 SHORT SWEEPS UNDER ANTENNA ARM. ALL CABLES MUST ONLY TRANSITION ON THE INSIDE OR BOTTOM OF | UNDERGROUND POWER | UGP |
| 11. | THE EXISTENCE AND LOCATION OF UTILITIES AND OTHER AGENCY'S FACILITIES WERE OBTAINED BY A SEARCH OF AVAILABLE RECORDS. OTHER FACILITIES MAY EXIST. CONTRACTOR SHALL VERIFY LOCATIONS PRIOR TO START OF | | ARMS (NO CABLE ON TOP OF ARMS). | UNDERGROUND TELCO | UGT |
| | CONSTRUCTION AND USE EXTREME CARE AND PROTECTIVE MEASURES TO PREVENT DAMAGE TO THESE FACILITIES. CONTRACTOR IS RESPONSIBLE FOR THE PROTECTION OF UTILITIES OR OTHER AGENCY'S FACILITIES WITHIN THE LIMITS OF THE WORK, WHETHER THEY ARE IDENTIFIED IN THE CONTRACT DOCUMENTS OR NOT. | 6. | USE 90 CONNECTOR AT CABLE CONNECTION TO ANTENNAS. | UNDERGROUND FIBER | UGF |
| 12. | THE CONTRACTOR SHALL NOTIFY UNDERGROUND SERVICE ALERT (800) 227-2600, AT LEAST TWO WORKING DAYS PRIOR TO THE START OF ANY EXCAVATION. | 7. | USE 1/2" [.013M] CABLE ON ANTENNAS UNLESS OTHERWISE SPECIFIED. | OVERHEAD POWER | OHP |
| | PRIOR TO THE START OF ANY EXCAVATION. | 8. | FILL VOID AROUND CABLES AT CONDUIT OPENING WITH FOAM SEALANT TO PREVENT WATER INTRUSION. | OVERHEAD TELCO | ОНТ |
| DEFINITIONS | | NOD | E SITE POWER SHUT DOWN PROCEDURES | UNDERGROUND TELCO/POWER | UGT/ |
| 1. | "TYPICAL" OR "TYP" MEANS THAT THIS ITEM IS SUBSTANTIALLY THE SAME ACROSS SIMILAR CONDITIONS. "TYP." SHALL BE UNDERSTOOD TO MEAN "TYPICAL WHERE OCCURS" AND SHALL NOT BE CONSIDERED AS WITHOUT | 1. | FOR NON EMERGENCY/SCHEDULED POWER SHUT DOWN | ABOVE GROUND POWER | AGP |
| | EXCEPTION OR CONSIDERATION OF SPECIFIC CONDITIONS. | | A. CALL EXTENET SYSTEMS NOC (NETWORK OPERATIONS CENTER) (866)892-5327 | ABOVE GROUND TELCO | AGT |
| 2. | "SIMILAR" MEANS COMPARABLE TO CHARACTERISTICS FOR THE CONDITION NOTED. VERIFY DIMENSIONS AND ORIENTATION ON PLAN. | | B. 24 HOURS PRIOR TO SCHEDULED POWER SHUT OFF | ABOVE GROUND TELCO/POWER | AGT/P |
| 3. | "AS REQUIRED" MEANS AS REQUIRED BY REGULATORY REQUIREMENTS, BY REFERENCED STANDARDS, BY EXISTING CONDITIONS, BY GENERALLY ACCEPTED CONSTRUCTION PRACTICE, OR BY THE CONTRACT DOCUMENTS. | | C. PROVIDE THE FOLLOWING INFORMATION NOC SITE NUMBER IDENTIFIED ON SITE NUMBERING STICKER | SECTION REFERENCE | |
| 4. | "ALIGN" MEANS ACCURATELY LOCATE FINISH FACES OF MATERIALS IN THE SAME PLANE. | | YOUR NAME AND REASON FOR POWER SHUTOFF PROVIDE DURATION OF OUTAGE | | |
| 5. | THE TERM "VERIFY" OR "V.I.F." SHALL BE UNDERSTOOD TO MEAN "VERIFY IN FIELD WITH ENGINEER" AND REQUIRES THAT THE CONTRACTOR CONFIRM INTENTION REGARDING NOTED CONDITION AND PROCEED ONLY AFTER RECEIVING DIRECTION. | | D. UNLOCK DISCONNECT BOX, FLIP BOTH BREAKERS TO THE OFF POSITION | DETAIL REFERENCE | |
| 6. | WHERE THE WORDS "OR EQUAL" OR WORDS OF SIMILAR INTENT FOLLOW A MATERIAL SPECIFICATION, THEY SHALL BE UNDERSTOOD TO REQUIRE SIGNED APPROVAL OF ANY DEVIATION TO SAID SPECIFICATION PRIOR TO | | E. POWER SHUT OFF VERIFICATION WITH APPROVED PG&E PROCEDURES | | |
| | CONTRACTOR'S ORDERING OR INSTALLATION OF SUCH EQUAL PRODUCT. | | F. NOTIFY EXTENET NOC UPON COMPLETION OF WORK | | |
| 7. | FURNISH : SUPPLY ONLY, OTHERS TO INSTALL. INSTALL: INSTALL ITEMS FURNISHED BY OTHERS. PROVIDE: FURNISH AND INSTALL. | | G. REINSTALL LOCK ON DISCONNECT BOX | | |
| FIELD WELDING NOTES: | | 2. | EMERGENCY POWER SHUT OFF | | |
| 1. | WELDING TO BE PERFORMED BY AWS CERTIFIED WELDER FOR THE TYPE OF AND POSITION INDICATED. ALL WORK | | A. CALL EXTENET SYSTEMS NOC (NETWORK OPERATIONS CENTER) (866)892-5327 | | |
| 2. | MUST BE IN CONFORMANCE WITH LATEST EDITION OF AWS D1.1. GRIND SURFACES TO BE WELDED WITH A SILICON CARBIDE WHEEL PRIOR TO WELDING TO REMOVE ALL | | B. PROVIDE THE FOLLOWING INFORMATION | | |
| | GALVANIZING WHICH MAY OTHERWISE BE CONSUMED IN THE WELD METAL. APPLY ANTI-SPATTER COMPOUND AFTER GRINDING. | | NOC SITE NUMBER IDENTIFIED ON SITE NUMBERING STICKER YOUR NAME AND REASON FOR POWER SHUTOFF DOWNED SUPERIOR SUPERIOR | | |
| 3. | WELDING TECHNIQUE MUST MINIMIZE TEMPERATURE RISE ON THE INSIDE SURFACE OF THE POLE AND ALSO VOLATIZE ANY REMAINING ZINC WITHIN THE BASE METAL WITH MINIMUM SPATTER, USE AN E70 (LOW HYDROGEN) | | PROVIDE DURATION OF OUTAGE D. UNLOCK DISCONNECT BOX, FLIP BOTH BREAKERS TO THE OFF POSITION | | |
| | ELECTRODE. USE LARGEST DIAMETER ELECTRODE COMPATIBLE WITH WELDING POSITION AND MATÈRIAL THICKNESS. STRICTLY FOLLOW ALL MANUFACTURE'S INSTRUCTIONS FOR STORAGE AND USE OF ELECTRODES. AVOID REMOVING ELECTRODES FROM MANUFACTURE'S PACKAGING UNTIL READY FOR IMMEDIATE USE. | | E. POWER SHUT OFF VERIFICATION WITH APPROVED PG&E PROCEDURES | | |
| 4. | WELDING MAY PRODUCE TOXIC FUMES. REFER TO ANSI STANDARD Z49.1 "SAFETY IN WELDING AND CUTTING" | | F. NOTIFY EXTENET NOC UPON COMPLETION OF WORK | | |
| 5. | FOR PROPER PRECAUTIONS. UPON COMPLETION OF WELDING, APPLY GALV-A-STICK ZINC COATING TO ALL UNPROTECTED SURFACES. APPLY | | G. REINSTALL LOCK ON DISCONNECT BOX | | |
| | A SECOND LAYER OF COLD GALVANIZING SPRAY COMPOUND CONTAINING A MINIMUM ZINC CONTENT OF 95%. IF NECESSARY, APPLY A FINAL COAT OF COMPATIBLE PAINT TO MATCH SURROUNDING SURFACES. | | G. REINSTALE LOCK ON DISCONNECT DOX | | |
| ANT | ENNA MOUNTING | | | | |
| 1. | DESIGN AND CONSTRUCTION OF ANTENNA SUPPORTS SHALL CONFORM TO CURRENT ANSI/TIA-222 OR APPLICABLE LOCAL CODES. | | | | |
| 2. | ALL STEEL MATERIALS SHALL BE GALVANIZED AFTER FABRICATION IN ACCORDANCE WITH ASTM A123 "ZINC | | | | |
| 3. | (HOT-DIP GALVANIZED) COATINGS ON IRON AND STEEL PRODUCTS", UNLESS NOTED OTHERWISE. ALL BOLTS, ANCHORS AND MISCELLANEOUS HARDWARE SHALL BE GALVANIZED IN ACCORDANCE WITH ASTM A153 | 1 | | | |
| 4. | "ZINC-COATING (HOT-DIP) ON IRON AND STEEL HARDWARE", UNLESS NOTED OTHERWISE. DAMAGED GALVANIZED SURFACES SHALL BE REPAIRED BY COLD GALVANIZING IN ACCORDANCE WITH ASTM A780. | | | | |
| 4. 5. | ALL ANTENNA MOUNTS SHALL BE INSTALLED WITH LOCK NUTS, DOUBLE NUTS AND SHALL BE TORQUED TO | 1 | | | |
| 6. | MANUFACTURER'S RECOMMENDATIONS. CONTRACTOR SHALL INSTALL ANTENNA PER MANUFACTURER'S RECOMMENDATION FOR INSTALLATION AND | 1 | | | |
| | GROUNDING. | | | | |
| 7. | PRIOR TO SETTING ANTENNA AZIMUTHS AND DOWNTILTS, ANTENNA CONTRACTOR SHALL CHECK THE ANTENNA MOUNT FOR TIGHTNESS AND ENSURE THAT THEY ARE PLUMB. ANTENNA AZIMUTHS SHALL BE SET FROM TRUE NORTH AND BE ORIENTED WITHIN $+/-5\%$ as defined by the RFDS. ANTENNA DOWNTILTS SHALL BE WITHIN $+/-0.5\%$ AS DEFINED BY THE RFDS. | | | | |
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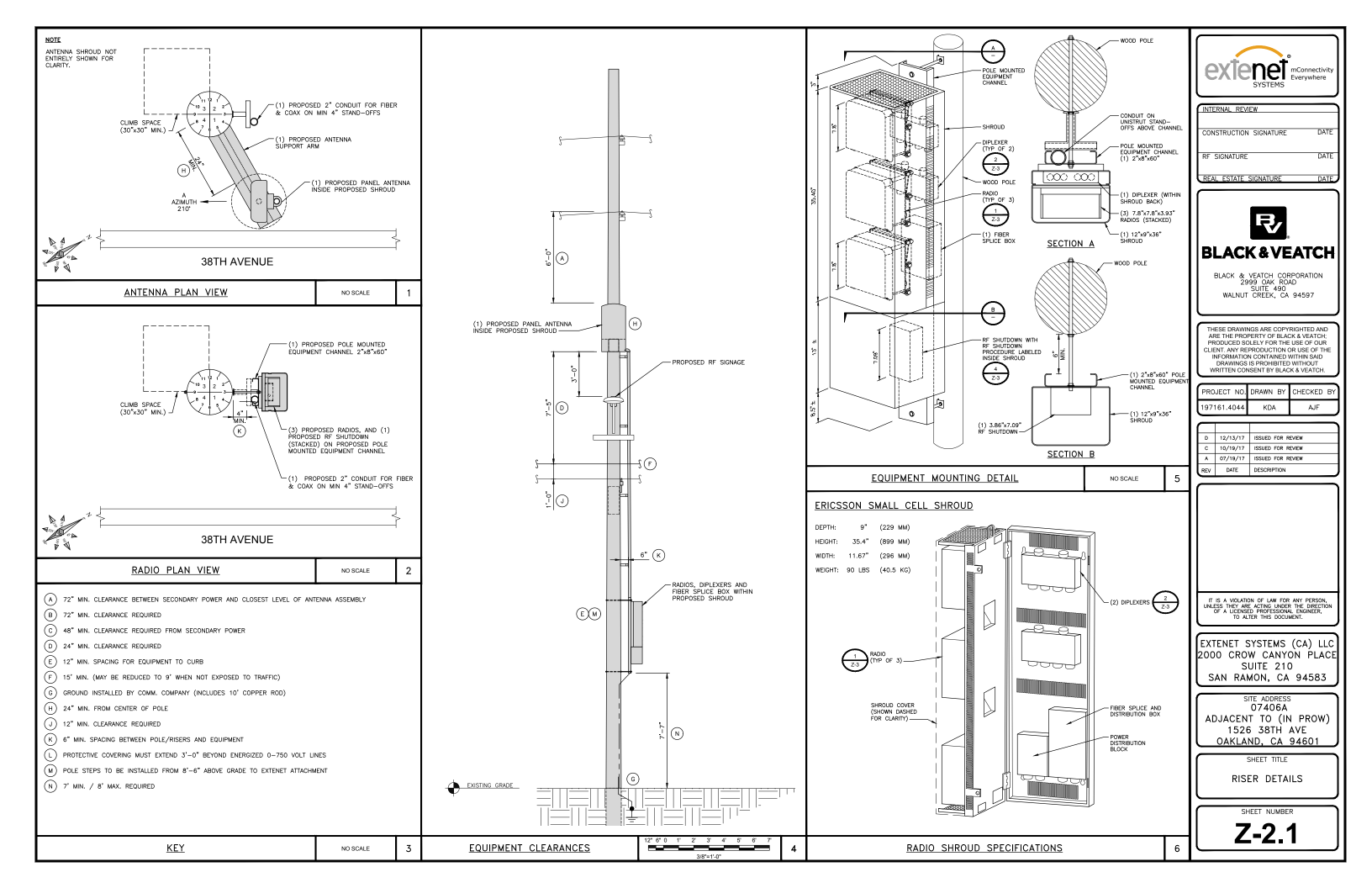
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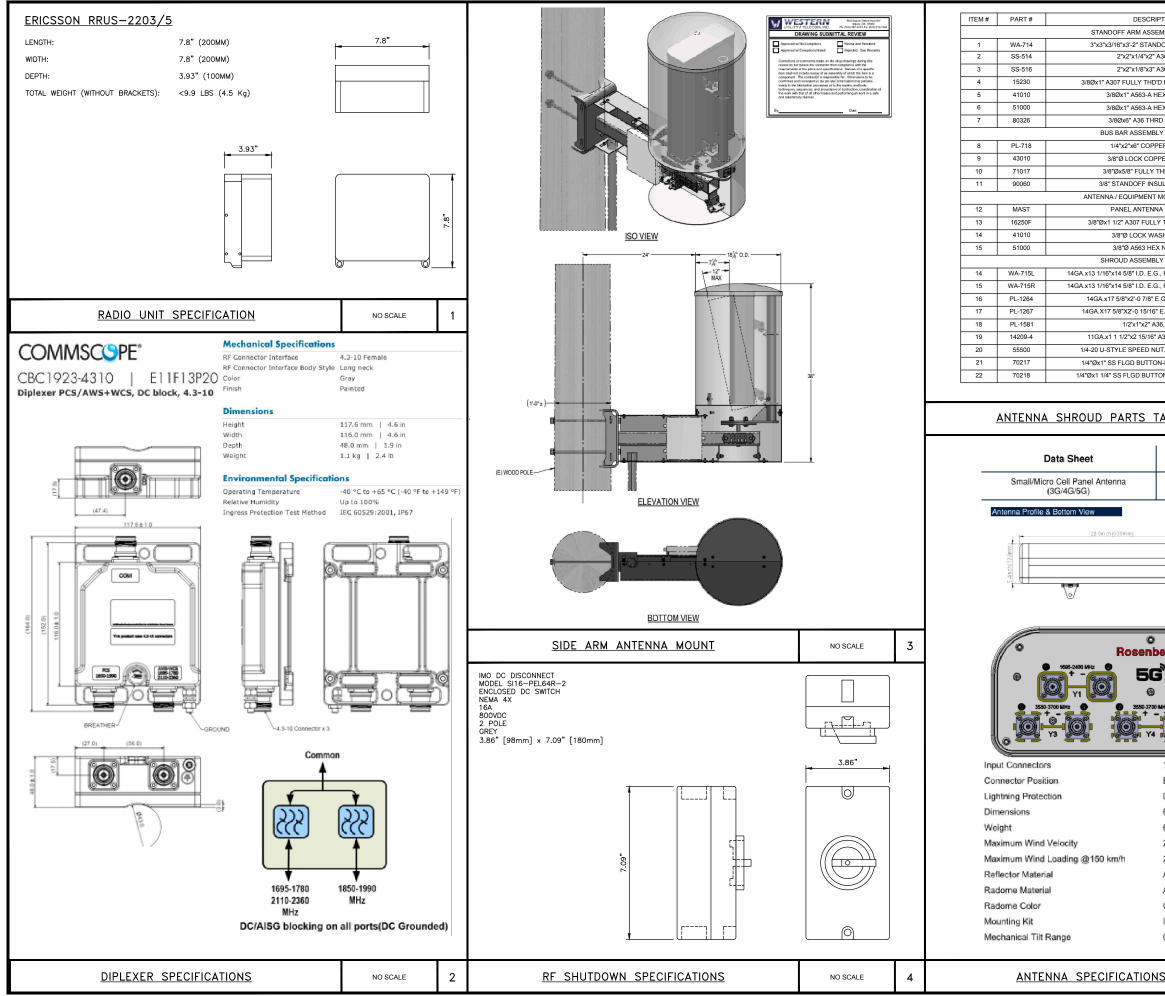




