

# ELECTROMAGNETIC ENERGY (EME) EXPOSURE REPORT

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**Site Name:** Scott and Coyote Creek  
**Site ID:** CVL01624  
**USID:** 47719  
**FA Location:** 10102020

**Site Type:** Monopole

**Location:** 3830 Scott Rd.  
Sloghouse, CA 95683

**Latitude (NAD83):** 38.5709150  
**Longitude (NAD83):** -121.1320169

**Report Completed:** May 02, 2016  
AT&T M-RFSC Casey Chan

Prepared By:



Prepared for: AT&T Mobility  
c/o Caldwell Compliance, Inc.  
6900 Koll Center Parkway.  
Ste. 401  
Pleasanton, CA 94566

## Site Overview and Description

- The antennas are mounted on a monopole
- The site consists of three (3) sectors with a total of fourteen (14) antennas
- There are no separate structures within forty (40) feet of the transmitting antennas
- The site is within a fenced in area, access to the site is via a gate
- The site is co-located with Unknown antennas

	Sector A	Sector B	Sector G
Azimuth	10° ***	270° ***	150°
Number of antennas	5	5	4
Bottom tip of antenna above ground (ft.)	94.2 / 94.2 / 94.9 / 94.8 / 94.8	94.2 / 94.2 / 94.9 / 94.8 / 94.8	94 / 94.9 / 94.8 / 94.8
Technology	GSM / UMTS / LTE	GSM / UMTS / LTE	GSM / UMTS / LTE
Antenna Make and Model	CCI HBSA-M65R-KU-H6 Andrew SBNH-1D6565A Kathrein 742-264	CCI HBSA-M65R-KU-H6 Andrew SBNH-1D6565A Kathrein 742-264	Quintel QS6656-3 Andrew SBNH-1D6565A Kathrein 742-264

\*\*\* Split Sector

Site Compliance Status (FCC & AT&T Guidelines)	Compliant with recommendations
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## **Compliance Notes**

Occupational Safety & Compliance Engineering (OSC Engineering) has been contracted by Caldwell Compliance, Inc. to conduct an RF (radio frequency) computer simulated analysis. The Federal Communications Commission (FCC) has set limits on RF energy exposed to humans on a wireless cell site in order to ensure safety. The FCC has also mandated that all RF wireless sites must be in compliance with the FCC limits and a compliance check must be performed annually to ensure site compliance.

This report is an in depth analysis summarizing the results of the RF modeling provided to us by AT&T and in relation to relevant FCC RF compliance standards. A reanalysis is recommended upon the site going on air.

OSC Engineering uses the FCC OET-65 as well as AT&T Standards to make recommendations based on results and information gathered from drawings and Radio Frequency Data Sheets.

For this report, OSC Engineering utilized Roofview® software for the theoretical analysis of the AT&T Cellular Facility.

A site-specific compliance plan is recommended for each transmitting site. This report serves as a single piece of the overall compliance plan.

Information utilized for this report: RFDS: SAN-FRANCISCO-SACRAMENTO\_SACRAMENTO\_CNU1624\_2016-Fixed-Wireless-Local-Loop\_FWLL-1C\_sm0587\_3701A05C5F\_10102020\_47719\_01-06-2016\_Final-Approved\_v2.00  
DWGs: CVL01624-10102020\_3-31-16 - 90% CD

