

891

DEPARTMENT OF THE NAVY
DISTRICT PUBLIC WORKS OFFICE
AND
OFFICER IN CHARGE OF CONSTRUCTION
FIFTH NAVAL DISTRICT
NORFOLK 11, VIRGINIA

IN REPLY REFER TO:

R-310:MED:mdf
AI-41

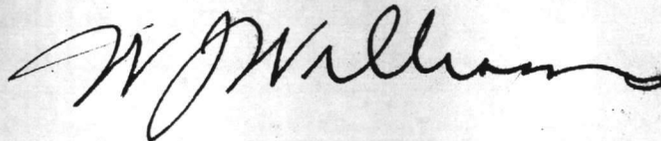
From: District Public Works Officer, Fifth Naval District
To: Commanding General, Marine Corps Base, Camp Lejeune,
North Carolina

21 JUN 1962

Subj: Marine Corps Base, Camp Lejeune, North Carolina, Tarawa Terrace
Sections I and II; forwarding of Pole Attachment Agreement for
an antenna system

Encl: (1) Copy of Revocable Pole Attachment Agreement NOy(R)-63867

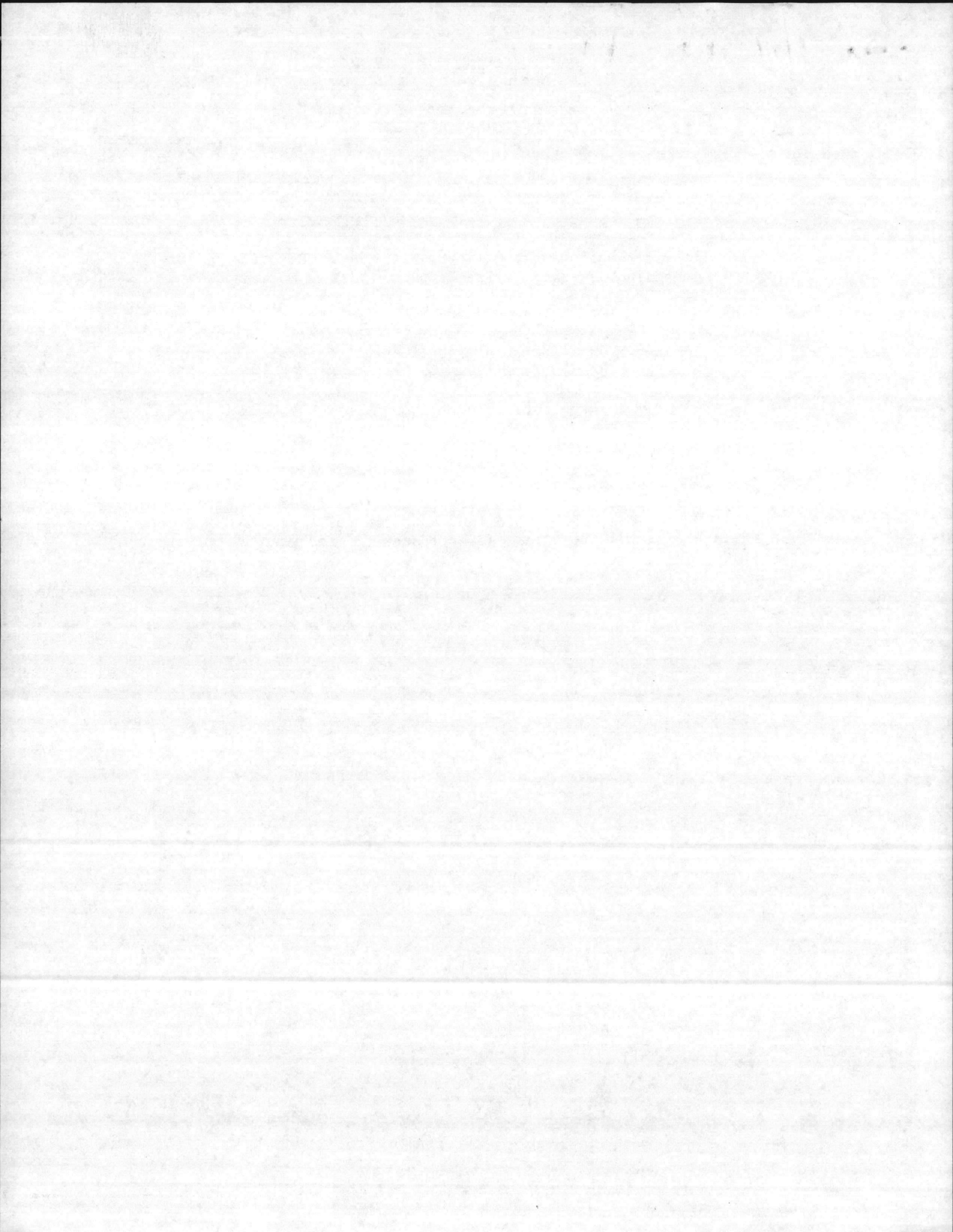
1. The agreement authorizing the use of the pole line facilities of the Carolina Power and Light Company and the Carolina Telephone and Telegraph Company by the Government for the [installation of a telephone antenna cable system at Tarawa Terrace Sections I and II, Marine Corps Base, Camp Lejeune, North Carolina, has been fully executed.] A copy of this document is forwarded as enclosure (1) for your information and file.