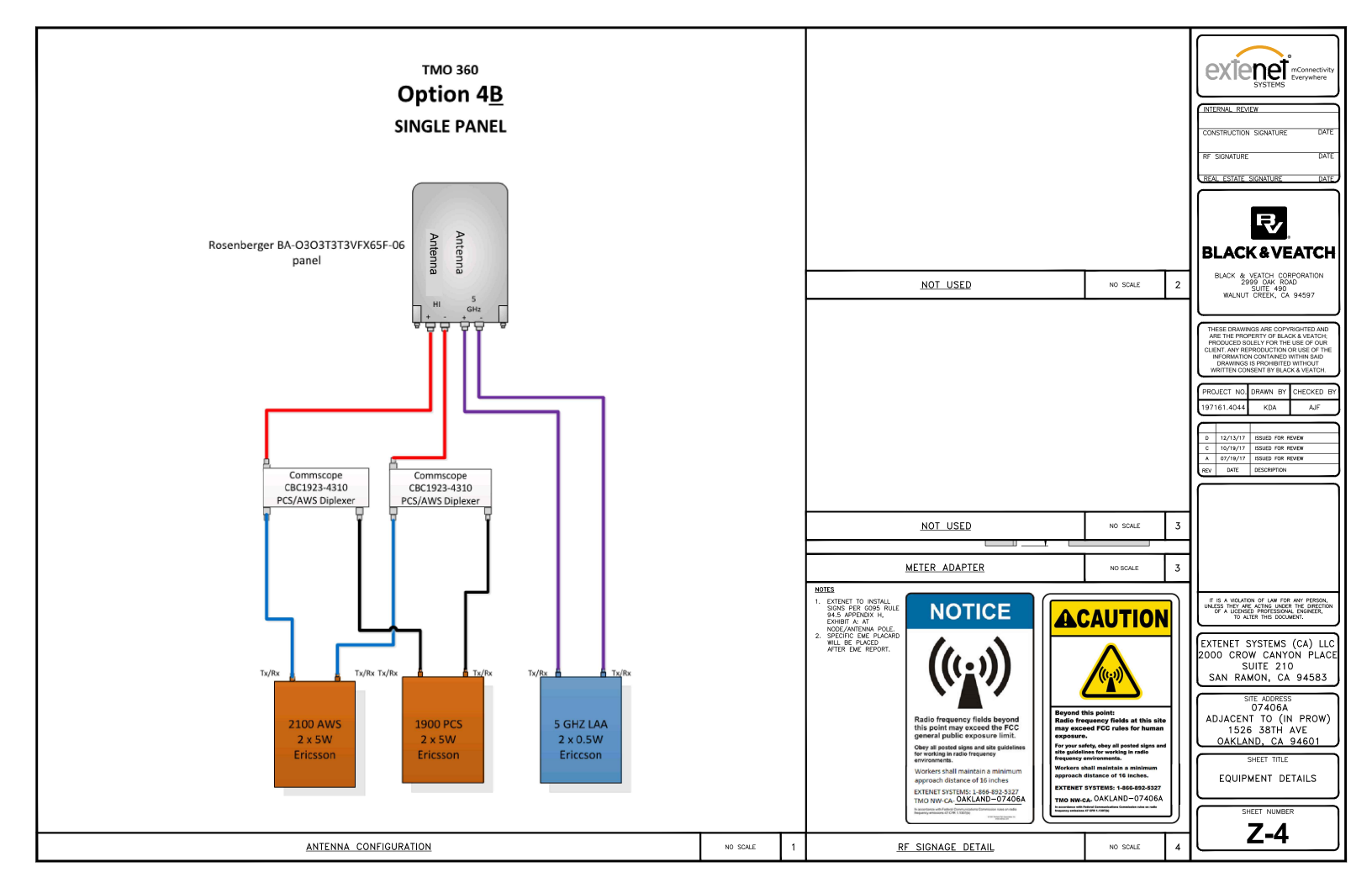
THIS DRAWING IS extenet MConnectivity Everywhere NOT A SITE SURVEY THE PURPOSE OF THIS DRAWING IS TO SHOW HOW THE DEVELOPED SITE RELATES TO THE PARENT PARCEL AND ADJACENT PROPERTIES. R.O.W. MEASUREMENTS ARE APPROXIMATIONS. SYSTEMS INTERNAL REVIEW A.R.N. DATE 033-21380-2801 CONSTRUCTION SIGNATURE \triangleleft DATE RF SIGNATURE Δ 2 REAL ESTATE SIGNATURE DATE R. **BLACK & VEATCH** BLACK & VEATCH CORPORATION 2999 OAK ROAD SUITE 490 WALNUT CREEK, CA 94597 THESE DRAWINGS ARE COPYRIGHTED AND ARE THE PROPERTY OF BLACK & VEATCH; PRODUCED SOLELY FOR THE USE OF OUR CLIENT. ANY REPRODUCTION OR USE OF THE INFORMATION CONTAINED WITHIN SAID DRAWINGS IS PROHIBITED WITHOUT WRITTEN CONSENT BY BLACK & VEATCH. 1526 38TH AVE. A.P.N. PROJECT NO. DRAWN BY CHECKED BY 033-21380-2701 197161.4044 AJF KDA 12/13/17 ISSUED FOR REVIEW C 10/19/17 ISSUED FOR REVIEW A 07/19/17 ISSUED FOR REVIEW REV DATE DESCRIPTION IT IS A VIOLATION OF LAW FOR ANY PERSON, JNLESS THEY ARE ACTING UNDER THE DIRECTION OF A LICENSED PROFESSIONAL ENGINEER, TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE OAKLAND, CA 94601 SHEET TITLE OVERALL SITE PLAN SHEET NUMBER **Z-1** 4'2' 1/4"=1'-0