## **Compliance Results of the Proposed Site (theoretical simulation)**

### **Max RF Exposure Level simulated (AT&T antennas @ ground):**

2.60 % FCC General Population MPE Limit

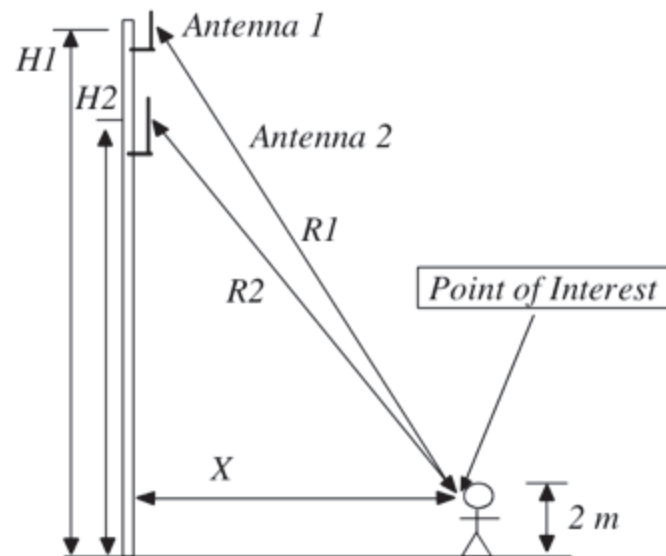
### **Max RF Exposure Level simulated (cumulative ground):**

2.60 % FCC General Population MPE Limit

## FCC Regulations and Guidelines from OET 65

When considering the contributions to field strength or power density from other RF sources, care should be taken to ensure that such variables as reflection and re-radiation are considered. In cases involving very complex sites predictions of RF fields may not be possible, and a measurement survey may be necessary. The process for determining compliance for other situations can be similarly accomplished using the techniques described in this section and in Supplement A to this bulletin that deals with radio and television broadcast operations. However, as mentioned above, at very complex sites measurements may be necessary.

In the simple example shown in the below diagram, it is desired to determine the power density at a given location **X** meters from the base of a tower on which are mounted two antennas. One antenna is a CMRS antenna with several channels, and the other is an FM broadcast antenna. The system parameters that must be known are the total ERP for each antenna and the operating frequencies (to determine which MPE limits apply). The heights above ground level for each antenna, **H1** and **H2**, must be known in order to calculate the distances, **R1** and **R2**, from the antennas to the point of interest.<sup>1</sup>



<sup>1</sup> OET Bulletin 65, Evaluating Compliance with FCC Guidelines for Human Exposure to Radiofrequency Electromagnetic Fields, Page 37- 38

## Computer Simulation Analysis

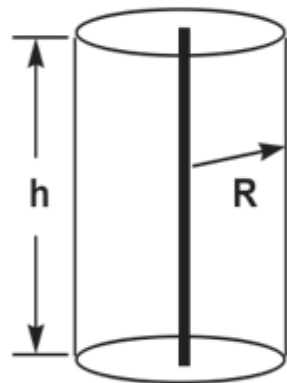
The Federal Communications Commission (FCC) governs the telecommunications services, facilities, and devices used by the public, industrial and state organizations in the United States.

“RoofView® is a software analysis tool for evaluating radiofrequency (RF) field levels at roof-top telecommunications sites produced by vertical collinear antennas of the type commonly used in the cellular, paging, PCS, ESMR and conventional two-way radio communications services.”<sup>2</sup>

“RF near-field levels are computed from selected antennas by applying a cylindrical model that takes into account the antenna’s aperture height, mounting height above the roof, azimuthal beam width for directional antennas and the location of the antennas on the roof. Resulting, spatially averaged power densities are expressed as a percentage of a user selectable exposure limit depending on frequency. The entire roof is composed of one-square-foot pixels and RF fields are computed for each of these pixels for each selected antenna.”<sup>3</sup>

Computer simulations produced for clients are simulated with “Uptime = 100%”. This means that all transmitters associated with an antenna are considered to be “on”. <sup>4</sup>

RoofView® uses a near-field method of computing the field based on assuming that the total input power delivered to the antenna, at its input terminal, is distributed over an imaginary cylindrical surface surrounding the antenna. The height of the cylinder is equal to the aperture height of the antenna while the radius is simply the distance from the antenna at which the field power density is to be computed. Within the aperture of the antenna, this approximation is quite accurate but as the antenna is elevated above the region of interest, the model output must be corrected for mounting height. <sup>5</sup>



$$S = \frac{P}{2\pi Rh}$$

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<sup>2</sup> Roofview User Guide 4.15, Page 7, Richard A Tell Associates

<sup>3</sup> Roofview User Guide 4.15, Page 7, Richard A Tell Associates

<sup>4</sup> Roofview User Guide 4.15, Page 10, Richard A Tell Associates

<sup>5</sup> Roofview User Guide 4.15, Page 45, Richard A Tell Associates

## Antenna Inventory

All technical data and specifications shown below are collected from drawings and/or documents provided by the client, as well as from online databases and/or a visit to this facility. Unknown wireless transmitting antennas are simulated using conservative values when information is not available.