Copy to: (with encl (1))
BUDOCKS (Code R-100)

W. J. WILLIAMS
Deputy

FFD-AI-41



All correspondence pertaining to
this Contract should include a
reference to No. NOy(R) 63867

REVOCABLE POLE ATTACHMENT AGREEMENT

THIS AGREEMENT, Made and entered into this 18th day of
June, 1962, by and between the CAROLINA TELEPHONE AND
TELEGRAPH COMPANY, a corporation, and the CAROLINA POWER AND LIGHT COMPANY,
a corporation, both duly organized and existing under the laws of the
State of North Carolina, whose addresses are Tarboro, North Carolina, and
Raleigh, North Carolina, respectively, hereinafter called the COMPANIES,
and the UNITED STATES OF AMERICA (Department of the Navy) represented by
the Contracting Officer executing this agreement, hereinafter called the
GOVERNMENT.

W I T N E S S E T H

WHEREAS, by Agreements of Lease, dated August 22, 1955, bear-
ing numbers NOy(R)-60915 and NOy(R)-60914, the GOVERNMENT granted unto
the COMPANIES long-term leases expiring 75 years from the 19th day of
July, 1952, for the construction, maintenance, operation and repair of
electric power distribution lines and telephonic communication lines
over, upon, and across certain Government-owned lands identified as
Tarawa Terrace Section I, and Tarawa Terrace Section II at the U. S.
Marine Corps Base, Camp Lejeune, North Carolina; and

WHEREAS, the COMPANIES have installed and now own and operate
certain electric power and communication pole lines and facilities within
the said Tarawa Terrace Section I and Tarawa Terrace Section II pursuant
to the terms of the aforesaid leases; and

Exch (1)

