

**POLE ATTACHMENT AGREEMENT**

**BETWEEN**

**CITY OF LAKE WORTH BEACH**

**AND**

**LEVEL 3 COMMUNICATIONS, LLC**

This Pole Attachment Agreement (“Agreement”) is dated this \_\_\_\_ day of \_\_\_\_ 2021, and is made by and between City of Lake Worth Beach, Florida (“Licensor”), a Florida municipal corporation, and Level 3 Communications, LLC a Delaware limited liability company authorized to do business in the State of Florida (“Licensee”).

**RECITALS**

**WHEREAS**, Licensee proposes to install and maintain, fiber optic and or coaxial cables, wires, antennas and associated wireline and wireless communications equipment on Licensor’s Poles to provide all lawful Communications Services to the public; and

**WHEREAS**, Licensor is willing, when it may lawfully do so, to issue one or more Permits authorizing the placement or installation of Licensee’s Attachments on Licensor’s Poles, provided that Licensor may refuse, on a non-discriminatory basis, to issue a Permit where in its reasonable judgment there is insufficient capacity (of space or pole loading requirements) or for reasons of safety, reliability and generally applicable engineering purposes; and

**WHEREAS**, the Licensor supports the rapid deployment of communications facilities within its service area pursuant to prudent pole attachment terms and conditions that will not (i) compromise the safety and reliability of the Licensor’s electric distribution system; (ii) detrimentally affect the Licensor’s ability to deliver exceptional customer service; or, (iii) unreasonably interfere with the functionality of third-party communications networks that share Licensor Poles. This Agreement shall be interpreted consistent with these principles.

**NOW, THEREFORE**, in consideration of the mutual covenants, terms and conditions and remunerations herein provided, and the rights and obligations created hereunder, the parties hereto agree as follows:

**I. DEFINITIONS**

For the purposes of this Agreement, the following terms, phrases, words, and their derivations, shall have the meaning given herein, unless more specifically defined within a specific Article or Paragraph of this Agreement. Words used in the present

tense include the future tense, words in the single number include the plural number, and words in the plural number include the singular. The words "shall" and "will" are mandatory, and "may" is permissive. Words not defined shall be given their common and ordinary meaning.

- A. Affiliate: when used in relation to Licensee or other Attaching Entity, means another entity who owns or controls, is owned or controlled by, or is under common ownership or control with such Attaching Entity.
- B. Anchor: means a metal plate or screw placed in the ground to provide a counter load to the stringing tensions of Licensor and/or Licensee. Anchors shall be of sufficient size to hold the load placed on them.
- C. Applicable Standards: means all applicable engineering and safety standards governing the installation, maintenance and operation of facilities and the performance of all work, including Make-Ready Work, in or around electric Licensor Facilities and includes the most current versions of National Electric Safety Code ("NESC"), the National Electrical Code ("NEC"), the regulations of the Occupational Safety and Health Administration ("OSHA"), and the applicable laws of Florida, each of which is incorporated by reference in this Agreement, and/or other reasonable safety and engineering requirements of Licensor or other authority with jurisdiction over Licensor Facilities.
- D. Attaching Entity: means any public or private entity that attaches to a Licensor Pole to provide Communications Service.
- E. Attachment: means the point of connection to a Licensor Pole of a cable or fiber optic wire facility or other Communications Facility utilized to provide Communications Service, together with all associated equipment (excluding climbing aids) necessary to physically attach such facility to Licensor's Poles, placed directly on Licensor's Poles within the Communication Zone. For billing purposes, an Attachment shall be counted only for each 12 inches of space occupied by a strand attached with through-bolt.
- F. Cable: means any communications cable, wire, or strand, including without limitation fiber optic cable, coaxial cable, and twisted pair copper cable.
- G. Communications Facilities: means a wire or other facility utilized to provide Communications Service, together with all associated equipment necessary to physically attach such facility to Licensor's Poles.
- H. Communications Service: means the transmission [or receipt] of voice, video, data, internet or other forms of digital or analog signals over wire or other facilities, but does not include any such transmission [or receipt] by

Licensors when utilized to provide internal, non-commercial communications related to the operation of the Licensor.

- I. Communication Zone: means the space above the lowest permitted point of strand attachment minimum grade on a Pole, as defined by the NESC and other Applicable Standards that is available for Attachments.
- J. Make-Ready Work: means all work required by Applicable Standards, as reasonably determined by Licensor, required to accommodate Licensee's Communications Facilities. Such work includes, but is not limited to, rearrangement and/or transfer of Licensor Facilities or existing Attachments, inspections, engineering work, permitting work, tree trimming (other than tree trimming performed for normal maintenance or storm restoration purposes), pole strengthening and construction by pole removal and replacement.
- K. Outside Plant Facilities or OSP Facilities or Licensor Facilities: means all personal property and real property owned or controlled by Licensor, including but not limited to Poles and fiber.
- L. Overlash: means to lash an additional wire or other facility to an existing facility attached to a Pole.
- M. Permit: means written or electronic authorization of Licensor for Licensee to make, or maintain, Attachments to specific Poles pursuant to the requirements of this Agreement.
- N. Pole: means a pole owned by Licensor used for the distribution or transmission of electricity of less than 69kV that is capable of supporting Attachments for Communications Services. Generally the distribution Poles subject to this Agreement shall consist of 50 foot, class 2, wood poles which meet the requirements of the NESC for Pole Capacity, support and clearance of supply and communication conductors under conditions existing at the time this Agreement was established. The foregoing definition is not intended to preclude the use of Poles of different heights or strengths.
- O. Pole Capacity: is the maximum allowable stress, strain, or force the Pole can be subjected to, as determined by Licensor's Standards and the guidelines within the NESC.
- P. Pre-Permit Survey: means all work or operations required by Applicable Standards or Licensor to determine the Make-Ready Work necessary to accommodate Licensee's Communications Facilities on a Pole. Such work includes, but is not limited to, field inspection, and loading calculations.

- Q. Rearrange or Rearranging: is the moving of Attachments from one position to another on the same Pole.
- R. Reserve Capacity: means capacity or space on a Pole that Licensor has identified in writing at the time of attachment and reserved for its own electric utility requirements, pursuant to a reasonable, bona fide projected need or business plan for the provision of its core utility service.
- S. Riser: means metallic or plastic encasement materials placed vertically on the Pole to guide and protect communications wires and cables.
- T. Tag: means to place distinct markers on wires and cables, coded by color or other means specified by Licensor that will readily identify the type of Attachment and its owner.
- U. Transfer or Transferring: is the moving of Attachments from one Pole and placing them upon another.
- V. Unauthorized Attachment: means an Attachment to a Licensor Pole without Licensor's authorization required hereunder, including unauthorized third party Overlashing as more specifically set forth in Section II L of this Agreement. For purposes of payment of the Unauthorized Attachment Fee, an Unauthorized Attachment shall be deemed to have been made on the effective date of this Agreement or the date of the last pole survey or five years prior to the date of the survey, whichever is later.
- W. Vertical Ground Wire: means a conductor of either party attached vertically to the Pole and extending from the multi-grounded neutral through the Communication Zone to the base of the Pole where it may be either butt wrapped on the Pole or attached to a ground electrode.
- X. Wireless Telecommunications Attachment: means any installation on a pole that sends and/or receives radio frequency signals, including but not limited to directional, omnidirectional and parabolic antennas, structures to support sending or receiving and/ or transmitting devices, cabinets, accessory equipment and other ancillary equipment. A span wire required to support an unbalanced load for a wireless telecommunication attachment shall be considered a pole attachment if the operator does not have a licensed attachment on that same pole.

## II. SCOPE OF AGREEMENT

- A. Grant of License. Subject to the provisions of this Agreement, Licensor hereby grants Licensee a nonexclusive license authorizing Licensee to attach and maintain Attachments to Licensor's Poles subject to Licensor's termination rights set forth in Article XXII.

- B. Parties Bound by Agreement. Licensee and Licensor agree to be bound by all provisions of this Agreement and of the Permit(s) issued pursuant to this Agreement.
- C. Permit Issuance Conditions. Licensor will issue a Permit(s) to Licensee when Licensor determines, in its reasonable judgment that: (i) it has sufficient capacity (as it relates to both space for the equipment and pole loading requirements) to accommodate the requested Attachments within the Communication Zone; (ii) Licensee meets all requirements set forth in this Agreement; and (iii) such Permit(s) comply with all Applicable Standards. Sufficient capacity will be presumed to exist where the pole can accommodate Licensee's attachment consistent with Applicable Standards with or without Make-Ready Work.
- D. Reserve Capacity. Access to Poles will be made available to Licensee with the understanding that such access is subject to Licensor's Reserve Capacity as that term is defined herein. On giving Licensee at least ninety (90) days prior notice, Licensor may reclaim such Reserve Capacity anytime during the life of the Agreement following the installation of Licensee's Attachment if required for Licensor's future electric service use, including the attachment of communications lines for internal Licensor operational requirements. Licensor shall give Licensee the option to remove its Attachment(s) from the affected Pole(s) or to pay for the cost of any modifications needed to expand capacity so that Licensee can maintain its Attachment on the affected Pole(s) or to transfer its facilities to the nearest Pole. If any Attachments permitted on the Pole in reserved capacity are not removed after ninety (90) days' notice or such additional time as is reasonably necessary under the circumstances, Licensor may, at its sole option, after providing three (3) business days' advance notice, remove or relocate said facilities at the expense of the Licensee. To the extent feasible, Licensor shall assist Licensee in finding other Licensor poles which may be suitable for Licensee's attachments
- E. No Interest in Property. No use, however lengthy, of any Licensor Facilities, and no payment of any fees or charges required under this Agreement, shall create or vest in Licensee any easements or other ownership or property rights of any nature in any portion of such Facilities. Neither this Agreement, nor any Permit granted under this Agreement, shall constitute an assignment of any of Licensor's rights to the Licensor Facilities. Notwithstanding anything in this Agreement to the contrary, Licensee shall, at all times, be and remain a mere licensee.
- F. Licensee's Right to Attach. Nothing in this Agreement, other than a Permit issued pursuant to Article VI, shall be construed as granting Licensee any right to attach Licensee's Communications Facilities to any specific Pole or to compel Licensor to grant Licensee the right to attach to any specific Pole.

1. Licensor reserves the right to deny Attachments to Licensor Poles on a non-discriminatory basis for capacity, safety, reliability, or engineering concerns.
  2. Pursuant to the right provided for in the above subsection, Licensor hereby excludes its Poles used to provide street lighting service only and limits use to Poles used to support those distribution and transmission lines in voltages below 69 kV. The Licensor may allow, under special circumstances and at the Licensor's discretion, cable attachments to Poles used to support transmission lines in excess of 69 kV and Poles used to provide street lighting service only.
- G. Necessity of Authorizations. Licensee is obligated to obtain all legally necessary certification, permitting, and franchising from Federal, State and Local authorities prior to making any Attachments.
- H. Licensor's Rights over Poles. The parties agree that this Agreement does not in any way limit Licensor's right to locate, operate and maintain its Poles in the manner that it reasonably believes will best enable it to fulfill its own service requirements.
- I. Expansion of Capacity. Licensor will take reasonable steps to expand Pole capacity when necessary to accommodate Licensee's request for Attachment. Notwithstanding the foregoing sentence, nothing in this Agreement shall be construed to require Licensor to install, retain, extend, or maintain any Pole for use by Licensee when such Pole is not needed for Licensor's own service requirements.
- J. Other Agreements. Except as provided herein, nothing in this Agreement shall limit, restrict, or prohibit Licensor from fulfilling any agreement or arrangement regarding Poles, including Joint Use Agreements, into which Licensor has previously entered, or may enter in the future, with others not party to this Agreement.
- K. Permitted Uses. This Agreement is limited to the uses specifically stated in the Recitals and no other use shall be allowed without Licensor's express written consent to such use. Nothing in this Agreement shall be construed to require Licensor to allow Licensee to use Licensor's Poles after the termination of this Agreement except to the extent that the parties are in good faith negotiations to extend this Agreement or enter into a new Agreement, in which case the terms of this Agreement shall govern until such renewed or new Agreement is executed.
- L. Overlapping. The following provisions will apply to Overlapping:

1. Prior notice, but no permit, is needed for Licensee's overlashed cable. Licensee will stay in compliance with generally accepted engineering practices when installing the overlashed cable. Licensor has the right to deny the overlashed attachment for reasons of safety, reliability or generally applicable engineering reasons.
  2. Licensee shall not sub-license space on the pole to any third-party, or place an Attachment or Overlash for the benefit of any third-party. An affiliate of Licensee shall not be deemed a third-party. Any such action shall constitute a material breach of this Agreement. The use of Licensee's Communications Facilities by third-parties (including, but not limited to, leases of dark fiber or leased telecommunications services) that involves no additional Attachment or Overlash is not subject to the provisions of this Section II L.
  3. Except as otherwise set forth herein, if Overlashing is required to accommodate facilities of a third party who is not affiliated with Licensee, such third party must obtain Permits and a License Agreement with Licensor, and pay an Annual Attachment Fee. No such Permits to third parties may be granted by Licensor allowing Overlashing of Licensee's Communications Facilities unless Licensee has consented in writing to such Overlashing. Nothing in this Agreement shall prevent Licensee from seeking a contribution from an Overlashing third party to defray fees and charges paid by Licensee.
  4. Make-Ready procedures set forth in Article VII shall apply, as necessary, to all Overlashing.
- M. Risers and Climbing Aids. Licensee shall not place risers, vertical grounds, climbing aids or J-hooks on any Poles without Licensor's prior written permission. Such permission shall not be unreasonably withheld.

### III. FEES AND CHARGES

- A. [WIRELINE]. Annual Fee and Fee Adjustments. Licensee shall pay to Licensor an annual fee of \$16.50 per Pole. At the end of the first three (3) years of this Agreement, the rates shall increase by three (3) percent. At the end of the initial term of this Agreement, the rates for all extension terms shall be subject to negotiation. In the event that, during the term of this Agreement, state or federal law limits the annual fee that Licensor may charge for an Attachment to an amount lower than the then current annual fee, the rate shall be lowered to the legally permitted amount, notwithstanding any provision in the law that may grandfather existing contract rates.

- B. [WIRELESS]. Annual Fee and Fee Adjustments. Licensee shall pay to Licensor an annual fee of \$1,300.00 dollars per pole for any antennas attached to the pole (excluding strand mounted Wi-Fi), such rate effective upon signing this Agreement. On or about January 1 of each calendar year after the signing date of this Agreement, the annual rate shall increase by three percent (3%).
- C. Attachment fees shall be payable in advance on the first day of January, April, July, and October based upon the number of Attachments which are being maintained on the preceding first day of December, March, June and September respectively, and upon the then effective rental rate. The first payment of rental hereunder shall include such pro rata amount as may be due for use of Poles from the effective date hereof, which for rental payment calculation purposes shall be construed to mean that date upon which Licensee makes its first approved Attachment to a Licensor Pole.
- D. Licensor shall invoice Licensee for the payments quarterly. Licensee shall pay each undisputed invoice within forty-five (45) days after Licensee's receipt thereof. No refund of any Attachment Fee shall be paid on account of any surrender of a Permit or license granted hereunder that is surrendered as a result of violation of this Agreement. Pro-rata refunds of the applicable quarterly attachment fees shall be made for all other permits in proportion to the remaining number of days in the quarter.
- E. Late Charge. If Licensor does not receive any fee or other amount owed within forty-five (45) days after it becomes due, Licensee, upon receipt of ten (10) business day's written notice, shall accrue and pay interest to Licensor, at the rate of one and a half percent (1.5%) per month or statutory annual interest, whichever is less, on the amount due.
- F. Payment of Make-Ready Work. Licensee will be responsible for payment to Licensor of all Make-Ready Work required to accommodate Licensee's Communications Facilities.
- G. Advance Payment. At the reasonable discretion of Licensor and upon advance written notice to Licensee, Licensee shall pay in advance all reasonable costs, including but not limited to administrative, construction, inspections and Make-Ready Work expenses, in connection with the initial installation or Rearrangement of Licensee's Communications Facilities, except to the extent otherwise provided by this Agreement.
- H. Determination of Charges. Wherever this Agreement requires Licensee to pay for work done or contracted by Licensor, the charge for such work shall include all reasonable, actual material, labor, engineering and administrative costs and applicable overheads. Licensor shall bill its services based upon actual costs, and such costs will be determined in



accordance with Licensor's cost accounting systems used for recording capital and expense activities.

