

Orozco, Norma

From: alexis kerk <alexiskerk6@gmail.com>
Sent: Wednesday, May 31, 2023 10:53 AM
To: eComment
Subject: Willard District Parking Ticket Problem - Unsolved

Hello, the reason I am contacting you today is to see if I can get a faster response If I can receive a temporary parking permit till new parking signs are posted.

Hello, I live in the Willard district. I contacted the City Council in December about the problem that has been happening since November 2022. Currently it is May 2023 which is about 6-7 months now.

I have been forwarded to the Neighborhood association and Traffic engineering team. They have explained to me that they will be installing a pilot program to remove "no parking 2am-7am" in some of the areas due to people addressing the ticket problem. They will then place "no parking 6am-7am". When attending the Neighborhood meeting it was said that the plan might take effect around November or maybe longer due to the current construction they are working on in Parton street. That is around 7 months from now

There are still ongoing tickets daily being given in my area Willard district, mainly in areas streets surrounding Willard Intermediate. Some street examples are Durant, Ross, Parton, and Washington. They have even been towing cars also.

By people paying these parking tickets, they are taking food off their families tables.

Public works will not give people that live in apartments with 8 units or more. According to Esri community profile, 80% of the Santa Ana community is made up of families that live in apartment units yet the majority of them are denied a parking permit.

10% are home owners and will be granted parking permits.

There is an unbalanced number of parking permits issued compared to what the Esri represents.

Before the covid pandemic, which was the time parking enforcement was not active, the community was doing good and connected. Now that parking enforcement is active the community feels more disconnected and there is a sense of hopelessness. Although it feels like the city is doing good by enforcing these parking tickets and towing, it's actually doing harm to the ecosystem of Santa ana. Because people pay for the parking tickets the more they can't spend on business. Because people have to spend their money on parking tickets, the more stress the people feel and the more stress their kids feel. And it leads the ecosystem's direction in a bad path.

I know that Santa Ana launched a survey and things are in a slow process of trying to accommodate everyone that lives in Santa ana. I can understand that there are many City council agendas and I thank anyone working at city hall or anyone attached to the process.

Reason I am contacting you today is to see if I can get a faster response, since this problem is occurring daily. If I can receive a temporary parking permit till new parking signs are posted.

Orozco, Norma

From: Megan Fox <foxmegan3699@gmail.com>
Sent: Thursday, June 01, 2023 2:22 PM
To: Amezcua, Valerie
Cc: !City Clerk; Piquis Law
Subject: Will Santa Ana continue to help keep children safe from family violence?
Attachments: SB 331 ASM Organizational Letter of Support Judicial Committee 5.26.23 Final.docx; Media Links.docx; SGVCOG Letter.pdf; SB 331 (Rubio) Piqui's Law_Factsheet 5.10.23 Final.pdf; 2022 CA Santa Ana.jpg

Dear Mayor Valerie Amezcua and Honorable Members of the City Council:

Thank you for joining [120 California local governments](#), by issuing a proclamation this past November for Family Court Awareness Month to honor and help bring awareness about Piqui and all of the California children who have been murdered by a divorcing or separating parent. Since Piqui's brutal, preventable murder, nearly forty additional California children have been killed in this context.

I am requesting the City's continued support on this issue, by providing a letter of support for SB 331 Piqui's Law (Senator Rubio). The San Gabriel Valley Council of Government (SGVCOG), representing 31 cities, 2 Los Angeles County Supervisorial Districts, and the 3 Municipal Water District, identifies Piqui's Law as a "critical bill" and submitted a letter of support. SGVCOG's letter of support is attached for your review.

[Piqui's Law \(SB 331\)](#): Keeping Children Safe From Family Violence, introduced by Senator Susan Rubio, puts the spirit of the proclamations into practice and mandates the following: the judicial counsel develop training on domestic violence and child abuse related topics for judicial officers. The law will BAN unsafe, un-regulated, for-profit, reunification treatment "camps" that are happening in hotel rooms, vacation rentals, and private homes. Click here for [extensive, recent media coverage](#) about reunification camps.

Since the bill was introduced in February, it has made amazing strides in the legislative process. Having made it through the senate, it is now entering the assembly, with the next stop in the Assembly Judiciary Committee in mid June. Letters of support for this committee should be submitted next week.

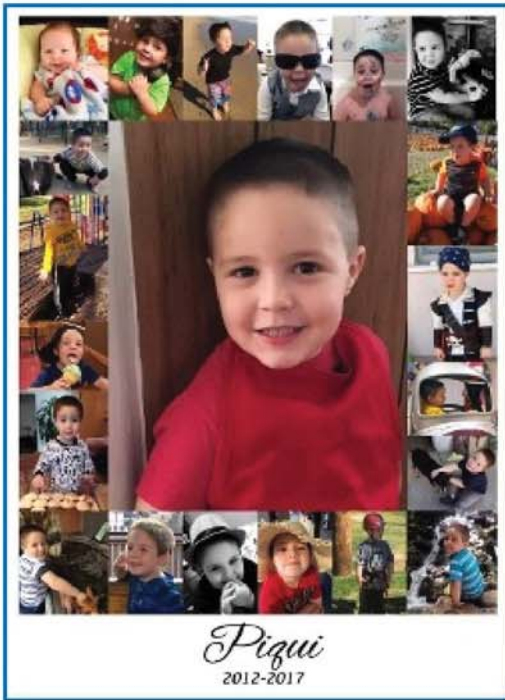
A sample template is attached for convenience, please feel free to edit as needed, and if you would return the letter to me, I will make sure that it gets submitted to the Assembly Judiciary Committee.

Thank you in advance for your support.

