# AN ORDINANCE 2014 - 08 - 07 - 0529

# AUTHORIZING THREE ANTENNA LICENSE AGREEMENTS WITH SAN ANTONIO RADIOWORKS, LLC AND WILDCATTER WIRELESS, LLC FOR THE PURPOSE OF OPERATING AND MAINTAINING RADIO BROADCAST TRANSLATORS AND ASSOCIATED EQUIPMENT AT THE TOWER OF THE AMERICAS.

\* \* \* \* \*

WHEREAS, this ordinance will authorize two antenna license agreements with San Antonio RadioWorks, LLC and one antenna license agreement with Wildcatter Wireless, LLC for the purpose of operating and maintaining radio broadcast translators and associated equipment at the Tower of the Americas; and

WHEREAS, San Antonio RadioWorks, LLC will operate and maintain translators K277CX (103.3) and K279AB (103.7); and

WHEREAS, Wildcatter Wireless, LLC will operate and maintain translator K296GK (107.1); and

WHEREAS, the initial term of each agreement is five years commencing on September 1, 2014 through August 31, 2019; and

WHEREAS, each agreement provides for two five-year renewal options; and

WHEREAS, licensees will pay an initial annual license fee of \$22,960.00 per agreement; this fee will then escalate 3.00% annually; NOW THEREFORE:

# **BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:**

**SECTION 1.** The City Manager or her designee or the Director of the Center City Development Office or his designee is authorized to execute three antenna license agreements, two with San Antonio RadioWorks, LLC and one with Wildcatter Wireless, LLC for the purpose of operating and maintaining radio broadcast translators and associated equipment at the Tower of the Americas. Copies of the license agreements in substantially final form are attached hereto and incorporated herein for all purposes as **Attachment I**, **II** and **III**.

**SECTION 2.** Funds generated by this ordinance will be deposited into Fund 11001000, Internal Order 219000000008 and General Ledger 4407712.

SW/vv 08/07/14 Item #13

**SECTION 3.** The financial allocations in this Ordinance are subject to approval by the Director of Finance, City of San Antonio. The Director of Finance may, subject to concurrence by the City Manager or the City Manager's designee, correct allocations to specific SAP Fund Numbers, SAP Project Definitions, SAP WBS Elements, SAP Internal Orders, SAP Fund Centers, SAP Cost Centers, SAP Functional Areas, SAP Funds Reservation Document Numbers, and SAP GL Accounts as necessary to carry out the purpose of this Ordinance.

**SECTION 4**. This ordinance is effective immediately upon the receipt of eight affirmative votes; otherwise, it is effective ten days after passage.

PASSED AND APPROVED this 7th day of August, 2014.

y K. D Μ

A Y O R Ivy R. Taylor

Clerk icia M. icek.

**APPROVED AS TO FORM:** lobert F. Greenb

Agenda Item:	13 (in consent vote: 6, 7, 8, 9, 12, 13, 15, 16, 17A, 17B, 17C, 17D, 18, 19, 21, 22, 23, 24, 25, 26, 27)						
Date:	08/07/2014						
Time:	11:34:24 AM						
Vote Type:	Motion to Approve						
Description:	An Ordinance authorizing three antenna license agreements with San Antonio RadioWorks, LLC and Wildcatter Wireless, LLC for the purpose of operating and maintaining radio broadcast translators and associated equipment at the Tower of the Americas. [Carlos Contreras, Assistant City Manager; Lori Houston, Director, Center City Development]						
Result:	Passed						
Voter	Group	Not Present	Yea	Nay	Abstain	Motion	Second
Ivy Taylor	Mayor		x				
Diego Bernal	District 1		x				
	District 2	x					
Rebecca Viagran	District 3		x				x
Rey Saldaña	District 4		x			x	
Shirley Gonzales	District 5		x				
Ray Lopez	District 6	x					
	District 7	x	1		<u>,,,,,,,,,,,,,</u>		
Ron Nirenberg	District 8		x				
Joe Krier	District 9		x		······································		
Michael Gallagher	District 10		x				

# TOWER OF THE AMERICAS ANTENNA LICENSE AGREEMENT

This License Agreement ("AGREEMENT") is entered into by and between the City of San Antonio (hereinafter called "CITY") and San Antonio RadioWorks, LLC (hereinafter called "LICENSEE") for the purpose of operating and maintaining a radio broadcast translator K277CX and associated equipment (hereinafter called "EQUIPMENT") at the Tower of the Americas (hereinafter called "TOWER"), in HemisFair Park. This AGREEMENT is pursuant to approval by the City of San Antonio City Council (hereinafter called "City Council") through Ordinance Number \_\_\_\_\_\_\_\_, 2014, and the following terms, conditions, and covenants:

# 1. LICENSED PREMISES

- 1.1. **CITY** hereby grants access to the following real property ("the Premises") to **LICENSEE** for use in operating and maintaining EQUIPMENT during the times indicated below:
  - 1.1.1. Tower of the Americas, Level 6, 600 HemisFair Park Plaza, San Antonio, TX 78205
  - 1.1.2. LICENSEE may operate and maintain approved EQUIPMENT in a location mutually approved by CITY and LICENSEE, CITY retains a superior right on the location and installation of all LICENSEE equipment, including the right to have LICENSEE move any equipment as necessary.
- 1.2. LICENSEE acknowledges that CITY has leased substantially the entire TOWER to WILLIE G'S POST OAK, INC. ("WILLIE G'S) and agrees that provided that LICENSEE is granted access to the Premises within thirty minutes, the access granted herein shall be subject to any reasonable regulation imposed by WILLIE G'S as further detailed in that lease agreement between the CITY and WILLIE G'S authorized and approved by City Council through Ordinance No. 99996 (the "Willie G's Lease"). Subject to the preceding, LICENSEE (as defined in Section 12.1) shall have access at all times, 24 hours per day, 7 days per week, to the TOWER and its EQUIPMENT during the term of this AGREEMENT, and CITY shall ensure that WILLIE G'S provides the access that is required to provide to CITY'S tenants pursuant to Willie G's Lease.
  - 1.2.1. **LICENSEE** hereby agrees to the following arrangement for access to EQUIPMENT in the TOWER:
    - 1.2.1.1. If LICENSEE requires access to the TOWER, Monday Friday, between the hours of 7:45 a.m. 4:30 p.m., LICENSEE must notify CITY'S Center City Development Office in order to coordinate access to the TOWER.
      - 1.2.1.1.1. If LICENSEE requires access to the TOWER outside of the days and hours identified above, LICENSEE must notify CITY'S Park Police Dispatch at (210-207-8590) in order to coordinate access to the TOWER.
    - 1.2.1.2. LICENSEE shall use reasonable efforts to notify the CITY at least twentyfour (24) hours in advance of the approximate time at which LICENSEE will need access to the Premises for scheduled maintenance.

- 1.2.1.3. Except for subcontractors which the **CITY** has approved, subcontractors used by **LICENSEE** shall at all times be escorted by a **LICENSEE** representative when on the Premises.
- 1.2.1.4. While on the Premises, personnel of LICENSEE must wear a suitable photo ID badge, to be provided by LICENSEE, that includes a nominal 1 ½ square inch personal photo, unique logo and labeling that identifies the employer and the employee by name, and a telephone number where confirmation of employment may be readily confirmed.
- 1.2.1.5. LICENSEE shall at all times assure that the CITY has a current list of all of its personnel who are authorized to be on the Premises on its behalf. The CITY shall be notified to immediately remove the name of any employee subject to disciplinary probation or termination, and shall be notified of additional personnel to be added to this list. CITY shall have the right to exclude any employee, agent, or representative of LICENSEE from CITY property, for reasonable cause, if deemed by the CITY to be necessary for proper security of its facilities or the safety of its employees.
- 1.2.1.6. LICENSEE shall park it maintenance truck or any other vehicle owned or used by LICENSEE, in a location as close as possible to the TOWER that does not impede TOWER operations and/or emergency lane areas. WILLIE G'S shall have final authority to determine parking locations.
- 1.3. LICENSEE agrees and specifically understands that this AGREEMENT is confined to the privilege to use the Premises and that the permission herein given does not grant LICENSEE any interest or estate in the Premises but is a mere personal privilege to conduct certain acts of a temporary nature upon the Premises, and that CITY retains dominion, possession, and control of said Premises, including access thereto, at all times, CITY reserves the right to enforce all necessary and proper rules for the management and operation of the Premises, and may eject from the Premises, any person or persons to accomplish such ends.

# 2. ACCEPTANCE AND CONDITION OF PREMISES

- 2.1. LICENSEE has had full opportunity to examine the grounds of the Premises and acknowledges that there is in and about them nothing dangerous to life, limb, or health and hereby waives any claim for damages that may arise from defects of that character after occupancy. LICENSEE taking possession of the Premises shall be conclusive evidence of LICENSEE'S acceptance thereof in good order and satisfactory condition, and LICENSEE hereby accepts the Premises in its present AS IS, WHERE IS, WITH ALL FAULTS CONDITION as suitable for the purpose for which licensed. LICENSEE accepts the Premises with the full knowledge, understanding and agreement that CITY disclaims any warranty of suitability for LICENSEE'S intended commercial purposes.
- 2.2. LICENSEE agrees that no representations, respecting the condition of the Premises, and no promises to decorate, alter, repair or improve the Premises, either before or after the execution hereof, have been made by CITY or its agents to LICENSEE unless the same are contained herein or made part hereof by specific reference herein.

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# 3. OPERATION AND MAINTENANCE OF ANTENNA EQUIPMENT

- 3.1. For the term of this AGREEMENT, LICENSEE will be allowed to operate and maintain, as space allows, within the Premises and as approved by CITY its EQUIPMENT as listed in Exhibit A and further illustrated in Exhibit B.
- 3.2. LICENSEE at its sole cost and expense shall replace EQUIPMENT, as they deem necessary after receiving written approval from CITY as referenced in Section 9.1. CITY shall ensure that LICENSEE has access to the TOWER for their installation needs. LICENSEE agrees to take all safety and security measures necessary to facilitate removal of obsolete equipment and installations of any new equipment, including street closures or partial barricading as approved by the passage of a City of San Antonio ordinance, where necessary. LICENSEE further agrees that fees related to the herein mentioned repairs and security measures will be at the sole expense of LICENSEE. All work must be coordinated with WILLIE G'S.
- 3.3. LICENSEE agrees to clean and remove all trash and debris, replace damaged and/or other damaged real or personal property during and at the conclusion of this AGREEMENT. LICENSEE will restore the TOWER to substantially the same condition at the conclusion of this AGREEMENT as it was prior to this AGREEMENT.
- 3.4. LICENSEE'S rights under this AGREEMENT are solely limited to the right to operate and maintain EQUIPMENT during the authorized time period. LICENSEE will not engage in any other type of activity while utilizing the Premises.
- 3.5. In the event that any equipment installed by **LICENSEE** on the Premises shall cause any interference with existing installations or future installations by **CITY** in the Tower during the term of hereof, **LICENSEE** shall correct said electromagnetic interference, or remove the equipment which is causing such interference within 48 hours of notification by **CITY**.

# 4. TERM AND TERMINATION

- 4.1. The term of this AGREEMENT shall be for five (5) years beginning with an effective date of September 1, 2014, and terminating August 31, 2019, unless sooner terminated pursuant to the provisions in Article 9. The right is expressly reserved to **CITY** acting through the City Council, to terminate this AGREEMENT for the following:
  - 4.1.1. In the event this AGREEMENT is deemed to be inconsistent with the public use of the property; or
  - 4.1.2. In the event the use of the Premises shall have been deemed a nuisance by a court of competent jurisdiction.
- 4.2. LICENSEE is hereby granted and shall, if not at that time in default of this AGREEMENT beyond the expiration of any applicable notice or cure period, have, for good and valuable consideration given, two (2) options to extend the term of this AGREEMENT for additional consecutive periods of five (5) years each after the expiration of the initial term hereof, on the same terms, covenants, and conditions, and subject to the same exceptions and reservations herein contained.

- 4.2.1. Extension shall be exercised by LICENSEE'S delivering to CITY in person or by the United States mail, at any time on or before ninety (90) days prior to the expiration date of the then current term of this AGREEMENT written notice of its desire to extend the term of this AGREEMENT as herein provided. And such shall be subject to CITY COUNCIL approval, which approval shall not be unreasonably withheld, as evidenced by passage of a City Ordinance.
- 4.3. Holding Over. In the event LICENSEE does not extend the term of this AGREEMENT as provided herein, and holds over beyond the expiration of the term hereof, or if said term is renewed and extended pursuant to Section 4.2 of this AGREEMENT, beyond the expiration of the five year renewal option period, as applicable, such holding over shall be deemed a month-to-month tenancy, at a compensation equal to double the amount of the compensation paid for the last month of the term of this AGREEMENT. Inclusion of the preceding sentence shall not be construed as CITY'S consent for the LICENSEE to hold over.
- 4.4. In the event LICENSEE shall default in the performance of any covenant of agreements contained herein and shall fail, following thirty (30) days' written notice of such default, to remedy same, save and except a ten (10) days notice period will apply in the case of default in the payment of rent.
- 4.5. In the event of termination by City Council in relation to 4.1.1 or 4.1.2 above, the CITY shall give LICENSEE notice in writing at least ninety (90) days prior to the termination date.
- 4.6. The LICENSEE shall have the right to terminate this AGREEMENT upon sixty (60) days notice to the CITY in the event the Federal Communications Commission ("FCC") changes the LICENSEE'S transmission site, reduces its effective radiated power or coverage, or terminates its broadcast authority. LICENSEE shall be obligated to pay the CITY the monthly license fee and remove its equipment prior to the end of the notice period.