- I. Work Performed by Licensor. Wherever this Agreement requires Licensor to perform any Make-Ready Work, Licensee acknowledges and agrees that Licensor may at its reasonable discretion utilize its own employees or contractors, or any combination of the two to perform such Make-Ready Work.
- J. True Up. Wherever Licensor at its discretion requires advance payment of estimated expenses prior to the undertaking Make-Ready Work and the reasonable, actual cost of Make-Ready Work exceeds the estimated cost, Licensee agrees to pay Licensor for the difference in cost, provided that an invoice of estimated cost is submitted to Licensee sixty (60) days before advance payment is due. To the extent that the actual cost of the activity is less than the estimated cost, Licensor agrees to refund to Licensee the difference in cost.
- K. Default for Nonpayment. Nonpayment of any amount due under this Agreement beyond ninety (90) days shall constitute a default of this Agreement.
- L. Disputes. If Licensee believes in good faith that an invoice is incorrect, Licensee shall notify Licensor of the incorrect invoice. To protest an invoice, Licensee must give Licensor written notice of the nature of its protest no later than the due date for payment of the invoice together with copies of records and other documentation supporting its position. Any amount determined to be collected in error shall be credited to Licensee with interest at the rate of one and a half percent (1.5%) per month or statutory annual interest, whichever is less, on the amount due

#### **IV. SPECIFICATIONS**

- A. Installation/Maintenance of Communications Facilities. When a Permit is issued pursuant to this Agreement, Licensee's Communications Facilities shall be installed and maintained in accordance with Licensor's installation and maintenance requirements and specifications, which may be amended on a non-discriminatory basis from time to time upon thirty (30) days' prior notice, and may not run afoul to the terms of this agreement. All of Licensee's Communications Facilities must comply with all Applicable Standards. Licensee shall be responsible for the installation and maintenance of its Communications Facilities. Licensee shall, at its own expense, make and maintain its Attachments in safe condition and good repair, in accordance with all Applicable Standards. Notwithstanding the foregoing, Licensee shall not be required to retrofit any Attachments that were installed in compliance with the requirements and specifications at the

time of installation except to the extent required by the NESC, including NESC Rule 013B.

- B. Additional Attachments. Licensee shall not have the right to place any equipment in addition to that initially authorized by its Permit, nor shall Licensee change the position of any Attachment to any Pole without first making application for and receiving permission to do so, as prescribed herein.
- C. Installation of Attachments. Licensee's fiber and/or cable Attachments on each Pole shall be restricted to one foot of pole space in the Communication Zone, utilizing any pre-drilled holes or banding. Licensee **may not** create any new holes in a concrete pole or ductile iron pole without Licensor's approval. If Licensee fails to install its Attachment at the lowest permitted point of the Pole and if Licensor should require the Licensee to lower its facilities for Licensor needs, Licensor will not be required to reimburse the Licensee for its modification expense.
- D. Tagging of Attachments. Licensee shall, upon written notice from Licensor, commence Tagging or marking all its Communications Facilities so they can be easily identified from the ground and distinguished from other similar cables on the pole. Commencing on the effective date of this Agreement, all cables shall be marked at the time of installation and be secured so as to remain permanently affixed to the attaching company's cable. The tagging requirement shall apply immediately to all new Attachments that are made subsequent to the execution of this Agreement. All other existing Attachments not already tagged shall be tagged by Licensee whenever Licensee has reason, in the normal course of business, to complete work on such attachments.
- E. Interference. Licensee shall not allow its Communications Facilities to impair the ability of Licensor or any third party to use Licensor's Poles (provided that such third party's equipment was installed and in operation on the applicable Licensor's Pole prior to the issuance of the applicable Permit to Licensee), nor shall Licensee allow its Communications Facilities to interfere with the operation of any Licensor Facilities.
- F. Protective Equipment. Licensee, its employees and contractors, shall utilize and install adequate protective equipment to ensure the safety of people and facilities. Licensee shall at its own expense install protective devices designed to handle the voltage and current impressed on its Communications Facilities in the event of a contact with the supply conductor.
- G. Violation of Specifications. If Licensee's Communications Facilities, or any part thereof, are installed, used, or maintained in violation of this Agreement, and Licensee has not corrected the violation(s) within forty five

(45) calendar days from receipt of written notice of the violation(s) from Licensor, Licensor may at its own option correct said conditions. Licensor will attempt to notify Licensee in writing prior to performing such work whenever practicable. When Licensor reasonably believes, however, that such violation(s) pose an immediate threat to the safety of any person, interfere with the performance of Licensor's service obligations, or pose an immediate threat to the physical integrity of Licensor OSP Facilities, after a good faith attempt to notify Licensee, unless Licensee can immediately remedy the violation, then Licensor may perform such work and/or take such action as it deems necessary without first giving written notice to Licensee. As soon as practicable thereafter, Licensor will advise Licensee of the work performed or the action taken. Licensee shall be responsible for paying Licensor for all costs Licensor incurred taking action under this subsection.

- H. Restoration of Licensor Service. Licensor's service restoration requirements shall take precedence over any and all work operations of Licensee on Licensor's Poles.
- I. Effect of Failure to Exercise Access Rights. If Licensee does not exercise any access right granted pursuant to this Agreement and applicable Permit within the period prescribed and any extension thereof, Licensor may use the space scheduled for Licensee's Attachment, for its own needs or other Attaching Entities. In such instances, Licensor shall endeavor to make other space available to Licensee, upon reapplication for a Permit, as soon as reasonably possible.

## **V. PRIVATE AND REGULATORY COMPLIANCE**

- A. Necessary Authorizations. Licensee shall be responsible for obtaining from the appropriate public and/or private authority or other appropriate persons any required authorization to construct, operate and/or maintain its Communications Facilities on public and/or private property before it occupies any portion of Licensor's Poles. Licensor retains the right to require evidence that appropriate authorization has been obtained before any Permit is issued to Licensee to the extent such authorizations are actually required or applicable. Licensee's obligations under this Article V include, but are not limited to, Licensor franchise agreements and/or registration requirements, Florida P.S.C. certification, its obligation to obtain all necessary approvals to occupy public/private rights-of-way and to pay all costs associated therewith. Licensee shall indemnify and hold harmless Licensor for all loss and expense, including reasonable attorneys' fees, that Licensor may incur as a result of claims by governmental bodies, owners of private property, or other persons, that Licensee does not have sufficient rights or authority to attach Licensee's Communications Facilities on Licensor's Poles.

- B. Lawful Purpose and Use. Licensee's Communications Facilities must at all times serve a lawful purpose, and the use of such Facilities must comply with all applicable local, state and federal laws.
- C. Forfeiture of Licensor's Rights. No license granted under this Agreement shall extend to any Pole on or within which the Attachment of Licensee's Communications Facilities would result in a forfeiture of Licensor's rights. If Licensee's Communications Facilities would cause such forfeiture, Licensee shall promptly remove its Communications Facilities upon receipt of written notice from Licensor. Licensor will perform such removal at Licensee's expense after the expiration of sixty (60) calendar days from Licensee's receipt of the written notice.
- D. Effect of Consent to Construction/Maintenance. Consent by Licensor to the construction or maintenance of any Attachments of Licensee shall not be deemed to be an acknowledgment that Licensee has the necessary authority to construct or maintain any such Attachments. It is Licensee's responsibility to obtain all necessary approvals from all appropriate parties or agencies.
- E. Licensee Responsibility for Other Payments. Licensee shall be liable for and shall pay any and all taxes, assessments, and governmental charges of any kind whatsoever lawfully levied or assessed and attributable to Licensee's use of Licensor's OSP Facilities or any portion of them, or against Licensee's business with regard to operation or use of the Licensor OSP Facilities, including without limitation, all franchise and other fees due to any federal, state, county, city or other jurisdiction having the authority to levy any such charges (but excluding any fees based upon Licensor's income). Licensee shall pay, without apportionment, any taxes levied on it that are based on its business profits. In addition, Licensee shall pay, or as appropriate, reimburse Licensor, without apportionment, any *ad valorem* taxes, fees, assessments or other charges which are assessed against Licensor that arise from Licensee's use of Licensor OSP Facilities or any portion of them, and shall be responsible for any property use fees or consents required by virtue of Licensee's use of the Licensor OSP Facilities or any portion of them. Licensor shall pay any taxes, fees, or charges attributable to its ownership of Licensor OSP Facilities when such taxes, fees, or charges are not based on or imposed by virtue of Licensee's use of any such Facilities or Licensor's receipt of payments and/or fees from Licensee under this Agreement.

## **VI. APPLICATION FOR PERMIT PROCEDURES**

- A. Permit Required. Licensee shall not install any Attachments on any Pole without first applying for ("Application") and obtaining a Permit pursuant to the applicable requirements of the Procedure. The rights to lease or occupy other Licensor OSP Facilities, including right of way, power supply space,

ducts or conduits, or transmission towers (except as specifically provided herein) are not covered by this Agreement and must be separately negotiated. Licensee shall notify Licensor on a quarterly basis, of all service drops made during the previous quarter.

- B. Permits for Third Party Overlashing. As set out in Article II, Paragraph L, Permits and a separate pole attachment agreement are required for any third party Overlashing.
- C. Pre-Permit Survey. As part of the Permit application process, the Licensee shall collect field data for, provide digital photographs of each Pole, perform pole loading calculations and submit them to Licensor with the permit Application. Each digital photograph shall be identified by address and street name. Pole loading calculations shall be performed for each height and class worst case pole (s) included in the permit survey.
- D. Certification of Use. Licensee must certify in its application that it will attach its Communications Facilities to the Poles within ninety (90) calendar days of the grant of Permit or such additional time as agreed to by the parties for minor system additions or upgrades. The time frame shall be extended to one hundred and twenty days (120) or such additional time as agreed to by the parties for major system upgrades or initial system build out occurring throughout Licensor's entire service territory. Licensee may apply at any time for an extension of the applicable attachment period which will at the discretion of Licensor be granted for a reasonable period of time upon a finding of good cause and that the grant of such extension does not materially prejudice any pending requests for Attachment(s).
- E. Licensor Review of Permit Application.
  - 1. Upon receipt of a properly executed Application, including certified Pre-Permit Survey, and the appropriate permit processing fee, Licensor will review the Permit Application as promptly as possible, and discuss any issues with Licensee, including unusual engineering or Make-Ready Work requirements associated with the Application. Licensor's acceptance of the submitted design documents does not relieve the professional engineer and Licensee of full responsibility for any errors and/or omissions in the engineering analysis. Within forty five (45) days of Licensor's receipt of a properly executed application for permit, Licensor shall issue a response to Licensee granting, denying or seeking additional information on the permit. No Permit shall be granted in advance of Licensee obtaining all requisite federal, State and local authorizations.
  - 2. Licensor may enter into an agreement with a third-party contractor who shall pursuant to Applicable Standards receive permit information, coordinate issue and/or deny Permits, perform design

work and determine Make-Ready Work requirements on Licensor's behalf. Licensee agrees to pay all actual, reasonable costs and fees of such entity attributable to work on Licensee's Pole Attachments that exceeds the application fees. At Licensor's option and direction, such costs and fees may be payable by Licensee directly to the third-party contractor.

- F. Timing. Licensor, or its duly authorized agent, shall process Permits and establish Attachment rights on a non-discriminatory basis, based upon the time in which properly executed applications are received.
- G. Performance of Make-Ready Work. If Make-Ready Work is required to accommodate Licensee's Attachments, Licensor or its contractors shall perform such work to the extent such work does not require modification, transfer or removal of Licensee facilities. The Licensee has the option of hiring a Licensor approved contractor to perform the Make-Ready Work.
- H. Permit as Authorization to Attach. After receipt of payment for any necessary Make-Ready Work, Licensor will sign and return the Permit Application, which shall serve as authorization for Licensee to make its Attachment(s), provided, that Licensee has obtained all necessary federal, state and local authorizations.
- I. Failure to Construct. Absent circumstances beyond its control, if the Licensee fails to construct its facilities within ninety (90) calendars days of grant for minor system additions or upgrades and one hundred and twenty days (120) of grant for major system upgrades or initial system build out occurring throughout Licensor's entire service territory, all applicable Permits expire, unless waived or extended for good cause by Licensor. Upon expiration of a Permit, Licensee must resubmit all permit application materials and fees.

## **VII. MAKE-READY WORK/INSTALLATION**

- A. Estimate for Make-Ready Work. In the event Licensor determines that it can accommodate Licensee's request for Attachment(s) it will upon request, advise Licensee of any estimated Make-Ready Work charges necessary to accommodate the Attachment in a detailed, itemized estimate, on a pole by pole basis, at which point Licensee shall approve the work or withdraw its request for attachment.
- B. Payment of Make-Ready Work. Upon completion and presentation of a detailed, itemized invoice, Licensee shall pay Licensor's actual cost of Make-Ready Work required to accommodate a requested Licensee Attachment. Licensor at its discretion may require payment in advance based upon the estimated cost of Make-Ready Work.

Who May Perform Make-Ready Work. Make-Ready Work involving modification or removal of Licensor's facilities shall be performed only by Licensor or a contractor authorized by Licensor to perform such work. If Licensor cannot perform the Make-Ready Work to accommodate Licensee's Communications Facilities within ninety (90) days of Licensee's request for Attachments, Licensee may employ a contractor, approved by Licensor, to perform such work. Notwithstanding the forgoing, in the event that required Make-ready involves ten (10) or fewer poles, and Licensor cannot perform the Make-ready Work to accommodate Licensee's Communications Facilities within thirty (30) days, Licensee may employ a contractor, approved by Licensor, to perform such work.

- C. Scheduling of Make-Ready Work. In performing all Make-Ready Work to accommodate Licensee's Communications Facilities, Licensor will include such work in its normal work schedule. In the event Licensee requests that the Make-Ready Work be performed on a priority basis or outside of Licensor's normal work hours, Licensee agrees to pay any resulting increased costs presented in a detailed, itemized pole-by-pole invoice. Nothing herein is intended, however, to require performance of Licensee's work before other prior scheduled work.
- D. Written Approval of Installation Plans Required. Before commencing any installation of its Communications Facilities on Licensor's Poles, Licensee must obtain Licensor's written approval of Licensee's plans for installation; including the identity of any third party performing such work and the date(s) and time(s) during which such work will be completed. All such work is subject to the insurance requirements of this Agreement.
- E. Licensee's Installation/Removal/Maintenance Work.
1. All of Licensee's installation, removal and maintenance work shall be performed at Licensee's sole cost and expense unless otherwise provided in this Agreement, in a good and workmanlike manner, and must not adversely or materially affect the structural integrity of Licensor's Poles or Licensor OSP Facilities or any other facilities or equipment attached thereto.
  2. All of Licensee's installation, removal and maintenance work performed on Licensor's Poles or in the vicinity of other Licensor Facilities, either by its own employees or contractors, shall be in compliance with all applicable regulations specified in Article IV, Paragraph A. Licensee shall assure that any person installing, maintaining, or removing its Communications Facilities is duly qualified and familiar with all Applicable Standards and the provisions of Article XIX.

