

**SECOND AMENDMENT TO
LEASE AGREEMENT
BETWEEN
THE CITY OF COCONUT CREEK, FLORIDA
AND
METROPCS FLORIDA, LLC
DATED AUGUST 10, 2006**

EXHIBIT A

This Second Amendment to the Lease Agreement dated August 10, 2006 (this "Amendment") is made this _____ day of _____, 2016, by and between **CITY OF COCONUT CREEK**, a municipal corporation, with its offices located at 4800 West Copans Road, Coconut Creek, FL 33063, as Landlord, hereinafter "City", and **METROPCS FLORIDA, LLC**, with its principal offices located at 12920 SE 38th Street, Bellevue, WA 98006, hereinafter "Tenant".

WHEREAS, City and Tenant entered in to a Lease Agreement on August 10, 2006, as amended by First Amendment to Lease Agreement dated February 12, 2015, (hereinafter, collectively, the "Agreement"), whereby Tenant leased from City a portion of real property (the "Land") and space on the City's telecommunications tower (the "Tower") at 5005 NW 39th Avenue, Coconut Creek, FL as more fully described in the Agreement; and

WHEREAS, City and Tenant desire to amend the Agreement in order to permit Tenant to install infrastructure for the purpose of relocating equipment owned by the City to a new location on the Tower; and

WHEREAS, City agrees that Tenant shall move the City's equipment from Tenant's existing platform and provide for City a new platform at a new RAD center in consideration of adjustments to the rent payable under the Agreement.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree to be legally bound to this Amendment as follows:

1. Section 6.04 is hereby added to the Agreement:

"6.04. Abatement Consideration: City shall abate Tenant, a total sum of Forty-Five Thousand Four Hundred Fifty Dollars and 00 Cents (\$45,450.00), (the "Abatement") for the relocation and installation of a new platform for the City's equipment described in Exhibit D-2. Beginning on the first day of the month, after Tenant begins construction of the City's new platform, Tenant's Rent shall be reduced by fifty percent (50%) of the monthly Rent, until total Abatement is realized in full by Tenant."

2. Exhibit D-1 to the Agreement which sets forth the description of the property leased and the transmit and receive frequencies to be utilized by Tenant on the Tower is

hereby deleted in its entirety and replaced with a new Exhibit D-2, attached hereto, and made a part hereof. Exhibit D-2 drawings will be updated to depict Tenant's equipment on their existing platform at RAD center 115' and include the City's equipment at its new location at RAD center 123' on the Tower. In the event of any discrepancy between Exhibit D-1 and D-2, Exhibit D-2 shall control.

3. Tenant acknowledges and agrees that it shall cooperate with other tenants on the Tower in coordination of its proposed modifications. Tenant further acknowledges and agrees that this Amendment shall not become effective until City approval of the modifications and confirmation that the improvements do not adversely affect the structural stability and wind-loading capability of the Tower.
4. City and Tenant each hereby warrant to the other that the person executing this Amendment on behalf of the warranting party has the full right, power and authority to enter into, and execute, this Amendment on that party's behalf, and that no consent from any other person or entity is necessary as a condition precedent to the legal effect of this Agreement.
5. All remaining provisions of the Agreement shall remain in full force and effect as to all other terms and conditions, and shall remain binding on the parties hereto.
6. The Agreement and this Amendment contain all agreements, promises or understandings between City and Tenant, and no verbal or oral agreement, promises or understandings shall be binding upon either the City or Tenant in any dispute, controversy or proceeding at law, and any addition, variation or modification to the Agreement and/or this Amendment shall be void and ineffective unless made in writing and signed by the parties. In the event any provision of the Agreement and/or this Amendment is found to be invalid or unenforceable, such finding shall not affect the validity and enforceability of the remaining provisions of the Agreement and/or this Amendment.

[SIGNATURES ON NEXT PAGE]

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

OWNER Site I.D.: Coconut Creek Sabal Pines Park
SITE MANAGEMENT I.D. CLFCOC20-2
TENANT Site I.D. : MIA-423, SW-423

IN WITNESS WHEREOF, the parties hereto have set forth their hand and seal as of the date indicated above.

ATTEST

City:

CITY OF COCONUT CREEK, a
municipal corporation

Leslie Wallace May, City Clerk

Mikkie Belvedere, Mayor

APPROVED AS TO FORM:

Terrill C. Pyburn, City Attorney

STATE OF FLORIDA

COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this _____ day of _____, 2016, by Mikkie Belvedere, Mayor of the CITY OF COCONUT CREEK, a municipal corporation. She is personally known to me or has provided _____ as identification and she did/did not take an oath.

Notary Public, State of Florida

Printed, typed or stamped Name of Notary
My commission number and expiration date:

OWNER Site I.D.: Coconut Creek Sabal Pines Park
SITE MANAGEMENT I.D. CLFCOC20-2
TENANT Site I.D. : MIA-423, SW-423

TENANT

**METROPCS FLORIDA, LLC,
a Delaware limited liability company**

Michael R.
Witness

Print Michael Raig

By: Tony R. McDowell
Name: Tony R. McDowell
Title: Sr. Director, Network Eng. & Ops.

Dolores Alcantara
Witness
Print: Dolores Alcantara

STATE OF FLORIDA

COUNTY BROWARD

The foregoing instrument was acknowledged before me this 6th day of May, 2016, by Tony R. McDowell, as Sr. Director, Network Engineering & Operations, for METROPCS FLORIDA, LLC, a Delaware limited liability company. He/she is personally known to me or has provided _____ as identification and he/she did/did not take an oath.

