

COMMUNICATIONS SITE AGREEMENT

THIS AGREEMENT is made and entered into by and between WEYERHAEUSER COMPANY, a Washington corporation, herein referred to as "Weyerhaeuser," and LEWIS COUNTY EMERGENCY SERVICES, herein referred to as "User," for the purpose of providing facilities for User's communications equipment as described in Schedules A through D, attached, at Weyerhaeuser's communication facility known as Building A located at BAW FAW PEAK in Section 32, Township 12 North, Range 4 West, W.M., Lewis County, Washington, approximately as shown outlined in red on the attached Exhibit A.

1. Term: The term of this agreement shall be for a period of three (3) years, starting the 1st day of August, 1991, and ending the 31st day of July, 1994.

2. Annual Use Fee: User shall pay to Weyerhaeuser upon execution hereof the sum of \$450.00 for the period of August 1, 1991 to July 31, 1992; and thereafter, annually in advance, the sum of \$550.00 on or before the 1st day of August of each year during the term hereof.

User will pay a late payment penalty of 1.5% for each month or part thereof (or the maximum allowed by law, if less) on any payments in default under any provision of this agreement.

Acceptance of a late payment by Weyerhaeuser from the User after any default by User shall not constitute a waiver of any such default or any other default.

3. Electrical Power: During the term hereof, Weyerhaeuser shall provide User with commercial electrical power supplied by a utility company to operate its equipment installed hereunder. Weyerhaeuser shall also provide to User standby emergency power to the limit of Weyerhaeuser's on site capacity. User and Weyerhaeuser understand and agree that the furnishing of electrical power hereunder is solely a matter of convenience for User and that Weyerhaeuser shall not be liable in any way for any claim for damages or loss for failure of standby emergency power or for failure of commercial power supplied by a utility company.

4. Technical Standards; Restrictions on Use: Weyerhaeuser, or its designated representative, shall have the right throughout the term of this agreement to:

(a) Determine the location of all of User's equipment in Weyerhaeuser's buildings and on its tower;

(b) Approve the size, type and quality of the equipment, including any and all repairs and electrical connections thereto;

(c) Require User, at its own expense, to take all action necessary to eliminate objectionable interference which is caused by User's equipment. Weyerhaeuser reserves the right to disconnect power to any transmitters causing interference immediately if it affects emergency services or public safety;

(d) Require User to temporarily cease operation or reduce power as may be required to conduct tests, perform tower work or make emergency repairs. Such events, insofar as possible, shall be preceded by notice and shall occur at times mutually agreeable to User and Weyerhaeuser;

(e) Require User to install and operate its equipment in compliance with all state and local fire and electrical codes;

(f) Require User to operate its equipment in compliance with the rules and regulations of the Federal Communications Commission and User's Instrument of Authorization;

(g) Require User to furnish Weyerhaeuser with a copy of its current license and subsequent renewals for Weyerhaeuser's file. A copy of said license shall be posted at all times on User's equipment;

(h) Require User to operate its equipment in compliance with the applicable standards for this site as established by the Western Washington Cooperative Interference Committee, a copy of which is attached as Exhibit C;

(i) Require User not to raise "effective radiated power" nor change equipment or operating parameters after execution of this agreement without the prior written consent of Weyerhaeuser.

5. Access Fee: User shall, upon execution of this agreement, pay Weyerhaeuser a one time access fee of \$ (None), for which Weyerhaeuser shall provide User the following:

(a) Space for User's antennae on Tower No. 2 at the 50-foot level, measured from the base of the tower, said tower being located approximately as shown outlined in green on the attached Exhibit B;

(b) Space for User's equipment in Building A located approximately as shown outlined in red on the attached Exhibit B for operating a community repeater on the following frequencies:

	<u>Transmit</u>	<u>Receive</u>
Repeater No. 1	155.715 MHz	156.000 MHz

In the event User desires to change frequencies or add units (transmitter/receiver), authorization must be obtained in writing from Weyerhaeuser. The Annual Use Fee will be adjusted accordingly for the addition or deletion of frequencies.

If unauthorized units (transmitter/receiver) are located on the premises, a penalty of triple the Annual Use Fees may be charged for each such unit from the date of this agreement. Unauthorized units are also subject to removal at the option of Weyerhaeuser.