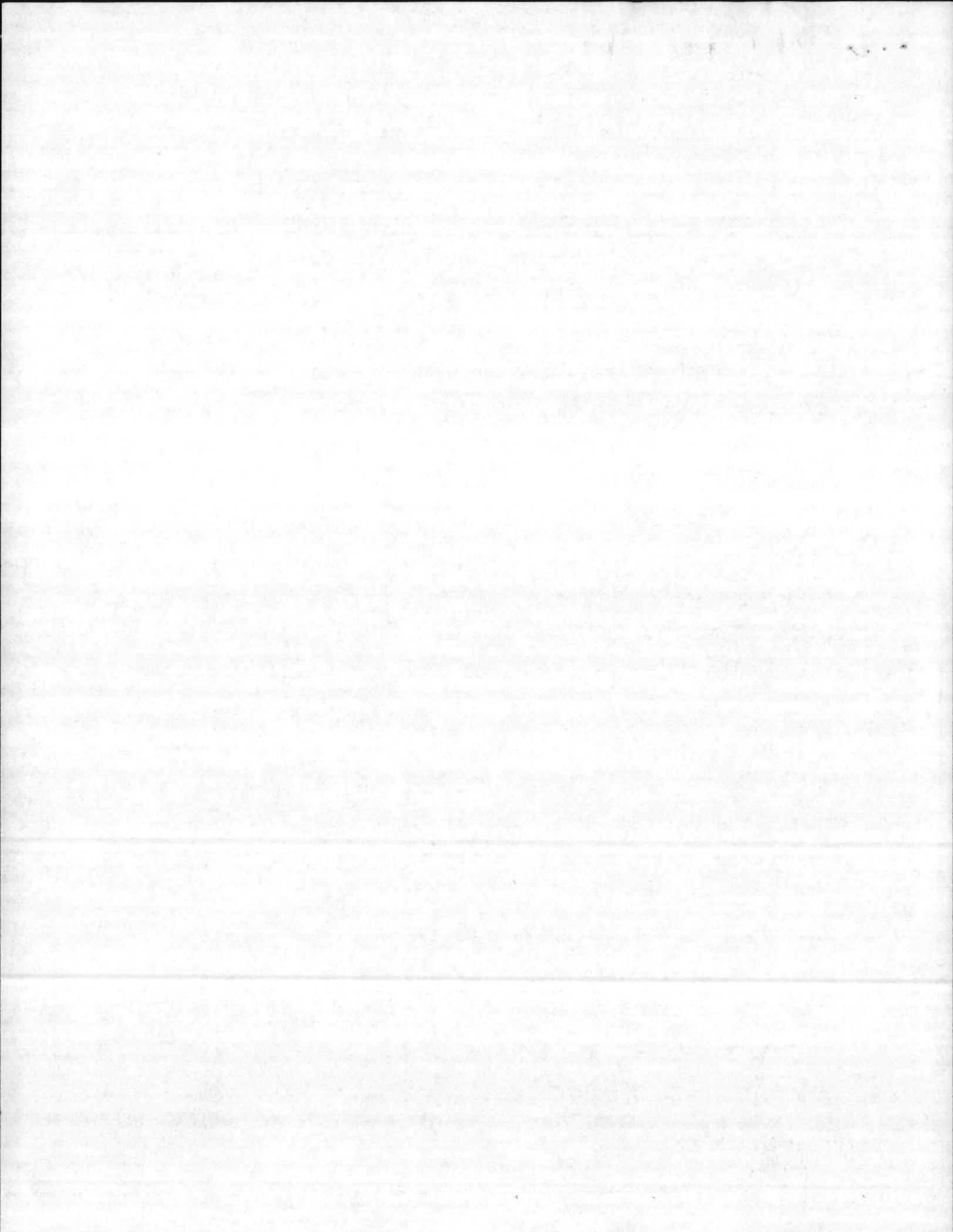
WHEREAS, the GOVERNMENT, in order to provide a central television antenna system to serve the tenants residing in the aforesaid Tarawa Terrace No. I and Tarawa Terrace No. II desires to attach cables to the said pole lines of the COMPANIES as hereinafter described and set forth; and

WHEREAS, the COMPANIES are agreeable to the granting unto the GOVERNMENT the right to attach its cables as aforesaid:

NOW, THEREFORE, the COMPANIES and the GOVERNMENT do hereby mutually understand and agree as follows:

1. That the GOVERNMENT may, without monetary consideration and subject to the terms and conditions hereinafter set forth, install, operate and maintain television antenna cables and related facilities, hereinafter called Facilities, on the poles owned by the COMPANIES and situated with'n Tarawa Terrace No. I and Tarawa Terrace No. II at the Marine Corps Base, Camp Lejeune, North Carolina, as shown on District Public Works Office, Fifth Naval District, Drawing No. 58637 entitled "Marine Corps Base - Camp Lejeune, N. C. - Master Television Antenna System, Tarawa Terrace No. 2," and District Public Works Office, Fifth Naval District, Drawing No. 56836 entitled "Marine Corps Base - Camp Lejeune, N. C. - Master Television Antenna System, Tarawa Terrace No. 1," dated 12 September 1960, as revised 27 October 1960, attached hereto as Exhibits "A" and "B" respectively.

2. The GOVERNMENT shall construct and maintain its facilities in accordance with the rules and regulations of the National Electric Safety Code.