In solidarity,

Megan Fox

Team Piqui



Attachments

City of Santa Ana Family Court Awareness Month proclamation
 Sample Letter of Support Template
 SB 331 Fact Sheet
 SGVCOG Support Letter

Support for Piqui's Law:

California Protective Parents Association (Sponsor)
 Crime Survivors (Co-sponsor)
 Family Court Awareness Month (Co-sponsor)
 1009 California Residents (and growing)
 Angelina Jolie, Humanitarian and Filmmaker
 Advocates for Child Empowerment and Safety
 Community Legal Aid SoCal
 Incest Survivors Resource Center
 Inner Circle Foster Family Agency/ Inner Circle
 Children's Advocacy
 Family Violence Appellate Project
 Joyfully Managed Family Consultants
 Legal Aid Foundation of Los Angeles
 Legislative Coalition to Prevent Child Abuse
 Marjaree Mason Center
 Mothers of Lost Children
 One Mom's Battle, LLC
 Public Counsel
 Ridgeway Co-Parenting Services
 San Gabriel Valley Council of Governments
 Supervised Child Visits
 University of California, Irvine School of Law
 Domestic Violence Clinic
 U.S. Senator Dianne Feinstein

DATE

The Honorable Brian Maienschein
Chair, Assembly Judiciary Committee
1020 N Street, Room 104
Sacramento, CA 95814

RE: Support Letter SB 331 (Rubio) Piqui's Law: Keeping Children Safe From Family Violence

Dear Chairman Maienschein:

On behalf of **[name of organization]**, I am proud to support Senate Bill 331 - Piqui's Law, by Senator Susan Rubio, which would further protect victims and children in family court. California children are being forced into unsafe, unprotected relationships with dangerous parents because of uninformed family court decisions. Children, like Piqui, continued to be brutally murdered, and this needs to stop.

Piqui's Law is named after a 5-year-old boy who was murdered by his father on April 21, 2017. Ana Estevez, the mother of Piqui, fought hard in the California family court to protect her child from her abusive ex-husband and father of Piqui. Despite her efforts, the family court refused to implement appropriate safety measures, which led to her son's tragic death.

Senate Bill 331 will help protect victims and children of domestic violence and child abuse by requiring the development of critical training and reporting for judicial officers, banning dangerous court-ordered reunification camps, limiting testimony about abuse to those who have experience in that specific area of abuse.

In March of 2022, President Joe Biden signed the reauthorization of Violence Against Women's Act (VAWA), which included new groundbreaking provisions, known as Kayden's Law, to improve child safety laws in family court. Under this legislation, states are urged to adopt child custody and domestic violence statutes to further prioritize child safety as outlined in VAWA. SB 331 will move California toward becoming eligible for several million in VAWA STOP grant funding.

The number of children murdered by a divorcing or separating parent continues to rise in California and across the nation. Since Piqui's preventable tragedy, nearly 40 more California children have been killed, with ten reported since November 2021.¹ It is time to strengthen California laws to protect victims and children in family court.

For these reasons, **[name of organization]** is proud to support SB 331 (Rubio) and respectfully asks for your "AYE" vote when this bill comes before your committee.

Sincerely,

INSERT LETTERHEAD

If an individual include:

[Your name, City, California]

If an organization include:

Your signature

Your name, Your title within the organization

Name of the Organization

¹ U.S. Divorce Child Murder Data (May 26, 2023) <https://centerforjudicialexcellence.org>

CC: Honorable Members, Assembly Committee on Judiciary
Honorable Members, Senate Committee on Judiciary
The Honorable Governor Gavin Newsom
The Honorable Senator Pro Tem Toni Atkins
The Honorable Senator Susan Rubio
The Honorable Assembly Speaker Anthony Rendon

Reunification Camp Media Coverage

<https://www.propublica.org/article/colorado-limits-court-use-of-family-reunification-camps>

<https://www.insider.com/adult-children-parental-alienation-treatment-therapy-program-experience-2023-5>

San Diego, dated May 18, 2023: <https://www.insider.com/parental-alienation-syndrome-father-alleged-child-abuse-win-custody-case-2023-5>

Utah, May 18, 2023:

<https://www.propublica.org/article/family-reunification-camps-kids-allege-more-abuse?fbclid=IwAR1dBTau16RIgSyjF0P8Cw7CMfH4XEO4DVS2ZjYDqWX-TIsRmQJvJmta8jI>

2022 Santa Cruz & Los Angeles (Trigger warning) The following videos are super hard to watch, but much harder for kids to live through being forced into reunification:

<https://www.dropbox.com/sh/8mi2ttzvuf18wuf/AAB9CiyGExpzB5snJdCC9BMPa?dl=0>

The “expert” in the ABC video is the person behind the Santa Cruz case: https://youtu.be/_oINl2EyjJ4

https://www.theepochtimes.com/victims-break-silence-after-family-courts-forced-children-to-live-with-abusers-2_5179655.html?utm_source=ref_share&utm_campaign=tw&rs=SHRNCMMW&via=epochtimes&s=09

<https://www.sfpublicpress.org/childrens-violent-removal-from-santa-cruz-home-raises-calls-to-end-reunification-camps/>

<https://www.propublica.org/article/parental-alienation-utah-livestream-siblings>

https://www.washingtonpost.com/lifestyle/magazine/a-divorced-father-his-estranged-kids-and-a-controversial-program-to-bring-them-together/2017/05/09/b50ac6f6-204c-11e7-ad74-3a742a6e93a7_story.html

<https://amgreatness.com/2022/08/20/expose-the-quiet-epidemic-of-judicial-child-trafficking-in-america/>

https://www.theguardian.com/us-news/2023/may/18/child-custody-laws-domestic-violence-homicide-rising?CMP=Share_iOSApp_Other&fbclid=IwAR3-oYsGVKFNNIq8WBC9qvlsbnH2UxKAjCkNuq5ODNzhDMN240Zr-wVETc&mibextid=Zxz2cZ



April 18, 2023

The Honorable Thomas J. Umberg
Chair, Senate Committee on Judiciary
1021 O Street, Suite 6730
Sacramento, CA 95814