6. Condition of the Premises: User shall:

(a) At all times maintain the premises and the adjacent lands free from any waste or debris created by User;

(b) Protect the premises from fire and report and suppress such fires as might occur.

7. Inspection: Weyerhaeuser shall have the right to inspect User's equipment at any time during the term of this agreement to ensure compliance with the terms and conditions herein.

8. **Lawful Conduct:** User represents and warrants during the term of this agreement that it has full power and authority from the Federal Communications Commission (or any other state or federal agency having jurisdiction) to install, operate and maintain its equipment in the manner described under this agreement. User agrees to use the facilities only for the purposes described herein and to comply with all applicable state, county and municipal laws and ordinances. User shall not carry on or permit any illegal practice or business on or in such facility.

9. **Assignment:** User's interest hereunder shall not be sold, conveyed, mortgaged, encumbered, assigned or otherwise transferred without the prior written consent of Weyerhaeuser. Weyerhaeuser may deny the approval of a proposed assignment based upon its opinion of the financial and management capability of the proposed assignee.

10. **Other Users:** User shall not allow any other party to use or occupy any portion of Weyerhaeuser's facility without the prior written approval of Weyerhaeuser.

11. **Loss of License:** In the event that User's license from the Federal Communications Commission is revoked, cancelled, or not renewed, User shall have the right to terminate this agreement by so notifying Weyerhaeuser in writing and by paying to Weyerhaeuser an additional one third (1/3) of the Annual Use Fee amount for the then current year within thirty (30) days of such notice of termination.

12. **Harmful Interference:** In the event User's system is rendered unusable in whole or substantial part due to harmful interference, User shall immediately give written notice of such to Weyerhaeuser. Weyerhaeuser shall undertake a good faith effort to correct or remedy such interference. If uncorrected after twenty (20) calendar days from the date of User's notice of interference, User shall have the right to notify Weyerhaeuser in writing that this agreement is terminated. The parties understand and agree that Weyerhaeuser shall not be liable in any way for claims for damages or loss for harmful interference beyond its obligation to undertake a good faith effort to correct or remedy such interference.

13. **Liens; Charges:** User shall not permit any lien or charge to be imposed upon the property of Weyerhaeuser as a result of work done by or on behalf of User and shall indemnify and hold Weyerhaeuser harmless against any and all expenses, including reasonable attorney's fees, in connection with any such lien or charge.

14. **Additional Space:** This agreement in no way implies that Weyerhaeuser will build, furnish or provide User with any additional building or tower space beyond what is agreed to herein.

15. **Access:** At all times during the term of this agreement, User shall have the right of access to its equipment installed hereunder.

Weyerhaeuser hereby grants to User, the right, license and permission to use the existing road located approximately as shown in green on the attached Exhibit A. With respect to the exercise by User of the foregoing rights, User shall:

(a) Strictly observe and faithfully comply with all regulations relating to the closing of gates promulgated by Weyerhaeuser;

(b) Not use the road for any other purpose or use any other road of Weyerhaeuser's without written permission of Weyerhaeuser;

(c) Take reasonable precaution to prevent unauthorized persons from using the road and entering Weyerhaeuser's other lands by means thereof.

16. **Insurance:** User shall obtain and, during the term of this agreement, maintain a policy of liability insurance insuring User against liability arising out of its operations, including use of vehicles, in limits of not less than \$250,000.00 for injury to one person, \$500,000.00 for any one occurrence, and \$250,000.00 property damage for any one occurrence and deliver to Weyerhaeuser a certificate from the insurer certifying that coverage in not less than the above named amounts is in force and that in the event of cancellation or modification of such coverage, the insurer will give to Weyerhaeuser thirty (30) days' written notice prior to any cancellation or modification.