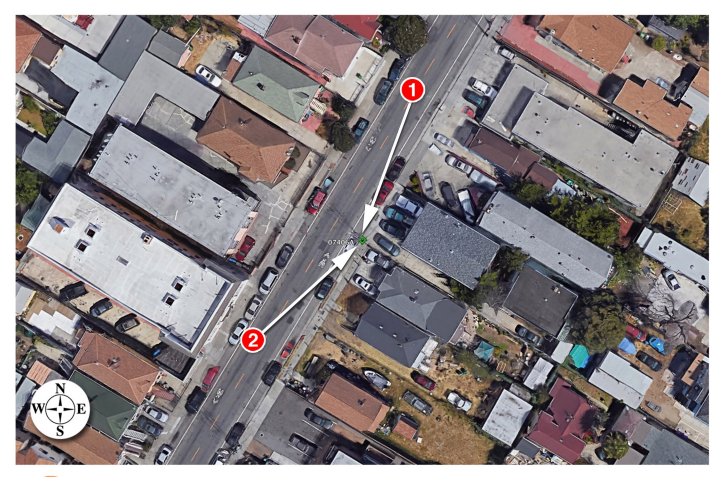




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| OOFF ARM WLDMNT | 1 | 43 | | |
| A36, ANGLE | 2 | 0.5 | | EXIEL ICI Everywhere |
| 36, ANGLE | 2 | 0.4 | | SYSTEMS |
| D BOLT/NUT/LW, GALV. | 4 | 0.1 | | |
| EX NUT, GALV. | 2 | 0.01 | | INTERNAL REVIEW |
| EX NUT, GALV. | 2 | 0.01 | | |
| D ROD, GALV. | 1 | 0.19 | | |
| Y PARTS / HDWR | | | | CONSTRUCTION SIGNATURE DATE |
| ER, BUS BAR | 1 | 0.8 | | |
| PER, BUS BAR | 4 | 0.01 | | RF SIGNATURE DATE |
| HD'D S.S. BOLT | 4 | 0.04 | | |
| JLATOR (559640) | 2 | 0.1 | | REAL ESTATE SIGNATURE DATE. |
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| MOUNT PARTS / HDWR | | | | () |
| A PIPE MAST | 1 | 2.2 | | |
| ' THD'D BOLT, GALV. | 2 | 0.1 | | |
| SHER, GALV. | 2 | 0.01 | | |
| NUT, GALV. | 2 | 0.02 | | |
| Y PARTS / HDWR | | | | |
| , FORMED PLATE WLDMNT | 1 | 8 | | BLACK & VEATCH |
| , FORMED PLATE WLDMNT | 1 | 8 | | |
| .G., FORMED COVER | 1 | 9.9 | | BLACK & VEATCH CORPORATION |
| E.G., FORMED COVER | 1 | 9.9 | | 2999 OAK ROAD SUITE 490 |
| 6, PLATE | 4 | 0.3 | | WALNUT CREEK, CA 94597 |
| A36, FORMED PLATE | 2 | 0.1 | | |
| T. BLACK PHOSPHATE | 16 | 0.02 | | |
| N-HD SCKT CAP SCRW | 18 | 0.02 | | THESE DRAWINGS ARE COPYRIGHTED AND |
| | | | | ARE THE PROPERTY OF BLACK & VEATCH; |
| ON-HD SCKT CAP SCRW | 18 | 0.003 | | PRODUCED SOLELY FOR THE USE OF OUR CLIENT. ANY REPRODUCTION OR USE OF THE |
| | TOTAL C | ALV. WT. = 891bs | 6 | INFORMATION CONTAINED WITHIN SAID |
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| Y2 0 | | > | | IT IS A VIOLATION OF LAW FOR ANY PERSON, UNLESS THEY ARE ACTING UNDER THE DIRECTION OF A LICENSED PROFESSIONAL ENGINEER, TO ALTER THIS DOCUMENT. |
| HHz • • 5150-5925 | Mtz O | | | IT IS A VIOLATION OF LAW FOR ANY PERSON, UNLESS THEY ARE ACTING UNDER THE DIRECTION OF A LICENSED PROFESSIONAL ENGINEER, TO ALTER THIS DOCUMENT. |
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| Hz 5150.5025 60 75 | | | | EXTENET SYSTEMS (CA) LLC |
| Htz 9 5150.5025 | NHE O | | | TO ALTER THIS DOCUMENT. |
| 10 x 4 3-10 Earnala | | | | EXTENET SYSTEMS (CA) LLC |
| 10 x 4.3-10Female | | | | EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 |
| 10 x 4.3-10Female Bottom | | | | EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE |
| | | | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 |
| Bottom DC Ground | 3.9 x 13 | .8x54 in | | EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 |
| Bottom DC Ground 608 x 350 × 138 mm 2 | 3.9 x 13 | .8 x 5.4 in | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A |
| Bottom DC Ground 608 x 350 × 138 mm 2 6.6kg 14.6 lbs | 3.9 x 13 | .8 x 5.4 in | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) |
| Bottom DC Ground 608 x 350 × 138 mm 2 | 3.9 x 13 | .8 x 5.4 in | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE |
| Bottom DC Ground 608 x 350 × 138 mm 2 6.6kg 14.6 lbs | 3.9 x 13 | .8 x 5.4 in | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) |
| Bottom DC Ground 608 x 350 × 138 mm 2 6.6kg 14.6 lbs 241km/h 150 mph 211 N 47.5 lbf | 3.9 x 13 | .8 x 5.4 in | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE OAKLAND, CA 94601 |
| Bottom DC Ground 608 x 350 × 138 mm 2 6.6kg 14.6 lbs 241km/h 150 mph 211 N 47.5 lbf Aluminum Alloy | 3.9 x 13 | .8 x 5.4 in | | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE |
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| Bottom DC Ground 608 x 350 × 138 mm 2 6.6kg 14.6 lbs 241km/h 150 mph 211 N 47.5 lbf Aluminum Alloy ASA Gray Included | 3.9 x 13 | .8 x 5.4 in | 6 | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE OAKLAND, CA 94601 SHEET TITLE EQUIPMENT DETAILS |
| Bottom DC Ground 608 x 350 × 138 mm 2 6.6kg 14.6 lbs 241km/h 150 mph 211 N 47.5 lbf Aluminum Alloy ASA Gray Included 0°~20° | 3.9 x 13 | | 6 | TO ALTER THIS DOCUMENT. EXTENET SYSTEMS (CA) LLC 2000 CROW CANYON PLACE SUITE 210 SAN RAMON, CA 94583 SITE ADDRESS 07406A ADJACENT TO (IN PROW) 1526 38TH AVE OAKLAND, CA 94601 SHEET TITLE EQUIPMENT DETAILS SHEET NUMBER |









1/16/18

NW-CA-OAKLAND-07406A

Aerial Map

Adjacent to (in PROW) 1526 38th Avenue Oakland, CA



extenet

NW-CA-OAKLAND-07406A

Adjacent to (in PROW) 1526 38th Avenue Oakland, CA Looking Southwest from 38th Ave.

View #1 Applied Imagination 510 914-0500

1/16/18



extenet

NW-CA-OAKLAND-07406A

Adjacent to (in PROW) 1526 38th Avenue Oakland, CA Looking Northeast from 38th Ave.

