



STATE OF NEW HAMPSHIRE DEPARTMENT of NATURAL and CULTURAL RESOURCES DIVISION OF FORESTS AND LANDS

172 Pembroke Road Concord, New Hampshire 03301 Phone: 603-271-2214 Fax: 603-271-6488 www.nhdfl.org 72

October 16, 2023

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301

REQUESTED ACTION

Pursuant to RSA 227-H:9, authorize the Department of Natural and Cultural Resources, Division of Forests and Lands (DNCR) to enter into a Lease Agreement with T-Mobile Northeast LLC, of Norton, MA (Lessee) for equipment and antenna space in designated areas at Mount Sunapee in Mount Sunapee State Park in Newbury, NH, effective upon Governor and Council approval for a five year period from December 1, 2023 through November 30, 2028.

Funds are to be deposited in the following account:

03-035-035-351010-86820000 - Communication Sites Ops

Contract Year	Class-Account-RG	Class- Account Title	Annual Rent Amount
2023-2024	008-403073-44	Agy - Income Mt Top Tower Fund	\$26,880.00
2024-2025	008-403073-44	Agy - Income Mt Top Tower Fund	\$27,686.40
2025-2026	008-403073-44	Agy - Income Mt Top Tower Fund	\$28,516.99
2026-2027	008-403073-44	Agy - Income Mt Top Tower Fund	\$29,372.50
2027-2028	008-403073-44	Agy - Income Mt Top Tower Fund	\$30,253.68
		Total:	\$142,709.57

EXPLANATION

T-Mobile Northeast LLC. is a Limited Liability Company organized under the laws of the State of Delaware in good standing with the State of New Hampshire. They are entering into this agreement to improve the Lessee's cellular network voice and data services in the Newbury, NH area. All installed communication equipment shall meet the guidelines set forth by DNCR's "Technical Requirements for the Use of Communication Sites" attached as Exhibit A to the agreement. It is their wish to continue operating from this location.

The Attorney General's office has reviewed and approved the Lease as to form, substance, and execution.

Respectfully submitted,

Fatrick D. Harley

Concurred,

(PSM

Patrick D. Hackley

Director

Safah L. Stewart Commissioner

LEASE AGREEMENT T-MOBILE NORTHEAST LLC MOUNT SUNAPEE MOUNT SUNAPEE STATE PARK NEWBURY, NEW HAMPSHIRE

CRITICAL DATES / TERM / RENT (for State use only)					
DEFINITION	DATE				
Term Effective Date: Governor and Council approval date					
Billing Commencement Date: beginning invoice date for rent owed, set by	01/01/2024				
Lease terms to be monthly, quarterly, or annual					
Term & Initial Annual Rent: 5 years beginning at \$26,880.00 subject to an					
annual 3 % adjustment.					

THIS LEASE AGREEMENT ("the Lease"), is made and entered into by and between the State of New Hampshire acting through its Department of Natural and Cultural Resources, having a mailing address of 172 Pembroke Road, Concord, New Hampshire 03301 ("the State"), under authority of RSA 227-H:9, and T-Mobile Northeast LLC, a limited liability company organized under the laws of the State of Delaware and having a principal place of business at 12920 S.E. 38th Street, Bellevue, Washington 98006 ("the Lessee"). The State and the Lessee together shall be "the Parties".

NOW, THEREFORE the Parties agree as follows:

PURPOSE: Improve the Lessee's cellular network voice and data services in the Newbury, NH area by providing for the use and possession by the Lessee of certain areas within and upon the real property and improvements thereon (the "Property") known as the top of Mount Sunapee located in Mount Sunapee State Park according to the terms and conditions set forth below.

-WITNESSETH THAT-

I. LEASED PREMISES

the State, for and in consideration of the covenants and agreements hereinafter contained and made on the part of the Lessee, does hereby Lease to the Lessee:

- a) Space as needed on the tower for the equipment and connectors listed in Exhibit C and herein after referred to as "Equipment Inventory"
- b) Space as needed in the Summit Lodge Building for the equipment and connectors listed in Exhibit C herein after referred to as "Equipment Inventory"

The above described land and rights shall hereinafter be collectively called the "Leased Premises."

II. ENTRY AND USE OF LEASED PREMISES

The Lessee shall be permitted to enter and use the Leased Premises as a wireless communication

site. The Lessee shall not be permitted to use the Leased Premises for any other purpose except by prior written approval of the State. The State shall have the right to request identification of any and all individuals representing the Lessee who seek access to the Property under the terms of the Lease and to deny access to the Property by certain individuals identified, if necessary.

The State shall be notified forty eight (48) hours before the start of work, or planned maintenance, at the Leased Premises during normal business hours, Monday thru Friday between 8 a.m. and 4 p.m., however; unexpected/emergency repairs may be made immediately, with notice of such actions being made to the State within twenty four (24) hours.

Access Notifications should be made via phone or email to:

Communications Program Coordinator NH Division of Forests and Lands 172 Pembroke Road Concord NH 03301 Office: (O)603-271-2214

Email: CommunicationsProgram@dncr.nh.gov

In the event that the State needs to conduct maintenance or repair work within the Leased Premises, the Lessee agrees to work cooperatively to allow such maintenance or repair activity to occur. The State and the Lessee agree to coordinate well in advance to ensure that such work can take place safely and in a timely fashion.

III. AUTHORIZED EQUIPMENT INVENTORY

Please refer to Exhibit C of this lease for a list of Equipment Inventory.

No additional Equipment Inventory shall be allowed without written permission of the State. The approval by the State of replacement facilities in kind shall not be unreasonably withheld, conditioned or delayed beyond ten (10) days from Lessee's request.

IV. ACCESS LIMITATION

The Sunapee Mountain Ski Area is being managed/operated by Mount Sunapee Resort. All access to the summit, communication tower and communication equipment room shall be coordinated with Mount Sunapee Resort. Chris Corless (603) 763-3580 or Jesse Clark (603) 763-3582 are the primary contacts and if they are not available please call the Mount Sunapee Resort main number (603)-763-3500.

