THE SECOND AMENDMENT TO SITE LEASE AGREEMENT (ILLINOIS MUNICIPAL LAND)

This Second Amendment to Site Lease Agreement (Illinois Municipal Land) (this "Amendment") is made effective as of the latter signature date hereof (the "Effective Date") by and between City of Peoria, an Illinois municipal corporation ("Landlord") and Cellco Partnership d/b/a Verizon Wireless ("Tenant") (Landlord and Tenant being collectively referred to herein as the "Parties").

RECITALS

WHEREAS, Landlord owns the real property described on **Exhibit A** attached hereto and by this reference made a part hereof (the "**Parent Parcel**"); and

WHEREAS, Landlord (or its predecessor-in-interest) and Tenant (or its predecessor-in-interest) entered into that certain Site Lease Agreement (Illinois Municipal Land) dated August 9, 2001 (the "Original Lease") as amended by that certain First Amendment to Site Lease Agreement dated June 6, 2016 (the "First Amendment") (as the same may have been amended, collectively, the "Lease"), pursuant to which the Tenant leases a portion of the Parent Parcel and is the beneficiary of certain easements for access and public utilities, all as more particularly described in the Lease (such portion of the Parent Parcel so leased along with such portion of the Parent Parcel so affected, collectively, the "Leased Premises"), which Leased Premises are also described on Exhibit A; and

WHEREAS, Tenant, Verizon Communications Inc., a Delaware corporation, and other parties identified therein, entered into a Management Agreement and a Master Prepaid Lease, both with an effective date of March 27, 2015 and both with ATC Sequoia LLC, a Delaware limited liability company ("American Tower"), pursuant to which American Tower subleases, manages, operates and maintains, as applicable, the Leased Premises, all as more particularly described therein; and

WHEREAS, Tenant has granted American Tower a limited power of attorney (the "*POA*") to, among other things, prepare, negotiate, execute, deliver, record and/or file certain documents on behalf of Tenant, all as more particularly set forth in the POA; and

WHEREAS, Landlord and Tenant desire to amend the terms of the Lease to extend the term thereof and to otherwise modify the Lease as expressly provided herein.

NOW THEREFORE, in consideration of the foregoing recitals and the mutual covenants set forth herein and other good and valuable consideration, the receipt, adequacy, and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

- 1. One-Time Payment. Tenant shall pay to Landlord a one-time payment in the amount of Twelve Thousand Five Hundred and No/100 Dollars (\$12,500.00), payable within thirty (30) days of the Effective Date and subject to the following conditions precedent: (a) Tenant's receipt of this Amendment executed by Landlord, on or before January 14, 2021; (b) Tenant's confirmation that Landlord's statements as further set forth in this Amendment are true, accurate, and complete, including verification of Landlord's ownership; (c) Tenant's receipt of any documents and other items reasonably requested by Tenant in order to effectuate the transaction and payment contemplated herein; and (d) receipt by Tenant of an original Memorandum (as defined herein) executed by Landlord.
- 2. Lease Term Extended. Notwithstanding anything to the contrary contained in the Lease or this Amendment, the Parties agree the Lease originally commenced on August 9, 2001 and, without giving effect to the terms of this Amendment but assuming the exercise by Tenant of all remaining renewal options contained in the Lease (each an "Existing Renewal Term" and, collectively, the "Existing Renewal Terms"), the Lease is otherwise scheduled to expire on August 8, 2036. In addition to any Existing Renewal Term(s), the Lease is hereby amended to provide Tenant with the option to extend the Lease for each of three (3) additional five (5) year renewal terms (each a "New Renewal Term" and,

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collectively, the "New Renewal Terms"). Notwithstanding anything to the contrary contained in the Lease, as modified by this Amendment, (a) all Existing Renewal Terms and New Renewal Terms shall automatically renew unless Tenant notifies Landlord that Tenant elects not to renew the Lease at least sixty (60) days prior to the commencement of the next Renewal Term (as defined below) and (b) Landlord shall be able to terminate the Lease only in the event of a material default by Tenant, which default is not cured within sixty (60) days of Tenant's receipt of written notice thereof, provided, however, in the event that Tenant has diligently commenced to cure a material default within sixty (60) days of Tenant's actual receipt of notice thereof and reasonably requires additional time beyond the sixty (60) day cure period described herein to effect such cure, Tenant shall have such additional time as is necessary (beyond the sixty [60] day cure period) to effect the cure. References in this Amendment to "Renewal Term" shall refer, collectively, to the Existing Renewal Term(s) and the New Renewal Term(s). The Landlord hereby agrees to execute and return to Tenant an original Memorandum of Lease in the form and of the substance attached hereto as Exhibit B and by this reference made a part hereof (the "Memorandum") executed by Landlord, together with any applicable forms needed to record the Memorandum, which forms shall be supplied by Tenant to Landlord.