View #2 Applied Imagination 510 914-0500

1/16/18



EXTENET OAKLAND NODE 07406A ALTERNATIVE SITE ANALYSIS

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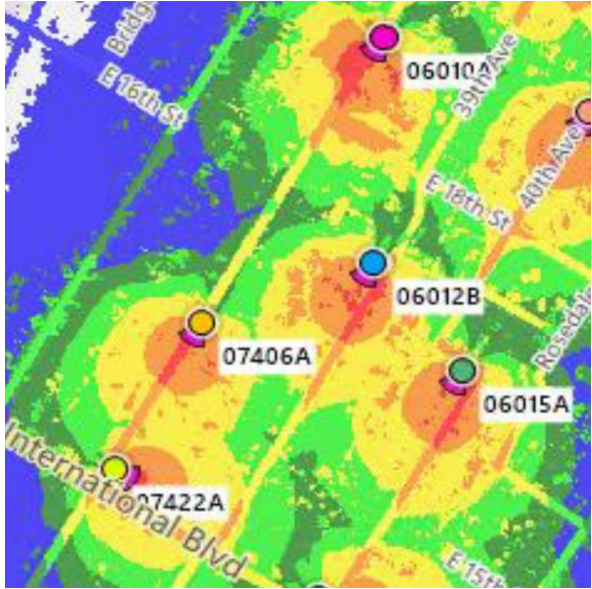
MAP OF ALTERNATIVE POLES EVALUATED FOR NODE 07406A



- The above maps depict ExteNet's proposed Node 07406A in relation to other poles in the area that were evaluated as possibly being viable alternative candidates.
- The following is an analysis of each of those 5 alternative locations.

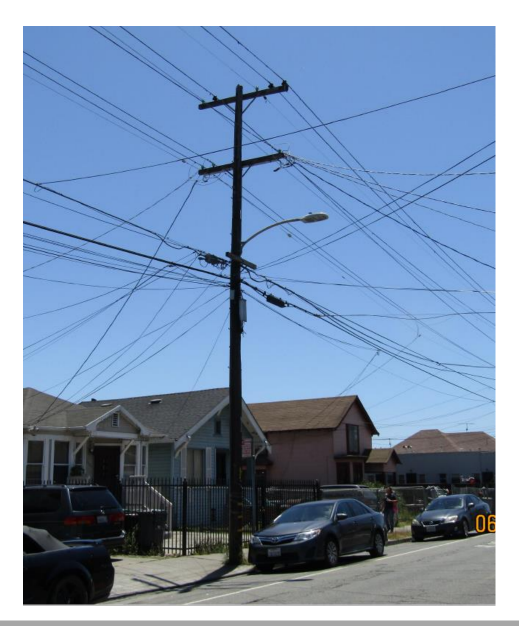
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PROPAGATION MAP OF NODES 07406A



This propagation map depicts the ExteNet proposed Node 07406A in relation to surrounding proposed ExteNet small cell nodes.

07406A - PROPOSED LOCATION



- The location for ExteNet's proposed Node 07406A is a wood utility pole located adjacent to PROW 1526 38th Avenue (37.775919, -122.219022)
- ExteNet's objective is to provide T-Mobile 5G wireless coverage and capacity as well as high speed wireless internet to the Oakland area.
- ExteNet evaluated this site and nearby alternatives to verify that the selected site is the least intrusive means to close T-Mobile's significant service coverage gap.

ALTERNATIVE NODE 07406B



- Node 07406B is a wood utility pole located adjacent to PROW 1558 38th Avenue (37.776270, -122.218756).
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06012B.

ALTERNATIVE NODE 07406C



- Node 07406C is a wood utility pole located adjacent to PROW at 1620 38th Avenue (37.776624, -122.218487).
- This pole is not a viable alternative candidate because this pole is located too far from the primary candidate to satisfy the service coverage gap.
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06012B.
- This pole is not a viable alternative candidate because this pole is located too far from primary Node 07422A.

ALTERNATIVE NODE 07406D



- Node 07406D is a wood utility pole located adjacent to PROW at 1706 38th Avenue (37.776971, -122.218218).
- This pole is not a viable alternative candidate because this pole is located too far from the primary candidate to satisfy the service coverage gap.
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06010A.
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06012B.
- This pole is not a viable alternative candidate because this pole is located too far from primary Node 07422A.

ALTERNATIVE NODE 07406E



- Node 07406E is a wood utility pole located adjacent to PROW 1800 38th Avenue (37.777325, -122.217940).
- This pole is not a viable alternative candidate because the existing riser on the pole occupies the quadrant available for our proposed equipment.
- This pole is not a viable alternative candidate because this pole is located too far from the primary candidate to satisfy the service coverage gap.
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06010A.
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06012B.
- This pole is not a viable alternative candidate because this pole is located too far from primary Node 07422A.

ALTERNATIVE NODE 07406F



- Node 07406F is a wood utility pole located adjacent to PROW at 1834 38th Avenue (37.777919, -122.217491).
- This pole is not a viable alternative candidate because this pole is located too far from the primary candidate to satisfy the service coverage gap.
 - This pole is not a viable alternative candidate because this pole is located too close to primary Node 06010A.
- This pole is not a viable alternative candidate because this pole is located too close to primary Node 06012B.
- This pole is not a viable alternative candidate because this pole is located too far from primary Node 07422A.

ALTERNATIVE SITE ANALYSIS CONCLUSION

Based on ExteNet's analysis of alternative sites, the currently proposed Node 07406A is the least intrusive location from which to fill the surrounding significant wireless coverage gaps.

extenet systems

Thank You!

ExteNet Systems CA, LLC • Proposed DAS Node (Site No. 07406A) 1526 38th Avenue • Oakland, California

Statement of Hammett & Edison, Inc., Consulting Engineers

The firm of Hammett & Edison, Inc., Consulting Engineers, has been retained on behalf of ExteNet Systems CA, LLC, a wireless telecommunications facilities provider, to evaluate the addition of Node No. 07406A to be added to the ExteNet distributed antenna system ("DAS") in Oakland, California, for compliance with appropriate guidelines limiting human exposure to radio frequency ("RF") electromagnetic fields.

Executive Summary

ExteNet proposes to install a directional panel antenna on a utility pole sited in the public right-of-way at 1526 38th Avenue in Oakland. The proposed operation will comply with the FCC guidelines limiting public exposure to RF energy.

Prevailing Exposure Standards

The U.S. Congress requires that the Federal Communications Commission ("FCC") evaluate its actions for possible significant impact on the environment. A summary of the FCC's exposure limits is shown in Figure 1. These limits apply for continuous exposures and are intended to provide a prudent margin of safety for all persons, regardless of age, gender, size, or health. The most restrictive FCC limit for exposures of unlimited duration to radio frequency energy for several personal wireless services are as follows:

| Wireless Service | Frequency Band | Occupational Limit | Public Limit |
|------------------------------------|----------------|------------------------|-------------------------|
| Microwave (Point-to-Point) | 5–80 GHz | 5.00 mW/cm^2 | 1.00 mW/cm ² |
| WiFi (and unlicensed uses) | 2-6 | 5.00 | 1.00 |
| BRS (Broadband Radio) | 2,600 MHz | 5.00 | 1.00 |
| WCS (Wireless Communication) | 2,300 | 5.00 | 1.00 |
| AWS (Advanced Wireless) | 2,100 | 5.00 | 1.00 |
| PCS (Personal Communication) | 1,950 | 5.00 | 1.00 |
| Cellular | 870 | 2.90 | 0.58 |
| SMR (Specialized Mobile Radio) | 855 | 2.85 | 0.57 |
| 700 MHz | 700 | 2.40 | 0.48 |
| [most restrictive frequency range] | 30-300 | 1.00 | 0.20 |

Power line frequencies (60 Hz) are well below the applicable range of these standards, and there is considered to be no compounding effect from simultaneous exposure to power line and radio frequency fields.

General Facility Requirements

Wireless nodes typically consist of two distinct parts: the electronic transceivers (also called "radios" or "channels") that are connected to a central "hub" (which in turn are connected to the traditional



ExteNet Systems CA, LLC • Proposed DAS Node (Site No. 07406A) 1526 38th Avenue • Oakland, California

wired telephone lines), and the passive antenna(s) that send the wireless signals created by the radios out to be received by individual subscriber units. The radios are often located on the same pole as the antennas and are connected to the antennas by coaxial cables. Because of the short wavelength of the frequencies assigned by the FCC for wireless services, the antennas require line-of-sight paths for their signals to propagate well and so are installed at some height above ground. The antennas are designed to concentrate their energy toward the horizon, with very little energy wasted toward the sky or the ground. This means that it is generally not possible for exposure conditions to approach the maximum permissible exposure limits without being physically very near the antennas.

Computer Modeling Method

The FCC provides direction for determining compliance in its Office of Engineering and Technology Bulletin No. 65, "Evaluating Compliance with FCC-Specified Guidelines for Human Exposure to Radio Frequency Radiation," dated August 1997. Figure 2 attached describes the calculation methodologies, reflecting the facts that a directional antenna's radiation pattern is not fully formed at locations very close by (the "near-field" effect) and that at greater distances the power level from an energy source decreases with the square of the distance from it (the "inverse square law"). The conservative nature of this method for evaluating exposure conditions has been verified by numerous field tests.

Site and Facility Description

Based upon information provided by ExteNet, including drawings by Black & Veatch Corporation, dated December 13, 2017, it is proposed to install one Rosenberger Model BA-O3O3T3T3VFX65F-06 2-foot tall, directional panel antenna, within a cylindrical enclosure on a cross-arm to be added to a new utility pole, to replace the existing utility pole sited in the public rightof-way in front of the two-story residence located at 1526 38th Avenue in Oakland. The antenna would employ no downtilt, would be mounted at an effective height of about 30 feet above ground, and would be oriented toward 210°T. T-Mobile proposes to operate from this facility with a maximum effective radiated power in any direction of 222 watts, representing simultaneous operation 120 watts for AWS, 100 watts for PCS, and 2 watts for 5.2 GHz WiFi service. There are reported no other wireless telecommunications base stations at this site or nearby.

Study Results

For a person anywhere at ground, the maximum RF exposure level due to the proposed T-Mobile operation is calculated to be 0.0026 mW/cm^2 , which is 0.26% of the applicable public exposure limit. The maximum calculated level at any nearby building is 0.89% of the public exposure limit. It should be noted that these results include several "worst-case" assumptions and therefore are expected to overstate actual power density levels from the proposed operation.



