

Customer Site Name: N/A  
Customer Site ID: N/A

Crown Site Name: Fine (Sucker Lake Rd.)  
Crown Business Unit: 873135  
License Number: 534011  
Amendment Number: 1063758

## SECOND AMENDMENT TO SHORT FORM TOWER LICENSE AGREEMENT

This Second Amendment to Short Form Tower License Agreement (this "Amendment") is made this 1<sup>st</sup> day of August, 2025, by and between Pinnacle Towers LLC, a Delaware limited liability company (Pinnacle Towers Inc., a Delaware corporation, was converted pursuant to Delaware law to Pinnacle Towers LLC, effective April 7, 2004) ("Crown") and ST LAWRENCE LEWIS COUNTIES BOCES, a New York corporation ("Customer").

### RECITALS:

**WHEREAS**, Crown (and/or certain of its affiliates and/or predecessors-in-interest) and Customer (and/or certain of its affiliates and/or predecessors-in-interest) entered into a certain Short Form Tower License Agreement dated August 30, 2016, as may have been previously amended and/or assigned, and as may be subject to any master agreement or any other agreement(s) pertaining thereto (collectively, the "Co-Location Agreement"), whereby Customer leases or licenses from Crown certain space at a telecommunications facility known as Fine (Sucker Lake Rd.), Crown BU# 873135 (the "Site"); and

**WHEREAS**, Crown and Customer desire to amend the Co-Location Agreement pursuant to the terms and subject to the conditions set forth herein.

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

1. **Capitalized Terms.** Unless clear from the context in which they are used, all capitalized terms used herein shall have the same meanings ascribed to them in the Co-Location Agreement.
2. **Term Extension.** The term of the Co-Location Agreement that expired or is scheduled to expire on July 31, 2025 (the "Term") shall be extended, or shall be deemed to have been extended, commencing effective as of the expiration of said Term as set forth in the Co-Location Agreement (the "Extension Commencement Date"), and expiring on July 31, 2028 (the "Extension Expiration Date").
3. **Modifications to Equipment.** Notwithstanding anything to the contrary in the Co-Location Agreement, Customer shall apply to make modifications to its equipment by submitting an application form to Crown (as such form may be amended by Crown from time to time). A structural analysis, AM detuning study or an intermodulation study may be required by Crown in connection with a proposed modification, and Customer will be liable for the cost thereof. Any approved modification shall be evidenced by an amendment to the Co-Location Agreement, and the approved application, together with a tower level drawing and site plan (as required by Crown), describing all of Customer's permitted equipment and the locations thereof, shall be exhibits to said amendment.
4. **Insurance.** The insurance provisions pertaining to Customer that are set forth in the Co-Location Agreement are hereby deleted in their entirety and replaced and superseded by and with the insurance provisions set forth below.

**General.** Customer shall maintain commercial general liability insurance on a form providing coverage at least as broad as the most current ISO CG 0001 policy form covering its occupancy and use of the Site. The liability insurance policies (automobile, commercial general liability, and umbrella) shall be endorsed to cover Crown, Crown's manager (as applicable), and Prime Landlord (as required by the terms of the

TT: E 859085  
Prepared by: R. Benson  
Prepared on: 7/15/2025  
Revised on:  
SLA\_TLA Renegotiation Amendment Template (2/16/11)

App Rev #: 0  
LRF Rev #: 1  
MLA #: 278410

Customer Site Name: N/A  
Customer Site ID: N/A

Crown Site Name: Fine (Sucker Lake Rd.)  
Crown Business Unit: 873135  
License Number: 534011  
Amendment Number: 1063758

Prime Lease, if applicable) as an additional insured on a primary and non-contributory basis such that the umbrella liability policy, primary auto liability and commercial general liability all apply as primary with regard to any primary and excess/umbrella liability insurance maintained by the subject additional insured on a form that does not exclude the concurrent negligence of the additional insured. All insurers will carry a minimum A.M. Best A-(FSC VIII) or equivalent rating and must be licensed or authorized to do business in the state where the Site is located. For the purposes of this Section, "Prime Lease" means the real property lease(s) or other instrument(s) from which Crown's rights in the Site are derived, and "Prime Landlord" means the lessor(s) or landlord(s) under the Prime Lease.

