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sbasite.com

July 17, 2013

El Paso County Development Services 2880 International Circle Colorado Springs, CO 80910 719-520-6300

RE:

Bond #:

CMS249217

SBA Site ID:

CO46107-A

Site Address: 2746 Rustic Oak Grove, Colorado Springs, CO 80921

To Whom It May Concern:

Enclosed you will find a name change rider for the above referenced telecommunications tower. This site was acquired by SBA 2012 TC Assets, LLC during its acquisition of TowerCo Assets, LLC on 10/1/2012. Please note that only the Principal's name has changed. All other conditions of the bond remain the

If you have any questions, I can be reached at 423-246-5075.

Sincerely,

Rachel M. Enfield

Insurance Administrator

SBA 2012 TC Assets, LLC

achel M. Enfield

A Wholly Owned Subsidiary of SBA Communications Corporation

Enclosures

SURETY RIDER

TO BE ATTACHED AND FORM PART OF BOND NO. CMS0249217

It is hereby mutually agreed and understood by the Principal,

TowerCo Assets, LLC

and RLI INSURANCE COMPANY that the

Principal on this bond has been changed to the following:

From: TowerCo Assets, LLC To: SBA 2012 TC Assets, LLC

Nothing contained herein shall vary, alter, waive or extend any of the terms, limits, or conditions of the bond, except as set forth above.

This Rider becomes effective on June 4, 2013, at twelve and one minute o'clock a.m., Standard Time.

Signed this 10th day of June, 2013.

RLI INSURANCE COMPANY

Melissa L. Whittier

By

Attorney-in-Fact



RLI Surety P.O. Box 3967 | Peoria, IL 61612-3967 Phone: (800)645-2402 | Fax: (309)689-2036 www.rlicorp.com

POWER OF ATTORNEY

RLI Insurance Company

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

Joseph P. Johns, Jr., Kathleen M. Loritz, Darlene A. Billick, Pamela A. Dmitrzak, Thomas J. Philbin, Sandra L. Wiemann, Clem J. Wandrisco, Melissa L. Whittier, jointly or severally						
in the City of power and authority bond.		, State ofto sign, execute, a			lawful Agent and Attorne ts behalf as Surety, the f	
Any and all bonds p	rovided the bond	penalty does not ex	ceed Twenty Fi	ve Million Dollars (\$2	25,000,000.00).	
The acknowledgmen executed and acknow					upon this Company as if s	such bond had been
The RLI Insurance of RLI Insurance C			lowing is a true a	nd exact copy of the R	Resolution adopted by the	Board of Directors
the Company by the of Directors may Attorneys in Fact of seal is not necessari	ne President, Secreta authorize. The Proper Agents who shall by for the validity of	ery, any Assistant S resident, any Vice have authority to it	secretary, Treasur President, Secressue bonds, polices, undertakings,	rer, or any Vice Presidetary, any Assistant S ies or undertakings in Powers of Attorney or	shall be executed in the collent, or by such other office Secretary, or the Treasure the name of the Company of the collegations of the collegations of the collegations.	cers as the Board rer may appoint y. The corporate
IN WITNESS WHE corporate seal affixed			y has caused the	se presents to be exec	cuted by itsVice Pres	sident with its
			WANCE CO	RLI Insurance Comp	pany	
		All Harman	SEAL.	By: Roy C. Die	7. Vin	Vice President
State of Illinois County of Peoria	ss	Tann	W. NO. S. White			
					CERTIFICATE	
On this <u>lst</u> day of personally appeared acknowledged that he officer of the RLI Insube the voluntary act and	Roy C. Die , signed the above Po rance Company and	who being by me wer of Attorney as t lacknowledged said i	duly sworn, he aforesaid	corporation of the State Power of Attorney is in furthermore, that the R Power of Attorney, is	ficer of RLI Insurance Coordinates of Illinois, do hereby certiful force and effect and desolution of the Company now in force. In testimon and the seal of the RLI Insurance	y that the attached is irrevocable; and as set forth in the y whereof, I have
By: Jacquekine M. Boc	acoustine /	M. Double	Notary Public	RLI Insurance Com	pany	
The state of the s	"OFFICIAL NOUNT & JACQUELINE M. JACQUELINE M	SEAL" BOCKLER BES 03/19/14		By: Roy C. Die	V. Ju	Vice President
L		······································	3738093020212		/	

TOWER/STRUCTURE REMOVAL BOND

Bond Number: CMS 249217

KNOW ALL MEN BY THESE PRESENTS, THAT, <u>TowerCo Assets LLC</u> as Principal, and <u>RLI Insurance Company</u>, a corporation duly organized under the laws of the State of <u>Illinois</u>, as Surety, are held and firmly bound unto <u>El Paso County</u>, <u>2880 International Circle</u>, <u>Colorado Springs</u>, <u>CO 80910</u>, as Obligee, in the sum of <u>Twenty Thousand Two Hundred and no/100 (\$20,200.00)</u> lawful money of the United States, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents, the liability of the Surety being limited to the penal sum of this bond regardless of the number of years the bond is in effect.

