STAFF REPORT and DECISION
For
ADMINISTRATIVE REVIEW USE

PROJECT:
The applicant is proposing to remove (3) Antennas (96.4” x 12.2” x 12.7” 126 lbs/each), Add (3) Antennas (96.5” X 27.2 “ x7.7” 104 lbs/each, add (3) RRHs (28.7” x 15.3” x 9.4” 88.2 lbs/each), install a kicker kit to the existing mount. All new equipment will be painted to match.

FILE NO: ARU-20-01

A. GENERAL INFORMATION

| Applicant(s)/Applicant(s) Representative: | Smartlink, LLC |
| Owner(s): | Legion Hall Coy Catlin Post #137 |
| Tax Parcel Number: | 03-08-29-2-1-2100-00 |
| Location: | NW ¼ of the NE ¼ of Section 29, T3N, R8E, W.M. 841 Wind River Road Carson |
| Zoning: | Commercial within the Carson Community Subarea |
| Square Footage/Acreage: | N/A |
| Density: | N/A |

Background:
An administrative review use was issued on September 17, 2004, for the placement of 150 foot monopole telecommunications tower to US Cellular. This proposal by SmartLink LLC is for a modification to a 150 foot existing telecommunications tower including:
- Remove three antennas 96.4” x 12.2” x 12.7” 126 lbs/each;
- Install three new antennas 96.5” X 27.2 “ x7.7” 104 lbs/each;
- Install three RRHs 28.7” x 15.3” x 9.4” 88.2 lbs/each; and
- Install a kicker unit to the existing mount.

The proposal will not change the height of the existing telecommunications tower or require any ground disturbing activities. Ground work proposed as part of the overall project does not involve any ground disturbance and will not occur on the telecommunications pole. Therefore, that portion of the work is exempt from the administrative review.
Applicable Criteria:
The following criterion was used during the review of this proposal:

§21.65.090 COMMERCIAL (C)
A. ALLOWABLE USES.
1. Professional services
2. Advertising signs; on-premises advertising only
3. Accessory equipment structures
4. Attached communication facilities located on BPA towers (in accordance with Section 21.70.160)
5. New commercial uses or expansion of existing commercial uses inhabiting existing commercial buildings
6. New commercial uses or expansion of existing commercial uses located wholly or partially outside of an existing commercial structure
7. Accessory uses normally associated with the primary use of the property

B. ADMINISTRATIVE REVIEW USE
1. New commercial uses, unless specifically listed in subsection (A), (B) or (C) of this section
2. Attached communication facilities not located on BPA towers (in accordance with Section 21.70.160)
3. Communication towers (in accordance with Section 21.70.160).
4. Co-location of communication towers (in accordance with Section 21.70.160)
5. New commercial uses located wholly or partially outside of an existing noncommercial structure
6. New commercial buildings and expansions of existing commercial buildings

C. CONDITIONAL USES
1. Residential use above/over a commercial use: street level floor must be commercial/professional use only
2. Owner/caretaker residence in conjunction with commercial use
3. Small and Large-Scale Recreational Vehicle Parks

D. TEMPORARY USES
Uses allowed subject to the requirements of Section 21.70.120 of this title.

E. PROHIBITED USES
Any uses not listed above are prohibited, including but not limited to:
1. Residential uses.
2. Billboards.
3. Mobile Home Parks
4. Above ground utility lines, unless no practical alternative exists.
5. Unconcealed, outdoor storage of non-functioning vehicles and parts thereof, appliances, construction materials, debris and household garbage

F. MINIMUM DEVELOPMENT STANDARDS
1. **Lot Size.** The standard minimum lot size, dimensions and proportions shall be as required to accommodate the use, including landscaping, open space and parking requirements.

2. **Setbacks.** The setbacks will be established by the review of the listed criteria for each use or the following, whichever is greater:
   a. No building or structure may be located within any easements.
   b. No building or accessory building shall be constructed closer than 20 feet from a property line that is adjacent to land that is used for or suitable for residential use. (Ord. 2002-20 (part): Ord. 1997-04 (part))

**Finding:**
The subject parcel is located within the Commercial (C) zoning designation of the Carson Community Subarea; §21.65.090 of the zoning code governs the commercial zoning designation for the Carson Community Subarea. The proposal is for a modification to a 150 foot existing telecommunications tower. These modifications include removal of three antennas along with related equipment and replacement with (3) Antennas (96.5” X 27.2” x7.7” 104 lbs/each, add (3) RRHs (28.7” x 15.3” x 9.4” 88.2 lbs/each), install a kicker kit to the existing mount. All new equipment will be painted to match. The proposal will not change the height of the existing telecommunications tower or require any ground disturbing activities.