Access to Mount Sunapee during operating seasons and normal business hours for personnel, hand tools and small (hand held) equipment shall be by the summit chair lift and will be provided by Mount Sunapee Resort at no charge. Lessee, to the greatest extent possible, will schedule non-emergency access at dates and times that cause the least amount of conflict with public recreational use of the Sunapee Mountain facilities. Off season and afterhours access shall be coordinated with and approved by Chris Corless or Shannon Duff and may be subject to a reasonable charge based on cost incurred by Mount Sunapee Resort providing access service.

The Lessee will be held responsible for damage to State land resulting from improper motorized access to Mount Sunapee State Park by the Lessee, or its agents.

V. TERM

This 5 year Lease shall be effective from December 1, 2023 or 30 days following construction start, whichever occurs earlier subject to the approval of the Governor and the Executive Council, unless sooner terminated in accordance with the provisions hereof.

VI. BENEFICIAL SERVICES

Not Applicable

VII. RENT - OR CONSIDERATION

Description	Annual Dollars
Calculated Initial Year Rent	\$26,880.00
Beneficial Service Credit	
Final Initial Year Rent	\$26,880.00

The initial annual rent shall be Twenty Six thousand eight hundred eighty dollars and zero cents (\$26,880.00) and shall be paid in one annual payment pursuant to a State issued invoice.

Payment should be made to the State or to such other person, firm or place as the State may, from time to time, designate in writing at least thirty (30) days in advance of any rental payment date by notice given in accordance with Section XXIII below.

Payment shall be by check made payable to "Treasurer, State of New Hampshire," delivered to Business Office, Department of Natural and Cultural Resources, 172 Pembroke Rd, Concord, NH 03301, beginning on the Billing Commencement Date (as described above), and monthly thereafter, throughout the term of the Lease. Lessee may condition payment of Rent and any other sums payable under this Lease upon Lessee's receipt of a duly completed IRS form W-9, or similar governmental form

VIII. ANNUAL ESCALATION

Each year on the anniversary of the Billing Commencement Date the current Lease amount will be adjusted by applying a Three (3) percent escalator.

IX. CONDITIONS TO ENTRY AND WORK ON THE LEASED PREMISES

The Lessee shall take precautions to minimize the impact of any work on the Leased Premises. The Lessee must coordinate any entry or activity on the Lease Premises in advance with the State's

Communications Technician. The Lessee agrees to comply with all local, state and federal laws, rules and ordinances applicable to the work, and further agrees to exercise due care in the performance of all work on the Leased Premises. The Lessee shall be responsible for determining the location of all underground utilities prior to the commencement of any work. The Lessee, its contractors, agents, employees or assigns shall not make or cause to be made any governmental filings regarding the Leased Premises without the prior written consent of the State. Notwithstanding any other provisions in the Lease, the provisions of this Section shall survive the expiration or termination of the Lease. The Lessee shall restore the Leased Premises to its existing condition, reasonable wear and tear excepted, including removal of all its equipment, and unless due to Lessor's acts and/or omissions, shall indemnify and hold harmless the State from all loss, costs, injury or damage to persons including death, or property arising out of the Lessee's employees, agents, assigns or contractor's actions with respect to entry upon the Leased Premises pursuant to this right of entry.

X. TAXES

Unless otherwise exempt from these obligations, the Lessee shall pay, in addition to any other payments provided hereunder, all taxes and all fees, assessments and other costs or expenses now or hereafter imposed by any government authority, directly in connection with the Lessee's equipment or use of the Leased Premises. In addition, to the extent permitted by law, the Lessee shall pay that portion, if any, of the personal property taxes or other taxes directly attributable to the Lessee's equipment. Unless it is exempt from such taxation, the Lessee shall pay any increase in real estate taxes levied against the Leased Premises and the Lessee's equipment directly attributable to the Lessee's use and occupancy of the Lease Premises pursuant to the application of RSA 72:23 I, which provides for taxation of certain State properties used or occupied by persons or entities other than the State. If Lessee contends that it is exempt from such taxation, Lessee will provide the State with documentation substantiating the exemption upon the reasonable request of the State.

If required to by law, the Lessee shall make payment of such taxes, fees, and assessments to the State or such government authority as has invoiced taxes, fees, and assessments, within thirty (30) days of the date of invoice unless Lessee has taken steps to challenge such assessment, whether in a Court, administrative proceeding, or other venue. Failure of the Lessee to pay the duly and legally assessed real estate and/or personal property taxes, fees and assessments when due shall be cause to terminate the Lease by the State provided written notice has been given the Lessee by the party assessing the tax and sixty (60) days have elapsed from the date of the receipt of notice by the Lessee and no payment has been made.

XI. RIGHT TO LEASE - COMPLIANCE WITH LAW

The State represents that it has the full right, title, interest, power and authority to enter into the Lease and to let the Leased Premises for the term herein granted. The Lessee shall comply with all applicable federal and state laws, rules and regulations in connection with the operation of the Lease.

XII. QUIET ENJOYMENT-INSPECTION

The Lessee, upon the payment of the rent herein provided, and upon the performance of all of the terms of the Lease, shall peaceably and quietly have, hold and enjoy the Leased Premises without

any hindrance, disturbance, interference or interruption from the State or from any persons claiming by, through and under the State.

Provided however, the Lessee agrees that the State or any of its duly authorized agents may with reasonable notice to the Lessee, inspect any and all of the Lessee's Equipment Inventory located on the Leased Premises during usual business hours; and

The Lessee understands and hereby accepts that other leasehold tenants occupy the Property which may result in possible inconvenience when another Lessee is doing work coincidentally onsite.

XIII. MUTUAL NON-INTERFERENCE - CONFLICTS WITH RECREATIONAL USERS

The Lessee agrees to install Equipment Inventory of the type and frequency which will not cause measurable interference to the State, other Lessees of the premises or neighboring landowners. In the event the Equipment Inventory of the Lessee causes such interference, and after the State has notified the Lessee of such interference, the Lessee will take all steps necessary to correct and eliminate the interference. Continued interference problems caused by the equipment of the Lessee shall be just cause for termination of the Lesse subject to the provisions of Section XXX.

The State agrees that the State and any other tenants of the Property who currently have or in the future take possession of the Property will be permitted to install only such equipment that is of the type and frequency which will not cause measurable interference to the Lessee. In the event any such equipment of the State or of another tenant at the Property causes such interference, the State will see that the interfering party, within five (5) days, takes all steps necessary to correct and eliminate the interference Otherwise Lessee's rent will be abated pro rata until interference is corrected.