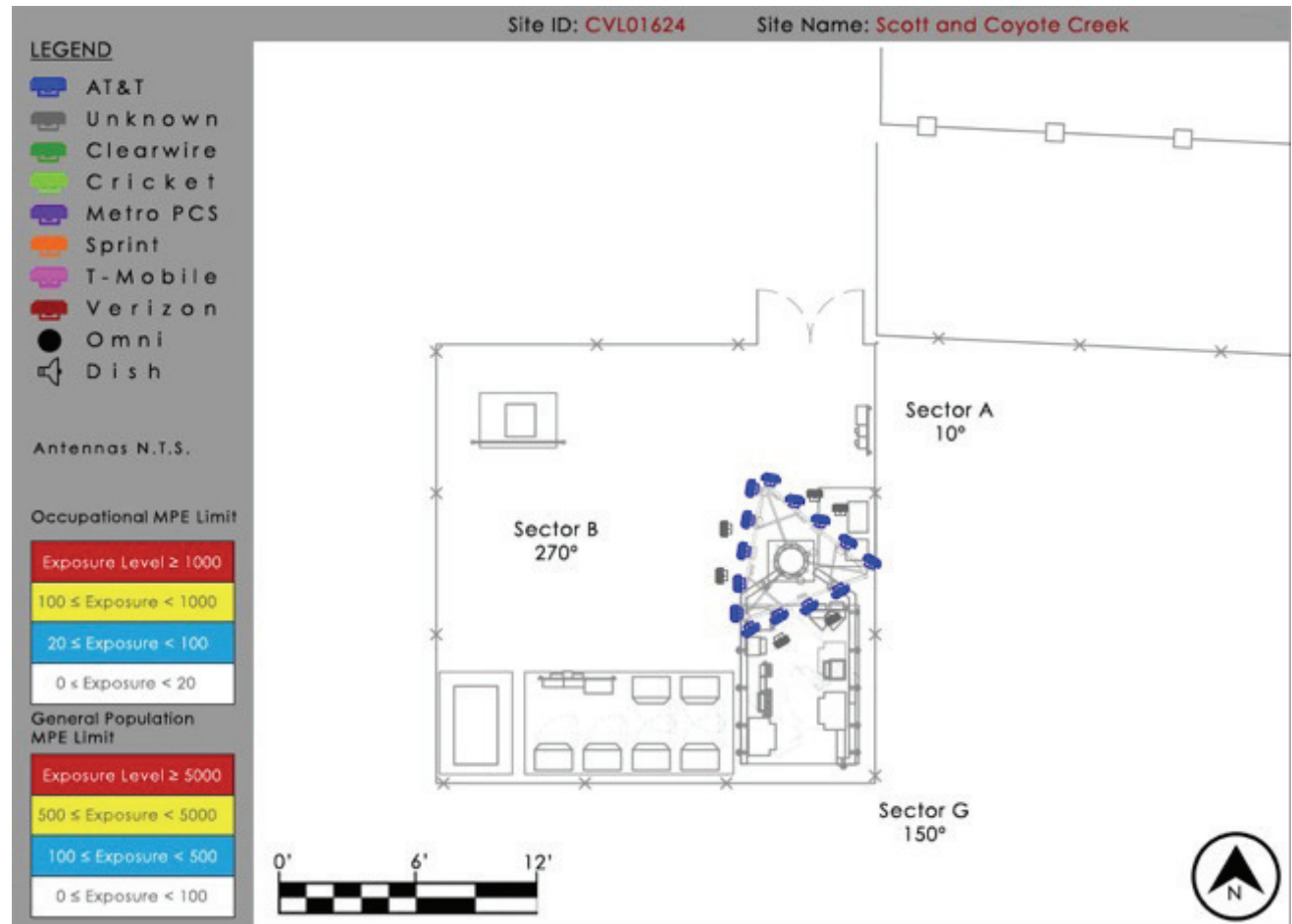
Antenna	Operator / Technology	Frequency (MHz)	Total ERP (Watts)	Antenna Gain (dBd)	Input Power (watts)	Antenna Type	Antenna Make	Antenna Model	Transmitter count	Azimuth (°T)	Antenna Aperture (ft)	Horizontal Beamwidth	Ground (Z) (ft)
A1	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	57	5.68	28	94.2
A1	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	57	5.68	28	94.2
A2	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	3	5.68	28	94.2
A2	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	3	5.68	28	94.2
A3	AT&T LTE	700	782.2	11.15	60.00	Panel	Andrew	SBNH-1D6565A	2	10	4.24	71	94.9
A4	AT&T GSM	850	505.4	11.85	33.00	Panel	Kathrein	742-264	1	10	4.32	68	94.8
A5	AT&T UMTS	850	612.7	11.85	40.00	Panel	Kathrein	742-264	1	10	4.32	68	94.8
A5	AT&T UMTS	1900	1167.4	14.65	40.00	Panel	Kathrein	742-264	1	10	4.32	65	94.8
B1	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	307	5.68	28	94.2
B1	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	307	5.68	28	94.2
B2	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	253	5.68	28	94.2
B2	AT&T LTE	2300	2780.5	17.45	50.00	Panel	CCI	HBSA-M65R-KU-H6	2	253	5.68	28	94.2
B3	AT&T LTE	700	782.2	11.15	60.00	Panel	Andrew	SBNH-1D6565A	2	270	4.24	71	94.9
B4	AT&T GSM	850	607.7	12.65	33.00	Panel	Kathrein	800-10764	1	270	4.6	65	94.7
B5	AT&T UMTS	850	736.6	12.65	40.00	Panel	Kathrein	800-10764	1	270	4.6	65	94.7
B5	AT&T UMTS	1900	1371.6	15.35	40.00	Panel	Kathrein	800-10764	1	270	4.6	60	94.7
G1	AT&T LTE	2300	3847.3	15.85	100.00	Panel	Quintel	QS6656-3	4	150	6	58	94
G2	AT&T LTE	700	782.2	11.15	60.00	Panel	Andrew	SBNH-1D6565A	2	150	4.24	71	94.9
G3	AT&T GSM	850	505.4	11.85	33.00	Panel	Kathrein	742-264	1	150	4.32	68	94.8