ExteNet Systems CA, LLC • Proposed DAS Node (Site No. 07406A) 1526 38th Avenue • Oakland, California

Recommended Mitigation Measures

Due to its mounting location and height, the ExteNet antenna would not be accessible to the general public, and so no mitigation measures are necessary to comply with the FCC public exposure guidelines. To prevent occupational exposures in excess of the FCC guidelines, it is recommended that appropriate RF safety training be provided to all authorized personnel who have access to the antenna. No access within 2 feet directly in front of the antenna itself, such as might occur during certain maintenance activities, should be allowed while the node is in operation, unless other measures can be demonstrated to ensure that occupational protection requirements are met. Posting explanatory signs^{*} on the pole at or below the antenna, such that the signs would be readily visible from any angle of approach to persons who might need to work within that distance, would be sufficient to meet FCC-adopted guidelines.

Conclusion

Based on the information and analysis above, it is the undersigned's professional opinion that operation of the node proposed by ExteNet Systems CA, LLC, at 1526 38th Avenue in Oakland, California, will comply with the prevailing standards for limiting public exposure to radio frequency energy and, therefore, will not for this reason cause a significant impact on the environment. The highest calculated level in publicly accessible areas is much less than the prevailing standards allow for exposures of unlimited duration. This finding is consistent with measurements of actual exposure conditions taken at other operating nodes. Training personnel and posting signs is recommended to establish compliance with occupational exposure limitations.

Authorship

The undersigned author of this statement is a qualified Professional Engineer, holding California Registration No. E-21306, which expires on September 30, 2019. This work has been carried out under his direction, and all statements are true and correct of his own knowledge except, where noted, when data has been supplied by others, which data he believes to be correct.

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January 22, 2018

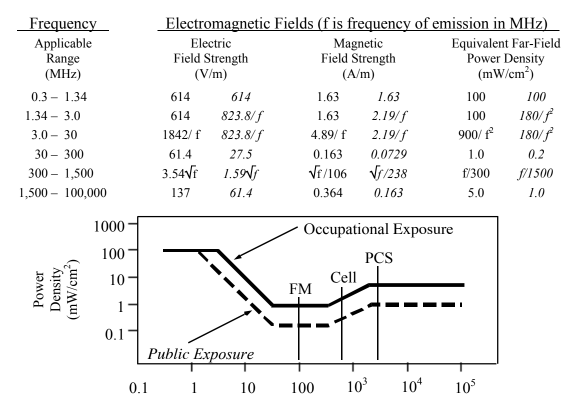
^{*} Signs should comply with OET-65 color, symbol, and content recommendations. Contact information should be provided (*e.g.*, a telephone number) to arrange for access to restricted areas. The selection of language(s) is not an engineering matter, and guidance from the landlord, local zoning or health authority, or appropriate professionals may be required. Signage may also need to comply with the requirements of California Public Utilities Commission General Order No. 95.



FCC Radio Frequency Protection Guide

The U.S. Congress required (1996 Telecom Act) the Federal Communications Commission ("FCC") to adopt a nationwide human exposure standard to ensure that its licensees do not, cumulatively, have a significant impact on the environment. The FCC adopted the limits from Report No. 86, "Biological Effects and Exposure Criteria for Radiofrequency Electromagnetic Fields," published in 1986 by the Congressionally chartered National Council on Radiation Protection and Measurements ("NCRP"). Separate limits apply for occupational and public exposure conditions, with the latter limits generally five times more restrictive. The more recent standard, developed by the Institute of Electrical and Electronics Engineers and approved as American National Standard ANSI/IEEE C95.1-2006, "Safety Levels with Respect to Human Exposure to Radio Frequency Electromagnetic Fields, 3 kHz to 300 GHz," includes similar limits. These limits apply for continuous exposures from all sources and are intended to provide a prudent margin of safety for all persons, regardless of age, gender, size, or health.

As shown in the table and chart below, separate limits apply for occupational and public exposure conditions, with the latter limits (in *italics* and/or dashed) up to five times more restrictive:



Frequency (MHz)

Higher levels are allowed for short periods of time, such that total exposure levels averaged over six or thirty minutes, for occupational or public settings, respectively, do not exceed the limits, and higher levels also are allowed for exposures to small areas, such that the spatially averaged levels do not exceed the limits. However, neither of these allowances is incorporated in the conservative calculation formulas in the FCC Office of Engineering and Technology Bulletin No. 65 (August 1997) for projecting field levels. Hammett & Edison has built those formulas into a proprietary program that calculates, at each location on an arbitrary rectangular grid, the total expected power density from any number of individual radio sources. The program allows for the description of buildings and uneven terrain, if required to obtain more accurate projections.



RFR.CALC[™] Calculation Methodology

Assessment by Calculation of Compliance with FCC Exposure Guidelines

The U.S. Congress required (1996 Telecom Act) the Federal Communications Commission ("FCC") to adopt a nationwide human exposure standard to ensure that its licensees do not, cumulatively, have a significant impact on the environment. The maximum permissible exposure limits adopted by the FCC (see Figure 1) apply for continuous exposures from all sources and are intended to provide a prudent margin of safety for all persons, regardless of age, gender, size, or health. Higher levels are allowed for short periods of time, such that total exposure levels averaged over six or thirty minutes, for occupational or public settings, respectively, do not exceed the limits.

Near Field.

Prediction methods have been developed for the near field zone of panel (directional) and whip (omnidirectional) antennas, typical at wireless telecommunications base stations, as well as dish (aperture) antennas, typically used for microwave links. The antenna patterns are not fully formed in the near field at these antennas, and the FCC Office of Engineering and Technology Bulletin No. 65 (August 1997) gives suitable formulas for calculating power density within such zones.

For a panel or whip antenna, power density
$$\mathbf{S} = \frac{180}{\theta_{BW}} \times \frac{0.1 \times P_{net}}{\pi \times D \times h}$$
, in mW/cm²,

and for an aperture antenna, maximum power density $S_{max} = \frac{0.1 \times 16 \times \eta \times P_{net}}{\pi \times h^2}$, in mW/cm²,

where θ_{BW} = half-power beamwidth of the antenna, in degrees, and

 P_{net} = net power input to the antenna, in watts,

D = distance from antenna, in meters,

h = aperture height of the antenna, in meters, and

 η = aperture efficiency (unitless, typically 0.5-0.8).

The factor of 0.1 in the numerators converts to the desired units of power density.

Far Field.

OET-65 gives this formula for calculating power density in the far field of an individual RF source:

power density
$$S = \frac{2.56 \times 1.64 \times 100 \times RFF^2 \times ERP}{4 \times \pi \times D^2}$$
, in mW/cm²,

where ERP = total ERP (all polarizations), in kilowatts,

RFF = relative field factor at the direction to the actual point of calculation, and

D = distance from the center of radiation to the point of calculation, in meters.

The factor of 2.56 accounts for the increase in power density due to ground reflection, assuming a reflection coefficient of 1.6 ($1.6 \times 1.6 = 2.56$). The factor of 1.64 is the gain of a half-wave dipole relative to an isotropic radiator. The factor of 100 in the numerator converts to the desired units of power density. This formula has been built into a proprietary program that calculates, at each location on an arbitrary rectangular grid, the total expected power density from any number of individual radiation sources. The program also allows for the description of uneven terrain in the vicinity, to obtain more accurate projections.



Decision 06-04-063 April 27, 2006

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of ClearLinx Network Corporation (U-6959-C) for a Modification to its Certificate of Public Convenience and Necessity in Order to Provide Competitive Local Exchange, Access and Non-Dominant Interexchange Services.

Application 05-07-025 (Filed July 27, 2005)

OPINION GRANTING MODIFICATION OF CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

I. Summary

ClearLinx Network Corporation (U-6959-C) (Applicant) seeks a modification of its existing certificate of public convenience and necessity (CPCN) under Pub. Util. Code § 1001 to obtain authority to provide full facilities-based local exchange and interexchange telecommunications services.⁴ We grant the application, subject to the requirements and conditions stated below.

We also specify a procedure to be followed if Applicant wishes to pursue full facilities-based construction activities that involve potential exemptions from environmental review under the California Environmental Quality Act (CEQA).

II. Background

Applicant, a Delaware corporation, seeks authority to provide full facilities-based local exchange and interexchange services. Applicant's principal

Attachment G

¹ In Decision (D.) 05-07-004, the Commission previously granted Applicant a CPCN (U-6959-C) authorizing the provision of limited facilities-based interexchange services in California.

place of business is located at 1901 S. Meyers Road, Suite 190, Oakbrook Terrace, IL 60181.

In this application, Applicant requests full facilities-based authority to provide local exchange services in the service territories of Pacific Bell Telephone Company, Verizon California Inc., SureWest Telephone,² and Citizens Telephone Company and interexchange services statewide.

Applicant plans to initially offer point to point circuits carried on fiber optic facilities. These point to point circuits will carry the Radio Frequency traffic of wireless services providers (WSPs) between Applicant's newly-deployed share distributed antenna systems and the WSPs' existing facilities. Applicant states that these fiber-fed shared distributed antenna systems will extend wireless networks, will address the increasing demand from WSPs for a solution to long-standing service coverage problems, and will provide network enhancements that add capacity to accommodate high speed data applications.

Applicant proposes to provide these services through a combination of its own facilities and services leased from existing carriers and other suppliers. The fiber optic facilities will be deployed primarily in an aerial configuration, attached to utility poles and other aerial support structures. However, for some routes, Applicant may need to construct additional facilities in or near to rights-of-way.³

- Its projects consist largely of deploying aerial facilities (fiber optic cable and pole-mounted antenna node equipment);
- Its projects will cover short distances;
- Its projects are widely separated geographically, and are not interconnected in a traditional network; and

² SureWest Telephone was formerly known as Roseville Telephone Company.

^a ClearLinx states in its Supplement that its plant construction will differ from other, more traditional telecommunications providers because:

The requirements for the expanded CPCN authority requested by Applicant here are the same as those previously met by Applicant for its existing CPCN (U-6959-C), except for the requirements of the CEQA as applied to any proposed full facilities-based construction by Applicant.⁴ Therefore, the only issue before us in this application is whether Applicant's proposed construction and process for requesting determinations of exemption from CEQA by Commission staff meets the requirements of CEQA and should be approved. Applicant remains subject to the requirements of D.05-07-004, which granted Applicant authority to provide limited facilities-based interexchange services.

III. Environmental (CEQA) Review

The CEQA (Public Resources Code Sections 21000 et seq.) applies to discretionary projects to be carried out or approved by public agencies. A basic purpose of CEQA is to "inform governmental decision-makers and the public about the potential significant environmental effects of the proposed activities." (Title 14 of the California Code of Regulations, hereafter CEQA Guidelines, Section 15002.)

