### STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES Land Division Honolulu, Hawaii 96813

November 9, 2023

Board of Land and Natural Resources State of Hawaii Honolulu, Hawaii

Hawaii & Oahu

Amend Prior Board Action of May 26, 2023, Item D-3, Consent to Transfer of 100% Stock Ownership of Parent Company of InSite Towers Development, LLC, Lessee, to American Towers, LLC, Transferee, Amended General Lease Nos.:

S-4130, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: pors.; S-4223, Mount Kaala, Mokuleia, Waialua, Oahu, Tax Map Key: (1) 6-7-003: pors.;

*S*-4588, *Kalawahine and Opu, Honolulu, Oahu, Tax Map Key: (1)* 2-5-019: pors.; and

S-4614, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-8-001: por. 1 & 10

Issuance of Management Right-of-Entry Permit Retroactive to January 1, 2023 and Revocable Permit to InSite Towers Development, LLC for Telecommunication Station and Telecommunication Tower Facilities Purposes, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: pors.

The purposes of this amendment are to:

- A. Revise the title to clarify that the proposed action is a consent to assignment of the referenced leases by way of a transfer of 100% membership interest (as opposed to 100% stock ownership) in parent company of InSite Towers Development, LLC, Lessee (the parent company being InSite Wireless Group, LLC), to American Towers, LLC, Assignee, and specify Tax Map Key parcel numbers for General Lease Nos. S-4130, S-4223, and S-4588; and
- B. Authorize a holdover of expired General Lease No. S-4130 (GL 4130) to InSite Towers Development, LLC through December 31, 2023, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: 012; and
- C. Authorize the issuance of a revocable permit to InSite Towers Development, LLC for the premises covered by GL 4130 for a one-year period beginning

D-4

January 1, 2024, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: 012; and

D. Authorize the issuance of a management right-of-entry permit (ROE) to Cellco Partnership, d/b/a Verizon Wireless for maintenance of telecommunication fixture maintenance and continuation of service purposes for the premises covered by GL 4130, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: 012.

## BACKGROUND:

On or about December 23, 2020, 100% ownership of InSite Wireless Group, LLC (IWG), which is the parent company of InSite Towers Development, LLC (InSite), was acquired by American Towers, LLC (ATC). Pursuant to the Assignment section of the subject leases, as amended, the sale or transfer of 20% or more of ownership interest or stock shall be deemed an assignment. Accordingly, the assignment of the subject leases requires the approval of the Board of Land and Natural Resources (Board). InSite is now wholly owned by ATC. Notwithstanding its purchase by ATC, InSite continues to exist as a business entity and maintains active status with the Department of Commerce and Consumer Affairs in addition to active registration as a public utility under the jurisdiction of the Public Utilities Commission. Accordingly, InSite will remain the lessee during the holdover and will be the permittee during the one-year RP. Because the standard revocable permit form does not allow for subleasing, staff is asking the Board to issue a management ROE directly the existing sublessee under expired GL 4130, Cellco Partnership, d/b/a Verizon Wireless (Verizon). Verizon will pay sublease rent in the amount of \$32,174, previously paid to InSite, directly to the Department of Land and Natural Resources (Department) until such time as a new lease to InSite and sublease to Verizon are approved.

At its meeting of May 26, 2023, Item D-3, as amended, the Board consented to the transfer of 100% stock ownership of the parent company of InSite to ATC and approved the issuance of a management right-of-entry (ROE) and revocable permit (RP) to allow InSite to continue to operate the telecommunications facility pending the eventual issuance of a new directly negotiated lease (Exhibit A).

## REMARKS:

After the Board approval, staff submitted a request to the Department of the Attorney General (AG) to prepare the appropriate documents. AG identified some issues with the request, and after further consultation with AG, staff now seeks an amendment of the prior Board approval to clarify that the action being requested of the Board is a consent to an assignment of leases by way of a transfer of 100% membership interest in IWG, which is the parent company of InSite, to ATC, rather than a consent to a transfer of stock ownership

(more accurately described as a transfer of membership interest) itself. As noted above, InSite continues to be the State's lessee after ATC's acquisition of IWG.