- 3. Rent and Escalation. The Parties hereby acknowledge and agree that the rent payable from Tenant to Landlord under the Lease is Eight Hundred Seventy-Four and 07/100 Dollars (\$874.07) per month (the "Rent"). Commencing on August 9, 2021 and on each successive annual anniversary thereof, Rent due under the Lease shall increase by an amount equal to three percent (3%) of the then current Rent. In the event of any overpayment of Rent prior to or after the Effective Date, Tenant shall have the right to deduct from any future Rent payments an amount equal to the overpayment amount. Notwithstanding anything to the contrary contained in the Lease, all Rent and any other payments expressly required to be paid by Tenant to Landlord under the Lease and this Amendment shall be paid to Peoria IL. The escalations in this Section shall be the only escalations to the Rent and any/all rental escalations otherwise contained in the Lease are hereby null and void and are of no further force and effect.
- 4. Rent Guarantee. Notwithstanding anything to the contrary in the Lease, as amended, in the event the Lease terminates prior to ten (10) years after the Effective Date hereof (the "Rent Guarantee Date"), Tenant shall pay to Landlord in one lump-sum the total remaining Rent payments that would have otherwise been due to the Landlord through the Rent Guarantee Date (the "Rent Guarantee Amount") within thirty (30) days after termination of the Lease, provided however, the Rent Guarantee Amount shall not be paid to Landlord in the event that: (i) the Lease is terminated by Tenant due to an uncured breach of the Lease by Landlord; or (ii) the Lease is terminated by either party or any applicable third party having a legal or statutory right to terminate the Lease due to a condemnation or taking of the Leased Premises and/or Parent Parcel by the applicable local, state or federal jurisdiction or agency.

Landlord and Tenant Acknowledgments. Except as modified herein, the Lease and all provisions contained therein remain in full force and effect and are hereby ratified and affirmed. In the event there is a conflict between the Lease and this Amendment, this Amendment shall control. The Parties hereby agree that no defaults exist under the Lease. To the extent Tenant needed consent and/or approval from Landlord for any of Tenant's activities at and uses of the site prior to the Effective Date, including subleasing to American Tower, Landlord's execution of this Amendment is and shall be considered consent to and approval of all such activities and uses and confirmation that no additional consideration is owed to Landlord for such activities and uses. Landlord hereby acknowledges and agrees that Tenant shall not need consent or approval from, or to provide notice to, Landlord for any future activities at or uses of the Leased Premises, including, without limitation, subleasing and licensing to additional customers, installing, modifying, repairing, or replacing improvements within the Leased Premises, and/or assigning all or any portion of Tenant's interest in the Lease, as modified by this Amendment. Tenant and Tenant's sublessees and customers shall have vehicular (specifically including truck) and

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pedestrian access to the Leased Premises from a public right of way on a 24 hours per day, 7 days per week basis, together with utilities services to the Leased Premises from a public right of way. Upon request by Tenant and at Tenant's sole cost and expense and for no additional consideration to Landlord, Landlord hereby agrees to promptly execute and return to Tenant building permits, zoning applications and other forms and documents, including a memorandum of lease, as required for the use of the Leased Premises by Tenant and/or Tenant's customers, licensees, and sublessees. Landlord hereby appoints Tenant as Landlord's attorney-in-fact coupled with an interest to prepare, execute and deliver land use and zoning and building permit applications that concern the Leased Premises, on behalf of Landlord with federal, state and local governmental authorities, provided that such applications shall be limited strictly to the use of the Leased Premises as a wireless telecommunications facility and that such attorney-in-fact shall not allow Tenant to re-zone or otherwise reclassify the Leased Premises or the Parent Parcel. The terms, provisions, and conditions of this Section shall survive the execution and delivery of this Amendment.

- 5. Non-Compete. During the original term, any Existing Renewal Terms, and/or any New Renewal Terms of the Lease, as modified by this Amendment, Landlord shall not sell, transfer, grant, convey, lease, and/or license by deed, easement, lease, license or other legal instrument, an interest in and to, or the right to use or occupy any portion of the Parent Parcel or Landlord's contiguous, adjacent, adjoining or surrounding property to any person or entity directly or indirectly engaged in the business of owning, acquiring, operating, managing, investing in or leasing wireless telecommunications infrastructure (any such person or entity, a "Third Party Competitor") without the prior written consent of Tenant, which may be withheld, conditioned, and/or delayed in Tenant's sole, reasonable discretion.
- 6. Landlord Statements. Landlord hereby represents and warrants to Tenant that: (i) to the extent applicable, Landlord is duly organized, validly existing, and in good standing in the jurisdiction in which Landlord was organized, formed, or incorporated, as applicable, and is otherwise in good standing and authorized to transact business in each other jurisdiction in which such qualifications are required; (ii) Landlord has the full power and authority to enter into and perform its obligations under this Amendment, and, to the extent applicable, the person(s) executing this Amendment on behalf of Landlord, have the authority to enter into and deliver this Amendment on behalf of Landlord; (iii) no consent, authorization, order, or approval of, or filing or registration with, any governmental authority or other person or entity is required for the execution and delivery by Landlord of this Amendment; (iv) Landlord is the sole owner of the Leased Premises and all other portions of the Parent Parcel; (v) to the best of Landlord's knowledge, there are no agreements, liens, encumbrances, claims, claims of lien, proceedings, or other matters (whether filed or recorded in the applicable public records or not) related to, encumbering, asserted against, threatened against, and/or pending with respect to the Leased Premises or any other portion of the Parent Parcel which do or could (now or any time in the future) adversely impact, limit, and/or impair Tenant's rights under the Lease, as amended and modified by this Amendment; (vi) so long as Tenant performs its obligations under the Lease, Tenant shall peaceably and quietly have, hold and enjoy the Leased Premises, and Landlord shall not act or permit any third person to act in any manner which would interfere with or disrupt Tenant's business or frustrate Tenant or Tenant's customers' use of the Leased Premises and (vii) the square footage of the Leased Premises is the greater of Tenant's existing improvements on the Parent Parcel or the land area conveyed to Tenant under the Lease. The representations and warranties of Landlord made in this Section shall survive the execution and delivery of this Amendment. Landlord hereby does and agrees to indemnify Tenant for any damages, losses, costs, fees, expenses, or charges of any kind sustained or incurred by Tenant as a result of the breach of the representations and warranties made herein or if any of the representations and warranties made herein prove to be untrue. The aforementioned indemnification shall survive the execution and delivery of this Amendment.