Subsection 21.65.090(B)(2) of the zoning code requires an Administrative Review for attached communication facilities not located on BPA towers in accordance with Section 21.70.160 of the zoning code.

**§21.70.020 – Classes of Use**
Within unincorporated Skamania County, there are three types of uses/development reviews.

A. **Allowable Uses**
   Uses which are allowed outright, with review only for consistency with setbacks, density requirements and the substantive provisions of other titles of the Skamania County Code

**Finding:**
As previously shown above under Section 21.65.090 of the zoning code the proposal requires an Administrative Review Use. Subsection 21.70.020(A) is not applicable.

B. **Administrative Review Uses**
   Uses which are allowed, with administrative review by the department for consistency with standards placed upon those uses under this title and the following:
   1. Submit a completed application and fee.
   2. Submit a site plan which includes the following:
      a. North arrow;
      b. Scale;
      c. Boundaries, dimensions, and size of subject parcel;
      d. Significant terrain features or landforms;
      e. Existing vegetation;
f. Watercourses/drainage;
g. Location and size of existing and proposed structures;
h. Location and width of existing and proposed roads, driveways and trails;
i. Location of existing and proposed services, including water, sewage, power and telephone;
j. Location and depth of all grading and ditching

Finding:
The applicant submitted a complete application, processing fee, and site plan.

3. Notice to all adjacent property owners within three hundred feet

Finding:
On Wednesday, July 15, 2020, County staff sent a Notice of application for an Administrative Review Use to all property owners within 300 feet of the subject parcel and sent an electronic notice to all interested parties, including, state agencies, and tribes.

4. Fourteen-day comment period (calendar days)

Finding:
The date of the notice is July 15, 2020. All comments were due on July 29, 2020, fourteen calendar days from the date of the notice.

5. An appeal of the planning director’s decision shall be processed and heard pursuant to SCC 21.16.070(D).

Finding:
There is an error in the zoning code in reference to SCC 21.16.070(D) as Section 21.16.070 refers to the Hearing Examiner Authority and does not give criteria governing appeals. The section of the zoning code that refers to appeals of an Administrative Decision is located in Subsection 21.16.080(D). Subsection 21.16.080(D) is as follows.

Appeals of any decision of the planning director, or the director’s designee, relating to this title. Any aggrieved person with standing may file an appeal on forms supplied by the planning department. Such appeals shall be filed in writing with the hearing examiner within fourteen calendar days of the date of the action being appealed, and must include the nonrefundable appeal fee as set by the board of county commissioners. Upon the filing of an appeal from an administrative determination the planning department shall set the time and place at which the matter will be considered. At least a ten-calendar-day notice of such time and place shall be given to the appeal applicant and the planning director (and the adverse parties of record in the case if not the same as the appeal applicant) together with a copy of the written appeal. The planning director shall transmit to the hearing examiner all of the records pertaining to the decision being appealed, together with such additional written report as the director deems pertinent. A notice of hearing shall be made pursuant to Section 21.16.090, Notice of hearing. In exercising the powers granted herein, the hearing examiner may reverse, affirm, or modify all or in part the order, requirement, decision or determination appealed from, and may make such order, requirement, decision or determination as should be made and, to
that end, shall have all the powers of the planning director from whom the appeal is taken, insofar as the decision on the particular issue is concerned. (Ord. 2014-02, 1-28-14; Ord. 2007-02 (part): Ord. 2005-02 (part). Formerly 21.16.070)

All appeals to this Administrative Decision shall follow the criteria located in Subsection 21.16.080(D) of the zoning code.

6. The subject request will be reviewed for compliance with the following:
   a. Compatibility with the surrounding development/area;
   b. Sufficient off-street parking;
   c. Clear and safe routes of ingress and egress;
   d. Adequate buffers with surrounding uses to assure visual and audible screening. Buffers may include but are not limited to open space, vegetation, and fencing.

Finding:
The proposal is to add and remove telecommunication antennas and accessories to an existing 150 foot monopole telecommunications tower. The proposal will not increase the existing size of the existing monopole tower or require any ground disturbing activities.

An Administrative Review Use Decision issued on September 17, 2004, included a complete review for the existing monopole tower, accessory building, off street parking, clear and safe routes for ingress and egress, and adequate buffers for the telecommunication facility. The proposal does not include any changes to the existing tower, accessory building, off street parking, clear and safe ingress and egress, and screening.