# 5. COMPENSATION TO CITY

5.1. LICENSEE shall pay ("Compensation") to CITY, the following licensee fee in one (1) annual lump sum in advance of the Effective Date of this AGREEMENT and each annual anniversary thereafter or in monthly installments in advance on the first day of each month in accordance with the following schedule:

License Year	Annual License Fee	Monthly License Fee
9/1/2014 - 8/31/2015	\$22,960.00	\$1,913.33
9/1/2015 - 8/31/2016	\$23,648.80	\$1,970.73
9/1/2016 - 8/31/2017	\$24,358.26	\$2,029.86
9/1/2017 - 8/31/2018	\$25,089.01	\$2,090.75
9/1/2018 - 8/31/2019	\$25,841.68	\$2,153.47

- 5.2. Compensation for extension periods as provided by Section 4.2 will be at a rate increased annually by 3.00%.
- 5.3. Payments are to be submitted to:

# City of San Antonio Revenue Division P.O. Box 839975 San Antonio, Texas 78283-3975

# 6. RECORDS, REPORTS, AND AUDIT RIGHTS

6.1. LICENSEE shall maintain, in San Antonio, Texas, books and records reflecting operations hereunder in accordance with generally accepted accounting principles for three (3) years after the final payment under this AGREEMENT or until all audits, if any, are complete and findings on all claims have been finally resolved, whichever is the greater period of time. Such books, and records, together with any other documentation necessary for verification of LICENSEE'S compliance with the terms of this AGREEMENT, shall be made available to CITY, upon reasonable request. At CITY'S expense, the CITY shall have the right to conduct an audit, examine and make excerpts or transcripts from said books, records, and documentation to verify the financial activity for the licensed year.

## 7. LICENSEE'S EMPLOYEES

- 7.1. LICENSEE shall provide and train, at its sole cost and expense, a sufficient number of employees to comply with its contractual obligations hereunder. Such employees of LICENSEE shall in no way be construed as CITY employees nor shall they be entitled to any compensation or benefits from or by the City.
- 7.2. LICENSEE shall develop and enforce a policy of employee standards for on-the-job conduct, appearance, and demeanor; this shall include official LICENSEE identification for all employees.
- 7.3. LICENSEE must ensure that LICENSEE'S employees are properly attired in dress that is clean and neat at all times.
- 7.4. LICENSEE accepts full responsibility for filing all applicable tax returns (if any) and paying all applicable taxes (if any), that may be required by law or due for LICENSEE'S employees under the terms and conditions of this AGREEMENT.

#### 8. UTILITIES

8.01 LICENSEE shall during the term hereof, pay all charges for telephone, gas, electricity, water, or any other power or utilities used by it for or on the PREMISES before they shall become delinquent and shall hold the CITY harmless from any liability therefore, LICENSEE shall cause any utilities for the PREMISES and the Equipment (including any necessary air conditioning) to be separately metered. Payment of any utility charges must be remitted within ten (10) days of receipt of invoice, whether such invoice comes from CITY or from WILLIE G'S or any other future tenant of CITY.

- 8.02 **LICENSEE** shall be authorized to install, at its own expense, air conditioning in the space occupied by their equipment on the PREMISES to cause the PREMISES to comply with applicable federal, state and local regulations or for its own purposes.
- 8.03 The CITY agrees that LICENSEE will have the ability to be provided back-up power generation sufficient to fully operate its equipment in the event its primary source of power is interrupted if said work is coordinated with WILLIE G'S and any additional costs of upgrading the generator power necessary to facilitate the needs of LICENSEE is borne by LICENSEE. If in case of emergency during a power outage, it is at the CITY'S discretion to allow all generator power to be routed to the elevators to allow the public to be removed from the PREMISES

#### 9. IMPROVEMENTS

- 9.1. LICENSEE shall not construct, or allow to be constructed, any improvements or structures on the Premises nor shall LICENSEE make or allow to be made, any alterations to the Premises without the prior written approval of CITY through the Center City Development Office's Director (hereinafter "DIRECTOR") and any and all other necessary departments, boards, commissions, or City Council, including, but not limited to, the Historic and Design Review Commission.
- 9.2. LICENSEE covenants that it shall not bind, or attempt to bind, CITY for the payment of any money in connection with the construction, repair, alteration, addition or reconstruction in on or about the Licensed Premises. Further, LICENSEE agrees to remove, within thirty (30) days after filing, by payment or provision for bonding, any mechanic's or material man's lien filed against the Licensed Premises and to indemnify to extent allowed by law, CITY in connections with such liens to the extent of any damages, expenses, attorney's fees, or court costs incurred by CITY.

# **10. TERMINATION PROVISIONS**

- 10.1. The **CITY** shall have the authority to terminate this AGREEMENT in the event that **LICENSEE** does not comply with the terms listed herein, and includes, but is not limited to:
  - 10.1.1. LICENSEE personnel not in compliance with the terms of this AGREEMENT;
  - 10.1.2. Engaging in any sub-licensing activities that do not have prior written approval by CITY;
  - 10.1.3. Failure to pay Compensation fees to CITY within given due date period;
  - 10.1.4. Failure to procure and provide proof of required insurance coverage and documentation as provided herein.

## 11. MAINTENANCE OF PROPERTY

11.1. LICENSEE shall, during the term of this AGREEMENT, keep or cause to be kept the Premises free of litter, trash, paper, and other waste caused by LICENSEE use and shall

place same in standard trash containers, provided by **LICENSEE**, and shall conform to all applicable garbage, sanitary and health regulations of the City.

- 11.2. Other than as provided herein, LICENSEE shall be responsible for the condition of the Premises immediately adjacent and attributable to LICENSEE'S use during the term of this AGREEMENT. LICENSEE shall repair any damage to the Premises caused by LICENSEE and its invitees, and shall maintain, or caused to be maintained, the Premises in a clean, neat, attractive and sanitary condition.
- 11.3. LICENSEE will, at the termination of this AGREEMENT, return the Premises to CITY in as good condition as at the commencement of the term hereof.

# 12. ASSIGNMENT AND SUBLETTING

- 12.1. If not at that time of default, this AGREEMENT may be assigned by LICENSEE to subsequent FCC license-holder or permit-holder of LICENSEE'S FM translator, in which case LICENSEE shall be released from liability, but the new license-holder or permit-holder of the FM translator shall be bound by the same terms and conditions as LICENSEE. Such assignment shall be made after giving thirty (30) days written notice, as set forth herein, to CITY and receiving written approval by CITY through the DIRECTOR which shall not be unreasonable withheld.
- 12.2. Without the prior written consent of LICENSEE, CITY shall have the right to transfer and assign, in whole or in part, any of its rights and obligations under this AGREEMENT and in the building and property referred to herein; and to the extent that such assignee assumes CITY'S obligations hereunder, CITY shall, by virtue of such assignment, be released from such obligation.
- 12.3. The receipt by **CITY** of Compensation from an assignee, or occupant of the Premises shall not be deemed a waiver of the covenant in this AGREEMENT against assignment and or an acceptance of the assignee, or occupant, or a release of **LICENSEE** from further observance or performance by **LICENSEE** of the covenants contained in this AGREEMENT. No provision of this AGREEMENT shall be deemed to have been waived by **CITY** unless such waiver is in writing signed by **CITY**.

#### 13. INDEMNIFICATION

13.1. LICENSEE covenants and agrees to FULLY INDEMNIFY and HOLD HARMLESS, the CITY and the elected officials, employees, officers, directors, volunteers and representatives of the CITY, individually or collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the CITY directly or indirectly arising out of, resulting from or related to LICENSEE'S activities under this AGREEMENT, including any acts or omissions of LICENSEE, any agent, officer, director, representative, employee, consultant or subcontractor of LICENSEE, and their respective officers, agents, employees, directors and representatives while in the exercise of performance of the rights or duties under this AGREEMENT, all without however, waiving any governmental immunity available to the CITY under Texas Law and without waiving any defenses of the parties under Texas Law. IT IS FURTHER COVENANTED AND AGREED THAT SUCH INDEMNITY SHALL.

APPLY EVEN WHERE SUCH COSTS, CLAIMS, LIENS, DAMAGES, LOSSES, EXPENSES, FEES, FINES, PENALTIES, ACTIONS, DEMANDS, CAUSES OF ACTION, LIABILITY AND/OR SUITS ARISE IN ANY PART FROM THE NEGLIGENCE OF CITY, THE ELECTED OFFICIALS, EMPLOYEES, OFFICERS, DIRECTORS AND REPRESENTATIVES OF CITY, UNDER THIS AGREEMENT. The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. LICENSEE shall advise the CITY in writing within 24 hours of any claim or demand against the CITY or LICENSEE known to LICENSEE related to or arising out of LICENSEE'S activities under this AGREEMENT and shall see to the investigation and defense of such claim or demand at LICENSEE'S cost. The CITY shall have the right, at its option and at its own expense, to participate in such defense without relieving LICENSEE of any of its obligations under this paragraph.

13.2. It is the EXPRESS INTENT of the parties to this AGREEMENT, that the INDEMNITY provided for in this section, is an INDEMNITY extended by LICENSEE to INDEMNIFY, PROTECT and HOLD HARMLESS, the CITY from the consequences of the CITY'S OWN NEGLIGENCE, provided however, that the INDEMNITY provided for in this section SHALL APPLY only when the NEGLIGENT ACT of the CITY is a CONTRIBUTORY CAUSE of the resultant injury, death, or damage, and shall have no application when the negligent act of the CITY is the sole cause of the resultant injury, death, or damage. LICENSEE further AGREES TO DEFEND, AT ITS OWN EXPENSE and ON BEHALF OF THE CITY AND IN THE NAME OF THE CITY, any claim or litigation brought against the CITY and its elected officials, employees, officers, directors, volunteers and representatives, in connection with any such injury, death, or damage for which this INDEMNITY shall apply, as set forth above.

## 14. INSURANCE REQUIREMENTS

- 14.1. Any and all employees, representatives, agents or volunteers of LICENSEE while engaged in the performance of any work required by the CITY or any work related to a License of space or Concession Agreement with the CITY shall be considered employees, representatives, agents or volunteers of LICENSEE only and not of the CITY. Any and all claims that may result from any obligation for which LICENSEE may be held liable under any Workers' Compensation, Unemployment Compensation or Disability Benefits law or under any similar law on behalf of said employees, representatives, agents or volunteers shall be the sole obligation and responsibility of LICENSEE.
- 14.2. Prior to the commencement of any work under this AGREEMENT, LICENSEE shall furnish an original completed Certificate(s) of Insurance, including endorsements, to the DIRECTOR, which shall be completed by an agent authorized to bind the named underwriter(s) and their company to the coverage, limits, and termination provisions shown thereon, and which shall furnish and contain all required information referenced or indicated thereon. The original certificate(s), and endorsements, must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to the CITY. The CITY shall have no duty to pay or perform under this AGREEMENT until such certificate shall have authority to waive this requirement.

14.3. LICENSEE'S financial integrity is of interest to CITY, therefore, subject to LICENSEE'S right to maintain reasonable deductibles in such amounts as are approved by CITY, LICENSEE shall obtain and maintain in full force and effect for the duration of this AGREEMENT, and any extension hereof, at LICENSEE'S sole expense, insurance coverage written, on an occurrence basis, by companies authorized and admitted to do business in the State of Texas and with an A.M. Best's rating of no less than A- (VII), in the following types and for an amount not less than the amount listed below:

TYPE	AMOUNT
Workers' Compensation and Employers Liability	Statutory \$1,000,000/\$1,000,000/\$1,000,000
Broad Form Commercial General Liability Insurance to include coverage for the following: a. Premises/Operations b. Independent Contractors c. Products/completed operations d. Personal Injury e. Contractual Liability f. Environmental Impairment/Impact- sufficiently broad to cover disposal liability.	For Bodily Injury and Property Damage of \$1,000,000 per occurrence; \$2,000,000 General Aggregate, or its equivalent in Umbrella or Excess Liability Coverage.
Comprehensive Automobile Liability* a. Owned/Leased Vehicles b. Non-owned Vehicles c. Hired Vehicles	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per occurrence
Property Insurance: For physical damage to the property of LICENSEE, including improvements and betterment to the Licensed Premises	Coverage for a minimum of eighty percent (80%) of the replacement cost of LICENSEE'S property

\*If Applicable

- 14.4. LICENSEE agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions:
  - 14.4.1. Name the **CITY** and its officers, employees, volunteers and elected representatives as additional insured, by endorsement, as respects operations and activities of, or on behalf of, the named insured performed under contract with the **CITY**, with the exception of the workers' compensation and professional liability polices;
  - 14.4.2. Provide for an endorsement that the "other insurance" clause shall not apply to the **CITY** of San Antonio where the **CITY** is an additional insured shown on the policy;
  - 14.4.3. Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of the CITY.