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- 7. Notices. The Parties acknowledge and agree that Section 23 of the Original Lease and Section 10 of the First Amendment are hereby deleted in their entirety and are of no further force and effect. From and after the Effective Date the notice address and requirements of the Lease, as modified by this Amendment, shall be controlled by this Section of this Amendment. All notices must be in writing and shall be valid upon receipt when delivered by hand, by nationally recognized courier service, or by First Class United States Mail, certified, return receipt requested to the addresses set forth herein: to Landlord at: 419 Fulton St, Peoria, IL 61602; to Tenant at: Verizon Wireless, Attn.: Network Real Estate, 180 Washington Valley Road, Bedminster, NJ 07921; with copy to: American Tower, Attn.: Land Management, 10 Presidential Way, Woburn, MA 01801; and also with copy to: Attn.: Legal Dept. 116 Huntington Avenue, Boston, MA 02116. Any of the Parties, by thirty (30) days prior written notice to the others in the manner provided herein, may designate one or more different notice addresses from those set forth above. Refusal to accept delivery of any notice or the inability to deliver any notice because of a changed address for which no notice was given as required herein, shall be deemed to be receipt of any such notice.
- 8. <u>Counterparts</u>. This Amendment may be executed in several counterparts, each of which when so executed and delivered, shall be deemed an original and all of which, when taken together, shall constitute one and the same instrument, even though all Parties are not signatories to the original or the same counterpart. Furthermore, the Parties may execute and deliver this Amendment by electronic means such as .pdf or similar format. Each of the Parties agrees that the delivery of the Amendment by electronic means will have the same force and effect as delivery of original signatures and that each of the Parties may use such electronic signatures as evidence of the execution and delivery of the Amendment by all Parties to the same extent as an original signature.
- 9. <u>Termination and Removal</u>. The Parties acknowledge and agree that Section 14 of the Original Lease is hereby deleted in its entirety and is of no further force and effect. From and after the Effective Date the termination and removal requirements of the Lease, as modified by this Amendment, shall be controlled by this Section of this Amendment. Within 120 days of the expiration or termination of the Lease, Tenant shall remove all of its communications equipment and other personal property from the Leased Premises, including the removal of any foundation to six (6) inches below grade, but not including underground utilities, if any, and restore the Leased Premises to its original condition, reasonable wear and tear excepted.
- 10. <u>Deletions</u>. The Parties acknowledge and agree that Section 16(a) of the Original Lease is hereby deleted in its entirety and is of no further force and effect.
- 11. <u>Conflict/Capitalized Terms</u>. The Parties hereby acknowledge and agree that in the event of a conflict between the terms and provisions of this Amendment and those contained in the Lease, the terms and provisions of this Amendment shall control. Except as otherwise defined or expressly provided in this Amendment, all capitalized terms used in this Amendment shall have the meanings or definitions ascribed to them in the Lease. To the extent of any inconsistency in or conflict between the meaning, definition, or usage of any such capitalized terms or similar or analogous terms in the Lease, the meaning, definition, or usage of any such capitalized terms in this Amendment shall control.

[SIGNATURES COMMENCE ON FOLLOWING PAGE]

ATC Site No: 411840 VZW Site No: 125701

LANDLORD:
City of Peoria, an Illinois municipal corporation,
Signature:
Print Name:
Title:
Date:

[SIGNATURES CONTINUE ON FOLLOWING PAGE]

TENANT:

Cellco Partnership d/b/a Verizon Wireless

By: ATC Sequoia LLC, a Delaware limited liabili	ty compan
Title: Attorney-in-Fact	
Signature:	
Print Name:	_
Title:	
Date:	

EXHIBIT A

This Exhibit A may be replaced at Tenant's option as described below.

PARENT PARCEL

Tenant shall have the right to replace this description with a description obtained from Landlord's deed (or deeds) that include the land area encompassed by the Lease and Tenant's improvements thereon.

The Parent Parcel consists of the entire legal taxable lot owned by Landlord as described in a deed (or deeds) to Landlord of which the Leased Premises is a part thereof with such Parent Parcel being described below:

A part of Lot Six (6) of Landmark Park, a Subdivision of part of the Southwest Quarter of Section Twenty-nine (29), Township Nine (9) North, Range Eight (8) East, of the Fourth Principal Meridian, more particularly described as follows:

Commencing at the Northwest Corner of said Lot 6 of Landmark Park, the Point of Beginning of the tract to be described; from the POINT OF BEGINNING, thence South 89°-42'-21" East (bearings assumed for purpose of description only) along the North line of said Lot 6 (also the North line of the Southwest Quarter of Section 29), 1,223.61 feet to the Northeast corner of said Lot 6; thence South along the East line of said Lot 6, 155.00 feet; thence South 75°-30' West, 205.00 feet; thence South 30°-57'-30" West, 544.27 feet; thence South 59°-02'-30" East, 120.91 feet; thence on a curve to the left having a radius of 266.43 feet for an arc distance of 90.54 feet; thence South 78°-30'-44" East, 27.45 feet to the Westerly Right of Way line of Dries Lane; thence Southwesterly along said Westerly Right of Way line on a curve to the left having a radius of 540.00 feet for an arc distance of 50.00 feet; thence North 78°-30'-44" West, 27.67 feet; thence on a curve to the right having a radius of 316.43 feet for an arc distance of 107.53 feet; thence North 59°-02'-30" West, 122.10 feet; thence South 39°-23'-10" West, 407.69 feet to the Southwesterly line of said Lot 6 (also the Northeasterly Right of Way line of F.A.I. Route 74); thence North 21°-43'-41" West, along said Southwesterly line of Lot 6, 881.01 feet; thence North 31°-27'-27" West along said Southwesterly line of Lot 6, 255.91 feet to the Point of Beginning; said tract containing 14.60 Acres, more or less.