The State covenants and agrees that it will not permit or allow the erection, installation or construction of any buildings, or structures, on any portion of its remaining land at the Property that will shield or obstruct or otherwise interfere with the reception or transmitting of radio signals over the paths established by the Lessee; however, the Lessee agrees to comply with all reasonable requests in writing of the State or any of its agents as to particular situations which may arise to permit the erection, installation or construction of such structures. In no event however, shall the Lessee's compliance with such requests relieve the State of its obligation to see that the State or any other interfering party take all steps necessary to correct and eliminate any interference caused thereby. In addition, all reasonable precautions will be taken by the Lessee to ensure that there will be no conflict with the State's use, which can include the public's use of the Property including, but not limited to, obstructing access to the summit or viewpoints from the summit.

XIV. ASSIGNMENT/SUBLEASE

The Lessee may not assign or transfer its rights under the Lease or sublease any portion of the Leased Premises to any third party without the express written permission of the State, which permission shall not be unreasonably denied.

However, the interest of the Lessee, the Lease may be freely assigned in the following cases: (1) in connection with the transfer of the FCC authorization to operate a wireless communication system, so that the name and identity of the holder of the interest of the Lessee hereunder can be consistent with the name and identity of the holder of said FCC authorization; and (2) to principals, affiliates,

subsidiaries of its principals, in each case of the Lessee, or to any entity which acquires all or substantially all of the assets of the Lessee in the New Hampshire market by reason of a merger, acquisition or other business reorganization.

In the event of a greater than fifty (50) percent change of ownership of Lessee, the State shall have the option of continuing the Lease or terminating with ninety (90) days notice to the Lessee.

XV. EQUIPMENT INVENTORY TECHNICAL REQUIREMENTS

All Equipment Inventory and appurtenances shall be installed in compliance with the "State of New Hampshire Department of Natural and Cultural Resources Technical Requirements for Use of Communication Sites" adopted June 30, 1995, and last revised in July, 2017, a copy of which is attached herewith, made a part hereof, and is marked Exhibit "A".

XVI. INDEMNIFICATION-LIABILITY INSURANCE

The Lessee shall indemnify and save the State harmless from any and all costs, claims, loss, damage, damages, liability, demands and suits of any kind, by whomever brought, that may in whole or in part arise from or be caused by:

- a) The operation, maintenance, use or occupation of the herein Leased Premises by the Lessee; or
- b) The acts, omissions or gross negligence of the Lessee, its agents, officers, employees or
- c) The failure of the Lessee to observe and abide by any of the terms or conditions of the Lesse or any applicable law, ordinance, rule, or regulation. The obligation of the Lessee to so relieve the State shall continue during any period of occupancy or of holding over by the Lessee, its agents, officers, or employees beyond the expiration or other termination of the Lesse.

However, nothing in this paragraph shall require the Lessee to indemnify the State against the willful or negligent actions by the State.

The Lessee shall, during the full term of the Lease, at the expense of the Lessee, carry commercial general liability insurance providing either combined single limit of not less than two Million Dollars (\$2,000,000) aggregate or not less than Five Hundred Thousand Dollars (\$500,000) per person and Two Million Dollars (\$2,000,000) per occurrence and in the aggregate which shall protect both of the Parties against all claims for personal injury, death, and property damage and certificates thereof shall be delivered to the State within ten (10) days after the date of execution of the Lease, and prior to expiration of the effective policy. The Lessee shall include the State as an additional insured on said insurance policy.

XVII. WORKERS COMPENSATION INSURANCE \

The Lessee must demonstrate compliance with, or exemption from compliance with, applicable workers' compensation statutes, including RSA 281-A and any other applicable laws or rules.

XVIII. RISK OF LOSS - FIRE - CASUALTY

All property of every kind installed by the Lessee on the Leased Premises shall be at the sole risk of the Lessee and the State shall not be liable to the Lessee or any other person for any injury, loss, damage, or inconvenience occasioned by any cause whatsoever to Lessee installed property. The Lessee shall be responsible for maintaining appropriate property insurance for its interest in the Leased Premises and property located thereon.

Should the existing equipment building on the Leased Premises be substantially damaged by fire, other casualty or act of God, then the State shall notify the Lessee as soon as it is able as to whether or not the State intends to rebuild the equipment building and the likely time frame within which the rebuilding would be accomplished. During such rebuilding the Lessee shall, at its option, have the right to erect suitable temporary structures to effectuate the broadcast of the signal of the Lessee. If the State elects not to rebuild the equipment building then the Lessee may, at its option, elect either to terminate the Lease or to rebuild on the same site, substitute structures of similar design and size as existed prior to the damage with the approval of the State, which shall not be unreasonably withheld or delayed.

The State shall not be obligated to rebuild or replace any building wholly or substantially destroyed by fire, flood, weather event, act of God, or other casualty. The State shall not be liable to Lessee for any injury, loss, damage, or inconvenience occasioned by any cause whatsoever to the Leased Premises including but not limited to any loss of income for any function, program or contract that may not take place for whatever reason due to an emergency or unforeseeable situation.

XIX. INSTALLATION AND MAINTENANCE - COST

All improvements installed by the Lessee at the Leased Premises for its sole benefit shall be at the expense of the Lessee, and subject to prior written approval by the State, such approval not to be unreasonably withheld or delayed beyond ten (10) days from Lessee's request During the term of the Lease, the Lessee will maintain such improvements installed by the Lessee on the Leased Premises in a safe and reasonable condition, and neat in appearance so as to minimize visual impact. The materials and design for the installation at the Leased Premises shall comply with all applicable federal, state and local laws, rules and approvals. The Lessee shall have all construction plans relating to the project at the Leased Premises approved by applicable federal, state and local governmental authorities having jurisdiction over construction and installation of cell facilities on the Leased Premises ("Governmental Authorities") prior to the commencement of such construction and installation.