17. **Damages to Facilities:** In the event that Weyerhaeuser's tower or building are damaged or destroyed to such an extent as to render either tower or building unusable in whole or substantial part, Weyerhaeuser may terminate this agreement as of the date of such occurrence or rebuild or repair either tower or building. Weyerhaeuser shall give User written notice of its election within seven (7) days of the occurrence of the damage. If Weyerhaeuser elects to rebuild or repair, and does so without unnecessary delay, User shall be bound by this agreement, except that the Annual Use Fee shall be abated for the time necessary to rebuild or repair; provided, that if damage is due to the fault or neglect of User, there shall be no such abatement. If Weyerhaeuser fails to give any notice of election within seven (7) days of the occurrence of the damage, User shall have the right to declare this agreement terminated. User shall not be entitled to any compensation or damages from Weyerhaeuser for loss of the use of the whole or any part of the facilities herein, User's property, or any inconvenience occasioned by such damage, repair, reconstruction or restoration, unless such is caused by or due solely to the negligence of Weyerhaeuser.

18. **Breach or Default:** Each of the following events shall constitute a breach or default of the agreement by User:

(a) If User shall fail to pay any fee within twenty (20) days of receipt of a written notice from Weyerhaeuser that such fee was not paid when due;

(b) If User shall fail to perform or comply with any of the terms, covenants or conditions of this agreement;

(c) If User shall vacate or abandon the premises.

19. **Termination and Suspension:** Weyerhaeuser may suspend operations under this agreement immediately by written notice of any default. Suspension will continue until the default is remedied. Any time after 20 days from such a suspension notice, if User is still in default Weyerhaeuser may terminate User's rights under this agreement. Weyerhaeuser's rights to suspend and terminate User's rights under this section are in addition to all other available remedies, and will not be waived by any failure to exercise them.

20. **Notices:** All notices and other communications must be in writing, and may be served personally or by regular U. S. mail addressed to the party being served at these addresses:

Weyerhaeuser Company
PO Box 1000
Cosmopolis WA 98537
Attn: Ron Higginbotham
(206) 532-7110

Lewis County Emergency Services
PO Box 956
Chehalis WA 98532
Attn: Jeanne Massingham
(206) 748-9121

with a copy to and payments to be made to:

Weyerhaeuser Company
Box C
Tacoma WA 98477
Attn: P. M. Redmon

21. **Surrender:** Upon termination or expiration hereof, User shall remove its equipment from Weyerhaeuser's facilities and surrender such facilities to Weyerhaeuser in as good a condition as the date hereof, normal wear and tear excepted. Any damage to Weyerhaeuser's facilities caused by removal shall be billed to and paid by User. Equipment not removed from Weyerhaeuser's facilities within twenty (20) days of termination or expiration hereof shall become the property of Weyerhaeuser.

22. **Representations; Assumption of Risk and Liability:**

(a) Weyerhaeuser has made no representation as to the present or future condition of the facilities or of its other lands or of its roads or the character of the traffic on its roads, and User assumes all risk of bodily injury to User, its employees, contractors and business invitees and of damage to its property and the property of its employees, contractors and business invitees;

(b) User shall pay for all damages to Weyerhaeuser's property resulting directly or indirectly from the negligent acts or omissions of User, its employees, contractors and business invitees;

(c) User shall indemnify and hold harmless Weyerhaeuser against all claims or liabilities asserted by third persons resulting directly or indirectly from the User's, its employees', contractors' and business invitees' acts or omissions hereunder whether negligent or otherwise.

23. **Attorney Fees:** If either party files an action to recover any use fee or payment under this agreement, for or on account of any breach of this agreement, to enforce or interpret any of the provisions of this agreement, or for the recovery of possession to the premises, then the prevailing party shall recover its costs and reasonable attorneys' fees.

24. **Non-waiver of Breach:** The failure of Weyerhaeuser to insist upon strict performance of any of the covenants and conditions of this agreement, or to exercise any option herein conferred in any one or more instances, shall not be construed to be a waiver or relinquishment of any such rights, or any other covenants or conditions, but the same shall be and remain in full force and effect.

25. **Recordation:** This agreement shall not be filed for record with any governmental subdivision or agency.

26. Paragraphs: The paragraph headings appearing in this agreement have been inserted for the purpose of convenience and ready reference. They do not purport and shall not be deemed to define, limit or extend the scope or intent of the clauses to which they appertain.

This agreement constitutes the entire agreement and understanding of the parties hereto. No alterations, modifications, or changes in this agreement shall be valid unless made in writing and agreed to by both parties. Nothing in the execution and performance of this agreement shall be deemed in any way to constitute the parties as joint venturers or partners with each other.

The parties hereto have executed this agreement as of this 9th day of August, 1991.