LEASED PREMISES

Tenant shall have the right to replace this description with a description obtained from the Lease or from a description obtained from an as-built survey conducted by Tenant.

The Leased Premises consists of that portion of the Parent Parcel as defined in the Lease which shall include access and utilities easements. The square footage of the Leased Premises shall be the greater of: (i) the land area conveyed to Tenant in the Lease; (ii) Tenant's (and Tenant's customers) existing improvements on the Parent Parcel; or (iii) the legal description or depiction below (if any).

EXHIBIT A (continued)

A PART OF LOT 6 IN LANDWARK PARK, A SUBDIVISION OF PART OF THE SOUTHWEST QUARTER OF SECTION 29, TOWNSHIP 9 NORTH, RANGE 8 EAST, OF THE FOURTH PRINCIPAL MERIDIAN, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID LOT 6; THENCE SOUTH 89'-42'-21" EAST (BEARINGS ASSUMED FOR THE PURPOSE OF DESCRIPTION ONLY) ALONG THE NORTH LINE OF SAID LOT 6, ALSO BEING THE NORTH LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 29 A DISTANCE OF 55.69 FEET TO THE POINT OF BEGINNING OF THE TRACT TO BE DESCRIBED; THENCE CONTINUING SOUTH 89'-42'-21" EAST ALONG THE NORTH LINE OF SAID LOT 6, A DISTANCE OF 85.00 FEET; THENCE SOUTH 00'-17'-39" WEST, A DISTANCE OF 85.00 FEET; THENCE NORTH 89'-42'-21" WEST, A DISTANCE OF 85.00 FEET; THENCE NORTH 00'-17'-39" EAST, A DISTANCE OF 85.00 FEET; THENCE NORTH 00'-17'-39" EAST, A DISTANCE OF 85.00 FEET TO THE POINT OF BEGINNING, CONTAINING 0.17 ACRE, MORE OR LESS, SITUATED IN PEORIA COUNTY AND STATE OF ILLINOIS.

ACCESS AND UTILITIES

The access and utility easements include all easements of record as well that portion of the Parent Parcel currently utilized by Tenant (and Tenant's customers) for ingress, egress and utility purposes from the Leased Premises to and from a public right of way including but not limited to:

TOGETHER WITH A 30-FOOT WIDE INGRESS. EGRESS AND UTILITY EASEMENT OVER, ACROSS AND THROUGH A PART OF SAID LOT 6. THE CENTERLINE OF WHICH BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF BEGINNING OF THE ABOVE DESCRIBED TRACT OF LAND; THENCE CONTINUING SOUTH 89'-42'-21' EAST ALONG THE NORTH LINE OF SAID LOT 6. A DISTANCE OF 85.00 FEET: THENCE SOUTH 00'-17'-39" WEST, A DISTANCE OF 32.00 FEET TO THE POINT OF BEGINNING OF SAID CENTERLINE TO BE DESCRIBED: THENCE SOUTH 89'-42'-21" EAST, A DISTANCE OF 72.42 FEET TO THE CENTERLINE OF AN EXISTING MAINTENANCE DRIVE (THE FOLLOWING II COURSES FOLLOW ALONG THE CENTERLINE OF AN EXISTING MAINTENANCE DRIVE); THENCE IN A SOUTHWESTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET FOR AN ARC DISTANCE OF 87.61 FEET; THENCE SOUTH 00'-17'-39" WEST, A DISTANCE OF 109.94 FEET; THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 150.00 FEET FOR AN ARC DISTANCE OF 57.65 FEET; THENCE SOUTH 21'-43'-41" EAST, A DISTANCE OF 104.34 FEET; THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 150.00 FEET FOR AN ARC DISTANCE OF 177.97 FEET: THENCE SOUTH 89"-42"-21" EAST, A DISTANCE OF 28.88
FEET: THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO
THE RIGHT HAVING A RADIUS OF 150.00 FEET FOR AN ARC DISTANCE OF 101.32 FEET: THENCE SOUTH 51'-00'-15" EAST, A DISTANCE OF 329.36 FEET: THENCE SOUTH 58"-49"-53" EAST, A DISTANCE OF 120.91 FEET: THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 291.43 FEET FOR AN ARC DISTANCE OF 99.04 FEET: THENCE SOUTH 78"-18"-07" EAST, A DISTANCE OF 26.83 FEET TO A POINT ON THE WESTERLY RIGHT-DF-WAY LINE OF ORIES LANE AND THE TERMINUS OF SAID CENTERLINE.

> ATC Site No: 411840 VZW Site No: 125701

EXHIBIT B

FORM OF MEMORANDUM OF LEASE

ATC Site No: 411840 VZW Site No: 125701

Prepared by and Return to:

American Tower 10 Presidential Way Woburn, MA 01801

Attn: Land Management/Daniel Foster, Esq.

ATC Site No: 411840

ATC Site Name: UNIVERSITY PEORIA IL IL Assessor's Parcel No(s): 14-29-302-002

Prior	Recorded	l Lease	Refere	nce

Book _____, Page ____ Document No: 2016011462

State of Illinois County of Peoria

MEMORANDUM OF LEASE

This Memorandum of Lease (the "*Memorandum*") is entered into as of the latter signature date hereof, by and between **City of Peoria**, an Illinois municipal corporation ("*Landlord*") and **Cellco Partnership d/b/a Verizon Wireless** ("*Tenant*").

