CONTROL OF THE CONTROL OF THE UNLIMITED

CITY OF CARSON

PLANNING COMMISSION STAFF REPORT

NEW BUSINES CONSENT: July 29, 2020

SUBJECT: Modification No. 1 to Site Plan and Design Review

(DOR) 1621-16 and Conditional Use Permit (CUP)

No. 992-15

APPLICANT: Inland Valley Construction

c/o American Towers LLC Attention: Toni Caruso 18382 Slover Avenue Bloomington, CA 92316

PROPERTY OWNER: MCI Telecommunications Corp,

dba: Verizon Business 17900 S. Central Avenue Compton, CA 90220-5433

REQUEST: Consider approval of Modification No. 1 to Site Plan

and Design Review 1621-16 and Conditional Use Permit No. 992-15 to allow an additional three months of operation for an existing 235-foot lattice tower-

mounted wireless facility.

PROPERTY INVOLVED: 17900 South Central Avenue

COMMISSION ACTION

AYE	NO		AYE	NO	
		Chairperson Pimentel			Palmer
		Vice-Chair Madrigal			Rahman
		Cainglet			Rashad
		Fe'esago			Valdez
		Mitoma			Alt. Diaz Alt. Hellurud Alt. Zuniga

I. Introduction

Applicant
Inland Valley Construction
c/o American Towers LLC
Attention: Toni Caruso
18382 Slover Avenue
Bloomington, CA 92316

Property Owner
MCI Telecommunications Corp,
dba: Verizon Business
17900 S. Central Avenue
Compton, CA 90220-5433

II. Project Description

The applicant, Inland Valley Construction on behalf of American Towers, LLC, requests approval of an additional three months of operation for an existing 235-foot lattice tower-mounted wireless facility in the CG (Commercial, General) zone.

Carson Municipal Code Section 9172.21 G (Conditional Use Permit) and Section 9172.23 H (Site Plan and Design Review) of the Carson Municipal Code, state that a public hearing on a proposed modification of conditions need not be held unless the proposed modification of conditions extends beyond the intent of the original approval of the CUP and DOR.

III. Analysis

The Planning Commission adopted Resolution No. 17-2608 on August 8, 2017 approving DOR 1621-16 and CUP 992-15 for the existing 235-foot radio tower with four telecommunication facilities at various heights. The applicant requests approval of an additional three months of operation before removing the tower and replacing it with a 105-foot stealth monopine. (Exhibit No. 1) Staff recommends approval of the 3-month extension.

The applicant ordered a stealth monopine on June 11, 2020 and installation and removal of the existing lattice tower is anticipated to begin on August 28, 2020 with completion by November 8, 2020. The proposed residential development adjacent to the site has been notified and is in support of the 3-month time extension. (Exhibit No. 1).

Per Resolution No. 17-2608, "....if the applicant fails to comply with the three (3) year schedule prescribed herein, the use and the development approved by this Conditional Use Permit shall terminate three (3) years after the granting of such, to expire on August 8, 2020 and the existing tower shall be removed." To meet the expiration date, the applicant submitted a building permit application on January 23, 2019. However, due to unforeseen delays the building permit was not secured until June 29, 2020. In order to meet the August 8, 2020 due date, the applicant submitted this extension request on July 14, 2020. (Exhibit No. 1)

Staff recommends that Resolution No. 17-2608 be modified to read as follows: Condition of Approval No. 1: In recognition of the proposed residential and/or mixed use development of the adjacent parcels (APN 7319-003-805, 7319-003-104, 7319-003-105, 7319-003-106), the applicant (American Tower), or the owner of the tower (facility) at the time, shall remove and replace the existing facility with a new, "stealth" facility on the subject parcel (APN 7319 003 809) within three (3) years and 3 months

of the expiration of all applicable appeal and/or statute of limitations periods (the "Effective Date") following the Planning Commission approval of Conditional Use Permit (CUP) No. 992-15 and Design Overlay Review (DOR) No. 1621-16.

If the design of the new facility substantially conforms to the mono-pine design shown in Exhibit 2 no further Planning Commission approval of the new facility shall be required pursuant to Carson Municipal Code Section 9138.16 (Communications Facilities) and shall be subject to approval by the Planning Manager. Applicant shall construct the facility and use reasonable best efforts to complete construction of the new facility and the removal of the existing facility on or before three (3) years and three (3) months after the Effective Date.

Condition of Approval No. 14: The applicant acknowledges that if the applicant complies with the three (3) year and three (3) month schedule prescribed herein to replace the existing tower with a 105' high stealth facility, the Conditional Use Permit shall be valid for a term of ten (10) years, to expire on August 8, 2027. The applicant further acknowledges that if the applicant fails to comply with the three (3) year and three (3) month schedule prescribed herein, the use and the development approved by this Conditional Use Permit shall terminate three (3) years and three (3) months after the granting of such, to expire on November 8, 2020 and the existing tower shall be removed.

Recommendation

That the Planning Commission:

ADOPT Resolution No. 20-____, entitled, "A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON APPROVING MODIFICATION NO. 1 TO SITE PLAN AND DESIGN REVIEW 1621-16 AND CONDITIONAL USE PERMIT NO. 992-15 TO ALLOW AN ADDITIONAL THREE MONTHS OF OPERATION FOR AN EXISTING 235-FOOT LATTICE TOWER-MOUNTED WIRELESS FACILITY AT 17900 SOUTH CENTRAL AVENUE."

Exhibits

- Letter of Justification (with Planning Commission Resolution No. 17-2608 dated August 8, 2017), Tower Order, Proposed Construction Schedule, Letter from proposed adjacent residential development dated July 10, 2020)
- 2. Planning Commission Staff Report for Conditional Use Permit No. 992-15 and Design Overlay Review No. 1621-16 dated August 8, 2017 (without exhibits)
- 3. Draft Resolution
 - a. Legal Description
 - b. Conditions of Approval

Prepared by: Max Castillo, Assistant Planner



August 14, 2020

Via Electronic Delivery

City of Carson Planning Commission 701 E Carson Street Carson, CA 90745

RE: Letter of Justification for Extension

CUP 992-15/DOR 1621-16 17900 South Central Avenue

To Whom it May Concern:

American Tower Corporation ("ATC") respectfully requests an extension of time concerning CUP 992-15/DOR 1621-16 which provided a duration of three (3) years from August 8, 2017 to extend the approval to replace an existing 235-foot lattice tower mounted wireless facility with a 105-foot monopine stealth tower in the Commercial General ("CG") zone. ATC states the following justifications for granting an extension of time:

- A) ATC is making a good faith effort towards replacement of the cellular tower as prescribed in CUP 992-15/DOR 1621-16 (Please see **Exhibit 1** attached) and immediately ordered materials and set a construction schedule upon receipt of the building permit approval notification evidenced by **Exhibits 2 & 3**.
- B) Pursuant to Conditions of Approval hereto attached as **Exhibit 1** on page 2 of 8 "Exhibit B" ATC applied for a building permit within the requisite (2) years of CUP approval with a filing date on January 23, 2019. ATC obtained said building permit later than anticipated on June 29, 2020 which delayed ordering of materials and the construction schedule. Please see building permit hereto attached as **Exhibit 4**.
- C) The replacement monopine tower is currently in expedited manufacturing and will be ready to ship on August 13, 2020 with every effort being made to expedite tower shipment. ATC has coordinated with its General Contractor, Inland Valley Construction, to commence work immediately with a proposed tower installation date of 8/28/2020 as shown on **Exhibit 3**.
- D) ATC has support for the proposed extension from the adjacent residential development evidenced by the attached letter dated July 11, 2020 hereto attached as **Exhibit 5**.

EXHIBIT NO. 1



In summary American Tower respectfully requests that this Commission grant the requested extension to replace the lattice tower with a monopine pursuant to CUP 992-15/DOR 1621-16. Also enclosed is a Development Permit Application Packet. Signatures by Verizon Business as the property owner and by our engineer as well as payment for the applicable filing fee are in process and will be supplemented with this filing immediately upon receipt.

Please do not hesitate to reach out to me directly if you have any questions or need anything additional.

Respectfully Yours,

Sarah Snell

Sarah Snell American Tower Corporation Real Estate Solutions Project Manager

Attachments: Exhibits 1-5

Development Permit Application Packet



CUP Approval Document



City of Carson

August 14, 2017

American Towers, LLC Attn: Jeremy Mudd 10 Presidential Way Wobum, MA 01801

Subject:

Design Overlay Review No. 1621-16 and Conditional Use Permit No. 992-15

Dear Applicant:

The Planning Commission, at its meeting of August 8, 2017, approved your request for the above-mentioned item(s), subject to the conditions in Resolution No. 17-2608. This decision is final pending any appeal under Municipal Code Section 9173.4, which requires that anyone wishing to appeal the Planning Commission's decision must file that appeal within 15 days of the date of the Planning Commission decision.

As indicated in the Resolution, you and the property owner are required to sign the enclosed "Agreement Accepting Conditions" form and return **ONLY** that form to Denise Bothe, Planning Department, within thirty (30) days of the receipt of this letter. Please retain the enclosed resolutions and a <u>copy</u> of the Agreement Accepting Conditions for your records (unless you decide to scan the 1-page document to me at <u>dbothe@carson.ca.us</u>).

If you have any questions concerning the City's procedures or any of the enclosed documents, please feel free to call your planner at (310) 952-1761.

Sincerely,

Denise Bothe, Planning Secretary

Community Development

AGREEMENT ACCEPTING CONDITIONS CITY OF CARSON PLANNING COMMISSION

The Planning Commission, at its meeting of August 8, 2017, approved your request for Design Overlay Review No. 1621-16 and Conditional Use Permit No. 992-15, subject to the conditions in Resolution No. 17-2608. For and in consideration of the grant by the Carson Planning Commission, I (we), the undersigned do(es) hereby agree to all conditions set forth in the Resolution. The Resolution and Conditions of Approval of the discretionary permit(s) govern the use and/or development of the property identified and described below.

Address: 17900 S. Central Avenue, APN 7319-003-809

Description: To extend the approval of an existing 235-foot lattice tower-mounted wireless facility for three (3) years with four (4) existing telecommunication carriers at various heights and replacement of the facility with a stealth tower in the CG

(Commercial, General) zone

Applicant: American Towers, LLC, Attn: Jeremy Mudd, 10 Presidential Way, Wobum, MA

Property Owner(s): MCI Telecommunications Corporation, 2400 Glenville Drive, Ricardson, TX 75082

This agreement shall run with the land and shall bind upon property owner, its successors and assigns, and any future owners, encumbrancers and their successors or assigns, and shall continue in effect until otherwise released by the authority of the relevant agency of the city of Carson or until such time as the Municipal Code of the City of Carson unconditionally permits the release of this Notice of Agreement.

CITY OF CARSON	
By: Denise Bothe, Planning Secretary	
Date: August 14, 2017	***************************************
Dated this 21 st day of August, 2017 By: Margaret Robinson, Senior Counsel	Dated this day of, 2017 By:
Applicant (Type or Print)	Property Owner (Type or Print)
Applicant (Signature)	Property Owner (Signature)
1	

CITY OF CARSON

PLANNING COMMISSION

RESOLUTION NO. 17-2608

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON APPROVING CONDITIONAL USE PERMIT 992-15 AND DESIGN OVERLAY REVIEW 1621-16 FOR AN EXISTING 235-FOOT RADIO TOWER WITH MULTIPLE EXISTING TELECOMMUNICATION FACILITIES AT VARIOUS HEIGHTS IN THE CG (COMMERCIAL, GENERAL) ZONE AT 17900 SOUTH CENTRAL AVENUE

THE PLANNING COMMISSION OF THE CITY OF CARSON, CALIFORNIA, HEREBY FINDS, RESOLVES AND ORDERS AS FOLLOWS:

<u>Section 1.</u> An application was duly filed by the applicant, American Towers LLC, with respect to real property located at 17900 South Central Avenue, and described in Exhibit "A" attached hereto, requesting the approval of Conditional Use Permit No. 992-15 and Design Overlay Review No. 1621-16, to approve an existing 235-foot radio tower (the "tower") with multiple existing telecommunication facilities at various heights in the CG (Commercial, General) zone. The application includes:

- Design Overlay Review (DOR) for review of architectural design as required for freestanding major wireless telecommunication facilities located less than 100 feet from a residential zone. (CMC Section 9138.16.D).
- Conditional Use Permit (CUP) for telecommunication facilities that exceed the maximum height limit (CMC Section 9138.16.F).

A public hearing was duly held on August 8, 2017, at 6:30 P.M. at City Hall, Council Chambers, 701 East Carson Street, Carson, California. A notice of time, place and purpose of the aforesaid meeting was duly given.

<u>Section 2</u>. Evidence, both written and oral, was duly presented to and considered by the Planning Commission at the aforesaid meeting.

Section 3. The Planning Commission finds that:

- a) The General Plan designates the property as General Commercial which is compatible with the proposed use. The proposed use and development of a wireless telecommunication facility will be consistent with the surrounding industrial and residential uses and is appropriate for the subject property as proposed, subject to the conditions of approval.
- b) The project is compatible in design with existing and anticipated development in the vicinity, including the aspects of site planning, land coverage, landscaping, appearance and scale of structures and open spaces and other features relative to a harmonious and attractive development of the area. A condition of approval requires the tower to be replaced with a shorter (105 feet) and stealth facility within 3 years of approval of the CUP and DOR to mitigate the appearance of the tower to the existing and potential surrounding residential development.