OFFICERS

President
Becky Shevlin

1st Vice President
Tim Hepburn

2nd Vice President
Ed Reece

3rd Vice President
April Verlato

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Duarte
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La Cañada Flintridge
La Puente
La Verne
Monrovia
Montebello
Monterey Park
Pasadena
Pomona
Rosemead
San Dimas
San Gabriel
San Marino
Sierra Madre
South El Monte
South Pasadena
Temple City
Walnut
West Covina
First District, LA County
Unincorporated Communities
Fifth District, LA County
Unincorporated Communities
SGV Water Districts

Subject: Support Letter SB 331 (Rubio) Piqui's Law: Keeping Families Safe from Violence Act

Dear Chair Umberg,

On behalf of the San Gabriel Valley Council of Governments (SGVCOG) I write to you in support of Senate Bill 331 (Rubio). Piqui's Law is named after a 5-year-old boy who was murdered by his father on April 21, 2017. Piqui's mother Ana Estevez had fought in the California family court to protect her child from her abusive ex-husband, Piqui's father. Despite her efforts, the family court refused to implement supervised visitation, which led to her son's tragic death.

In 2018, the California State Assembly adopted House Resolution 113 (Rubio), which stated that a) all court-related professionals should be trauma-informed and trained in recognizing, evaluating, and understanding evidence and the impacts of domestic violence and child abuse; b) a court reporter should record all hearings in domestic violence and contested custody cases, and all litigants should have access to the court records; and c) when a child witnesses domestic violence or is injured or abused, family courts should ensure that the safety of the child has priority over all other considerations in any custody or visitation decision. The SGVCOG Governing Board was made aware of this tragic story and adopted a resolution in support of the House Resolution, which you can find attached.

In March of 2022, President Joe Biden signed the reauthorization of Violence Against Women's Act (VAWA), which included new provisions to improve child safety laws in family court. Under this legislation, federal funding is allocated to states that adopt child custody and domestic violence statutes to further prioritize child safety as outlined in VAWA. If passed, California may become eligible to receive millions of dollars in federal funding over the next 5 years.

Senate Bill 331 will institute improved, mandatory judicial training and reporting, ban certain court-ordered programs, limit testimony in similar cases to expert witnesses, and prioritize child safety and well-being. It will also make California eligible for additional grant funding through the United States Department of Justice's STOP Violence Against Women Formula Grant Program, as appropriated for states that meet the requirements of the VAWA.

For these reasons and given our previously adopted resolution supporting similar provisions related to child welfare and judicial procedures, the San Gabriel Valley Council of Governments is proud to support this critical bill. The item will be formally

recommended for support at our May Governing Board meeting. Should you have any questions, please contact SGVCOG Director of Government and Community Relations Ricky Choi at (626) 373-2685 or rchoi@sgvcog.org.

Sincerely,

A handwritten signature in black ink, appearing to read "Becky Shevlin". The signature is fluid and cursive, with the first name "Becky" written in a larger, more prominent script than the last name "Shevlin".

Becky Shevlin
SGVCOG Governing Board President

Cc: Honorable Members, Senate Committee on Judiciary
Honorable Members, Assembly Committee on Judiciary
The Honorable Governor Gavin Newsom
The Honorable Senator Pro Tem Toni Atkins
The Honorable Senator Susan Rubio
The Honorable Assembly Speaker Anthony Rendon

RESOLUTION 18-50
A RESOLUTION OF THE GOVERNING BOARD OF THE SAN
GABRIEL VALLEY COUNCIL OF GOVERNMENTS
("SGVCOG") TO SUPPORT HR 113 (RUBIO)

WHEREAS, according to the California Partnership to End Domestic Violence, one-half of the approximately 15,000 victims sheltered in California's state-funded domestic violence programs each year are children and 75 percent of domestic violence victims have children; and

WHEREAS, The United States Department of Justice estimates that in 30 to 60 percent of families where either domestic violence or child maltreatment is identified, children experience both forms of abuse within the home; and

WHEREAS, according to the federal Centers for Disease Control and Prevention (CDC), child abuse is a major public health issue, with a lifetime cost of over \$200,000 for each victim; and

WHEREAS, according to the CDC, children who experience adverse childhood experiences, also known as ACEs, including abuse, are at an increased risk for chronic, adverse physical health effects as adults; and

WHEREAS, according to the UCLA Women's Law Journal, research shows that victims of domestic violence are at a great disadvantage in child custody disputes and mediations when there is an allegation of domestic violence; and

WHEREAS, according to the Domestic Violence Legal Empowerment and Appeals Project, abusive parents, including those who are accused and adjudicated batterers, tend to be granted sole custody or joint custody by the courts, placing children at risk; and


WHEREAS, Article I of the California Constitution declares that all people have the inalienable right to pursue and obtain safety. A child's safety should be a priority over all other considerations; and

WHEREAS, in family courts, there is great need for an increased presence of court reporters to create records and legal representation for those who are unrepresented during custody litigation cases;

NOW, THEREFORE, BE IT RESOLVED THAT THE GOVERNING BODY OF THE SAN GABRIEL VALLEY COUNCIL OF GOVERNMENTS SUPPORTS HR 113 (RUBIO)

PASSED, APPROVED, and ADOPTED this 19th day of July, 2018.