## VIII. TRANSFERS AND REARRANGEMENTS

- A. Required Transfers and Rearrangements of Licensee's Communications Facilities. If Licensor reasonably determines that a Transfer or Rearrangement of Licensee's Communications Facilities is necessary to accommodate Licensor's or a third party's needs, Licensee will perform such Transfer or Rearrangement within sixty (60) days after receiving notice from Licensor or such additional time as agreed to by the parties. Licensor or the responsible third party shall reimburse Licensee for cost of the transfer or rearrangement. If Licensee fails to Transfer or Rearrange its Communications Facilities within sixty (60) days after receiving such notice from Licensor or such additional time as agreed to by the parties, Licensor shall have the right to Transfer or Rearrange Licensee's Communications Facilities using its own personnel or Licensee's pre-approved contractors at Licensee's expense. Licensor shall not be liable for damage to Licensee's Facilities other than for Licensor's gross negligence or willful misconduct. Within 30 days of the execution of this Agreement, Licensee shall submit to Licensor a list of Licensee Approved Contractors who are qualified and available for Licensor to call upon. Licensee shall update such list quarterly.
- B. Billing for Transfers and Rearrangements Performed by Licensor. If Licensor performs the Transfer(s) or Rearrangement(s) at Licensee's request or because Licensee has failed to meet a timeframe imposed by this Agreement, Licensor will bill Licensee for its actual costs in a detailed, itemized invoice delineating costs on a pole-by—pole basis. Licensee shall reimburse Licensor undisputed amounts within sixty (60) days of the receipt of the invoice or within such additional time as agreed to by the parties.

## IX. POLE MODIFICATIONS AND/OR REPLACEMENTS

- A. Licensee's Action Requiring Modification/Replacement. In the event that any Pole to which Licensee desires to make Attachments is unable to support or accommodate the additional facilities in accordance with all Applicable Specifications, Licensor will notify Licensee of the changes necessary to provide an NESC compliant Pole, including but not limited to replacement or extension of the Pole. Licensor generally shall not increase pole height to exceed fifty (50) feet. The Licensee shall be responsible for Licensor's costs, if any, to Rearrange or Transfer its existing Facilities necessary to accommodate Licensee's Attachment. Licensor shall provide Licensee a detailed, itemized estimate of the costs for the replacement or modification of the Pole. If Licensee elects to go forward with the necessary changes, Licensee shall pay to Licensor the actual cost of making the required changes. Licensor may in its discretion require advance payment.



- B. With respect to the replacement of any Poles required to accommodate Licensee's Attachment, Licensee agrees to reimburse Licensor for cost of replacing such inadequate Poles with suitable Poles, including the cost of removal less any salvage recovery and the expense of Transferring Licensor Facilities from the old to the new Poles. With respect to such replacement Pole(s), if said replacement is necessary to correct a then existing violation of Applicable Standard(s) or because the Pole is at the end of its useful life, such replacement shall not be charged to Licensee, unless such violation was caused by Licensee's prior existing Attachment.
- C. Licensee Reimbursement to Other Attachers for Make Ready. By entering this Agreement, the Licensee agrees to reimburse other pole attachers for relocation, removal and other Make-Ready Work expenses necessitated solely by Licensee's Attachment. The Licensee and other pole attachers shall mutually work out the payment terms and conditions with no action or involvement required by Licensor.
- D. Treatment of Multiple Requests for Same Pole. If Licensor receives Permit Applications for the same Pole from two or more prospective licensees within sixty (60) days of the initial request, and Licensor is willing to accommodate their respective requests but doing so would require modification or replacement of the Pole, Licensor will evenly allocate on a pro rata basis among such licensees the applicable costs associated with such modification or replacement.
- E. Strengthening/Guying. Licensee shall place guys and anchors to sustain any unbalanced loads caused by Licensee's attachments. Any strengthening of Poles through the use of guying to accommodate Licensee's Attachments shall be provided by and at the expense of Licensee and to the satisfaction of Licensor. Communications cables must be properly guyed and anchored before tensioning and if necessary the Licensee must install separate guying and anchoring devices to secure their cables.
- F. Grounding/Bonding. Licensee may bond its Attachments on Licensor Poles to the Vertical Ground Wire where the same exists. Under no condition will the Licensor Vertical Ground Wire be broken, cut, severed, or otherwise damaged by Licensee. The Licensee shall immediately repair any damage to the vertical grounds caused by the Licensee.
- G. Costs. The costs for any Rearrangement or Transfer of Licensee's Communications Facilities or the replacement of a Pole (including any related costs for tree cutting or trimming required to clear the new location of Licensor's cables or wires) shall be allocated to Licensor, Licensee or other Attaching Entity on the following basis:

1. The Licensee shall be responsible for the costs associated with the Rearrangement or Transfer of its Communications Facilities except to the extent such costs are reimbursed to Licensor or Licensee pursuant to state or federal laws or as set forth in G.(2) below. Prior to making any such modification or replacement Licensor shall provide Licensee prior written notification at least sixty (60) days in advance of its intent, in order to allow Licensee a reasonable opportunity to elect to modify or add to its existing Attachment. The notification requirement of this Paragraph shall not apply to routine maintenance or emergency situations.
2. If the modification or the replacement of a Pole is the result of an additional Attachment or the modification of an existing Attachment sought by Licensor or an Attaching Entity other than Licensee, the Licensor or the Attaching Entity requesting the additional or modified Attachment shall bear the entire cost of the modification or Pole replacement. Licensee shall enter into a separate agreement with the third-party Attaching Entity to allocate Licensee's costs of Rearranging or Transferring its own facilities. Licensee reserves the right to require advance payment from another Attaching Entity for work that Licensee performs to accommodate any such modification or Pole replacement for such Attaching Entity.
3. The cost of adding or replacing Poles shall be paid for by the party requiring the work in accordance with the following formula:
  - A. = All labor charges to perform the work but not including work performed solely to benefit another entity attached to the pole.
  - B. = Cost difference in material between the Pole being removed and the actual Pole being installed based on current values.
  - C. = Salvage value of the replaced wood Pole (\$0.25 per foot when removed by Licensor crews).
  - D. = Cost to dispose of the Pole removed.
  - E. = Salvage value of the concrete Pole (100% current cost, if it's re-useable).
  - F. = Total cost of installing a similar Pole including a Pole ground (equipment or Pole), if one exists.For Pole additions, the formula shall be:

Wood or concrete Poles

Total charge = A + F

For Pole replacements, the formula shall be:

Wood or concrete Poles

Total charge = A + B + D - (C or E)

- H. No provision of this Agreement shall be construed to require Licensor to relocate its Attachments for the benefit of Licensee.

**X. ABANDONMENT AND CHANGE-OUT**

- A. Notice of Abandonment/ Change-Out/ Removal of Licensor Facilities. If Licensor desires at any time to abandon, replace, or relocate any Licensor Facilities to which Licensee's Communications Facilities are attached, it shall give Licensee notice in writing to that effect. Within sixty (60) days of receipt of said notice or such longer period mutually agreed to by the parties, Licensee shall remove and/or Transfer all of its Communications Facilities therefrom. Licensor shall reimburse Licensee for such removal and Transfer. Should Licensee not remove or Transfer its Communications Facilities within the prescribed time period or additional agreed to time, Licensor shall have the right, if necessary under applicable laws and regulations, to have Licensee's Communications Facilities removed and/or transferred from the Pole at Licensee's expense. Licensee shall indemnify and hold Licensor harmless for any such removal or Transfer of Licensee's Communications Facilities except to the extent any claim, action, loss, damage, injury, liability, cost or expense is caused by the sole negligence or willful misconduct of Licensor. Licensor shall give Licensee prior written notice of any such removal or transfer of Licensee's Facilities.
- B. Required Removal of Licensor Facilities. Upon receipt of not less than forty-five (45) days' prior written notice from Licensor to Licensee that any Licensor Facilities must be removed by reason of any Federal, State, County, Municipal or other governmental requirement, or the requirement of a property owner, the license covering the use of said Licensor Facilities shall terminate and Licensee's Communications Facilities shall be removed promptly from the affected Licensor Facilities. Notwithstanding the foregoing, Licensee shall have a reasonable opportunity to pursue and exhaust its available legal and administrative remedies prior to termination of its Permit, provided, that no enforcement action is being taken or threatened against Licensor and no order has been issued directing Licensor to remove Licensee's facilities, and that Licensee agrees to indemnify and hold harmless Licensor for Licensee's continued attachment pending any such exhaustion of remedies. If Licensee fails to remove its Communications Facilities from such Licensor Facilities in accordance with

this paragraph, Licensor shall have the right, to remove such facilities at Licensee's expense.

- C. Removal on Expiration/Termination. At the expiration or other termination of this License Agreement or individual Permit(s), unless the parties are in good faith negotiations to renew the, or enter a new, pole attachment agreement, Licensee shall remove its Communications Facilities from the affected Poles at its own expense. If Licensee fails to remove such facilities within ninety (90) calendar days of written notice from Licensor of such expiration or termination or some greater period as allowed by Licensor, Licensor shall have the right to have such facilities removed, or, if necessary under applicable laws and regulations, have such facilities declared "abandoned" and remove such facilities at Licensee's expense. Licensee shall indemnify and hold Licensor harmless for any such removal or Transfer of Licensee's Communications Facilities except to the extent any claim, action, loss, damage, injury, liability, cost or expense is caused by the negligence or willful misconduct of Licensor.

## **XI. TERMINATION OF PERMIT**

- A. Automatic Termination of Permit. Any Permit issued pursuant to this Agreement shall automatically terminate when Licensee ceases to have authority to construct and operate its Communications Facilities on public or private property at the location of the particular Pole covered by the Permit. Notwithstanding the above, Licensee shall have a reasonable opportunity to pursue and exhaust its available legal and administrative remedies prior to termination of its Permit, provided, that no enforcement action is being taken or threatened against Licensor and no order has been issued directing Licensor to remove Licensee's facilities, and that Licensee agrees to indemnify and hold Licensor harmless for Licensee's continued Attachment pending any such exhaustion of remedies.
- B. Right to Cancel. Unless the length of time to make attachment under a Permit is extended for good cause, Licensor retains the right to cancel, with thirty (30) days written notice, any Attachment Permit not utilized by placement of Licensee's Communications Facilities therein within ninety (90) calendar days of Permit issue date for minor system additions or upgrades, and one hundred and twenty (120) calendar days for major system upgrades or initial system build out occurring throughout Licensor's entire service territory, unless an extension is granted.
- C. Surrender of Permit. Licensee may at any time surrender any Permit for Attachment and remove its Communications Facilities from the affected Pole(s) at its own expense. All such work is subject to the insurance requirements of Article XVIII. Licensee may obtain a pro rata refund of the applicable quarterly attachment fee in proportion to the remaining days in

the quarter. If Licensee surrenders such Permit pursuant to the provisions of this Article, but fails to remove its Attachments from Licensor's Poles within forty five (45) days thereafter or if removal cannot be completed within forty five (45) days, such additional time as agreed to by the parties, Licensor shall have the right to remove Licensee's Attachments at Licensee's expense.

## **XII. INSPECTION OF LICENSEE'S FACILITIES**

### **A. Initial Inventory, Inspection and Audit.**

1. The Parties agree that the initial inventory of Licensee's Attachments to Licensor's poles is accurately depicted on Exhibit A.
2. The parties agree that Licensor shall conduct an audit of Licensee's Attachments within eighteen (18) months following the date of this Agreement pursuant to the Settlement Agreement between Licensor and Licensee, executed concurrently with this Agreement. Thereafter, Licensor may conduct an audit of Licensee Attachments every three (3) to five (5) years, with the reasonable cost of the audit of Licensee Attachments to be borne by Licensee. If the results of the pole audit show attachments to poles by Licensee not previously authorized by Licensor, such poles shall be added to the Inventory. The Licensor will have the right to require the Licensee to pay for Attachments to all such poles not previously authorized which have been added since the Initial Inventory.
3. Inspections. Licensor shall have the right at any time to make periodic inspections of Licensee's Communications Facilities, utilizing its own employees or contractors, and Licensee shall reimburse Licensor for the actual and reasonable expense of such inspections, but only for the costs of inspecting the poles on which Licensee is found to be in violation of any Applicable Standard.

B. Notice. Licensor will give Licensee reasonable advance written notice of such audits or inspections, except in those instances where safety considerations justify the need for such inspection without the delay of waiting until written notice has been received.

C. No Liability. The making of any inspections under this Article XV, or the failure to do so, shall not operate to impose upon Licensor any liability of any kind whatsoever or relieve Licensee of any responsibility, obligations or liability whether assumed under this Agreement or otherwise existing.

D. PSC Violations. Licensee agrees to correct any and all violations it causes as required by the Florida Public Service Commission ("PSC") within ten

(10) business days' notice from Licensor or such longer period as may be permitted by the PSC.

### **XIII. UNAUTHORIZED OCCUPANCY OR ACCESS**

- A. Unauthorized Attachment Fee. Licensee agrees to pay Unauthorized Attachment fees for 448 Attachments in accordance with the Settlement Agreement executed concurrently with this Agreement. Notwithstanding such 448 Attachments, if any of Licensee's Attachments are found occupying any Pole for which no Permit has been issued and remains in effect Licensor, without prejudice to its other rights or remedies under this Agreement, may assess an Unauthorized Attachment Fee, in lieu of back rent. The amount of such Unauthorized Attachment Fee shall be five times the Attachment Fee per occurrence. Licensee shall immediately submit a permit for any such attachment or in the event it causes a material safety violation (as determined by Licensor), shall immediately remedy such violation or remove at Licensee's own cost. In the event Licensee fails to remedy or remove its Unauthorized Attachments in accordance with this paragraph within ten (10) days of notification, Licensor may remove such Unauthorized Attachments at Licensee's expense. Licensee shall indemnify and hold Licensor harmless for such removal.
- B. No Ratification of Unlicensed Use. No act or failure to act by Licensor with regard to said unlicensed use shall be deemed as ratification of the unlicensed use and if any Permit should be subsequently issued, such Permit shall not operate retroactively or constitute a waiver by Licensor of any of its rights or privileges under this Agreement or otherwise; provided, however, that Licensee shall be subject to all liabilities, obligations and responsibilities of this Agreement in regards to said unauthorized use from its inception.

### **XIV. ADVANCE PAYMENT**

Licensor holds the right to require, at its sole discretion, for Licensee to furnish Advance Payment for each Attachment in the amount of the Annual Attachment Fee plus any estimated Make-Ready Work expenses, in accordance with the terms of this Agreement. Licensee holds the right to require, at its sole discretion, for Licensor or any third party attacher, to pay for any work performed by Licensee to accommodate the needs of Licensor or such third party.

### **XIV. LIABILITY AND INDEMNIFICATION**

- A. Licensor Reservation. Licensor reserves to itself the right to maintain and operate its Poles in such manner as will best enable it to fulfill its own service requirements. Licensor shall exercise reasonable precaution to avoid damaging Licensee's Communications Facilities and shall make an

immediate report to Licensee of the occurrence of any such damage caused by its employees, agents or contractors.

- B. Indemnification. Subject to the provisions of law including the limits included in Section 768.28, Florida Statutes, Licensee shall indemnify and hold harmless Licensor and its city commissioners, officers, employees, agents, successors and assigns against any claim, action, loss, damage, injury, liability, cost or expense including, but not limited to, reasonable attorneys' fees and court costs at all trial and appellate levels, directly or indirectly arising out of or related to Licensee's or its directors, officers, employees, agents, contractors, subcontractors, licensees or representatives, negligent acts and/or negligent omissions. Licensee's indemnification obligation to Licensor shall not be limited in any way by any limitation under workers compensation acts, disability benefits acts, or other employee benefits acts. Licensee shall also indemnify and hold harmless Licensor and its city commissioners, officers, employees, agents, successors and assigns against any claim, action, loss, damage, injury, liability, cost or expense including, but not limited to, reasonable attorneys' fees and court costs at all trial and appellate levels, claims made by the employees, consultants, contractors, subconsultants, and subcontractors of the Licensee against the Licensor arising out of or related to Licensee's or its directors, officers, employees, agents, contractors, subcontractors, licensees or representatives, negligent acts and/or negligent omissions.
- C. Waiver of Consequential Damages. Neither party shall be liable to the other for any indirect, incidental, consequential, special, punitive or exemplary damages (including but not limited to loss of profits, damages to business reputation, lost opportunity, or other remote items of damage) caused by the use of Licensor's poles hereunder.
- D. Liens. Licensee shall not allow any lien upon Licensor property, facilities or plant arising from any work performed, materials furnished or other obligations incurred by Licensee relating to this Agreement. Licensee shall comply with Chapter 255, Florida Statutes, and any other applicable laws and shall indemnify and hold Licensor harmless for any such claim or cause of action.
- E. Indemnification Shall Survive Termination. This indemnification shall be in addition to any other remedy available under this Agreement or at law or equity and shall survive the term of this Agreement executed pursuant hereto, with respect to any circumstance or event occurring before termination.
- F. Environmental Hazards. Licensee represents and warrants that its use of Licensor's Poles and Licensee's Communications Facilities attached to Licensor Poles will not constitute, contain or generate any hazardous substance, and that it will not store or dispose on or about Licensor's Poles

or transport to Licensor's Poles any hazardous substances in violation of state or federal law now or hereafter in effect including any amendments. "Hazardous substance" shall be interpreted broadly to mean any substance or material designated or defined now or in the future by any federal, state, or local laws, regulations or rules as hazardous or toxic waste, hazardous or toxic material, hazardous or toxic or radioactive substance or other similar term.