14.4.4. Provide thirty (30) calendar days advance written notice directly to **CITY** of any suspension, cancellation, non-renewal or material change in coverage, and not less than ten (10) calendar days advance notice for non-payment of premium. All notices shall be given to the **CITY** at the following address:

City of San Antonio Center City Development Office Downtown Operations Division P.O. Box 839966 San Antonio, Texas 78283-3966

- 14.4.5. Within five (5) calendar days of a suspension, cancellation or non-renewal of coverage, **LICENSEE** shall provide a replacement Certificate of Insurance and applicable endorsements to **CITY**. **CITY** shall have the option to suspend consultant's performance should there be a lapse in coverage at any time during this AGREEMENT. Failure to provide and to maintain the required insurance shall constitute a material breach of this AGREEMENT.
- 14.5. The CITY may upon LICENSEE'S failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the CITY shall have the right to order LICENSEE to stop the use of the Premises hereunder until LICENSEE demonstrates compliance with the requirements hereof.
- 14.6. Nothing herein contained shall be construed as limiting in any way the extent to which **LICENSEE** may be held responsible for payments of damages to persons or property resulting from **LICENSEE'S** or its subcontractors' performance of the work covered under this AGREEMENT.
- 14.7. It is agreed that Consultant's insurance shall be deemed primary and non-contributory with respect to any insurance or self insurance carried by the City of San Antonio for liability arising out of operations under this AGREEMENT.
- 14.8. It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this AGREEMENT.
- 14.9. All personal property placed in the Premises shall be at the sole risk of LICENSEE. CITY shall not be liable, and LICENSEE waives all claims for any damage either to the person or property of LICENSEE or to other persons due to the Premises or any part of appurtenances thereof becoming out of repair or arising from bursting or leaking of water, gas, waste pipes, or defective wiring or excessive or deficient electrical current; or from any act or omission of employees, or other occupants of the Premises. LICENSEE shall save and hold harmless CITY from any claims arising out of damage to LICENSEE'S property or damage to LICENSEE'S business, including subrogation claims by LICENSEE'S insurers.

15. HOLD HARMLESS AND NO LIABILITY FOR LOSSES INCURRED BY LICENSEE

- 15.1. LICENSEE specifically waives any claim for any loss by LICENSEE of funds/revenues, merchandise, equipment, supplies, materials or other goods owned by LICENSEE whether due to theft, robbery, break-in, vandalism, acts of God or any other causes.
- 15.2. LICENSEE agrees to waive any claim against the CITY for any theft, damages or destruction of equipment, goods, and/or other property of LICENSEE so left on the Premises after LICENSEE vacates the Premises. If said equipment, goods and any other property placed by LICENSEE upon the Premises are not removed by LICENSEE within one week after the conclusion of this AGREEMENT, then the CITY may remove same without further notice or liability therefore.

# 16. RULES AND REGULATIONS

- 16.1. LICENSEE shall observe and comply with all laws and ordinances of the CITY affecting LICENSEE business, including but not limited to, the City's noise ordinance.
- 16.2. No advertisements, signs, decorations, improvements or displays shall be placed in on or about the Premises without the prior written approval of the **CITY** through the DIRECTOR and any and all other necessary departments, boards or commissions of the **CITY**, including, but not limited to the Historic and Design Review Commission. LICENSEE agrees to remove all signs from the Premises when LICENSEE vacates the Premises.
- 16.3. Non-Discrimination. Licensee understands and agrees to comply with the Non-Discrimination Policy of the City of San Antonio contained in Chapter 2, Article X of the City Code and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.
- 16.4. LICENSEE shall not, except as may otherwise be permitted by applicable laws and regulations, pay less than the minimum wage required by Federal and State statutes and CITY ordinances to persons employed in its operations hereunder.
- 16.5. LICENSEE agrees, upon provision by the CITY of notice to LICENSEE of any employee in LICENSEE operations that may be reasonably deemed to be discourteous, objectionable, or rude, to take immediate appropriate remedial action, including, but not limited to, removal of said employee from employment on the Premises.
- 16.6. LICENSEE shall not place speakers or amplified music on near the Licensed Premises. LICENSEE shall comply with CITY'S law pertaining to noise as it relates to operations or activities occurring on the Premises. LICENSEE agrees to comply with any requests by San Antonio Park Police, San Antonio Police, or City of San Antonio noise abatement officers. Failure to comply with the section may, at CITY'S option, constitute a default under this AGREEMENT.

# **17. CONFLICT OF INTEREST**

17.1. LICENSEE acknowledges that it is informed that the Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as those terms are defined therein, from having a financial interest in any contract with the City or any City agency such as City owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the City of land, materials, supplies or service, if any of the following individual(s)I or entities is a party to the contract or sale: a City officer or employee; his parent, child or spouse; a business entity in which the officer or employee, or his parent, child or spouse owns ten (10) percent or more of the voting stock or shares of the business entity, or ten (10) percent or more of the fair market value of the business entity; a business entity in which any individual or entity above listed is a subcontractor on a City contract, a partner or a parent or subsidiary business entity.

17.2. CITY warrants and certifies, and this AGREEMENT is made in reliance thereon, that it, its officers, employees and agents are neither officers nor employees of the City or any of its agencies such as City owned utilities.

#### **18. RESERVATIONS: CITY**

- 18.1. CITY reserves the right to enter the Premises at all reasonable times for the purpose of examining, inspecting or making repairs as herein provided. LICENSEE shall not be entitled to an abatement or reduction of Compensation by reason of such entry, nor shall said entry be deemed to be an actual or constructive eviction of LICENSEE from the Premises.
- 18.2. CITY Park Police and other safety personnel shall have the right to entry on and into the Premises as needed to investigate any circumstances, conditions, or person that may appear to be suspicious. LICENSEE shall cooperate with all reasonable requests by such personnel to facilitate public safety and orderly conduct. LICENSEE expressly understands and agrees that CITY has not agreed to act and does not act as an insurer of LICENSEE property and does not guarantee security against theft, vandalism, or injury or whatever nature and kind to persons or property.

## **19. QUIET ENJOYMENT**

19.1. **CITY** covenants and agrees, subject to the provisions of this AGREEMENT, that **LICENSEE**, on paying the rental and all other charges in this AGREEMENT provided for and observing and performing the covenants, agreements, and conditions of this AGREEMENT on its part to be observed and performed, shall lawfully and quietly hold, occupy and enjoy the Licensed Premises during the term without hindrance or molestations of any kind whatsoever.

#### 20. SEPARABILITY

20.1. If any clause or provision of this AGREEMENT is illegal, invalid or unenforceable under present or future laws effective during the term of this AGREEMENT, then and in that event it is the intention of the parties hereto that the remainder of this AGREEMENT shall not be affected thereby, and it is also the intention of the parties to this AGREEMENT that in lieu of each clause or provision of this AGREEMENT that is illegal, invalid, or unenforceable, there be added as part of this AGREEMENT a clause or provision as similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible and be legal, valid and enforceable.

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# 21. NOTICES

21.1. Notices to CITY required or appropriate under this AGREEMENT shall be deemed sufficient if in writing and mailed, Registered or Certified mail, Postage Prepaid, addressed to:

City of San Antonio Center City Development Office Downtown Operations Division P.O. Box 839966 San Antonio, Texas 78283-3966 City of San Antonio City Clerk's Office P.O. Box 839966 San Antonio, Texas 78283-3966

Or to such other address as may have been designated in writing by the City Manager of the City of San Antonio from time to time.

Notices to LICENSEE shall be deemed sufficient if in writing and mailed, Registered or Certified mail, Postage Prepaid, addressed to LICENSEE at:

San Antonio RadioWorks, LLC Attn: John Barger, President 8023 Vantage Drive, Suite 840 San Antonio, TX 78230 Phone 210-340-7080 Mobile 210-602-7080 E-Mail jwbarger@sbcglobal.net

Or at such other address on file with the City Clerk as **LICENSEE** may provide from time to time in writing to **CITY**.

## 22. PARTIES BOUND

- 22.1. If there shall be more than one party designated as **LICENSEE** in this AGREEMENT, they shall each be bound jointly and severally hereunder.
- 22.2. The covenants and agreements herein contained shall insure to benefit of and be binding upon the parties hereto; their respective heir, legal representatives, successors, and such assigns as have been approved by **CITY**.

#### 23. RELATIONSHIPS OF PARTIES

23.1. Nothing contained herein shall be deemed or construed by the parities to hereto or by any third party as creating the relationship of principal and agent, partners, joint ventures, or any other similar such relationships between the parties hereto.

#### 24. TEXAS LAW TO APPLY

24.1. THIS AGREEMENT SHALL BE CONSTRUED UNDER IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, AND ALL OBLIGATIONS OF THE PARITIES CREATED HEREUNDER ARE PERFORMABLE IN BEXAR COUNTY, TEXAS.

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#### 25. GENDER

25.1. Words or any gender used in this AGREEMENT shall be held and construed to include any other gender, and words in the singular number shall be held to include the plural, unless the context other requires.

#### 26. CAPTIONS

26.1. The captions contained in this AGREEMENT are for convenience of reference only and in no way limit or enlarge the terms and conditions of this AGREEMENT.

#### 27. ENTIRE AGREEMENT/AMENDMENT

- 27.1. This AGREEMENT, together with its attached exhibits and the authorizing ordinance, in writing, constitutes the entire agreement between the parties, any other written or parole agreement with CITY being expressly waived by LICENSEE.
- 27.2. No amendment, modification, or alteration of the terms of this AGREEMENT shall be binding unless the same is in writing, dated subsequent to the date hereof and duly executed by the parties hereto.
- 27.3. It is understood that the Charter of the **CITY** requires that all contracts with the **CITY** be in writing and adopted by ordinance. All amendments also need approval evidence by an ordinance.

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- **28. AUTHORITY**
- 28.1 The signer of this AGREEMENT for LICENSEE hereby represents and warrants that he or she has full authority to execute this AGREEMENT on behalf of LICENSEE.

LICENSOR:

**CITY OF SAN ANTONIO, A Texas Municipal Corporation** 

By:\_

City Manager

ATTEST:

City Clerk

APPROVED AS TO FORM:

**City Attorney** 

LICENSEE:

SAN ANTONIO RADIOWORKS, LLC

JOHN BARGER

**Printed Name** 

Signature NEMBER MANAGER

Title

8023 VANTAGE DR - SUITE 840 Address

SAN ANTONIO, TX 78230

City, State and Zip Code

210-340-7080

Area Code/Telephone Number

# EXHIBIT A LICENSEE EQUIPMENT LISTING

.

:

# EXHIBIT A - 103.3 MHz Licensee Equipment Listing

(K277CX)

- 1. BW TX1000V2 Transmitter
- 2. Omnia 6EXI FM+HD Processor or equivalent.
- 3. FMB80, RDS encoder or equivalent.
- 4. Barix, Exsteamer or equivalent.
- 5. Moseley 9003 STL Receiver
- 6. ERI LPX-2E, FM low Power Broadcast Antenna
- 7. MCI 61101 or equivalent, coaxial switcher
- 8. Bird Electronic, 500 WT Load Resistor
- 9. BDI SWP-1R1- 1Watt meter /control switch
- 10. 240' Aprox. Andrew HJ5-50B 7/8", coax
- 11. 30' Aprox Andre LDF-50 7/8" coax
- 12. 4' Open Grid Microwave Receive Dish Antenna
- 13. Other wire and cable as necessary to complete installation.

# EXHIBIT B LICENSEE EQUIPMENT ILLUSTRATION



# TOWER OF THE AMERICAS ANTENNA LICENSE AGREEMENT

This License Agreement ("AGREEMENT") is entered into by and between the City of San Antonio (hereinafter called "CITY") and San Antonio RadioWorks, LLC (hereinafter called "LICENSEE") for the purpose of operating and maintaining a radio broadcast translator K279AB and associated equipment (hereinafter called "EQUIPMENT") at the Tower of the Americas (hereinafter called "TOWER"), in HemisFair Park. This AGREEMENT is pursuant to approval by the City of San Antonio City Council (hereinafter called "City Council") through Ordinance Number \_\_\_\_\_\_\_, 2014, and the following terms, conditions, and covenants:

# 1. LICENSED PREMISES

- 1.1. **CITY** hereby grants access to the following real property ("the Premises") to **LICENSEE** for use in operating and maintaining EQUIPMENT during the times indicated below:
  - 1.1.1. Tower of the Americas, Level 6, 600 HemisFair Park Plaza, San Antonio, TX 78205
  - 1.1.2. LICENSEE may operate and maintain approved EQUIPMENT in a location mutually approved by CITY and LICENSEE, CITY retains a superior right on the location and installation of all LICENSEE equipment, including the right to have LICENSEE move any equipment as necessary.
- 1.2. LICENSEE acknowledges that CITY has leased substantially the entire TOWER to WILLIE G'S POST OAK, INC. ("WILLIE G'S) and agrees that provided that LICENSEE is granted access to the Premises within thirty minutes, the access granted herein shall be subject to any reasonable regulation imposed by WILLIE G'S as further detailed in that lease agreement between the CITY and WILLIE G'S authorized and approved by City Council through Ordinance No. 99996 (the "Willie G's Lease"). Subject to the preceding, LICENSEE (as defined in Section 12.1) shall have access at all times, 24 hours per day, 7 days per week, to the TOWER and its EQUIPMENT during the term of this AGREEMENT, and CITY shall ensure that WILLIE G'S provides the access that is required to provide to CITY'S tenants pursuant to Willie G's Lease.
  - 1.2.1. LICENSEE hereby agrees to the following arrangement for access to EQUIPMENT in the TOWER:
    - 1.2.1.1. If LICENSEE requires access to the TOWER, Monday Friday, between the hours of 7:45 a.m. 4:30 p.m., LICENSEE must notify CITY'S Center City Development Office in order to coordinate access to the TOWER.
      - 1.2.1.1.1 If **LICENSEE** requires access to the TOWER outside of the days and hours identified above, **LICENSEE** must notify **CITY'S** Park Police Dispatch at (210-207-8590) in order to coordinate access to the TOWER.
    - 1.2.1.2. LICENSEE shall use reasonable efforts to notify the CITY at least twentyfour (24) hours in advance of the approximate time at which LICENSEE will need access to the Premises for scheduled maintenance.