- c) The site is also adequate in size, shape, topography, location, utilities, and other factors to accommodate the proposed use and development. The surrounding land uses are industrial and residential uses and the proposed project is compatible with those uses. The site is 1.4 acres in size, and is flat;
- e) There are no signs intended for the proposed project other than those required for safety purposes, which will meet the requirements of the Municipal Code;
- f) The proposed telecommunication facility will only require monthly maintenance visits and is otherwise not occupied, therefore the off-street parking requirements are not applicable and circulation on the adjacent public streets will not be adversely impacted. Safety and convenience of vehicular and pedestrian access is provided with the on-site private driveway accessible from Central Avenue;
- g) The existing use is compatible with the adjacent planning areas described in the Dominguez Hills Village Specific Plan, with adjacent parcels designated for industrial, oil/chemical production and neighborhood retail uses.
- h) Approval of the existing tower will not result in any increased visual impact. The existing facility is occupied by four communication providers and reduces the need for other communication facilities within the City.
- i) The tower is located toward the rear of the parcel and the parcel is landscaped with trees, shrubs and ground cover.
- j) The proposed wireless telecommunication facility meets the goals and objectives of the General Plan and is consistent with applicable zoning and design regulations. Therefore all of the required findings pursuant to Section 9172.21(D), "Conditional Use Permit", Section 9172.23(D), "Site Plan and Design Review, Approval Authority and Findings and Decision", Section 9138.16(G), "Wireless Telecommunication Facilities, Minor Exceptions" and Section 9138.16(H), "Wireless Telecommunication Facilities, Required Findings" are made in the affirmative.
- k) The applicant acknowledges that if the applicant complies with the three (3) year schedule prescribed herein to replace the existing tower with a 105' high stealth facility, the Conditional Use Permit shall be valid for a term of ten (10) years, to expire on August 8, 2027. The applicant further acknowledges that if the applicant fails to comply with the three (3) year schedule prescribed herein, the use and the development approved by this Conditional Use Permit shall terminate three (3) years after the granting of such, to expire on August 8, 2020 and the existing tower shall be removed.
- Height Major Exception Findings:
 - (1) The tower supports the equipment for three commercial wireless carriers and one carrier that provides point-to-point microwave backhaul. The applicant submitted comparative propagation maps that show drastically reduced service levels for each carrier if the equipment were mounted at the required zone height limit. In addition, the applicant submitted an

explanation point-to-point microwave backhaul is a line-of-sight technology that requires the equipment to be mounted at the current height. Accordingly, the applicant submitted an explanation and supporting engineering data that shows the equipment is technologically necessary for the existing carriers on the tower to provide such services.

- (2) The applicant does not seek a major exception to accommodate the establishment of a collocated facility because the facility is already an established collocated facility. Given that multiple non-collocated facilities would require at least one facility to be at least as tall as the microwave dish antenna, an alternative that involved multiple facilities would be less desirable than a single collocated facility at the current height. Accordingly, the existing collocated facility is more desirable and consistent with the General Plan and applicable zoning code provisions than multiple freestanding facilities.
- (3) The height of the tower is technologically necessary for each existing carrier on the tower to provide its existing services. The applicant provided propagation maps that show the service levels that would be achieved if the antennas were mounted at the maximum height limit as compared to the service levels achieved at the existing mounting configuration. In addition, each carrier requires vertical separation between their respective antennas to avoid interference. To lower the height would crowd the antennas and require a second freestanding structure to maintain service levels and necessary vertical separations, which is less desirable overall when compared to the existing collocated facility.
- (4) The applicant's propagation maps show that the antenna equipment could not be located at the minimum height required without causing a substantial degradation in the ability of each carrier on the tower to provide its respective services. The height of the equipment on the tower relates directly to the antennas' ability to receive and transmit communication signals above the surrounding structures development. In addition, relocating one or more of the collocated carriers from the tower would require the construction of one or more new facilities to be installed near the same residential uses as the current tower. The obstructions or interference caused by the surrounding development are beyond the applicant's control. Relocation at this time would not be an appropriate option because of the anticipated development on the subject and/or adjacent parcels, and the approval has been conditioned on the applicant's relocation within three years to provide a reasonable time for the potential obstructions outside the applicant's control to be known.
- (5) The visual impacts are negligible because the facility would be redesigned within three years as a stealth facility to accommodate a potential residential redevelopment project on adjacent parcels. Any visual impacts from this approval are temporary in nature. In addition, the

approval requires that the applicant maintain landscape features to mitigate the existing visual impact from the ground-mounted equipment.

- (6) Granting the major exception conforms to the spirit and intent of the zoning code because the facility was lawfully erected prior to July 17, 2003 and the tower supports multiple carriers' equipment that reduces the need for additional wireless facilities to be installed near residential uses and development while also providing the City's residents with advanced wireless services. In addition, this temporary extension of an approval for the existing height will result in better-designed stealth facility that will be in closer conformance with the planned development around the site than it would be if the facility were required to be redesigned now without the benefit of knowing the development plans for the surrounding area.
- (7) Granting the major exception is not materially detrimental to the public welfare or injurious to properties or improvements in the vicinity because the tower already exists and was lawfully constructed prior to the adoption of the City's current zoning regulations. In addition, the tower would be redesigned and camouflaged in three years to blend with the surrounding residential uses and development.

<u>Section 4.</u> The Planning Commission further finds that the use permitted by the proposed Site Plan and Design Review and Conditional Use Permit will not have a significant effect on the environment. The existing facility will not alter the predominantly character of the surrounding area and meets or exceeds all City standards for protection of the environment. Therefore, the proposed project is found to be exempt under the general rule of CEQA, Section 15301.

<u>Section 5</u>. Based on the aforementioned findings, the Commission hereby grants Conditional Use Permit No. 1016-16 and Design Overlay Review No. 1621-16 with respect to the property described in Section 1 hereof, subject to the conditions set forth in Exhibit "B" attached hereto, and approves the categorical exemption.

<u>Section 6</u>. The Secretary shall certify the adoption of this Resolution and shall transmit copies of the same to the applicant.

<u>Section 7</u>. This action shall become final and effective fifteen days after the adoption of this Resolution unless within such time an appeal is filed with the City Clerk in accordance with the provisions of the Carson Zoning Ordinance.

PASSED, APPROVED AND ADOPTED THIS 8th DAY OF AUGUST, 2017.

SECRETARY

ATTEST:

EXHIBIT "A"

Legal Description

THAT PORTION OF THE TIGULE ACEF TRANT ON THE RANCH, SAN REDRI. ON THE COTY OF LARSON, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ALLICTED TO ISADAS W. HELLMAN, BY THE DECREE OF PARTITION OF A FORTION OF SADE RANCH! IN CASE NO. 1869T OF THE SUBERIOR PAGE 185 OF LEGOS IN THE DEFICE OF THE COUNTY RECORDER RECORDED IN BOOK 764 FALLOWS:

BEGINNING OF THE MUPTHEFLY LINE OF THE LAND AS DESCRIBED IN THE DEED TO THE DALLFORMIA DAS COMPANY, PECORDED BERRUARY 19, 1987 AS INSTRUMENT NO. 1778 IN BOOM 53880 PAGE 308 OF DEFICIAL RECORDS OF SALD COUNTY, WITH THE EASTERLY LINE OF CENTRAL AVENUE WARROUS ON WICH AS DESCRIBED IN PARTEL 5 IN THE DEED TO THE CITY OF CARSON RECORDS MADE A 1988 AS DOCUMENT NO. 83-307880 OF SECONDS OF SALD COUNTY; THENDE ALONG SALD CENTRAL AVENUE NURTH OF DEGREES 21 MINUTES 37 SECONDS WEST 221.00 FEET; THENDE NORTH FOR DEGREES 38 MINUTES 23 SECONDS BASI 181.00 FEET; THENDE SOUTH A 18 SPEED 31 MINUTES 37 SECONDS BASI 201.00 FEET TO THE NURTHERLY LINE OF SALD HEREIN ABOVE MENDIONED DEED TO THE DALLFORNIA GAS COMPANY; THENDE ALONG SALD NORTHERLY LINE STOTE AS THE REPORT OF BEGINNING.

EXCEPT THEREFRIM ALL CIL GAS, PETR LETM, EVERTIARELM SUBSTAMMES, WATER AND OTHER MIMERALS BELOW A DESTRUCT SET MEASURED MERTICALLY FROM THE PRESENT SURFACE OF SAID LAND DISETTED WITH THE ROSHT OF ENTRY BELOW SAID DEPTH OF BUD FEET BY SLAND OF DIRECTIONAL DRILLIAM BROWN STREET LANDS TO DEVELOP AND PRODUCE COL. DAS. SETRILEOM, HYDROCARD MESTAMORS, WATER AND LITER MOMERALS, AND THE PICKET TO USE THE STRUCTURES SELECT SAID DEPTH F BUD FRET SIP DAS STREAMS AND SUBSEQUENT REMOVAL OF GAS A COTHER SUBSTANCES BUT WITH ANY ROSHD F SURFACE ENTRY.

CITY OF CARSON

COMMUNITY DEVELOPMENT DEPARTMENT

PLANNING DIVISION

EXHIBIT "B"

CONDITIONS OF APPROVAL

CONDITIONAL USE PERMIT NO. 992-15

DESIGN OVERLAY REVIEW NO. 1621-16

GENERAL CONDITIONS

1. In recognition of the proposed residential and/or mixed use development of the adjacent parcels (APN 7319-003-805, 7319-003-104, 7319-003-105, 7319-003-106), the applicant (American Tower), or the owner of the tower (facility) at the time, shall remove and replace the existing facility with a new, "stealth" facility on the subject parcel (APN 7319 003 809) within three (3) years of the expiration of all applicable appeal and/or statute of limitations periods (the "Effective Date") following the Planning Commission approval of Conditional Use Permit (CUP) No. 992-15 and Design Overlay Review (DOR) No. 1621-16.

The new facility shall be camouflaged or designed to blend with the surrounding environment and land uses, minimize aesthetic impact on adjacent uses, and conceal the intended use and appearance of the structures. Such camouflage design may take the form of a "mono-pine" as depicted in Exhibit 2, or may employ other camouflage design features. The height of the new facility shall not exceed 105 feet. Subject to the height limitation and camouflaging requirements, the new facility shall be of equal or superior quality to the existing facility, including with regard to signal propagation required by communication service providers colocated on the facility, structural capacity, and ground equipment space

If the design of the new facility substantially conforms to the mono-pine design shown in Exhibit 2, or such other camouflage design as the Applicant, the Planning Manager, and the party proposing to develop the adjacent parcels may reasonably agree upon, and the height of the new facility does not exceed 105 feet, no further Planning Commission approval of the new facility shall be required pursuant to Section 9138.16 – Communications Facilities – of the Carson Municipal Code and shall be subject to approval by the Planning Manager. Within one (1) year of the Effective Date, the applicant shall report to the Planning Manager regarding the current status of redevelopment plans for the new facility. Such report shall include the status of Applicant's construction plans and coordination with the developer of the adjacent parcels and wireless

carriers. Within two (2) years of the Effective Date, Applicant shall submit an application for a building permit to construct the new facility. Upon receipt of the building permit, Applicant shall construct the facility and use reasonable best efforts to complete construction of the new facility and the removal of the existing facility on or before three (3) years after the Effective Date.

Immediately after the expiration of all applicable appeal and/or statute of limitations periods, Applicant shall post with the City a performance bond or other security in the amount of \$120,000, which shall cover the cost of removal of the existing facility if Applicant should fail to comply with each of the Conditions of Approval. Such shall secure the faithful performance of Conditions of Approval, unless such requirement is waived by the City Manager. The bond shall contain the original notarized signature of an authorized officer of the surety, and affixed thereto shall be a certified and current copy of his power of attorney. The bond shall be unconditional and remain in force during the entire term of the permit and shall be null and void only if the Applicant faithfully performs all Conditions of Approval. The bond required herein shall be satisfactory only if issued by companies qualified to do business in California, rated "A" or better in the most recent edition of Best Rating Guide, The Key Rating Guide or in the Federal Register, and only if they are of a financial category Class VII or better, unless such requirements are waived by the Risk Manager of the City due to unique circumstances.

- 2. The approved Resolution, including the Conditions of Approval contained herein, and signed Affidavit of Acceptance, shall be copied in their entirety and placed directly onto a separate plan sheet behind the cover sheet of the approved development plans prior to Building and Safety plan check submittal. Said copies shall be included in all development plan submittals, including any revisions and the final working drawings.
- 3. The applicant shall comply with all city, county, state and federal regulations applicable to this project.
- 4. The applicant shall make any necessary site plan and design revisions to the site plan and elevations approved by the Planning Commission and on file with the City Planning Division, in order to comply with all the conditions of approval and applicable Zoning Ordinance provisions. Substantial revisions will require review and approval by the Planning Commission.
- 5. The applicant shall submit two complete sets of plans that conform to all the Conditions of Approval, and which are consistent with the development plans included as exhibits to the staff report presented at the hearing in which the project was approved, including modifications to the plans and/or conditions of approval made by the Planning Commission during said hearing. Such approved development plans are subject to review and approval by the Planning Division prior to the issuance of a building permit.
- 6. The applicant and property owner shall sign an Affidavit of Acceptance form and submit the document to the Planning Division within 30 days of receipt of the Planning Commission Resolution.

- 7. It is further made a condition of this approval that if any condition is violated or if any law, statute or ordinance is violated, this permit may be revoked by the Planning Commission or City Council, as may be applicable; provided the applicant has been given written notice to cease such violation and has failed to do so for a period of thirty days.
- 8. Decision of the Planning Commission shall become effective and final 15 days after the date of its action unless an appeal is filed in accordance with Section 9173.4 of the Zoning Ordinance.
- 9. A modification of the conditions of this permit, including additions or deletions, may be considered upon filing of an application by the owner of the subject property or his/her authorized representative in accordance with Section 9173.1 of the Zoning Ordinance.
- 10. Precedence of Conditions. If any of the Conditions of Approval alter a commitment made by the applicant in another document, the conditions enumerated herein shall take precedence unless superseded by a Development Agreement, which shall govern over any conflicting provisions of any other approval.
- 11. City Approvals. All approvals by City, unless otherwise specified, shall be by the department head of the department requiring the condition. All agreements, covenants, easements, deposits and other documents required herein where City is a party shall be in a form approved by the City Attorney. The Developer shall pay the cost for review and approval of such agreements and deposit necessary funds pursuant to a deposit agreement.
- 12. Deposit Account. A trust deposit account shall be established for all deposits and fees required in all applicable conditions of approval of the project. The trust deposit shall be maintained with no deficits. The trust deposit shall be governed by a deposit agreement. The trust deposit account shall be maintained separate from other City funds and shall be non-interest bearing. City may make demands for additional deposits to cover all expenses over a period of 60 days, and funds shall be deposited within 10 days of the request therefore, or work may cease on the Project.
- 13. Indemnification. The applicant, the owner, tenant(s), and their subsequent successors (Parties) agree to defend, indemnify and hold harmless the City of Carson, its agents, officers, or employees from any claims, damages, action, or proceeding against the City or its agents, officers, or employees to attack, set aside, void or annul, or in any way related to any damage or harm to people or property, real and personal, that may result from the Parties operations or any claims against the City for or as a result of the granting of the approval. The City will promptly notify the Parties of any such claim, action, or proceeding against the City, and Parties will pay the City's associated legal costs and will advance funds assessed by the City to pay for defense of the matter by the City Attorney. The City will cooperate fully in the defense. Notwithstanding the foregoing, the City retains the right to settle or abandon the matter without the Parties' consent but should it do so, the City shall waive the indemnification herein, except, the

City's decision to settle or abandon a matter following an adverse judgment or failure to appeal, shall not cause a waiver of the indemnification rights herein. Parties shall provide a deposit in the amount of 100% of the City's estimate, in its sole and absolute discretion, of the cost of litigation, including the cost of any award of attorney's fees, and shall make additional deposits as requested by the City to keep the deposit at such level. The City may ask for further security in the form of a deed of trust to land of equivalent value. If Parties fails to provide or maintain the deposit, the City may abandon the action and Parties shall pay all costs resulting therefrom and the City shall have no liability to Parties.