It is understood and agreed that the ability of the Lessee to use the Leased Premises is contingent upon its obtaining, after the execution date of the Lease, all of the certificates, permits and other approvals that may be required by any Governmental Authority as well as a satisfactory building structural analysis, so as to permit the use by the Lessee of the Leased Premises as contemplated by the Lease. The State shall cooperate with the Lessee in its effort to obtain all required Governmental Authority approvals and shall take no action which would adversely affect the status of the Leased Premises with respect to the proposed use thereof by the Lessee. In the event that any of such applications should be finally rejected or any certificate, permit, license or approval issued to the Lessee is canceled, expires, lapses, or is otherwise withdrawn or terminated by the relevant Governmental Authority, or, in the event that the Lessee determines that the Leased Premises site is no longer technically compatible for the use contemplated by the Lease, or that the Lessee, in its sole discretion, will be unable to use the Leased Premises for its intended purposes, the Lessee shall

have the right to terminate the Lease subject to 90-day written notice to the State. Notice of the exercise by the Lessee of its right to terminate shall be given to the State in writing by certified mail, return receipt requested, and shall be effective upon the mailing of such notice by the Lessee. All rentals paid to said termination date shall be retained by the State. Upon such termination, the Lease shall become null and void and, except as expressly provided in the Lease, the parties shall have no further obligations including the payment of money, to each other. The Lessee shall remove any and all of its Equipment Inventory from the Leased Premises prior to termination of the Lease under this paragraph.

XX. CONDITIONS - RENT ABATEMENT

The obligations of the Lessee hereunder, including the obligations to pay rent, are expressly conditioned upon and subject to the following:

- a) The continued authorization of the Lessee to use the Leased Premises for the purposes intended by the Lessee pursuant to all necessary approvals from Governmental Authorities relating to such use; and
- b) The continued retention by the State of good, clear, and marketable title to the Property underlying the Leased Premises, and such title remaining free from encumbrances and restrictions which would interfere with the use of the Leased Premises intended by the Lessee or would impair the ability of the Lessee to pledge the leasehold estate as collateral to secure debt financing.

If any of the foregoing conditions should fail to remain satisfied, the Lessee shall have no obligation to pay rent until such condition is once again satisfied or waived, and rent which would otherwise be due during the intervening time pending satisfaction of such condition is hereby excused and forgiven.

XXI. LEASE RUNNING WITH THE LAND

The covenants, terms, conditions, provisions and understandings in the Lease shall be construed as covenants running with the land and are binding upon and inure to the benefits of the respective successors and assigns of the parties herein.

XXII. ENTIRE AGREEMENT

The Lease expresses the entire agreement between the parties and supersedes all prior understandings.

XXIII. NOTICES

All notices, demands, requests and other communications required by the Lease shall be in writing and shall be considered properly given if sent by United States registered or certified mail, postage prepaid, to:

a) The State:
 The State of New Hampshire
 Department of Natural and Cultural Resources
 172 Pembroke Road

Concord, NH - 03301

Attn: Director, Land Management Bureau

or at such other address of the State from time to time may have designated by written notice to the Lessee. Such notice shall be deemed properly given upon the posting in the United States mail.

b) The Lessee:

T-Mobile USA Inc. 12920 SE 38th St

Bellevue, WA 98006

Attn: Lease Compliance Site ID: 4MN0484A

or at such other address as the Lessee from time to time may have designated by written notice to the State. Such notice shall be deemed properly given upon the posting in the United States mail.

XXIV. AMENDMENT - EXTENT OF INSTRUMENT - CHOICE OF LAWS - ETC.

The terms of the Lease may be modified or amended by written agreement between the Lessee and the State. The Lease is to be construed according to the laws of New Hampshire, is to take effect as a sealed instrument, is binding upon, inures to the benefits of, and shall be enforceable by the parties hereto and their respective successors and assigns.

XXV. SOVEREIGN IMMUNITY

The Lease does not abridge or limit, nor shall it be interpreted as abridging or limiting the sovereign or official immunity to which the State and its representatives and agents are lawfully entitled.

XXVI. SEVERABILITY

If any term of the Lease or any application thereof shall be invalid or unenforceable, the remainder of the Lease and any application of such term shall not be affected thereby.

XXVII. NO WAIVER OR BREACH

No assent, by either party, whether express or implied to a breach of a covenant, condition or obligation by the other party, shall act as a waiver of a right of action for damages as a result of such breach, or shall be construed as a waiver of any subsequent breach of the covenant, condition or obligation.

XXVIII. NOTICE OF LEASE

The State agrees to execute a Notice of the Lease Agreement, substantially in the form of that attached hereto as Exhibit "B", which the Lessee shall record with the appropriate recording officer. The date set forth in the Notice of Lease is for recording purposes only and bears no reference to commencement of either term or rent payments.

XXIX. STATE PARK STAFF SITE SUPPORT

The Lessee agrees to reimburse the State in no less than half (1/2) hour increments for State Park

staff time, requested or previously arranged by the Lessee, spent inspecting, managing, maintaining or repairing the Leased Premises or Facilities at the rate of **Fifty One Dollars and Thirty Five Cents (\$51.35) per hour.** Each call-out shall be no less than a two (2) hour minimum. Use of State Park staff shall be at the sole discretion of the appropriate State Park Manager.

Any work performed by State Park staff at the request of the Lessee shall be invoiced by the State and paid by the Lessee within forty-five (45) days of receipt. If payment is not made within 45 days, all future requests for assistance may not be acted upon until such time as payment is made. All work performed by State Park staff pursuant to this Section shall be upon the request of the Lessee, and the State assumes no liability.

XXX. DEFAULT - THE LESSEE'S RIGHT TO CURE - TERMINATION - RESTORATION

In the event there is a default by the Lessee with respect to any of the provisions of the Lease or its obligations under it, including the payment of rent, the State shall give the Lessee written notice of such default. After receipt of such written notice, the Lessee shall have fifteen (15) days in which to cure any monetary default and thirty (30) days in which to cure any non-monetary default, provided the Lessee shall have such extended period as may be required beyond the thirty (30) days if the nature of the cure is such that it reasonably requires more than thirty (30) days whose length of time shall be agreed upon by the parties, and the Lessee commences the cure within the thirty (30) day period and thereafter continuously and diligently pursues the cure to completion. The State may not maintain any action or effect any remedies for default against the Lessee unless and until the Lessee has failed to cure the same within the time periods provided in this paragraph. The failure of the Lessee to act to cure the default within the specified time periods shall be just cause for termination of the Lease.