- 1.2.1.3. Except for subcontractors which the **CITY** has approved, subcontractors used by **LICENSEE** shall at all times be escorted by a **LICENSEE** representative when on the Premises.
- 1.2.1.4. While on the Premises, personnel of LICENSEE must wear a suitable photo ID badge, to be provided by LICENSEE, that includes a nominal 1 ½ square inch personal photo, unique logo and labeling that identifies the employer and the employee by name, and a telephone number where confirmation of employment may be readily confirmed.
- 1.2.1.5. LICENSEE shall at all times assure that the CITY has a current list of all of its personnel who are authorized to be on the Premises on its behalf. The CITY shall be notified to immediately remove the name of any employee subject to disciplinary probation or termination, and shall be notified of additional personnel to be added to this list. CITY shall have the right to exclude any employee, agent, or representative of LICENSEE from CITY property, for reasonable cause, if deemed by the CITY to be necessary for proper security of its facilities or the safety of its employees.
- 1.2.1.6. LICENSEE shall park it maintenance truck or any other vehicle owned or used by LICENSEE, in a location as close as possible to the TOWER that does not impede TOWER operations and/or emergency lane areas. WILLIE G'S shall have final authority to determine parking locations.
- 1.3. LICENSEE agrees and specifically understands that this AGREEMENT is confined to the privilege to use the Premises and that the permission herein given does not grant LICENSEE any interest or estate in the Premises but is a mere personal privilege to conduct certain acts of a temporary nature upon the Premises, and that CITY retains dominion, possession, and control of said Premises, including access thereto, at all times, CITY reserves the right to enforce all necessary and proper rules for the management and operation of the Premises, and may eject from the Premises, any person or persons to accomplish such ends.

## 2. ACCEPTANCE AND CONDITION OF PREMISES

- 2.1. LICENSEE has had full opportunity to examine the grounds of the Premises and acknowledges that there is in and about them nothing dangerous to life, limb, or health and hereby waives any claim for damages that may arise from defects of that character after occupancy. LICENSEE taking possession of the Premises shall be conclusive evidence of LICENSEE'S acceptance thereof in good order and satisfactory condition, and LICENSEE hereby accepts the Premises in its present AS IS, WHERE IS, WITH ALL FAULTS CONDITION as suitable for the purpose for which licensed. LICENSEE accepts the Premises with the full knowledge, understanding and agreement that CITY disclaims any warranty of suitability for LICENSEE'S intended commercial purposes.
- 2.2. LICENSEE agrees that no representations, respecting the condition of the Premises, and no promises to decorate, alter, repair or improve the Premises, either before or after the execution hereof, have been made by CITY or its agents to LICENSEE unless the same are contained herein or made part hereof by specific reference herein.

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## 3. OPERATION AND MAINTENANCE OF ANTENNA EQUIPMENT

- 3.1. For the term of this AGREEMENT, LICENSEE will be allowed to operate and maintain, as space allows, within the Premises and as approved by CITY its EQUIPMENT as listed in Exhibit A and further illustrated in Exhibit B.
- 3.2. LICENSEE at its sole cost and expense shall replace EQUIPMENT, as they deem necessary after receiving written approval from CITY as referenced in Section 9.1. CITY shall ensure that LICENSEE has access to the TOWER for their installation needs. LICENSEE agrees to take all safety and security measures necessary to facilitate removal of obsolete equipment and installations of any new equipment, including street closures or partial barricading as approved by the passage of a City of San Antonio ordinance, where necessary. LICENSEE further agrees that fees related to the herein mentioned repairs and security measures will be at the sole expense of LICENSEE. All work must be coordinated with WILLIE G'S.
- 3.3. LICENSEE agrees to clean and remove all trash and debris, replace damaged and/or other damaged real or personal property during and at the conclusion of this AGREEMENT. LICENSEE will restore the TOWER to substantially the same condition at the conclusion of this AGREEMENT as it was prior to this AGREEMENT.
- 3.4. LICENSEE'S rights under this AGREEMENT are solely limited to the right to operate and maintain EQUIPMENT during the authorized time period. LICENSEE will not engage in any other type of activity while utilizing the Premises.
- 3.5. In the event that any equipment installed by LICENSEE on the Premises shall cause any interference with existing installations or future installations by CITY in the Tower during the term of hereof, LICENSEE shall correct said electromagnetic interference, or remove the equipment which is causing such interference within 48 hours of notification by CITY.

# 4. TERM AND TERMINATION

- 4.1. The term of this AGREEMENT shall be for five (5) years beginning with an effective date of September 1, 2014, and terminating August 31, 2019, unless sooner terminated pursuant to the provisions in Article 9. The right is expressly reserved to **CITY** acting through the City Council, to terminate this AGREEMENT for the following:
  - 4.1.1. In the event this AGREEMENT is deemed to be inconsistent with the public use of the property; or
  - 4.1.2. In the event the use of the Premises shall have been deemed a nuisance by a court of competent jurisdiction.
- 4.2. LICENSEE is hereby granted and shall, if not at that time in default of this AGREEMENT beyond the expiration of any applicable notice or cure period, have, for good and valuable consideration given, two (2) options to extend the term of this AGREEMENT for additional consecutive periods of five (5) years each after the expiration of the initial term hereof, on the same terms, covenants, and conditions, and subject to the same exceptions and reservations herein contained.

- 4.2.1. Extension shall be exercised by LICENSEE'S delivering to CITY in person or by the United States mail, at any time on or before ninety (90) days prior to the expiration date of the then current term of this AGREEMENT written notice of its desire to extend the term of this AGREEMENT as herein provided. And such shall be subject to CITY COUNCIL approval, which approval shall not be unreasonably withheld, as evidenced by passage of a City Ordinance.
- 4.3. Holding Over. In the event LICENSEE does not extend the term of this AGREEMENT as provided herein, and holds over beyond the expiration of the term hereof, or if said term is renewed and extended pursuant to Section 4.2 of this AGREEMENT, beyond the expiration of the five year renewal option period, as applicable, such holding over shall be deemed a month-to-month tenancy, at a compensation equal to double the amount of the compensation paid for the last month of the term of this AGREEMENT. Inclusion of the preceding sentence shall not be construed as CITY'S consent for the LICENSEE to hold over.
- 4.4. In the event **LICENSEE** shall default in the performance of any covenant of agreements contained herein and shall fail, following thirty (30) days' written notice of such default, to remedy same, save and except a ten (10) days notice period will apply in the case of default in the payment of rent.
- 4.5. In the event of termination by City Council in relation to 4.1.1 or 4.1.2 above, the CITY shall give LICENSEE notice in writing at least ninety (90) days prior to the termination date.
- 4.6. The LICENSEE shall have the right to terminate this AGREEMENT upon sixty (60) days notice to the CITY in the event the Federal Communications Commission ("FCC") changes the LICENSEE'S transmission site, reduces its effective radiated power or coverage, or terminates its broadcast authority. LICENSEE shall be obligated to pay the CITY the monthly license fee and remove its equipment prior to the end of the notice period.

#### 5. COMPENSATION TO CITY

5.1. LICENSEE shall pay ("Compensation") to CITY, the following licensee fee in one (1) annual lump sum in advance of the Effective Date of this AGREEMENT and each annual anniversary thereafter or in monthly installments in advance on the first day of each month in accordance with the following schedule:

License Year	Annual License Fee	Monthly License Fee
9/1/2014 - 8/31/2015	\$22,960.00	\$1,913.33
9/1/2015 - 8/31/2016	\$23,648.80	\$1,970.73
9/1/2016 - 8/31/2017	\$24,358.26	\$2,029.86
9/1/2017 - 8/31/2018	\$25,089.01	\$2,090.75
9/1/2018 - 8/31/2019	\$25,841.68	\$2,153.47

- 5.2. Compensation for extension periods as provided by Section 4.2 will be at a rate increased annually by 3.00%.
- 5.3. Payments are to be submitted to:

# City of San Antonio Revenue Division P.O. Box 839975 San Antonio, Texas 78283-3975

# 6. RECORDS, REPORTS, AND AUDIT RIGHTS

6.1. LICENSEE shall maintain, in San Antonio, Texas, books and records reflecting operations hereunder in accordance with generally accepted accounting principles for three (3) years after the final payment under this AGREEMENT or until all audits, if any, are complete and findings on all claims have been finally resolved, whichever is the greater period of time. Such books, and records, together with any other documentation necessary for verification of LICENSEE'S compliance with the terms of this AGREEMENT, shall be made available to CITY, upon reasonable request. At CITY'S expense, the CITY shall have the right to conduct an audit, examine and make excerpts or transcripts from said books, records, and documentation to verify the financial activity for the licensed year.

# 7. LICENSEE'S EMPLOYEES

- 7.1. LICENSEE shall provide and train, at its sole cost and expense, a sufficient number of employees to comply with its contractual obligations hereunder. Such employees of LICENSEE shall in no way be construed as CITY employees nor shall they be entitled to any compensation or benefits from or by the City.
- 7.2. LICENSEE shall develop and enforce a policy of employee standards for on-the-job conduct, appearance, and demeanor; this shall include official LICENSEE identification for all employees.
- 7.3. LICENSEE must ensure that LICENSEE'S employees are properly attired in dress that is clean and neat at all times.
- 7.4. LICENSEE accepts full responsibility for filing all applicable tax returns (if any) and paying all applicable taxes (if any), that may be required by law or due for LICENSEE'S employees under the terms and conditions of this AGREEMENT.

#### 8. UTILITIES

8.01 LICENSEE shall during the term hereof, pay all charges for telephone, gas, electricity, water, or any other power or utilities used by it for or on the PREMISES before they shall become delinquent and shall hold the CITY harmless from any liability therefore, LICENSEE shall cause any utilities for the PREMISES and the Equipment (including any necessary air conditioning) to be separately metered. Payment of any utility charges must be remitted within ten (10) days of receipt of invoice, whether such invoice comes from CITY or from WILLIE G'S or any other future tenant of CITY.

- 8.02 **LICENSEE** shall be authorized to install, at its own expense, air conditioning in the space occupied by their equipment on the PREMISES to cause the PREMISES to comply with applicable federal, state and local regulations or for its own purposes.
- 8.03 The **CITY** agrees that **LICENSEE** will have the ability to be provided back-up power generation sufficient to fully operate its equipment in the event its primary source of power is interrupted if said work is coordinated with WILLIE G'S and any additional costs of upgrading the generator power necessary to facilitate the needs of **LICENSEE** is borne by **LICENSEE**. If in case of emergency during a power outage, it is at the CITY'S discretion to allow all generator power to be routed to the elevators to allow the public to be removed from the PREMISES

#### 9. IMPROVEMENTS

- 9.1. LICENSEE shall not construct, or allow to be constructed, any improvements or structures on the Premises nor shall LICENSEE make or allow to be made, any alterations to the Premises without the prior written approval of CITY through the Center City Development Office's Director (hereinafter "DIRECTOR") and any and all other necessary departments, boards, commissions, or City Council, including, but not limited to, the Historic and Design Review Commission.
- 9.2. LICENSEE covenants that it shall not bind, or attempt to bind, CITY for the payment of any money in connection with the construction, repair, alteration, addition or reconstruction in on or about the Licensed Premises. Further, LICENSEE agrees to remove, within thirty (30) days after filing, by payment or provision for bonding, any mechanic's or material man's lien filed against the Licensed Premises and to indemnify to extent allowed by law, CITY in connections with such liens to the extent of any damages, expenses, attorney's fees, or court costs incurred by CITY.

#### **10. TERMINATION PROVISIONS**

- 10.1. The **CITY** shall have the authority to terminate this AGREEMENT in the event that **LICENSEE** does not comply with the terms listed herein, and includes, but is not limited to:
  - 10.1.1. LICENSEE personnel not in compliance with the terms of this AGREEMENT;
  - 10.1.2. Engaging in any sub-licensing activities that do not have prior written approval by **CITY**;
  - 10.1.3. Failure to pay Compensation fees to CITY within given due date period;
  - 10.1.4. Failure to procure and provide proof of required insurance coverage and documentation as provided herein.

#### 11. MAINTENANCE OF PROPERTY

11.1. LICENSEE shall, during the term of this AGREEMENT, keep or cause to be kept the Premises free of litter, trash, paper, and other waste caused by LICENSEE use and shall

place same in standard trash containers, provided by LICENSEE, and shall conform to all applicable garbage, sanitary and health regulations of the City.