C. Conditional Uses

Finding:
The proposal does not require a Conditional Use Permit.

§21.70.160 COMMUNICATION FACILITY CRITERIA

A. The purpose of this chapter is to set forth regulations for the placement, development, and permitting communication facilities, including communication towers and antennas. These standards are designed to comply with the Telecommunications Act of 1996 and intended to minimize visual impacts and flight hazards while furthering the development of enhanced telecommunication services in the county.

B. Unless otherwise exempted under SCC 21.70.160(C), the requirements of this chapter shall apply to the installation of any communication facilities, and the expansion and/or alteration of any communication facilities existing as of the effective date of this title, that are located within the unincorporated areas of the County, except for the General and Special Management Area portions of the National Scenic Area.
C. The following facilities and activities are exempt from the provisions of this chapter:
   1. Direct-to-home satellite services in any zoning district;
   2. Antennas for citizen band radios and amateur (or ham) radio facilities; provided, such antennas and facilities are no more than sixty-five (65) feet above the ground level;
   3. Military, federal, state, and local government communication facilities that are used for emergency preparedness and public safety purposes; provided, such facilities are no more than one hundred fifty (150) feet above ground level; and
   4. Maintenance, repair and replacement of existing communication facilities and related equipment that do not increase the size, footprint, or bulk of such facilities and that complies with local, state and federal laws and regulations.
   5. Attached communication facilities located on BPA towers.

Finding:
The proposal is increasing the size of telecommunication antennas and related equipment, thereby expanding the bulk of the existing facility. The proposal does not meet the exemption criteria under Skamania County Code (SCC) Section 21.70.160(C). Therefore, the criteria listed in SCC Section 21.70.160 (D) apply.

21.70.160

D. The development standards that follow shall apply to all non-exempt communication facilities and alterations thereto.

   1. Height
      a. An attached communication facility shall not add more than twenty (20) feet in height to an existing building or other structure to which it is attached.
      b. Communication towers shall have the following maximum height as measured from the ground to the highest point on the communication facility, including the associated array:
         i. One hundred and twenty (120) feet in the R-1, R-2, R-5, R-10, RES-20, CC, CR; Carson: HDR, RR, RE, DR, C; and Northwestern Lake: R-2, R-5.
         ii. One hundred and fifty (150) feet in the MG, FORAG-10, FORAG-20; Carson: I.
      c. Accessory equipment structures shall have a maximum height of thirty-five (35) feet as measured from the ground to the highest point on the structure.

Finding:
The current zoning designation is Commercial (C) and is located within the Carson Community Subarea. SCC Section 21.70.160(D)(1)(b) requires that the height of all communication towers within the Carson Community Subarea and zoned commercial not exceed 120 feet. The existing monopole communication tower is 150 feet in height and was approved under the Administrative Review Use issued on September 17, 2004. This proposal will not increase the overall height of the approved existing tower. The proposed new antennas and supporting equipment will be located at 129.5 feet. As a Condition of Approval, the location of the new antennas and related equipment shall not exceed a height 150’.

21.70.160
D. The development standards that follow shall apply to all non-exempt communication facilities and alterations thereto.

2. Setbacks
   a. Attached communication facilities may extend up to five (5) feet horizontally beyond the edge of a property setback, building or structure to which it is attached, so long as the attached communication facility does not encroach upon any easements nor upon an adjoining parcel or public road right-of-way.
   b. All communication towers shall be set back from all property lines the greater of the following distances: fifty (50) feet or one (1) foot for every foot in height of the communication tower.
   c. Accessory equipment structures shall meet the setback requirements for accessory buildings in the underlying zoning district in which they are located.

Finding:
The proposal is for the removal and installation of additional telecommunication antennas and related equipment on an existing 150 foot monopole tower. The proposal will not increase the height or the footprint of the existing telecommunication facilities. Subsection 21.70.160(D)(2) is not applicable to this proposal.

3. Lighting and fencing
   a. Lighting, if any, of a communication facility shall be as required by the Federal Aviation Administration (FAA), which shall, to the extent feasible, be installed in a manner to minimize impacts on adjacent residences.

Finding:
The proposal is for the removal and installation of additional telecommunication antennas and related equipment on an existing 150 foot monopole tower. The proposal will not increase the height or the footprint of the existing telecommunication facilities. Subsection 21.70.160(D)(3) is not applicable to this proposal.