Antenna	Operator / Technology	Frequency (MHz)	Total ERP (Watts)	Antenna Gain (dBd)	Input Power (watts)	Antenna Type	Antenna Make	Antenna Model	Transmitter count	Azimuth (°T)	Antenna Aperture (ft)	Horizontal Beamwidth	Ground (Z) (ft)
G4	AT&T UMTS	850	612.7	11.85	40.00	Panel	Kathrein	742-264	1	150	4.32	68	94.8
G4	AT&T UMTS	1900	1167.4	14.65	40.00	Panel	Kathrein	742-264	1	150	4.32	65	94.8
X1	Co-Lo 1	1900	632.5	15	20.0	Panel	Unknown	Unknown	-	0	4	65	85
X2	Co-Lo 1	1900	632.5	15	20.0	Panel	Unknown	Unknown	-	0	4	65	85
Y1	Co-Lo 1	1900	632.5	15	20.0	Panel	Unknown	Unknown	-	270	4	65	85
Y2	Co-Lo 1	1900	632.5	15	20.0	Panel	Unknown	Unknown	-	270	4	65	85
Z1	Co-Lo 1	1900	632.5	15	20.0	Panel	Unknown	Unknown	-	140	4	65	85
Z2	Co-Lo 1	1900	632.5	15	20.0	Panel	Unknown	Unknown	-	140	4	65	85