3. The permission hereby granted to the GOVERNMENT shall be exercised at no cost or expense to the COMPANIES whatsoever.

4. The COMPANIES shall not be in any way responsible for any damage to the Facilities of the GOVERNMENT by fire or other casualty whatsoever, unless such damage shall be caused by the sole negligence of the COMPANIES.

5. The GOVERNMENT will neither cause nor permit any person to climb pole or poles of COMPANIES on its behalf for any purpose other than such as may be necessary for the installation, operation, maintenance, and removal of GOVERNMENT's equipment, and then ~~Customer~~ ^{GOVERNMENT} shall not cause or permit any person to climb such pole or poles or otherwise work on its equipment who is not an experienced lineman or electrician and who does not know and appreciate the danger of electricity and the risks involved in coming in contact with it or in working on or near to wires and other objects charged or liable to be charged therewith.

6. No member of or delegate to Congress or Resident Commissioner shall be admitted to any share or part of this agreement, or to any benefit to arise therefrom. Nothing, however, herein contained shall be construed to extend to any incorporated company, if the agreement be for the general benefit of such corporation or company.

7. Either party may terminate this agreement as to any or all of the poles utilized, upon thirty (30) days' written notice to the other party of its intention to do so. Upon the giving of notice by either party to terminate this agreement, the GOVERNMENT shall be allowed a

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed as of the date first above written.

THE CAROLINA POWER AND LIGHT COMPANY

ATTEST:

By: [Signature]
Title: Vice President & Chief Engineer

[Signature]
Title: Secretary

THE CAROLINA POWER AND LIGHT COMPANY

ATTEST:

By: [Signature]
Title: Vice President

[Signature]
Title: Secretary

UNITED STATES OF AMERICA

WITNESS:

By: [Signature]
District Public Health Officer
Health Board District

[Signature]

reasonable length of time to remove its Facilities from the poles and restore as necessary the property of the COMPANIES.

8. The District Public Works Officer, Fifth Naval District, U. S. Naval Station, Norfolk, Virginia, is hereby designated as the GOVERNMENT's representative in charge of this agreement.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed as of the date first above written.

THE CAROLINA TELEPHONE AND TELEGRAPH COMPANY

ATTEST:

Richard Fowler
Title: Secretary

By:

C. J. Jones
Title: VICE PRESIDENT AND CHIEF ENGINEER

THE CAROLINA POWER AND LIGHT COMPANY

ATTEST:

R. S. Mallison
Title: Secretary

By:

O. S. Spaul
Title: Vice President

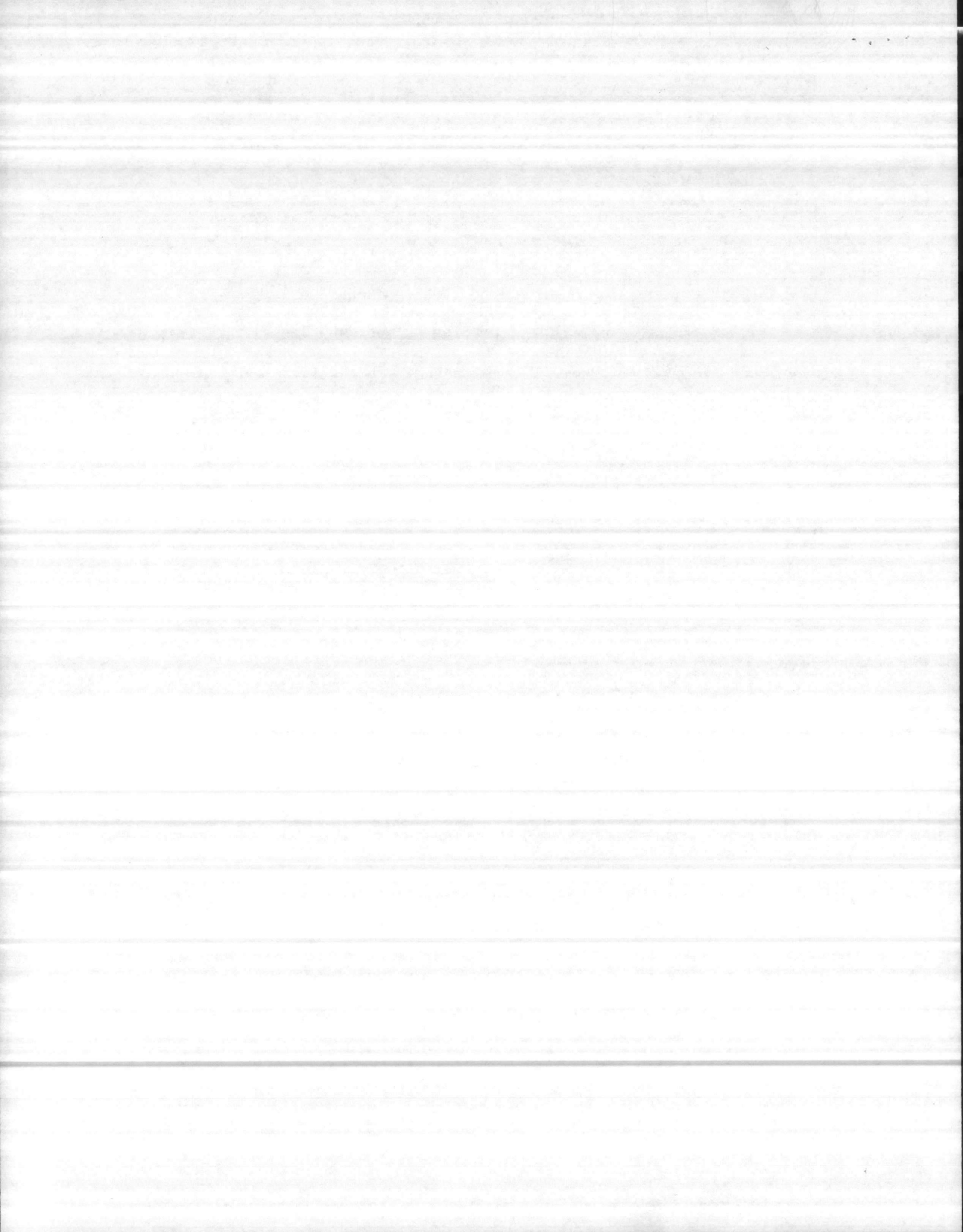
UNITED STATES OF AMERICA

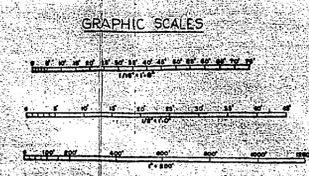