WHEREAS, the Obligee, by ordinance, permit or written agreement with the Principal, requires the submission of a bond guaranteeing the removal of telecommunications equipment located at <u>2746 Rustic Oak Grove, Colorado Springs, CO 80921 (Site #CO2074 - Park)</u> upon discontinuance of service.

NOW THEREFORE, the condition of this obligation is such, that if the above bounden Principal shall perform in accordance with the aforesaid ordinance and/or agreement, and indemnify the Obligee against all loss caused by Principal's breech of any ordinance or agreement relating to maintenance, replacement, removal or relocations of a tower or structure, then this obligation shall be void, otherwise to remain in full force and effect unless cancelled as set forth below.

THIS BOND may be cancelled by Surety by giving thirty (30) days written notice to the Obligee. Such cancellation shall not affect any liability the Surety may have or incurred under this bond prior to the effective date of the termination.

PROVIDED HOWEVER, that this bond is executed subject to the following express provisions and conditions:

- 1. No action, suit or proceeding shall be maintained against the Surety on this bond unless action is brought within twelve (12) months of the cancellation date of this bond.
- Neither cancellation nor termination of this bond by Surety, nor inability of Principal to file a
 replacement bond or replacement security for its obligations, shall constitute a loss to the Obligee
 recoverable under this bond.
- 3. No right of action shall accrue on this bond for the use of any person, corporation or entity other than the Obligee named herein or the heirs, executors, administrators or successors of the Obligee.
- 4. The aggregate liability of the surety is limited to the penal sum stated herein regardless of the number of years this bond remains in force or the amount or number of claims brought against this bond.
- If any conflict or inconsistency exists between the Surety's obligations as described in this bond and as may be described in any underlying agreement, permit, document or contract to which this bond is related, then the terms of this bond shall prevail in all respects.

THIS BOND signed, sealed, dated on the <u>4th</u> day of <u>June</u>, <u>2009</u>. This bond is effective the <u>4th day of <u>June</u>, <u>2009</u>.</u>

Principal
Surety



RLI Surety
P.O. Box 3967 | Peoria, IL 61612-3967
Phone: (800)645-2402 | Fax: (309)689-2036
www.rlicorp.com

POWER OF ATTORNEY

RLI Insurance Company

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.						
That RLI Insurance Company, an Illinois corporation, does hereby make Paige M. Turner, Roy R. Yancey, Keith A. Stiles, Kristy M. Barber, jointly						
in the City of Kansas City, State of Missouri power and authority hereby conferred, to sign, execute, acknowledge and bond.	its true and lawful Agent and Attorney in Fact, with full d deliver for and on its behalf as Surety, the following described					
Any and all bonds provided the bond penalty does not exceed Twenty I	Five Million Dollars (\$25,000,000.00).					
The acknowledgment and execution of such bond by the said Attorney in F executed and acknowledged by the regularly elected officers of this Compa	act shall be as binding upon this Company as if such bond had been ny,					
The RLI Insurance Company further certifies that the following is a true of RLI Insurance Company, and now in force to-wit:	and exact copy of the Resolution adopted by the Board of Directors					
"All bonds, policies, undertakings, Powers of Attorney or other obligation the Company by the President, Secretary, any Assistant Secretary, Treasure of Directors may authorize. The President, any Vice President, Secretary in Fact or Agents who shall have authority to issue bonds, policies is not necessary for the validity of any bonds, policies, undertakings, signature of any such officer and the corporate seal may be printed by factorized.	retary, any Vice President, or by such other officers as the Board retary, any Assistant Secretary, or the Treasurer may appoint cies or undertakings in the name of the Company. The corporate Powers of Attorney or other obligations of the corporation. The					
IN WITNESS WHEREOF, the RLI Insurance Company has caused th corporate seal affixed this <u>6th</u> day of <u>February</u> , <u>2009</u> .	esc presents to be executed by its Vice President with its					
State of Illinois County of Peoria State of Peoria	By: Roy C. Die Vice President					
,,	CERTIFICATE					
On this 6th day of February, 2009, before me, a Notary Public, personally appeared Roy C. Die, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as the aforesaid officer of the RLI Insurance Company and acknowledged said instrument to be the voluntary act and deed of said corporation. By: Asserteline M. Limiter	I, the undersigned officer of RLI Insurance Company, a stock corporation of the State of Illinois, do hereby certify that the attached Power of Attorney is in full force and effect and is irrevocable; and furthermore, that the Resolution of the Company as set forth in the Power of Attorney, is now in force. In testimony whereof, I have hereunto set my hand and the seal of the RLI Insurance Company this 4th day of June , 2009					
Jacque ine M. Bockler Notary Public	RLI Insurance Company					
COMMUSSION EXPRES 03/01/10	By: Roy C. Die Vice President					