## Theoretical Simulation Result Diagram – Cumulative Ground Level (Max Emission = 2.60% GP)

For the purpose of theoretical simulation, OSC Engineering models antennas as if they are operating at full power (100% capacity). This assumption yields more conservative (higher) results. On-site measurements may yield different results, as antennas do not always operate at full capacity. To the right is a result diagram of the site in question. The diagram is a color-coded map per ND-00059 levels, which coincide with FCC MPE Limits. Any exposure resulting in a level higher than 100% exceeds the Limits and requires further action, such as barriers. A level exceeding 100% does not make a site out of compliance. All results are given in General Population percentages even when a site may be considered Occupational.



## Certification

The undersigned is a Professional Engineer, holding a California Registration No. 19677

Reviewed and approved by:



John B. Bachoua, PE

Date: May 02, 2016

The engineering and design of all related structures as well as the impact of the antennas on the structural integrity of the design are specifically excluded from this report's scope of work. This report's scope of work is limited to an evaluation of the Electromagnetic Energy (EME) RF emissions field generated by the antennas listed in this report. When client and others have supplied data, it is assumed to be correct.

## **FCC MPE Limits (from OET-65)**

OSC Engineering uses the FCC's and clients' guidelines to model the computer simulation. Explained in detail in Office of Engineering & Technology, Bulletin No. 65 ("OET-65") "Evaluating Compliance with FCC Guidelines for Human Exposure to Radiofrequency Electromagnetic Radiation".

**Occupational/controlled**<sup>6</sup> exposure limits apply to situations in which persons are exposed as a consequence of their employment and in which those persons who are exposed have been made fully aware of the potential for exposure and can exercise control over their exposure. Occupational/controlled exposure limits also apply where exposure is of a transient nature as a result of incidental passage through a location where exposure levels may be above general population/uncontrolled limits (see below), as long as the exposed person has been made fully aware of the potential for exposure and can exercise control over his or her exposure by leaving the area or by some other appropriate means. As discussed later, the occupational/controlled exposure limits also apply to amateur radio operators and members of their immediate household.

**General population/uncontrolled**<sup>7</sup> exposure limits apply to situations in which the general public may be exposed or in which persons who are exposed as a consequence of their employment may not be made fully aware of the potential for exposure or cannot exercise control over their exposure. Therefore, members of the general public would always be considered under this category when exposure is not employment-related, for example, in the case of a telecommunications tower that exposes persons in a nearby residential area.

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<sup>6</sup> OET-65 "Evaluating Compliance with FCC Guidelines for Human Exposure to Radiofrequency Electromagnetic Fields pg. 9.

<sup>7</sup> OET-65 "Evaluating Compliance with FCC Guidelines for Human Exposure to Radiofrequency Electromagnetic Fields pg. 9.

## **Limits for Maximum Permissible Exposure (MPE)<sup>8</sup>**

“The FCC Exposure limits are based on data showing that the human body absorbs RF energy at some frequencies more efficiently than at others. The most restrictive limits occur in the frequency range of 30-300MHz where whole-body absorption of RF energy by human beings is most efficient. At other frequencies whole-body absorption is less efficient, and, consequently, the MPE limits are less restrictive.”<sup>9</sup>

### **(A) Limits for Occupational/Controlled Exposure**

Frequency Range (MHz)	Electric Field Strength (E) (V/m)	Magnetic Field Strength (H) (A/m)	Power Density (S) (mW/cm <sup>2</sup> )	Averaging Time  E  <sup>2</sup> ,  H  <sup>2</sup> or S (minutes)
0.3-3.0	614	1.63	(100)*	6
3.0-30	1842/f	4.89/f	(900/f <sup>2</sup> )*	6
32-300	61.4	0.163	1.0	6
300-1500	--	--	f/300	6
1500-100,000	--	--	5	6

