

Comprehensive Planning Communication Tower Removal Bond

	Bond #
That	20
ThatPrincipal, of	as
City of , County of	, and
City of, County of as Surety business under the laws of the State of transact and issue Surety business in the State of Navor	, a corporation incorporated and doing and licensed to conduct,
transact and issue Surety business in the State of Nevac County, Nevada, as Obligee, in the sum of(\$	
the sum well and truly to be made, and jointly and seve successors, assigns, executors, administrators and legal	erally bind themselves, their heirs,
CONDITION	
1. That pursuant to Chapter 30.44 of the Clark County a communications tower on property located at	(APN # all necessary steps to dismantle and condition, including the removal and lating to the tower from the subject parcel
2. That the amount of the security stated above shall be costs for removal, storage or disposal of the tower or a condition, including stabilization and re-vegetation as a contingency.	ntenna and to restore the site to its original
3. If Obligee determines that the Principal has not met County Code, then the Obligee reserves the right to deremoval and disposal, or storage, of the communication event a demand is made by Obligee, the sum stated her and Surety agrees to pay the sum immediately upon de to comply with the requirements of the Clark County	mand payment from the Surety for ns tower and restoration of the site. In the rein shall be due and payable to Obligee mand of Obligee, for failure of Principal
4. If all requirements of the Clark County Code, relative tower and restoration of the site, have been fulfilled an Obligee as determined by an inspection by Obligee, this shall remain in full force and effect, unless cancelled a	d completed to the satisfaction of the is bond will be voided, otherwise this bond
5. This bond may be terminated or canceled by Surety written notice to the Obligee, stating therein the effecti cancellation. Such notice shall not limit or terminate a the Principal that may have accrued under this bond as effective date of such termination.	ve date of such termination or ny obligations resulting from default by



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- 6. The provisions of this obligation shall be interpreted in a manner consistent with the requirements of the Clark County Code, including, but not limited to Chapter 30.44, which by this reference is incorporated herein.
- 7. Surety hereby waives notice of any changes, modifications, or additions to the obligations required of Principal in the Clark County Code.
- 8. Any deviations, additions, or modifications to the obligations of Principal to remove and dispose of the communications tower and to restore the site may be made without the consent or knowledge of Surety and without in any way releasing Surety from liability under this bond.
- 9. No right of action shall accrue under this bond to or for the use of a person or entity or corporation other than the Obligee, and its successors and assigns.

Agency Street Address	Agen	Agency Phone Number		
Nevada Resident Agent-Agency Name	City	State	Zip Code	
	BY:	Nevad	a Resident Agent	
Notary Stamp:		Notary Stamp:		
NOTARY PUBLIC in and for said County and State.	,	NOTARY PUBLIC in and and State.	for said County	
(Principa	ıl).		(Principal).	
By		By		
This instrument was acknowledged before on, 20		This instrument was acknome on	, 20,	
County of Clark		County of Clark		
State of Nevada		State of Nevada		
BY:		BY:		
PRINCIPAL:	_	SURETY:		
IN WITNESS WHEREOF, the seal the corporate seal and the name of the said authorized Attorney-in-Fact at	Surety	is hereto affixed and attested	by its duty	