- 11.2. Other than as provided herein, LICENSEE shall be responsible for the condition of the Premises immediately adjacent and attributable to LICENSEE'S use during the term of this AGREEMENT. LICENSEE shall repair any damage to the Premises caused by LICENSEE and its invitees, and shall maintain, or caused to be maintained, the Premises in a clean, neat, attractive and sanitary condition.
- 11.3. LICENSEE will, at the termination of this AGREEMENT, return the Premises to CITY in as good condition as at the commencement of the term hereof.

## 12. ASSIGNMENT AND SUBLETTING

- 12.1. If not at that time of default, this AGREEMENT may be assigned by LICENSEE to subsequent FCC license-holder or permit-holder of LICENSEE'S FM translator, in which case LICENSEE shall be released from liability, but the new license-holder or permit-holder of the FM translator shall be bound by the same terms and conditions as LICENSEE. Such assignment shall be made after giving thirty (30) days written notice, as set forth herein, to CITY and receiving written approval by CITY through the DIRECTOR which shall not be unreasonable withheld.
- 12.2. Without the prior written consent of LICENSEE, CITY shall have the right to transfer and assign, in whole or in part, any of its rights and obligations under this AGREEMENT and in the building and property referred to herein; and to the extent that such assignee assumes CITY'S obligations hereunder, CITY shall, by virtue of such assignment, be released from such obligation.
- 12.3. The receipt by **CITY** of Compensation from an assignee, or occupant of the Premises shall not be deemed a waiver of the covenant in this AGREEMENT against assignment and or an acceptance of the assignee, or occupant, or a release of **LICENSEE** from further observance or performance by **LICENSEE** of the covenants contained in this AGREEMENT. No provision of this AGREEMENT shall be deemed to have been waived by **CITY** unless such waiver is in writing signed by **CITY**.

#### **13. INDEMNIFICATION**

13.1. LICENSEE covenants and agrees to FULLY INDEMNIFY and HOLD HARMLESS, the CITY and the elected officials, employees, officers, directors, volunteers and representatives of the CITY, individually or collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the CITY directly or indirectly arising out of, resulting from or related to LICENSEE'S activities under this AGREEMENT, including any acts or omissions of LICENSEE, any agent, officer, director, representative, employee, consultant or subcontractor of LICENSEE, and their respective officers, agents, employees, directors and representatives while in the exercise of performance of the rights or duties under this AGREEMENT, all without however, waiving any governmental immunity available to the CITY under Texas Law and without waiving any defenses of the parties under Texas Law. IT IS FURTHER COVENANTED AND AGREED THAT SUCH INDEMNITY SHALL

APPLY EVEN WHERE SUCH COSTS, CLAIMS, LIENS, DAMAGES, LOSSES, EXPENSES, FEES, FINES, PENALTIES, ACTIONS, DEMANDS, CAUSES OF ACTION, LIABILITY AND/OR SUITS ARISE IN ANY PART FROM THE NEGLIGENCE OF CITY, THE ELECTED OFFICIALS, EMPLOYEES, OFFICERS, DIRECTORS AND REPRESENTATIVES OF CITY, UNDER THIS AGREEMENT. The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. LICENSEE shall advise the CITY in writing within 24 hours of any claim or demand against the CITY or LICENSEE known to LICENSEE related to or arising out of LICENSEE'S activities under this AGREEMENT and shall see to the investigation and defense of such claim or demand at LICENSEE'S cost. The CITY shall have the right, at its option and at its own expense, to participate in such defense without relieving LICENSEE of any of its obligations under this paragraph.

13.2. It is the EXPRESS INTENT of the parties to this AGREEMENT, that the INDEMNITY provided for in this section, is an INDEMNITY extended by LICENSEE to INDEMNIFY, PROTECT and HOLD HARMLESS, the CITY from the consequences of the CITY'S OWN NEGLIGENCE, provided however, that the INDEMNITY provided for in this section SHALL APPLY only when the NEGLIGENT ACT of the CITY is a CONTRIBUTORY CAUSE of the resultant injury, death, or damage, and shall have no application when the negligent act of the CITY is the sole cause of the resultant injury, death, or damage. LICENSEE further AGREES TO DEFEND, AT ITS OWN EXPENSE and ON BEHALF OF THE CITY AND IN THE NAME OF THE CITY, any claim or litigation brought against the CITY and its elected officials, employees, officers, directors, volunteers and representatives, in connection with any such injury, death, or damage for which this INDEMNITY shall apply, as set forth above.

#### 14. INSURANCE REQUIREMENTS

- 14.1. Any and all employees, representatives, agents or volunteers of LICENSEE while engaged in the performance of any work required by the CITY or any work related to a License of space or Concession Agreement with the CITY shall be considered employees, representatives, agents or volunteers of LICENSEE only and not of the CITY. Any and all claims that may result from any obligation for which LICENSEE may be held liable under any Workers' Compensation, Unemployment Compensation or Disability Benefits law or under any similar law on behalf of said employees, representatives, agents or volunteers of any obligation and responsibility of LICENSEE.
- 14.2. Prior to the commencement of any work under this AGREEMENT, LICENSEE shall furnish an original completed Certificate(s) of Insurance, including endorsements, to the DIRECTOR, which shall be completed by an agent authorized to bind the named underwriter(s) and their company to the coverage, limits, and termination provisions shown thereon, and which shall furnish and contain all required information referenced or indicated thereon. The original certificate(s), and endorsements, must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to the CITY. The CITY shall have no duty to pay or perform under this AGREEMENT until such certificate shall have authority to waive this requirement.

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14.3. LICENSEE'S financial integrity is of interest to CITY, therefore, subject to LICENSEE'S right to maintain reasonable deductibles in such amounts as are approved by CITY, LICENSEE shall obtain and maintain in full force and effect for the duration of this AGREEMENT, and any extension hereof, at LICENSEE'S sole expense, insurance coverage written, on an occurrence basis, by companies authorized and admitted to do business in the State of Texas and with an A.M. Best's rating of no less than A- (VII), in the following types and for an amount not less than the amount listed below:

ТҮРЕ	AMOUNT
Workers' Compensation and Employers Liability	Statutory \$1,000,000/\$1,000,000/\$1,000,000
Broad Form Commercial General Liability Insurance to include coverage for the following: a. Premises/Operations b. Independent Contractors c. Products/completed operations d. Personal Injury e. Contractual Liability f. Environmental Impairment/Impact- sufficiently broad to cover disposal liability.	For Bodily Injury and Property Damage of \$1,000,000 per occurrence; \$2,000,000 General Aggregate, or its equivalent in Umbrella or Excess Liability Coverage.
Comprehensive Automobile Liability* a. Owned/Leased Vehicles b. Non-owned Vehicles c. Hired Vehicles	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per occurrence
Property Insurance: For physical damage to the property of LICENSEE, including improvements and betterment to the Licensed Premises	Coverage for a minimum of eighty percent (80%) of the replacement cost of <b>LICENSEE'S</b> property

\*If Applicable

- 14.4. LICENSEE agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions:
  - 14.4.1. Name the **CITY** and its officers, employees, volunteers and elected representatives as additional insured, by endorsement, as respects operations and activities of, or on behalf of, the named insured performed under contract with the **CITY**, with the exception of the workers' compensation and professional liability polices;
  - 14.4.2. Provide for an endorsement that the "other insurance" clause shall not apply to the **CITY** of San Antonio where the **CITY** is an additional insured shown on the policy;
  - 14.4.3. Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of the CITY.

14.4.4. Provide thirty (30) calendar days advance written notice directly to **CITY** of any suspension, cancellation, non-renewal or material change in coverage, and not less than ten (10) calendar days advance notice for non-payment of premium. All notices shall be given to the **CITY** at the following address:

City of San Antonio Center City Development Office Downtown Operations Division P.O. Box 839966 San Antonio, Texas 78283-3966

- 14.4.5. Within five (5) calendar days of a suspension, cancellation or non-renewal of coverage, LICENSEE shall provide a replacement Certificate of Insurance and applicable endorsements to CITY. CITY shall have the option to suspend consultant's performance should there be a lapse in coverage at any time during this AGREEMENT. Failure to provide and to maintain the required insurance shall constitute a material breach of this AGREEMENT.
- 14.5. The CITY may upon LICENSEE'S failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the CITY shall have the right to order LICENSEE to stop the use of the Premises hereunder until LICENSEE demonstrates compliance with the requirements hereof.
- 14.6. Nothing herein contained shall be construed as limiting in any way the extent to which **LICENSEE** may be held responsible for payments of damages to persons or property resulting from **LICENSEE'S** or its subcontractors' performance of the work covered under this AGREEMENT.
- 14.7. It is agreed that Consultant's insurance shall be deemed primary and non-contributory with respect to any insurance or self insurance carried by the City of San Antonio for liability arising out of operations under this AGREEMENT.
- 14.8. It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this AGREEMENT.
- 14.9. All personal property placed in the Premises shall be at the sole risk of LICENSEE. CITY shall not be liable, and LICENSEE waives all claims for any damage either to the person or property of LICENSEE or to other persons due to the Premises or any part of appurtenances thereof becoming out of repair or arising from bursting or leaking of water, gas, waste pipes, or defective wiring or excessive or deficient electrical current; or from any act or omission of employees, or other occupants of the Premises. LICENSEE shall save and hold harmless CITY from any claims arising out of damage to LICENSEE'S property or damage to LICENSEE'S business, including subrogation claims by LICENSEE'S insurers.

15. HOLD HARMLESS AND NO LIABILITY FOR LOSSES INCURRED BY LICENSEE

- 15.1. LICENSEE specifically waives any claim for any loss by LICENSEE of funds/revenues, merchandise, equipment, supplies, materials or other goods owned by LICENSEE whether due to theft, robbery, break-in, vandalism, acts of God or any other causes.
- 15.2. LICENSEE agrees to waive any claim against the CITY for any theft, damages or destruction of equipment, goods, and/or other property of LICENSEE so left on the Premises after LICENSEE vacates the Premises. If said equipment, goods and any other property placed by LICENSEE upon the Premises are not removed by LICENSEE within one week after the conclusion of this AGREEMENT, then the CITY may remove same without further notice or liability therefore.

# 16. RULES AND REGULATIONS

- 16.1. LICENSEE shall observe and comply with all laws and ordinances of the CITY affecting LICENSEE business, including but not limited to, the City's noise ordinance.
- 16.2. No advertisements, signs, decorations, improvements or displays shall be placed in on or about the Premises without the prior written approval of the CITY through the DIRECTOR and any and all other necessary departments, boards or commissions of the CITY, including, but not limited to the Historic and Design Review Commission. LICENSEE agrees to remove all signs from the Premises when LICENSEE vacates the Premises.
- 16.3. Non-Discrimination. Licensee understands and agrees to comply with the Non-Discrimination Policy of the City of San Antonio contained in Chapter 2, Article X of the City Code and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.
- 16.4. LICENSEE shall not, except as may otherwise be permitted by applicable laws and regulations, pay less than the minimum wage required by Federal and State statutes and CITY ordinances to persons employed in its operations hereunder.
- 16.5. LICENSEE agrees, upon provision by the CITY of notice to LICENSEE of any employee in LICENSEE operations that may be reasonably deemed to be discourteous, objectionable, or rude, to take immediate appropriate remedial action, including, but not limited to, removal of said employee from employment on the Premises.
- 16.6. LICENSEE shall not place speakers or amplified music on near the Licensed Premises. LICENSEE shall comply with CITY'S law pertaining to noise as it relates to operations or activities occurring on the Premises. LICENSEE agrees to comply with any requests by San Antonio Park Police, San Antonio Police, or City of San Antonio noise abatement officers. Failure to comply with the section may, at CITY'S option, constitute a default under this AGREEMENT.

# **17. CONFLICT OF INTEREST**

17.1. LICENSEE acknowledges that it is informed that the Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as those terms are defined therein, from having a financial interest in any contract with the City or any City agency such as City owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the City of land, materials, supplies or service, if any of the following individual(s) or entities is a party to the contract or sale: a City officer or employee; his parent, child or spouse; a business entity in which the officer or employee, or his parent, child or spouse owns ten (10) percent or more of the voting stock or shares of the business entity, or ten (10) percent or more of the fair market value of the business entity; a business entity in which any individual or entity above listed is a subcontractor on a City contract, a partner or a parent or subsidiary business entity.

17.2. CITY warrants and certifies, and this AGREEMENT is made in reliance thereon, that it, its officers, employees and agents are neither officers nor employees of the City or any of its agencies such as City owned utilities.

#### 18. RESERVATIONS: CITY

- 18.1. CITY reserves the right to enter the Premises at all reasonable times for the purpose of examining, inspecting or making repairs as herein provided. LICENSEE shall not be entitled to an abatement or reduction of Compensation by reason of such entry, nor shall said entry be deemed to be an actual or constructive eviction of LICENSEE from the Premises.
- 18.2. CITY Park Police and other safety personnel shall have the right to entry on and into the Premises as needed to investigate any circumstances, conditions, or person that may appear to be suspicious. LICENSEE shall cooperate with all reasonable requests by such personnel to facilitate public safety and orderly conduct. LICENSEE expressly understands and agrees that CITY has not agreed to act and does not act as an insurer of LICENSEE property and does not guarantee security against theft, vandalism, or injury or whatever nature and kind to persons or property.