PLANNING DIVISION

- 14. The applicant acknowledges that if the applicant complies with the three (3) year schedule prescribed herein to replace the existing tower with a 105' high stealth facility, the Conditional Use Permit shall be valid for a term of ten (10) years, to expire on August 8, 2027. The applicant further acknowledges that if the applicant fails to comply with the three (3) year schedule prescribed herein, the use and the development approved by this Conditional Use Permit shall terminate three (3) years after the granting of such, to expire on August 8, 2020 and the existing tower shall be removed.
- 15. Before the permittee submits any applications to the Building Division to remove equipment, the permittee must incorporate this permit, all conditions associated with this permit and any approved photo simulations into the project plans (the "Approved Plans"). The permittee must construct, install and operate the wireless facility in strict compliance with the Approved Plans. Any alterations, modifications or other changes to the Approved Plans, whether requested by the permittee or required by other departments or public agencies with jurisdiction over the wireless facility, must be submitted in a written request subject to the Director's prior review and approval, who may refer the request to the original approval authority if the Director finds that the requested alteration, modification or other change substantially deviates from the Approved Plans or implicates a significant or substantial land use concern.
- 16. The permittee must maintain complete and accurate copies of all permits and other regulatory approvals issued in connection with the wireless facility, which includes without limitation this approval, the approved plans and photo simulations incorporated into this approval, all conditions associated with this approval and any ministerial permits or approvals issued in connection with this approval. In the event that the permittee does not maintain such records as required in this condition, any ambiguities or uncertainties that would be resolved through an inspection of the missing records will be construed against the permittee. Records may be kept in electronic format.
- 17. Permittee shall keep all access points to the equipment enclosures and the perimeter area of the tower locked at all times, except when active maintenance is performed on the equipment or tower.

- 18. Permittee shall install and at all times maintain in good condition an "RF Notice" sign and "Network Operations Center" sign adjacent to the access gate(s). The signs required in this condition must be placed in a location where they are clearly visible to a person approaching the access gate in the open and closed positions.
- 19. Permittee shall install and at all times maintain in good condition an "RF Notice" sign and "10-Step Guidelines" sign at the base of the tower. The signs required in this condition must be placed in a location where they are clearly visible to a person climbing the tower.
- 20. Permittee shall ensure that all signage complies with FCC OET Bulletin 65 or ANSI C95.2 for color, symbol and content conventions. All such signage shall provide a working local or toll-free telephone number to its network operations center that reaches a live person who can exert transmitter power-down control over this site as required by the FCC.

LANDSCAPING/IRRIGATION

- 21. Comply with the provisions of Section 9168 of the Zoning Ordinance, "Water Efficient Landscaping."
- 22. Landscaping shall be provided with a permanently installed working, automatic irrigation system and operated by an electrically-timed controller station set for early morning or late evening irrigation.
- 23. Installation, maintenance, and repair of all landscaping shall be the responsibility of the property owner.

AESTHETICS

- 24. All trash shall be removed prior to the issuance of a building permit. The subject property shall be maintained at all times to present an attractive appearance to the satisfaction of the Planning Division. Overgrown and dead vegetation, fence signs and accumulated trash and debris shall be removed.
- 25. Graffiti shall be removed from all project areas within 3 days of written notification by the City of Carson. Should the graffiti problem persist more than twice in any calendar year, the matter may be brought before the Planning Commission for review and further consideration of site modifications (i.e., fencing, landscaping, chemical treatment, etc.).
- 26. Prior to Issuance of building permit, the specification of all colors and materials must be submitted and approved by the Planning Division.
- 27. The wireless telecommunication facility shall not exceed the height specified in the development plan.
- 28. All new electrical and equipment wiring shall be placed underground or concealed within the building or structure in which the facility will be mounted.

- 29. The ground equipment and supporting structure(s) shall be painted a neutral, non-glossy color.
- 30. The applicant shall paint any portion of the tower or buildings in disrepair to the satisfaction of the Planning Department.

FENCES/WALLS

31. Perimeter fences and walls shall be architecturally coordinated with the project buildings and future development, subject to the approval of the Planning Division.

<u>LIGHTING</u>

- 32. All exterior lighting shall be provided in compliance with the standards as provided for in Section 9137.1 (commercial zones) of the Zoning Ordinance.
- 33. Such lights are to be directed on-site in such a manner as to not create a nuisance or hazard to adjacent street and properties, subject to the approval of the Planning Division.

NOISE

- 34. All wireless telecommunication facilities shall be constructed and operated in such a manner as to meet the requirements of the Noise Ordinance.
- 35. Backup generators shall only operate during power outages and for testing and maintenance purposes only.

PARKING

36. All driveways shall remain clear. No encroachment into driveways shall be permitted.

TRASH

37. All existing trash containers shall be within a trash enclosure.

BUILDING AND SAFETY DIVISION

- 38. Submit development plans for plan check review and approval.
- 39. Obtain all appropriate building permits and an approved final inspection for the proposed project.
- 40. Prior to issuance of building permit, proof of worker's compensation and liability insurance must be on file with the Los Angeles County Building and Safety Division.

ENGINEERING SERVICES DEPARTMENT - CITY OF CARSON

General Conditions

- 41. Any existing off-site improvements damaged during the construction shall be removed and reconstructed per City of Carson standard plan and to the satisfaction of the City Engineer.
- 42. A construction permit is required for any work to be done in the public right-of-way.

Prior to Issuance of Building Permit

- 43. Any existing off-site improvements damaged during the construction shall be removed and reconstructed per City of Carson Standard plan and to the satisfaction of the City Engineer.
- 44. A construction permit is required for any work to be done in the public right-of-way.
- 45. Construction bond for all work to be done within the public right of way shall be submitted and approved by Engineering Services prior to issuance of permit by Engineering Services.
- 46. Proof of Worker's Compensation and Liability Insurance shall be submitted to the city prior to issuance of construction permit.
- 47. The Developer shall submit improvement plans to the Development Services Group Engineering Division showing any required improvements in the public right of way for review and approval of the City Engineer. A copy of approved conditions of approval shall be attached to the plans when submitted.

Prior to Issuance of Certificate of Occupancy

48. Repair any broken or raised/sagged sidewalk, curb and gutter within the public right of way along Central Avenue and Victoria Street abutting this proposed development per City of Carson Standard and to the satisfaction of the City Engineer.

FIRE DEPARTMENT - COUNTY OF LOS ANGELES

- 49. Cell Site/Building need review and comply with requirements for Backup Battery Storage. CFC 608.
- 50. Provide info on amount of electrolyte material in each battery and full amount of storage.

51. All other requirements of the Fire Department shall be met.

BUSINESS LICENSE DEPARTMENT - CITY OF CARSON

52. Per section 6310 of the Carson Municipal Code, all parties involved in the project, including but not limited to contractors and subcontractors, will need to obtain a City Business License.



Monopine Tower Order

				PURCHASE ORDER	REVISION	Page 1 of	SHIP TO:	19100 Von Karman Ave Suite 200 Irvine,CA 92612 United States
AN	TERICANT			586211			BILL TO:	Please email your invoices to APinvoices@americantower.com
American Towe 10 Presidential				The Supplier will ensur Invoice documents will Purchase Order Numb	I display the Cus	tomers (ATC)	Supplier Contact:	celltrees@celltreesinc.com
Woburn, MA 01	801	_		line item number. ATC may define additive purchase Order be distand Supplier will make comply.	onal Information played on related	from the I documents	Requestor:	Nelligan, Randy C (Randy)
Date of Order:	11-JUN-20	Payment Terms:	1% 30 NET 60	VENDOR: CELL TREES INC			Email:	randy.nelligan@americantower.com
Revision Date:		Freight Terms:		5401 S CANADA P TUCSON, AZ 8570			Buyer:	Deaver, Megan F (Megan)
Supplier #:	55062	FOB/ Incoterms:	FOB DESTINA TION	United States			Email	megan.deaver@americantower.com

Line Item	Supplier ID	Description		MFG Part	Delivery Date	Quantity	UOM Unit Price		Extended Price	
1		Site: 204866 RE Dominguez Hills Job # PIFP - 18 105' MonoPine 12 Anchor bolts 2 Steel Template foundation 1 Set of Hybrid's and safety climb	CA - 121 es for step bolts		30-JUN-20	1.00	EA			
	Siterra Project /Case Number	Siterra Task Number/ Task Name	Site Name	Asset Number	Oracle Project	Oracle Project Name	Ship	То		
	12581109	3800 - TOWER MATERIALS	REBUILD DOMINGU EZ HILLS CA	204866	93997	00204866 REBUILD DOMINGUEZ CA	19100 Von H Suite 200 Irvine,CA 92 United State			
	erein do not include any fed n the Terms and Conditions			licable to the mater	lais and/or services purchased	herein; please refer to	TOTAL			



Proposed Construction Schedule

Milestone	Forecast Date
Monopine Ready to Ship Date	8/13/2020
Construction Start	8/13/2020
Monopine Installation	8/28/2020
Carrier Relocations/Removal of Lattice	To commence immediately upon new tower installation with a goal of completion by 11/8/2020



Building Permit & Approved Construction Plans

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS BUILDING AND SAFETY / LAND DEVELOPMENT CITY OF CARSON 701 CARSON CARSON CA 90745 PHONE: (310) 952-1766 EXT:

1205

BUILDING PERMIT COMMERCIAL ADD/ALT/REP BL 1205 1901230006

LEGAL ID:								
ON FILE		NO. OF			NEW CUP GROUP	BUILDING ADDRES	SS:	
		STRUCTURE: 0 1		U	CON GROOM	CRSN CA		
ASSESSOR INFORMATION NUMBER:				-	i	NEAREST CROSS :	STREET:	
7319-003-809					200	THOMAS PAGE:	GRID:	LOCALITY: CARSON
TENANT:		EXIST BLDG USE: CELL		USE ZONE: (ISSUED ON: PR	OCESSED BY:	
		EXIST OCC GRP: U				06/29/20	JY	
OWNER:	TEL. NO:	BLDGS. NOW ON LOT:		VALUATION		FINAL DATE	FINAL BY:	CODE:
MCI TELECOMMUNICATIONS CORP		1			,000	FARME DATE	FINAL DI:	2
17900 S CENTRAL AVE								-
COMPTON, CA 902205433			FEES	PAID		DESCRIPTION OF WORK		
		FEE DESCRIPTION:	QUANTITY:	mow-	AMOUNT.	THIS PROJECT ENTAILS	THE CONSTRUC	TION OF A NEW 105' MONOPINE ER ONCE THE NEW TOWER IS
APPLICANT:	TEL. NO:		gurantant,	00111		FULLY FUNCTIONAL	ING 230 - 10W	SR UNCE THE NEW TOWER IS
CARSUSO, TOWI	(909) 833-5779-	D1 PLANCHECK W/O EN-HC	80000.00	VAL	1,672.30			
		AB STATE GREEN BLDG FEE				SPECIAL CONDITIONS:		
		AE STRONG MOTION OTHER	80000.00		4.00			
			80000.00		45.80			
CONTRACTOR: INLAND VALLEY CONSTRUCTION	TEL. NO:	D2 PERMIT W/O EN-HC	80000.00			APPROVALS	DATE	INSPECTOR SIGNATURE
18382 SLOVER AVE	(909) 875-2112- LIC. NO	E1 PC EXTENSION FEE 25%	418.08 TOTAL FEES		418.08	TOGRESON AND DESCRIPTION		
BLOOMINGTON CA 92316	C041170 A *	80 -0 -80	TOTAL PEED		4,234.78	LOCATION AND SETBACK	s	
						SOILS ENGINEER APPRO	VAL	
ARCHITECT OR ENGINEER: ATC TOWER SERVICES	TEL. NO: (919) 468-0112-					FOUNDATION/TRENCH FO	RMS	
3500 REGENCY PARKWAY CARY, NC 69570	LIC. NO: NONE					SLAB/UNDER FLOOR		
			200			RAISED FLOOR FRAMING	i .	
MAP NO: SEWER MAP BOOK: PAGE:	FIRE ZONE: CMP: 3 00					UNDERFLOOR INSULATIO	RI	
NO. OF FAMILIES: DWELLING UNITS: 2	APT/COND: STAT CLASS: NO 22					FLOOR SHEATHING		
SCHOOL WITHIN						ROOF SHEATHING SHEAR PANELS		
AIR QUALITY: 1000 FEET	MATERIALS NO					FRAME INSPECTION		
						FIRE SPRINKLER HANGE		
,		*.				INSULATION/WEATHER S		
						INTERIOR LATH/DRYWAI	т	
METHANE Y N		-				EXTERIOR LATH		
		-				RATED FLOOR/CEIL ASS		
PERMIT EXPIRES 1 YEAR IF 1) WORK DOES NOT COMMENCE, OR		-				RATED WALL ASSEMBLIE		
2) WORK IS SUSPENDED OR ABANDONED 3) FAILS TO OBTAIN CODE REQUIRED						RATED SHAFTS/OPENING	35	
10. SWITTER TO OBSERTE CODE RECORDED	INSPECTION	* ADDITIONAL DATA ON FILE	3			T-BAR CEILINGS		
						LOT DRAINAGE		
		REPORT ID: DPR261	ROUTE	TO: BS1205	5			





COUNTY OF LOS ANGELES

Hours 7:00-6:00 Monday-Thursday (310) 952-1766 FAX (310) 549-0652 701 E. Carson St. Carson, CA 90745