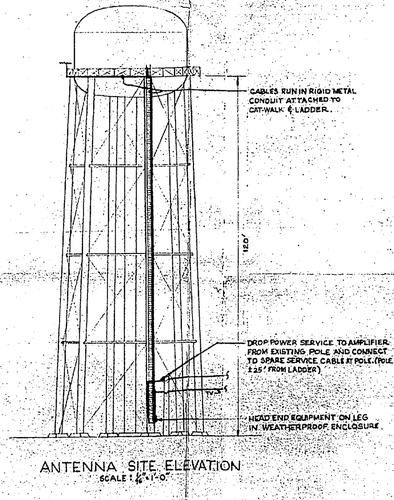
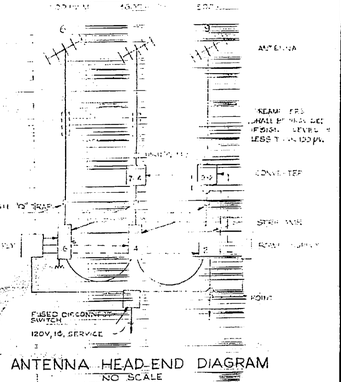
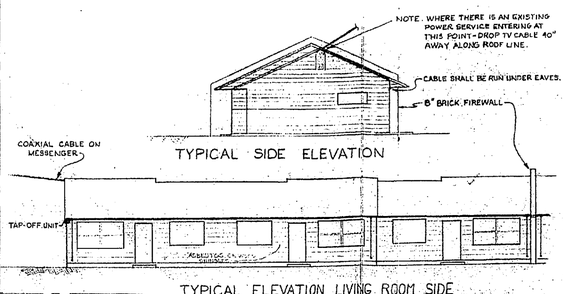
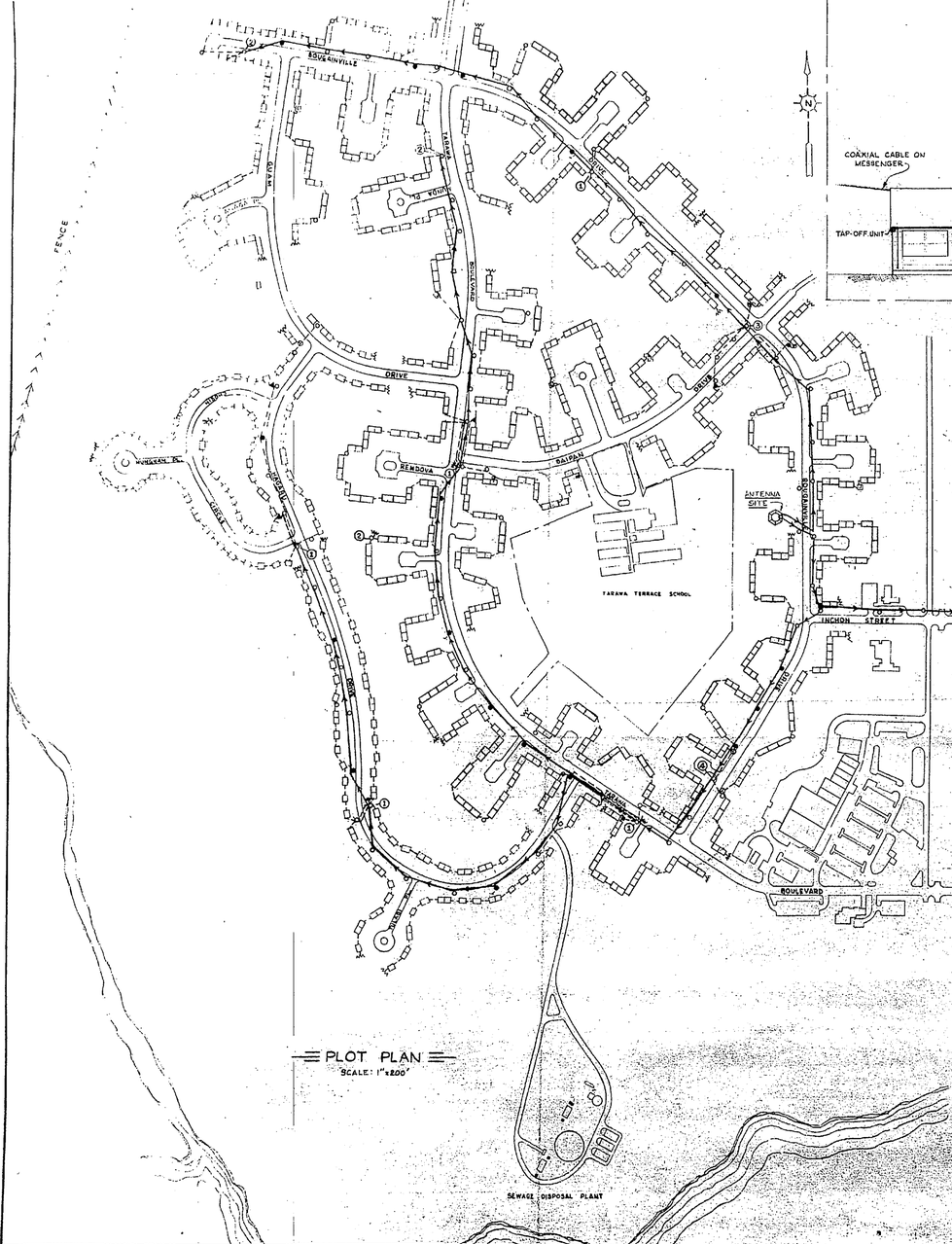
WITNESS:

/s/ M. D. Foster

By

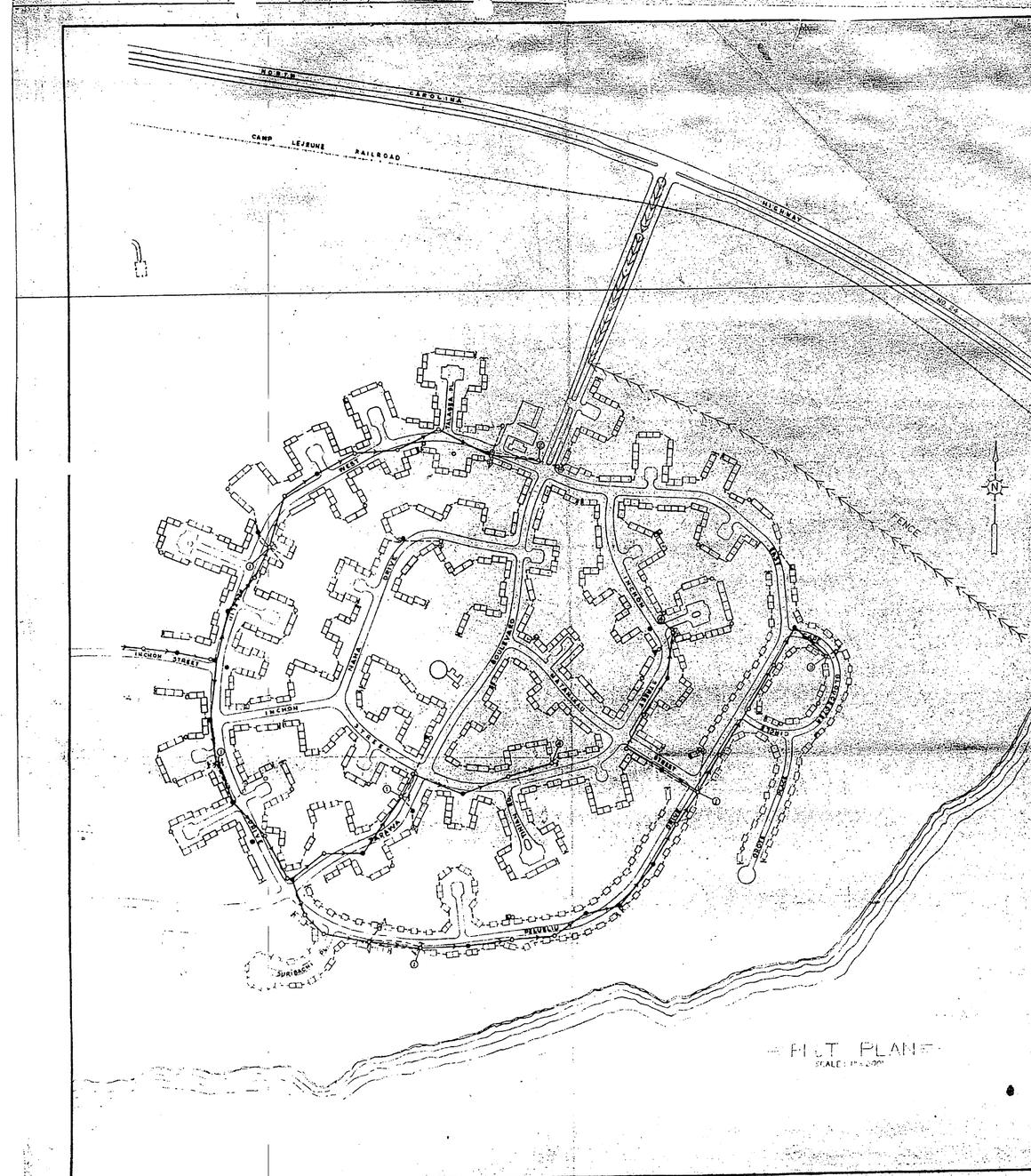
/s/ Henry C. Shaid
District Public Works Officer
Fifth Naval District
Contracting Officer



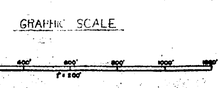
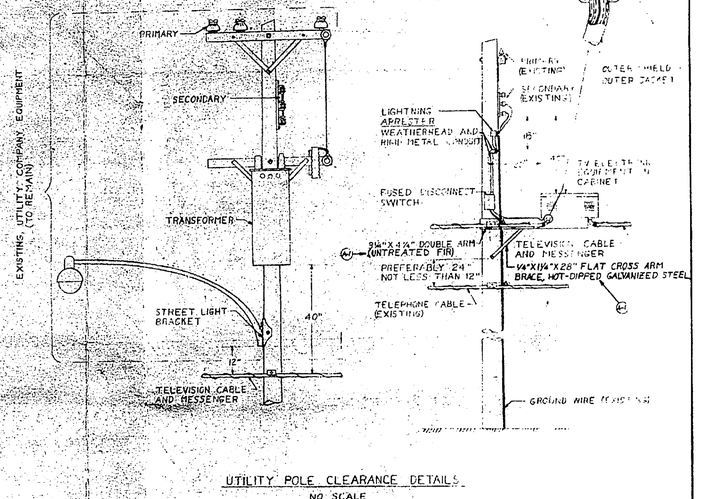