Additionally, staff is requesting that the Board amend its prior action by granting a oneyear holdover of GL 4130 pursuant to Section 171-40, Hawaii Revised Statutes (HRS). Section 171-40, HRS, permits holdovers in situations in which the land is not otherwise disposed of. This one-year term would run from January 1, 2023, through December 31, 2023. Upon the expiration of this term, Section 171-40, HRS, also allows the Board to issue a temporary permit to the lessee, subject to Section 171-55 and the rent and such other terms as the Board may prescribe. Accordingly, staff is requesting that the Board authorize the issuance of a revocable permit to InSite, for a one-year term to begin on January 1, 2024. InSite shall continue to pay annual rent in the amount of \$27,000 paid under expired GL 4130 until a new lease is negotiated. This revocable permit shall cover the land and existing improvements.

Additionally, because subleasing is not authorized under revocable permits issued pursuant to Section 171-55, HRS, staff is requesting the Board authorize a management ROE to the existing sublessee under GL 4130, Verizon. Verizon shall pay sublease rent in the amount of \$32,174 per year, previously paid to InSite, directly to the Department and comply with all other terms and conditions as may be required by the Board. The purpose of this ROE is to allow the sublessee to maintain its telecommunications fixtures and continue to provide cellular service to the area and shall be limited to use of existing telecommunications tower and support infrastructure. Upon the issuance of a new lease to InSite, staff will return to the Board to request formal consent for new subleases when appropriate. Staff is including a delegation to the Chairperson to continue the ROE beyond one year for good cause shown. Finally, staff is requesting that recommendation #4 be amended to correct a minor typographical error.

Accordingly, staff is recommending the prior Board action of May 26, 2023, Item D-3, as amended, be amended as follows:<sup>1</sup>

a. Title:

Consent to [Transfer] Assignment of Leases by way of a Transfer of a 100% Membership Interest in [Stock Ownership of] InSite Wireless Group, LLC, which is the Parent Company of InSite Towers Development, LLC, Lessee, to American Towers, LLC, Transferee, Amended General Lease Nos.:

S-4130, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: [pors]012. (expired December 31, 2022); S-4223, Mount Kaala, Mokuleia, Waialua, Oahu, Tax Map Key: (1) 6-7-003: [pors.]024;

<sup>1</sup> Deletions indicated by bracketed strikethrough; additions indicated by underscoring.

S-4588, Kalawahine and Opu, Honolulu, Oahu, Tax Map Key: (1) 2-5-019: [<del>pors.</del>]013; and S-4614, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-8-001: por. 1 & 10

Issuance of Management Right-of-Entry Permit Retroactive to January 1, 2023 and Revocable Permit to InSite Towers Development, LLC for Telecommunication Station and Telecommunication Tower Facilities Purposes, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: [pors]012.

b. Recommendation #3:

Authorize the issuance of a management right-of-entry permit to [InSite-Towers Development, LLC] Cellco Partnership, d/b/a Verizon Wireless for telecommunication fixture maintenance and continuation of service [fortelecommunication station and telecommunication tower facilities] purposes [retroactive to January 1, 2023], at Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: 012, under the conditions and rent set forth above, which are by this reference incorporated herein and further subject to the following:

- A. The standard terms and conditions of the most current right-of-entry permit form, as may be amended from time to time;
- B. The right-of-entry shall be for a term of one year commencing on January 1, 2024, ending on December 31, 2024; provided that the Chairperson is authorized to continue the right-of-entry for additional periods of one year, or such shorter periods as may be appropriate; and
- [B]C. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.
- c. Recommendation #4:

Find that <u>the</u> issuance of a revocable permit to InSite Towers Development, LLC for telecommunication station and telecommunication tower facilities purposes under the conditions and rent set forth above will serve the best interests of the State and authorize the issuance of the permit at Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: [pors.]012, under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

A. The standard terms and conditions of the most current holdover lease

form, as may be amended from time to time;

- B. Review and approval by the Department of the Attorney General; and
- C. Such other terms and conditions as may be prescribed by the Chairperson to the best serve the interests of the State.
- d. <u>Recommendation #5</u>:

<u>Authorize a one-year holdover of expired General Lease No. S-4130,</u> InSite Towers Development, LLC, Lessee, from January 1, 2023, to December 31, 2023, pursuant to Section 171-40, Hawaii Revised Statutes at Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: 012, under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

- A. The standard terms and conditions of the most current holdover lease form, as may be amended from time to time;
- B. Review and approval by the Department of the Attorney General; and
- C. Such other terms and conditions as may be prescribed by the Chairperson to the best serve the interests of the State.