### **(B) Limits for General Population /Uncontrolled Exposure**

Frequency Range (MHz)	Electric Field Strength (E) (V/m)	Magnetic Field Strength (H) (A/m)	Power Density (S) (mW/cm <sup>2</sup> )	Averaging Time  E  <sup>2</sup> ,  H  <sup>2</sup> or S (minutes)
0.3-1.34	614	1.63	(100)*	30
1.34-30	824/f	2.19/f	(180/f <sup>2</sup> )*	30
30-300	27.5	0.073	0.2	30
300-1500	--	--	f/1500	30
1500-100,000	--	--	1.0	30

f= Frequency in MHz

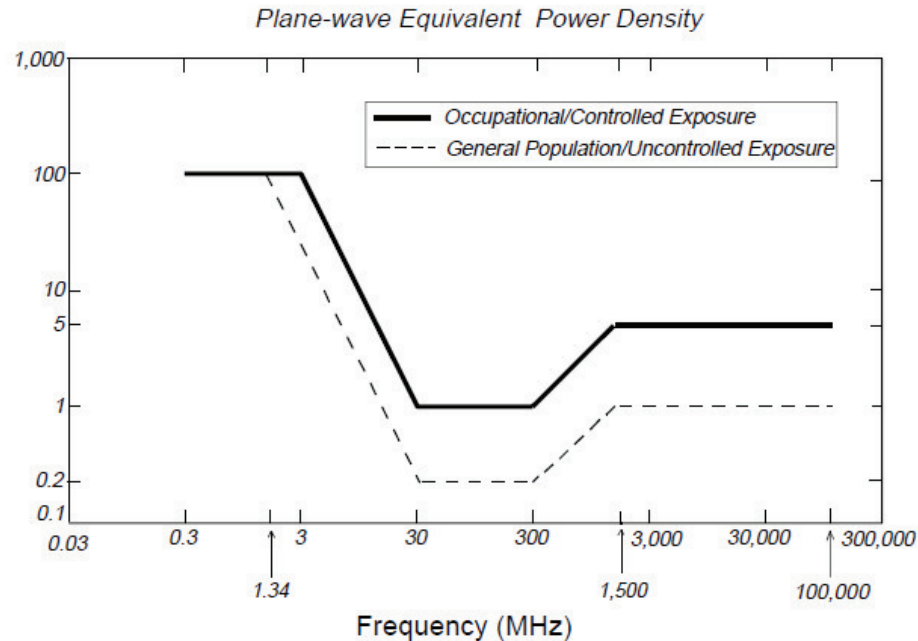
\*Plane-wave equivalent power density

<sup>8</sup> OET-65 “FCC Guidelines Table 1 pg. 72.

<sup>9</sup> OET-65 “FCC Guidelines for Evaluating Exposure to RF Emissions”, pg. 8

## Limits for Maximum Permissible Exposure (MPE) continued<sup>10</sup>

**Figure 1.** FCC Limits for Maximum Permissible Exposure (MPE)



"MPE Limits are defined in terms of power density (units of milliwatts per centimeter squared: mW/cm<sup>2</sup>), electric field strength (units of volts per meter: V/m) and magnetic field strength (units of amperes per meter: A/m). In the far-field of a transmitting antenna, where the electric field vector (E), the magnetic field vector (H), and the direction of propagation can be considered to be all mutually orthogonal ("[plane-wave" conditions], these quantities are related by the following equation:

$$S = \frac{E^2}{3770} = 37.7 H^2$$

where: S = power density (mW/cm<sup>2</sup>)  
E = electric field strength (V/m)  
H = magnetic field strength (A/m)

<sup>10</sup> OET-65 "FCC Guidelines Table 1 pg. 72.