REVISED ELEVATION DESIGNATION	DATE	APPROVAL
DESCRIPTION	REVISIONS	
3790 DRAWING NO. 58637	DEPARTMENT OF THE NAVY BUREAU OF YARDS & DOCKS	
	DISTRICT PUBLIC WORKS OFFICE	
	7TH NAVAL DISTRICT	
	MARINE CORPS BASE - CAMP LEJEUNE, N. C.	
	MASTER TELEVISION ANTENNA SYSTEM	
	TARAWA TERRACE NO. 2	
APPROVED	DATE	
WORK SHEET NO. 60-159	SCALE AS SHOWN	DATE 11/11/50
CONTRACT NO.	NO. AS SHOWN	DATE 11/11/50
	NO. AS SHOWN	DATE 11/11/50
	NO. AS SHOWN	DATE 11/11/50

Exhibit "A" 67437-111411



- LEGEND:**
- REAR AMPLIFIER
 - THRU-WAY LINE SPLITTER
 - WATCHED LINE STAP
 - LINE TERMINATOR
 - COAXIAL CABLE, TRUNK LINE
 - COAXIAL CABLE, FEEDER LINE
 - UTILITY POLE (EXISTING)
 - UTILITY POLE WITH TRANSFORMER (EXISTING)
- UTILITY POLE EQUIPMENT SCHEDULE**
- MARK DESCRIPTION
- ① LOW BAND BROAD BAND LINE AMPLIFIER, BRIDGING AMPLIFIER, ATTENUATOR PAD
 - ② LOW BAND BROAD BAND LINE AMPLIFIER, ATTENUATOR PAD
 - ③ BRIDGING AMPLIFIER
 - ④ DISTRIBUTION AMPLIFIER
- NOTES:**
- RECEIVER TERMINAL OUTLETS SHALL BE PROVIDED IN EACH DWELLING UNIT. OUTLETS SHALL BE SECURED TO BASEBAND LOCATION. LOCATION OF OUTLETS IN DWELLING UNITS SHALL BE AS DIRECTED BY PUBLIC WORKS OFFICER.
 - COAXIAL CABLE OUTER SHEATH AND MESSENGER SHALL BE EFFECTUALLY BONDED TO EXISTING POLE GROUND WIRE AT EACH UTILITY POLE FROM WHICH CABLE DROPS TO A DWELLING UNIT. EACH POLE MOUNTED TV EQUIPMENT CABINET SHALL BE BONDED TO EXISTING POLE GROUND WIRE.
 - ALL EQUIPMENT SHOWN ON POLE DETAILS WHICH IS NOT SPECIFICALLY NOTED AS EXISTING SHALL BE PROVIDED BY THE CONTRACTOR.



REVISED ELEVATION DESIGNATION	DATE	APPROVAL
DESCRIPTION	REVISIONS	
3790 DRAWING NO. 58636	DEPARTMENT OF THE NAVY BUREAU OF YARDS & DOCKS	
	DISTRICT PUBLIC WORKS OFFICE	
	7TH NAVAL DISTRICT	
	MARINE CORPS BASE - CAMP LEJEUNE, N. C.	
	MASTER TELEVISION ANTENNA SYSTEM	
	TARAWA TERRACE NO. 1	
APPROVED	DATE	
WORK SHEET NO. 60-159	SCALE AS SHOWN	DATE 11/11/50
CONTRACT NO.	NO. AS SHOWN	DATE 11/11/50
	NO. AS SHOWN	DATE 11/11/50
	NO. AS SHOWN	DATE 11/11/50

Exhibit "B" 881636