LEWIS COUNTY EMERGENCY SERVICES

WEYERHAEUSER COMPANY

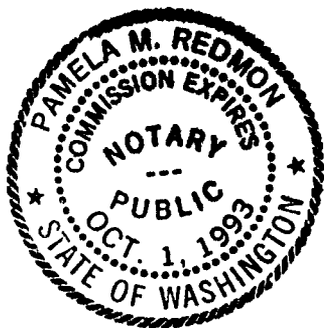
BY 
Title Director

By 
Title Forest Land Use Manager

STATE OF WASHINGTON)
) ss.
COUNTY OF KING)

On this 9th day of August, 1991, before me personally appeared D. W. Wilbur, to me known to be the Forest Land Use Manager of **WEYERHAEUSER COMPANY**, the corporation that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that he was authorized to execute said instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

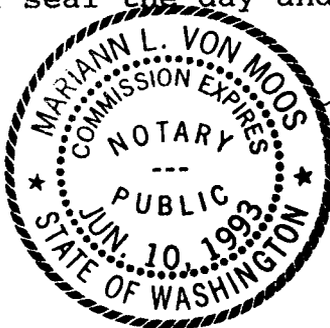


Pamela M. Redmon
Notary Public in and for the State of Washington.
My Appointment expires: October 1, 1993

STATE OF WASHINGTON)
) ss.
COUNTY OF LEWIS)

On this 27 day of August, 1991, before me personally appeared Jeanne Massingham, to me known to be the Director of **LEWIS COUNTY EMERGENCY SERVICES**, the person that executed the within and foregoing instrument, and acknowledged said instrument to be a free and voluntary act and deed, for the uses and purposes therein mentioned, and on oath stated that she was authorized to execute said instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.



Mariann L. Von Moos
Notary Public in and for the State of Washington.
My Appointment expires: 6-10-93

SCHEDULE LIST

- A. Copy of the engineering portion of User's application to the Federal Communications Commission for the system covered under this agreement;
- B. System diagram consisting of duplexer, cavities, filters, isolators, etc.;
- C. Completed Technical Data form;
- D. Drawing detailing the antenna installation and all elevations and distances from ground and the supporting structures.

EXHIBIT LIST

- A. Communications Building and Access Road
- B. Building and Tower Site Plan
- C. Engineering/Technical Standards

APPLICATION FOR RADIO STATION AUTHORIZATION IN THE SAFETY AND SPECIAL RADIO SERVICES
(Industrial, Land Transportation, Public Safety and General Mobile)

Refer to "FCC Form 400-10, Instructions for Completion of FCC Form 400 (September 1976 Revision or later)" and FCC Rules Pertaining to Particular Service
DETACH WORK SHEET FILL OUT IN PENCIL, COMPLETE REMAINING SHEETS ON TYPEWRITER AND SUBMIT, WITH CARBONS ATTACHED, TO
FEDERAL COMMUNICATIONS COMMISSION, WASHINGTON, D.C. 20554

★ U.S. GOVERNMENT PRINTING OFFICE: 1979 - 624 - 483

FCC Form 400 APRIL 1978	APPROVED BY GAO B-180227 (R0389) AUTHORIZATION	DO NOT WRITE IN THIS BLOCK
United States of America Federal Communications Commission		Call Sign _____ File No. _____
1(a). Frequencies MHz	1(b). No. of transmitters Base-Land-Fixed Mobile Other	1(c). Emission 20F3
155.715	1	100
1(d). Output Power Watts		Antenna painting and lighting specifications: Special Conditions: This authorization effective _____ and will expire 3:00 AM EST. _____ and is subject to further conditions as set forth on reverse side if the station authorized herein is not placed in operation within eight months this authorization becomes invalid and must be returned to the Commission for cancellation unless an extension of completion date has been authorized.
1(e) Show No. of mobile units in each of following categories: Land vehicle _____, aircraft _____, hand carried _____, marine _____, paging _____, receivers _____		Federal Communications Commission Chief, Safety & Special Radio Services Bureau
2 Location of transmitter(s) at a fixed location Number and street (or other indication of location) Law Faw Peak near _____ City: Boistfort County: Lewis State: Wa. Latitude: 46° 29' 21" N Longitude: 123° 12' 46" W		6(a) Name of Radio Service: Local Government 6(b) Class of station: Base <input type="checkbox"/> Mobile <input type="checkbox"/> Other <input checked="" type="checkbox"/> Mobile Relay
3 Location of control point(s)		7(a) Name (see instructions) Lewis County Emergency Services 7(b) Mailing address (number, street, city, state & zip code) Lewis County Courthouse Chehalis, WA. 98532
4. If mobile units, or other class of station at temporary locations, are included in this authorization, show area of operation.		
5(a). Overall height above ground of (1) tip of antenna 100 ft. (2) antenna supporting structure 100 ft. (b) Elevation of ground above mean sea level at antenna site 3110 ft.		