Since the Commission must issue a discretionary decision (i.e., grant Section 1001 certificate authority) without which the proposed activity will not proceed, the Commission must act as either a Lead or Responsible Agency under CEQA. The Lead Agency is the public agency with the greatest responsibility for supervising or approving the project as a whole (CEQA Guidelines, Section 15051(b)). The Commission is the Lead Agency for this project under

[•] Its projects are driven by customer needs, so that ClearLinx does not know very far in advance where its next project will be located.

⁴ Applicant has also filed financial documentation, information regarding required deposits, and biographical information regarding the experience of its management, which demonstrates that Applicant otherwise meets the requirements for a full facilities-based CPCN.

CEQA. CEQA requires that the Commission consider the environmental consequences of a project that is subject to its discretionary approval.

Applicant seeks authority in this application to modify its existing CPCN to include full facilities-based competitive local exchange, access and non-dominant interexchange service. Applicant initially filed this application on July 27, 2005, and filed a supplement to the application on November 2, 2005 (Supplement) and a second supplement on February 17, 2006. Although Applicant did not file a Preliminary Environmental Assessment with the application, Applicant provided additional information in the Supplement to address compliance with Rule 17.1 of the Commission Rules of Practice and Procedure and the degree to which its planned outside construction implicates CEQA. In its application and Supplement, Applicant outlined its projected business activities and described the types of facilities it may utilize and construct, including their geographical location and extent. The application and Supplement provide adequate information to determine the environmental impacts (if any) of such activities and the degree to which such activities and facilities may be exempt from further CEQA review.

In its application and Supplement, Applicant states that its business activities associated with the installation of its Distributed Antenna System (DAS) facilities are so limited that they should potentially qualify for a number of categorical exemptions available under CEQA. In its Supplement, Applicant provides two attachments to support its case. Attachment A provides a description of the types of facilities involved in a DAS network, and Attachment B provides both a proposed procedure by which Applicant would provide notice of the claimed exemption, and a detailed list of existing CEQA categorical exemptions that would apply to the installation of DAS facilities by Applicant.

Applicant has proposed the following procedure for obtaining Commission approval of its claimed CEQA exemptions for proposed construction projects:

- Applicant will provide the Commission Energy Division with:
 - A detailed description of the proposed project, including:
 - Customer(s) to be served;
 - The precise location of the proposed construction project; and
 - Regional and local site maps.
 - A description of the environmental setting, to include at a minimum:
 - Cultural, historical, and paleontologic resources;
 - Biological resources; and
 - Current land use and zoning.
 - A construction workplan, to include:
 - Commission Preconstruction Survey Checklist— Archaeological Resources;
 - Commission Preconstruction Survey Checklist—Biological Resources;
 - A detailed schedule of construction activities, including site restoration activities;
 - A description of construction/installation techniques;
 - A list of other agencies contacted with respect to siting, land use planning, and environmental resource issues, including contact information; and
 - A list of permits required for the proposed project.
 - A statement of the CEQA exemption(s) applicable to the proposed project; and
 - Documentation and factual evidence sufficient to support a finding that the claimed exemption(s) is (are) applicable.
- The Commission Energy Division will review the Applicant's submission for the proposed project to confirm that the claimed exemption(s) from CEQA are applicable.

- Within 21 days from the date of Applicant's submittal, the Commission Energy Division will issue either:
 - A Notice to Proceed (NTP) and file a Notice of Exemption with the State Clearinghouse, Office of Planning and Research, or
 - A letter of denial stating the specific reasons why the claimed exemption(s) are not applicable to the proposed project.

The application makes clear that Applicant's facilities-based DAS projects will consist of: predominantly aerial fiber optic facilities; the installation of compact "nodes" on existing utility poles; a minor amount of ground disturbance (100 – 200 feet) associated with connecting equipment enclosures on private property with the aerial right-of-way; and aerial fiber runs of short distances, rarely exceeding 1,000 feet in length. All facilities will be located within public utility rights-of-way (with the exception of ingress and egress to and from the facilities). The projects and facilities will be widely separated geographically.

We have carefully reviewed the application and Supplement and find that:

- Applicant's proposed facilities-based project activities are very limited;
- These activities would in almost all circumstances be very likely to qualify for an exemption from CEQA; and
- The proposed process for reviewing the applicability of CEQA exemptions to Applicant's DAS facilities-based projects is not only adequate for the Commission's purposes as CEQA Lead Agency, but is also in the public interest because it enables Applicant to respond in a timely manner to WSPs' requests for service without the delay or burden of a full CEQA review when such review is unnecessary.

We therefore approve Applicant's proposed process for Commission review of claimed CEQA exemptions for construction projects undertaken pursuant to Applicant's full facilities-based authority, based on the specific facts

A.05-07-025 ALJ/TOM/hkr

of this case with the following modifications related to the Commission Energy Division's review and approval or disapproval of the proposed exemptions.

• If the Commission Energy Division disapproves Applicant's claimed CEQA exemption(s), and issues a letter of denial to Applicant, Applicant shall either re-design the specific project and facilities and then reapply for a finding of exemption from CEQA, or file a formal application with the Commission seeking the requisite approval and full CEQA review, before commencing any construction activities.

Applicant shall not perform any full facilities-based construction activities without first obtaining an NTP from the Commission Energy Division or authorization by the Commission after the requisite environmental review.

However, the Commission is reviewing CEQA issues affecting telecommunications providers on a broader, policy level in Rulemaking (R.) 00-02-003. Applicant may utilize the above process for obtaining Commission review, and approval or disapproval of, proposed CEQA exemptions unless or until the Commission adopts different requirements applicable to Applicant in R.00-02-003 or a subsequent proceeding.

IV. Conclusion

We conclude that the application conforms to our rules for authority to provide full facilities-based local exchange and interexchange telecommunications services. Accordingly, we shall approve the application subject to the terms and conditions set forth herein.

V. Request to File Under Seal

Applicant requests that the financial information filed as Exhibits 2, 3, and 4 to this application be filed under seal. The financial information consists of Applicant's financial statements and financial documentation. We have granted similar requests in the past, and we grant Applicant's request here.

VI. Categorization and Need for Hearings

In Resolution ALJ 176-3157 dated August 25, 2005, the Commission preliminarily categorized this proceeding as ratesetting, and preliminarily determined that hearings were not necessary. No protests have been received. There is no apparent reason why the application should not be granted. Given these developments, a public hearing is not necessary, and it is not necessary to disturb the preliminary determinations.

VII. Comments on the Draft Decision

No protests were filed in this proceeding. Therefore, this is an uncontested matter in which the decision grants the relief requested. Accordingly, pursuant to Pub. Util. Code § 311(g)(2), the otherwise applicable 30-day period for public review and comment is being waived.

VIII. Assignment of Proceeding

John A. Bohn is the Assigned Commissioner and Myra J. Prestidge is the assigned Administrative Law Judge in this proceeding.

Findings of Fact

1. Notice of this application appeared in the Daily Calendar on August 26, 2005.

2. No protests were filed.

3. Hearings are not required.

4. Applicant seeks expansion of its existing CPCN to obtain authorization to provide full facilities-based local exchange and interexchange services by installing and operating DAS facilities.

5. The Commission is the Lead Agency for this project under CEQA.

6. Applicant filed a supplement to its application on November 2, 2005, which provided detailed information on the degree to which its planned outside construction implicates CEQA.

7. Applicant contends that its business activities associated with the installation of its DAS facilities are of such a limited nature that they should

potentially qualify for a number of categorical exemptions available under CEQA.

8. Applicant has proposed a procedure, in which Applicant would notify Commission Energy Division staff of the claimed CEQA exemptions and Commission Energy Division staff would review and act upon Applicant's claimed CEQA exemptions.

9. Applicant has provided a detailed list of existing CEQA categorical exemptions that would potentially apply to the installation of DAS facilities.

10. Applicant's proposed facilities-based project activities are of a limited nature and would in almost all circumstances be highly likely to qualify for an exemption from CEQA.

11. Applicant's proposed process for reviewing the applicability of the CEQA exemptions for DAS facilities-based projects, as modified in this decision, is adequate for the Commission's purposes as the CEQA Lead Agency and is in the public interest.

12. The Commission is reviewing CEQA issues related to telecommunications providers on a broader, policy basis in R.00-02-003.

13. As part of its second supplement to the application, Applicant submitted a draft of its initial tariffs that contained the deficiencies identified in Attachment A to this decision. Except for these deficiencies, Applicant's draft tariffs complied with the Commission's requirements.

14. Applicant has met the requirements for issuance of a CPCN authorizing the provision of full facilities-based local exchange and interexchange services.

Conclusions of Law

1. Except for the requirement for additional environmental (CEQA) review, the requirements for a full facilities-based CPCN are generally the same as for a limited facilities-based CPCN.

2. Applicant's description of its future construction projects and proposed process for Commission review of claimed CEQA exemptions for these projects,

as described above, meet the requirements of CEQA, based on the specific facts of this case.

3. If the Commission subsequently adopts different requirements for review of claimed CEQA exemptions for telecommunications carriers generally in R.00-02-003 or a subsequent proceeding, Applicant should be subject to those requirements, as applicable.

4. Public convenience and necessity require Applicant's full facilities-based local exchange and interexchange services to be offered to the public subject to the terms and conditions set forth herein.

5. The application should be approved.

6. Upon approval of the application, Applicant should be subject to the applicable Commission rules, decisions, General Orders, and statutes that pertain to California public utilities.

7. Applicant should remain subject to the requirement of D.05-07-004, its licensing decision.

8. Applicant's request to file its financial information under seal should be granted, to the extent set forth below.

9. Because of the public interest in competitive local exchange services, the following order should be effective immediately.

ORDER

IT IS ORDERED that:

1. A certificate of public convenience and necessity (CPCN) is granted to ClearLinx Network Corporation (Applicant) to operate as a full facilities-based provider of local exchange services in the service territories of Pacific Bell Telephone Company, Verizon California Inc., SureWest Telephone, and Citizens Telephone Company and interexchange services statewide, subject to the terms and conditions set forth below. This authorization expands Applicant's existing authority to provide limited facilities-based interexchange services in this state. 2. Applicant is authorized to construct the facilities addressed in this decision only upon receiving prior Commission approval.