**Minimum Limits.** At a minimum, Customer shall obtain and maintain the following insurance coverage, covering itself, its employees and its agents:

- (a) statutory workers' compensation including employer's liability with the following limits: \$1,000,000 per accident; \$1,000,000 disease, each employee; and \$1,000,000 disease policy limit;
- (b) commercial general liability covering bodily injury, death and property damage (including coverage for products/completed operations, and not excluding coverage for explosion, collapse and underground exposures (XCU)), with limits not less than \$1,000,000 per occurrence, combined single limit with a \$2,000,000 general policy aggregate and a separate products/completed operations aggregate of \$2,000,000, plus umbrella liability insurance of \$5,000,000;
- (c) automobile liability covering all owned, hired and non-owned vehicles with combined single limits not less than \$1,000,000 per accident; and
- (d) commercial all risk of loss fire with extended coverage insurance covering all of Customer's equipment and improvements at the Site.

Customer must ensure that all independent contractors accessing the Site for or on behalf of Customer maintain insurance as separately specified by Crown.

**Increases to and Application of Limits.** Crown reserves the right, no more than once every five (5) years, to require reasonable increases in the commercial general liability limits and umbrella liability limits identified above, which increases shall be reflective of then-current industry exposures. Crown shall exercise such right by providing written notice thereof to Customer, in which event Customer shall become compliant within thirty (30) days after receipt of written notice of the subject increases to such limits. If Customer maintains insurance with limits higher than the minimum limits required by this Section, then such higher limits shall apply as to comply with the limits required by this Section. The insurance requirements in this Section shall not be construed to limit or otherwise affect the liability of Customer.

**Policies and Certificates.** All policies required to be provided pursuant to this Section shall contain a waiver of subrogation in favor of Crown, Prime Landlord (as applicable) and Crown's manager (as applicable). Customer shall provide certificates of insurance evidencing said coverage to Crown at least annually as the policies renew. Any failure on the part of Crown to request the required certificates of insurance shall not in any way be construed as a waiver of any of the aforesaid insurance requirements. All policies required hereunder shall provide that the insurer shall notify Crown of any policy cancellation not less than thirty (30) days in advance of the effective date of such cancellation, or, if such cancellation is due to non-payment of premium, not less than ten (10) days in advance of the effective date of such cancellation.

TT: E 859085  
Prepared by: R. Benson  
Prepared on: 7/15/2025  
Revised on:  
SLA\_TLA Renegotiation Amendment Template (2/16/11)

App Rev #: 0  
LRF Rev #: 1  
MLA #: 278410

Customer Site Name: N/A  
Customer Site ID: N/A

Crown Site Name: Fine (Sucker Lake Rd.)  
Crown Business Unit: 873135  
License Number: 534011  
Amendment Number: 1063758

5. **Exceptions to Non-Disclosure.** Notwithstanding anything to the contrary in the Co-Location Agreement, and without limiting or deleting any exceptions to non-disclosure that may be set forth in the Co-Location Agreement, (a) either party may disclose the terms of the Co-Location Agreement, as amended, or any portion thereof, to: (i) such party's affiliated entities, (ii) such party's auditor, accountant, lender or attorney, (iii) such party's employees, directors, consultants, or agents who have a reasonable need to know such information and who shall agree in writing to be bound by the terms and conditions of this non-disclosure provision, or (iv) a government entity or agency to the extent required by regulation, subpoena or government order to reveal, disclose or publish such information; and (b) Crown may disclose the Co-Location Agreement, as amended, or the relevant portions thereof, to (i) the Prime Landlord, if a Prime Lease applies to the Site, or (ii) any of Crown's creditors.

6. **Full Force and Effect; Inconsistent Terms.** Except as expressly set forth in this Amendment, the Co-Location Agreement is otherwise unmodified, shall remain in full force and effect and is incorporated and restated herein as if fully set forth at length. In the event of any inconsistencies between the Co-Location Agreement and this Amendment, the terms of this Amendment shall control. Each reference in the Co-Location Agreement to itself shall be deemed to also refer to this Amendment.