8 Would a Commission grant of this application be a major action as defined by Section 1.1305 of the Commission's rules? Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> If yes, submit the required statement (See Section 1.1311 of the Commission's rules). If no, give explanation.	16. (a) Application for: (Check one) New station <input type="checkbox"/> Assignment of authorization <input type="checkbox"/> Reinstatement of expired authorization <input type="checkbox"/> Modification <input checked="" type="checkbox"/>
9. State whether applicant is (Check one) Individual <input type="checkbox"/> Partnership <input type="checkbox"/> Association <input type="checkbox"/> Corporation <input type="checkbox"/> Governmental Entity <input checked="" type="checkbox"/>	(b) If for modification, state modification proposed Relocate Station
10. Is communication service to be received from or rendered to another person (see instructions)? If "Yes", name of person is _____ Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	(c) If this application refers to a presently authorized station, give call sign WXB998 (d) Give points of communication (call signs) KM9886 WDN297
11. (a)(1) Will applicant own the radio equipment? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> If answer is "No", give name of owner _____ (a)(2) If not the owner of the radio equipment, is applicant a party to a lease or other agreement under which control will be exercised in the same manner as if the equipment were owned by the applicant? Yes <input type="checkbox"/> No <input type="checkbox"/>	(e) Are you presently authorized for any other stations in the service indicated in Item 6(a)? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
(c) Will applicant have unlimited access to the equipment and will effective measures be taken to prevent use of the radio equipment by unauthorized persons? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>	17. If antenna will be mounted on an existing antenna structure, (a) Give name of a licensee using this structure, his call sign and radio service and the current painting and lighting specifications required by the Commission for this antenna structure. Weyerhaeuser Co. K0B393 Forest Products No painting or lighting required. (b) If your proposed antenna will increase the height of the existing structure, give overall height above ground of the tip of the proposed antenna structure. 100ft antenna 100ft
12 Attach functional system diagram showing details of proposed radio system and include such other supplementary data as required by specific rules.	18(a) Will the antenna extend more than 20 feet above the ground, or more than 20 feet above the tree, natural formation or existing man-made structure (other than an antenna structure) on which it is mounted? If "Yes", answer (b), (c), (d) and (e). Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
13 If it is proposed to use a transmitter which does not appear on the Commission's "Radio Equipment List" or if the transmitter is listed but not designated for use in the particular radio service named in Item 6(a) of this application, describe such transmitter in detail. (See instructions)	(b) Give height above ground for each component of the antenna structure (antenna, pole, tower, water tower, mast, building, chimney, etc., or combination of these). 100ft antenna 100ft
14 (DELETED)	(c) Distance and direction to nearest runway of nearest aircraft landing area. 17 mi. NE (d) Name of landing area Centralia-Chehalis Airport.
15 Statement of eligibility Applicant is a government entity, eligible under part 90.17 the radio will be used to coordinate response to emergency situations (Use space on the reverse of this page)	(e) Has notice of the proposed construction of the antenna structure been filed with the FAA? If "Yes", state when and the name under which it was filed and the FAA regional office where it was filed. Use space on the reverse of this page. Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>

All the statements made in the application and attached exhibits (inclusive) are considered material representations, and all the exhibits are a material part hereof and are incorporated herein as if set out in full in the application. The applicant certifies that he has a current copy of the Commission's Rules governing the radio service named in Item 6(a) above. The applicant waives any claim to the use of any particular frequency or of the ether as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. Neither applicant nor any member thereof is a foreign government or a representative thereof.

I CERTIFY that the statements in this application are true, complete, and correct to the best of my knowledge and belief and are made in good faith.