- F. Sovereign Immunity. Nothing in this Agreement shall be interpreted as waiving or abrogating Licensor's or Licensee's right of sovereign immunity, pursuant to Section 768.28, Florida Statutes, or any successor statute. Nothing herein shall be construed as the parties' intention to be sued by third parties.

## **XV. DUTIES, RESPONSIBILITIES, AND EXCULPATION**

- A. Duty to Inspect. Licensee acknowledges and agrees that Licensor does not warrant the condition or safety of Licensor's Poles, or the premises surrounding the Poles, and Licensee further acknowledges and agrees that it has an obligation to inspect Licensor's Poles and/or premises surrounding the Poles, prior to commencing any work on Licensor's Poles or entering the premises surrounding the Poles.
- B. **DISCLAIMER. LICENSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES WITH REGARD TO LICENSOR'S POLES, ALL OF WHICH ARE HEREBY DISCLAIMED, AND EXPRESSLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.**
- C. Licensee agrees to warn its employees, agents, contractors, and invitees of the fact that the electrical facilities and appurtenances installed or to be installed by Licensor are of high voltage electricity and to inform such persons as to safety and precautionary measures which he or she must use when working on or near Licensor poles and other facilities.
- D. Licensee shall ensure that its permanent or temporary employees and its contractor's/subcontractor's employees, working on Licensor owned Poles have received training in pole safety and are knowledgeable of the electrical hazards present as required by OSHA or other authority.
- E. Drug and Alcohol Free Workplace. The Licensor wants to ensure that all employees working on Licensor projects and facilities are fully able to do their job and are not impaired by drug or alcohol use – a major cause of work site accidents. Licensee shall provide, and shall also require that its contractor(s) and subcontractor(s) who work on Licensor structures provide,



pre-employment, random, and "for cause" testing (such as after an accident) for drugs and alcohol.

- H. Licensor representatives will periodically visit job sites to ensure safety programs are being followed. Licensor reserves the right to stop work relating to Licensor Poles where Licensee or its contractor or subcontractor's activities constitute an imminent danger to life or health. Licensor shall provide Licensee with a 24-hour number for technical assistance on safety related issues. Licensee shall provide Licensor with a 24-hour number of a designated safety representative who has the authority to correct unsafe conditions.
- I. Requests to De-energize. In the event Licensor de-energizes any equipment or line at Licensee's request and for its benefit and convenience in performing a particular segment of any work, Licensee shall reimburse Licensor in full for all costs and expenses incurred in order to comply with Licensee's request for de-energization of any equipment or line. Before Licensor de-energizes any equipment or line, it shall provide upon request an estimate of all costs and expenses to be incurred in accommodating Licensee's request
- J. Interruption of Service. In the event that Licensee shall cause an interruption of Licensor's service by damaging or interfering with any equipment of Licensor, Licensee at its expense shall immediately do all things reasonable to avoid injury or damages, direct and incidental, resulting there from and shall notify Licensor immediately. In the event that Licensor shall cause an interruption of Licensee's service by damaging or interfering with any equipment of Licensee, Licensor at its expense shall immediately do all things reasonable to avoid injury or damages, direct and incidental, resulting there from and shall notify Licensee immediately
- K. Force Majeure. Neither party shall be liable for any failure or delay in the performance of its obligations under this Agreement due to a force majeure event, including but not limited to, acts of civil or military authority, acts of courts and/or regulatory agencies, war, riot or insurrection, embargoes, sabotages, strikes or lockouts (provided such strike or lockout does not arise from inequitable labor practices), epidemics, fires, floods, earthquakes, tornadoes, hurricanes. In the event of any failure or delay resulting from such causes, upon notice to the other party within five (5) days of occurrence of the event giving rise to the delay or such additional time as agreed to by the parties, the time for performance hereunder shall be extended for a period of time reasonably necessary to overcome the effects of such delays.

## **XVI. INSURANCE**

- A. Coverage. Without limiting or otherwise altering its liability as stated elsewhere herein, Licensee agrees to provide and maintain in force, from companies authorized to do business in the State of Florida and rated A-, VII or better by AM Best, policies of insurance with minimum limits as follows:
1. Worker's Compensation and Employer's Liability insurance for all of Licensee's employees. Limit of insurance for Employer's Liability shall be a minimum of \$500,000 per occurrence.
  2. General Liability insurance for bodily injury and property damage of \$1,000,000 each occurrence and \$2,000,000 annual aggregate, combined single limit.
  3. Automobile Liability for bodily injury and property damage (covering owned, hired or non-owned vehicles) of \$1,000,000 each occurrence, combined single limit.
  4. Excess Liability insurance for bodily injury and property damage of \$8,000,000 each occurrence and annual aggregate, combined single limit. This is additional coverage and limits above the following primary insurance: Employer's Liability, Commercial General Liability, and Automobile Liability. Overall limits of liability insurance may be met through any combination of primary and excess liability policies.
  5. Licensee shall specify Licensor as an additional insured for all required coverage except Worker's Compensation and Employer's Liability. Such insurance shall be primary to any and all other insurance or self-insurance maintained by Licensor as required by state law and with respect to losses for which Licensee is responsible hereunder.
  6. Any contractor and subcontractor of Licensee, relating to this Agreement, shall procure and maintain insurance reasonably appropriate to the scope of such contractor's or subcontractor's work. Licensee shall obtain copies of contractors' and subcontractors' certificates of insurance prior to allowing contractors and subcontractors to perform any work and shall maintain such copies in its files, available for inspection by Licensor upon request.
- B. Certificate. Evidence of Licensee's insurance, showing that Licensee maintains the requisite insurance and that the policies were issued in accordance with the requirements hereof, shall be available for Licensor inspection at all times throughout the term of this Agreement at [www.centurylink.com/moi](http://www.centurylink.com/moi). Policies shall provide for notice of cancellation in accordance with policy provisions.

- C. Limits. The limits of liability set out in this Section may be increased or decreased by mutual consent of the parties, which consent will not be unreasonably withheld by either party, in the event of any factors or occurrences, including substantial increases in the level of jury verdicts or judgments or the passage of state, federal or other governmental compensation plans, or laws which would materially increase or decrease Licensor's or Licensee's exposure to risk.
- D. Self-Insurance. Notwithstanding the foregoing, Licensee may self-insure the above required Workers Compensation coverage, upon presentation of a valid certificate of self-insurance from the State of Florida Department of Insurance or other evidence of self-insurance acceptable to Licensor.

#### **XVII. AUTHORIZATION NOT EXCLUSIVE**

Licensor shall have the right to grant, renew and extend rights and privileges to others not party to this Agreement, by contract or otherwise, to use Licensor Facilities covered by this Agreement. Such rights shall not interfere with the rights granted to Licensee by the specific Permits issued pursuant to this Agreement.

#### **XVII. ASSIGNMENT**

Licensee shall not assign its rights or obligations under this Agreement, nor any part of such rights or obligations, without the prior written consent of Licensor, which shall be not be unreasonably withheld, delayed, or conditioned. Notwithstanding the foregoing, Licensee shall have the right to assign this Agreement without consent to any Affiliate of Licensee.

#### **XIX. FAILURE TO ENFORCE**

Failure of Licensor or Licensee to take action to enforce compliance with any of the terms or conditions of this Agreement or to give notice or declare this Agreement or any authorization granted hereunder terminated shall not constitute a waiver or relinquishment of any term or condition of this Agreement, but the same shall be and remain at all times in full force and effect.

#### **XX. TERMINATION OF AGREEMENT**

- A. Licensor shall have the right to terminate this entire Agreement, or any Permit issued hereunder, in the event that Licensee fails to cure a default of any term or condition of this Agreement, including but not limited to the following circumstances:

1. Construction, operation or maintenance of Licensee's Communications Facilities in violation of law or in aid of any unlawful act or undertaking; or
  2. Construction, operation or maintenance of Licensee's Communications Facilities after any authorization required of Licensee has lawfully been denied or revoked by any governmental or private authority, provided, however, Licensee shall have a reasonable opportunity to pursue and exhaust its available legal and administrative remedies prior to termination of its Permit, provided that no enforcement action is being taken or threatened against Licensor, and no order has been issued directing Licensor to remove Licensee's facilities and Licensee agrees to indemnify and hold harmless Licensor for Licensee's continued attachment pending any such exhaustion of remedies; or
  3. Construction, operation or maintenance of Licensee's Communications Facilities without the required insurance coverage.
- B. Licensor will notify Licensee in writing within ten (10) business days, or as soon as reasonably practicable, of any default(s). Licensee shall take immediate corrective action to eliminate any such condition(s) within thirty (30) business days after receipt of such notice, or if the default cannot reasonably be cured within thirty (30) business days after receipt of such notice and Licensee commences the cure and thereafter continuously and diligently pursues the cure to completion, or such longer period mutually agreed to by the parties, and shall confirm in writing to Licensor that the cited condition(s) has(have) ceased or been corrected. If Licensee fails to discontinue or correct such condition(s) and/or fails to give the required confirmation, Licensor may immediately terminate this Agreement or any Permit(s). In the event of termination of this Agreement or any of Licensee's rights, privileges or authorizations hereunder, Licensor may seek removal of Licensee's Communications Facilities pursuant to the terms of Article XI, provided, that Licensee shall be liable for and pay all fees and charges pursuant to terms of this Agreement to Licensor until Licensee's Communications Facilities are actually removed.

## **XXI. TERM OF AGREEMENT**

- A. This Agreement shall become effective upon its execution and, if not terminated in accordance with other provisions of this Agreement, shall continue in effect for a term of eight (8) years. By mutual written agreement of the parties this Agreement may be extended for up to three (3) additional terms of five (5) years each, provided that; (i) Licensee is not in Default, (ii) Licensee has given Licensor sixty (60) days written notice prior to the end of the then current term of its desire to renew, and (iii) the parties agree to review the fees and charges payable hereunder at the end of the first eight

(8) years and each five (5) year period thereafter and adjust such fees and charges as necessary, in consideration of changed conditions affecting and affected by this Agreement. Such renewal fees shall be consistent with those charged by Licensor to other similarly situated attaching parties.

- B. Licensee's indemnity obligations shall survive the expiration or termination of this Agreement.

## **XXII. AMENDING AGREEMENT**

Notwithstanding other provisions of this Agreement, the terms and conditions of this Agreement shall not be amended, changed or altered except in a writing signed by an authorized representatives of both parties.

## **XXII. NOTICES**

- A. Any notice, demand, consent, request or other communication required or permitted to be given under this Agreement shall be in writing and delivered by hand, or by registered or certified mail, return receipt requested and postage prepaid, or by nationally recognized over-night courier, and shall be considered effective upon receipt, at:

If to Licensor, at: City of Lake Worth Beach  
Attn: City Manager  
7 N. Dixie Highway  
Lake Worth Beach, FL 33460

With copy to: City of Lake Worth Beach  
Attn: City Attorney  
7 N. Dixie Highway  
Lake Worth Beach, FL 33460

And: City of Lake Worth Beach Electric Utility  
Attn: Electric Utility Director  
1900 2<sup>nd</sup> Avenue North  
Lake Worth Beach, FL 33461

If to Licensee: Level 3 Communications  
1025 Eldorado Boulevard, ROW  
Broomfield, CO 80021

- B. Changes in the respective addresses to which such notice is to be directed may be made from time to time by written notice.

## **XXIV. ENTIRE AGREEMENT**

This Agreement supersedes all previous agreements, whether written or oral, between Licensor and Licensee for placement and maintenance of Licensee's Communications Facilities on Poles within the geographical operating area covered by this Agreement; and there are no other provisions, terms or conditions to this Agreement except as expressed herein.

#### **XXV. SEVERABILITY**

If any provision or portion thereof of this Agreement is or becomes invalid under any applicable statute or rule of law, and such invalidity does not materially alter the essence of this Agreement to either party, such provision shall not render unenforceable this entire Agreement but rather it is the intent of the parties that this Agreement be administered as if not containing the invalid provision.

#### **XXVI. GOVERNING LAW**

This Agreement shall be governed by and interpreted in accordance with the laws of the State of Florida and federal law to the extent applicable. The venue of any legal action brought or filed relating to any matter arising under this Agreement shall be exclusively in the federal or state courts sitting in Palm Beach County, Florida, having jurisdiction over such legal action.

#### **XXVII. INCORPORATION OF RECITALS AND APPENDICES**

The Recitals, appendices to this Agreement, and applicable federal and state law at the time of this Agreement's adoption, are incorporated into and constitute part of this Agreement.

#### **XXVIII. PERFORMANCE BONDS**

In the event that Licensee fails to make payments when due, Licensee shall provide to Licensor a performance bond in the annual amount of Fifty Thousand Dollars (\$50,000) or letter of credit. The bond shall be with an entity and in a form acceptable to Licensor. The purpose of the bond or letter of credit is to ensure Licensee's performance of all of its obligations under this Agreement and for the payment by Licensee of any undisputed claims, liens, taxes, liquidated damages, penalties and fees due to Licensor which arise by reason of the construction, operation, maintenance or removal of Licensee's Communications Facilities on or about Licensor's Poles. The bond or letter of credit shall not act as a limitation on Licensee's liability to or indemnification of Licensor under this Agreement. The Party's may mutually agree to waive or amend this bond requirement.

#### **XXIX. SCRUTINIZED COMPANIES CERTIFICATION**

A. Licensee certifies that it and its subcontractors are not on the Scrutinized Companies that Boycott Israel List and are not engaged in the boycott of Israel. Pursuant to section 287.135, Florida Statutes, the City may immediately terminate this Agreement at its sole option if the Licensee or any of its subcontractors are found to have submitted a false certification; or if the Licensee or any of its subcontractors, are placed on the Scrutinized Companies that Boycott Israel List or is engaged in the boycott of Israel during the term of this Agreement.

B. If this Agreement is for one million dollars or more, the Licensee certifies that it and its subcontractors are also not on the Scrutinized Companies with Activities in Sudan List, Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or engaged in business operations in Cuba or Syria as identified in Section 287.135, Florida Statutes. Pursuant to Section 287.135, the City may immediately terminate this Agreement at its sole option if the Licensee, or any of its subcontractors are found to have submitted a false certification; or if the Licensee or any of its subcontractors are placed on the Scrutinized Companies with Activities in Sudan List, or Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or are or have been engaged with business operations in Cuba or Syria during the term of this Agreement.

C. The Licensee agrees to observe the above requirements for applicable subcontracts entered into for the performance of work under this Agreement.

D. The Licensee agrees that the certifications in this section shall be effective and relied upon by the City for the term of this Agreement, including any and all renewals.

E. The Licensee agrees that if it or any of its subcontractors' status changes in regards to any certification herein, the Licensee shall immediately notify the City of the same.

F. As provided in Subsection 287.135(8), Florida Statutes, if federal law ceases to authorize the above-stated contracting prohibitions then they shall become inoperative.

### **XXX. JOINT PREPARATION.**

The preparation of this Agreement has been a joint effort of the parties, and the resulting document shall not be construed more severely against one of the parties than the other.

### **XXXI. CONTINUING OBLIGATION.**

Duties or obligations that are of a continuing nature extending beyond the Agreement's expiration or termination, including but not limited to the indemnification requirements, shall survive the Agreement's expiration or termination.