<u>**RECOMMENDATION**</u>: That the Board:

- 1. Amend its prior action of May 26, 2023, Item D-3, as amended, as described above.
- 2. Affirm that, except as amended hereby, all terms and conditions as approved on May 26, 2023, Item D-3, as amended, shall remain the same.

Respectfully Submitted,

Luke Sarvis

RT

Luke J. Sarvis Project Development Specialist

APPROVED FOR SUBMITTAL:

Dawn N. S. Chang Chairperson

## EXHIBIT A



## STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES Land Division Honolulu, Hawaii 96813

May 26, 2023

Board of Land and Natural Resources State of Hawaii Honolulu, Hawaii

Hawaii & Oahu

Consent to Transfer of 100% Stock Ownership of Parent Company of InSite Towers Development, LLC, Lessee, to American Towers, LLC, Transferee, Amended General Lease Nos.:

S-4130, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: pors.; S-4223, Mount Kaala, Mokuleia, Waialua, Oahu, Tax Map Key: (1) 6-7-003: pors.; S-4588, Kalawahine and Opu, Honolulu, Oahu, Tax Map Key: (1) 2-5-019:

pors.; and S-4614, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-8-001: por. 1 & 10

Issuance of Management Right-of-Entry Permit Retroactive to January 1, 2023 and Revocable Permit to InSite Towers Development, LLC for Telecommunication Station and Telecommunication Tower Facilities Purposes, Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: pors.

## APPLICANTS:

InSite Towers Development, LLC, a Delaware limited liability company, (InSite), as Lessee/Transferor; and American Towers, LLC, a Delaware limited liability company, (ATC), as Transferee

## LEGAL REFERENCE:

Section 171-36(a)(5), Hawaii Revised Statutes, as amended.

as amended APPROVED BY THE BOARD OF LAND AND NATURAL RESOURCES AT ITS MEETING HELD ON May 26, 2023 (10.

GL No.	Location	Tax Map Key:	Area*	Annual Rent	Term
S-4130	Humuula, North Hilo, Hawaii	(3) 3-9-002: pors.	1.047 acres Exhibit A	21,000	01/01/6 <b>8-</b> 12/31/22
S-4223	Mount Kaala, Mokuleia, Waialua, Oahu	(1) 6-7-003: pors.	9,200 sf Exhibit B	39,000	03/01/66- 02/28/31
S-4588	Kalawahine and Opu, Honolulu, Oahu	(1) 2-5-019: pors.	56,653 sf Exhibit C	39,300	06/06/73- 06/05/38
S-4614	Humuula, North Hilo, Hawaii	(3) 3-8-001: por. 1 & 10	7,500 sf Exhibit D	18,250	12/01/77- 11/30/42
			Total:	\$117,550	

## TABLE 1: LOCATION/ TAX MAP KEY/ AREA/ ANNUAL RENT/ TERM OF LEASE:

\*The areas shown include the facility sites as well as appurtenant easements and access roads, where applicable. Refer to the exhibits referenced in this column for maps of the subject lease sites attached hereto.

## TABLE 2: TRUST LAND STATUS/ CHARACTER OF USE/ RENTAL REOPENINGS:

GL No.	Trust Land	Character of Use	Rental Reopenings	
	Status***		Last	Next
S-4130	Section 5(b)	Microwave radio station and other radio	01/01/13	N/A Lease
	DHHL: No	communications purposes		Expires
				12/31/22
S-4223	Section 5(b)	Microwave station and other radio	03/01/16	03/01/26
	DHHL: No	communication facilities, together with		
		appurtenant easements purposes		
S-4588	Section 5(b)	Maintenance and operation of radio-	06/06/18	06/06/28
	DHHL: No	telephone transmission facilities purposes		
S-4614	Section 5(b)	Microwave radio relay station site	12/01/12	12/01/22
	DHHL: No	purposes		

\*\*\* "Section 5(b)" refers to Section 5(b) lands of the Hawaii Admission Act. "DHHL: No" means the lease premises are not former sugar cane lands, and the Department of Hawaiian Home Lands is therefore not entitled to 30% of the revenues as provided for under the Hawaii State Constitution.