NO.	INSPECTION	DATE	INSPECTOR
	Building Inspect	ions and	Approvals
B1	Location/Setbacks		1
B2	Soils Engineer		
ВЗ	Foundation/Forms		
B4	Retaining Walls		
B5	Masonry Walls		
B6	Bolts/Hld Dwns/Strps		
В7	Floor Slab & Steel		
B8	Raised Floor Framing		
B9	Underfloor Insulation		
B10	1st Floor Sheathing		
B11	2nd Fir Frame/Sheath		
B12	Window Replacement		
B13	Roof Sheathing		
B14	Masonry/Mfg Fireplace		
B15	Roof Covering		
	Frame/Bracing		
B17	Insulat/Weather Strip		
Do	Not Cover Walls Until	Frame, In	sulation, & Rougl
Ele	ctrical, Mechanical, & I	Plumbing	Have Been Signe
_	Interior Lath/Drywall		
B19	Exterior Lath		
	T-Bar Ceiling		
B21	Rated Floor/Ceiling		
B22	Rated Walls		
B23	Rated Shafts		
B24	Disabled Access		
325	Demolition		
326	Lot Drainage		
327	(1.11	0 11 11 -	
328	(Address posted) Enter		
	Electrical Inspect	ions and A	Approvals
E1	Temporary Power		
	Service/Ground		
2	☐ Location ☐UFER		
	☐ Water Ground		/
	☐ Driven Rod		
3	Underground Elect		
	Outlets		
	Rough Conduit		
	Rough Wiring		
	Dist Panel(s)		
	Rough Electrical		
	Smoke Detectors		
10	Svr Ground Fault Test		

INSPECTION RECORD Job Address: 1900 Central Ave
Permit No: 1901230006 Date: 6-29-20
Owner:
Description: Monopine Construction
Cell 3 He

MO. INSPECTION DATE INSPECTOR Mechanical Inspections and Approvals M1 FAU/Wall Furnace M2 Exhaust Vent M3 Combustion Air M4 Duct Work M5 Rough Mechanical M6 AC/Compressor M7 Thermostat M8 Fire Dampers M9 Smoke Detectors M10 Commercial Hood M11 Boiler M12 M13 Mechanical Final Plumbing Inspections and Approvals P1 Water Service P2 Under Floor/Slab P3 Shower Pan P4 Water Lines P5 Rough Gas Piping P6 Rough Plumbing P7 Sewer (Public/Private) P8 Backflow Preventer P9 Water Heater P10 Lawn Sprinkler P11 Roof Drains P12 Gas (Test/Final) P13 P14 Plumbing Final Verify Other Approvals A1 Fire Department A2 Construction Division A3 Environmental Prog. A4 Health Department A5 AQMD A6 Planning Dept. A7 Business License A8 CalTrans A9 Highway Dedica/Impr A10 BORN MACON PINAL Certificate of Occupancy	Desc	eription: Mono	pine	constr
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A10 B28 BUILDING FINAL				
B28 BUILDING FINAL		Highway Dedica/Impr		
Certificate of Occupancy	_			
		Certificate of Occupancy		

POST THIS CARD AND THE APPROVED PLANS IN A CONSPICUOUS PLACE ACCESSIBLE TO THE INSPECTOR. IT SHALL BE THE DUTY OF THE APPLICANT TO CAUSE THE WORK TO REMAIN ACCESSIBLE AND EXPOSED FOR INSPECTION PURPOSES. PERMITS WILL BE VOIDED IF WORK IS NOT STARTED WITHIN 180 DAYS OR IS SUSPENDED FOR A PERIOD EXCEEDING 180 DAYS.

20-0015 DPW Rev. 9/00

E11 Service Panel E12 E13 Electrical Final

VECTOR

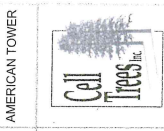
E: 12/19/2018 DESIGNED: JWW DRAFTER: 2915 E, Baseline Rd., Suite 104 (480) 648-3514 Glibori, AZ 85234 vava, voctorso, co

4/2019 FOUNDATION UPDATE FOUNDATION UPDATE

25/2019 POLE UPDATE



5401 S. CANADA PLACE **TUCSON, AZ 85706** PH: (520) 663-1330



5401 S. CANADA PLACE TUCSON AZ 85706 PH: 520-663-1330

JOB #: 18-121

CARSON, CA 90746 17900 S. CENTRAL AVE. 102-0" MONOPINE

DOWING NET HIFFS

TITLE SHEET



Apr 28, 2020

A1212-0265-181

DRAWING INDEX

DOMINGUEZ HILLS

105'-0" MONOPINE

CELL TREES, INC. JOB #:

18-121

TITLE SHEET ELEVATION VIEW & NOTES

DETAILS NOT USED

MP-3

FOUNDATION
SPECIAL INSPECTION &
BRANCH TABLES

APPROVED UNDER LOS ANGELES COUNTY CODE TITLES 26, 30 AND 31 BUILDING AND SAFETY DIVISION

06/23/2020 3:47:08 PM

ATC MODIFICATION DESIGN#: N/A

ATC CUSTOMER: N/A

LOCATION:

ATC ENGINEERING #: N/A

ATC SITE #: 204886



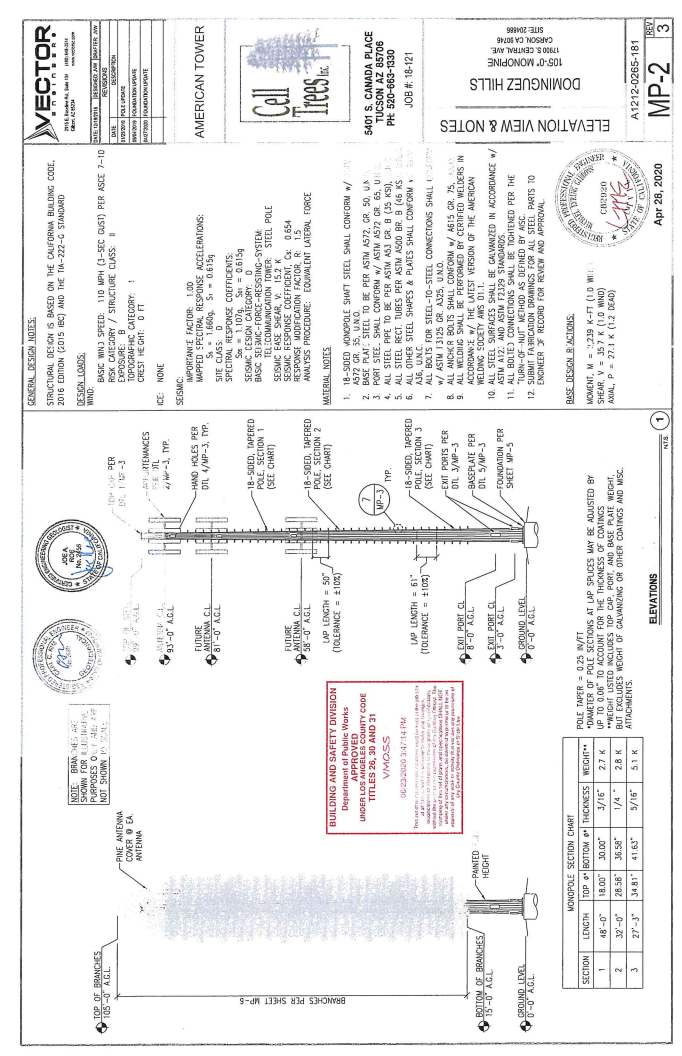


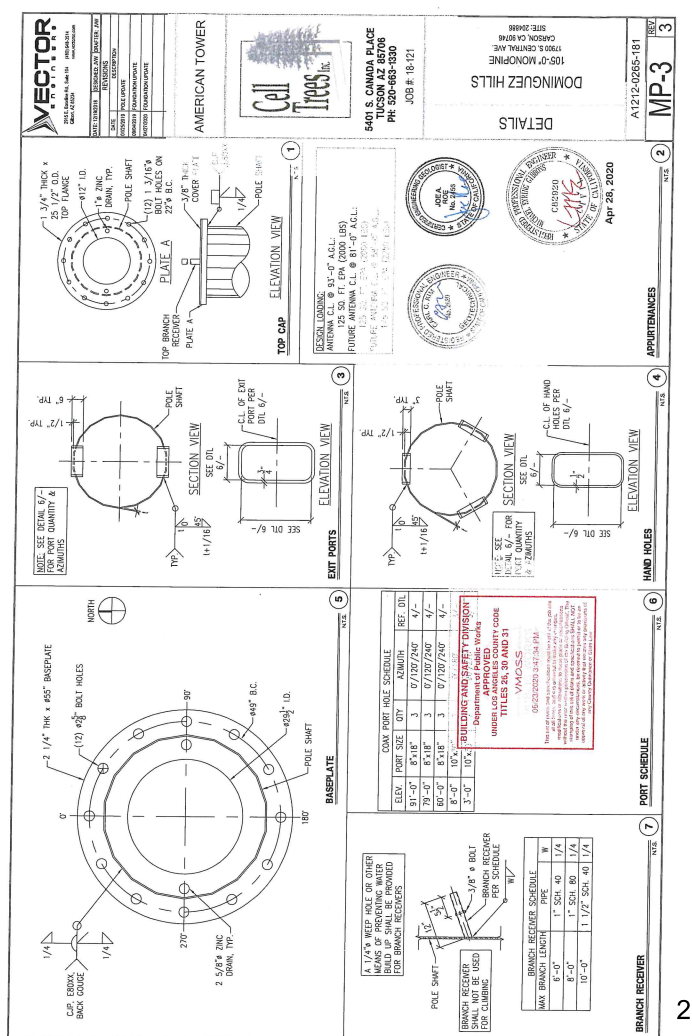


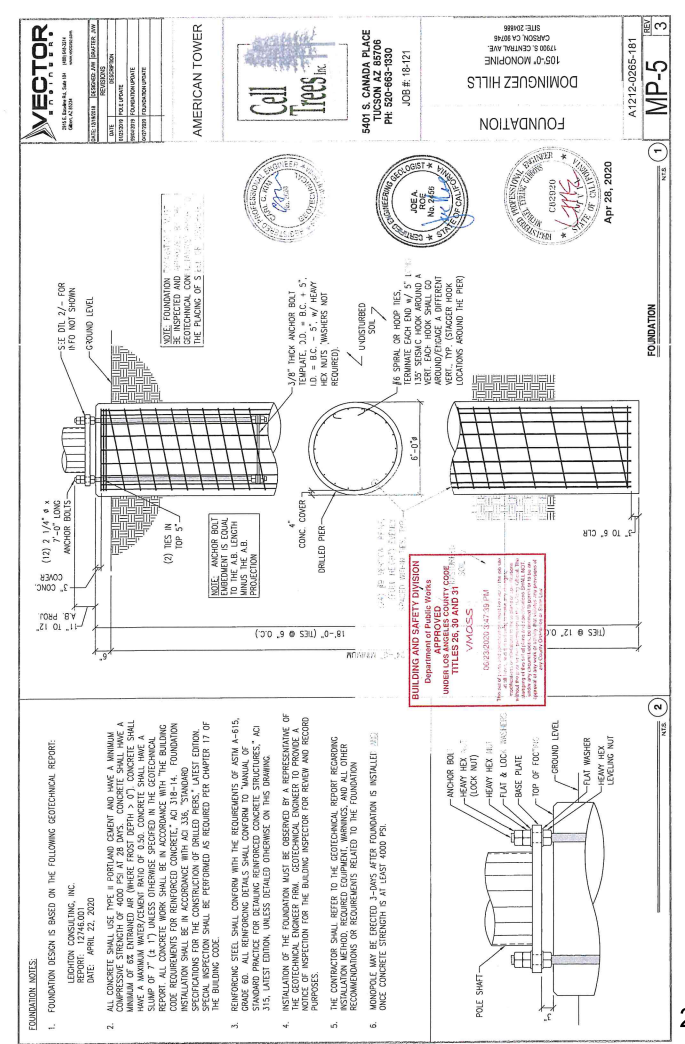
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LOS ANGELES COUNT

CARSON, CA 90746







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MP-6



Letter of Support from Brandywine Homes





July 10, 2020

Mr. Max Castillo City of Carson 701 E. Carson Street Carson, CA 90745

Re: Planning Commission Hearing July 28, 2020

17900 S Central Monopine Build and Demo Communications Tower

CUP 992-15 / DOR 1621-16

Dear Mr. Castillo,

Carson 175, LLC/Brandywine Homes, Inc. is owner of an 8.6 acre parcel of land adjacent to the American Tower facility currently under consideration for a three month extension under CUP 992-15. Carson 175, LLC has been in communication with American Tower staff and we are aware of the schedule delay due to permit processing through Los Angeles County. We are in support of the proposed three-month extension of CUP 992-15, as long as it remains subject to the original approved plans and specifications regarding demolition, height, location and type of facilities to be constructed.

If you have any questions, please feel free to contact me at brian@brandywine-homes.com or by phone at 714.552.5161.

Sincerely,

BRANDYWINE HOMES, Inc.

Brian M. Geis Project Manager

cc: Ms. Sarah Snell

American Tower 10 Presidential Way Woburn, MA 01801

Julle



City of Carson Planning Division 701 E. Carson St. Carson, CA 90745 Phone: 310-952-1700 http://ci.carson.ca.us

Development Permit Application Form

GENERAL INFORMATION			
Property Owner: MCI Telecommunicati	ons Corp. (d/b/a Ve	erizon Business) (For Staff Use Only)	
Address: 17900 S. Central Avenue	9.94 million (1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	Date:	
Compton, CA 90220-5433		Received by:	
Phone:E	mail:	Amount Paid:	
Applicant: Toni Caruso, Inland Valley Cor	nstructionC/O Ameri		
Address: 18382 Slover Ave		Case Planner:	
Bloomington, CA 92316		NCR Date:	
Phone: 909-833-5779 E	mail:	1.0.41 (1.00m) 1.0.41	
understand all statements including the American Towers LLC & Inland Valley Construc	filing requirements	of the existing and proposed tower on the property owner of the subject property and have read s on the reverse side of this application. I hereby authors my representative and to bind me in all matters concern	rize ning
this application. I hereby affirm under per	nalty of perjury that	the foregoing statements, facts and attachments are true	and
and that such conditions or modif	ications must be sa	variance may be denied, modified or approved with conditi atisfied prior to issuance of building permits. on on the application including, but not necessarily limited	
The state of the s		ords that are posted on the internet.	•
☐ I understand that by filing the appring purposes and/or images			/ for
Tower Property Owner's Signature Margaret Robin Senior Counsel American Tower	I, for Date	Applicant's Signature Date)
l,	ar	m the Architect/ Engineer of the subject property ar	id I
voluntarily grant permission to the City ar	nd its employees to	copy or adapt any submitted work for inclusion in staff rep	orts
and publication on the website.*			
Architect's/ Engineer's Signature	Date	License No.	