NOTICE is hereby given of the Lease (as defined and described below) for the purpose of recording and giving notice of the existence of said Lease. To the extent that notice of such Lease has previously been recorded, then this Memorandum shall constitute an amendment of any such prior recorded notice(s).

- 1. Parent Parcel and Lease. Landlord is the owner of certain real property being described in Exhibit A attached hereto and by this reference made a part hereof (the "Parent Parcel"). Landlord (or its predecessor-in-interest) and Tenant (or its predecessor-in-interest) entered into that certain Site Lease Agreement (Illinois Municipal Land) dated August 9, 2001 (the "Original Lease") as amended by that certain First Amendment to Site Lease Agreement dated June 6, 2016 (the "First Amendment") (as the same may have been amended from time to time, collectively, the "Lease"), pursuant to which the Tenant leases a portion of the Parent Parcel and is the beneficiary of certain easements for access and public utilities, all as more particularly described in the Lease (such portion of the Parent Parcel so leased along with such portion of the Parent Parcel so affected, collectively, the "Leased Premises"), which Leased Premises is also described on Exhibit A.
- 2. <u>American Tower</u>. Tenant, Verizon Communications Inc., a Delaware corporation, and other parties identified therein, entered into a Management Agreement and a Master Prepaid Lease, both with an effective date of March 27, 2015 and both with ATC Sequoia LLC, a Delaware limited liability company ("American Tower"), pursuant to which American Tower subleases, manages, operates and maintains, as applicable, the Leased Premises, all as more particularly described therein. In connection with these responsibilities, Tenant has also granted American Tower a limited power of attorney (the "POA") to, among other things, prepare, negotiate, execute, deliver, record and/or file certain documents on behalf of Tenant, all as more particularly set forth in the POA.
- 3. <u>Expiration Date</u>. Subject to the terms, provisions, and conditions of the Lease, and assuming the exercise by Tenant of all renewal options contained in the Lease, the final expiration date of the Lease would be August 8, 2051. Notwithstanding the foregoing, in no event shall Tenant be required to exercise any

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option to renew the term of the Lease.

- 4. <u>Leased Premises Description</u>. Tenant shall have the right, exercisable by Tenant at any time during the original or renewal terms of the Lease, to cause an as-built survey of the Leased Premises to be prepared and, thereafter, to replace, in whole or in part, the description(s) of the Leased Premises set forth on <u>Exhibit A</u> with a legal description or legal descriptions based upon such as-built survey. Upon Tenant's request, Landlord shall execute and deliver any documents reasonably necessary to effectuate such replacement, including, without limitation, amendments to this Memorandum and to the Lease.
- 5. **Right of First Refusal**. There is a right of first refusal in the First Amendment.
- 6. <u>Effect/Miscellaneous</u>. This Memorandum is not a complete summary of the terms, provisions and conditions contained in the Lease. In the event of a conflict between this Memorandum and the Lease, the Lease shall control. Landlord hereby grants the right to Tenant to complete and execute on behalf of Landlord any government or transfer tax forms necessary for the recording of this Memorandum. This right shall terminate upon recording of this Memorandum.
- 7. Notices. All notices must be in writing and shall be valid upon receipt when delivered by hand, by nationally recognized courier service, or by First Class United States Mail, certified, return receipt requested to the addresses set forth herein: to Landlord at: 419 Fulton St, Peoria, IL 61602; to Tenant at: Verizon Wireless, Attn.: Network Real Estate, 180 Washington Valley Road, Bedminster, NJ 07921; with copy to: American Tower, Attn.: Land Management, 10 Presidential Way, Woburn, MA 01801, and also with copy to: Attn.: Legal Dept. 116 Huntington Avenue, Boston, MA 02116. Any of the parties hereto, by thirty (30) days prior written notice to the other in the manner provided herein, may designate one or more different notice addresses from those set forth above. Refusal to accept delivery of any notice or the inability to deliver any notice because of a changed address for which no notice was given as required herein, shall be deemed to be receipt of any such notice.
- 8. <u>Counterparts</u>. This Memorandum may be executed in multiple counterparts, each of which when so executed and delivered, shall be deemed an original and all of which, when taken together, shall constitute one and the same instrument.

[SIGNATURES COMMENCE ON FOLLOWING PAGE]

ATC Site No: 411840 VZW Site No: 125701

IN WITNESS WHEREOF, Landlord and Tenant have each executed this Memorandum as of the day and year set forth below.

LANDLORD	2 WITNESSES
City of Peoria, an Illinois municipal corporation,	
an illinois municipal corporation,	Signature:
	Print Name:
Signature:	
Print Name:	
Title:	
Date:	
WITNES	SS AND ACKNOWLEDGEMENT
State/Commonwealth of	
County of	
	, 202, before me, the undersigned Notary Public, , who proved to me on the basis
of satisfactory evidence, to be the person(s) acknowledged to me that he/she/they exec	whose name(s) is/are subscribed to the within instrument and uted the same in his/her/their authorized capacity(ies), and that ent, the person(s) or the entity upon which the person(s) acted,
WITNESS my hand and official seal.	
Notary Public	
Print Name:	[CEAL]
My commission expires:	[SEAL]

[SIGNATURES CONTINUE ON FOLLOWING PAGE]

ATC Site No: 411840 VZW Site No: 125701

TENANT	WITNESS
Cellco Partnership d/b/a Verizon Wireless	
By: ATC Sequoia LLC, a Delaware limited liability company Title: Attorney-in-Fact	Signature: Print Name:
Signature: Print Name: Title: Date:	Signature: Print Name:
WITNESS A Commonwealth of Massachusetts	ND ACKNOWLEDGEMENT
County of Middlesex	
On this day of personally appeared of satisfactory evidence, to be the person(s) wh acknowledged to me that he/she/they executed	, 202, before me, the undersigned Notary Public,, who proved to me on the basis ose name(s) is/are subscribed to the within instrument and d the same in his/her/their authorized capacity(ies), and that the person(s) or the entity upon which the person(s) acted,
WITNESS my hand and official seal.	
Notary Public Print Name: My commission expires:	[SEAL]

EXHIBIT A

This Exhibit A may be replaced at Tenant's option as described below.