REMEMBER TO INCLUDE FREQUENCY COORDINATION, IF REQUIRED
DO NOT WRITE IN THIS BLOCK

SIGNATURE: _____ DATE: 9/19/81
(Designate appropriate Classification below)

INDIVIDUAL APPLICANT MEMBER OF APPLICANT PARTNERSHIP OFFICER OF APPLICANT CORPORATION OFFICER WHO IS ALSO A MEMBER OF THE APPLICANT ASSOCIATION
 OFFICIAL OF GOVERNMENTAL ENTITY

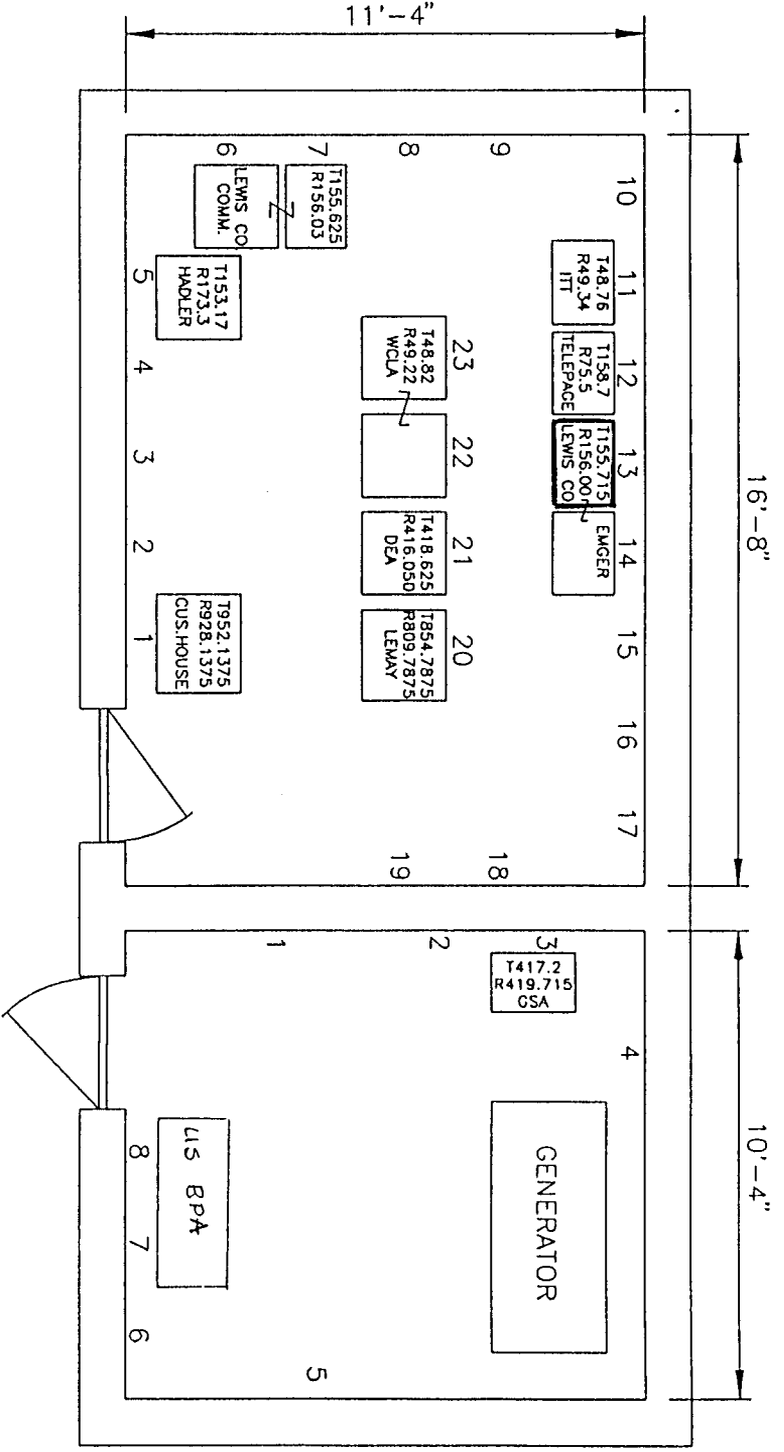
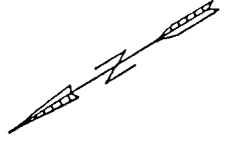
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT, U.S. CODE, TITLE 18, SECTION 1001.