*Granting permission is optional, and declining to grant permission will not preclude or affect review or action on the application.

Development Permit **Application Form** Page 2 of 6

TYPE OF REVIEW REQUESTED										
☐ Conditional Use Permit		Sign Plan		Variance						
☐ General Plan Amendment		Site Plan and Design Review		Zoning Map Amendment						
☐ Lot Line Adjustment		Specific Plan	Ø	Other: CUP Extension						
□ Modification □ Tentative Parcel Map										
☐ Pre-Application		Tentative Tract Map								
PROJECT LOCATION										
General Location or Address of Project	ct: 17900	South Central Avenue Compton, CA 9022	0-5433							
Assessor's Parcel Number: 7319-003-	-809									
LAND USE & ZONING			**************************************							
Existing Land Use Designation(s):	C1									
Existing Zoning Designation(s): U/	Cellular			**************************************						
PROJECT DESCRIPTION										
Fully describe the proposed project (a										
This project entails the construction of a new										
CUP 992-15/DOR 1621-16 and Building Pe			requested	to complete the project beyond the						
August 8, 2020 deadline set forth in the afo	remention	ed CUP.	**************************************							

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Development Permit Application Form Page 3 of 6

COMMERCIAL & INDUSTR	IAL PROJECT SUMMARY	(
Site Area: 63,279 SF				
Building Area:				
Existing Structures:	ersq. ft.			
Existing Floor Area F	Ratio (FAR): N/A	Proposed Floor Area Ratio (FAR):	N/A	
No. of Phases: N/A				
Landscape Area: N/A sq. ft.				
Paved Area: N/A	sq. ft	% of site area		
Building Occupancy Classific	ation:			
Type of Occupancy:	U			
Type of Construction	: V-B	non der propriet commentation and more construction, as also also designed as		
	' A	Antibal page 19 (1990) polyticiae (Anadel anni Aru o magain anni anni		
Floor Area Distribution: N/A				
Type of Use		Area	Area (sq. ft.)	
	and the state of t	**************************************		
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TOTAL				
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Parking: N/A				
Type of Use	Parking Ratio	No. Spaces Required	No. Spaces Provided	
			•	
And Approximately approximately and approximately approximatel			,	
		MARKATINA ARRIVATA		
TOTALS				

Development Permit Application Form Page 4 of 6

Site Area:

RESIDENTIAL PROJECT SUMMARY

No. of Phases:	~~~~~~		***************************************			
Dwelling Units:						
	**************************************	#10 #10 ··· · · \$10 ··· · · · · · · · · · · · · · · · · ·	No. of Units	gerweiserreitssen der Leitersen der Leitersen der Leitersen der Leitersen der Leitersen der Leitersen der Leite		
Single-Family:		and the first of the second se		M-7		
Multiple-Family:				***************************************		
• Studio						
One Bedroom		***************************************				
Two Bedrooms	t	**************************************				
Three Bedrooms		oca mace com care promove a representable applicable distribution and an account	**************************************			
Four of more Bedrooms		aanaanaan ka				
TOTAL		***************************************		******************************		
Area Distribution:		0004000-900004**************************		Nguagan (1645-1659) (1646-1659) (1669-1659)	I.	¥
Produce consideration of the control of appropriate and account of the control of		ngamangangsa n d a aharay waassa uu dalaadan ba'a ahaada	Area (in sq. ft.)	******************	9	% of Area
Building Coverage		Printer Annual Control of Control		A 1800 M. 1 100 M. 1		
Landscape Coverage		1000 mm - 1000 m	9777 file Subblish starker of the Art concernment and allow discibled to starked specific consessed decimals and	**************************************	Carrier see allows S. V. superestations are seen to see the second services (see 1 1111).	
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Common Open Space						
Private Open Space (total)		en reservoir de miniment e de contrado no deposible con la contraction de la contraction del contraction de la contraction de la contraction de la contracti		**************************************		erickin volge di schrouw de demonstration annual de appearance de actività de la colonia de actività de la colonia de actività
Private Open Space (per unit)		***************************************		The second secon		
Parking:		arrana (d) arrana (d) arrana (d) arrana (d) (d) (d) arrana (d) (d) (d) (d) (d) (d) (d) (d) (d) (d)	e Articles (1900) e 1900 (***		
	Park	ing Ratio	No. Units	Spa	ces Required	Spaces Provided
Single Family Detached						
Single Family Attached, Multi-F	amily & C	ondominium	Units:			
Studio		**************************************	udella un della comissioni con della con i della d	<u> </u>	***************************************	***************************************
One Bedroom			and an experience of the second and	.,	endo en escala de solación	en e
Two Bedrooms	····		en der			
Three or more bedroom		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Guest Parking		**** THE WASHINGTON AND SHAPE SHAPE STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, ST	official access to the the first management designed Applies (1964) and consequently represented the second contraction of	1		Managaria de distribuir de reside de comunicación de comunicac
TOTAL	1					

Development Permit Application Form Page 5 of 6

HAZARDOUS WASTE & SUBSTANCE AFFIDAVIT

Instructions:

- 1. This Hazardous Waste and Substance Affidavit must be completed in conjunction with an application requesting a discretionary permit or action that will affect a specific property.
- 2. Consult the current list of hazardous waste sites identified on the State of California, Water Resources Control Board website: http://geotracker.waterboards.ca.gov/map/?CMD=runreport&myaddress=Carson, and specify on the Hazardous Waste & Substance Affidavit, below, whether or not the project site is identified on the Geo Tracker map.

STATE OF CALIFORNIA) Massachusetts
COUNTY OF Middlesex
CITY OF Woburn
I, the undersigned applicant, owner or officer of the property(les) for which this application is made, being duly swom, depose and say
that pursuant to State of California Government Code Section 65962.5(e), I have consulted the list of identified hazardous waste cites
on file with the State of California Water Resources Control Board, and certify that the property(ies):is/are, Xis net/are not Identifie
on such list.
Date: 1-12-2020 Signature:
Name (print or type): Shawn Lanier - Vice President, Legal
NOTARY ACKNOWLEGDEMENT
A notary public or other officer completing this certificate verifies only the identity of the Individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that
STATE OF CALIFORNIA Commonweath of Massachusetts
COUNTY OF MIDDLESEK
CITY OF WORDYN)
On 4/12/2020 before me, Carol Maxime
(Insert name of Notary Public)
Notary Public, personally appeared Snawn Lanier- Vice President, Lygal
Who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument
and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signatures(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal
CAROL MAXIME Notary Public
My Commission Explice
Simplify Carlot 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Place Seal Above

12/17/2018

Development Permit Application Form Page 6 of 6

CALIFORNIA GOVERNMENT CODE SECTION 65932.5

List of Hazardous Waste and Substance Sites; Submission to California Environmental Protection Agency Hazardous Materials Data Management Program

- The Department of Toxic Substances shall compile and update as appropriate, but at least annually, and shall submit to the (A) California Environmental Protection Agency (Cal/EPA), Hazardous Materials Data Management Program, a list of all of the following:
 - All hazardous waste facilities subject to corrective action pursuant to Section 25187.5 of the Health and Safety Code. All land designated as hazardous waste property or border zone property pursuant to Article 11 (commencing with Section 25220) of Chapter 6.5 of Division 20 of the Health and Safety Code.
 - All Information received by the Department of Toxic Substances Control Pursuant to Section 25242 of the Health and (3)Safety Code on hazardous waste disposals on public land.
 - All sites listed pursuant to Section of the Health and Safety Code. (5) (6)
 - All sites included in the Abandoned Site Assessment Program.
 - A list of all public drinking water which contain detectable levels or organic contaminants and which are subject to water analysis pursuant to Section 4026.2 or 4026.3 of the Health and Safety Code.
- The State Water Resources Control Board shall compile and update as appropriate, but at least annually, and shall submit to (B) the California Environmental Protection Agency, a list of all of the following:
 - All underground storage tanks for which an unauthorized release report is filed pursuant to Section 25295 of the (1) Health and Safety Code.
 - All solid waste disposal facilities from which there is a migration hazardous waste and for which California Regional (2)Water Quality Control Board has notified the State Department of Toxic Substances Control pursuant to subdivision (e) of Section 13273 of the Water Code.
 - All cease and desist orders issued after January 1, 1986, pursuant to Section 13301 of the Water Code, which (3) concern the discharge of wastes, which are hazardous materials.
- The local enforcement agency, as designated pursuant to Section 18051 of Title 14 of the California Administrative Code, shall (C) compile as appropriate, but at least annually, and shall submit to the California Waste Management Board, a list of all solid waste disposal facilities from which there is a known migration of hazardous waste. The California Waste Management Board shall compile the local lists into a statewide list, which shall be submitted to the California Environmental Protection Agency and shall be available to any person who requests the information.
- The California Environmental Protection Agency shall consolidate the Information submitted pursuant to this section and (D) distribute it in a timely fashion to each city and county in which sites on the lists are located.
- Before a local agency accepts as complete an application for any development project which will be used by any person, the applicant shall consult the lists sent to the appropriate city or county and shall submit a signed statement to the local agency (E) indicating whether the project is located in a site which is included on any of the lists compiled pursuant to this section. If the site is included on a list, the list shall be specified on the statement.
- (F) This section shall become operative on July 1, 1987.

Development Permit Application Form Page 6 of 6

CALIFORNIA GOVERNMENT CODE SECTION 65932.5

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 - All hazardous waste facilities subject to corrective action pursuant to Section 25187.5 of the Health and Safety Code.
 - (1) (2) All land designated as hazardous waste property or border zone property pursuant to Article 11 (commencing with Section 25220) of Chapter 6.5 of Division 20 of the Health and Safety Code.
 - (3)All information received by the Department of Toxic Substances Control Pursuant to Section 25242 of the Health and Safety Code on hazardous waste disposals on public land.
 - All sites listed pursuant to Section of the Health and Safety Code.
 - All sites included in the Abandoned Site Assessment Program. (5)
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 - (3) All cease and desist orders issued after January 1, 1986, pursuant to Section 13301 of the Water Code, which concern the discharge of wastes, which are hazardous materials.
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- (D) The California Environmental Protection Agency shall consolidate the information submitted pursuant to this section and distribute it in a timely fashion to each city and county in which sites on the lists are located.
- (E) Before a local agency accepts as complete an application for any development project which will be used by any person, the applicant shall consult the lists sent to the appropriate city or county and shall submit a signed statement to the local agency indicating whether the project is located in a site which is included on any of the lists compiled pursuant to this section. If the site is included on a list, the list shall be specified on the statement.
- (F) This section shall become operative on July 1, 1987.



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A vicinity map showing the precise location of the project. Nearest cross streets on all sides of the project site, with

approximate distances from the site.

Development Permit Application Materials Checklist

	AN PREPARATION GUIDELINES	Show adjacent streets (distance from centerline), cross
Pla	ans not conforming to the following guidelines will not	sections, and right-of-way width, including existing width
	accepted for processing:	and area proposed to be dedicated.
	All plans shall be drawn on uniform sheets, which are 24"	Dimensions and nature of all easements.
	X 36" or 30" X 42".	Street improvements (existing and proposed), including
	Development Plans shall be prepared by an architect or	curbs, gutters, sidewalks, water lines, mains, conceptual
	civil engineer licensed to practice in the State of California.	water and sewer laterals from main to property line, utility
	Tentative Tract or Parcel Maps shall be prepared by a	poles, fire hydrants, street lights, and street trees.
	licensed land surveyor or registered civil engineer.	Location of existing and proposed buildings and structure
	authorized to practice land surveying in the State of	(with finished grades).
	California.	On-site drainage pattern by showing drainage arrows with
	All plans/maps shall be clearly labeled with sheet title,	% slope.
	project name and project location.	Improvements on adjacent properties within 100 feet, of
	A one-sheet master plan shall be provided where the	the subject site (with finished grades).
	detailed plan/map cannot contain the entire project on a	Site Plan shall include a note that reads "Site Plan shall
	single sheet.	meet all Engineering & NPDES requirements*.
	All plans shall be folded to 8½" X 11".	Parking layout, including stall size and location, back-up
	All plans shall be clear and legible.	areas and drives, driveway approaches, curb cuts,
		pedestrian access, utility vehicle access and secondary
MI	NIMUM PLAN CONTENTS	access points (if deemed necessary).
Sit	e Utilization Man: The site utilization map shall be drawn at	Handicap parking spaces
a s	cale no smaller than 1"=100" and shall show the location of	
the	site and the relationship of the proposed project to existing	Location, height, and composition of walls and fences
SUI	rounding uses. Aerial photographs may be used if features	(existing and proposed).
are	properly labeled. The map shall indicate the proposed	Location of refuse areas, including wall and fence heights
pro	ject site plan and all of the following items within a 300-foot	and materials
rac	lius of the project site:	Location of any outdoor storage areas.
	North arrow oriented towards the top of the sheet	Setback distances, yards, and building separations.
	All parcel lines.	Landscape areas (shaded).
	Streets (right-of-way, frontage street improvements, utility	Location of all existing trees. Identify whether the trees are
	lines and drainage facilities).	to be preserved, relocated or removed.
	Location and use of all structures and features	A tabular summary, including the following information:
	Adjacent access and circulation	(1) Adjusted gross and net acreage;
	Existing zoning and land use.	(2) Gross floor area per building and total floor area for all
		buildings;
Sit	Plan: The site plan shall be drawn to an engineering scale	(3) Proposed density (dwelling units per adjusted gross
	smaller than 1"=50', with the scale clearly labeled, and shall	acre for residential subdivisions and floor area ratio for
	lude the following minimum information:	commercial and industrial subdivisions);
	Name and address of developer, owner of record, and	(4) Lot coverage ratio (percentage of site covered by
	person who prepared the plan.	buildings or structures);
		(5) Floor area ratio (total floor area divided by the site
	North arrow oriented towards the top of the sheet and a	area)
	legend identifying any symbols.	(6) Landscape coverage ratio (percentage of lot covered
	Property lines and dimensions.	by landscaping); (7) Number of unit have suit seen by time number of
		(7) Number of unit types, unit area by type, number of bedrooms, number of stories and number of units per
	A vicinity map showing the precise location of the project.	building (as applicable); and
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Development Permit Application Materials Checklist Page 2 of 3

(8) Required and proposed number of parking spaces (covered, uncovered and handicapped accessible, as applicable).