The Lessee shall have the unilateral right to terminate the Lease at any time by giving ninety (90) day written notice to the State of the exercise by the Lessee of this option.

The State shall have a unilateral right of termination only in an instance where the continued presence of the Equipment Inventory represents a health, safety or operational risk which cannot be reasonably addressed by alternative measures. The State shall provide ninety (90) days notice to Lessee that a termination is necessary due to that risk, unless some shorter time period is deemed reasonably necessary by the State to avoid damage to people, property or equipment. The State shall have an affirmative duty to relocate the Leased Premises in a suitable alternative area, if available. The Lessee shall not be entitled to any damages as a result of any such termination.

The Lessee, upon termination of the Lease, shall, within sixty (60) days of termination, remove all of its equipment, personal property and all fixtures from the Leased Premises and repair any damage caused by its use of the Leased Premises or the removal of its equipment, reasonable wear and tear excepted. If such time for removal causes the Lessee to remain on the Leased Premises after termination of the Lease, the Lessee shall pay rent at then-existing monthly rate or on the existing monthly pro rata basis if based upon a longer payment term, until such time as the removal of the equipment, personal property and all fixtures are completed.

XXXI. HOLDOVER

At the sole discretion of the State, the Lessee's facilities may remain in holdover at the conclusion

of the term of this Lease. The State will set rental rates for any such holdover period consistent with its' then existing policies and procedures. The State may terminate this holdover period at any time and for any reason upon ten (10) days written notice to the Lessee.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have caused the Lease to be executed the day and year first above written.

THE STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES

By:

10/30/2023

Sach L. Stewart

Commissioner

T-MOBILE NORTHEAST LLC

DocuSigned by:

By: Steven Andrad

Date 10/3/2023

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Steven Andrade

Duly Authorized Sr. Director Network Operations & Enginee

Approved as to form, substance and execution

Date	11/2/2023	By: Sheri Phillips		
	*	Assistant Attorney General		
Approv Date	oved by Governor and Council	Agenda Item No		
The fo	Collowing Exhibits are attached hereto ar	nd incorporated herein by reference:		
"A"	State of New Hampshire Departme Requirements for Use of Communi	nt of Natural and Cultural Resources Technical cation Sites revised 7/24/2017		
"B"	Notice of Lease			
"C"	Equipment List			

Exhibit A

STATE OF NEW HAMPSHIRE DEPARTMENT OF NATURAL AND CULTURAL RESOURCES



TECHNICAL REQUIREMENTS FOR USE OF COMMUNICATION SITES

Adopted June 30, 1995
Reviewed April 27, 2005
Revised February, 2014
Formatting/Name Revised July 24, 2017

Jeffrey J. Rose, Commissioner 172 Pembroke Road Concord, N.H. 03301

State of New Hampshire Department of Natural and Cultural Resources Technical Requirements For Use of Communication Sites

Introduction

The following outlines technical requirements for installation, operation and maintenance of communication equipment and appurtenances at Department of Natural and Cultural Resources (DNCR) communication sites as required by Item III.H.6 of the DNCR "Policy On Use and Management of Mountaintops for Communication Facilities". As stated in the policy, all requests for new communication equipment installations or modifications of existing equipment require review by the Communication Site Advisory Committee and approval by the Commissioner.

The Commissioner, with counsel from the Communication Site Advisory Committee, shall be the final authority in resolution of any conflicts between site users or in interpretation of these technical requirements and may require testing of user's equipment to determine compliance or to investigate possible sources of interference.

These requirements are in addition to any standards or conditions contained in the lease/use agreement.

These requirements shall apply to all new communications facilities and to existing facilities that are upgraded or expanded. The requirements may be waived or modified by the DNCR Site Manager for facilities and/or users in existence at the date of adoption, as communication site conditions warrant.

Transmitters and Associated Equipment

- A. Transmitters shall be equipped with isolators to provide the following minimum isolation to reduce the possibility of intermodulation interference.
 - 25 db (70 MHz to 220 MHz)
 - 50 db (220 MHz to 1000 MHz)
 - 75 db (1000 MHz to 76 GHz)
- B. A Bandpass cavity shall be used between each antenna and associated transmitter or combiner. A combiner, or duplexer will satisfy this requirement.
- C. R.F. Devices including duplexers, isolators, cavities, switches, etc. shall be located inside grounded cabinets where physically possible. Open racks may be permitted on a site by site basis to fit specific needs.
- D. Grounding to each cabinet and device shall be installed and comply with current Standards and Guidelines for Communication Sites (R56), NFPA 780: Standard for the Installation of Lightning Protection Systems, and NFPA 70: National Electrical Code® when applicable.
- E. Transmission lines entering enclosed equipment cabinets shall do so via bulkhead connectors. Type "N" bulkhead connectors shall be used above 54 MHz.
- F. Power, telephone, network, or control lines shall be protected by grommets where they enter enclosed radio cabinets. Where high R.F. fields exist, telephone lines and control lines shall enter radio cabinets via RFI filtration devices.

- G. The use of RG\8, RG\58, braided shield, single shield coax cable or aluminum shielded cable is not permitted. This includes cables located within cabinets or racks. PTP, Microwave, or GPS systems whose manufacturer requires the use of LMR-400 or similar cable will be exempt providing the manufacturer's documentation is submitted to the DNCR site manager prior to installation. Double shielded RG\58 (Belden 8268, etc.) may be used in external frequency reference and 1 PPS launch timing applications.
- H. Ethernet cable (CAT5e, CAT6, etc.) shall be routed to not interfere or receive interference from RF equipment.
- I. Ethernet cable (CAT5e, CAT6, etc.) shall be plenum rated for in shelter use and shielded/ outdoor rated when used outside of the shelter or on the tower.
- J. Ethernet cable (CAT5e, CAT6, etc.), and telephone lines shall be grounded upon entry into the shelter from an outside source (tower mounted equipment, or telco lines) using a UL listed surge suppressor and shall be installed in accordance with current Standards and Guidelines for Communication Sites (R56), NFPA 780: Standard for the Installation of Lightning Protection Systems, and NFPA 70: National Electrical Code® when applicable.
- K. Microwave or PTP transceivers shall be secured to an open rack or mounted within an enclosed cabinet. Unsecured devices will not be permitted.
- L. At no time will any equipment be mounted to an ice bridge or its support structure.
- M. Microwave or PTP ODU (Outdoor Units) should be mounted as close to the antenna as possible.