#### **19. QUIET ENJOYMENT**

19.1. **CITY** covenants and agrees, subject to the provisions of this AGREEMENT, that **LICENSEE**, on paying the rental and all other charges in this AGREEMENT provided for and observing and performing the covenants, agreements, and conditions of this AGREEMENT on its part to be observed and performed, shall lawfully and quietly hold, occupy and enjoy the Licensed Premises during the term without hindrance or molestations of any kind whatsoever.

#### 20. SEPARABILITY

20.1. If any clause or provision of this AGREEMENT is illegal, invalid or unenforceable under present or future laws effective during the term of this AGREEMENT, then and in that event it is the intention of the parties hereto that the remainder of this AGREEMENT shall not be affected thereby, and it is also the intention of the parties to this AGREEMENT that in lieu of each clause or provision of this AGREEMENT that is illegal, invalid, or unenforceable, there be added as part of this AGREEMENT a clause or provision as similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible and be legal, valid and enforceable.

## **21. NOTICES**

21.1. Notices to CITY required or appropriate under this AGREEMENT shall be deemed sufficient if in writing and mailed, Registered or Certified mail, Postage Prepaid, addressed to:

City of San Antonio Center City Development Office Downtown Operations Division P.O. Box 839966 San Antonio, Texas 78283-3966 City of San Antonio City Clerk's Office P.O. Box 839966 San Antonio, Texas 78283-3966

Or to such other address as may have been designated in writing by the City Manager of the City of San Antonio from time to time.

Notices to LICENSEE shall be deemed sufficient if in writing and mailed, Registered or Certified mail, Postage Prepaid, addressed to LICENSEE at:

San Antonio RadioWorks, LLC Attn: John Barger, President 8023 Vantage Drive, Suite 840 San Antonio, TX 78230 Phone 210-340-7080 Mobile 210-602-7080 E-Mail jwbarger@sbcglobal.net

Or at such other address on file with the City Clerk as **LICENSEE** may provide from time to time in writing to **CITY**.

#### 22. PARTIES BOUND

- 22.1. If there shall be more than one party designated as **LICENSEE** in this AGREEMENT, they shall each be bound jointly and severally hereunder.
- 22.2. The covenants and agreements herein contained shall insure to benefit of and be binding upon the parties hereto; their respective heir, legal representatives, successors, and such assigns as have been approved by **CITY**.

#### 23. RELATIONSHIPS OF PARTIES

23.1. Nothing contained herein shall be deemed or construed by the parities to hereto or by any third party as creating the relationship of principal and agent, partners, joint ventures, or any other similar such relationships between the parties hereto.

#### 24. TEXAS LAW TO APPLY

24.1. THIS AGREEMENT SHALL BE CONSTRUED UNDER IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, AND ALL OBLIGATIONS OF THE PARITIES CREATED HEREUNDER ARE PERFORMABLE IN BEXAR COUNTY, TEXAS.

#### 25. GENDER

25.1. Words or any gender used in this AGREEMENT shall be held and construed to include any other gender, and words in the singular number shall be held to include the plural, unless the context other requires.

#### 26. CAPTIONS

26.1. The captions contained in this AGREEMENT are for convenience of reference only and in no way limit or enlarge the terms and conditions of this AGREEMENT.

#### 27. ENTIRE AGREEMENT/AMENDMENT

- 27.1. This AGREEMENT, together with its attached exhibits and the authorizing ordinance, in writing, constitutes the entire agreement between the parties, any other written or parole agreement with CITY being expressly waived by LICENSEE.
- 27.2. No amendment, modification, or alteration of the terms of this AGREEMENT shall be binding unless the same is in writing, dated subsequent to the date hereof and duly executed by the parties hereto.
- 27.3. It is understood that the Charter of the **CITY** requires that all contracts with the **CITY** be in writing and adopted by ordinance. All amendments also need approval evidence by an ordinance.

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## **28. AUTHORITY**

28.1 The signer of this AGREEMENT for LICENSEE hereby represents and warrants that he or she has full authority to execute this AGREEMENT on behalf of LICENSEE.

### LICENSOR:

**CITY OF SAN ANTONIO, A Texas Municipal Corporation** 

By:

**City Manager** 

ATTEST:

**City Clerk** 

APPROVED AS TO FORM:

**City Attorney** 

LICENSEE:

SAN ANTONIO RADIOWORKS, LLC

JOHN BARGER

**Printed Name** 

Signature PRESIDENT BER / MANAGER MEMBER I

Title

8023 VANTAGE DR-SUITE 840 Address

SAN ANTONIO, TX 78230

City, State and Zip Code

210-340-7080

Area Code/Telephone Number

# EXHIBIT A LICENSEE EQUIPMENT LISTING

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# EXHIBIT A - 103.7 MHz Licensee Equipment Listing

(K279AB)

- 1. BW TX1000V2 Transmitter
- 2. Omnia 6EXI FM+HD Processor or equivalent.
- 3. FMB80, RDS encoder or equivalent.
- 4. Barix, Exsteamer or equivalent.
- 5. Moseley 9003 STL Receiver
- 6. ERI LPX-2E, FM low Power Broadcast Antenna
- 7. MCI 61101 or equivalent, coaxial switcher
- 8. Bird Electronic, 500 WT Load Resistor
- 9. BDI SWP-1R1- 1Watt meter /control switch
- 10. 240' Aprox. Andrew HJ5-50B 7/8", coax
- 11. 30' Aprox Andre LDF-50 7/8" coax
- 12. 4' Open Grid Microwave Receive Dish Antenna
- 13. Other wire and cable as necessary to complete installation.

## EXHIBIT B LICENSEE EQUIPMENT ILLUSTRATION

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## TOWER OF THE AMERICAS ANTENNA LICENSE AGREEMENT

This License Agreement ("AGREEMENT") is entered into by and between the City of San Antonio (hereinafter called "CITY") and Wildcatter Wireless, LLC (hereinafter called "LICENSEE") for the purpose of operating and maintaining a radio broadcast translator K296GK and associated equipment (hereinafter called "EQUIPMENT") at the Tower of the Americas (hereinafter called "TOWER"), in HemisFair Park. This AGREEMENT is pursuant to approval by the City of San Antonio City Council (hereinafter called "City Council") through Ordinance Number \_\_\_\_\_\_\_, 2014, and the following terms, conditions, and covenants:

## 1. LICENSED PREMISES

- 1.1. **CITY** hereby grants access to the following real property ("the Premises") to **LICENSEE** for use in operating and maintaining EQUIPMENT during the times indicated below:
  - 1.1.1. Tower of the Americas, Level 6, 600 HemisFair Park Plaza, San Antonio, TX 78205
  - 1.1.2. LICENSEE may operate and maintain approved EQUIPMENT in a location mutually approved by CITY and LICENSEE, CITY retains a superior right on the location and installation of all LICENSEE equipment, including the right to have LICENSEE move any equipment as necessary.
- 1.2. LICENSEE acknowledges that CITY has leased substantially the entire TOWER to WILLIE G'S POST OAK, INC. ("WILLIE G'S) and agrees that provided that LICENSEE is granted access to the Premises within thirty minutes, the access granted herein shall be subject to any reasonable regulation imposed by WILLIE G'S as further detailed in that lease agreement between the CITY and WILLIE G'S authorized and approved by City Council through Ordinance No. 99996 (the "Willie G's Lease"). Subject to the preceding, LICENSEE (as defined in Section 12.1) shall have access at all times, 24 hours per day, 7 days per week, to the TOWER and its EQUIPMENT during the term of this AGREEMENT, and CITY shall ensure that WILLIE G'S provides the access that is required to provide to CITY'S tenants pursuant to Willie G's Lease.
  - 1.2.1. **LICENSEE** hereby agrees to the following arrangement for access to EQUIPMENT in the TOWER:
    - 1.2.1.1. If LICENSEE requires access to the TOWER, Monday Friday, between the hours of 7:45 a.m. 4:30 p.m., LICENSEE must notify CITY'S Center City Development Office in order to coordinate access to the TOWER.
      - 1.2.1.1.1. If LICENSEE requires access to the TOWER outside of the days and hours identified above, LICENSEE must notify CITY'S Park Police Dispatch at (210-207-8590) in order to coordinate access to the TOWER.
    - 1.2.1.2. LICENSEE shall use reasonable efforts to notify the CITY at least twentyfour (24) hours in advance of the approximate time at which LICENSEE will need access to the Premises for scheduled maintenance.

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- 1.2.1.3. Except for subcontractors which the **CITY** has approved, subcontractors used by **LICENSEE** shall at all times be escorted by a **LICENSEE** representative when on the Premises.
- 1.2.1.4. While on the Premises, personnel of **LICENSEE** must wear a suitable photo ID badge, to be provided by **LICENSEE**, that includes a nominal 1 ½ square inch personal photo, unique logo and labeling that identifies the employer and the employee by name, and a telephone number where confirmation of employment may be readily confirmed.
- 1.2.1.5. LICENSEE shall at all times assure that the CITY has a current list of all of its personnel who are authorized to be on the Premises on its behalf. The CITY shall be notified to immediately remove the name of any employee subject to disciplinary probation or termination, and shall be notified of additional personnel to be added to this list. CITY shall have the right to exclude any employee, agent, or representative of LICENSEE from CITY property, for reasonable cause, if deemed by the CITY to be necessary for proper security of its facilities or the safety of its employees.
- 1.2.1.6. **LICENSEE** shall park it maintenance truck or any other vehicle owned or used by **LICENSEE**, in a location as close as possible to the TOWER that does not impede TOWER operations and/or emergency lane areas. WILLIE G'S shall have final authority to determine parking locations.
- 1.3. LICENSEE agrees and specifically understands that this AGREEMENT is confined to the privilege to use the Premises and that the permission herein given does not grant LICENSEE any interest or estate in the Premises but is a mere personal privilege to conduct certain acts of a temporary nature upon the Premises, and that CITY retains dominion, possession, and control of said Premises, including access thereto, at all times, CITY reserves the right to enforce all necessary and proper rules for the management and operation of the Premises, and may eject from the Premises, any person or persons to accomplish such ends.

## 2. ACCEPTANCE AND CONDITION OF PREMISES

- 2.1. LICENSEE has had full opportunity to examine the grounds of the Premises and acknowledges that there is in and about them nothing dangerous to life, limb, or health and hereby waives any claim for damages that may arise from defects of that character after occupancy. LICENSEE taking possession of the Premises shall be conclusive evidence of LICENSEE'S acceptance thereof in good order and satisfactory condition, and LICENSEE hereby accepts the Premises in its present AS IS, WHERE IS, WITH ALL FAULTS CONDITION as suitable for the purpose for which licensed. LICENSEE accepts the Premises with the full knowledge, understanding and agreement that CITY disclaims any warranty of suitability for LICENSEE'S intended commercial purposes.
- 2.2. LICENSEE agrees that no representations, respecting the condition of the Premises, and no promises to decorate, alter, repair or improve the Premises, either before or after the execution hereof, have been made by CITY or its agents to LICENSEE unless the same are contained herein or made part hereof by specific reference herein.

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## 3. OPERATION AND MAINTENANCE OF ANTENNA EQUIPMENT

- 3.1. For the term of this AGREEMENT, LICENSEE will be allowed to operate and maintain, as space allows, within the Premises and as approved by CITY its EQUIPMENT as listed in Exhibit A and further illustrated in Exhibit B.
- 3.2. LICENSEE at its sole cost and expense shall replace EQUIPMENT, as they deem necessary after receiving written approval from CITY as referenced in Section 9.1. CITY shall ensure that LICENSEE has access to the TOWER for their installation needs. LICENSEE agrees to take all safety and security measures necessary to facilitate removal of obsolete equipment and installations of any new equipment, including street closures or partial barricading as approved by the passage of a City of San Antonio ordinance, where necessary. LICENSEE further agrees that fees related to the herein mentioned repairs and security measures will be at the sole expense of LICENSEE. All work must be coordinated with WILLIE G'S.
- 3.3. LICENSEE agrees to clean and remove all trash and debris, replace damaged and/or other damaged real or personal property during and at the conclusion of this AGREEMENT. LICENSEE will restore the TOWER to substantially the same condition at the conclusion of this AGREEMENT as it was prior to this AGREEMENT.
- 3.4. LICENSEE'S rights under this AGREEMENT are solely limited to the right to operate and maintain EQUIPMENT during the authorized time period. LICENSEE will not engage in any other type of activity while utilizing the Premises.
- 3.5. In the event that any equipment installed by LICENSEE on the Premises shall cause any interference with existing installations or future installations by CITY in the Tower during the term of hereof, LICENSEE shall correct said electromagnetic interference, or remove the equipment which is causing such interference within 48 hours of notification by CITY.

## 4. TERM AND TERMINATION

- 4.1. The term of this AGREEMENT shall be for five (5) years beginning with an effective date of September 1, 2014, and terminating August 31, 2019, unless sooner terminated pursuant to the provisions in Article 9. The right is expressly reserved to **CITY** acting through the City Council, to terminate this AGREEMENT for the following:
  - 4.1.1. In the event this AGREEMENT is deemed to be inconsistent with the public use of the property; or
  - 4.1.2. In the event the use of the Premises shall have been deemed a nuisance by a court of competent jurisdiction.
- 4.2. LICENSEE is hereby granted and shall, if not at that time in default of this AGREEMENT beyond the expiration of any applicable notice or cure period, have, for good and valuable consideration given, two (2) options to extend the term of this AGREEMENT for additional consecutive periods of five (5) years each after the expiration of the initial term hereof, on the same terms, covenants, and conditions, and subject to the same exceptions and reservations herein contained.