3. The staff of the Commission Energy Division is authorized to review, process, and act upon Applicant's requests for a determination that its full facilities-based construction activities are exempt from the requirements of the California Environmental Quality Act (CEQA).

4. If Applicant wishes to engage in full facilities-based construction activities and believes that these activities are exempt from CEQA, Applicant shall first apply to the Commission Energy Division staff for a determination of exemption from CEQA using the following procedure:

- Applicant will provide the Commission Energy Division with:
 - A detailed description of the proposed project, including:
 - Customer(s) to be served;
 - The precise location of the proposed construction project; and
 - Regional and local site maps.
 - A description of the environmental setting, including at a minimum:
 - Cultural, historical, and paleontologic resources;
 - Biological resources; and
 - Current land use and zoning.
 - A construction workplan, including:
 - Commission Preconstruction Survey Checklist— Archaeological Resources;
 - Commission Preconstruction Survey Checklist—Biological Resources;
 - A detailed schedule of construction activities, including site restoration activities;
 - A description of construction/installation techniques;

- A list of other agencies contacted with respect to siting, land use planning, and environmental resource issues, including contact information; and
- A list of permits required for the proposed project.
- A statement of the CEQA exemption(s) claimed to apply to the proposed project; and
- Documentation supporting the finding of exemption from CEQA.
- The Commission Energy Division will then review the submittal and notify Applicant of either its approval or its denial of Applicant's claim for exemption from CEQA review within 21 days from the time that Applicant's submittal is complete.
- If the Commission Energy Division approves Applicant's claimed CEQA exemption(s), the staff will prepare a Notice to Proceed and file a Notice of Exemption with the State Clearinghouse, Office of Planning and Research.
- If the Commission Energy Division disapproves Applicant's claimed CEQA exemptions, the staff will issue to Applicant a letter which states the specific reasons that the claimed CEQA exemptions do not apply to the proposed project.
- If the Commission Energy Division disapproves Applicant's claimed CEQA exemption(s), Applicant shall either re-design the specific project and facilities and then reapply for a finding of exemption from CEQA, or file a formal application with the Commission seeking the requisite approval and full CEQA review, before commencing any full facilities-based construction activities.

5. Applicant shall not engage in any construction activity relating to a pending CEQA exemption request before receiving an NTP from Commission Energy Division staff.

6. If the Commission adopts different requirements for obtaining Commission review of proposed CEQA exemptions applicable to Applicant in Rulemaking 00-02-003 or a subsequent proceeding, Applicant shall be subject to those requirements. 7. Applicant remains subject to the requirements of Decision 05-07-004, which granted Applicant a CPCN authorizing the provision of interexchange services.

8. Applicant is authorized to file tariff schedules for the provision of competitive local exchange services. Applicant may not offer competitive local exchange services until tariffs are on file. Applicant's initial filing shall be made in accordance with General Order (GO) 96-A, excluding Sections IV, V, and VI, and shall correct the deficiency noted in Attachment A. The tariffs shall be effective not less than one day after approval by the Commission's Telecommunications Division. Applicant shall comply with its tariffs.

9. The certificate granted and the authority to render service under the rates, charges, and rules authorized herein will expire if not exercised within12 months after the effective date of this order.

10. The corporate identification number assigned to Applicant, U-6959-C, shall be included in the caption of all original filings with this Commission, and in the titles of other pleadings filed in existing cases.

11. Applicant shall comply with all applicable rules adopted in the Local Exchange Competition proceeding (Rulemaking 95-04-043/ Investigation 95-04-044), as well as all other applicable Commission rules, decisions, GOs, and statutes that pertain to California public utilities, subject to the exemptions granted in this decision.

12. Applicant shall comply with the requirements applicable to competitive local exchange carriers included in Attachments B, C, and D to this decision.

13. Applicant's financial statements and information filed as Exhibits 2, 3, and 4 to the application shall be filed under seal and shall remain under seal for a period of two years after the date of this order. During this two-year period, the information filed as Exhibits 2, 3, and 4 to the application shall remain under seal and shall not be viewed by any person other than the Assigned Commissioner, the assigned Administrative Law Judge (ALJ), the Assistant Chief ALJ, or the Chief ALJ, except as agreed to in writing by Applicant or as ordered by a court of competent jurisdiction. If Applicant believes that it is necessary for this

information to remain under seal for longer than two years, Applicant shall file a new motion at least 30 days before the expiration of this limited protective order.

14. Application 05-07-025 is closed.

This order is effective today.

Dated April 27, 2006, at San Francisco, California.

MICHAEL R. PEEVEY President GEOFFREY F. BROWN DIAN M. GRUENEICH JOHN A. BOHN RACHELLE B. CHONG Commissioners

ATTACHMENT A

List of deficiencies filed by ClearLinx Network Corporation in A.05-07-025 and to be corrected in its Tariff Compliance filing:

- 1. Sheet 6: Include the actual service area map in the tariff.
- 2. Sheet 26: Include the following in the CLC tariff: "Pursuant to Resolution T-16901, all telecommunications carriers are required to apply CPUC mandated Public Program surcharge rates (excluding (a) Universal Lifeline Telephone Service (ULTS) billings; (b) charges to other certificated carriers for services that are to be resold; (c) coin sent paid telephone calls (coin in box) and debit card calls; (d) customer-specific contracts effective before 9/15/94; (e) usage charges for coin-operated pay telephones; (f) directory advertising; and (g) one-way radio paging) and the CPUC Reimbursement Fee rate (excluding (a) directory advertising and sales; (b) terminal equipment sales; (c) inter-utility sales) to intrastate services. For a list of the Public Program surcharges and Reimbursement Fee, and the amounts, please refer to the Pacific Bell (d.b.a. SBC California) tariffs."

(END OF ATTACHMENT A)

ATTACHMENT B

REQUIREMENTS APPLICABLE TO COMPETITIVE LOCAL EXCHANGE CARRIERS

1. Applicant shall file, in this docket, a written acceptance of the certificate granted in this proceeding within 30 days of the effective date of this order.

2. Applicant is subject to the following fee and surcharges that must be regularly remitted per the instructions in Appendix E to Decision (D.) 00-10-028. The Combined California PUC Telephone Surcharge Transmittal Form must be submitted even if the amount due is zero.

- a. The current 1.29% surcharge applicable to all intrastate services except for those excluded by D.94-09-065, as modified by D.95-02-050, to fund the Universal Lifeline Telephone Service Trust Administrative Committee Fund (Pub. Util. Code § 879; Resolution T-16966, dated December 1, 2005, effective January 1, 2006);
- b. The current 0.27% surcharge applicable to all intrastate services except for those excluded by D.94-09-065, as modified by D.95-02-050, to fund the California Relay Service and Communications Devices Fund (Pub. Util. Code § 2881; D.98-12-073 and Resolution T-16965, dated December 1, 2005, effective January 1, 2006);
- c. The user fee provided in Pub. Util. Code §§ 431-435, which is 0.11% of gross intrastate revenue (Resolution M-4816, dated March 15, 2006, effective April 1, 2006);
- d. The current 0.21% surcharge applicable to all intrastate services except for those excluded by D.94-09-065, as modified by D.95-02-050, to fund the California High Cost Fund-A (Pub. Util. Code § 739.3; D.96-10-066, pp. 3-4, App. B, Rule 1.C; Resolution T-16963, dated December 1, 2005, effective January 1, 2006);

- e. The current 2.00% surcharge applicable to all intrastate services except for those excluded by D.94-09-065, as modified by D.95-02-050, to fund the California High Cost Fund-B (D.96-10-066, p. 191, App. B, Rule 6.F.; Resolution T-16964, dated December 1, 2005, effective January 1, 2006); and
- f. The current 0.13% surcharge applicable to all intrastate services except for those excluded by D.94-09-065, as modified by D.95-02-050, to fund the California Teleconnect Fund (D.96-10--066, p. 88, App. B, Rule 8.G; Resolution T-16888, dated December 1, 2005, effective January 1, 2006).

Note: These fees change periodically. In compliance with Resolution T-16901, December 2, 2004, Applicant should check the joint tariff for surcharges and fees filed by Pacific Bell (dba SBC California) and apply the current surcharge and fee amounts in that joint tariff on end-user bills until further revised.

3. Applicant is a competitive local exchange carrier (CLC). The effectiveness

of its future tariffs is subject to the schedules set forth in Appendix C, Section 4.E of D.95-12-056:

- "E. CLCs shall be subject to the following tariff and contract filing, revision and service pricing standards:
 - "(1) Uniform rate reductions for existing tariff services shall become effective on five (5) working days' notice to the Commission. Customer notification is not required for rate decreases.
 - "(2) Uniform major rate increases for existing tariff services shall become effective on thirty (30) days' notice to the Commission, and shall require bill inserts, or a message on the bill itself, or first class mail notice to customers at least 30 days in advance of the pending rate increase.
 - "(3) Uniform minor rate increases, as defined in D.90-11-029, shall become effective on not less than five (5) working days' notice to the Commission. Customer notification is not required for such minor rate increases.

- "(4) Advice letter filings for new services and for all other types of tariff revisions, except changes in text not affecting rates or relocations of text in the tariff schedules, shall become effective on forty (40) days' notice to the Commission.
- "(5) Advice letter filings revising the text or location of text material which do not result in an increase in any rate or charge shall become effective on not less than five (5) days' notice to the Commission.
- "(6) Contracts shall be subject to GO 96-A rules for NDIECs, except interconnection contracts.
- "(7) CLCs shall file tariffs in accordance with PU Code Section 876."

4. Applicant may deviate from the following provisions of GO 96-A:
(a) paragraph II.C.(1)(b), which requires consecutive sheet numbering and prohibits the reuse of sheet numbers; and (b) paragraph II.C.(4), which requires that "a separate sheet or series of sheets should be used for each rule." Tariff filings incorporating these deviations shall be subject to the approval of the Commission's Telecommunications Division. Tariff filings shall reflect all fees and surcharges to which Applicant is subject, as reflected in 2 above.

5. Applicant shall file a service area map as part of its initial tariff.

6. Prior to initiating service, Applicant shall provide the Commission's Consumer Affairs Branch with the name and address of its designated contact person(s) for purposes of resolving consumer complaints. This information shall be updated if the name or telephone number changes, or at least annually.

7. Applicant shall notify the Director of the Telecommunications Division in writing of the date that local exchange service is first rendered to the public, no later than five days after service first begins.