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BLNR – Consent to Transfer of 100% Stock Ownership

#### **CONSIDERATION:**

GL No. S-4130: \$47,000 GL No. S-4223: \$41,100 GL No. S-4588: \$82,000 GL No. S-4614: \$44,000 Total : \$214,100

#### **RECOMMENDED PREMIUM ON ASSIGNMENTS:**

None. See discussion in remarks section.

#### **RECOMMENDED PREMIUM ON SUBLEASES:**

30% of gross sublease revenues for the first sublease under each lease, 40% of gross sublease revenues for the second sublease under each lease, and 50% of gross sublease revenues for the third and subsequent subleases under each lease.

#### RENT FOR RIGHT-OF-ENTRY AND REVOCABLE PERMITS:

\$1,750 per month. The right-of-entry permit will be made retroactive to January 1, 2023 as InSite has continued to pay rent for the premises covered by General Lease No. S-4130 that expired on December 31, 2022. The proposed rent is the last rent paid under the lease. The right-of-entry and revocable permits are interim measures until InSite's request for a new direct lease can be brought to the Board.

#### **DCCA VERIFICATION:**

TRANSFERROR:		
Place of business registration confirmed:	YES X	NO
Registered business name confirmed:	YES X	NO
Good standing confirmed:	YES X	NO
<u>TRANSFEREE</u> :		
Place of business registration confirmed:	YES	NO <u>X</u>
Registered business name confirmed:	YES	NO <u>X</u>
Good standing confirmed:	YES	NO <u>X</u>

ATC's acquisition of InSite does not require ATC to register with DCCA. InSite will remain as the lessee and InSite's registration with DCCA is in good standing.

#### CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

In accordance with Hawaii Administrative Rules ("HAR") § 11-200.1-15 and the

Exemption List for the Department of Land and Natural Resources reviewed and concurred on by the Environmental Council on November 10, 2020, the subject request is exempt from the preparation of an environmental assessment pursuant to General Exemption Type 1, Part 1, that states, "Operations, repairs or maintenance of existing structures, facilities, equipment, or topographical features, involving minor expansion or minor change of use beyond that previously existing," and Item 40 that states, "Leases of state land involving negligible or no expansion or change of use beyond that previously existing." The subject request is a de minimis action that will probably have minimal or no significant effect on the environmental and should be declared exempt from the preparation of an environmental assessment and the requirements of § 11-200.1-17, HAR.

## REMARKS:

### Assignments:

The subject leases were issued to Hawaiian Telephone Company by direct negotiation in the 1960s, 70s, and 80s for communication purposes (the specific character of use is indicated in Table 2 above). Hawaiian Telephone Company underwent numerous name changes over the years and is now known as Hawaiian Telcom, Inc. ("HTI").

At its meeting of October 24, 2014, under Item D-9, the Board of Land and Natural Resources (Board) approved the assignment of the subject leases from HTI to InSite and also approved the amendment of the subject leases to update the provisions relating to assignment and subletting, and to provide that the State shall receive a percentage of new sublease rents.

Recently, InSite contacted the department and advised that 100% of the ownership of InSite was transferred to ATC on or about December 23, 2020. Although ownership of InSite was transferred to ATC, InSite continues to exist as a business and will remain the lessee going forward.

Pursuant to the Assignments section of the subject leases, as amended:

"... the sale or transfer of 20% or more of ownership interest or stocks by dissolution, merger or any other means shall be deemed an assignment for purposes of this paragraph and subject to the right of the Lessor to impose the foregoing premium. In addition, the subject stock purchase agreement is subject to the assignment premium policy."

Accordingly, the assignment of the subject leases requires the approval of the Board.