SAN GABRIEL VALLEY COUNCIL OF GOVERNMENTS


Cynthia Sternquist, President

Attest:

I, Marisa Creter, Executive Director and Secretary of the Board of Directors of the San Gabriel Valley Council of Governments, do hereby certify that Resolution 18-50 was adopted at a regular meeting of the Governing Board held on the 19th day of July, 2018, by the following roll call vote:

| | |
|-----------------|--|
| AYES: | Alhambra, Arcadia, Claremont, Diamond Bar, Duarte, Glendora, La Puente, La Verne, Monrovia, Montebello, Pomona, Rosemead, San Dimas, San Gabriel, Sierra Madre, South Pasadena, Temple City, Walnut, West Covina, LA County District 1, LA County District 5 |
| NOES: | |
| ABSTAIN: | |
| ABSENT: | Azusa, Baldwin Park, Bradbury, Covina, El Monte, Industry, Irwindale, La Canada Flintridge, Monterey Park, San Marino, South El Monte, LA County District 4, Water Districts |


Marisa Creter, Secretary



SB 331 (Rubio) Piqui's Law: Keeping Children Safe From Family Violence

Bill Summary

SB 331 will protect children in family court by prioritizing child safety, requiring expertise in testimony, banning reunification programs, ensuring critical judicial training, and establishing reporting requirements.

Current Law

Existing state law governs the determination of child custody and visitation in contested proceedings. It also requires the court, for purposes of deciding custody, to determine the best interests of the child based on certain factors, including the nature and amount of contact with both parents, and consistent with specified findings, including that the court's primary concern must be to ensure the health, safety, and welfare of the child.

Background

In March 2022, President Biden signed the reauthorization of the VAWA, which included new groundbreaking provisions (Kayden's Law) to improve child safety laws in family court. Under this legislation, federal STOP grant funding is allocated to states that adopt child custody and domestic violence statutes to further prioritize child safety as outlined in VAWA.

SB 331, known as "Piqui's Law," is named after a 5-year-old boy who was murdered by his father on April 21, 2017. Piqui's mother, Ana Estevez, fought hard in family court to protect her child from her abusive ex-husband and father of Piqui. Despite her efforts, the family court refused to implement supervised visitation, which led to her son's tragic death. Child homicide is a crisis in our country. Children are being murdered by an abusive parent at alarming rates. According to the Center for Judicial Excellence, since 2008, there have been over 900 reported cases of children being murdered by a divorcing or separating parent in the United States.

Empirical research shows that in custody cases involving domestic violence, children are at almost double the risk for child abuse.

Expanding the training requirements for judges and court-related professionals will ensure informed and appropriate decision-making resulting in better outcomes for children.

Details of the Bill

SB 331 will strengthen protections against child abuse in child custody and visitation proceedings as follows:

- **Prohibits a court to order family reunification treatments** *that cut off the child from the primary parent; counseling may not be ordered unless it is generally accepted as scientifically valid as safe and effective.*
- **Requires experts offer testimony only on topics where there is demonstrated, relevant expertise and experience on the topic for which they are testifying** *in child custody proceedings.*
- **Requires the Judicial Council to establish training programs** *on child abuse, domestic violence, coercive control, bias, and trauma for on-going training to all professionals who perform duties in family law matters.*
- **Requires Judicial Council to collect and report judicial training data** *relating to hours completed by judges in a continuing education program.*

Support

California Protective Parents Association (**Sponsor**)
Crime Survivors (**Co-sponsor**)
Family Court Awareness Month (**Co-sponsor**)
Angelina Jolie, Humanitarian and Filmmaker
Advocates for Child Empowerment and Safety
Community Legal Aid SoCal
Incest Survivors Resource Center
Inner Circle Foster Family Agency/ Inner Circle
Children's Advocacy



Family Violence Appellate Project
Joyfully Managed Family Consultants
Legal Aid Foundation of Los Angeles
Legislative Coalition to Prevent Child Abuse
Marjaree Mason Center
Mothers of Lost Children
One Mom's Battle, LLC
Public Counsel
Ridgeway Co-Parenting Services
San Gabriel Valley Council of Governments
Supervised Child Visits
University of California, Irvine School of Law
Domestic Violence Clinic
U.S. Senator Dianne Feinstein

For More Information

Krystal Moreno, Legislative Director
Office of Senator Susan Rubio, District 22
O: 916-651-4022
krystal.moreno@sen.ca.gov

City of Santa Ana

PROCLAMATION

Recognizing

Family Court Awareness Month

WHEREAS, the purpose of the Family Court Awareness Month Committee (FCAMC) is to increase awareness on the importance of a family court system that prioritizes child safety and acts that are in the best interest of children; and

WHEREAS, the mission of the FCAMC is fueled by the desire to create awareness and change in the family court system for the conservatively estimated, 58,000 children ordered into unsupervised contact with abusive parents each year, while honoring the hundreds of children who have been reported as murdered during visitation with a dangerous parent; and

WHEREAS, FCAMC strives to increase awareness on the importance of empirically-based education and training on domestic violence and child abuse, including: emotional, psychological, physical, and sexual abuse, as well as childhood trauma, coercive control, and post separation abuse for judges and all professionals working on cases within the family court system; and

WHEREAS, the importance of using scientifically valid, evidence-based treatment programs and services that are proven in terms of safety, effectiveness, and therapeutic value are paramount; and

WHEREAS, FCAMC educates judges and other family court professionals on evidence-based, peer-reviewed research. Such research is a critical component to making decisions that are truly in the best interest of children.


NOW, THEREFORE, WE, THE MAYOR AND CITY COUNCIL of the City of Santa Ana do hereby declare the month of November 2022 as

FAMILY COURT AWARENESS MONTH

and encourage all residents to support their local communities' efforts to prevent the harm of children in the hands of family members and to honor and value the lives of children.

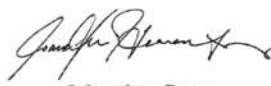
Dated: November 22, 2022

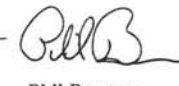

Thai Viet Phan
Councilmember


David Penaloza
Mayor Pro Tem


Jessie Lopez
Councilmember


Nelida Mendoza
Councilmember


Johnathan Ryan
Hernandez
Councilmember


Phil Bacerra
Councilmember




Vicente Sarmiento
Mayor

Orozco, Norma

From: Thuy Dang <thuy_dang_2000@yahoo.com>
Sent: Sunday, June 04, 2023 4:27 PM
To: eComment
Subject: HOA in newhope gardens

Please look into The Team Property Management in Orange. We hired them to manage our property, but :

1. There's no money in Reserves
2. They use up our money from (Special Assessment of 295k for 3 years) , not done and they want more money
3. They only work with one contractor - Crocodile Coast Construction
4. I'm a single mom and 1 kid, my HOA bill now is 620 a month
5. Where did our money go?
6. They said they need to fix 2 fire hydrants will cost 36k.
7. 1 buiding is not in the special assessment.
8. They signed a contract with contractor without letting us know how much.

