## FOR CLERK & RECORDER USE ONLY

## TOWER(S)/STRUCTURE(S) REMOVAL AGREEMENT

This Agreement is made and effective as of the  $9^{th}$  day of  $12^{t}$ , 20 25, by and between El Paso County, a political subdivision of the State Colorado, hereinafter referred to as "County," and American Tower Management, LLC, a Delaware limited liability company, hereinafter referred to as "Applicant" is made pursuant to the provisions of the Land Development Code (LDC), and the authorities vested by the El Paso County Board of County Commissioners (Board) in the Development Services Division Director (DSD Director) to establish and enforce zoning regulations pursuant to C.R.S. § 30-28-101 et. Seq., and to execute tower(s)/structure(s) removal agreement(s) and accept surety guaranteeing the tower(s)/structure(s) removal.

The purpose of this Agreement is to guarantee removal of towers/structures in association with a development in El Paso County, Colorado, in the event Applicant does not comply with approved requirements concerning tower(s)/structure(s).

**ECITALS** 

WHEREAS, the "Applicant" is the (equitable/legal) owner of the tower/structure located at 14775 Black Forest Rd. Colorado Springs, CO 80908, or has legal right to enter upon the Property to install/remove the tower(s)/structure(s) identified in Exhibit A. said Removal Plan being stamped "Approved," dated . 20 , and filed in DSD File #: TWR-20-001

WHEREAS, the Applicant desires to develop the Property according to the provisions of the LDC;

WHEREAS, in the interest of maintaining the public health, safety and welfare, the County desires to assure that the Property is developed in accordance with the development approval and with the requirements of the LDC, and therefore considers this Agreement to be in the best interests of the County; and

WHEREAS, the County and the Applicant desire to set forth in this Agreement their respective understandings and agreements with regard to tower(s)/structure(s) removal; and

WHEREAS, the Applicant wishes to supply surety guaranteeing the availability of funds to affect removal of tower(s)/structure(s) associated with this Project in the form of one of the following:

	An Irrevocable Letter of Credit from	in the amount of \$
	Cashier's check in the amount of \$ .	
	Certificate of Deposit for the amount of \$	•
<u>X</u>	Performance Bond in the amount of \$40,0	00.00

Chuck Broerman 12/09/2020 01:55:02 PM Doc \$0.00 Rec \$0.00

El Paso County, CO

EPCDSD File # TWK-20-001

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties agree as follows:

- 1. The Applicant shall perform in accordance with the Approved Project Scope.
- 2. To secure and guarantee performance of its obligations as set forth herein, the Applicant is hereby providing surety in an amount covering all loss caused by Applicants relating to maintenance, replacement, removal or relocation of a Tower(s)/Structure(s) as set forth in the certified cost estimate(s) attached hereto as Exhibit B. This cost estimate must be provided & stamped "Approved" by an Engineer certified to conduct business in the State of Colorado. The surety shall not expire until and unless the use of the property changes, or is no longer needed.
- 3. Upon completion of Removal of Tower(s)/Structure(s) indicated by the Project Plan, and inspection by the County and a determination that the Project Plan has been completed in conformance with Project Plan Approved Documents, the surety provided will be released upon written request by the Applicant.
- 4. Should, upon expiration of project, the required removals not be completed by the "Applicant" the El Paso County Board of County Commissioners may draw upon the surety to complete the required removal(s).
- 5. Should the Applicant fail to remove tower(s)/structure(s) within the specified time frame, the Applicant/Owner authorizes right-of-entry onto the property by the County and others that may be necessary to remove said tower(s)/structure(s) in order to fulfill the requirements of this Agreement.
- 6. Violation of the terms of this agreement shall also constitute a violation of the Land Development Code and may be prosecuted as a violation pursuant to Chapter 11 of the Land Development Code.
- 7. This Agreement does not relieve the Applicant of any other obligations imposed by the Land Development Code and/or the Engineering Criteria (ECM) nor authorize any violation.

day of

SEAL

. 20

IN WTNESS WHEREOF, the parties hereto have hereunder set their hands and seals this

TOWER OWNER(S)		
STATE OF MASSA ChunTho		
COUNTRIPE / middle SCN s.s.	,	
7/20	2020	
Authorized Hapresentative Date		
Margaret Robinson		
Print Name		
Senior Counsel, for American Tower Management	, LLC	
Print Title		tobinde
The foregoing instrument was acknowledged before me this He/she is personally known to me or has produced as	30 day of 07, 2020 identification.	by County of middle suc

ANGELICA R. LEMOS-BARTHELEMY
Notery Public
COMMONWEATH OF MASSACHUSETY
My Commission Expires On
Merch 25, 2027

EPCDSD File # TWL - 20 - 001

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Mark	- 21 Val 0:
Planning and	d Community Development Department Director
NBVF	Gebhart
Print Name	
12/7/2	20
Date	
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Approve	d as to form:
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## EXHIBIT B: TOWER/STRUCTURE REMOVAL COST ESTIMATE

Sest estimate must be provided and certified by a licensed Structural Engineer licensed to conduct business in the State of Colorado. All cost estimates must include labor.

LIST ALL TOWER EQUIPMENT/STRUCTURES REQUIRED FOR REMOVAL OR MAINTENANCE	REPLACEMENT COSTS	REMOVAL/RELOCATION COSTS
304' self support tower with 15' x 20' shelter and 10' x 12' shelter		\$40,000.00
	SULET TO SEE	
A	PE.9048730	
C	ryan Lanier Lug 4 2020 5:20 PM CC	sign
V/: ****		
COLUMN TOTALS	TOTAL COST	40,000.00