If the project is to be phased, indicate the limits of the phasing and all off-site improvements to be constructed with each phase. All project phasing must be disclosed at the time of initial application submittal and review. A phased project that is not disclosed up front may require the filing of a supplemental application ("Modification"), with appropriate fees to defray costs associated with additional City review and expenses.

Floor Plan: Floor plans shall be drawn to an architectural scale no smaller than 1/16"=1'-0" for commercial and industrial projects and 1/8"=1'-0" for residential projects, and shall include the following minimum information:

Interior layout and dimensions of all levels.

Finished floor elevation of ground floors.

Exterior Elevations: Building elevations shall be of sufficient size to show architectural detail and, generally, shall be drawn to an architectural scale no smaller than 1/16"=1'-0" for commercial and Industrial projects, and 1/8"=1'-0" for residential projects. The building elevations shall include the following minimum information:

- Illustrative elevations of all sides of all buildings and structures
- All building materials labeled on each sheet of the elevations
- Proposed building colors labeled on each sheet of the elevations.
- ☐ Heights of all structures
- Conceptual sign locations, sizes and type.
- Elevations of all walls and fences.
- Cross sections and enlargements of architectural elements or details, as needed.
- Screening treatment for HVAC units (include a cross section if necessary)
- Provide building floor plan section that corresponds with elevation below each of the elevations to illustrate articulation

Signage Plan: Building elevations and individual elevations shall be of sufficient size to show sign details and, generally, shall be drawn to an architectural scale no smaller than 1/16"=1"- 0" for commercial and industrial projects, and 1/8"=1"-0" for residential projects. The sign plan shall include the following minimum information:

- Illustrative elevations of all sides of all buildings showing all the proposed signs including address numbers with dimensions
- Sign plan must call out dimension, backgrounds, lighting, materials and font type(s) allowed.

Any monument signs, freeway signs, directional signs and address numbers must all be shown and called out on plans. Elevations and details must be provided for each.

Conceptual Landscape Plan: The conceptual landscape plan shall be drawn to an engineering scale no smaller than 1*=50', with the scale clearly labeled, and shall include the following minimum information:

- Conceptual location of trees and landscape planter areas (minimum 5 feet wide) and a plant legend which identifies trees, shrubs and groundcover.
- Indicate the intended function of plants (e.g. accent trees, street trees, canopy shade trees, screening hedge, etc.).
- ☐ Water elements and public art.
- Plan needs to call out/illustrate paths of travel.
- Proposed site utilities such as lights, transformers, power poles, backflow devices, etc.
- Existing tree locations identifying genus, species, and trunk callper.
- Turf areas and edge restraint identified
- Warm season turf is allowed only in recreational areas and single family home projects.
- Berming and/or mounded areas, swales and/or basins indicating height, width and depth.
- Plazes, sidewalks, and other hardscape elements, such as special paving materials and rocks
- Walls and fences, and their materials and height
- Location and design of community amenities and a legend which identifies such things as Common or public open space/recreation areas. Tot lots, barbeque areas, pools/spas, recreation buildings, sports courts, etc.
- Primary and secondary project entry points and their treatments.

Tentative Tract and Parcel Maps: A Tentative Tract or Parcel Map shall be drawn to an engineering scale of 1"=50", Other engineering scales may be accepted with prior City Engineer approval. The map shall include the following minimum information

- Name, address and phone number of the applicant, engineer and/or architect, as well as any soils engineers or geologists whose services were utilized in the preparation of the project.
- Date of preparation and/or revisions
- Precise legal description.
- North arrow oriented towards the top of the sheet and a legend identifying any symbols.
- A vicinity map showing the precise location of the project.
- A tabular summary, including the following information.
- (1) Gross and net acreage,
- (2) Proposed density (for residential subdivisions).
- Minimum and average lot area,
- (4) Minimum lot dimensions (width and depth) for interior and corner lots; and
- (5) Assessor's parcel numbers

Development Permit Application Materials Checklist Page 3 of 3

	Nearest cross streets on all sides of the project site, with
	approximate distances from the site.
	Boundary of Tract/Parcel map with heavy lines
	(sometimes referred to as "blue border").
	Property lines and dimensions.
D	Each lot/parcel shall be numbered.
	Common lots shall be lettered.
	The area/size of each lot/parcel shall be noted.
	Names of all public streets and their right-of-way width.
	Location and identity of all existing easements, with
-	names of holder and recording information, and location
_	and purpose of all proposed easements.
	Location and Identity of adjoining tracts, other maps of
_	public record, streets, and other public right-of-way.
	Dimensions and bearings, with precision compatible with
	data from which map was prepared, of boundary,
	proposed centerlines of street easements and dedications
	Location and identity of any structures or obstructions
	within the proposed land subdivision and any significant
	topographical features inside the boundary or within 200
	feet of the boundary, including existing water lines, sewer
	lines, drainage courses, railroads, driveways and the like
	Layout of proposed streets (public and private), alleys, and
*****	other areas offered for dedication to public use.
	Streets and alleys shall be shown with approximate grade
_	and general drainage pattern.
	Typical cross sections of all existing and proposed streets,
-	alleys and easements, including railroads.
	Contour lines with intervals of 5 feet or less to indicate
ч	
	terrain and drainage pattern of the area.
ш	Existing contours should extend a minimum of 50 feet past
_	the map boundary.
	Location, size, and approximate grades of proposed sewer
(1000)	and storm drains.
	Location of existing and proposed utilities/facilities (sewer,
	water, telephone, electricity, storm drain, street lights and
	cable TV). Location and description of all existing
	structures within the subdivision boundary.
	Location of existing trees, specifically noting trees with a
	trunk diameter of 4 inches or greater.
	Location, height and materials of existing and proposed
	walls and fences, including height of retaining portions of
	walls.
	If the map is to be phased, indicate the limits of the
	phasing and off-site improvements to be constructed with
	each phase.
	All project phasing must be disclosed at the time of initial
	application submittal and review.
	A phased map which is not disclosed "up-front," will
-	require the filing of a supplemental application
	("Modification"), with appropriate fees to defray costs
_	associated with additional City review and expenses.
	If a parcel map waiver is requested or if the subdivider
	desires to submit a map not based on a field survey, the
	tentative map shall show information from which it can be

determined that sufficient survey information exists on filed maps to locate and retrace exterior boundaries of the map and that at least one boundary line is a line between 2 existing monuments of record.



City of Carson Planning Division 701 E. Carson St. Carson, CA 90745 Phone: 310-952-1700

Planning Division Fee Schedule

Appeal	\$500.00 (or half of original filing fee not to exceed \$2,500)
Bond Processing/Release	
Building Relocation Review	
Certificate of Compliance Review	
Conditional Use Permit - Commercial Uses	
Conditional Use Permit - Industrial Uses	
Conditional Use Permit Legal Nonconforming Second Dwelling Unit	
Conditional Use Permit - Legal Nonconforming - Vehicle Service and Repair	
Conditional Use Permit - Oil Wells \$6,000 0	
Conditional Use Permit - Other Uses	
Conditional Use Permit - Others Commercial Uses	\$6,000.00 deposit
Conditional Use Permit - Residential Uses	
Conditional Use Permit - Shared Parking	
Development Agreement	
Development Agreement (Oli Welis)\$20,000.00	
Environmental – Study or Report	
Extension of Time - Discretionary Permits	
Extension of Time - Non-Conforming Privilege	\$6,000.00
General Plan Amendment	\$7,000.00 deposit
Good Neighbor Compliance \$10,500.0	0 deposit plus pass-thru of third-party professional services
Lot Line Adjustment	
Major Research/zoning compliance letter (Reproduction costs not included)	\$1,700.00 deposit
Minor Research/zoning compliance letter	
Mobile Home Relocation Impact Report/Extension - Application Processing	
Mobile Home Relocation Impact Report/Extension - Extension of Time	\$1,000.00
Mobile Home Relocation Impact Report/Extension - Modification	\$2,000.00 plus \$100.00 per unit
Modification of Conditions of Discretionary Permit - Major (Public Hearing)	
Modification of Conditions of Discretionary Permit - Minor (No Public Hearing))\$1,500.00
Parcel Merger Review.	
Permit (streamers, banners, pennants & similar displays)	\$50,00
Plot Plan Review	\$150.00
Pre-Application Review - Residential Single Family	\$150.00
Pre-Application Review - Other	\$1,500.00 deposit
Sign Permits	
Sign Permit - Real Estate Sign	
Sign Program	\$250.00
Specific Plans	

Planning Division Fee Schedule Page 2 of 2

Site Plan and Design Overlay Review - No Public Hearing/Administrative	\$350.00
Site Plan and Design Overlay Review - Public Hearing	.\$10,000.00 deposit
Site Plan and Design Overlay Review - Public Hearing (Residential 1-2 Units)	\$500.00
Temporary Use Permits (sidewalk, parking lot & tent sales)	\$50,00
Tentative Parcel Map\$18,000.00 deposit (L.A. County) plus 15,0	000.00 deposit (City)
Tentative Tract Map\$22,000.00 deposit (L.A. County) plus 15,0	100.00 deposit (City)
Variance	\$4,000.00 deposit
Zone Change	\$7,000 00 deposit
Zoning Ordinance Amendment	\$7,000.00 deposit
Zoning Ordinance Interpretation	\$4,100.00 deposit

Note. Deposits for concurrent applications are 50% of stated amounts

Deposit System Procedures

- 1. Project deposits will be used to pay for City staff time directly spent on processing the applicant's request and other expenses directly related to the project from the time it is submitted to the time the project is constructed and certificate of occupancy or final is issued. These tasks include but not limited to. project review, correspondence, project meetings, obtaining mailing labels for public notices, postage for mailing notices, public notice publication in local newspaper, staff reports, plan checks, inspections, plan check, and consultant review (architecture, landscaping, environmental, etc.), City Attorney legal services, and other actual out-of-pocket consulting fees incurred by the City
- 2 The Los Angeles County Public Works Engineering and Building and Safety Departments collect their separate fees and deposits as it relates to projects. Some of the examples of what these fees and deposits pay for include but are not limited to plan check and inspection fees related for grading and erosion control, storm water, street, water, sewer, industrial waste, structural, electrical, mechanical, pluming
- 3 Other agencies including but not limited to the County Fire Department, County Health Department, School Districts, wet and dry utilities, also collect their own fees as it relates to project review and other fees.
- 4 Staff time is billed at the hourly rate (including benefits) of the specific staff working in the project.
- 5. The Initial deposits are estimates of the costs anticipated for typical projects to review, approve, and inspect. A larger initial deposit may be required for large or complex projects that include an environmental impact report, general plan amendment, zoning ordinance amendment, specific plan, conditional use permit, variance, view analysis, or other reasons determined by staff.
- Applicants will be notified in writing if the initial deposit becomes insufficient to pay for costs billed against the deposit.—This notification will include the required deposit amount. Generally, additional deposit will be required when the deposit is down to 20% of the initial deposit. Moreover, additional deposit maybe required before project approval or scheduling for the project for a public hearing, prior to plan check, prior to issuance of building permits, prior to issuance of certificate of occupancy or final. The applicant's deposit account must have adequate funds to pay for associated project costs as determined by the Planning Division. Upon the completion of the project, generally when the certificate of occupancy or final is issued, excess deposits will be refunded to the applicant. The refunds may take up to 90 days after the issuance of certificate of occupancy or final.
- City staff will stop processing an application if the applicant fails or refuses to deposit additional funds into the deposit account as requested by staff.
- 8 City Staff will provide maximum of one hour consultation regarding zoning issues at no cost to the applicant to identify zoning or site plan and design review issues before formal submittal of plans and full payment of the initial deposit. Applicants are encouraged to work with their architects and engineers to submit complete plans of sufficient detail to assure that the City and its consultants can perform a complete plan review. Please contact the Planning Division at (310) 952-1761 if you have any questions regarding the project deposits



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Development Impact Fee Statement

The City is in the process of developing and adopting Development Impact Fees (DIF) on new developments. DIF are routinely collected by other cities to pay for impacts of a project on the City's infrastructure including, but not limited to, streets, sidewalks, bikeways, parkways and median landscaping, parks, police, fire, sewer, libraries, and reclaimed water.

The proceeds from DIF will be used by the City to pay for capital improvements necessary to accommodate new developments. The City's DIF will be developed to demonstrate that there is a reasonable relationship between the specific amount of the fee imposed, the particular development project and the cost of the public facility attributable to the project.

After the adoption of the DIF, the City will issue a letter to the Parties detailing the amount of the DIF due to the City. The Parties shall pay the DIF in full within 30 days from the date of the letter requesting the DIF payment. If payment is not received by the due date, the City will take further action for collection. The applicant may appeal the DIF amount to the Planning Commission. Any such appeal must be provided in writing to the City Clerk no later than 20 days following the date of notification of the amount from the Planning Department, stating the reasons for the appeal and including all relevant evidence in support thereof.



CITY OF CARSON

PLANNING COMMISSION STAFF REPORT

PUBLIC HEARING:

August 8, 2017

SUBJECT:

Conditional Use Permit No. 992-15

Design Overlay Review No. 1621-16

APPLICANT:

American Towers LLC Attention: Jeremy Mudd

10 Presidential Way Woburn, MA 01801

PROPERTY OWNER:

MCI Telecommunications Corporation

2400 Glenville Drive

Richardson, Texas 75082

REQUEST:

To extend the approval of an existing 235-foot lattice tower-

mounted wireless facility for three (3) years with four (4) existing telecommunication carriers at various heights and replacement of the facility with a stealth tower in the CG

(Commercial, General) zone.