[Remainder of Page Intentionally Left Blank]

Customer Site Name: N/A  
Customer Site ID: N/A

Crown Site Name: Fine (Sucker Lake Rd.)  
Crown Business Unit: 873135  
License Number: 534011  
Amendment Number: 1063758

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

**CROWN:**

Pinnacle Towers LLC,  
a Delaware limited liability company

By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

Execution Date: \_\_\_\_\_

**CUSTOMER:**

ST LAWRENCE LEWIS COUNTIES BOCES,  
a New York corporation

By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

Execution Date: \_\_\_\_\_

TT: E 859085  
Prepared by: R. Benson  
Prepared on: 7/15/2025  
Revised on:  
SLA\_TLA Renegotiation Amendment Template (2/16/11)

App Rev #: 0  
LRF Rev #: 1  
MLA #: 278410

## Certificate Of Completion

Envelope Id: 48531B27-2729-4B6B-830A-CFDCB0C6F638

Status: Sent

Subject: BU-873135\_PLIC-534011\_ORD-714517\_Fine (Sucker Lake Rd.)\_ST LAWRENCE LEWIS COUNTIES BOCES

Area: ETA

District: NE

ApplicationId: 714517

BusinessUnit: 873135

License: 534011

Source Envelope:

Document Pages: 5

Signatures: 0

Envelope Originator:

Certificate Pages: 4

Initials: 0

Robert Benson at Crown Castle

AutoNav: Enabled

2000 Corporate Drive

Envelopeld Stamping: Enabled

Canonsburg, PA 15317

Time Zone: (UTC-05:00) Eastern Time (US & Canada)

robert.benson@crowncastle.com

IP Address: 4.78.16.2

## Record Tracking

Status: Original

Holder: Robert Benson at Crown Castle

Location: DocuSign

7/15/2025 9:36:48 AM

robert.benson@crowncastle.com

## Signer Events

## Signature

## Timestamp

Taylor Whipkey

**Completed**

Sent: 7/15/2025 9:45:11 AM

Taylor.Whipkey@crowncastle.com

Viewed: 7/15/2025 9:48:20 AM

Security Level:

Signed: 7/15/2025 9:49:39 AM

.Email

Using IP Address: 4.78.16.2

ID: 8406ae7b-bc46-4624-b1b6-59e4646179e7

7/15/2025 9:46:24 AM

**Electronic Record and Signature Disclosure:**

Accepted: 7/15/2025 9:48:20 AM

ID: 80ab31f6-2fda-4d72-bc31-e0102905e5b1

Security Level: Email, Account Authentication  
(None)

**Electronic Record and Signature Disclosure:**  
Not Offered via DocuSign

Security Level: Email, Account Authentication  
(None)

**Electronic Record and Signature Disclosure:**  
Not Offered via DocuSign

Execution Specialist

executionspecialist.embedded@crowncastle.com

Security Level: Email, Account Authentication  
(None)

**Electronic Record and Signature Disclosure:**  
Not Offered via DocuSign

System Sync

system.sync@crowncastle.com

Security Level: Email, Account Authentication  
(None)

**Electronic Record and Signature Disclosure:**  
Not Offered via DocuSign

Signer Events	Signature	Timestamp
Crown Manager, Contract Development		
Signing Group: Crown Manager, Contract Development		
Security Level: Email, Account Authentication (None)		
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Tawni Rickett tawni.Rickett@sllboces.org Security Level: Email, Account Authentication (None) Electronic Record and Signature Disclosure: Accepted: 7/16/2025 7:46:13 AM ID: d385274b-e2cb-4307-ade0-59c3fec5b905		Sent: 7/15/2025 9:50:06 AM Viewed: 7/16/2025 7:46:13 AM
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Jacqueline Cano Jacqueline.Cano@crowncastle.com Security Level: Email, Account Authentication (None) Electronic Record and Signature Disclosure: Not Offered via DocuSign	COPIED	Sent: 7/15/2025 9:50:03 AM
Vertical Licensing VerticalDocuSign@crowncastle.com Security Level: Email, Account Authentication (None) Electronic Record and Signature Disclosure: Not Offered via DocuSign	COPIED	Sent: 7/15/2025 9:50:05 AM
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	7/15/2025 9:39:55 AM
Envelope Updated	Security Checked	7/15/2025 9:40:20 AM
Envelope Updated	Security Checked	7/15/2025 9:40:23 AM
Envelope Updated	Security Checked	7/15/2025 9:45:05 AM
Envelope Updated	Security Checked	7/15/2025 9:45:08 AM
Envelope Updated	Security Checked	7/15/2025 9:45:13 AM
Envelope Updated	Security Checked	7/15/2025 9:50:08 AM
Payment Events	Status	Timestamps
Electronic Record and Signature Disclosure		

## ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

In order to provide more efficient and faster service, Crown Castle ("we", "us" or "company") is pleased to announce the use of DocuSign, Inc. ("DocuSign") electronic signing system. The terms for providing such documents for execution and various other documents and records to you electronically through DocuSign are set forth below. Please read the information below carefully and if you can satisfactorily access this information electronically and agree to these terms, please confirm your agreement by clicking the "I agree" button at the bottom of this document.