### **XXXII. NO THIRD PARTY BENEFICIARIES.**

No provision of this Agreement is intended to or shall be construed to create any third party beneficiary or to provide any rights to any person or entity not a party to this Agreement, including without limitation, any citizen, resident, official, employee or volunteer of either party.

### **XXXIII. PALM BEACH COUNTY IG.**

In accordance with Palm Beach County ordinance number 2011-009, the parties acknowledges that this Agreement may be subject to investigation and/or audit by the Palm Beach County Inspector General.

### **XXXIV. COUNTERPARTS.**

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and will become effective and binding upon the parties as of the effective date at such time as all the signatories hereto have signed a counterpart of this Agreement. Either or both parties may sign this Amendment via facsimile, email or electronically and such signature is as valid as the original signature of such party.

### **XXXV. E-VERIFY.**

Pursuant to Section 448.095(2), Florida Statutes, beginning on January 1, 2021, the Licensee shall:

A. Register with and use the E-Verify system to verify the work authorization status of all newly hired employees and require all subcontractors (providing services or receiving funding under this Agreement) to register with and use the E-Verify system to verify the work authorization status of all the subcontractors' newly hired employees;

B. Secure an affidavit from all subcontractors (providing services or receiving funding under this Agreement) stating that the subcontractor does not employ, contract with, or subcontract with an "unauthorized alien" as defined in Section 448.095(1)(k), Florida Statutes;

C. Maintain copies of all subcontractor affidavits for the duration of this Agreement and provide the same to the Licensor upon request;

D. Comply fully, and ensure all subcontractors comply fully, with Section 448.095, Florida Statutes;

E. Be aware that a violation of Section 448.09, Florida Statutes (Unauthorized Aliens; Employment Prohibited) shall be grounds for termination of this Agreement; and,



F. Be aware that if the Licensor terminates this Agreement under Section 448.095(2)(c), Florida Statutes, the Licensee may not be awarded a contract for at least one (1) year after the date on which the Agreement is terminated and will be liable for any additional costs incurred by the Licensor as a result of the termination of the Agreement.

**XXXVI. PUBLIC RECORDS.**

Licensee acknowledges that this Agreement and related records will be subject to Florida's Public Records Act, Chapter 119, Florida Statutes. If Licensee believes any records it submits to the Licensor are exempt from public disclosure under the Act, Licensee must take appropriate protective measures consistent with the Act. Failure to do so may waive any applicable exemptions.

IN WITNESS WHEREOF, the parties hereto have made and executed this Pole Attachment Agreement and as of the day and year set forth above.

**CITY OF LAKE WORTH BEACH, FLORIDA**

ATTEST:

By: \_\_\_\_\_  
Betty Resch, Mayor

By: \_\_\_\_\_  
Deborah M. Andrea, City Clerk

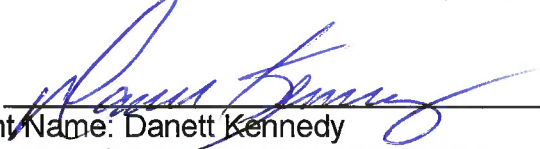
APPROVED AS TO FORM AND  
LEGAL SUFFICIENCY:

APPROVED FOR FINANCIAL  
SUFFICIENCY

By: \_\_\_\_\_  
Glen J. Torcivia, City Attorney

By: \_\_\_\_\_  
Bruce T. Miller, Financial Services Director

Licensee: Level 3 Communications, LLC

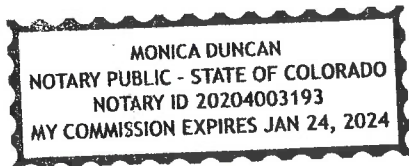
By:   
Print Name: Danett Kennedy  
Print Title: Senior Manager, NIS /ROW

[Corporate Seal]

STATE OF Colorado )  
COUNTY OF Broomfield )

THE FOREGOING instrument was acknowledged before me by means of  physical presence or  online notarization on this 22 day of November, 2021, by D. Kennedy, as the Sr. Manager [title] of Level 3 Communications, a limited liability company authorized to do business in Florida,  who is personally known to me or  who has produced \_\_\_\_\_ as identification, and who did take an oath that he or she is duly authorized to execute the foregoing instrument and bind the Licensee to the same.

  
Notary Public Signature  
Notary Seal:



City of Lake Worth Beach 2018 Pole Attachment Audit Results

	A	B	C	D	E	F	H	I	S	T	U	
1	OBJECTID	Shape #	Owner	FuturaGUID	Attachment	VISITED	COMCAST	LEVEL3	STATUS	Comments	Picture_Nu	
30	29	Point	LWU	{DD19FB2F-2938-4576-94FF-1A80EA8FA397}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 29
31	30	Point	LWU	{12D80211-0F97-4834-96A8-FFD78D6D83E5}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 30
32	31	Point	LWU	{70DE0C40-C9D8-4205-8CDA-0D7C236F7064}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 31
42	41	Point	LWU	{F103928C-42E8-4E7F-83D1-0DE7582B18FB}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 41
57	56	Point	LWU	{48B5E5D-EA4F-42CD-AE53-C847C034319}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 56
159	158	Point	LWU	{753D6F5D-E4DC-41AC-9C63-3BDCA5F2054E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 158
208	207	Point	LWU	{ABEE03EE-418C-483E-9B67-7D3BDB17099B}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 207
210	209	Point	LWU	{3036180F-15B3-4600-84FB-186554EA45F1}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 209
212	211	Point	LWU	{88A02EC7-7EDA-42EE-93A3-5A9633047ADF}		2	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 211
240	239	Point	LWU	{9E83951D-E6E9-403E-8629-6CCAD4323183}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 239
241	240	Point	LWU	{F57DACC1-A657-4816-99D9-6A2BC7654546}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 240
242	241	Point	LWU	{A4C62A6E-BAB1-4610-A0AD-FOFEE065F586}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 241
250	249	Point	LWU	{5EB99F9A-156D-4C65-A786-DB5D3FF3C7CF}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 249
255	254	Point	LWU	{0C60B501-9AF2-44D2-8338-C9A36E9EB3E}		4	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 254
256	255	Point	LWU	{5DB2D33F-4D1D-45CC-BE58-68379DD00C5D}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 255
259	258	Point	LWU	{85F6663A-8BD5-4633-84E1-5D14E94F9CA}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 258
260	259	Point	LWU	{708CA761-7321-4420-AD98-0E57D71332BD}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 259
261	260	Point	LWU	{81D923A9-16F8-40C1-8075-C43E87E88880}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 260
263	262	Point	LWU	{348A46EA-100E-46E1-960F-D572BA3D210D}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 262
267	266	Point	LWU	{15D5AE30-9324-4155-A039-93DF5156E4EF}		4	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 266
446	445	Point	LWU	{69D94803-645F-4968-A584-CC189679A22F}		1	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 445
447	446	Point	LWU	{31889096-696C-4E1A-83BE-F7748C6B1678}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 446
448	447	Point	LWU	{A12694DF-35C6-4DA1-923E-542F4E00FFEC}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 447
801	800	Point	LWU	{CADEBCFE-89E3-4E32-8C94-0D161CB1E020}		1	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 803
1125	1124	Point	LWU	{8613EABD-AAE1-4A0E-97F4-562D7A98691F}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1139
1126	1125	Point	LWU	{31048604-901E-4288-8126-6A9568CD7872}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1140
1127	1126	Point	LWU	{9556F88C-2FDE-44A0-A05E-E0AF4C8E9127}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1141
1128	1127	Point	LWU	{2CCA47D5-5626-4789-8773-883A15232B81}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1142
1129	1128	Point	LWU	{E0DD1561-8DE1-47F6-B2D4-6C913A47038C}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1143
1217	1216	Point	LWU	{83E48958-98E1-4B35-9E6E-2AD7E18B4FC4}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1231
1223	1222	Point	LWU	{8A0460AE-F295-4A7D-82F8-79C558E9B404}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1237
1224	1223	Point	LWU	{1154CCAD-635E-44E6-90C4-8DEABD17516B}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1238
1225	1224	Point	LWU	{19862D81-7732-49D0-A93C-06C598D0DF80}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1239
1226	1225	Point	LWU	{766850EF-1A45-490B-8A3B-85238958A1D9}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1240
1227	1226	Point	LWU	{3A867D5D-1E84-4407-BBE9-7700306FD8D5}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1241
1228	1227	Point	LWU	{CD1CC95C-10FB-46E7-ADF3-F8B9574EBA0E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1242
1258	1257	Point	LWU	{D18AE5EE-3821-4166-A5F5-238DEE5AE3F}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1272
1259	1258	Point	LWU	{3D501837-B98F-4DD5-8D08-14C00DC8468F}		0	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1273
1277	1276	Point	LWU	{951C02AD-C4EC-4CA8-A8A9-50B1DD839668}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1291
1281	1280	Point	LWU	{EEEEBE98-83D2-40A5-B54D-6DE1FE292D3D}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1295
1282	1281	Point	LWU	{809A85FB-5089-48B5-AC38-190ABE0E140E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1296
1283	1282	Point	LWU	{F4755E06-AFEF-4C14-8913-519D7C4E1C64}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1297
1284	1283	Point	LWU	{A7AC06FE-3C50-41DD-88AC-86DD6C5565CF}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1298
1711	1710	Point	LWU	{6143C85-48D6-421A-94F8-0E96939F73EC}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1726
1895	1894	Point	LWU	{46876AEF-B3C0-44D0-850D-E9E5A1CE4F3E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1912
1896	1895	Point	LWU	{A22AC43C-D4E4-401C-99DC-EB4EC44F6A66}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1913
1904	1903	Point	LWU	{F70C41DA-2A93-41EF-A27C-230AD176E984}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1921
1905	1904	Point	LWU	{079F1D5C-1689-4516-9620-392967A4A40E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1922
1910	1909	Point	LWU	{8DF46E97-FE27-420D-99A4-B17821FB81ED}		4	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1927
1917	1916	Point	LWU	{AF77401D-1050-4E64-8B5C-8D2EBF240F40}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1934
1918	1917	Point	LWU	{5DEA0A37-EA0B-4B8A-BD88-E88B2E0B1C76}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1935
1920	1919	Point	LWU	{D5A7F95F-1FBD-4871-84FF-1948C30A589E}		4	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1937
1921	1920	Point	LWU	{8BC30173-0472-4DE7-8BA1-5132FBEAFA24}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1938
1922	1921	Point	LWU	{2D72D413-9175-41C8-AFCA-F9821D7F88DF}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 1939
2099	2098	Point				2	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2116
2100	2099	Point				2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2117
2101	2100	Point				2	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2118
2102	2101	Point				2	Y	0	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2119
2103	2102	Point				2	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2120
2104	2103	Point				1	Y	0	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2121
2105	2104	Point				1	Y	0	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2123
2106	2105	Point				2	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2124
2109	2108	Point				3	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2127
2110	2109	Point				3	Y	1	1	NEW POLE NOT IN	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z1 2128
2235	2234	Point	LWU	{0988ABFC-AA37-414F-B174-F264D8428984}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 99
2434	2433	Point	LWU	{90889795-55AE-4390-8DE9-40CE9A38D0B3}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 298
2436	2435	Point	LWU	{6D7E116F-939E-4918-B19A-D745DC8E110}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 300
3179	3178	Point	LWU	{02731FB1-AB3E-4A4B-8F7C-8E6446DCBE38}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1043
3180	3179	Point	LWU	{E4A7C8CF-3887-45E5-8BC3-8766F5797337}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1044
3182	3181	Point	LWU	{86C2ECFB-1496-42B3-B156-8991365F8E55}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1046
3184	3183	Point	LWU	{F629F37E-8F79-4C43-B518-DB0D17E677A9}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1048
3186	3185	Point	LWU	{78C2937D-2DF8-4BA0-97EF-CA1C1F270F7D}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1050
3189	3188	Point	LWU	{4C0A584F-725D-41A7-80E0-3C55E0F0D166}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1053
3394	3393	Point	LWU	{A22C3F90-3C18-454E-87A3-508C7F0687C1}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1258
3395	3394	Point	LWU	{AE05BDE1-8AE1-4F8B-BEFF-1AC4AE903A9F}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1259
3396	3395	Point	LWU	{7B283551-E2DB-4354-A409-99198F1172FA}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1260
3397	3396	Point	LWU	{E67986CE-ACF7-4C72-8A9D-BC511330307E}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1261
3406	3405	Point	LWU	{47F07B4C-B696-493C-9042-F49998CD732E}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1270
3407	3406	Point	LWU	{53B8237E-9019-42EA-9B48-871C1AF83F45}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1271
3408	3407	Point	LWU	{5C39CB57-1907-4D3D-83F5-953E232E76A4}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1272
3410	3409	Point	LWU	{777D69AF-3E3C-466D-BA54-8AB1DCDBF062}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1274
3411	3410	Point	LWU	{48DE509D-DB0A-403C-9E18-881C3F7F7011}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1275
3416	3415	Point	LWU	{E2B3667D-7EC1-4E93-ADFA-1D44F6841887}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1280