8. Applicant shall notify the Director of the Telecommunications Division in writing of the date interLATA service is first rendered to the public within

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five days after service begins, and again within five days after intraLATA service begins.¹

9. Applicant shall keep its books and records in accordance with the Generally Accepted Accounting Principles.

10. In the event Applicant's books and records are required for inspection by the Commission or its staff, it shall either produce such records at the Commission's offices or reimburse the Commission for the reasonable costs incurred in having Commission staff travel to its office.

11. Applicant shall file an annual report with the Director of the Telecommunications Division, in compliance with GO 104-A, on a calendar-year basis with the information contained in Attachment C to this decision.

12. Applicant shall file an affiliate transaction report with the Director of the Telecommunications Division, in compliance with D.93-02-019, on a calendar-year basis using the form contained in Attachment D.

13. Applicant shall ensure that its employees comply with the provisions of Pub. Util. Code § 2889.5 regarding solicitation of customers.

14. Within 60 days of the effective date of this order, Applicant shall comply with Pub. Util. Code § 708, Employee Identification Cards, and notify the Director of the Telecommunications Division in writing of its compliance.

15. If Applicant is 90 days or more late in filing an annual report, or in remitting the surcharges and fee listed in 2 above, the Telecommunications Division shall prepare for Commission consideration a resolution that revokes Applicant's CPCN unless it has received written permission from the Telecommunications Division to file or remit late.

¹ California is divided into ten Local Access and Transport Areas (LATAs), each containing numerous local telephone exchanges. InterLATA describes services, revenues and functions relating to telecommunications originating within one LATA and terminating in another LATA. IntraLATA describes services, revenues and functions relating to telecommunications originating within a single LATA.

16. Applicant is exempt from General Order 96-A, subsections III.G(1) and (2), and Rule 18(b) of the Commission's Rules of Practice and Procedure.

17. Applicant is exempt from Pub. Util. Code §§ 816-830.

18. Applicant is exempt from the requirements of Pub. Util. Code § 851 for the transfer or encumbrance of property whenever such transfer or encumbrance serves to secure debt.

19. If Applicant decides to discontinue service or file for bankruptcy, it shall immediately notify the Telecommunications Division's Bankruptcy Coordinator.

20. Applicant shall send a copy of this decision to concerned local permitting agencies not later than 30 days from the date of this order.

(END OF ATTACHMENT B)

ATTACHMENT C ANNUAL REPORT

An original and a machine readable, copy using Microsoft Word or compatible format shall be filed with the California Public Utilities Commission, 505 Van Ness Avenue, Room 3107, San Francisco, CA 94102-3298, no later than March 31st of the year following the calendar year for which the annual report is submitted.

Failure to file this information on time may result in a penalty as provided for in Sections 2107 and 2108 of the Public Utilities Code.

Required information:

- 1. Exact legal name and U # of the reporting utility.
- 2. Address.
- 3. Name, title, address, and telephone number of the person to be contacted concerning the reported information.
- 4. Name and title of the officer having custody of the general books of account and the address of the office where such books are kept.
- Type of organization (e.g., corporation, partnership, sole proprietorship, etc.).
 If incorporated, specify:
 - a. Date of filing articles of incorporation with the Secretary of State.
 - b. State in which incorporated.
- 6. Number and date of the Commission decision granting the Certificate of Public Convenience and Necessity.
- 7. Date operations were begun.
- 8. Description of other business activities in which the utility is engaged.
- 9. List of all affiliated companies and their relationship to the utility. State if affiliate is a:
 - a. Regulated public utility.
 - b. Publicly held corporation.
- 10. Balance sheet as of December 31st of the year for which information is submitted.
- 11. Income statement for California operations for the calendar year for which information is submitted.

For answers to any questions concerning this report, call (415) 703-2883.

(END OF ATTACHMENT C)

ATTACHMENT D CALENDAR YEAR AFFILIATE TRANSACTION REPORT

1. Each utility shall list and provide the following information for each affiliated entity and regulated subsidiary that the utility had during the period covered by the annual Affiliate Transaction report.

- Form of organization (e.g., corporation, partnership, joint venture, strategic alliance, etc.);
- Brief description of business activities engaged in;
- Relationship to the utility (e.g., controlling corporation, subsidiary, regulated subsidiary, affiliate);
- Ownership of the utility (including type and percent ownership);
- Voting rights held by the utility and percent; and
- Corporate officers.

2. The utility shall prepare and submit a corporate organization chart showing any and all corporate relationships between the utility and its affiliated entities and regulated subsidiaries in #1 above. The chart should have the controlling corporation (if any) at the top of the chart; the utility and any subsidiaries and/or affiliates of the controlling corporation in the middle levels of the chart and all secondary subsidiaries and affiliates (e.g., a subsidiary that in turn is owned by another subsidiary and/or affiliate) in the lower levels. Any regulated subsidiary should be clearly noted.

3. For a utility that has individuals who are classified as "controlling corporations" of the competitive utility, the utility must only report under the requirements of #1 and #2 above any affiliated entity that either (a) is a public utility or (b) transacts any business with the utility filing the annual report excluding the provision of tariff services.

4. Each annual report must be signed by a corporate officer of the utility stating under penalty of perjury under the laws of the State of California

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(CCP 2015.5) that the annual report is complete and accurate with no material omissions.

5. Any required material that a utility is unable to provide must be reasonably described and the reasons the data cannot be obtained, as well as the efforts expended to obtain the information, must be set forth in the utility's annual Affiliate Transaction Report and verified in accordance with Sections I-F of Decision 93-02-019.

6. Utilities that do not have affiliated entities must file, in lieu of the annual transaction report, an annual statement to the commission stating that the utility had no affiliated entities during the report period. This statement must be signed by a corporate officer of the utility, stating under penalty of perjury under the laws of the State of California (CCP 2015.5) that the annual report is complete and accurate with no material omissions.

(END OF ATTACHMENT D)



CITY OF OAKLAND

BUREAU OF PLANNING

250 Frank H. Ogawa Plaza, Suite 2114, Oakland, CA 94612-2031 Phone: 510-238-3911 Fax: 510-238-4730 PLANNING COMMISSION PUBLIC NOTICE

| Locations: | Utility poles in public right-of-way adjacent to: |
|---|--|
| | • 2343-26 th Ave (PLN17503, APN: 026-0761-007-00) |
| | Zoning; RM-3; General Plan: Mixed Housing Type Residential |
| | |
| | Zoning: RM-4; General Plan: Mixed Housing Type Residential |
| 2 | • 1526 38 th Ave (PLN17506, APN: 033-2138-027-01) |
| | Zoning: RM-2: General Plan: |
| | 2029 Formam St (PL N17507, APN: 033-2121-019-00) |
| | The second plant Mixed Housing I vne Kesluchula |
| Desperal | Zoning: RM-3; General Plan: Mixed Housing Type was small cell site" Macro To consider requests for (4) applications to install new "small cell site" Macro |
| Proposal: | The second provide the second field of the second s |
| | |
| Nuchan | And Gamez/Black & Veatch (for: A1&1) (915) 450 740 |
| Applicant / Phone Number: | Extenet, et al. Regular Design Review with additional findings for Macro Telecommunications Facility in Regular Design Review with additional findings for Macro Telecommunications Facilities, Exempt, Section |
| Owner: | Extence, et al. |
| Planning Permits Required: | |
| Contraction of the second s | Exampt Section 15301 of the State CEQA Guidelines: Existing Area Construction of State |
| Environmental Determination: | 15302: Replacement or Reconstruction; Exempt, Section 15505rd Plan, General Plan of |
| | Residential Zone Exempt, Section 15301 of the State CEQA Guidelines: Existing Facilities; Exempt, Section 15302: Replacement or Reconstruction; Exempt, Section 15303: New Construction of Small 15302: Replacement or Reconstruction; Exempt, Section 15303: New Construction of Small Structures; Section 15183: Projects Consistent with a Community Plan, General Plan of Zoning |
| | Exempt, Section 15301 of the State CEQA Guidelines: Existing reversion of summer 15302: Replacement or Reconstruction; Exempt, Section 15303: New Construction of Summer Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent with a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent With a Community Plan, General Plan or Zoning Structures; Section 15183: Projects Consistent With a Community Plan, Section 2000 Structures; Section 200 |
| | - is exportions |
| Historic Status | |
| City Council District | |
| Action to be Taken | |
| Finality of Decision | Contact case planner Aubrey Rose ATCA and a |
| For Further Information | arose@oaklandnet.com. |
| | Land Barrier H Ogawa Plaza, 2nd Floor, Oakland, Galifornia 94612. 101 |
| Action to bool Appealable to Chy Council Finality of Decision: Appealable to Chy Council For Further Information: Contact case planner Aubrey Rose AICP at (510) 238-20/1 et efficient arose@oaklandnet.com. arose@oaklandnet.com. arose@oaklandnet.com. arose@oaklandnet.com. arose@oaklandnet.com. arose@oaklandnet.com. arose@oaklandnet.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oakland.clifter.com. arose@oak | |
| and questions, if any, should be directed and City Hall, Council Channels, and the state of the | |

Your comments and questions, if any, should be directed to the Bure public hearing to be held on February 7, 2018, at Oakland City Hall, If you challenge the Planning Commission decision on appeal and/or in court, you will be limited to issues raised at the public hearing or i of Planning, at, or prior to, the public hearing on this case. If you wish to be notified of the decision of any of these cases, please provide t email address

enail address. Please note that the description of the application found above is preliminary in nature and that the project and/or such description may define the enaited of the application found above is preliminary in nature and that the project and/or such description may define the enaited of the application found above is preliminary in nature and that the project and/or such description may define the enaited of the application found above is preliminary in nature and that the project and/or such description may define the enaited of the application is reached by the Planning Commission and by 4:000.mg. An appeal shall be on a form provided by the Burari and a state appeal shall be on a form provided by the Burari and a state at the city of Oakland or wherein the decision is not supported by substantial evidence and must include payment in accordance with easi of the city of Oakland or wherein the decision from challenging the City's decision in court. The appeal shall state specifically wherein the decision is not supported by substantial evidence and must include payment in accordance with easi and evidence previously entered into the record prior to or at the public hearing mentioned above. Failure to do so will preclude you from challenging the City's decision in court. The appeal shall state appeal appeal hearing and/or in court. POSTING DATE: January 19.2018

IT IS UNLAWFUL TO ALTER OR REMOVE THIS NOTICE WHEN POSTED ON STE

ATTACHMENT H

WINLY, PLEASE WAL