## **Limitations**

OSC Engineering completed this evaluation analysis based on information and data provided by the client. The data provided by the client is assumed to be accurate. Estimates of the unknown, standard, and additional transmitting sites are noted and based on FCC regulation and client requirements. These are estimated to the best of our professional knowledge. This report is completed by OSC Engineering to determine whether the wireless communications facility complies with the Federal Communications Commission (FCC) Radio Frequency (RF) Safety Guidelines. The Office of Engineering and Technology (OET-65) *Evaluating Compliance with FCC Guidelines for Human Exposure to Radiofrequency Electromagnetic Radiation* has been prepared to provide assistance in determining whether proposed or existing transmitting facilities, operations or devices comply with limits for human exposure to radiofrequency (RF) fields adopted by the Federal Communications Commission (FCC)<sup>11</sup>. As each site is getting upgraded and changed, this report will become obsolete as this report is based on current information per the client, per the date of the report. Use of this document will not hold OSC Engineering Inc. nor its employees liable legally or otherwise. This report shall not be used as a determination as to what is safe or unsafe on a given site. All workers or other people accessing any transmitting site should have proper EME awareness training. This includes, but is not limited to, obeying posted signage, keeping a minimum distance from antennas, watching EME awareness videos and formal classroom training.

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<sup>11</sup> OET-65 "FCC Guidelines for Evaluating Exposure to RF Emissions", pg. 1

## **AT&T Antenna Shut-Down Protocol**

**AT&T provides Lockout/Tagout (LOTO) procedures in Section 9.4<sup>12</sup> (9.4.1- 9.4.9) in the ND-00059. These procedures are to be followed in the event of anyone who needs access at or in the vicinity of transmitting AT&T antennas. Contact AT&T when accessing the rooftop near the transmitting antennas. Below is information regarding when to contact an AT&T representative.**

### **9.4.7 Maintenance work being performed near transmitting antennas**

Whenever anyone is working within close proximity to the transmitting antenna(s), the antenna sector, multiple sectors, or entire cell site may need to be shut down to ensure compliance with the applicable FCC MPE limit. This work may include but is not limited to structural repairs, painting or non-RF equipment services by AT&T personnel/contractors or the owner of a tower, water tank, rooftop, or other low-centerline sites. The particular method of energy control will depend on the scope of work (e.g., duration, impact to the antenna or transmission cabling, etc.) and potential for RF levels to exceed the FCC MPE limits for General Population/Uncontrolled environments

### **9.4.8 AT&T Employees and Contractors**

AT&T employees and contractors performing work on AT&T cell sites must be trained in RF awareness and must exercise control over their exposure to ensure compliance with the FCC MPE limit for Occupational/Controlled Environments ("Occupational MPE Limit").

The rule of staying at least 3 feet from antennas is no longer always adequate to prevent exposure above the Occupational MPE Limit. That general rule was applied early in the development of cellular when omni-directional antennas were primarily used and later when wide-beamwidth antennas were used. That application was then appropriate for the Occupational exposure category. However, the current prevalence of antennas with 60- and 70- degree horizontal half-power beamwidths at urban and suburban GSM and UMTS/HSDPA sites raises some question about the continued reliability of the 3-foot rule. Antennas with low bottom-tip heights and total input powers around 70-80 W can produce exposure levels exceeding the Occupational MPE Limits at 4 feet, and these levels can be augmented by emissions of co-located operators. Therefore, AT&T employees and contractors should apply the above general work procedures and use an RF personal monitor to assess exposure levels within the work vicinity.

### **9.4.9 Other Incidental Workers**

All other incidental workers who are not trained in RF safety are considered general public and subject to the FCC MPE limits for General Population/Uncontrolled Environments. In such instance, the M-RFSC (primary contact) or R-RFSC (secondary contact) must refer to the Mobility RF site survey plan to assess the potential RF exposure levels associated with the antenna system. If capable of exceeding the FCC General Population/Uncontrolled MPE limit, then local sector/site shutdown is necessary. The FE/FT must also follow the local shutdown procedure and use their RF personal monitor as a screening tool for verification, as necessary.

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<sup>12</sup> ND-00059\_Rev\_5.1 "Lockout/Tagout (LOTO) Procedures" Page 45.