City of Lake Worth Beach 2018 Pole Attachment Audit Results

	A	B	C	D	E	F	H	I	S	T	U	
1	OBJECTID	Shape *	Owner	FuturaGUID	Attachment	VISITED	COMCAST	LEVEL3	STATUS	Comments	Picture_Nu	
3417	3416	Point	LWU	{618DF12A-883A-48B7-A816-4630F9C5C80}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1281
3419	3418	Point	LWU	{02B69C52-5D3D-447B-886B-726FA4AFE3EA}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1283
3423	3422	Point	LWU	{2A69D755-6442-426E-BA58-927164DEB8CD}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1287
3424	3423	Point	LWU	{F0710E8D-35BF-44BE-963C-BCCE51E4396F}		1	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1288
3426	3425	Point	LWU	{13B8C940-4699-4A86-85A3-A094266C3050}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1290
3427	3426	Point	LWU	{8D238FC6-F4ED-4B4E-936A-B2A799FF8272}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1291
3429	3428	Point	LWU	{C561A908-7497-4598-896E-D983F499B304}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1293
3430	3429	Point	LWU	{3D7F513C-ADDB-48DF-BDCD-2419F3EA8D19}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1294
3446	3445	Point	LWU	{D2342536-A24E-4BA1-BE6B-814AA32D462C}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1310
3447	3446	Point	LWU	{C1F65A89-8164-4CDE-8771-876E3B2A7129}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1311
3448	3447	Point	LWU	{71FF8D04-EE40-459E-BFAA-491D9EFD16E1}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1312
3449	3448	Point	LWU	{62F7F90A-E26F-42D5-80E7-D920BF03B22E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1313
3450	3449	Point	LWU	{353D828E-766D-4EB1-861F-393ED9E93CCD}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1314
3451	3450	Point	LWU	{8C831656-ED94-42F7-8ACD-C1B41768468C}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1315
3470	3469	Point	LWU	{CDBED635-E52E-4B29-886E-24F8E7FFD528}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1334
3471	3470	Point	LWU	{6B873059-3069-4E20-897B-15CEBC68B8EA}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1335
3472	3471	Point	LWU	{2F3F37F2-8BAC-4569-B43F-7F7D1A3A56A4}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1336
3473	3472	Point	LWU	{46B35333-0573-48FD-BF44-F7E0BCD2707F}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1337
3537	3536	Point	LWU	{ACEA1E77-ED6E-453C-89CA-797BBA5A1FCB}		2	Y	0	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1401
3573	3572	Point	LWU	{396F1FDF-3B15-4941-A162-ABA18D842C0C}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1437
3574	3573	Point	LWU	{C6C98234-2B68-4671-A512-70F7D25632E8}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1438
3575	3574	Point	LWU	{0CC18FC5-2C27-47D3-8A2C-44BF8571947F}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1439
3576	3575	Point	LWU	{FA389823-EAEC-4E01-B90D-AE8B2708E0A0}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1440
3577	3576	Point	LWU	{86A94B32-045D-45BC-8BF1-813622B0058A}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1441
3578	3577	Point	LWU	{DCF306B1-CD2F-4235-9837-97EDB4703AF2}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1442
3579	3578	Point	LWU	{8A8AA8A8-516E-4994-A0FF-DE696998C82A}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1443
3580	3579	Point	LWU	{42796A49-D6D3-41CD-9A51-5769D18654D5}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1444
3582	3581	Point	LWU	{4D0EBA10-AB32-4DC6-8314-BCCE0A59C177}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1446
3588	3587	Point	LWU	{D34C98AD-2F76-4353-8AB1-403CA4332706}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1452
3590	3589	Point	LWU	{4A03A06B-8618-4784-A395-920D3714787B}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1454
3620	3619	Point	LWU	{D362921A-1FEA-4522-8100-B44077331C44}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1484
3621	3620	Point	LWU	{83E1772C-CF93-40F4-A53A-9AF490381D14}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1485
3622	3621	Point	LWU	{D49D3B9B-2F09-4A81-A09E-529E40143520}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1486
3623	3622	Point	LWU	{95C3E62-0802-4741-824E-8762F2D42FBC}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1487
3624	3623	Point	LWU	{ACC660CD-1DA5-4164-B325-DADC54087990}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1488
3663	3662	Point	LWU	{FDE62709-C072-405F-973A-15AC6084D7FA}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1527
3665	3664	Point	LWU	{30B35ACF-BB10-4A1A-A344-AF843D613275}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1529
3666	3665	Point	LWU	{C1F5BDC6-DA1F-46CF-A66C-FB4BD2B08554}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1530
3667	3666	Point	LWU	{EF96E6BC-D058-4FEF-AEB2-BED8D500DDF0}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1531
3668	3667	Point	LWU	{FEE024AA-6F09-422F-B927-CFEC8391400B}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1532
3669	3668	Point	LWU	{0C69948E-A500-47C5-9EB6-5C7A9C0DE8E3}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1533
3670	3669	Point	LWU	{C8348E6D-6946-4B00-8128-EC17845C75E7}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1534
3711	3710	Point	LWU	{B9F17478-C209-4DB5-94EE-54033AF496A4}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1575
3712	3711	Point	LWU	{3DBCB1DE-4FPD-4E3F-A640-0AD5D315AF7F}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1576
3713	3712	Point	LWU	{D1C1C8A6-BB85-47CE-AD1F-64B44FD8B86E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1577
3714	3713	Point	LWU	{A9F08D4A-AD8C-4513-88F5-1F3023DFBD42}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1578
3715	3714	Point	LWU	{921B73DA-9A3F-4483-87CD-A3B1E9DBE75E}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1579
3716	3715	Point	LWU	{64770144-B6F6-483C-B1D3-17ABD9C15ACB}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1580
3717	3716	Point	LWU	{3FC62F51-FB15-4983-806D-1665768AA8DE}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1581
3718	3717	Point	LWU	{18197048-52BE-4D35-88A8-C3CD316F7FAB}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1582
3719	3718	Point	LWU	{E0643578-75F4-4B93-AEDB-745E022F7A81}		2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1583
3722	3721	Point	LWU	{992E7D1A-A064-461A-9D48-D66545B95A01}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1586
3723	3722	Point	LWU	{77C8D910-8248-AF89-A264-8156F78B4843}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1587
3724	3723	Point	LWU	{161E15FD-01E6-4AF4-A1F6-B3C6D27A3DA4}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1588
3725	3724	Point	LWU	{562E8A99-CE7E-463B-A9B9-DF3E4F5FB88}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1589
3748	3747	Point	LWU	{38C42469-8B3D-465C-8D66-FAE2DF5F8C92}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1612
3749	3748	Point	LWU	{12EB4716-C305-4943-A302-A77F649CC831}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 1613
4160	4159	Point	LWU	{09F43301-A3A6-4349-ABDA-2AE4106650C3}		3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2024
4310	4309	Point				1	Y	0	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2176
4311	4310	Point				2	Y	1	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2177
4312	4311	Point				2	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2178
4313	4312	Point				3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2179
4314	4313	Point				2	Y	1	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2180
4369	4368	Point				2	Y	1	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2236
4370	4369	Point				3	Y	1	1	EXISTING POLE	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2237
4371	4370	Point				2	Y	0	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2238
4372	4371	Point				3	Y	1	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2239
4373	4372	Point				2	Y	1	1	NEW POLE NOT IN U	LEVEL 3 SINGLE ATTACHMENT- 3 STRANDS	Z2 2240
4408	4407	Point	LWU	{C4151063-6D5A-4EC9-9928-BA054098FA57}		3	Y	1	1	EXISTING POLE		Z3 5
4409	4408	Point	LWU	{717E4AF2-620B-4EBC-AB75-D541D2E60FAB}		3	Y	1	1	EXISTING POLE		Z3 6
4410	4409	Point	LWU	{BF668A46-1EA9-4904-99E8-1432C784D7C6}		3	Y	1	1	EXISTING POLE		Z3 7
4411	4410	Point	LWU	{47B9B3F7-D12B-4DEE-AF82-FA22F91A50A0}		3	Y	1	1	EXISTING POLE		Z3 8
4503	4502	Point	LWU	{C6C19EDB-D9C8-4369-89DE-863054BCA11F}		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z3 100
4504	4503	Point	LWU	{42154334-792D-401B-BD5A-283F909811EE}		3	Y	1	1	EXISTING POLE		Z3 101
4505	4504	Point	LWU	{B9FE90AA-C736-4575-BFD7-C951F391F3A6}		3	Y	1	1	EXISTING POLE		Z3 102
4516	4515	Point	LWU	{C2880F96-0338-472C-80E9-CCD2CB4E2E51}		1	Y	0	1	EXISTING POLE		Z3 113
4517	4516	Point	LWU	{FF06FE87-77B5-4AC5-9D81-558DE5A98E3}		3	Y	1	1	EXISTING POLE		Z3 114
4518	4517	Point	LWU	{8D08547B-69B5-4945-91D1-A7174DFE9755}		3	Y	1	1	EXISTING POLE		Z3 115
4519	4518	Point	LWU	{6DC0D750-1842-43A0-82FC-3E797CE499D}		3	Y	1	1	EXISTING POLE		Z3 116
4520	4519	Point	LWU	{9BAD6F59-8008-48F5-92F1-8706CBC07286}		3	Y	1	1	EXISTING POLE		Z3 117
4612	4611	Point	LWU	{4116323D-C72F-4D58-9AA0-A2E511F83CDB}		2	Y	1	1	EXISTING POLE		Z3 209
4613	4612	Point	LWU	{D94E8A0A-73C9-405E-8470-32BA9333C6E3}		2	Y	1	1	EXISTING POLE		Z3 210
4614	4613	Point	LWU	{666A5B80-0951-4FC2-9388-684C2507869A}		3	Y	1	1	EXISTING POLE		Z3 211



City of Lake Worth Beach 2018 Pole Attachment Audit Results

1	A	B	C	D	F	F	H	I	S	T	U
OBJECTID	Shape *	Owner	FuturaGUID	Attachment	VISITED	COMCAST	LEVEL3	STATUS	Comments	Picture_Nu	
4618	4617	Point	LWU	{12B538B4-46CA-4299-8D8E-A4BCCDABD783}		3	Y	1	1	EXISTING POLE	Z3 215
4621	4620	Point	LWU	{28853BD6-EFB5-4884-9289-5089C572734A}		1	Y	0	1	EXISTING POLE	Z3 218
4623	4622	Point	LWU	{5EC0EF2C-BE7B-44D7-8FF8-82ABA6D8E618}		3	Y	1	1	EXISTING POLE	Z3 220
4624	4623	Point	LWU	{7D3A1669-68AD-4596-AE5E-EADE77C092D7}		3	Y	1	1	EXISTING POLE	Z3 221
4625	4624	Point	LWU	{6AC1E6BA-3D22-493A-A6F9-FD1D66EA00DEB}		3	Y	1	1	EXISTING POLE	Z3 222
4626	4625	Point	LWU	{63D9C781-78A9-45E6-98DE-983AF1791A5E}		3	Y	1	1	EXISTING POLE	Z3 223
4627	4626	Point	LWU	{26156A57-A98E-43C6-B9B0-89AB8662DF15}		3	Y	1	1	EXISTING POLE	Z3 224
4628	4627	Point	LWU	{A922D734-085E-4A83-94D0-12B619BA65EB}		3	Y	1	1	EXISTING POLE	Z3 225
4629	4628	Point	LWU	{4EA1216E-8268-4FE6-B8BF-460D50A65D8B}		3	Y	1	1	EXISTING POLE	Z3 226
4670	4669	Point	LWU	{A51ED4D7-1C40-4D88-91A2-4251A15B7AB2}		2	Y	1	1	EXISTING POLE	Z3 268
4676	4675	Point	LWU	{8A302D35-8562-4773-B630-84ABA90B9E4F}		3	Y	1	1	EXISTING POLE	Z3 274
4677	4676	Point	LWU	{65B27C6D-1DD4-4EFD-A70B-19307422ED14}		3	Y	1	1	EXISTING POLE	Z3 275
4678	4677	Point	LWU	{19C41AE1-B5D4-4581-83EA-7D272EC88D6E}		3	Y	1	1	EXISTING POLE	Z3 276
4680	4679	Point	LWU	{1D2565BA-BFD9-4AF5-983F-E626A67A7828}		3	Y	1	1	EXISTING POLE	Z3 278
4684	4683	Point	LWU	{98EAB147-C366-46CB-A477-D7A91C9ECE7}		3	Y	1	1	EXISTING POLE	Z3 282
4837	4836	Point	LWU	{80470E20-93AA-4ED9-AC77-A5BFBC248FF}		2	Y	1	1	EXISTING POLE	Z3 435
4839	4838	Point	LWU	{9343B8C2-3BA0-4D90-9275-10FB57BFC96}		3	Y	1	1	EXISTING POLE	Z3 437
4840	4839	Point	LWU	{601713D2-F5C4-4198-A87F-6F1974D4C576}		3	Y	1	1	EXISTING POLE	Z3 438
4841	4840	Point	LWU	{864D89E0-6265-40A4-8424-0F69979CA8E3}		2	Y	0	1	EXISTING POLE	Z3 439
4842	4841	Point	LWU	{782A6E4-599C-4232-887A-496F1A322F5B}		3	Y	1	1	EXISTING POLE	Z3 440
4844	4843	Point	LWU	{ADB45827-A933-48F8-9898-83F2067E0625}		2	Y	1	1	EXISTING POLE	Z3 442
4845	4844	Point	LWU	{A3F1F54E-EA8D-40CE-A718-ACDE47BD88E6}		2	Y	1	1	EXISTING POLE	Z3 443
4848	4847	Point	LWU	{36C4C23F-D52E-4FBB-BD80-293ABDB0C5164}		3	Y	1	1	EXISTING POLE	Z3 446
4849	4848	Point	LWU	{A8E491FA-B498-4B80-9F37-B706252CE811}		3	Y	1	1	EXISTING POLE	Z3 447
4853	4852	Point	LWU	{0C4E02D-035E-439D-825B-B88AD4C1A669}		3	Y	1	1	EXISTING POLE	Z3 451
5320	5319	Point	LWU	{C131B2F0-C1B1-4701-BE55-9D73E0A87A9F}		3	Y	1	1	EXISTING POLE	Z3 918
5321	5320	Point	LWU	{7759637F-0946-4EB8-9D88-D6FE6609AD52}		3	Y	1	1	EXISTING POLE	Z3 919
5322	5321	Point	LWU	{8E033308-B29F-4885-9658-F432FF581C2B}		3	Y	1	1	EXISTING POLE	Z3 920
5323	5322	Point	LWU	{DACC5E0B-7B06-4D3F-83AD-A5B410CEAE32}		3	Y	1	1	EXISTING POLE	Z3 921
5324	5323	Point	LWU	{739695B7-6D49-4853-BDEF-42AE26A16696}		3	Y	1	1	EXISTING POLE	Z3 922
5325	5324	Point	LWU	{C4797835-9311-47EE-A5FE-3486C688A55F}		3	Y	1	1	EXISTING POLE	Z3 923
5327	5326	Point	LWU	{F8771580-91E5-4811-89F2-1FC187144377}		2	Y	1	1	EXISTING POLE	Z3 925
5328	5327	Point	LWU	{2851C042-162B-4477-AE1B-B265A4AABE6E}		3	Y	1	1	EXISTING POLE	Z3 926
5330	5329	Point	LWU	{3AD1A740-CC3D-471D-B92E-F55DBFCFEF1B}		3	Y	1	1	EXISTING POLE	Z3 928
5331	5330	Point	LWU	{E7B186B8-A1F8-4E2D-92A4-F0848D2AD683}		3	Y	1	1	EXISTING POLE	Z3 929
5332	5331	Point	LWU	{5A75C160-5A89-4BE3-9530-D1F781C9BD2B}		3	Y	1	1	EXISTING POLE	Z3 930
5333	5332	Point	LWU	{55F674F7-2F51-4780-825B-1882EF73B3BC}		3	Y	1	1	EXISTING POLE	Z3 931
5334	5333	Point	LWU	{A782487E-8BBA-4738-90E4-DE2B584DC150}		2	Y	1	1	EXISTING POLE	Z3 932
5335	5334	Point	LWU	{1764DB79-2E05-4F2E-AB88-C008035A5480}		3	Y	1	1	EXISTING POLE	Z3 933
5336	5335	Point	LWU	{6DE921A6-D4F9-4E25-A235-D823E2849E37}		3	Y	1	1	EXISTING POLE	Z3 934
5337	5336	Point	LWU	{84DA5C17-CF6A-4558-ADDA-A5671C656B80}		3	Y	1	1	EXISTING POLE	Z3 935
5464	5463	Point	LWU	{11D0D056-8CFA-458A-BA97-16800A99DFC6}		2	Y	1	1	EXISTING POLE	Z3 1062
5465	5464	Point	LWU	{78BCAD4C-9C6A-4B23-84DC-E5E758417FAB}		1	Y	0	1	EXISTING POLE	Z3 1063
5466	5465	Point	LWU	{3787097E-9D4C-47F7-AC44-E64E2E462FF9}		3	Y	1	1	EXISTING POLE	Z3 1064
5467	5466	Point	LWU	{4C9BBE41-E5C7-4154-988A-D8F355735E30}		3	Y	1	1	EXISTING POLE	Z3 1065
5468	5467	Point	LWU	{B298B07E-E88C-4A79-AC5A-9F8BC8F2AE38}		2	Y	1	1	EXISTING POLE	Z3 1066
5469	5468	Point	LWU	{B7AF07A6-C783-429A-8B96-7B73FC529C83}		3	Y	1	1	EXISTING POLE	Z3 1067
5479	5478	Point	LWU	{37858C66-1AD5-41C7-97E4-BA14717EA634}		3	Y	1	1	EXISTING POLE	Z3 1077
5485	5484	Point	LWU	{4A61F4EF-9C42-41D1-91C7-FC0E54F4F083}		3	Y	1	1	EXISTING POLE	Z3 1083
5486	5485	Point	LWU	{14E78111-5174-48C1-8684-7B69D44E8E34}		3	Y	1	1	EXISTING POLE	Z3 1084
5487	5486	Point	LWU	{4F04AA25-BA76-453A-9EDD-32DCBE996E9E}		2	Y	1	1	EXISTING POLE	Z3 1085
5504	5503	Point	LWU	{44CA56AD-EEA9-470F-BF7A-0112A391966A}		3	Y	1	1	EXISTING POLE	Z3 1102
5505	5504	Point	LWU	{9339FCF1-E718-4330-9197-6574A63B73A6}		3	Y	1	1	EXISTING POLE	Z3 1103
5506	5505	Point	LWU	{44BC258A-7FCF-4CF2-8D7F-A6698FA37253}		3	Y	1	1	EXISTING POLE	Z3 1104
5507	5506	Point	LWU	{57454535-E8E1-45DD-844F-392F0FB73C08}		3	Y	1	1	EXISTING POLE	Z3 1105
5508	5507	Point	LWU	{83C167F6-E9A4-495E-8D02-E0F13E261CAC}		3	Y	1	1	EXISTING POLE	Z3 1106
5573	5572	Point	LWU	{A2CAC188-7DA1-42A9-905D-8B64415115AF}		2	Y	1	1	EXISTING POLE	Z3 1171
5574	5573	Point	LWU	{C71976A3-33D4-4397-82C8-61018D234135}		2	Y	1	1	EXISTING POLE	Z3 1172
5609	5608	Point	LWU	{1FD4F4A8-3CA3-4B33-A926-17C0931B4D6A}		3	Y	1	1	EXISTING POLE	Z3 1207
5630	5629	Point	LWU	{3F209364-1F0F-41CC-AC82-E1AF386C569A}		3	Y	1	1	EXISTING POLE	Z3 1228
5637	5636	Point	LWU	{C2DA4B6F-B625-4A0C-A443-8272D503F5D9}		3	Y	1	1	EXISTING POLE	Z3 1235
5638	5637	Point	LWU	{5AF56D65-1E81-4308-9C53-6D7FABE214AA}		2	Y	1	1	EXISTING POLE	Z3 1236
5639	5638	Point	LWU	{C03765D6-EA81-4927-92F3-37BE1B09013A}		2	Y	1	1	EXISTING POLE	Z3 1237
5640	5639	Point	LWU	{9B786BD4-7DB8-4BB6-8BA3-FB98A28D6FC3}		2	Y	1	1	EXISTING POLE	Z3 1238
5645	5644	Point	LWU	{51E6D6B9-63CB-46B3-ABDB-230F0B769EF3}		2	Y	1	1	EXISTING POLE	Z3 1243
5652	5651	Point	LWU	{2AAC7E83-989D-4D32-802F-2F375BC891E0}		2	Y	1	1	EXISTING POLE	Z3 1250
5653	5652	Point	LWU	{09CEA0C1-7FF2-4F8B-B669-79E16131169B}		2	Y	1	1	EXISTING POLE	Z3 1251
5656	5655	Point	LWU	{9291F06D-2321-48B7-B288-D697AF4CC26}		2	Y	1	1	EXISTING POLE	Z3 1254
5657	5656	Point	LWU	{76D0951F-2D31-4C6E-9334-0B9764D80DA5}		3	Y	1	1	EXISTING POLE	Z3 1255
5669	5668	Point	LWU	{2485C8ED-2B59-42A6-824C-2B11682771A5}		1	Y	0	1	EXISTING POLE	Z3 1267
5670	5669	Point	LWU	{7D8B394C-F137-47D4-97BE-1E467531001F}		1	Y	0	1	EXISTING POLE	Z3 1268
5671	5670	Point	LWU	{E7AA2A4E-29CF-477E-A1E3-67B1504FC0B2}		1	Y	0	1	EXISTING POLE	Z3 1269
5672	5671	Point	LWU	{6EDDCB44-0D4C-4423-8DFO-522A0D31659C}		3	Y	1	1	EXISTING POLE	Z3 1270
5676	5675	Point	LWU	{B3878014-2FC0-4742-B122-8605A2820C79}		2	Y	1	1	EXISTING POLE	Z3 1274
5680	5679	Point	LWU	{0BFC21FE-A114-4EF2-842B-7DA767C2309F}		3	Y	1	1	EXISTING POLE	Z3 1278
5681	5680	Point	LWU	{C88BD694-78CA-4D39-8D48-1658908CE7A7}		3	Y	1	1	EXISTING POLE	Z3 1279
5682	5681	Point	LWU	{9E1EB470-0143-4DAB-B55A-4409D875B4AB}		1	Y	0	1	EXISTING POLE	Z3 1280
5683	5682	Point	LWU	{E111D0C2-7B78-4897-A6F1-B1887BA63056}		3	Y	1	1	EXISTING POLE	Z3 1281
5743	5742	Point	LWU	{6900CCBA-1E7A-453C-A736-FECD9EED0EAE}		3	Y	1	1	EXISTING POLE	Z3 1341
5744	5743	Point	LWU	{CD8A0A5D-833C-4AE7-A801-07272B06F32F}		3	Y	1	1	EXISTING POLE	Z3 1342
5745	5744	Point	LWU	{2AC1A8A7-BF7C-4970-802E-52553D38C67A}		3	Y	1	1	EXISTING POLE	Z3 1343
5746	5745	Point	LWU	{BCD62E37-F960-4D34-A8AF-625DFCD59B94}		3	Y	1	1	EXISTING POLE	Z3 1344
5747	5746	Point	LWU	{7577CC04-912A-4833-97A3-E9CF6E89AD43}		3	Y	1	1	EXISTING POLE	Z3 1345