Thank you

Orozco, Norma

From: Michael Flores <mflores@spectrumcm.com>
Sent: Monday, June 05, 2023 4:21 PM
To: eComment
Cc: Kyle Kitchens; Robert Verdugo; Ray Tober
Subject: 2333 N. Broadway, Santa Ana Consultant - Urgent 5G Cellular Safety Concerns [Council Public Comments]
Attachments: Verizon 2022 Leased Area Planning 07.21.22.pdf; 4G - 5G Radiated Output Power Bloom VEROS Santa Ana.pdf; Veros & Santa Ana - Verizon 5G Safety Concerns.pdf; FCC 5G Public Safety Requirements - SCM 2023.pdf

City Council Members,

I am a 30-year cellular developer and radio frequency expert. I was hired to safeguard the occupants of the Veros facility and the rooftop workers 4-years ago by the ownership of the property, Broadway Investment Group. My partner Kyle Kitchens is a 45-year radio frequency engineer. Kyle reviews every electromagnetic radiation compliance report with a fine-tooth comb and has become one of the nation's leading experts on 5G safety. Over the past three plus years I've witnessed AT&T go above and beyond the call of duty on the Veros rooftop for FCC compliance safety. Verizon Wireless has been a polar opposite experience.

As a result of Verizon's failure to meet the safety requirements of the landlord's lease, we had no choice other than to terminate their lease with the landlord when it expired in July of 2022. Look at the power of the 5G radiation beam in the attached output map. Since terminating Verizon, they have failed to vacate the property blaming the city for its delays claiming the city is failing to issue Verizon a decommissioning permit. To compound the concerns, Verizon Wireless has convinced the city to allow for the development of a new cell site at the motel (see Veros & Santa Ana). The motel owner likely took a check for 20k for the new "First Responder" vehicle in the motel parking lot. The money is great, but not when you just voided your entire general liability insurance policy.

We are not certain if Verizon is claiming a 6409a right to build position or what is going on here. What we do know is that the deception is at an all time high. The city should not allow for the relocation of the cell site to the motel parking lot without a thorough safety assessment and without the city residence approval. The current cell site does not meet OSHA setback requirements and will cause the owners General Liability insurer to cancel the policy.

Our team has over 100-years of combined cellular knowledge. We manage hundreds of cellular locations throughout the U.S. This Santa Ana 5G safety matter is very serious!

Please help!

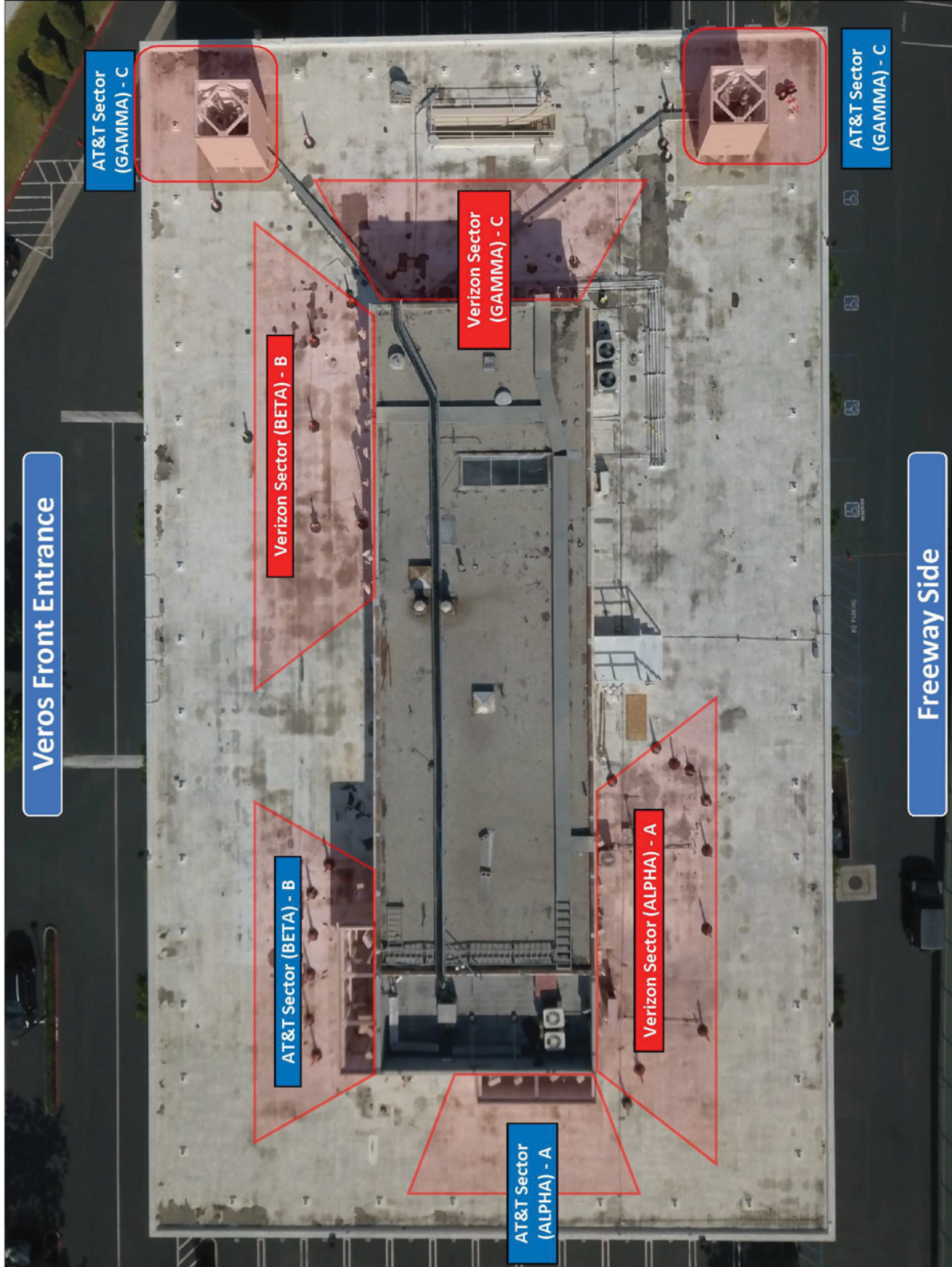
Michael Flores
Chief Executive Officer
Office: (562) 799-5570
Mobile: (949) 683-7101