## RECOMMENDATIONS

### •Access Point

Information 1 Sign @  
access gate or base of  
monopole (to be  
posted)

Tower Caution Sign @  
base of monopole (to  
be posted)

### •AT&T Sector A

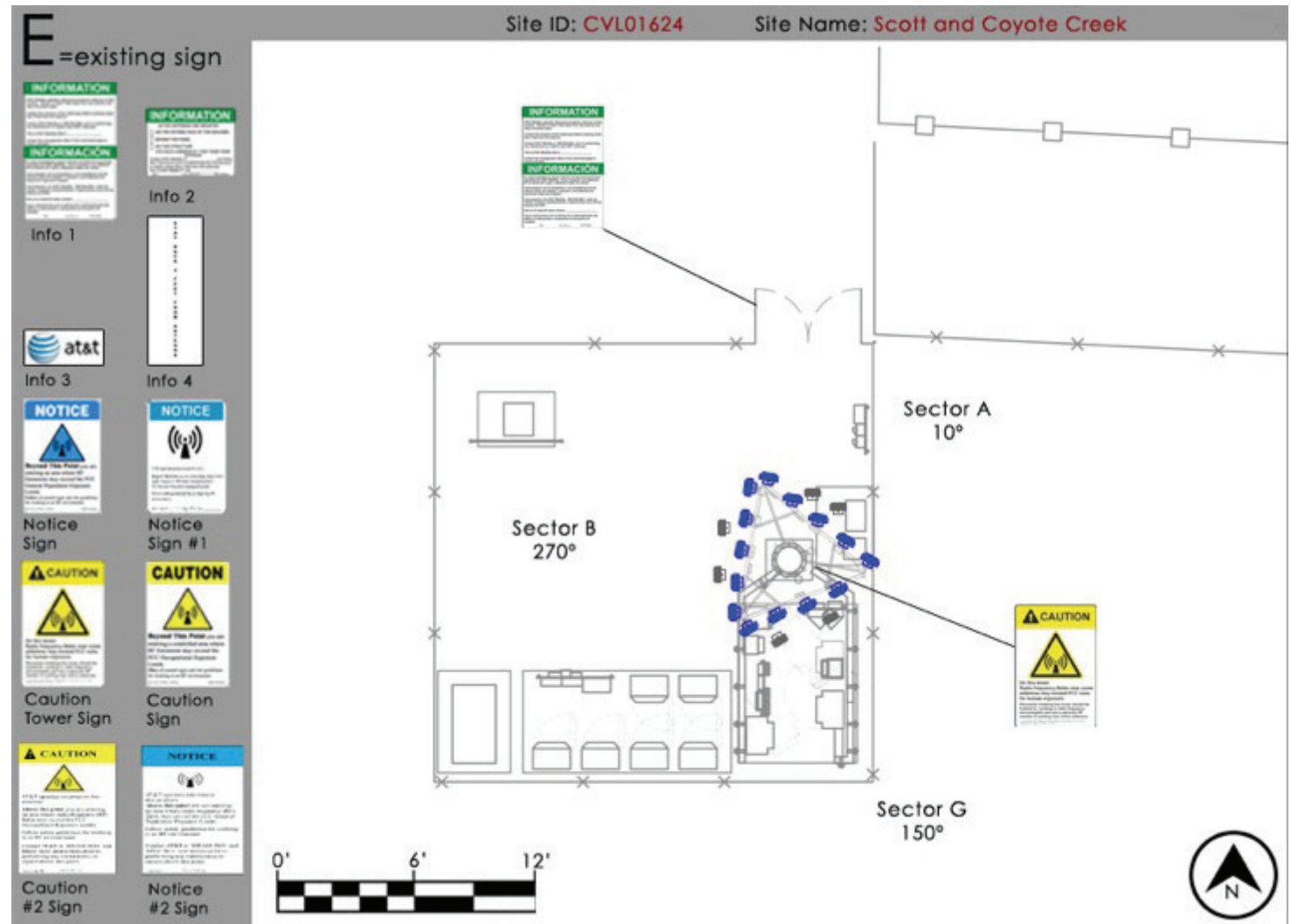
No signage or barrier  
action required

### •AT&T Sector B

No signage or barrier  
action required

### •AT&T Sector G

No signage or barrier  
action required



If work is being performed in the vicinity of the transmitting antennas, site shut-down procedures must be followed. See page entitled [AT&T Antenna Shut-down protocol](#) for further information.