### Premium on Assignment:

As noted above, in 2014 the Board approved the amendment of the leases to update the assignment and other provisions. As a result of the amendment, this transaction must be analyzed under the Assignment Lease Premium Evaluation Policy now included in the amended lease. Staff calculated assignment premiums pursuant to the policy and determined that depreciation exceeded the value of any potential premium due:

GL No.	Consideration	Consideration	Premium
	Received	Paid	
S-4130	\$47,000	-\$50,751	\$53,942
S-4223	\$41,100	\$141,766	-\$51,896
S-4588	\$82,200	\$283,327	-\$103,690
S-4614	\$44,000	-\$36,792	\$43,232
Total:	\$214,300	\$337,550	-\$58,412

### TABLE 3: PREMIUM ON ASSIGNMENT CALCULATION

See Exhibit E attached for details.

InSite acquired all four leases (and many others on private property) from HTI as part of a single transaction, and ATC acquired ownership of InSite as a single transaction. Certain assets in such a transaction can actually be assigned a negative value. According to ATC:

The purchase price for these sites is based on tower cash flow (TCF) which is calculated as rental income less expenses. There are adjustments to purchase prices made based on the characteristics of the sites. For example, a deduction could be made if the term of a ground lease is short, or if repairs must be made to the tower or access road, or if liens that must be paid off, etc. Any obligation that the buyer may assume would be a deduction from the purchase price [for the transaction as a whole].

Accordingly, staff believes it is appropriate to evaluate the four leases as a package and is recommending that the Board not assess an assignment premium for the transaction due to the overall negative value assigned to the assets. As discussed below, the State participates in existing sublease rents and will additionally participate in future subleases that the Board consents to in accordance with the terms and conditions of the amended leases.

The status of rental reopenings of the subject leases is as shown in Table 2 above. There are no outstanding rental reopening issues.

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## Right-of-Entry and Revocable Permit:

General Lease No. S-4130 expired on December 31, 2022, InSite has applied for a new lease. Staff is processing this request but recommending the Board approve the issuance of a right-of-entry and revocable permit as an interim measure while the new lease is negotiated as the process can be time consuming. InSite is registered as a public utility with the Public Utility Commission. Therefore, direct negotiation is authorized by HRS Section 171-95 and staff will return to the Board with a direct lease request at a later date. InSite continues to pay base and sublease rent at the rates dictated by the expired lease and continues to maintain and operate the site.

### Subleases:

Table 4 contains a detailed breakdown of the current subleases.

### TABLE 4: EXISTING SUBLEASES:

GL No.	Sublessee	Sublease Term	Annual	<b>Options to Extend</b>
			Sublease Rent	
S-4130	Cellco Partnership,	10/1/18 - 9/30/23	\$32,174	8 periods of 5 years
	d/b/a Verizon Wireless			each
S-4223	Hawaiian Electric	05/01/20 - 04/30/25	\$3,654	Up to 04/30/30
	Company, Inc.			
S-4223	Hawaiian Telcom, Inc.	12/30/14 - 12/29/24	\$492	4 periods of 5 years each
S-4588	Hawaiian Telcom. Inc.	12/30/14 - 12/29/24	\$492	4 periods of 5 years each
S-4588	Hochman Hawaii One	Expired 10/31/21	\$28,108	Currently MTM pending renewal after assignment
S-4588	Salem Media of	04/27/2022 -	\$21,900	5 periods of 5 years
	Hawaii, Inc.	04/26/2027		each
S-4588	Blow Up, LLC	12/14/2018	\$13,113	5 periods of 5 years
		10/13/2023		each
S-4588	United States Secret	03/01/2019	\$7,648	2 periods of 5 years
	Service	02/29/2024		each
S-4614	Hawaiian Telcom, Inc.	12/30/14 - 12/29/14	\$246	4 periods of 5 years each
S-4614	T-Mobile West LLC	6/1/20 - 5/31/25	\$37,900	5 periods of 5 years each
		Total:	\$145,727	

In addition to the existing subleases listed above, ATC anticipates requesting approval of at least two new subleases should the Board approve the assignment of the subject leases.