### Getting paper copies

At any time, you may request from us a paper copy of any document for execution or other document or record provided or made available electronically to you by us. You will be able to download and print documents we send to you through the DocuSign system during and immediately after each signing session and, if you elect to create a DocuSign signer account, you may access them for a limited period of time thereafter. To request paper copies of documents previously provided by us to you electronically, send an e-mail to [esignature@CrownCastle.com](mailto:esignature@CrownCastle.com), requesting the subject paper copies and stating your e-mail address, name, US Postal address and telephone number.

### Withdrawing your consent to receive and/or execute documents electronically

If you elect to receive documents for execution and various other documents and records from us electronically, you may at any time change your mind and tell us that thereafter you want to receive such documents only in paper format. To withdraw your consent to electronic delivery and execution of documents, use the DocuSign 'Withdraw Consent' form on the signing page of a DocuSign envelope, instead of signing it. Thereafter, you will no longer be able to use the DocuSign system to electronically receive and execute documents or other records from us. You may also send an e-mail to [esignature@CrownCastle.com](mailto:esignature@CrownCastle.com) stating that you are withdrawing your consent to electronic delivery and execution of documents through the DocuSign system and stating your e-mail address, name, US Postal Address, and telephone number.

### Consequences of withdrawing consent to receive and/or execute documents electronically

If you elect to receive documents for execution and various other documents and other records only in paper format, it will slow the speed at which we can complete the subject transactions because of the increased delivery time.

### Documents for execution, and other documents and records may be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we may provide documents for execution, and other documents and records electronically to you through the DocuSign system during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any document for execution or other document or record, we prefer to provide all documents for execution, and other documents and records by the same method and to the same address that you have given us. If you do not agree with this process, please let us know as described below.

### How to contact Crown Castle

You may contact us to let us know of any changes related to contacting you electronically, to request paper copies of documents for execution and other documents and records from us, and to withdraw your prior consent to receive documents for execution and other documents and records electronically as follows:

To contact us by phone call: 724-416-2000

To contact us by email, send messages to: [esignature@CrownCastle.com](mailto:esignature@CrownCastle.com)

To contact us by paper mail, send correspondence to

Crown Castle  
2000 Corporate Drive  
Canonsburg, PA 15317

### To advise Crown Castle and DocuSign of your new e-mail address

To let us know of a change to the e-mail address where we should send documents for execution and other documents and records to you, you must send an email message to [esignature@CrownCastle.com](mailto:esignature@CrownCastle.com) and state your previous e-mail address and your new e-mail address.

In addition, you must notify DocuSign, Inc. to arrange for your new email address to be reflected in your DocuSign account by following the process for changing e-mail in the DocuSign system.

### Required hardware and software

Browsers:	Internet Explorer® 11 (Windows only); Windows Edge Current Version; Mozilla Firefox Current Version; Safari™ (Mac OS only) 6.2 or above; Google Chrome Current Version; <b>Note</b> : Pre-release (e.g., beta) versions of operating systems and browsers are not supported.
Mobile Signing:	Apple iOS 7.0 or above; Android 4.0 or above
PDF Reader:	Acrobat® Reader or similar software may be required to view and print PDF files
Screen Resolution:	1024 x 768

Enabled Security Settings:	Allow per session cookies
----------------------------------	---------------------------

These minimum requirements are subject to change. If these requirements change, you will be asked to re-accept the disclosure. Pre-release (e.g. beta) versions of operating systems and browsers are not supported.

**Acknowledging your access and consent to receive documents electronically**

Please confirm that you were able to access this disclosure electronically (which is similar to the manner in which we will deliver documents for execution and other documents and records) and that you were able to print this disclosure on paper or electronically save it for your future reference and access or that you were able to e-mail this disclosure to an address where you will be able to print it on paper or save it for your future reference and access. Further, if you consent to receiving documents for execution and other documents and records in electronic format on the terms described above, please let us know by clicking the "I agree" button below.

By checking the 'I agree' box, I confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- As a recipient, you can read, electronically sign and act upon this message, and you agree not to forward it or any other DocuSign e-mail communications. In the event another party needs to be added to the DocuSign communication, you must make a request to the e-mail originator.