Emilienne O'Rourke
Notary Public, State of Florida

Printed, typed or stamped Name of Notary
My commission number and expiration date:

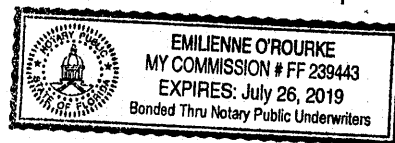


EXHIBIT D-2

to the Second Amendment dated _____, 2016, by and between the City of Coconut Creek, a municipal corporation, as City, and METROPCS FLORIDA, LLC, a Delaware limited liability company, as Tenant.

DESCRIPTION OF PROPERTY AND LIST OF EQUIPMENT

Tenant's Existing Equipment:

Antennas: Six (6) Cellmax CMA-BDHH/6520/E0-8 and three (3) Andrew SBNHH-1D65B

Remote Radio Units: (3) FRIG w/o solar shield
(2) FXFC w/ solar shield
(1) FRIE w/ solar shield
(3) FRLB w/ solar shield

Junction Boxes: (1) RAYCAP ASU9338TYP01 COVP (tower)
(1) RAYCAP ASU9338TYP01 COVP (ground)

Cable: Six (6) 7/8" coax and one (1) HCS Hybrid 1.584"

Frequencies: RX: 1885-1910, 1735-1755, 698-704
TX: 1965-1990, 2135-2155, 728-734

City Existing Equipment:

Eight (8) Antennae

- Two (2) 120 degree sector antennae for Cambian 900 MHz frequencies
- Four (4) 90 degree Cambian PMP 450 sector antennae
- One (1) Motorola 23 GHz directional antenna
- One (1) 11 GHz directional antenna

With a CAT 6 shielded cable from City cabinet at the base of the tower

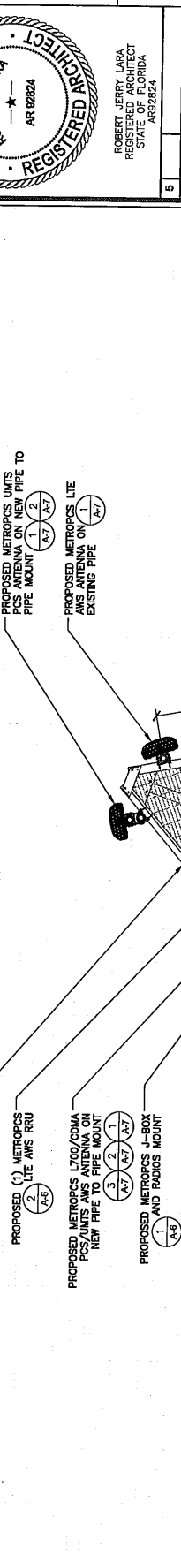
Updated drawings and descriptions will be attached hereto as part of Exhibit D-2

NO WORK SHALL COMMENCE WITHOUT THE APPROVED ANTENNA MOUNT STRUCTURAL ANALYSIS REPORT SIGNED AND SEALED BY A LICENSED STRUCTURAL ENGINEER WORKING UNDER SEPARATE COVER. IF REQUIRED, THE CONTRACTOR SHALL MONITOR ALL FOUNDATION COMPONENTS AS INDICATED IN THE ABOVE MENTIONED STRUCTURAL REPORT OR ASSOCIATED MODIFICATION DESIGN DRAWINGS.

NOTE:
EXISTING METROPCS LOW PROFILE PLATFORM
PROPOSED (1) METROPCS LITE AWS RRU
PROPOSED METROPCS L700/CDMA PCS/UMTS AWS ANTENNA ON NEW PIPE TO PIPE MOUNT
PROPOSED METROPCS J-BOX AND RADIOS MOUNT
PROPOSED METROPCS LITE 700 RRU ON NEW PIPE MOUNT (TYP. OF 3)
PROPOSED METROPCS LITE AWS ANTENNA ON NEW PIPE TO PIPE MOUNT
PROPOSED METROPCS J-BOX W/ OIP
PROPOSED METROPCS UNITS ANTENNA ON EXISTING PIPE
PROPOSED (1) METROPCS LITE AWS RRU
PROPOSED (2) METROPCS UNITS PCS RRU VERTICALLY STACK MOUNTED

24"x36" SCALE 1/2" = 1'-0"
11"x17" SCALE 1/4" = 1'-0"

TRUE NORTH



ITEM	RRUs AND COMP. FINAL COUNT		FINAL COUNT
	EXISTING	PROPOSED	
J-BOX W/ COMP LITE AWS RRU	0	1	0
UNITS PCS RRU	0	3	0
UNITS AWS RRU	0	2	0
LITE 700 RRU	0	1	0
	0	3	0

PROPOSED ANTENNA LAYOUT (SECTORS A, B & C)

1 2 3 4 5 6

STATE OF FLORIDA
REGISTERED ARCHITECT
ROBERT J. LARA
AR 02224

ROBERT JEFFREY LARA
REGISTERED ARCHITECT
STATE OF FLORIDA
ARS28254

1300 CONCORD TERRACE
SUITE 200
FT. LAUDERDALE, FL 33323

metropcs inc.

1808 BIRCHMOUNT DRIVE
SARASOTA, FL 34236
Tel: 888-577-4655 Fax: 888-577-4656
FL Architect No. 26082289
www.metropcsinc.com

SARAL PINES PARK
6FB1427M
5005 NW 39TH AVENUE
COCONUT CREEK, FL 33073

Project: 7140041

Design: 09/21/14
Checked By: RL
Drawn By: RL
Date: 09/21/14
Client Approval: [Signature]
Title: [Signature]
Issue No.: 0
Drawing No.: A-4

5 4 3 2 1
0 10/29/14 ISSUED FOR PERMIT
A 09/29/14 BOX CD SUBMITTAL
No. Date Action

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