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On August 9, 2013, Item D-1, the Board approved that the State share in the gross revenues from theses subleases at the rate of 30% for the first sublease under each lease, 40% for the second sublease under each lease, and 50% for the third and subsequent subleases under each lease.<sup>1</sup>

No agency or community comments were solicited as there is no change in use under any of the leases.

InSite is wholly owned and directly held by InSite Issuer, LLC, a Delaware limited liability company, ("InSite Issuer"), who is an affiliate of InSite Wireless Group, LLC ("IWG"), a Delaware limited liability company, which owns and operates nearly 800 wireless communications sites through the United States, Puerto Rico, and the U.S. Virgin Islands. IWG also has a distributed antenna system ("DAS") division which specializes in the design, installation, operation, and maintenance of DAS infrastructure solutions in convention centers, hotels and casinos, airports, sports stadiums, and transit systems.

InSite and InSite Issuer were both affiliates and subsidiaries of IWG prior to the stock purchase on or about December 23, 2020.

InSite is in compliance with the terms and conditions of the subject leases in regard to the rent, liability insurance, and performance bond.

Neither ATC or InSite has had a lease, permit, easement, or other disposition of State lands terminated within the last five years due to non-compliance and such terms and conditions.

No agencies or interest groups were solicited for comments, as there will be no changes in the existing use of the property.

Staff's recommendation is to consent to the transfer of 100% stock ownership from InSite to ATC.

## **<u>RECOMMENDATION</u>**: That the Board:

1. Declare that, after considering the potential effects of the proposed disposition as provided by Chapter 343, HRS, and Chapter 11-200.1, HAR, this project will

<sup>1</sup> There is one exception to the 30-40-50% participation standard. For GL S-4223, the Board already approved sublease rent participation for the first sublease in the amount of 50% at its meeting of October 28, 2011, Item D-27. Accordingly, for GL S-4223, the sublease rent participation will be 50% for the first sublease, 40% for the second sublease, and 50% for the third and subsequent subleases.

probably have minimal or no significant effect on the environment and is therefore exempt from the preparation of an environmental assessment as a de minimis action.

- 2. Consent to the Transfer of 100% Stock Ownership of Parent Company of InSite Towers Development, LLC, Lessee, to American Towers, LLC, relating to the subject leases subject to the following:
  - A. The standard terms and conditions of the most current consent form, as may be amended from time to time; and
  - B. Review and approval by the Department of the Attorney General; and
  - C. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.
- 3. Authorize the issuance of a management right-of-entry permit to InSite Towers Development, LLC for telecommunication station and telecommunication tower facilities purposes retroactive to January 1, 2023 under the conditions and rent set forth above, which are by this reference incorporated herein and further subject to the following:
  - A. The standard terms and conditions of the most current right-of-entry permit form, as may be amended from time to time;
  - B. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.
- 4. Find that he issuance of a revocable permit to InSite Towers Development, LLC for telecommunication station and telecommunication tower facilities purposes under the conditions and rent set forth above will serve the best interests of the State and authorize the issuance of the permit at Humuula, North Hilo, Hawaii, Tax Map Key: (3) 3-9-002: pors., under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:
  - A. The standard terms and conditions of the most current revocable permit form, as may be amended from time to time;
  - B. Review and approval by the Department of the Attorney General; and
  - C. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.

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BLNR – Consent to Transfer of 100% Stock Ownership

Respectfully Submitted,

Luke Sarvis

Luke J. Sarvis Project Development Specialist

APPROVED FOR SUBMITTAL:

RT

Dawn N. S. Chang, Chairperson

Land Board Meeting: May 26, 2023; D-3: Approved as amended.

**Approval as amended.** The Recommendation section was amended to add a removal bond (acceptable to the department) requirement to the lease for all improvements on the premises.

## EXHIBIT A



GL 4130 - Ookala TMK: (3) 3-9-002: pors.



## EXHIBIT B



GL 4223 – Mt. Kaala TMK: (1) 6-7-003: pors.



## EXHIBIT C

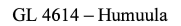


GL 4588 – Tantalus TMK: (1) 2-5-019: pors.