www.spectrumcm.com

The content of this email is confidential and intended for the recipient specified in message only. If you received this message by mistake, please reply to this message and follow with its deletion, so that we can ensure such a mistake does not occur in the future.

Veros Front Entrance



AT&T Sector
(GAMMA) - C

Verizon Sector
(GAMMA) - C

Verizon Sector (BETA) - B

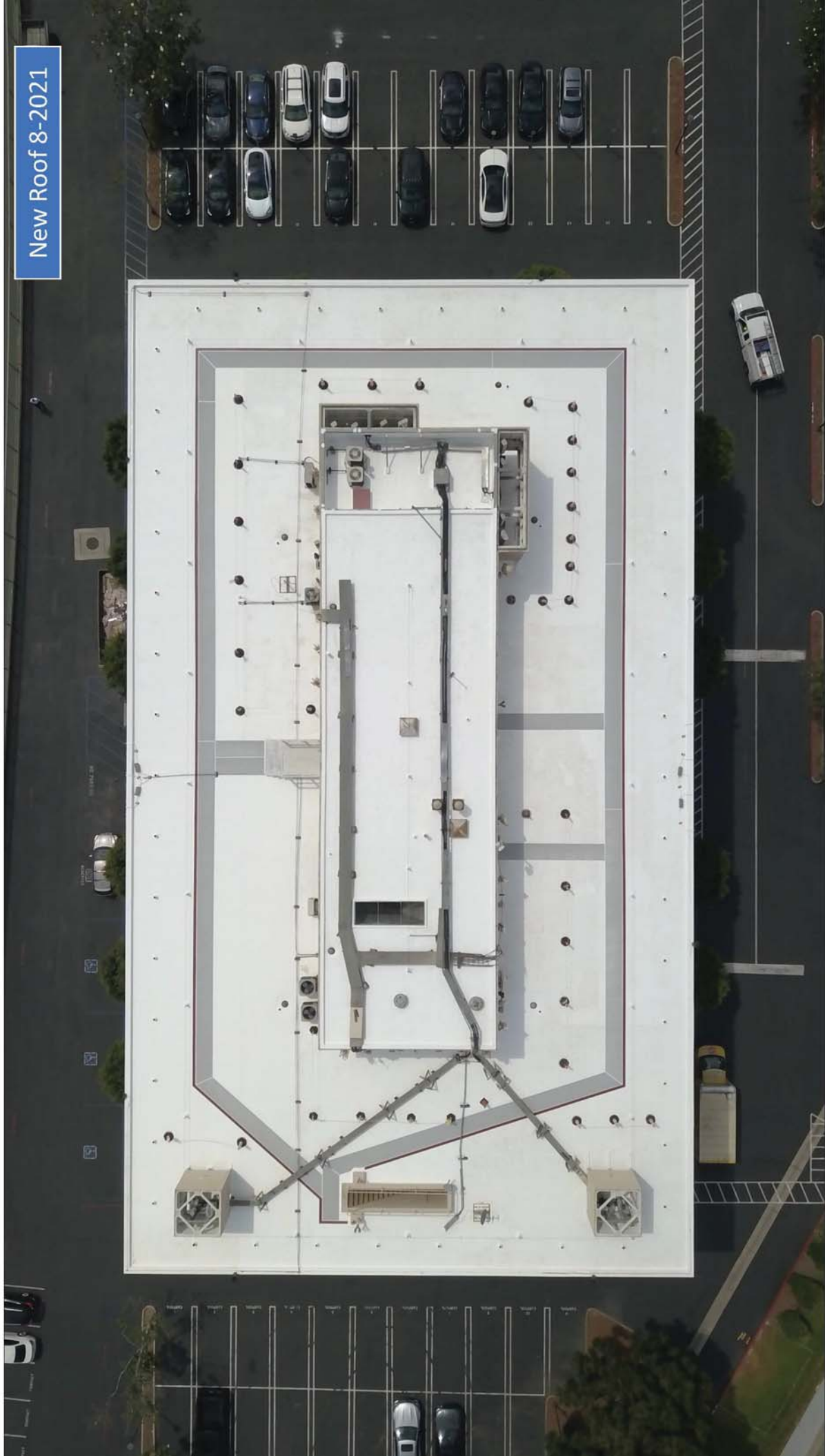
AT&T Sector (BETA) - B

Verizon Sector (ALPHA) - A

AT&T Sector