PROPERTY INVOLVED:

17900 South Central Avenue

APN 7319-003-809

Rosa 17-2608 AYE NO AYE NO Chairman Diaz Madrigal Absen Abser Vice-Chair Pimentel Mitoma Andrews Post Fe'esago, Jr. Thomas Guidry

EXHIBIT NO. 2

I. Introduction

Property Owner:

MCI Telecommunications Corporation; 2400 Glenville Drive; Richardson, TX 75082

Applicant:

American Towers LLC; Jeremy Mudd; 10 Presidential Way; Woburn, MA 01801

Project Description:

Design Overlay Review (DOR) No. 1621-16 and Conditional Use Permit (CUP) No. 992-15 to extend the approval of an existing 235-foot lattice tower-mounted wireless facility ("Tower") for four (4) existing telecommunication carriers at various heights. As part of this approval, a condition of approval is included that requires the existing facility be replaced with a stealth facility within 3 years.

II. Background

The site includes the Tower and a Verizon telecommunication building. Building permits indicate the building was used as an office in 1953 and a relay station in 1980. The Tower was built in 1982. American Tower Corporation is the owner of the Tower and is currently leasing the tower to four telecommunication companies which include Verizon, T-Mobile, Sprint and Clear Wireless LLC.

III. Project Site and Surrounding Land Uses

The subject property is located on the east side of Central Avenue, north of Victoria Street and south of Albertoni Street. The following provides a summary of the site information:

Site Information				
General Plan Land Use	General Commercial			
Zone District	CG (Commercial, General)			
Site Size	1.4 acres			
Present Use and Development Surrounding	235-foot lattice tower-mounted wireless facility Lattice tower and a Verizon telecommunication building currently occupy the site North and East: Vacant lot located within the Dominguez Hills			
Uses / Zoning	Village Specific Plan South: Southern California Gas Building zoned CG (Commercial, General)			
	West: Single-family homes located within the Dominguez Hills Village Specific Plan			
Public Street Access	Ingress/Egress: Central Avenue			



Previously Approved Discretionary Permits/Background

In 1982, the Tower was originally constructed by issuance of a building permit. On November 27, 2007, the Planning Commission approved DOR No. 1011-07 (for the Tower being less than 100' from residential), CUP No. 609-06 (for height exceeding the maximum height limit permitted by the Code), and CUP No. 676-07 (for the Tower structure) to extend the existing Tower's life for 10 years. The existing 235-foot high tower currently has four (4) telecommunication facilities at various heights.

Public Safety Issues

After consulting with the Public Safety Department it was determined that there are site maintenance issues that the applicant must address. These include removal of overgrown and dead vegetation, fence signs and accumulated trash and debris.

IV. Analysis

The Tower was originally constructed pursuant to a building permit and later authorized for continued operations pursuant to Conditional Use Permits (CUP) No. 609-06 and 676-07 in 2007.

Expiration of the Approvals

Approval of the CUPs, included Condition of Approval No. 9 which states:

"These permits, Conditional Use Permit No. 609-06 and Conditional Use Permit No. 676-07, shall expire in seven (7) years or by November 27, 2015, unless an extension of time is filed by the applicant prior to expiration, and subsequently reviewed and approved by the Planning Commission."

The applicant filed a timely extension of time to renew the CUPs in order to preserve their right to request an extension from the Planning Commission. Since the submittal, staff and the applicant have worked together to resolve application completeness issues and design issues including reducing the height, and replacing the tower with stealth facility.

The Intent of the Expiration Condition of Approval

The staff report provided the following statement regarding the City's expectations when the tower is due for renewal:

'Staff recommends that the Planning Commission approve the Conditional Use Permit for the tower and consider a condition requiring evaluation of the telecommunication facility in seven (7) years or 2015. The evaluation would allow the City to develop and implement any further improvements to the site as deemed necessary by the Planning Commission to buffer surrounding existing and future residential land uses from the existing tower."

The intent of the above statement seems to indicate that additional time was needed to make the Tower more compatible with the surrounding existing residential uses as well as future residential uses. However, the wording on the Condition of Approval No. 9 was only required the applicant to file for an extension by November 27, 2015 with no other milestones to complete to achieve the intent of the making the tower more compatible with the neighborhood. Regardless, the City and the applicant have been working cooperatively on solutions that will benefit both the community and the applicant.

The regulatory frame work for wireless facilities has changed substantially since 2007 when the project was approved. California government Code Section 65964(b) obligates local agencies to allow wireless facilities to operate for 10 years from the date of approval of the CUP. However, staff and the applicant have agreed to the following conditions in order to ensure the goals of the City are realized:

Condition No. 1

"In recognition of the proposed residential and/or mixed use development of the adjacent parcels (APN 7319-003-805, 7319-003-104, 7319-003-105, 7319-003-106), the applicant (American Tower), or the owner of the tower (facility) at the time, shall remove and replace the existing facility with a new, "stealth" facility on the subject parcel (APN 7319 003 809) within three (3) years of the expiration of all applicable appeal and/or statute of limitations periods (the "Effective Date") following the Planning Commission approval of Conditional Use Permit (CUP) No. 992-15 and Design Overlay Review (DOR) No. 1621-16.

The new facility shall be camouflaged or designed to blend with the surrounding environment and land uses, minimize aesthetic impact on adjacent uses, and conceal the intended use and appearance of the structures. Such camouflage design may take the form of a "mono-pine" as depicted in Exhibit 2, or may employ other

camouflage design features. The height of the new facility shall not exceed 105 feet. Subject to the height limitation and camouflaging requirements, the new facility shall be of equal or superior quality to the existing facility, including with regard to signal propagation required by communication service providers collocated on the facility, structural capacity, and ground equipment space

If the design of the new facility substantially conforms to the mono-pine design shown in Exhibit 2, or such other camouflage design as the Applicant, the Planning Manager, and the party proposing to develop the adjacent parcels may reasonably agree upon, and the height of the new facility does not exceed 105 feet, no further Planning Commission approval of the new facility shall be required pursuant to Section 9138.16 – Communications Facilities – of the Carson Municipal Code and shall be subject to approval by the Planning Manager. Within one (1) year of the Effective Date, the applicant shall report to the Planning Manager regarding the current status of redevelopment plans for the new facility. Such report shall include the status of Applicant's construction plans and coordination with the developer of the adjacent parcels and wireless carriers. Within two (2) years of the Effective Date, Applicant shall submit an application for a building permit to construct the new facility. Upon receipt of the building permit, Applicant shall construct the facility and use reasonable best efforts to complete construction of the new facility and the removal of the existing facility on or before three (3) years after the Effective Date.

Within 30 days of the Effective Date, Applicant shall post with the City a performance bond or other security in the amount of \$120,000, which shall cover the cost of removal of the existing facility if Applicant should fail to comply with this Condition."

Condition No. 14

"The applicant acknowledges that if the applicant complies with the three (3) year schedule prescribed herein to replace the existing tower with a 105' high stealth facility, the Conditional Use Permit shall be valid for a term of ten (10) years, to expire on August 8, 2027. The applicant further acknowledges that if the applicant fails to comply with the three (3) year schedule prescribed herein, the use and the development approved by this Conditional Use Permit shall terminate three (3) years after the granting of such, to expire on August 8, 2020 and the existing tower shall be removed."

Compliance with the Carson Municipal Code (CMC)

The following table summarizes the proposed project's consistency with current site development standards for the CG zone district and other zoning code sections applicable to this type of proposed use:

Applicable Zoning Ordinance Sections	Compliant	Non- Compliant	Comments	
COMMERCIAL, GE	NERAL - DE	VELOPMENT	STANDARDS	
9131.1, "Uses Permitted"	X		Major Wireless Telecommunication Facilities require a Site Plan and Design Review and Conditional Use Permit. Also, subject to Section 9138.16.	
WIRELESS TELECOMMUNICATION FACILITY DEVELOPMENT STANDARDS				
Section 9138.16D2, "Procedural Standards, Major Wireless Telecommunication Facilities"	Х		Subject to approval of a Design Overlay Review and Conditional Use Permit by the Planning Commission	
Section 9138.16E, "Application Requirements"	X			

Applicable Zoning Ordinance Sections	Compliant	Non- Compliant	Comments
Section 9138.16F1-7, "Design and Development Standards"	X		 Setbacks meet code requirements Proposed height can be allowed if there is no expansion or intensification of the facility. All new electrical and equipment wiring shall be placed underground or concealed within the building or structure in which the facility will be mounted. The permittee shall remove from the tower all inoperative or inactive transmission equipment including without limitation microwave dish antennas, panel antennas, mounting brackets, hardware and cabling The ground equipment and supporting structure(s) shall be painted a neutral, non-glossy color. Such lights are to be directed on-site in such a manner as to not create a nuisance or hazard to adjacent street and properties, subject to the approval of the Planning Division.

Applicable Zoning Ordinance Sections	Compliant	Non- Compliant	Comments
			 Emergency signs shall be posted at the facility Within 30 days of the Effective Date, Applicant shall post with the City a performance bond or other security in the amount of \$120,000, which shall cover the cost of removal of the existing facility if Applicant should fail to comply with this Condition.
Section 9138.16G, "Exceptions"	Х		 The existing facility is occupied by four communication providers and reduces the need for other communication facilities within the City;
			The tower is located toward the rear of the parcel and the parcel is landscaped with trees, shrubs and ground cover. All equipment located above 105 feet is not currently in operation and shall be removed within 3 years. (The highest active antennas is currently located at 105 feet)

Applicable Zoning Ordinance Sections	Compliant	Non- Compliant	Comments
Section 9138.16H, "Required Findings"	X		 The proposed use and development will be consistent with the surrounding industrial and residential uses; A condition of approval shall require the tower to be replaced with a shorter (105 feet) and stealth facility within 3 years of approval of the CUP and DOR to mitigate the appearance of the tower to the existing and potential residential development and potential surrounding residential development

The CMC provides generally applicable findings required for applications for conditional use permits and site design review. The proposed use and development must be consistent with the General Plan, any specific plans and surrounding uses. The site must be adequate to accommodate the proposed use and development. Street access and traffic capacity must be adequate for pedestrians and vehicles. Water supply must be adequate for fire protection purposes. The proposed use and development must be compatible with the intended character of the area. The design must be compatible with existing and anticipated development.

The CMC also provides more specific required findings for wireless facilities. The proposed site must be the least intrusive after considering collocation or other locations. The proposed facility must be located and designed to minimize visual impact on the surrounding properties and public streets with landscaping and/or stealth design elements. The proposed facility may not be located on any property that contains a residential dwelling.

The subject property does not contain a residence and is zoned General Commercial. The applicant's facility continues to be compatible with the zoning designation for property because the applicant derives commercial benefit from its wireless tenants on the tower. Consistent with the findings from the prior CUPs, the

property remains sufficiently adequate to accommodate the existing use as a wireless facility in terms of size, water supply and traffic capacity.

Although there are residential uses located west of the facility, the built environmental is already impacted by the existence of above ground power lines and utility poles that line the northbound lanes of South Central Avenue. The applicant currently maintains landscaping and wrought-iron fencing around the site perimeter, and the tower-mounted equipment is painted to match the color of the tower for concealment purposes. Given that the facility currently supports the equipment for four wireless carriers, the facility is also consistent with the City's preference for collocation.

V. Environmental Review

Based upon staff review of the project, the proposed conditional use permit and design overlay review to continue the operation of an existing 235-foot radio tower with multiple existing telecommunications facilities at various heights will not have a significant effect on the environment. Thus, the project is found to be Categorically Exempt, pursuant to California Environmental Quality Act Guidelines, Article 19, Section 15301 – Existing Facilities.

VI. Community Meeting and Public Notice

Community Meeting

On July 11, 2017, the applicant hosted a neighborhood meeting. Invitations were sent to all property owners and tenants within 1,000 feet of the property boundary. Notice was also provided to a representative of the Dominguez Hills Village Community Association, who posted the notice in public areas within the neighborhood.

At the meeting, American Tower displayed three boards which depicted the project vicinity, existing and conceptual tower elevations, and a conceptual site plan. Topics to be covered included the use of the existing and proposed facility, including American Tower's shared-use model for wireless communication infrastructure, as well as aesthetic measures which can be taken to better integrate the facility into the built environment. The meeting was attended by two representatives from American Tower and one representative of Planning staff. There was no attendance by community members at the meeting, which was held from 6:00 P.M. to 7:30 P.M. No comments have been received by email or phone.

Public Notice

Public notice was posted to the project site on July 19, 2017. Notices were mailed to property owners and occupants within 500 feet. The agenda was posted at City Hall 72 hours prior to the Planning Commission meeting.

VII. Recommendation

That the Planning Commission:

VIII. Exhibits

- 1. Zoning Map
- 2. Mono-pine Design
- Staff Report and Resolution No. 07-2176 for Design Overlay Review No. 1011-07, Conditional use Permit No. 609-06 and Conditional use Permit No. 676-07 dated November 27, 2007
- 4. Proposed Resolution
- 5. Development Plans (under separate cover)

Prepared by: Max Castillo, Assistant Planner

CITY OF CARSON

PLANNING COMMISSION

RESOLUTION NO. 20-

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF CARSON APPROVING MODIFICATION NO. 1 TO SITE PLAN AND DESIGN REVIEW 1621-16 AND CONDITIONAL USE PERMIT NO. 992-15 TO ALLOW AN ADDITIONAL THREE MONTHS OF OPERATION FOR AN EXISTING 235-FOOT LATTICE TOWER-MOUNTED WIRELESS FACILITY AT 17900 SOUTH CENTRAL AVENUE

WHEREAS, on July 14, 2020, the Department of Community Development received an application from the applicant, American Towers, LLC, on behalf of MCI Telecommunications Corp, (dba Verizon Business), for real property located at 17900 S. Central Avenue and legally described in Exhibit "A" attached hereto, requesting approval of Modification No. 1 to Design Overlay Review 1621-16 and Conditional Use Permit 992-15 to allow an additional three months of operation for an existing 235-foot lattice tower-mounted wireless facility; and

WHEREAS, studies and investigations were made and a staff report with recommendations was submitted, and the Planning Commission did on the 28th day of July, 2020, conduct a public meeting as required by law to consider said modification request; and

NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF CARSON, CALIFORNIA, HEREBY RESOLVES AS FOLLOWS:

SECTION 1. The Planning Commission finds that the foregoing recitals are true and correct, and are incorporated herein by reference.