PARENT PARCEL

Tenant shall have the right to replace this description with a description obtained from Landlord's deed (or deeds) that include the land area encompassed by the Lease and Tenant's improvements thereon.

The Parent Parcel consists of the entire legal taxable lot owned by Landlord as described in a deed (or deeds) to Landlord of which the Leased Premises is a part thereof with such Parent Parcel being described below:

A part of Lot Six (6) of Landmark Park, a Subdivision of part of the Southwest Quarter of Section Twenty-nine (29), Township Nine (9) North, Range Eight (8) East, of the Fourth Principal Meridian, more particularly described as follows:

Commencing at the Northwest Corner of said Lot 6 of Landmark Park, the Point of Beginning of the tract to be described; from the POINT OF BEGINNING, thence South 89°-42'-21" East (bearings assumed for purpose of description only) along the North line of said Lot 6 (also the North line of the Southwest Quarter of Section 29), 1,223.61 feet to the Northeast corner of said Lot 6; thence South along the East line of said Lot 6, 155.00 feet; thence South 75°-30' West, 205.00 feet; thence South 30°-57'-30" West, 544.27 feet; thence South 59°-02'-30" East, 120.91 feet; thence on a curve to the left having a radius of 266.43 feet for an arc distance of 90.54 feet; thence South 78°-30'-44" East, 27.45 feet to the Westerly Right of Way line of Dries Lane; thence Southwesterly along said Westerly Right of Way line on a curve to the left having a radius of 540.00 feet for an arc distance of 50.00 feet; thence North 78°-30'-44" West, 27.67 feet; thence on a curve to the right having a radius of 316.43 feet for an arc distance of 107.53 feet; thence North 59°-02'-30" West, 122.10 feet; thence South 39°-23'-10" West, 407.69 feet to the Southwesterly line of said Lot 6 (also the Northeasterly Right of Way line of F.A.I. Route 74); thence North 21°-43'-41" West, along said Southwesterly line of Lot 6, 881.01 feet; thence North 31°-27'-27" West along said Southwesterly line of Lot 6, 255.91 feet to the Point of Beginning; said tract containing 14.60 Acres, more or less.

LEASED PREMISES

Tenant shall have the right to replace this description with a description obtained from the Lease or from a description obtained from an as-built survey conducted by Tenant.

The Leased Premises consists of that portion of the Parent Parcel as defined in the Lease which shall include access and utilities easements. The square footage of the Leased Premises shall be the greater of: (i) the land area conveyed to Tenant in the Lease; (ii) Tenant's (and Tenant's customers) existing improvements on the Parent Parcel; or (iii) the legal description or depiction below (if any).

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EXHIBIT A (continued)

A PART OF LOT 6 IN LANDMARK PARK, A SUBDIVISION OF PART OF THE SOUTHWEST QUARTER OF SECTION 29, TOWNSHIP 9 NORTH, RANGE 8 EAST, OF THE FOURTH PRINCIPAL MERIDIAN, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID LOT 6; THENCE SOUTH 89'-42'-21" EAST (BEARINGS ASSUMED FOR THE PURPOSE OF DESCRIPTION ONLY) ALONG THE NORTH LINE OF SAID LOT 6, ALSO BEING THE NORTH LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 29 A DISTANCE OF 55.69 FEET TO THE POINT OF BEGINNING OF THE TRACT TO BE DESCRIBED; THENCE CONTINUING SOUTH 89'-42'-21" EAST ALONG THE NORTH LINE OF SAID LOT 6, A DISTANCE OF 85.00 FEET; THENCE SOUTH 00'-17'-39" WEST, A DISTANCE OF 85.00 FEET; THENCE NORTH 89'-42'-21" WEST, A DISTANCE OF 85.00 FEET; THENCE NORTH 00'-17'-39" EAST, A DISTANCE OF 85.00 FEET; THENCE NORTH 00'-17'-39" EAST, A DISTANCE OF 85.00 FEET TO THE POINT OF BEGINNING, CONTAINING 0.17 ACRE, MORE OR LESS, SITUATED IN PEORIA COUNTY AND STATE OF ILLINOIS.

ACCESS AND UTILITIES

The access and utility easements include all easements of record as well that portion of the Parent Parcel currently utilized by Tenant (and Tenant's customers) for ingress, egress and utility purposes from the Leased Premises to and from a public right of way including but not limited to:

TOGETHER WITH A 30-FOOT WIDE INGRESS. EGRESS AND UTILITY EASEMENT OVER, ACROSS AND THROUGH A PART OF SAID LOT 6. THE CENTERLINE OF WHICH BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE POINT OF BEGINNING OF THE ABOVE DESCRIBED TRACT OF LAND; THENCE CONTINUING SOUTH 89'-42'-21' EAST ALONG THE NORTH LINE OF SAID LOT 6. A DISTANCE OF 85.00 FEET: THENCE SOUTH 00'-17'-39" WEST, A DISTANCE OF 32.00 FEET TO THE POINT OF BEGINNING OF SAID CENTERLINE TO BE DESCRIBED: THENCE SOUTH 89'-42'-21" EAST, A DISTANCE OF 72.42 FEET TO THE CENTERLINE OF AN EXISTING MAINTENANCE DRIVE (THE FOLLOWING II COURSES FOLLOW ALONG THE CENTERLINE OF AN EXISTING MAINTENANCE DRIVE); THENCE IN A SOUTHWESTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET FOR AN ARC DISTANCE OF 87.61 FEET; THENCE SOUTH 00'-17'-39" WEST, A DISTANCE OF 109.94 FEET; THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 150.00 FEET FOR AN ARC DISTANCE OF 57.65 FEET; THENCE SOUTH 21'-43'-41" EAST, A DISTANCE OF 104.34 FEET; THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 150.00 FEET FOR AN ARC DISTANCE OF 177.97 FEET: THENCE SOUTH 89"-42"-21" EAST, A DISTANCE OF 28.88
FEET: THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO
THE RIGHT HAVING A RADIUS OF 150.00 FEET FOR AN ARC DISTANCE OF 101.32 FEET: THENCE SOUTH 51'-00'-15" EAST, A DISTANCE OF 329.36 FEET: THENCE SOUTH 58"-49"-53" EAST, A DISTANCE OF 120.91 FEET: THENCE IN A SOUTHEASTERLY DIRECTION ON A CURVE TO THE LEFT HAVING A RADIUS OF 291.43 FEET FOR AN ARC DISTANCE OF 99.04 FEET: THENCE SOUTH 78"-18"-07" EAST, A DISTANCE OF 26.83 FEET TO A POINT ON THE WESTERLY RIGHT-DF-WAY LINE OF ORIES LANE AND THE TERMINUS OF SAID CENTERLINE.

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Instructions for completing the Resolution and Consent Affidavit

IMPORTANT INFORMATION BELOW

In order to avoid delays in the completion of this transaction, the Resolution and Consent

Affidavit must be signed by **ALL** Members, Partners, Directors, Shareholders, Officers or

Trustees of the organization. Section 6 of this form allows for the organization to appoint one

person to sign the remaining documents but ONE HUNDRED PERCENT (100%) of the ownership

or voting interest of the organization must sign this first. Failure to comply with these

instructions or properly indicate the percentage of ownership and/or voting interest will result

in delays and could require the documents to be re-executed. If you have any questions, please

contact your land lease representative.

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Prepared by and Return to:

American Tower

Attn: Land Management/Daniel Foster, Esq.

10 Presidential Way Woburn, MA 01801

Assessor's Parcel No(s): 14-29-302-002

RESOLUTION AND CONSENT AFFIDAVIT

City of Peoria, an Illinois municipal corporation,

Be it known that, under the pains and penalties of perjury, the undersigned Members, Partners, Directors, Shareholders, Officers or Trustees, as applicable (collectively, the "Affiants") of the above referenced entity (the "Landlord"), hereby declare and resolve the following:

- Landlord (or its predecessor-in-interest) has leased or subleased a portion of land to Cellco
 Partnership d/b/a Verizon Wireless (the "Tenant") pursuant to that certain Site Lease Agreement
 (Illinois Municipal Land) dated August 9, 2001 (as the same may have been amended from time to
 time, collectively, the "Lease").
- Landlord and Tenant desire to enter into an amendment of the Lease (the "Amendment") in order to
 extend the term thereof and to further amend the Lease as more particularly set forth in the
 Amendment.
- 3. Landlord is duly organized, validly existing, and in good standing in the jurisdiction of its formation, organization, and/or incorporation, as applicable, and is otherwise authorized to transact business and in good standing in any other jurisdictions where such qualifications are required. Landlord has full power and authority to enter into and perform Landlord's obligations under the Amendment and the other Transaction Documents (as hereinafter defined), and the Amendment and the other Transaction Documents have been duly executed and delivered by Landlord. The Affiants listed below are the only legal and equitable owners of Landlord and are the only members, partners, directors, shareholders, officers and/or trustees, as applicable, of Landlord.
- 4. The Affiants hereby approve of the Transaction Documents and all of the terms and provisions contained therein and declare, resolve and/or affirm, as applicable, that Landlord is hereby authorized to enter into the Transaction Documents with Tenant and effect the transactions contemplated therein. The Affiants hereby declare and affirm that any other corporate and shareholder, member, partner, and/or trustee actions required to effectuate the transactions contemplated in the Amendment and other Transaction Documents have been completed.
- 5. The Affiants also declare that they have full legal authority to bind Landlord under the laws of the State or Commonwealth in which the Leased Premises (as defined in the Amendment) is located,

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and Affiants have the full authority to execute any and all of the Transaction Documents on behalf of Landlord and to nominate individuals to act on Landlord's behalf.

6. The Affiants hereby nominate the below listed individual (the "Nominee") as attorney-in-fact to execute and deliver the Amendment, together with any other documents and agreements, including, without limitation, the Memorandum (as defined in the Amendment), required to be executed and delivered pursuant to the terms and provisions of the Amendment (the Amendment and all of such other aforementioned agreements and documents, collectively, the "Transaction Documents"), on behalf of Affiants and Landlord. The Nominee shall have full power and authority to act on behalf of Affiants and on behalf of Landlord for purposes of executing and delivering the Transaction Documents and ensuring that Landlord fulfills its obligations thereunder. Additionally, the Nominee shall have full authority to direct the manner in which all payments made by Tenant pursuant to the Amendment are to be made to Landlord, including, without limitation, identifying which bank account(s) to transfer funds to in the event a wire payment is made by Tenant.