Antenna System Requirements

- A. Antenna systems must be approved by the DNCR Site Manager prior to the commencement of installation work. The cost of any changes to the existing tower including structural work, tower painting, tower lighting, etc. will be paid for by the site user. Rearrangements of existing antennas will not be considered except under unusual circumstances.
- B. The design of each proposed antenna systems shall take into account the following:
 - *Antenna location will be assigned by the DNCR Site Manager based on available space, required radiation pattern, transmitter power and frequency, antenna type, mounting restrictions and interference considerations.
 - *Only antennas which provide a direct dc path to ground may be utilized.
 - *Antennas shall be equipped with coaxial lightning protectors meeting ANSI standard 62.1. Lightning protectors shall be connected to site ground system in accordance with current Standards and Guidelines for Communication Sites (R56) and NFPA 780: Standard for the Installation of Lightning Protection Systems.
 - *R.F. link antennas, control antennas, and Microwave Antennas will be assigned mounting positions as low on the tower as possible.

- *Metal antenna mounting hardware and falling ice protection hardware will be hot dipped galvanized or stainless steel.
- *Only solid copper jacketed coax cable will be permitted for antenna cable runs. PTP, Microwave, or GPS systems whose manufacturer requires the use of LMR-400 or similar cable will be exempt providing the manufacturer's documentation is submitted to the DNCR site manager prior to installation.
- *Coax cable shall be individually attached to the tower legs or waveguide hangers. The location of coax cable runs will be assigned by the DNCR Site Manager.
- *Attachment of coax cable will be by stainless steel clamps or hangers spaced a maximum of three feet apart.
- *The use of plastic " tie wraps " to support coax cable in any location is not permitted. The use of coating products that emit acetic acid are not permitted. Use of ultra-violet protected "tie wraps" are allowed on a temporary basis during construction or for temporary installations.
- *Grounding kits with solid copper straps and mechanical compression shall be installed at top of tower, at point where coax cable departs the tower, and at the building entrance point. These clamps will be properly sealed to prevent corrosion at the coax cable connection. Stainless steel connectors will be used from the grounding kit to the tower. Grounding kits and procedures must comply with current Standards and Guidelines for Communication Sites (R56).
- *Horizontal runs of coax cable shall be protected by ice shields and supported every three feet with stainless steel clamps or hangers.
- *Coax cable shall enter buildings via weatherproof cable entrance ports or cable mounting plates. Positions will be assigned by the DNCR Site Manager. Ground Clamps will be used on both sides of this connection and will be connected to the site ground system.
- *Coax cable runs located inside buildings will utilize existing cable racks or will be supported overhead by hangers.

Power Requirements:

- A. Each site user will be responsible for the cost of installation of separately metered electrical service when such metering is required unless otherwise specified in the lease/use agreement.
- B. The provisions of backup power by DNCR will require approval of the DNCR Site Manager.
- C. Emergency generating equipment or battery backup units shall not be installed without approval of the DNCR Site Manager.
- D. Each new transmitter and equipment cabinet will be connected to a separately fused AC outlet in accordance with current Standards and Guidelines for Communication Sites (R56), NFPA 70: National Electrical Code®, and State Electrical codes.
- E. Under no circumstances will one station be plugged into the accessory outlet of another cabinet.

F. All electrical installation work shall be in full compliance with current Standards and Guidelines for Communication Sites (R56), NFPA 70: National Electrical Code®, and State Electrical codes.

Administrative Items

- A. A frequency compatibility study must be performed prior to installation; it shall be done by an independent consulting firm, which has been approved by DNCR. The cost of this study is the responsibility of the site user. A subsequent study may be required each time the site user proposes an additional frequency at the site.
- B. The site user shall immediately cease operation if notified by the DNCR that they are causing harmful interference.
- C. The DNCR Site Manager shall be provided with copies of all FCC license applications, current FCC licenses and equipment specifications.
- D. The site user shall make no changes after the initial installation without prior written approval from the DNCR Site Manager.
- E. Equipment shall be maintained in such a manner as to prevent it from becoming a source of interference or a safety hazard.
- F. Equipment shall have an ID tag attached, which shows licensee's name, address, call sign, frequency, tone squelch frequency and telephone number of person or organization responsible for maintenance work. Radio station licenses shall be posted for each transmitting station as required by FCC rules.
- G. Speakers will be turned off except during periods of maintenance work.
- H. Areas in and around the site user's equipment shall be kept clean and neat at all times. In addition, exterior areas including access roads, trails, and parking area shall be kept clean. Trash and unused materials shall be immediately removed from the site and not stored on the premises in any manner.
- I. Smoking, open flame, or welding will not be permitted inside buildings.
- J. Should the site user cause discharge of any Fire Protection System, they will be responsible for all costs associated with recharging the system, cleaning the building and repairing damaged equipment.
- K. If the building has an alarm system installed, the site user will notify designated Alarm Center when entering or leaving building in accordance with posted instructions.
- L. Site access shall be as designated in and subject to restrictions as described in the lease\use agreement. The DNCR will not be responsible for plowing of access roads or trail entrances to the site unless specified in lease/use agreement.
- M. Prior to the signing of any lease, a joint visit of the site will be made by the proposed site user and the DNCR Site Manager. Any additional special technical requirements not covered in this document will be determined at this meeting.

N. When a lease is terminated for any reason, the site user will remove all equipment including antennas and feed lines within thirty days and will be responsible for any work necessary to return site to its previously existing condition. Should the site user fail to do so, then DNCR will arrange to have work completed and will bill the site user for this work.

EXHIBIT "B"

Notice of Lease

Notice of the following Lease is hereby given in accordance with the provisions of RSA 227-H:10. Furthermore, in accordance with RSA 72:23,I(b)(4), failure of the lessee to pay the duly assessed personal and real estate taxes when due shall, per the terms of the Lease, be cause to terminate said lease or agreement by the lessor.

LESSOR: STATE OF NEW HAMPSHIRE, Department of Natural and Cultural

Resources, having a mailing address of 172 Pembroke Road, Concord, New

Hampshire 03301

LESSEE: T-MOBILE NORTHEAST LLC, a limited liability company organized unde#r

the laws of the State of Delaware and having its place of business at 12920 S.E.