City of Lake Worth Beach 2018 Pole Attachment Audit Results

1	A	B	C	D	E	F	H	I	S	T	U
OBJECTID	Shape #	Owner	FuturaGUID	Attachment	VISITED	COMCAST	LEVEL3	STATUS	Comments	Picture_Nu	
5750	5749	Point	LWU	{8D77F405-E678-48CC-88F5-6A69512C8694}		3	Y	1	1	EXISTING POLE	Z3 1348
5751	5750	Point	LWU	{095C5A83-F188-48FD-9892-CBE36A048BDC}		3	Y	1	1	EXISTING POLE	Z3 1349
5752	5751	Point	LWU	{274E3DC9-6328-4E99-94F5-9FF515AD6500}		3	Y	1	1	EXISTING POLE	Z3 1350
5753	5752	Point	LWU	{9F976523-2EA4-4D4B-86F2-B74819430DF6}		3	Y	1	1	EXISTING POLE	Z3 1351
5835	5834	Point	LWU	{5388CA98-D281-43DF-9885-B792CA71C983}		3	Y	1	1	EXISTING POLE	Z3 1433
5878	5877	Point	LWU	{0FFFOA2F-4410-4F22-AE89-5117FE2A11D5}		2	Y	1	1	EXISTING POLE	Z3 1476
5882	5881	Point	LWU	{E22B0415-7513-4311-9E2F-A9524A23B8D1}		3	Y	1	1	EXISTING POLE	Z3 1480
5888	5887	Point	LWU	{EE361208-A722-4894-8F4D-9A17D974F426}		2	Y	1	1	EXISTING POLE	Z3 1486
5892	5891	Point	LWU	{AB2A2467-B85F-48EE-A675-D2155DC84745}		2	Y	1	1	EXISTING POLE	Z3 1490
5893	5892	Point	LWU	{12F4868B-83D8-45DD-89DD-98C13868748D}		2	Y	1	1	EXISTING POLE	Z3 1491
5900	5899	Point	LWU	{E02FDEB2-46D4-4F8F-A122-5B09E541BBA7}		2	Y	1	1	EXISTING POLE	Z3 1498
5901	5900	Point	LWU	{22A9F0C3-26F6-4C89-9903-483686FAFF94}		2	Y	1	1	EXISTING POLE	Z3 1499
5913	5912	Point	LWU	{723A82CD-42A4-44CA-AC4B-886FE703F92F}		3	Y	1	1	EXISTING POLE	Z3 1511
5914	5913	Point	LWU	{7DC6D8F2-A534-4E40-A453-BA796998C733}		3	Y	1	1	EXISTING POLE	Z3 1512
5915	5914	Point	LWU	{69FA6BA0-E1A0-4CC9-BAD5-AE5AFAA6B468}		3	Y	1	1	EXISTING POLE	Z3 1513
5940	5939	Point	LWU	{B7FB01BA-A837-46C9-B7B2-F0395EB2C9FF}		3	Y	1	1	EXISTING POLE	Z3 1538
5941	5940	Point	LWU	{1827B17D-5F06-4089-A8FA-90AF20BF269}		2	Y	0	1	EXISTING POLE	Z3 1539
5942	5941	Point	LWU	{26B89A38-81DE-4DD6-8E26-7D053D721EA1}		3	Y	1	1	EXISTING POLE	Z3 1540
5943	5942	Point	LWU	{A18722DC-0A63-43B1-87A3-EEDF116810DF}		3	Y	1	1	EXISTING POLE	Z3 1541
5945	5944	Point	LWU	{E8D96CF4-582E-401D-AD8B-FB04F791182F}		3	Y	1	1	EXISTING POLE	Z3 1543
5946	5945	Point	LWU	{878B7F41-400B-47A2-839D-EE76DB0FB82E}		2	Y	1	1	EXISTING POLE	Z3 1544
5948	5947	Point	LWU	{1DBEA34F-1854-48B4-BC69-91869AA4572D}		2	Y	1	1	EXISTING POLE	Z3 1546
5949	5948	Point	LWU	{060A3FC1-3F52-4E22-B734-E213CC877433}		3	Y	1	1	EXISTING POLE	Z3 1547
5963	5962	Point	LWU	{88F686EE-4755-4EAF-B13C-C707AD03B8FE}		2	Y	1	1	EXISTING POLE	Z3 1561
5965	5964	Point	LWU	{3182098E-E596-4901-A538-31F36A5EF805}		3	Y	1	1	EXISTING POLE	Z3 1563
5966	5965	Point	LWU	{4D788CFF-76D3-4715-8D67-50A091313E51}		2	Y	1	1	EXISTING POLE	Z3 1564
5967	5966	Point	LWU	{179DE21E-3CF3-4F6A-9B4B-EC5FF212BEF1}		2	Y	1	1	EXISTING POLE	Z3 1565
5968	5967	Point	LWU	{FC0799C8-C56A-4F87-B358-D08C9CCB1F3A}		2	Y	1	1	EXISTING POLE	Z3 1566
5969	5968	Point	LWU	{740C9778-9E8E-485D-A129-A2D0438714CF}		2	Y	0	1	EXISTING POLE	Z3 1567
5977	5976	Point	LWU	{4A6F06E6-409B-4846-8AF2-F0B62220F505}		2	Y	1	1	EXISTING POLE	Z3 1575
5987	5986	Point	LWU	{A03E14FF-588B-4360-965E-A0A025F3DBC5}		3	Y	1	1	EXISTING POLE	Z3 1585
6054	6053	Point	LWU	{2680D389-099C-47E8-9F2B-942E1304E505}		3	Y	1	1	EXISTING POLE	Z3 1652
6094	6093	Point	LWU	{439C8EEB-85F7-4027-9406-14E498314E83}		2	Y	1	1	EXISTING POLE	Z3 1692
6213	6212	Point	LWU	{655e14fc-37bb-4b4e-a54c-066822f8a783}		3	Y	1	1	EXISTING POLE	Z3 1811
6214	6213	Point	LWU	{1f6b6a23-eb15-449f-8673-70e10c58be17}		3	Y	1	1	EXISTING POLE	Z3 1812
6269	6268	Point				1	Y	0	1	NEW POLE NOT IN U	Z3 1870
6271	6270	Point				3	Y	1	1	EXISTING POLE	Z3 1872
6284	6283	Point				2	Y	1	1	NEW POLE NOT IN U	Z3 1885
6675	6674	Point	LWU	{3E29B9C1-D86D-46DF-B467-94553C4867C3}		3	Y	1	1	EXISTING POLE	Z4 381
6677	6676	Point	LWU	{AC5147DD-60EE-453F-98DA-5D89B1731E46}		3	Y	1	1	EXISTING POLE	Z4 383
6678	6677	Point	LWU	{0AFD9DC4-48CB-4686-90A0-E2E96F90CC3F}		3	Y	1	1	EXISTING POLE	Z4 384
6679	6678	Point	LWU	{CA4EE595-A7B4-475B-B541-DC8A39CA2688}		3	Y	1	1	EXISTING POLE	Z4 385
6680	6679	Point	LWU	{E325AAC0-9C68-41D1-8028-98BFCBCBF7DF}		3	Y	1	1	EXISTING POLE	Z4 386
6681	6680	Point	LWU	{C2723477-A4F9-4A49-BACA-AE94FBEB93AE}		3	Y	1	1	EXISTING POLE	Z4 387
6682	6681	Point	LWU	{9ED78204-A54D-4A43-92ED-AEFFB3511588}		3	Y	1	1	EXISTING POLE	Z4 388
6683	6682	Point	LWU	{AD93033F-6840-42F7-A493-8F42C54F8745}		3	Y	1	1	EXISTING POLE	Z4 389
6684	6683	Point	LWU	{64E07394-231E-4B10-AB8C-6BD633684D50}		3	Y	1	1	EXISTING POLE	Z4 390
6685	6684	Point	LWU	{9D03ED36-7457-4A8E-97D8-1D132808A114}		3	Y	1	1	EXISTING POLE	Z4 391
6686	6685	Point	LWU	{53FB64E6-3E16-423D-B7E8-8EFD81C9F37}		3	Y	1	1	EXISTING POLE	Z4 392
6687	6686	Point	LWU	{FCA887A9-D830-4CC0-8B83-63AE259F64B}		3	Y	1	1	EXISTING POLE	Z4 393
6701	6700	Point	LWU	{EC26A3F7-9AFO-46A5-91DD-5FA56828BF97}		3	Y	1	1	EXISTING POLE	Z4 407
6743	6742	Point	LWU	{9A2B6794-5F15-4C8B-980F-A3DE107D08EE}		4	Y	1	1	EXISTING POLE	Z4 449
6744	6743	Point	LWU	{A4B9AB11-895C-4A41-89E4-C1EB3366CC5}		3	Y	1	1	EXISTING POLE	Z4 450
6745	6744	Point	LWU	{6E73D575-C20F-43D6-A566-CF67389EA1E6}		4	Y	1	1	EXISTING POLE	Z4 451
6746	6745	Point	LWU	{E27414C2-29AA-478D-8FEF-39A9D6EC9FE9}		4	Y	1	1	EXISTING POLE	Z4 452
6747	6746	Point	LWU	{B4F0E6FB-8258-4E61-A1E7-20E5988D2F82}		3	Y	1	1	EXISTING POLE	Z4 453
6748	6747	Point	LWU	{3938758B-891C-485D-8A4E-0D9C16893F62}		3	Y	1	1	EXISTING POLE	Z4 454
6749	6748	Point	LWU	{337861F9-689D-48A2-8D7C-90E2341E183D}		3	Y	1	1	EXISTING POLE	Z4 455
6750	6749	Point	LWU	{E49A5D86-F516-4367-99F5-BD0F62647CAB}		3	Y	1	1	EXISTING POLE	Z4 456
6751	6750	Point	LWU	{79E85CCA-08F7-4476-8539-D9FD9EAC6C87}		3	Y	1	1	EXISTING POLE	Z4 457
6752	6751	Point	LWU	{46E303BA-4667-4C4D-8567-34412F5318EB}		3	Y	1	1	EXISTING POLE	Z4 458
6753	6752	Point	LWU	{12480084-E66F-4AAA-B2C3-F98829725416}		3	Y	1	1	EXISTING POLE	Z4 459
6767	6766	Point	LWU	{F8549555-5F7C-4759-845E-54E9766FCB59}		3	Y	1	1	EXISTING POLE	Z4 473
6768	6767	Point	LWU	{C5852B93-FE35-4F85-B46C-SAO3E06AD4DF}		3	Y	1	1	EXISTING POLE	Z4 474
6769	6768	Point	LWU	{9226666D-DA77-4A2B-AFA3-2FD460868FB6}		3	Y	1	1	EXISTING POLE	Z4 475
6770	6769	Point	LWU	{8BCBF923-0AE1-45F1-8D2A-25F40B2E52C7}		3	Y	1	1	EXISTING POLE	Z4 476
6771	6770	Point	LWU	{C574F27A-E019-45D6-8802-1162A7321A95}		3	Y	1	1	EXISTING POLE	Z4 477
6781	6780	Point	LWU	{9E6CAE2E-4C2C-4FB8-8D43-34B65D8DF87F}		3	Y	1	1	EXISTING POLE	Z4 487
6782	6781	Point	LWU	{AE407A8C-A3E5-49EC-A3A2-87F42E4C64AC}		3	Y	1	1	EXISTING POLE	Z4 488
6806	6805	Point	LWU	{C5892368-C958-45AC-87C6-3E338CD1BB18}		3	Y	1	1	EXISTING POLE	Z4 512
6807	6806	Point	LWU	{0585577C-E205-47AB-A1AF-20C24457848E}		4	Y	2	1	EXISTING POLE	Z4 513
6808	6807	Point	LWU	{EAFB952B-5AB0-4F30-B70F-BC55F7C90598}		3	Y	1	1	EXISTING POLE	Z4 514
6809	6808	Point	LWU	{D6E35D1E-9900-44AA-96D7-86F28AFD1B73}		3	Y	1	1	EXISTING POLE	Z4 515
6841	6840	Point	LWU	{AF34648C-2258-48EC-A026-4845AC019615}		3	Y	1	1	EXISTING POLE	Z4 547
6850	6849	Point	LWU	{19BA55D6-5CA0-4201-B09A-5E25A35F731F}		3	Y	1	1	EXISTING POLE	Z4 556
6851	6850	Point	LWU	{F1DBA7D9-FC21-4AE7-8830-D5B31BB78235}		3	Y	1	1	EXISTING POLE	Z4 557
6852	6851	Point	LWU	{8D99D7A2-01D1-455E-8C5F-488D06F94C05}		3	Y	1	1	EXISTING POLE	Z4 558
6853	6852	Point	LWU	{17C894B8-A02A-4B00-8BF0-1C081F24020A}		4	Y	1	1	EXISTING POLE	Z4 559
6856	6855	Point	LWU	{98632D75-9F65-4EF6-8C64-63E0AE15908B}		3	Y	1	1	EXISTING POLE	Z4 562
6857	6856	Point	LWU	{B5FB5364-C621-412B-86FD-6A4C9CB91CC9}		3	Y	1	1	EXISTING POLE	Z4 563
6859	6858	Point	LWU	{EC107C57-EFF1-444A-B8A4-5AF5B8CB8F0B}		2	Y	1	1	EXISTING POLE	Z4 565
6860	6859	Point	LWU	{C9E62F0E-112F-4629-9CA3-13548C760877}		3	Y	1	1	EXISTING POLE	Z4 566
6884	6883	Point	LWU	{4C13C65D-1640-4FE2-8495-232CE6EE7EF}		2	Y	1	1	EXISTING POLE	Z4 590