(ALPHA) - A

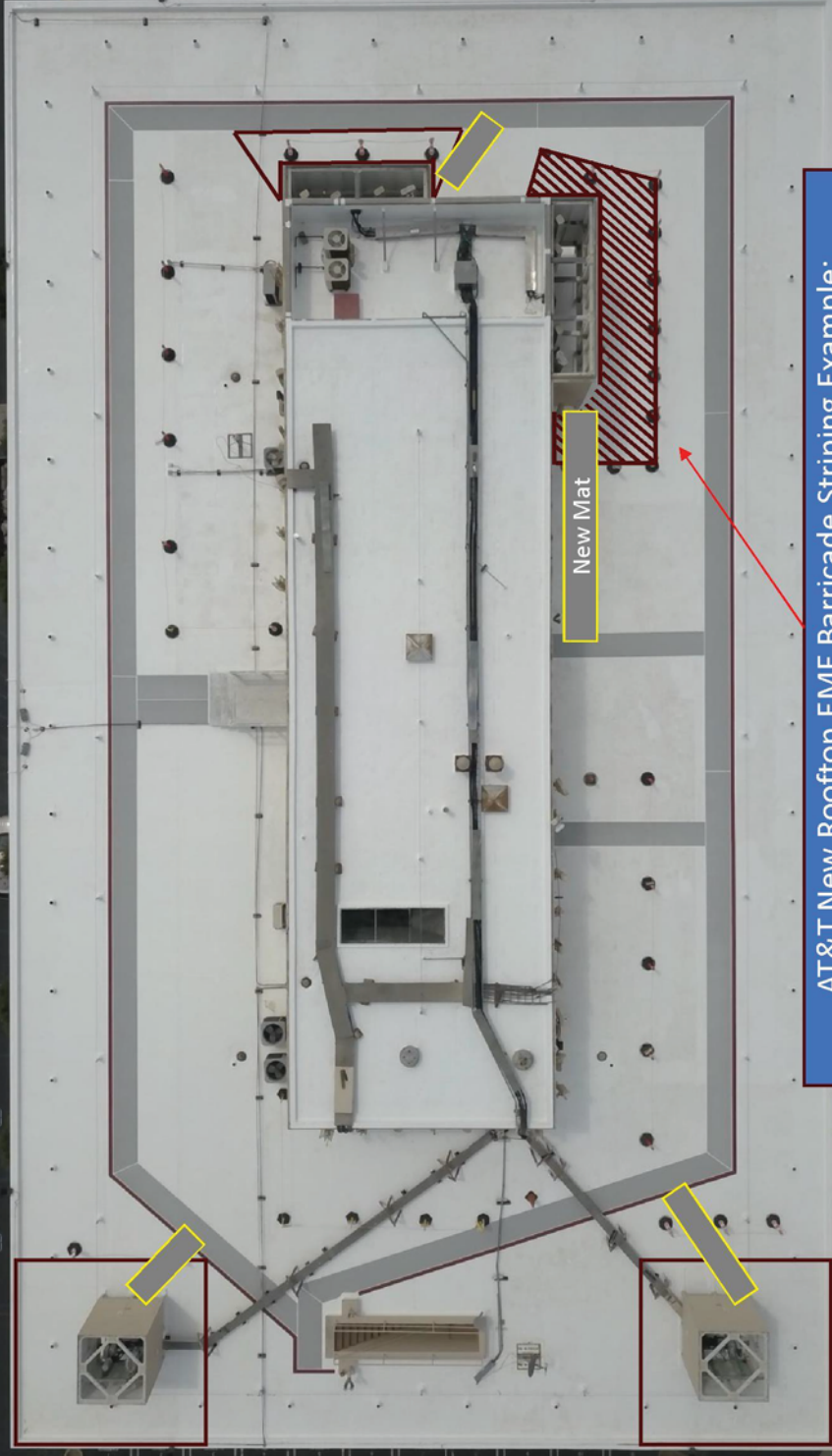
Freeway Side

New Roof 8-2021



Note: With these TPO roofing systems parking cones and transient and removable items must be removed from the roof surface. Standing water is a problem for these systems. They are designed to dry quickly. The warranty for the rooftop is contingent on the removal of the EME cones from the new surface.

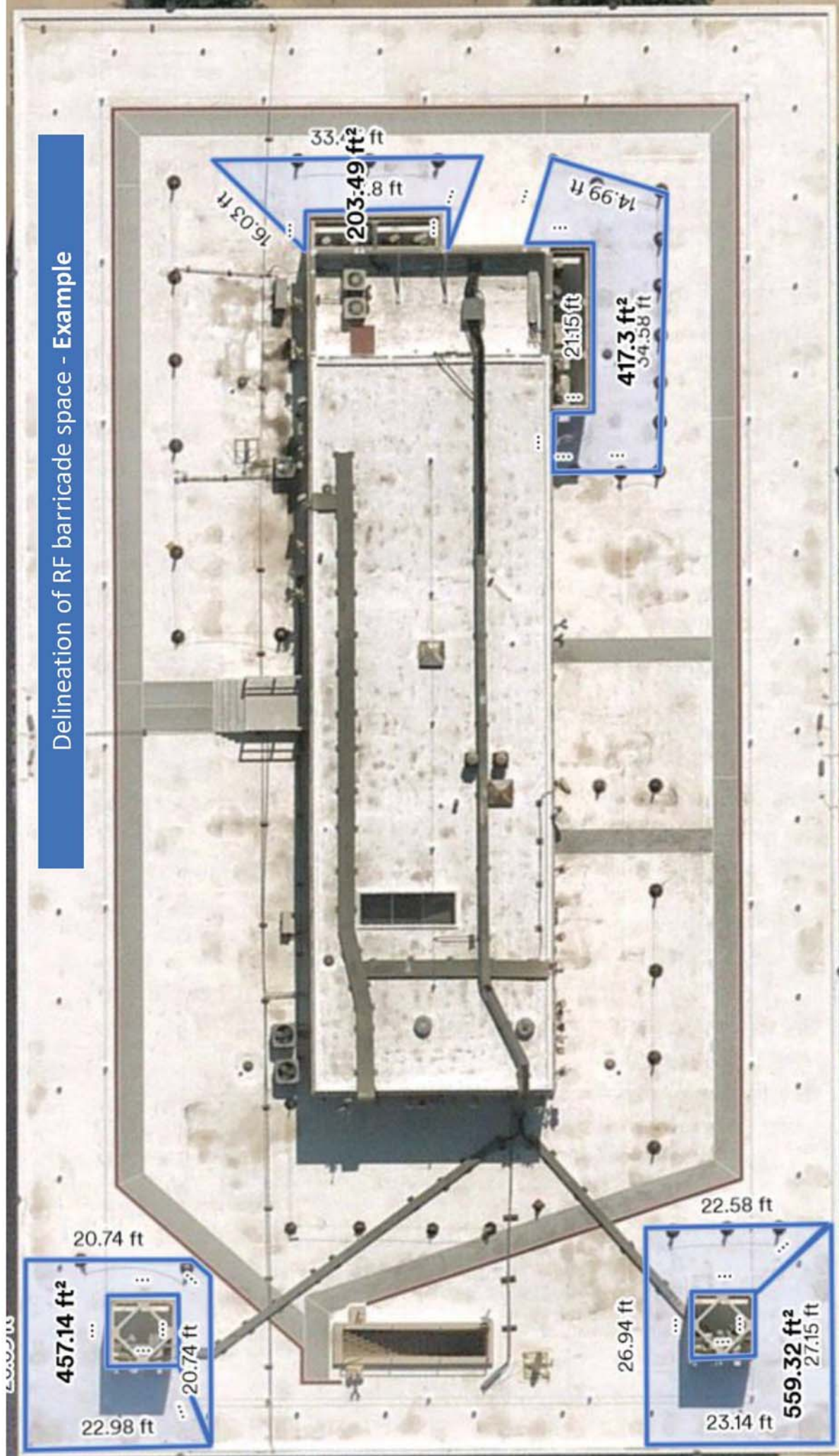
TPO Roofing System EME barricade required safety stripping