38th Street, Bellevue, Washington 98006

TERM EFFECTIVE DATE: 5 years beginning on December 1, 2023 or 30 days following construction start,

whichever occurs earlier

DESCRIPTION: Communications Lease at Mount Sunapee State Park - Newbury, NH

LEASED PREMISES

The STATE, for and in consideration of the covenants and agreements hereinafter contained and made on the part of LESSEE, does hereby grant, demise and lease to LESSEE:

- a) Space as needed on the tower for the equipment and connectors listed in Exhibit C and herein after referred to as "Equipment Inventory"
- b) Space as needed in the Summit Lodge Building for the equipment and connectors listed in Exhibit C herein after referred to as "Equipment Inventory"

TERM: One (1) five (5) year

RIGHTS OF EXTENSION OR RENEWAL: To be determined by Lessor and Lessee upon termination of the initial 5 year Term.

EXECUTED as an instrument under seal on the dates indicated below.

LESSOR:

STATE OF NEW HAMPSHIRE
DEPARTMENT OF NATURAL AND CULTURAL RESOURCES

By:

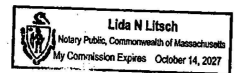
Sarah L. Stewar Commissioner

STATE OF NEW HAMPSHIRE COUNTY OF MERRIMACK

The foregoing instrument was acknowledged before me this day of, 2023, by Saral L. Stewart, in her capacity as Commissioner of the Department of Natural and Cultural Resources.
(lal Wegger of
NOTARY PUBLIC/JUSTICE OF PEACE
My Commission expires: 9-23-25
Notary Public - New Hampshire
My Commission Expires September 23, 2025 LESSEE:
LESSEE:
T-MOBILE NORTHEAST LLC
Ву:
Duty Authorized Steven Andrade

THE STATE OF MASSACHUSETTS COUNTY OF BRISTOL

On this 10 day of October, 2023, before me, the undersigned officer, personally appeared, who acknowledged to be 50. One chart of Eng 8 005, and that as such, being authorized to do so, executed the foregoing instrument for the purposes contained therein, by signing under the name of the company as such officer.



NOTARY PUBLIC/JUSTICE OF PEACE
My Commission expires: 0 cl 14 2027

Network Engineering

EXHIBIT C

EQUIPMENT INVENTORY

4MN0484A	T-Mobile Northeas	LLC 1-877-6	1-877-611-5868		
Site	Organization	Contact Ph	Contact Phone #		
TOWER MOUNTED E (Antenna Make, Model, (Tower Make, Model an	Feed-line Type)	LOCATION: (Mounted Elevation and Structure)	Bearing on		
(3) Ericsson 840590966 (Octo) - (1) 6/24 Hybrid 4AWG	90' AGL			
(3) Ericsson AIR 6419 B4 (3) Ericsson 4460 Remote (3) Ericsson 4480 Remote		0, 110, 230			
HOUSED EQUIPMENT (Make, Model, Serial Nu Tx/Rx Frequencies) Also Power (Batteries or UPS Ericsson 19" Rack, Power 1870-1880MHz, 1950-1960MHz – 1 1880-1885MHz, 1960-1965MHz – 1 1895-1900MHz, 1975-1980MHz – 1 1900-1905MHz, 1980-1985MHz – 1 1905-1910MHz, 1985-1990MHz – 1 1910-1915 MHz, 1990-1995 – WQR	mber, List Back-up 6) 6230, B160 KNLF217 WQYL211 VPZY686 VQCX686 WQCS431	LOCATION – SHELTER (Rack or Cabinet Mounte 622-627MHz, 668-673MHz – WQZL 627-632MHz, 673-678MHz – WQZL 632-637MHz, 678-683MHz – WQZL 637-642MHz, 683-688MHz – WQZL 698-704, 728-734MHz – WQIZ578 WQYL764, WLX583 WQCI578,WQC WQR739,WQCL455 - 2500	963 964 -965 -962		
Copy of FCC Licenses and Company of FCC Licenses and Compa	Hastings	Date: 7/28/23			
1-877-611-5868 Phone Number	SUBM	<u>T TO</u> : Communications Coo Division of Forests ar 172 Pembroke Road			

Concord, NH 03301

State of New Hampshire Department of State

CERTIFICATE

I, David M. Scanlan, Secretary of State of the State of New Hampshire, do hereby certify that T-MOBILE NORTHEAST LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on January 25, 2006. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 550858

Certificate Number: 0006332403



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 10th day of October A.D. 2023.

David M. Scanlan Secretary of State



ASSISTANT SECRETARY'S CERTIFICATE OF AUTHORIZATION

I, Ryan Brady, do hereby certify that I am a duly elected and acting Assistant Secretary of T-Mobile USA, Inc., a Delaware corporation, and the business entities listed on Exhibit B (collectively, the "T-Mobile Subsidiaries", together "T-Mobile") and have access to the records and minutes of T-Mobile.

I further certify that, based on information provided to me and subject to the applicable contracting policy, including without limitation, the Delegation of Authority Policy of T-Mobile, Steven Andrade, Senior Director, Network Engineering & Operations, Individual cell site (macro) lease and license agreements and amendments thereto, and the ancillary agreements and documents listed on Exhibit A, on behalf of the T-Mobile Subsidiaries.

DATED: 09/27/2023

T-Mobile USA, Inc. T-Mobile Subsidiaries

Ryan Brady Assistant Secretary



STATE OF WASHINGTON)
) ss.
COUNTY OF KING)

I certify that I know, or have satisfactory evidence, that Ryan Brady is the person who appeared before me, and said person acknowledged that he signed the attached Assistant Secretary's Certificate of Authorization and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the attached document.