- 4.2.1. Extension shall be exercised by LICENSEE'S delivering to CITY in person or by the United States mail, at any time on or before ninety (90) days prior to the expiration date of the then current term of this AGREEMENT written notice of its desire to extend the term of this AGREEMENT as herein provided. And such shall be subject to CITY COUNCIL approval, which approval shall not be unreasonably withheld, as evidenced by passage of a City Ordinance.
- 4.3. Holding Over. In the event LICENSEE does not extend the term of this AGREEMENT as provided herein, and holds over beyond the expiration of the term hereof, or if said term is renewed and extended pursuant to Section 4.2 of this AGREEMENT, beyond the expiration of the five year renewal option period, as applicable, such holding over shall be deemed a month-to-month tenancy, at a compensation equal to double the amount of the compensation paid for the last month of the term of this AGREEMENT. Inclusion of the preceding sentence shall not be construed as CITY'S consent for the LICENSEE to hold over.
- 4.4. In the event **LICENSEE** shall default in the performance of any covenant of agreements contained herein and shall fail, following thirty (30) days' written notice of such default, to remedy same, save and except a ten (10) days notice period will apply in the case of default in the payment of rent.
- 4.5. In the event of termination by City Council in relation to 4.1.1 or 4.1.2 above, the CITY shall give LICENSEE notice in writing at least ninety (90) days prior to the termination date.
- 4.6. The LICENSEE shall have the right to terminate this AGREEMENT upon sixty (60) days notice to the CITY in the event the Federal Communications Commission ("FCC") changes the LICENSEE'S transmission site, reduces its effective radiated power or coverage, or terminates its broadcast authority. LICENSEE shall be obligated to pay the CITY the monthly license fee and remove its equipment prior to the end of the notice period.

## 5. COMPENSATION TO CITY

5.1. LICENSEE shall pay ("Compensation") to CITY, the following licensee fee in one (1) annual lump sum in advance of the Effective Date of this AGREEMENT and each annual anniversary thereafter or in monthly installments in advance on the first day of each month in accordance with the following schedule:

License Year	Annual License Fee	Monthly License Fee
9/1/2014 - 8/31/2015	\$22,960.00	\$1,913.33
9/1/2015 - 8/31/2016	\$23,648.80	\$1,970.73
9/1/2016 - 8/31/2017	\$24,358.26	\$2,029.86
9/1/2017 - 8/31/2018	\$25,089.01	\$2,090.75
9/1/2018 - 8/31/2019	\$25,841.68	\$2,153.47

- 5.2. Compensation for extension periods as provided by Section 4.2 will be at a rate increased annually by 3.00%.
- 5.3. Payments are to be submitted to:

## City of San Antonio Revenue Division P.O. Box 839975 San Antonio, Texas 78283-3975

#### 6. RECORDS, REPORTS, AND AUDIT RIGHTS

6.1. LICENSEE shall maintain, in San Antonio, Texas, books and records reflecting operations hereunder in accordance with generally accepted accounting principles for three (3) years after the final payment under this AGREEMENT or until all audits, if any, are complete and findings on all claims have been finally resolved, whichever is the greater period of time. Such books, and records, together with any other documentation necessary for verification of LICENSEE'S compliance with the terms of this AGREEMENT, shall be made available to CITY, upon reasonable request. At CITY'S expense, the CITY shall have the right to conduct an audit, examine and make excerpts or transcripts from said books, records, and documentation to verify the financial activity for the licensed year.

#### 7. LICENSEE'S EMPLOYEES

- 7.1. LICENSEE shall provide and train, at its sole cost and expense, a sufficient number of employees to comply with its contractual obligations hereunder. Such employees of LICENSEE shall in no way be construed as CITY employees nor shall they be entitled to any compensation or benefits from or by the City.
- 7.2. LICENSEE shall develop and enforce a policy of employee standards for on-the-job conduct, appearance, and demeanor; this shall include official LICENSEE identification for all employees.
- 7.3. LICENSEE must ensure that LICENSEE'S employees are properly attired in dress that is clean and neat at all times.
- 7.4. LICENSEE accepts full responsibility for filing all applicable tax returns (if any) and paying all applicable taxes (if any), that may be required by law or due for LICENSEE'S employees under the terms and conditions of this AGREEMENT.

### 8. UTILITIES

8.01 LICENSEE shall during the term hereof, pay all charges for telephone, gas, electricity, water, or any other power or utilities used by it for or on the PREMISES before they shall become delinquent and shall hold the CITY harmless from any liability therefore, LICENSEE shall cause any utilities for the PREMISES and the Equipment (including any necessary air conditioning) to be separately metered. Payment of any utility charges must be remitted within ten (10) days of receipt of invoice, whether such invoice comes from CITY or from WILLIE G'S or any other future tenant of CITY.

- 8.02 **LICENSEE** shall be authorized to install, at its own expense, air conditioning in the space occupied by their equipment on the PREMISES to cause the PREMISES to comply with applicable federal, state and local regulations or for its own purposes.
- 8.03 The **CITY** agrees that **LICENSEE** will have the ability to be provided back-up power generation sufficient to fully operate its equipment in the event its primary source of power is interrupted if said work is coordinated with WILLIE G'S and any additional costs of upgrading the generator power necessary to facilitate the needs of **LICENSEE** is borne by **LICENSEE**. If in case of emergency during a power outage, it is at the CITY'S discretion to allow all generator power to be routed to the elevators to allow the public to be removed from the PREMISES

## 9. IMPROVEMENTS

- 9.1. LICENSEE shall not construct, or allow to be constructed, any improvements or structures on the Premises nor shall LICENSEE make or allow to be made, any alterations to the Premises without the prior written approval of CITY through the Center City Development Office's Director (hereinafter "DIRECTOR") and any and all other necessary departments, boards, commissions, or City Council, including, but not limited to, the Historic and Design Review Commission.
- 9.2. LICENSEE covenants that it shall not bind, or attempt to bind, CITY for the payment of any money in connection with the construction, repair, alteration, addition or reconstruction in on or about the Licensed Premises. Further, LICENSEE agrees to remove, within thirty (30) days after filing, by payment or provision for bonding, any mechanic's or material man's lien filed against the Licensed Premises and to indemnify to extent allowed by law, CITY in connections with such liens to the extent of any damages, expenses, attorney's fees, or court costs incurred by CITY.

#### **10. TERMINATION PROVISIONS**

- 10.1. The CITY shall have the authority to terminate this AGREEMENT in the event that LICENSEE does not comply with the terms listed herein, and includes, but is not limited to:
  - 10.1.1. LICENSEE personnel not in compliance with the terms of this AGREEMENT;
  - 10.1.2. Engaging in any sub-licensing activities that do not have prior written approval by **CITY**;
  - 10.1.3. Failure to pay Compensation fees to CITY within given due date period;
  - 10.1.4. Failure to procure and provide proof of required insurance coverage and documentation as provided herein.

#### **11. MAINTENANCE OF PROPERTY**

11.1. LICENSEE shall, during the term of this AGREEMENT, keep or cause to be kept the Premises free of litter, trash, paper, and other waste caused by LICENSEE use and shall

place same in standard trash containers, provided by LICENSEE, and shall conform to all applicable garbage, sanitary and health regulations of the City.

- 11.2. Other than as provided herein, LICENSEE shall be responsible for the condition of the Premises immediately adjacent and attributable to LICENSEE'S use during the term of this AGREEMENT. LICENSEE shall repair any damage to the Premises caused by LICENSEE and its invitees, and shall maintain, or caused to be maintained, the Premises in a clean, neat, attractive and sanitary condition.
- 11.3. LICENSEE will, at the termination of this AGREEMENT, return the Premises to CITY in as good condition as at the commencement of the term hereof.

## 12. ASSIGNMENT AND SUBLETTING

- 12.1. If not at that time of default, this AGREEMENT may be assigned by LICENSEE to subsequent FCC license-holder or permit-holder of LICENSEE'S FM translator, in which case LICENSEE shall be released from liability, but the new license-holder or permit-holder of the FM translator shall be bound by the same terms and conditions as LICENSEE. Such assignment shall be made after giving thirty (30) days written notice, as set forth herein, to CITY and receiving written approval by CITY through the DIRECTOR which shall not be unreasonable withheld.
- 12.2. Without the prior written consent of LICENSEE, CITY shall have the right to transfer and assign, in whole or in part, any of its rights and obligations under this AGREEMENT and in the building and property referred to herein; and to the extent that such assignee assumes CITY'S obligations hereunder, CITY shall, by virtue of such assignment, be released from such obligation.
- 12.3. The receipt by **CITY** of Compensation from an assignee, or occupant of the Premises shall not be deemed a waiver of the covenant in this AGREEMENT against assignment and or an acceptance of the assignee, or occupant, or a release of **LICENSEE** from further observance or performance by **LICENSEE** of the covenants contained in this AGREEMENT. No provision of this AGREEMENT shall be deemed to have been waived by **CITY** unless such waiver is in writing signed by **CITY**.

#### 13. INDEMNIFICATION

13.1. LICENSEE covenants and agrees to FULLY INDEMNIFY and HOLD HARMLESS, the CITY and the elected officials, employees, officers, directors, volunteers and representatives of the CITY, individually or collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the CITY directly or indirectly arising out of, resulting from or related to LICENSEE'S activities under this AGREEMENT, including any acts or omissions of LICENSEE, any agent, officer, director, representative, employee, consultant or subcontractor of LICENSEE, and their respective officers, agents, employees, directors and representatives while in the exercise of performance of the rights or duties under this AGREEMENT, all without however, waiving any governmental immunity available to the CITY under Texas Law and without waiving any defenses of the parties under Texas Law. IT IS FURTHER COVENANTED AND AGREED THAT SUCH INDEMNITY SHALL

APPLY EVEN WHERE SUCH COSTS, CLAIMS, LIENS, DAMAGES, LOSSES, EXPENSES, FEES, FINES, PENALTIES, ACTIONS, DEMANDS, CAUSES OF ACTION, LIABILITY AND/OR SUITS ARISE IN ANY PART FROM THE NEGLIGENCE OF CITY, THE ELECTED OFFICIALS, EMPLOYEES, OFFICERS, DIRECTORS AND REPRESENTATIVES OF CITY, UNDER THIS AGREEMENT. The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. LICENSEE shall advise the CITY in writing within 24 hours of any claim or demand against the CITY or LICENSEE known to LICENSEE related to or arising out of LICENSEE'S activities under this AGREEMENT and shall see to the investigation and defense of such claim or demand at LICENSEE'S cost. The CITY shall have the right, at its option and at its own expense, to participate in such defense without relieving LICENSEE of any of its obligations under this paragraph.

13.2. It is the EXPRESS INTENT of the parties to this AGREEMENT, that the INDEMNITY provided for in this section, is an INDEMNITY extended by LICENSEE to INDEMNIFY, PROTECT and HOLD HARMLESS, the CITY from the consequences of the CITY'S OWN NEGLIGENCE, provided however, that the INDEMNITY provided for in this section SHALL APPLY only when the NEGLIGENT ACT of the CITY is a CONTRIBUTORY CAUSE of the resultant injury, death, or damage, and shall have no application when the negligent act of the CITY is the sole cause of the resultant injury, death, or damage. LICENSEE further AGREES TO DEFEND, AT ITS OWN EXPENSE and ON BEHALF OF THE CITY AND IN THE NAME OF THE CITY, any claim or litigation brought against the CITY and its elected officials, employees, officers, directors, volunteers and representatives, in connection with any such injury, death, or damage for which this INDEMNITY shall apply, as set forth above.

#### 14. INSURANCE REQUIREMENTS

- 14.1. Any and all employees, representatives, agents or volunteers of LICENSEE while engaged in the performance of any work required by the CITY or any work related to a License of space or Concession Agreement with the CITY shall be considered employees, representatives, agents or volunteers of LICENSEE only and not of the CITY. Any and all claims that may result from any obligation for which LICENSEE may be held liable under any Workers' Compensation, Unemployment Compensation or Disability Benefits law or under any similar law on behalf of said employees, representatives, agents or volunteers shall be the sole obligation and responsibility of LICENSEE.
- 14.2. Prior to the commencement of any work under this AGREEMENT, LICENSEE shall furnish an original completed Certificate(s) of Insurance, including endorsements, to the DIRECTOR, which shall be completed by an agent authorized to bind the named underwriter(s) and their company to the coverage, limits, and termination provisions shown thereon, and which shall furnish and contain all required information referenced or indicated thereon. The original certificate(s), and endorsements, must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to the CITY. The CITY shall have no duty to pay or perform under this AGREEMENT until such certificate shall have been delivered to the CITY'S DIRECTOR, and no officer or employee shall have authority to waive this requirement.