4. Painting
   a. All painting of communication facilities shall be consistent with any such requirements of the FAA.

Finding: As a Condition of Approval, the applicant shall color match the additional antennas to the existing antennas and monopole communication tower to mitigate for visual impacts.

5. Aviation Requirements
   a. All communication facilities must comply with Federal Aviation Regulation Part 77, Objects Affecting Navigable Airspace, including but not limited to, providing such notice to the FAA as required thereunder and compliance with all requirements or prohibitions imposed by the FAA on the applicant’s proposed communication facility.
   b. All communication towers shall be located at least one half (½) mile from the end of and at least one thousand (1000) feet from the sides of all runways which are available for public use and identified on the most current edition of the Sectional Aeronautical Charts produced by the National Aeronautical Charting Office (NACO).
Finding:
The proposal is more than 4 miles from the nearest public airport. Subsection 21.70.160(D)(5) is not applicable.

6. Landscaping and screening
   a. Landscaping shall be placed within or outside of the security fence and shall consist of fast growing vegetation with a minimum planted height of six feet, and placed so as to form a solid hedge within two year of planting.
   b. An applicant may choose to provide brown privacy slats within the security fence rather than plant new vegetative screening.

Finding:
The proposal is for the removal and installation of additional telecommunication antennas and related equipment on an existing 150 foot monopole tower. The proposal will not increase the height or the footprint of the existing telecommunication facilities. Section 21.70.160(D)(6) is not applicable to this proposal.

E. Where stated in this title that a communication facility may be permitted upon Administrative Review, the following procedures set forth in SCC 21.70.160(F) through 21.70.160(N) shall apply.

F. The communication facility owner shall submit a complete application consisting of:
   1. A completed application form supplied by the Planning Department and signed by the facility owner and the parcel owner;
   2. A scaled site plan detailing: the outer boundary and dimensions of the property, all structures located on the parcel, the location of and height of the proposed communication facility, the distances from all proposed structures to all parcel lines, the distance of the proposed communication facility to the nearest point of the nearest runway of the nearest airport available for public use, the location of all public and private roads, the location of all easements, location of existing and proposed landscaping, the scale and a north arrow;
   3. For communication facilities proposed to be located within four (4) miles of the nearest point of the nearest runway of the nearest airport available for public use, the applicant must provide a written statement from the Federal Aviation Administration (FAA) that confirms the FAA has reviewed the proposal and which sets forth the FAA’s response, comments and requirements, if any, for the proposal; and,
   4. For communication facilities proposed to be located within four (4) miles of a runway identified on the most current edition of the Sectional Aeronautical Charts produced by the National Aeronautical Charting Office (NACO), the applicant must provide a scale site plan showing the location of any such runways.

B. A non-refundable application fee as established by resolution of the Board of County Commissioners shall be paid at the time the application is submitted.

Finding:
As previously stated above under Skamania County Code (SCC) Section 21.70.020(B), the applicant has met these criteria.
C. The Planning Director shall refer the matter to appropriate agencies, allowing fourteen (14) calendar days for their comments, and shall issue a communication facility permit if he or she determines that the proposed attached communication facility and/or communication tower will conform with the development regulations set forth in SCC 21.70.160(D) and any other applicable SCC provisions.

Finding:
See Section 21.70.020(B) above.
BASED ON THE ABOVE FINDINGS, THE REQUEST by Smartlink, LLC is APPROVED with the Following Conditions.

1. Any appeals to this proposal shall follow Subsection 21.16.080(D) of the zoning code.
2. The location of the new antennas and related equipment shall not exceed 129.5 feet.
3. The additional antennas and related equipment shall color match existing antennas, related equipment; and monopole tower.

APPROVAL OF THIS REQUEST DOES NOT EXEMPT THE APPLICANT OR SUCCESSORS IN INTEREST FROM COMPLIANCE WITH ALL OTHER APPLICABLE LOCAL, STATE, AND FEDERAL LAWS.