## EXHIBIT D





# TMK: (3) 3-8-001: por. 1 & 10



## EXHIBIT E

Table 1	Assignment of Lease Premium Calculation								
	GL S-4130: American Tower Corporation								
	1 Net Consideration rcvd:		7,000						
	2 Consideration Paid:	\$ (5	60,751)						
	CPI (most recent)		296.8	2022					
	CPI (base year)		237.4	2014					
	Expired Term		98	mos.					
	Whole Term		660	mos.					
	3 Adjusted Value Consider	ation:							
	Actual Cost		<u>most recent)</u> base year)						
	\$ (50,751)	x	<u>296.8</u> = 237.4	(\$63,449)					
	Depreciation								
	(\$63,449)	x	<u>98</u> = 660	(\$9,421)					
	Adjusted Depreciated Va	lue of C	onsideration						
	(\$63,449) +	(\$	9,421) =	(\$72,871)					
	Premium Calculation								
	Net Consideration rcvd			\$ 47,000					
	4 Excess			\$ 119,871					
	Premium Percentage		x	<u>45%</u>					
	5 Premium			<u>\$53,942</u>					

Table 1	Assignment	of Le	ase Premium Cal	culation				
	<b>GL S-4223:</b> American Tower Corporation							
	1 Net Consideration rcvd		\$41,100					
	2 Consideration Paid:	Ş	141,766					
	CPI (most recent)		301.8		2023			
	CPI (base year)		237.4		2014			
	Expired Term		103	mo	s.			
	Whole Term		780	mo	s.			
	3 Adjusted Value Conside	eration	n:					
	Actual Cost		<u>ו (most recent)</u> ו (base year)					
	\$141,766	x	<u>301.8</u> = 237.4		\$180,223			
	Depreciation							
	\$180,223	x	<u>103</u> = 780		\$23,799			
	Adjusted Depreciated \	/alue (	of Consideration					
	\$180,223 -		\$23,799 =		\$156,424			
	Premium Calculation							
	Net Consideration rcvd			\$	41,100			
	4 Excess			\$	(115,324)			
	Premium Percentage		x		<u>45%</u>			
	5 Premium				<u>(\$51,896)</u>			

Table 1	Assignment	Assignment of Lease Premium Calculation								
	GL S-4588: American Tower Corporation									
	1 Net Consideration rcvd:		32,200							
	2 Consideration Paid:	\$28	33,327							
	CPI (most recent)		301.8		2023					
	CPI (base year)		237.4		2014					
	Expired Term		103	mo	S.					
	Whole Term		780	mo	S.					
	3 Adjusted Value Consider	ation:								
	Actual Cost		<u>(most recent)</u> (base year)							
	\$283,327	x	<u>301.8</u> = 237.4		\$360,186					
	Depreciation									
	\$360,186	x	<u>103</u> = 780		\$47,563					
	Adjusted Depreciated Va	alue of	Consideration							
	\$360,186 -	\$4	17,563 =		\$312,623					
	Premium Calculation									
	Net Consideration rcvd			\$	82,200					
	4 Excess			\$	(230,423)					
	Premium Percentage		х		<u>45%</u>					
	5 Premium				<u>(\$103,690)</u>					

Table 1	Assignment of Lease Premium Calculation							
	GL S-4614: American Tower Corporation							
	1 Net Consideration rcvd		\$44,000					
	2 Consideration Paid:	Ş	(36,792)					
	CPI (most recent)		296.8	2023				
	CPI (base year)		237.4	2014				
	Expired Term		103	mos.				
	Whole Term		780	mos.				
	3 Adjusted Value Conside	eratio	n:					
	Actual Cost		PI (most recent) PI (base year)					
	(\$36,792)	x	<u>296.8</u> = 237.4	(\$45,998)				
	Depreciation							
	(\$45,998)	x	<u>103</u> = 780	(\$6,074)				
	Adjusted Depreciated V	/alue	of Consideration	ı				
	(\$45,998) +		(\$6,074) =	(\$52,072)				
	Premium Calculation							
	Net Consideration rcvd			\$ 44,000				
	4 Excess			\$ 96,072				
	Premium Percentage		x	<u>45%</u>				
	5 Premium			<u>\$43,232</u>				