NOMINEE:	(Print Name) (Address)	

- 7. This Resolution and Consent Affidavit shall become effective as of the date of the last notarized signature of the Affiants listed below.
- 8. Affiants hereby acknowledge and agree that Tenant, its lenders, and its title insurance company are relying upon, and are entitled to rely upon, this Resolution and Consent Affidavit and the contents hereof as a material inducement to entering into the Amendment and other Transaction Documents. Tenant, its lenders, and its title insurance company may rely upon a faxed, scanned or otherwise electronically reproduced fully-executed copy of this document as if it were an original.
- 9. This document can only be amended or modified by addendum or an amendment that is fully executed and notarized by all Affiants listed hereunder.

[SIGNATURES COMMENCE ON FOLLOWING PAGE]

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AFFIANT NO. 1	2 WITNESSES
Signature:	Cignoturo
Print Name: Date:	Signature: Print Name:
Title: (circle one) Member, Partner, Director,	Signature:
Shareholder, Officer, Trustee	Print Name:
Percentage Ownership or Voting Interest:%	
WITNESS AN	D ACKNOWLEDGEMENT
State/Commonwealth of	_
County of	
personally appeared of satisfactory evidence, to be the person(s) who acknowledged to me that he/she/they executed	, 202, before me, the undersigned Notary Public,, who proved to me on the basis se name(s) is/are subscribed to the within instrument and the same in his/her/their authorized capacity(ies), and that he person(s) or the entity upon which the person(s) acted,
WITNESS my hand and official seal.	
Notary Public Print Name:	
My commission expires:	[SEAL]

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AFFIANT NO. 2	2 WITNESSES
Signature:	Clausky
Print Name:	Signature:
Date:	Print Name:
Title: (circle one) Member, Partner, Director,	Signature:
Shareholder, Officer, Trustee	Print Name:
Percentage Ownership or Voting Interest:%	
WITNESS AN	D ACKNOWLEDGEMENT
State/Commonwealth of	_
County of	
personally appeared of satisfactory evidence, to be the person(s) who acknowledged to me that he/she/they executed to	, 202, before me, the undersigned Notary Public,, who proved to me on the basis se name(s) is/are subscribed to the within instrument and the same in his/her/their authorized capacity(ies), and that he person(s) or the entity upon which the person(s) acted,
WITNESS my hand and official seal.	
Notary Public Print Name:	
My commission expires:	[SEAL]

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AFFIANT NO. 3	2 WITNESSES
Signature:	
Print Name:	Signature:
Date:	Print Name:
Title: (circle one) Member, Partner, Director,	Signature:
Shareholder, Officer, Trustee	Print Name:
Percentage Ownership or Voting Interest:%	
WITNESS AN	D ACKNOWLEDGEMENT
State/Commonwealth of	_
County of	
On this day of personally appeared	, 202, before me, the undersigned Notary Public, , who proved to me on the basis
of satisfactory evidence, to be the person(s) whose	se name(s) is/are subscribed to the within instrument and
- · · · · · · · · · · · · · · · · · · ·	the same in his/her/their authorized capacity(ies), and that
· · · · · · · · · · · · · · · · · · ·	he person(s) or the entity upon which the person(s) acted,
executed the instrument.	
WITNESS my hand and official seal.	
Notary Public Print Name:	
My commission expires:	[SEAL]

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AFFIANT NO. 4	2 WITNESSES
Signature:	
Print Name:	Signature:
Date:	Print Name:
Title: (circle one) Member, Partner, Director,	Signature:
Shareholder, Officer, Trustee	Print Name:
Percentage Ownership or Voting Interest:%	
WITNESS AN	D ACKNOWLEDGEMENT
State/Commonwealth of	
County of	
personally appeared of satisfactory evidence, to be the person(s) who acknowledged to me that he/she/they executed	, 202, before me, the undersigned Notary Public,, who proved to me on the basis se name(s) is/are subscribed to the within instrument and the same in his/her/their authorized capacity(ies), and that he person(s) or the entity upon which the person(s) acted,
WITNESS my hand and official seal.	
Notary Public Print Name:	
My commission expires:	[SEAL]

ATC Site No: 411840 VZW Site No: 125701

AFFIANT NO. 5	2 WITNESSES
Signature:	
Print Name:	Signature:
Date:	Print Name:
Title: (circle one) Member, Partner, Director,	Signature:
Shareholder, Officer, Trustee	Print Name:
Percentage Ownership or Voting Interest:%	
WITNESS ANI	D ACKNOWLEDGEMENT
State/Commonwealth of	_
County of	
personally appeared	, 202, before me, the undersigned Notary Public,
acknowledged to me that he/she/they executed t	se name(s) is/are subscribed to the within instrument and the same in his/her/their authorized capacity(ies), and that he person(s) or the entity upon which the person(s) acted,
exceded the instrument.	
WITNESS my hand and official seal.	
Notary Public	
Print Name: My commission expires:	[SEAL]
iviy commission expires.	[arur]

ATC Site No: 411840 VZW Site No: 125701

AFFIANT NO. 6	2 WITNESSES
Signature:	
Print Name:	Signature:
Date:	Print Name:
Title: (circle one) Member, Partner, Director,	Signature:
Shareholder, Officer, Trustee	Print Name:
Percentage Ownership or Voting Interest:%	
WITNESS AN	D ACKNOWLEDGEMENT
State/Commonwealth of	_
County of	
personally appeared	, 202, before me, the undersigned Notary Public,, who proved to me on the basis
acknowledged to me that he/she/they executed t	se name(s) is/are subscribed to the within instrument and the same in his/her/their authorized capacity(ies), and that he person(s) or the entity upon which the person(s) acted,
executed the instrument.	
WITNESS my hand and official seal.	
Notary Public	
Print Name:	[CEAL]
My commission expires:	[SEAL]

ATC Site No: 411840 VZW Site No: 125701