(OVER)

SCHEDULE A



EXHIBIT A



SCALE: 1/4" = 1"



WEYERHAEUSER
SPECIAL PRODUCTS

BAW FAW BLDG. A

DATE: 5-3-90
DWG: BAWFAW-A



Weyerhaeuser Company

Cosmopolis, Washington 98537
(206) 532-7110

**WEYERHAEUSER
TWIN HARBORS REGION**

JANUARY, 1989

WEYERHAEUSER ENGINEERING STANDARD

All communications fixed transmitter installations shall employ isolators or alternative techniques meeting the same criteria, to minimize spurious radiation and intermodulation products. Additional filtering required according to frequency and interconnect devices are listed below:

1. Transmitters in the 25 to 54 MHz range shall have isolation of at least 20 dB followed by a low pass filter, then a band pass filter or cavity providing a minimum of 30 dB attenuation removed 1.0 MHz from the operating frequency.
2. Transmitters in the 66 to 88 MHz range shall have at least 25 dB of isolation followed by a band pass cavity providing at least 20 dB of attenuation 1.0 MHz from the operating frequency.
3. Transmitters in the 130 to 225 MHz range shall have at least 50 dB of isolation followed by a low pass filter and band pass cavity with a minimum of 25 dB attenuation 1.0 MHz removed from the operating frequency.
4. Transmitters in the 400 to 470 MHz range shall have at least 50 dB of isolation followed by a low pass filter and band pass cavity with a minimum of 15 dB of attenuation 1.0 MHz removed from the operating frequency.
5. Transmitters in the 806 to 960 MHz range shall have at least 50 dB of isolation followed by a low pass filter and bank pass cavity with a minimum of 15 dB of attenuation 1.0 MHz removed from the operating frequency.

The following general engineering standards shall be observed:

1. A band pass cavity or crystal filter is recommended at the input of all receivers. Its purpose is to protect against RF energy "off frequency" from mixing in a non-linear device such as the first RF amplifier in a receiver, which can re-radiate, causing interference.
2. The band reject duplexer (cross notch duplexer) may not be used without a cavity/isolator outlined above.
3. Single braid coax cable is prohibited. Double shielded cable must have over 98.5% shield coverage.

4. Jacketed coaxial cable is required, unjacketed transmission line of any type is prohibited.
5. Use of "N" or "TNC" connectors is preferred over other non constant impedance types. Every effort should be made to prevent the use of coax adaptors.
6. All equipment is to be grounded and shielded. Grounding is to be done with copper strap or heavy braid to a station ground grid. The "green wire" of the AC power plug is not an acceptable grounding point.
7. Transmitting systems must be checked periodically, which includes the isolator, VSWR on the load port of the isolator and overall system insertion loss.
8. Bare metallic ties are prohibited for securing transmission lines to towers. In the case of large lines, use of stainless steel or galvanized hangers is permitted. Hardware capable of rusting and dissimilar metals are prohibited. Transmission lines are to be insulated from metallic structures/objects. It is the duty of the installation personnel to prevent "diode junctions" from taking place.
9. All loose wire or metal objects are to be removed from the tower and site. Metal fencing should be plastic coated.
10. All equipment shall be licensed and operated in full accordance with all applicable rules and regulations of the regulating agency (FCC, NTIA). There shall be no modifications which violate "FCC Type Acceptance."
11. It is recommended that all equipment be labeled with the owners name and a current 24-hour telephone contact number (service agency is acceptable).
12. Every effort should be made to protect the equipment from lightning damage. Feed-through lightning protectors should be used on all coaxial cable connections to equipment enclosures. Gas, gap and MOV protectors should be used on all control, audio, telephone and power connections.

INTERFERENCE POLICY STATEMENT

In the event radio Interference (RI) occurs and the above standards are complied with, additional isolators, filters, cavities, etc. may be required to correct specific problems.

Involved systems, not in full compliance with these standards, will be asked to comply immediately.

The standards listed are minimums found to be good engineering practice in the operation and maintenance of electronic sites.

REH/jls/0123