SECTION 2. The Planning Commission finds as follows:

- a) The proposed project is consistent with the General Plan of the City of Carson. The project site has a General Plan Land Use designation of General Commercial and the proposal to allow an additional three months of operation for an existing 235-foot lattice tower-mounted wireless facility is compatible with the surrounding uses.
- b) The site is adequate in size, shape, topography, location, utilities, and other factors to accommodate the proposed use and development. The additional three months of operation will be a continuation of an existing use and does not include any physical modifications to the facility.
- c) There will be adequate street access and traffic capacity as the additional three months of operation will be a continuation of an existing use and does not include any modifications to access the subject property.
- d) There will be adequate water supply for fire protection. The additional three months of operation will be a continuation of an existing use and does not include any physical modifications to the facility that would require additional water supply for fire protection purposes.

e) The proposed use and development will be compatible with the intended character of the area. The additional three months of operation will be a continuation of an existing use that has coexisted with the immediate surroundings since 2017.

<u>SECTION 3</u>. Pursuant to Section 15060(c)(2) of the California Environmental Quality Act (CEQA) Guidelines, the proposed Modification No. 1 is not subject to CEQA because the activity will not result in direct or reasonable foreseeable indirect physical change in the environment.

<u>SECTION 4</u>. Design Overlay Review No. 1621-16 and Conditional Use Permit No. 992-16 complies with the City's Zoning Ordinance and General Plan and is consistent with the intent of Article IX, Chapter 1, Section 9172.23 (Site Plan and Design Review) of the Carson Municipal Code.

SECTION 5. The Planning Commission of the City of Carson, pursuant to the findings noted above, does hereby approve Modification No. 1 to allow an additional three months of operation for an existing 235-foot lattice tower-mounted wireless facility at 17900 South Central Avenue, subject to the Conditions of Approval contained in Exhibit "B," attached hereto.

SECTION 6. This decision of the Planning Commission shall become effective and final 15 days after the date of the action unless an appeal is filed in accordance with Section 9173.4 of the Zoning Ordinance.

<u>SECTION 7.</u> The Secretary of the Planning Commission shall certify to the adoption of this Resolution.

PASSED, APPROVED and **ADOPTED** this 28th day of July, 2020.

	CHAIRPERSON
ATTEST:	
SECRETARY	

EXHIBIT "A"

Legal Description

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CITY OF CARSON COMMUNITY DEVELOPMENT DEPARTMENT PLANNING DIVISION CONDITIONS OF APPROVAL EXHIBIT "B"

MODIFICATION NO. 1 TO CONDITIONAL USE PERMIT NO 992-15 AND DESIGN OVERLAY REVIEW NO. 1621-16

GENERAL CONDITIONS

- 1. In recognition of the proposed residential and/or mixed use development of the adjacent parcels (APN 7319-003-805, 7319-003-104, 7319-003-105, 7319-003-106), the applicant (American Tower), or the owner of the tower (facility) at the time, shall remove and replace the existing facility with a new, "stealth" facility on the subject parcel (APN 7319 003 809) within three (3) years and 3 months of the expiration of all applicable appeal and/or statute of limitations periods (the "Effective Date") following the Planning Commission approval of Conditional Use Permit (CUP) No. 992-15 and Design Overlay Review (DOR) No. 1621-16.
 - If the design of the new facility substantially conforms to the mono-pine design shown in Exhibit 2 no further Planning Commission approval of the new facility shall be required pursuant to Carson Municipal Code Section 9138.16 (Communications Facilities) and shall be subject to approval by the Planning Manager. Applicant shall construct the facility and use reasonable best efforts to complete construction of the new facility and the removal the existing facility on or before three (3) years and three (3) months after the Effective Date.
- 2. The approved Resolution, including the Conditions of Approval contained herein, and signed Affidavit of Acceptance, shall be copied in their entirety and placed directly onto a separate plan sheet behind the cover sheet of the approved development plans prior to Building and Safety plan check submittal. Said copies shall be included in all development plan submittals, including any revisions and the final working drawings.
- 3. The applicant shall comply with all city, county, state and federal regulations applicable to this project.
- 4. The applicant shall make any necessary site plan and design revisions to the site plan and elevations approved by the Planning Commission and on file with the City Planning Division, in order to comply with all the conditions of approval and applicable Zoning Ordinance provisions. Substantial revisions will require review and approval by the Planning Commission.
- 5. The applicant shall submit two complete sets of plans that conform to all the Conditions of Approval, and which are consistent with the development plans included as exhibits to the staff report presented at the hearing in which the project was approved, including modifications to the plans and/or conditions of approval made by the Planning Commission during said hearing. Such approved development plans are subject to review and approval by the Planning Division prior to the issuance of a building permit.

- 6. The applicant and property owner shall sign an Affidavit of Acceptance form and submit the document to the Planning Division within 30 days of receipt of the Planning Commission Resolution.
- 7. It is further made a condition of this approval that if any condition is violated or if any law, statute or ordinance is violated, this permit may be revoked by the Planning Commission or City Council, as may be applicable; provided the applicant has been given written notice to cease such violation and has failed to do so for a period of thirty days.
- 8. Decision of the Planning Commission shall become effective and final 15 days after the date of its action unless an appeal is filed in accordance with Section 9173.4 of the Zoning Ordinance.
- 9. A modification of the conditions of this permit, including additions or deletions, may be considered upon filing of an application by the owner of the subject property or his/her authorized representative in accordance with Section 9173.1 of the Zoning Ordinance.
- 10. Precedence of Conditions. If any of the Conditions of Approval alter a commitment made by the applicant in another document, the conditions enumerated herein shall take precedence unless superseded by a Development Agreement, which shall govern over any conflicting provisions of any other approval.
- 11. City Approvals. All approvals by City, unless otherwise specified, shall be by the department head of the department requiring the condition. All agreements, covenants, easements, deposits and other documents required herein where City is a party shall be in a form approved by the City Attorney. The Developer shall pay the cost for review and approval of such agreements and deposit necessary funds pursuant to a deposit agreement.
- 12. Deposit Account. A trust deposit account shall be established for all deposits and fees required in all applicable conditions of approval of the project. The trust deposit shall be maintained with no deficits. The trust deposit shall be governed by a deposit agreement. The trust deposit account shall be maintained separate from other City funds and shall be non-interest bearing. City may make demands for additional deposits to cover all expenses over a period of 60 days, and funds shall be deposited within 10 days of the request therefore, or work may cease on the Project.
- 13. Indemnification. The applicant, the owner, tenant(s), and their subsequent successors (Parties) agree to defend, indemnify and hold harmless the City of Carson, its agents, officers, or employees from any claims, damages, action, or proceeding against the City or its agents, officers, or employees to attack, set aside, void or annul, or in any way related to any damage or harm to people or property, real and personal, that may result from the Parties operations or any claims against the City for or as a result of the granting of the approval. The City will promptly notify the Parties of any such claim, action, or proceeding against the City, and Parties will pay the City's associated legal costs and will advance funds assessed by the City to pay for defense of the matter by the City Attorney. The City will cooperate fully in the defense. Notwithstanding the foregoing, the City retains the right to settle or abandon the matter without the Parties' consent but should it do so, the City shall waive the indemnification herein, except, the City's decision to settle or abandon a matter following an adverse judgment or failure to appeal, shall not cause a waiver of the indemnification rights herein. Parties shall provide a deposit in the amount of 100% of the City's estimate, in its

sole and absolute discretion, of the cost of litigation, including the cost of any award of attorney's fees, and shall make additional deposits as requested by the City to keep the deposit at such level. The City may ask for further security in the form of a deed of trust to land of equivalent value. If Parties fails to provide or maintain the deposit, the City may abandon the action and Parties shall pay all costs resulting therefrom and the City shall have no liability to Parties.

PLANNING DIVISION

- 14. The applicant acknowledges that if the applicant complies with the three (3) year and three (3) month schedule prescribed herein to replace the existing tower with a 105' high stealth facility, the Conditional Use Permit shall be valid for a term of ten (10) years, to expire on August 8, 2027. The applicant further acknowledges that if the applicant fails to comply with the three (3) year and three (3) month schedule prescribed herein, the use and the development approved by this Conditional Use Permit shall terminate three (3) years and three (3) months after the granting of such, to expire on November 8, 2020 and the existing tower shall be removed.
- 15. Before the permittee submits any applications to the Building Division to remove equipment, the permittee must incorporate this permit, all conditions associated with this permit and any approved photo simulations into the project plans (the "Approved Plans"). The permittee must construct, install and operate the wireless facility in strict compliance with the Approved Plans. Any alterations, modifications or other changes to the Approved Plans, whether requested by the permittee or required by other departments or public agencies with jurisdiction over the wireless facility, must be submitted in a written request subject to the Director's prior review and approval, who may refer the request to the original approval authority if the Director finds that the requested alteration, modification or other change substantially deviates from the Approved Plans or implicates a significant or substantial land use concern.
- 16. The permittee must maintain complete and accurate copies of all permits and other regulatory approvals issued in connection with the wireless facility, which includes without limitation this approval, the approved plans and photo simulations incorporated into this approval, all conditions associated with this approval and any ministerial permits or approvals issued in connection with this approval. In the event that the permittee does not maintain such records as required in this condition, any ambiguities or uncertainties that would be resolved through an inspection of the missing records will be construed against the permittee. Records may be kept in electronic format.
- 17. Permittee shall keep all access points to the equipment enclosures and the perimeter area of the tower locked at all times, except when active maintenance is performed on the equipment or tower.
- 18. Permittee shall install and at all times maintain in good condition an "RF Notice" sign and "Network Operations Center" sign adjacent to the access gate(s). The signs required in this condition must be placed in a location where they are clearly visible to a person approaching the access gate in the open and closed positions.

- 19. Permittee shall install and at all times maintain in good condition an "RF Notice" sign and "10-Step Guidelines" sign at the base of the tower. The signs required in this condition must be placed in a location where they are clearly visible to a person climbing the tower.
- 20. Permittee shall ensure that all signage complies with FCC OET Bulletin 65 or ANSI C95.2 for color, symbol and content conventions. All such signage shall provide a working local or toll-free telephone number to its network operations center that reaches a live person who can exert transmitter power-down control over this site as required by the FCC.

LANDSCAPING/IRRIGATION

- 21. Comply with the provisions of Section 9168 of the Zoning Ordinance, "Water Efficient Landscaping."
- 22. Landscaping shall be provided with a permanently installed working, automatic irrigation system and operated by an electrically-timed controller station set for early morning or late evening irrigation.
- 23. Installation, maintenance, and repair of all landscaping shall be the responsibility of the property owner.

AESTHETICS

- 24. All trash shall be removed prior to the issuance of a building permit. The subject property shall be maintained at all times to present an attractive appearance to the satisfaction of the Planning Division. Overgrown and dead vegetation, fence signs and accumulated trash and debris shall be removed.
- 25. Graffiti shall be removed from all project areas within 3 days of written notification by the City of Carson. Should the graffiti problem persist more than twice in any calendar year, the matter may be brought before the Planning Commission for review and further consideration of site modifications (i.e., fencing, landscaping, chemical treatment, etc.).
- 26. Prior to Issuance of building permit, the specification of all colors and materials must be submitted and approved by the Planning Division.
- 27. The wireless telecommunication facility shall not exceed the height specified in the development plan.
- 28. All new electrical and equipment wiring shall be placed underground or concealed within the building or structure in which the facility will be mounted.
- 29. The ground equipment and supporting structure(s) shall be painted a neutral, non-glossy color.
- 30. The applicant shall paint any portion of the tower or buildings in disrepair to the satisfaction of the Planning Department.

FENCES/WALLS

31. Perimeter fences and walls shall be architecturally coordinated with the project buildings and future development, subject to the approval of the Planning Division.

LIGHTING

- 32. All exterior lighting shall be provided in compliance with the standards as provided for in Section 9137.1 (commercial zones) of the Zoning Ordinance.
- 33. Such lights are to be directed on-site in such a manner as to not create a nuisance or hazard to adjacent street and properties, subject to the approval of the Planning Division.

NOISE

- 34. All wireless telecommunication facilities shall be constructed and operated in such a manner as to meet the requirements of the Noise Ordinance.
- 35. Backup generators shall only operate during power outages and for testing and maintenance purposes only.

PARKING

36. All driveways shall remain clear. No encroachment into driveways shall be permitted.

TRASH

37. All existing trash containers shall be within a trash enclosure.

BUILDING AND SAFETY DIVISION

- 38. Submit development plans for plan check review and approval.
- 39. Obtain all appropriate building permits and an approved final inspection for the proposed project.
- 40. Prior to issuance of building permit, proof of worker's compensation and liability insurance must be on file with the Los Angeles County Building and Safety Division.

ENGINEERING SERVICES DEPARTMENT – CITY OF CARSON

General Conditions

- 41. Any existing off-site improvements damaged during the construction shall be removed and reconstructed per City of Carson standard plan and to the satisfaction of the City Engineer.
- 42. A construction permit is required for any work to be done in the public right-of-way.

Prior to Issuance of Building Permit

43. Any existing off-site improvements damaged during the construction shall be removed and reconstructed per City of Carson Standard plan and to the satisfaction of the City Engineer.

- 44. A construction permit is required for any work to be done in the public right-of-way.
- 45. Construction bond for all work to be done within the public right of way shall be submitted and approved by Engineering Services prior to issuance of permit by Engineering Services.
- 46. Proof of Worker's Compensation and Liability Insurance shall be submitted to the city prior to issuance of construction permit.
- 47. The Developer shall submit improvement plans to the Development Services Group Engineering Division showing any required improvements in the public right of way for review and approval of the City Engineer. A copy of approved conditions of approval shall be attached to the plans when submitted.

Prior to Issuance of Certificate of Occupancy

48. Repair any broken or raised/sagged sidewalk, curb and gutter within the public right of way along Central Avenue and Victoria Street abutting this proposed development per City of Carson Standard and to the satisfaction of the City Engineer.

FIRE DEPARTMENT - COUNTY OF LOS ANGELES

- 49. Cell Site/Building need review and comply with requirements for Backup Battery Storage. CFC 608.
- 50. Provide info on amount of electrolyte material in each battery and full amount of storage.
- 51. All other requirements of the Fire Department shall be met.

BUSINESS LICENSE DEPARTMENT - CITY OF CARSON

52. Per section 6310 of the Carson Municipal Code, all parties involved in the project, including but not limited to contractors and subcontractors, will need to obtain a City Business License.