Dated this 5 day of August, 2020, at Stevenson, Washington

_________________________________
Andrew Lembrick
Land Use Planner
Planning Division
Skamania County Community Development Department

APPEALS

This Administrative Decision shall be final unless reversed or modified on appeal. A written Notice of Appeal may be filed by an interested person within 14 days from the date hereof. Appeal may be made to the Skamania County Hearings Examiner, P.O. Box 1009, Stevenson, WA 98648, within 14 days from the date hereof, and must contain the appeal form, certificate of mailing, and the $2,450 appeal fee. Notice of Appeal forms and mailing lists are available at the Community Development Department Office located at 170 N Vancouver Avenue, Stevenson Washington.

cc: Persons submitting written comments in a timely manner
UPGRADE:
LTE 3C/4TX4TX SOFTWARE RETROFIT UPGRADE

SITE ID: H004
RFDS NAME & ID: H004 & 3547835
FA#: 10097789
SITE NAME: CARSON
LTE NEXT CARRIER PTN: 3897A05R8G/3897A05QXF
SITE ADDRESS: 841 WIND RIVER HIGHWAY
CARSON, WA 98610

PROJECT INFORMATION

PROJECT DESCRIPTION
The project will be comprised of:

- MODIFICATION TO Antenna Array:
  - REMOVE (2) (C) 38572259AAA ANTENNA
  - INSTALL (2) (K) DUAL-FREQUENCY 455-17-21-23 ANTENNA
- INSTALL (2) (C) ARISCALE DUAL RH 4743 B23/86 32W ARM
- INSTALL (1) SIDE PIECE 1 PS-124648 SKELETON KIT CONNECTING THE EXISTING "B" PLUG TO THE WORKABLE SHELL, THE NEW DOLLAR SHOULD BE INSTALLED AT APPROX. SITE BECONE THE EXISTING ONE.

MODIFICATION TO Antenna Equipment Enclosure:
- INSTALL (2) (K) BREADBOARD FOR THE NEW B23/86 32W ARM
- REMOVE (2) (C) NO POWER PLANT W/ (7) RECTIFIERS AND (2) CONVERTERS
- INSTALL (1) ASA IN SUBASSEMBLY (1)
- REMOVE (2) (C) 525754-61-50-4P (141 CM)
- INSTALL (2) (C) 525754-61-50-20C
- REMOVE (2) (C) NO BATTERIES FROM SITE
- REMOVE 24V TO 48V CONVERTER SHELL & CONVERTERS
- INSTALL (2) (D) NO. 4 CONVERTER W/ NO. 4 POWER PLANT
- REMOVE CONVERTER SHELL AND CONVERTERS FROM THE SITE

BATTERY CHECK:
- REMOVE (5) BATTERY CARTS
- INSTALL (2) (B) SIDE WIRE NEW BATTERY STRINGS

ELECTRICAL PANEL SCHEDULE:
505 PANEL SCHEDULE

SITE INFORMATION

SITE NAME: CARSON
RFDS NAME & ID: H004
COUNTY: SNoWAMAKA COUNTY
LATITUDE: 45.720497
LONGITUDE: -121.80/10/58
MARK: 2647
SITE ADDRESS: 841 WIND RIVER HIGHWAY
CARSON, WA 98610
TAX LOT: 00092092103100
PROPERTY OWNER: CDY TRUSTEE DATE: 137
PO BOX 329
CARSON, WA 98610
TOWNSHIP: US CELLULAR
8413 WIND RIVER HIGHWAY
CITY: 700
CHICAGO, IL 60631
GENERAL NOTES

1. GENERAL REQUIREMENTS

A. PURPOSE AND INTENT

1. The requirements in this document are intended to be fully explanatory and supplementary, however, should anything be missing, it shall be made the rule, the plans and specifications, and all materials reasonably necessary for the proper execution and fulfillment of the work as specified in the contract.

2. Any discrepancies, omissions, or errors in the construction documents, specifications, or addenda shall be corrected at the owner's expense.

B. CONTRACT

1. Any discrepancies, omissions, or errors in the construction documents, specifications, or addenda shall be corrected at the owner's expense.

2. All work shall be performed in strict accordance with the plans, specifications, addenda, and these construction documents, and any written instructions from the owner or the owner's authorized representatives.

3. The承包人 will be responsible for any damages caused by any of its agents, employees, or sub-contractors.

C. GENERAL

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1. The contract shall include all plan sheets, site plans, and specifications that are required to perform the work as specified in the contract.