Name:

NOTARY PUBLIC in and for the State of Washington Residing in Ling County, WY

My appointment expires:

CATHY L FOX Notary Public State of Washington Commission # 22007406 Comm, Expires Mar 27, 2026

Exhibit A

The following ancillary documents are authorized for signature to the extent related to an individual cell site (macro):

- Affidavits/Pleadings required to support litigation or zoning/permitting applications
- Bill of Sale (for equipment being left for the landlord or a third party after T-Mobile vacates a site)
- Cost Share Agreements, including the development and construction of sites for a municipality (RFP for new site builds/structure modifications)
- COW/COLT Agreements
- Easements
- Entry and Testing Agreements
- Generator Agreements
- Indemnification agreements relating to permits
- Indemnification agreements/authorizations for utility to install equipment above power lines
- Memorandum of Lease (MOL) and release of MOL
- Microwave Agreements
- RFPs from municipalities/government agencies for cell site leases (non-binding agreements only)
- Settlement agreements for back rent/utilities or property damage
- Single site agreements including site leases/licenses/subleases/sublicenses, amendments, consent
 agreements, temporary relocation/reimbursement agreements, utility use agreements, lease
 termination agreements/pay and walk agreements, but not lease termination notices or notices of
 non-renewal
- Various forms required when dealing with federal, state, or local government agencies
- Zoning or Permit Approvals that need to be countersigned by any of the entities in Exhibit B

¹ The Delegate is also authorized to execute non-Excluded Agreements listed on this Exhibit A in connection with the implementation of initiatives led by T-Mobile's Procurement and Alternative Coverage Solutions teams, e.g., small cells, distributed antenna systems (DAS), and in-building agreements.

Exhibit B

T-Mobile Region:

T-Mobile Entities Authorized:

Northeast

APC Realty and Equipment Company, LLC

MetroPCS Massachusetts, LLC MetroPCS New York, LLC MetroPCS Pennsylvania, LLC

Nextel South Corp. Nextel West Corp.

Sprint LLC

Sprint Solutions LLC
Sprint Spectrum LLC
Sprint Spectrum Realty Company, LLC
SprintCom LLC

T-Mobile Northeast LLC T-Mobile South LLC



CERTIFICATE OF LIABILITY INSURANCE

5/1/2024

DATE (MM/DD/YYYY) 10/5/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed.

	SUBROGATION IS WAIVED, subject his certificate does not confer rights to							require an endorsement. A st	dement on
PRODUCER Lockton Companies Three City Place Drive, Suite 900 St. Louis MO 63141-7081				CONTACT NAME: PHONE (AAC, No, Ent): (AAC, No):					
(314) 432-0500				E-MAL ADDRESS:					
(314) 432-0300					INSURER(8) AFFORDING COVERAGE NAIC #				20443
NSURED TO THE TOTAL OF THE TOTA								35289	
1358772 T-Mobile US, Inc. Its Subsidiaries and Affiliates			INSURER B: The Continental Insurance Company INSURER C: Transportation Insurance Company				20494		
	12920 SE 38th Street				INSURER C: Transportation insurance Company			20434	
	Bellevue WA 98006				INSURE				
				×	INSURE		· · · · · · · · · · · · · · · · · · ·		
CO	VERAGES TMOBI CER	TIFIC	ATE	NUMBER: 1994171	4 .			REVISION NUMBER: XX	XXXXX
C	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY IN XCLUSIONS AND CONDITIONS OF SUCH I	QUIR PERT POLIC	AIN, CIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD	OF ANY	CONTRACT THE POLICIES EDUCED BY F	OR OTHER IS DESCRIBED PAID CLAIMS.	DOCUMENT WITH RESPECT TO V	WHICH THIS
IMSR LTR	TYPE OF INSURANCE	ADDL PASD	SUER WVD	POLICY MUMBER		POLICY EFF (MM/DO/YYYY)	POLICY EXP (MM/DD/YYYY)	LEGTS	
A	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y	N	7012343900	,	5/1/2023	5/1/2024	PREMISES (En occurrence) \$ 10,0	00,000
								MED EXP (Any one person) \$ 25,0	
	GEN'L AGGREGATE LIMIT APPLIES PER:	8							000,000
	POLICY PRO X LOC								00,000
	OTHER							\$	00,000
Α	AUTOMOBILE LIABILITY	N	N	7012343878		5/1/2023	5/1/2024	COMBINED SINGLE LIMIT (Ea accident) \$ 5,00	0,000
	X ANY AUTO							BODILY INJURY (Per person) \$ XX	XXXXX
	OWNED SCHEDULED AUTOS								XXXXX
	HIRED AUTOS ONLY AUTOS ONLY								XXXXX
									XXXXX
B	X UMBRELLA LIAB X OCCUR	N	N	CUE 7014886953 SIR applies per policy		5/1/2023	5/1/2024	EACH OCCURRENCE \$ 5,00	
B	EXCESS LIAB CLAIMS MADE	ĺ		terms & conditions				AGGREGATE \$ 5,00	
	DED X RETENTIONS 10,000 WORKERS COMPENSATION		N		+	-1-1-1-1-1		X PER OTH-	XXXXX
B	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		"	7012343895 (AOS) 7012343881 (CA)		5/1/2023 5/1/2023	5/1/2024 5/1/2024		0,000
C	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A		7012447142 (AZ,MA,OR,	WI)	5/1/2023	5/1/2024	EL DISEASE - EN EMPLOYEE \$ 2.00	San Tarana and Tarana
	If you, describe under DESCRIPTION OF OPERATIONS below					j		EL DISEASE - POLICY LIMIT \$ 2.00	
							Þ		
THIS	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL CERTIFICATE SUPERSEDES ALL PREVIOUSLY ISSUE	ED CÈ	RTIFIC	ATES FOR THIS HOLDER, APPLICA	IBLE TO T	HE CARRIERS LI	STED AND THE P	OLICY TERM(S) REFERENCED,	
The	Certificate Holder and other entities defined s under general liability and are additional in:	by wi	ritten e	contract, statute, permit applic	cation or	written agreer	nent are additi	onal insureds on a primary and non-	contributory
auto	s under general hability and are additional in- probile liability as required by written contra	ct. **	Sec A	ttached Endorsements** 4M	N0484A	- Mount Suns	pee State Park	:-Route 103 Newbury, NH	ny anu
								ı	
ÇE	CERTIFICATE HOLDER CANCELLATION See Attachments								
19941714 The State of New Hampshire				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL, BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
Department of Natural and Cultural Resources			AUTHORIZED REPRESENTATIVE						
	ATTN: Land Mgmt Bureau 172 Pembroke Road				AUTHORIZED REPRESENTATIVE				

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Concord NH 03301