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14.3. LICENSEE'S financial integrity is of interest to CITY, therefore, subject to LICENSEE'S right to maintain reasonable deductibles in such amounts as are approved by CITY, LICENSEE shall obtain and maintain in full force and effect for the duration of this AGREEMENT, and any extension hereof, at LICENSEE'S sole expense, insurance coverage written, on an occurrence basis, by companies authorized and admitted to do business in the State of Texas and with an A.M. Best's rating of no less than A- (VII), in the following types and for an amount not less than the amount listed below:

TYPE	AMOUNT
Workers' Compensation and Employers Liability	Statutory \$1,000,000/\$1,000,000/\$1,000,000
Broad Form Commercial General Liability Insurance to include coverage for the following: a. Premises/Operations b. Independent Contractors c. Products/completed operations d. Personal Injury e. Contractual Liability f. Environmental Impairment/Impact- sufficiently broad to cover disposal liability.	For Bodily Injury and Property Damage of \$1,000,000 per occurrence; \$2,000,000 General Aggregate, or its equivalent in Umbrella or Excess Liability Coverage.
Comprehensive Automobile Liability* a. Owned/Leased Vehicles b. Non-owned Vehicles c. Hired Vehicles	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per occurrence
Property Insurance: For physical damage to the property of <b>LICENSEE</b> , including improvements and betterment to the Licensed Premises	Coverage for a minimum of eighty percent (80%) of the replacement cost of LICENSEE'S property

\*If Applicable

- 14.4. LICENSEE agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions:
  - 14.4.1. Name the **CITY** and its officers, employees, volunteers and elected representatives as additional insured, by endorsement, as respects operations and activities of, or on behalf of, the named insured performed under contract with the **CITY**, with the exception of the workers' compensation and professional liability polices;
  - 14.4.2. Provide for an endorsement that the "other insurance" clause shall not apply to the **CITY** of San Antonio where the **CITY** is an additional insured shown on the policy;
  - 14.4.3. Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of the CITY.

14.4.4. Provide thirty (30) calendar days advance written notice directly to **CITY** of any suspension, cancellation, non-renewal or material change in coverage, and not less than ten (10) calendar days advance notice for non-payment of premium. All notices shall be given to the **CITY** at the following address:

City of San Antonio Center City Development Office Downtown Operations Division P.O. Box 839966 San Antonio, Texas 78283-3966

- 14.4.5. Within five (5) calendar days of a suspension, cancellation or non-renewal of coverage, **LICENSEE** shall provide a replacement Certificate of Insurance and applicable endorsements to **CITY**. **CITY** shall have the option to suspend consultant's performance should there be a lapse in coverage at any time during this AGREEMENT. Failure to provide and to maintain the required insurance shall constitute a material breach of this AGREEMENT.
- 14.5. The CITY may upon LICENSEE'S failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the CITY shall have the right to order LICENSEE to stop the use of the Premises hereunder until LICENSEE demonstrates compliance with the requirements hereof.
- 14.6. Nothing herein contained shall be construed as limiting in any way the extent to which LICENSEE may be held responsible for payments of damages to persons or property resulting from LICENSEE'S or its subcontractors' performance of the work covered under this AGREEMENT.
- 14.7. It is agreed that Consultant's insurance shall be deemed primary and non-contributory with respect to any insurance or self insurance carried by the City of San Antonio for liability arising out of operations under this AGREEMENT.
- 14.8. It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this AGREEMENT.
- 14.9. All personal property placed in the Premises shall be at the sole risk of LICENSEE. CITY shall not be liable, and LICENSEE waives all claims for any damage either to the person or property of LICENSEE or to other persons due to the Premises or any part of appurtenances thereof becoming out of repair or arising from bursting or leaking of water, gas, waste pipes, or defective wiring or excessive or deficient electrical current; or from any act or omission of employees, or other occupants of the Premises, or any other persons; due to the happening of any accident in or about Premises. LICENSEE shall save and hold harmless CITY from any claims arising out of damage to LICENSEE'S property or damage to LICENSEE'S business, including subrogation claims by LICENSEE'S insurers.

#### 15. HOLD HARMLESS AND NO LIABILITY FOR LOSSES INCURRED BY LICENSEE

- 15.1. LICENSEE specifically waives any claim for any loss by LICENSEE of funds/revenues, merchandise, equipment, supplies, materials or other goods owned by LICENSEE whether due to theft, robbery, break-in, vandalism, acts of God or any other causes.
- 15.2. LICENSEE agrees to waive any claim against the CITY for any theft, damages or destruction of equipment, goods, and/or other property of LICENSEE so left on the Premises after LICENSEE vacates the Premises. If said equipment, goods and any other property placed by LICENSEE upon the Premises are not removed by LICENSEE within one week after the conclusion of this AGREEMENT, then the CITY may remove same without further notice or liability therefore.

## **16. RULES AND REGULATIONS**

- 16.1. LICENSEE shall observe and comply with all laws and ordinances of the CITY affecting LICENSEE business, including but not limited to, the City's noise ordinance.
- 16.2. No advertisements, signs, decorations, improvements or displays shall be placed in on or about the Premises without the prior written approval of the CITY through the DIRECTOR and any and all other necessary departments, boards or commissions of the CITY, including, but not limited to the Historic and Design Review Commission. LICENSEE agrees to remove all signs from the Premises when LICENSEE vacates the Premises.
- 16.3. Non-Discrimination. Licensee understands and agrees to comply with the Non-Discrimination Policy of the City of San Antonio contained in Chapter 2, Article X of the City Code and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.
- 16.4. LICENSEE shall not, except as may otherwise be permitted by applicable laws and regulations, pay less than the minimum wage required by Federal and State statutes and CITY ordinances to persons employed in its operations hereunder.
- 16.5. LICENSEE agrees, upon provision by the CITY of notice to LICENSEE of any employee in LICENSEE operations that may be reasonably deemed to be discourteous, objectionable, or rude, to take immediate appropriate remedial action, including, but not limited to, removal of said employee from employment on the Premises.
- 16.6. LICENSEE shall not place speakers or amplified music on near the Licensed Premises. LICENSEE shall comply with CITY'S law pertaining to noise as it relates to operations or activities occurring on the Premises. LICENSEE agrees to comply with any requests by San Antonio Park Police, San Antonio Police, or City of San Antonio noise abatement officers. Failure to comply with the section may, at CITY'S option, constitute a default under this AGREEMENT.

## **17. CONFLICT OF INTEREST**

- 17.1. LICENSEE acknowledges that it is informed that the Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as those terms are defined therein, from having a financial interest in any contract with the City or any City agency such as City owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the City of land, materials, supplies or service, if any of the following individual(s)I or entities is a party to the contract or sale: a City officer or employee; his parent, child or spouse; a business entity in which the officer or employee, or his parent, child or spouse owns ten (10) percent or more of the voting stock or shares of the business entity, or ten (10) percent or more of the fair market value of the business entity; a business entity in which any individual or entity above listed is a subcontractor on a City contract, a partner or a parent or subsidiary business entity.
- 17.2. **CITY** warrants and certifies, and this AGREEMENT is made in reliance thereon, that it, its officers, employees and agents are neither officers nor employees of the City or any of its agencies such as City owned utilities.

## **18. RESERVATIONS: CITY**

- 18.1. **CITY** reserves the right to enter the Premises at all reasonable times for the purpose of examining, inspecting or making repairs as herein provided. **LICENSEE** shall not be entitled to an abatement or reduction of Compensation by reason of such entry, nor shall said entry be deemed to be an actual or constructive eviction of **LICENSEE** from the Premises.
- 18.2. CITY Park Police and other safety personnel shall have the right to entry on and into the Premises as needed to investigate any circumstances, conditions, or person that may appear to be suspicious. LICENSEE shall cooperate with all reasonable requests by such personnel to facilitate public safety and orderly conduct. LICENSEE expressly understands and agrees that CITY has not agreed to act and does not act as an insurer of LICENSEE property and does not guarantee security against theft, vandalism, or injury or whatever nature and kind to persons or property.

#### **19. QUIET ENJOYMENT**

19.1. **CITY** covenants and agrees, subject to the provisions of this AGREEMENT, that **LICENSEE**, on paying the rental and all other charges in this AGREEMENT provided for and observing and performing the covenants, agreements, and conditions of this AGREEMENT on its part to be observed and performed, shall lawfully and quietly hold, occupy and enjoy the Licensed Premises during the term without hindrance or molestations of any kind whatsoever.

#### 20. SEPARABILITY

20.1. If any clause or provision of this AGREEMENT is illegal, invalid or unenforceable under present or future laws effective during the term of this AGREEMENT, then and in that event it is the intention of the parties hereto that the remainder of this AGREEMENT shall not be affected thereby, and it is also the intention of the parties to this AGREEMENT that in lieu of each clause or provision of this AGREEMENT that is illegal, invalid, or

unenforceable, there be added as part of this AGREEMENT a clause or provision as similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible and be legal, valid and enforceable.

## 21. NOTICES

21.1. Notices to CITY required or appropriate under this AGREEMENT shall be deemed sufficient if in writing and mailed, Registered or Certified mail, Postage Prepaid, addressed to:

City of San Antonio Center City Development Office Downtown Operations Division P.O. Box 839966 San Antonio, Texas 78283-3966 City of San Antonio City Clerk's Office P.O. Box 839966 San Antonio, Texas 78283-3966

Or to such other address as may have been designated in writing by the City Manager of the City of San Antonio from time to time.

Notices to **LICENSEE** shall be deemed sufficient if in writing and mailed, Registered or Certified mail, Postage Prepaid, addressed to **LICENSEE** at:

Wildcatter Wireless, LLC Attn: Kevin O. Butler, Manager/Member 550 West Texas Avenue, Suite 660 Midland, TX 79701 Phone: 432-682-1178 Mobile: 432-352-5621 Email: kevnbutlr@aol.om

Or at such other address on file with the City Clerk as **LICENSEE** may provide from time to time in writing to **CITY**.

### 22. PARTIES BOUND

- 22.1. If there shall be more than one party designated as LICENSEE in this AGREEMENT, they shall each be bound jointly and severally hereunder.
- 22.2. The covenants and agreements herein contained shall insure to benefit of and be binding upon the parties hereto; their respective heir, legal representatives, successors, and such assigns as have been approved by **CITY**.

#### 23. RELATIONSHIPS OF PARTIES

23.1. Nothing contained herein shall be deemed or construed by the parities to hereto or by any third party as creating the relationship of principal and agent, partners, joint ventures, or any other similar such relationships between the parties hereto.

## 24. TEXAS LAW TO APPLY

## 24.1. THIS AGREEMENT SHALL BE CONSTRUED UNDER IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, AND ALL OBLIGATIONS OF THE PARITIES CREATED HEREUNDER ARE PERFORMABLE IN BEXAR COUNTY, TEXAS.

#### 25. GENDER

25.1. Words or any gender used in this AGREEMENT shall be held and construed to include any other gender, and words in the singular number shall be held to include the plural, unless the context other requires.

## 26. CAPTIONS

26.1. The captions contained in this AGREEMENT are for convenience of reference only and in no way limit or enlarge the terms and conditions of this AGREEMENT.

## 27. ENTIRE AGREEMENT/AMENDMENT

- 27.1. This AGREEMENT, together with its attached exhibits and the authorizing ordinance, in writing, constitutes the entire agreement between the parties, any other written or parole agreement with CITY being expressly waived by LICENSEE.
- 27.2. No amendment, modification, or alteration of the terms of this AGREEMENT shall be binding unless the same is in writing, dated subsequent to the date hereof and duly executed by the parties hereto.
- 27.3. It is understood that the Charter of the **CITY** requires that all contracts with the **CITY** be in writing and adopted by ordinance. All amendments also need approval evidence by an ordinance.

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## **28. AUTHORITY**

28.1 The signer of this AGREEMENT for LICENSEE hereby represents and warrants that he or she has full authority to execute this AGREEMENT on behalf of LICENSEE.

## LICENSOR:

**CITY OF SAN ANTONIO, A Texas Municipal Corporation** 

By:\_\_

City Manager

ATTEST:

**City Clerk** 

APPROVED AS TO FORM:

**City Attorney** 

LICENSEE:

WILDCATTER WIRELESS, LLC

EVEN O. JULER Printed Name

Signature

SOLE MEMBER/MANAGER Title

550 WEST TEXAS AVE, SUITE 660 Address

MIDLAND, TX 79701 City, State and Zip Code

432-682-1178

Area Code/Telephone Number

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# EXHIBIT A LICENSEE EQUIPMENT LISTING

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# EXHIBIT A - 107.1 MHz Licensee Equipment Listing (K2966K)

- 1. BW TX1000V2 Transmitter
- 2. Omnia 6EXI FM+HD Processor or equivalent.
- 3. FMB80, RDS encoder or equivalent.
- 4. Barix, Exsteamer or equivalent.
- 5. Moseley 9003 STL Receiver
- 6. ERI LPX-2E, FM low Power Broadcast Antenna
- 7. MCI 61101 or equivalent, coaxial switcher
- 8. Bird Electronic, 500 WT Load Resistor
- 9. BDI SWP-1R1- 1Watt meter /control switch
- 10. 240' Aprox. Andrew HJ5-50B 7/8", coax
- 11. 30' Aprox Andre LDF-50 7/8" coax :
- 12. 4' Open Grid Microwave Receive Dish Antenna
- 13. Other wire and cable as necessary to complete installation.

# EXHIBIT B LICENSEE EQUIPMENT ILLUSTRATION