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### HD04 Antenna and Equipment Schedule

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<table>
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<tr>
<th>Sector</th>
<th>Tech</th>
<th>Azimuth</th>
<th>Manufacturer</th>
<th>Model No. (Port)</th>
<th>Size &amp; Weight</th>
<th>Status</th>
<th>Radio/TA/Ms</th>
<th>Hybrid Cables</th>
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<td>Exit</td>
<td>135-6&quot;</td>
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<td>740-205</td>
<td>19.4 x 5.0 x 6.9&quot;</td>
<td>Exit</td>
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<td>(0) T119-360IP111-001</td>
</tr>
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<td>19.4 x 5.0 x 6.9&quot;</td>
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<td>300°</td>
<td>GSM</td>
<td>740-205</td>
<td>19.4 x 5.0 x 6.9&quot;</td>
<td>Exit</td>
<td>135-6&quot;</td>
<td>(0) T119-360IP111-001</td>
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### EXISTING ANTENNA SCHEDULE

<table>
<thead>
<tr>
<th>Sector</th>
<th>Tech</th>
<th>Azimuth</th>
<th>Manufacturer</th>
<th>Model No. (Port)</th>
<th>Size &amp; Weight</th>
<th>Status</th>
<th>Radio/TA/Ms</th>
<th>Hybrid Cables</th>
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<tr>
<td>1</td>
<td>1</td>
<td>0</td>
<td>GSM</td>
<td>740-205</td>
<td>19.4 x 5.0 x 6.9&quot;</td>
<td>Exit</td>
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<td>2</td>
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<td>120°</td>
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<td>740-205</td>
<td>19.4 x 5.0 x 6.9&quot;</td>
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<td>3</td>
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<td>210°</td>
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<td>4</td>
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<td>GSM</td>
<td>740-205</td>
<td>19.4 x 5.0 x 6.9&quot;</td>
<td>Exit</td>
<td>135-6&quot;</td>
<td>(0) T119-360IP111-001</td>
</tr>
</tbody>
</table>

### SHEET INFORMATION

- SITE ID: HD04
- RFDS NAME: HD04
- SITE NAME: CARSON
- SITE ADDRESS: 841 WIND RIVER HIGHWAY, CARSON, WA 98610
- SHEET NUMBER: A-6
### PLATFORM REINFORCEMENT – SITE PRO 1

<table>
<thead>
<tr>
<th>PART NUMBER</th>
<th>DESCRIPTION</th>
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<tbody>
<tr>
<td>PQ-1245L</td>
<td>ON A 12&quot; TO 60&quot; POLE, 7&quot; ANGLE, UP TO 4&quot; ROUND OR SQUARE TUBES</td>
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### PARTS LIST

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<thead>
<tr>
<th>ITEM</th>
<th>QTY</th>
<th>PART NO.</th>
<th>PART DESCRIPTION</th>
<th>LENGTH</th>
<th>UNIT WT.</th>
<th>NET WT.</th>
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<tbody>
<tr>
<td>1</td>
<td>4</td>
<td>X-1622390</td>
<td>QUAD BRACKET</td>
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<td>54.48</td>
<td>217.94</td>
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<tr>
<td>2</td>
<td>8</td>
<td>X-2539932</td>
<td>T-BRACKET FOR REINFORCEMENT KIT</td>
<td>13.55</td>
<td>108.36</td>
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<tr>
<td>3</td>
<td>8</td>
<td>X-254923</td>
<td>PLATFORM REINFORCEMENT KIT ANGLE</td>
<td>84 in</td>
<td>22.43</td>
<td>182.66</td>
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<td>4</td>
<td>4</td>
<td>SC64</td>
<td>CROSSOVER PLATE</td>
<td>8/1 in</td>
<td>0.02</td>
<td>24.09</td>
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<tr>
<td>5</td>
<td>16</td>
<td>G13R-10</td>
<td>1/2&quot; x 10&quot; GALV. THREADED ROD</td>
<td>0.50</td>
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<tr>
<td>6</td>
<td>32</td>
<td>G12FW</td>
<td>1/2&quot; HDG USS FLAT WASHER</td>
<td>3/32 in</td>
<td>0.03</td>
<td>1.09</td>
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<td>7</td>
<td>32</td>
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<tr>
<td>8</td>
<td>32</td>
<td>G12NUT</td>
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<td>2.29</td>
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<td>9</td>
<td>24</td>
<td>A562114</td>
<td>5/16&quot; x 2-1/4&quot; HDG AS25 HEX BOLT</td>
<td>2 1/4 in</td>
<td>0.31</td>
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<tr>
<td>10</td>
<td>12</td>
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<td>12</td>
<td>24</td>
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<td>1.99</td>
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<td>13</td>
<td>48</td>
<td>G5SLW</td>
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<td>0.03</td>
<td>1.25</td>
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<tr>
<td>14</td>
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<td>5/8&quot; HDG HEAVY 2H HEX NUT</td>
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<td>0.10</td>
<td>6.23</td>
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**TOTAL WT.**: 678.48