City of Lake Worth Beach 2018 Pole Attachment Audit Results

	A	B	C	D	E	F	H	I	S	T	U
1	OBJECTID	Shape *	Owner	FuturaGUID	Attachment	VISITED	COMCAST	LEVEL3	STATUS	Comments	Picture_Nu
6885	6884	Point	LWU	[28A2CDCA-C562-4786-83F2-B241F986C21D]		1	Y	0	1	EXISTING POLE	ZA 591
6886	6885	Point	LWU	[48924D17-D998-4974-9994-0A977DAAE9E5]		1	Y	0	1	EXISTING POLE	ZA 592
6903	6902	Point	LWU	[586A280D-9621-4199-8A10-77805DC015CF]		3	Y	1	1	EXISTING POLE	ZA 609
6904	6903	Point	LWU	[FFECBCAF-1E24-4CA1-896C-35A3D67ABA98]		3	Y	1	1	EXISTING POLE	ZA 610
6905	6904	Point	LWU	[E0A46C9F-8D16-49F8-AF17-7A678373DF5C]		3	Y	1	1	EXISTING POLE	ZA 611
6906	6905	Point	LWU	[F29B5D98-FA2E-42D1-9D71-EED27376C1A7]		3	Y	1	1	EXISTING POLE	ZA 612
6928	6927	Point	LWU	[E0FDE725-45AB-40FF-8DB0-2722CC8CEBA8]		3	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
6930	6929	Point	LWU	[A24E7386-2FCB-41E7-8BD6-91CA7DE6C0D0]		3	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
6932	6931	Point	LWU	[1A05BAE0-ACAE-4F26-9223-BC84E8AB7A34]		3	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
6933	6932	Point	LWU	[65EEB515-9FA3-4441-8678-69DCEAE4F144]		3	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
6934	6933	Point	LWU	[A19D02BA-D9D5-4688-A952-85EA7489A134]		3	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
6935	6934	Point	LWU	[CB85DD62-F57D-4523-A202-EB1CD57AB011]		2	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
6936	6935	Point	LWU	[5578E63D-B8F0-4FCA-89FD-362751138180]		3	Y	1	1	EXISTING POLE	ZA 642
6937	6936	Point	LWU	[442679FD-4FB3-44C4-9774-9D75EA75C336]		3	Y	1	1	EXISTING POLE	ZA 643
6938	6937	Point	LWU	[2A6A8186-438E-4ADD-9CBE-4E5D933E327F]		3	Y	1	1	EXISTING POLE	ZA 644
6939	6938	Point	LWU	[68D58478-1331-41B7-B8F5-4D1FE1CC747C]		3	Y	1	1	EXISTING POLE	ZA 645
6940	6939	Point	LWU	[CD917DD8-D419-4A2B-943A-63EE2D94D849]		3	Y	1	1	EXISTING POLE	ZA 646
6941	6940	Point	LWU	[59128F9E-E70B-4AE2-85E9-A6E7847F4977]		3	Y	1	1	EXISTING POLE	ZA 647
6944	6943	Point	LWU	[10AC3DE2-821C-486E-8352-C9F74FDCFD06]		3	Y	1	1	EXISTING POLE	ZA 650
6945	6944	Point	LWU	[86A897A0-8BAC-4932-A233-C8062ACC5ED]		3	Y	1	1	EXISTING POLE	ZA 651
8443	8442	Point	LWU	[25E4E456-58FA-4FA8-94D7-F6346EC908D1]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8444	8443	Point	LWU	[F042B91F-9B6B-42F0-8401-325D473C1D52]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8445	8444	Point	LWU	[F49874B6-FD72-4CCA-87A7-C5F93A260E1B]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8446	8445	Point	LWU	[08A7DA77-E304-4CAB-8A8F-BE484D357089]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8447	8446	Point	LWU	[E29EEBEF-0FD6-4652-BE5E-F397F43423DC]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8448	8447	Point	LWU	[13625A01-829B-4921-AE79-C905DD126E63]		1	Y	0	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8519	8518	Point	LWU	[F4E9F6F9-B180-48EB-A145-F75993B88DDA]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8540	8539	Point	LWU	[3C15C6F1-D17B-4981-A6BD-7E42C63883D9]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8541	8540	Point	LWU	[8F6E2558-0549-4DF7-98D5-F40C3EBC27F6]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8542	8541	Point	LWU	[9C45EBAD-411A-4116-8FA0-0592AFD46DCA]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8566	8565	Point	LWU	[BD00F110-3B46-488B-A0E9-336FEDC780BF]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8567	8566	Point	LWU	[E646C5C1-95AF-4BC7-8229-888F1C6AADD9]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8568	8567	Point	LWU	[84FE9361-DE77-45F5-938F-82531FE731E5]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8569	8568	Point	LWU	[34DF51C3-0BE7-4357-AA70-674C07622A08]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8574	8573	Point	LWU	[2BAFC882-B9F2-4881-834F-D52CEB9D988F]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8575	8574	Point	LWU	[1E87D2B6-2D91-4C32-82C2-DC96132C9932]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8576	8575	Point	LWU	[2D6CE163-4431-4073-8BF0-C74506D81541]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8577	8576	Point	LWU	[0CFBA85E-78DC-4A01-AEFD-B662F29800B9]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8578	8577	Point	LWU	[79AD8509-4ED1-4D8A-9DD6-9AF5F8C8F145]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8579	8578	Point	LWU	[68F24283-B5C1-45B2-901B-188498F3394F]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8580	8579	Point	LWU	[8A202C82-0645-4545-8D7C-C208E876A3F]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8581	8580	Point	LWU	[280E380A-BD70-44C6-8D83-7336F9A270D7]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8582	8581	Point	LWU	[587F6D12-E42E-493F-AF8F-BAC61267865B]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8583	8582	Point	LWU	[41538091-8B2B-4A6B-9EDB-F989D069F00C]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8584	8583	Point	LWU	[5DC82683-E837-423D-B136-6FBD203A2520]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8585	8584	Point	LWU	[FDC298C6-BCCA-45C3-8146-92A192C110C8]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8586	8585	Point	LWU	[7488603C-6D59-4F20-B682-64CDC88655B3]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8587	8586	Point	LWU	[87BE5473-9635-4094-AA2C-AC02054B15FA]		3	Y	2	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8588	8587	Point	LWU	[9623DD5A-F1D9-479E-83D6-C050E6C598FE]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8589	8588	Point	LWU	[1E0CF8D3-094B-4F06-95D6-85C83663AEF4]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8590	8589	Point	LWU	[E55A3C7D-7AFD-471D-8C35-D7074681B000]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8592	8591	Point	LWU	[8C047F49-A346-468C-ADD7-237FDD95ECC2]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8593	8592	Point	LWU	[93F00D66-805B-4D39-9A6F-8C8ABD9C431F]		3	Y	2	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8596	8595	Point	LWU	[580EBF78-434C-4E19-98F3-DP7E6E0BB8FF]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8600	8599	Point	LWU	[D1AD6E0E-26C9-4F96-8F0E-F078528C0F72]		5	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8601	8600	Point	LWU	[98CEA949-8A93-49E9-9DF2-F680B153427F]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8602	8601	Point	LWU	[08DABF49-5E78-4DE2-87F1-5DA6491A36A1]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8603	8602	Point	LWU	[2891DA4A-ED96-47C7-BB00-09CAEC931F73]		6	Y	3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8604	8603	Point	LWU	[92905995-A5C3-4B18-AD39-21E89A0A6A5E]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8605	8604	Point	LWU	[38D50BBF-CBDC-42E2-BE88-1309A04CA2A2]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8606	8605	Point	LWU	[918EFFF0-6CDB-4561-B3C3-3FB6CB435A6]		4	Y	2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8612	8611	Point	LWU	[055C68AA-4E81-4C4E-9C06-E18ECF8E10F]		2	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8613	8612	Point	LWU	[70A36C3A-74C7-442F-8F34-106256C15939]		6	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8614	8613	Point	LWU	[070534C1-BEEA-439C-9D9A-0C8952AE728A]		5	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8615	8614	Point	LWU	[8525EB34-24A1-40AA-8902-3D5B7B7DA9F1]		3	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8616	8615	Point	LWU	[FC27CC10-CAA2-45FF-97DD-F02316D0A4CF]		3	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8617	8616	Point	LWU	[A0F229B9-6017-405E-83CA-D5A3F2C085AE]		3	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8618	8617	Point	LWU	[E301E513-0FE9-4861-B0F0-461FC20F939E]		3	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8619	8618	Point	LWU	[3D7F4A31-1966-4F7C-86AC-FA8C3B078FC7]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8620	8619	Point	LWU	[08E8A3B9-663A-4A43-86BA-CF82634BF99D]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8621	8620	Point	LWU	[33F2B275-72B0-49EA-9C51-A9BB8462AD19]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8622	8621	Point	LWU	[2A33D56F-BD0B-46C6-9889-06ADC9FA4197]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8623	8622	Point	LWU	[24F26E2E-DBC8-48D2-AB34-3DC9F30D399B]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8624	8623	Point	LWU	[FFCCD21F-8E6B-4A4B-95F3-10F33EC61679]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8625	8624	Point	LWU	[91AF2590-A857-4875-9777-6457D08878AA]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8626	8625	Point	LWU	[A0B25DE3-6581-47DD-8189-EC15FAAEFBEA]		4	Y	1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND
8631	8630	Point	LWU	[2A78BD7C-11EC-4633-9625-2EDBB6C988E4]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8632	8631	Point	LWU	[2A7AFB14-3EA6-4DE5-87E8-6C496187B6AA]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8633	8632	Point	LWU	[85E64800-8AD0-44D1-8CA7-CBA23D2E4D9A]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8634	8633	Point	LWU	[6F33ACA5-055A-4F28-8C6C-C5BF031BE56D]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8635	8634	Point	LWU	[46545D81-7756-409C-85D8-30B1B0EEB319]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8636	8635	Point	LWU	[484787EC-7965-4597-BEF1-59724471CFE0]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND
8668	8667	Point	LWU	[FF82FC5B-A0F3-4E31-930C-71A371DA750C]		4	Y	1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND

City of Lake Worth Beach 2018 Pole Attachment Audit Results

	A	B	C	D	E	F	H	I	S	T	U	
1	OBJECTID	Shape *	Owner	FuturaGUID	Attachment	VISITED	COMCAST	LEVELS	STATUS	Comments	Picture_Nu	
8669	8668	Point	LWU	{05B76AA3-B8FB-4F1D-975E-44B8A36C2D3}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 238
8670	8669	Point	LWU	{80467f94-7EE7-4023-A3B0-0F5A62805959}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 239
8671	8670	Point	LWU	{CBBB94E9-17F5-4BB2-BA70-E5E8AFA9921}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 240
8674	8673	Point	LWU	{00938B37-D58B-4ED0-ABC8-AB7AE81DFE4B}		6 Y		3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 243
8709	8708	Point	LWU	{9382C093-A2F3-4370-A361-ECE9DC72C28A}		4 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 278
8711	8710	Point	LWU	{8798B7D8-C531-4670-B78A-C00B63EA687F}		3 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 280
8742	8741	Point	LWU	{9D68D22A-79ED-4728-8D06-F9240567576E}		4 Y		2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 311
8760	8759	Point	LWU	{B1FA5AC7-BE79-457C-9E0B-BCB0687266B8}		5 Y		2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 329
8763	8762	Point	LWU	{F52A6986-225D-4AC4-9B89-0AFD510A549C}		5 Y		2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 332
8764	8763	Point	LWU	{A2999D2E-F0E6-4AD5-A851-51E8468EA811}		4 Y		2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 333
8774	8773	Point	LWU	{CD808BCD-87A8-4C20-9503-A407CC2E4835}		3 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 343
8776	8775	Point	LWU	{F571AC9D-95C3-4622-8989-2BC0DBF4C73}		4 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 345
8780	8779	Point	LWU	{A35C1C33-BAEF-4F44-A822-783AED49C081}		4 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 349
8781	8780	Point	LWU	{9D255FA1-478D-46E2-8906-68B7046FA6FF}		2 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 350
8782	8781	Point	LWU	{624380EF-5CF5-48FC-91DD-BF7770AF62C4}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 351
8783	8782	Point	LWU	{8784AE3E-39EE-4F8E-B307-E8B85C5D806A}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 352
8784	8783	Point	LWU	{E4693AC9-89C8-4825-B2B0-7CFE3689417E}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 353
8786	8785	Point	LWU	{0927A9C5-7537-4E27-9C66-6BE8F0ADCEFO}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 355
8787	8786	Point	LWU	{20A3EA8D-BD9C-4ACF-9351-0390A5868EBC}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 356
8788	8787	Point	LWU	{4A85C9BA-CA36-494B-9BEA-571DAF0C9057}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 357
8789	8788	Point	LWU	{02F4CC83-3D80-48CA-8685-30E16668883E}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 358
8790	8789	Point	LWU	{D31600B1-BC34-4886-9418-CB394B4585E5}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 359
8792	8791	Point	LWU	{4193D8EF-04CA-4A56-81D5-0F1184D02675}		4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 361
8955	8954	Point	LWU	{1206794E-7CE5-4F1A-9883-C213F2E071A3}		5 Y		2	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 525
8960	8959	Point	LWU	{47D44E6D-66E2-4030-98D7-43CA6FECA7CE}		6 Y		3	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 530
9349	9348	Point		{18E290AD-256F-4F4C-B689-805315AA2F04}		1 Y		0	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 919
9350	9349	Point		{27E85BAE-0E21-48F4-8986-F79A37A208F9}		4 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 920
9520	9519	Point	LWU	{e1810ce0-baa2-45f7-b8cf-977849ae96aa}		3 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 1090
9522	9521	Point	LWU	{92ad30a3-2108-4285-8ef6-c7b82819c00e}		3 Y		1	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 1092
9523	9522	Point	LWU	{b2560aa2-9d2a-4420-bcd2-161ecda75f43}		2 Y		0	1	EXISTING POLE		Z6 1093
9553	9552	Point				4 Y		1	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 1124
9573	9572	Point				3 Y		0	1	EXISTING POLE	LEVEL 3 AND FIBERLIGHT ON SAME STRAND	Z6 1146
9588	9587	Point				3 Y		0	1	EXISTING POLE	COMCAST AND LEVEL 3 ON SAME STRAND	Z6 1161