AT&T New Rooftop EME Barricade Stripping Example:
TPO Stripping will replace all EME cones, keep 20-year warranty intact, allow for safety and reduce wear on the surface.

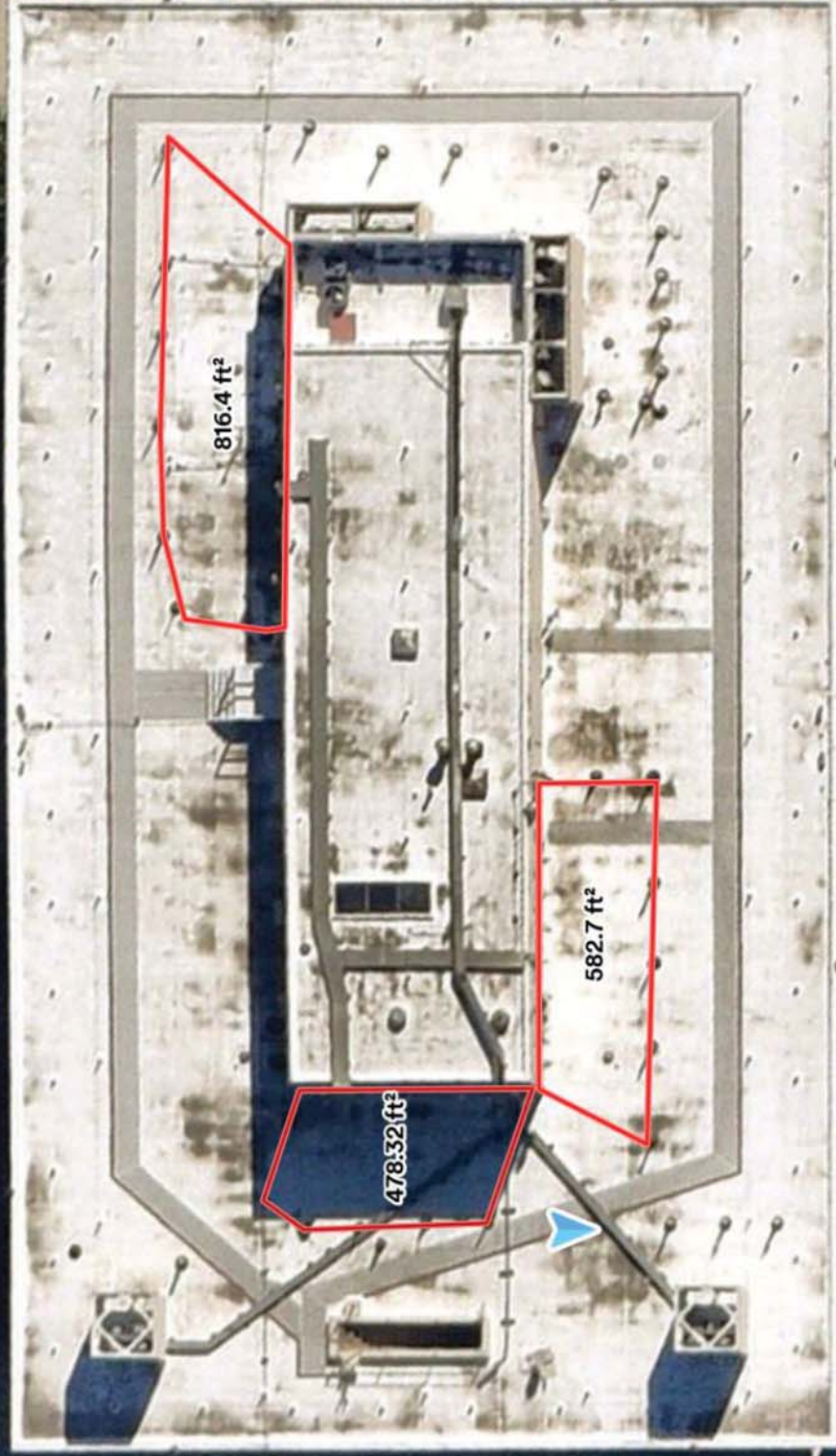


Delineation of RF barricade space - Example



Verizon RF Barricade Use Area

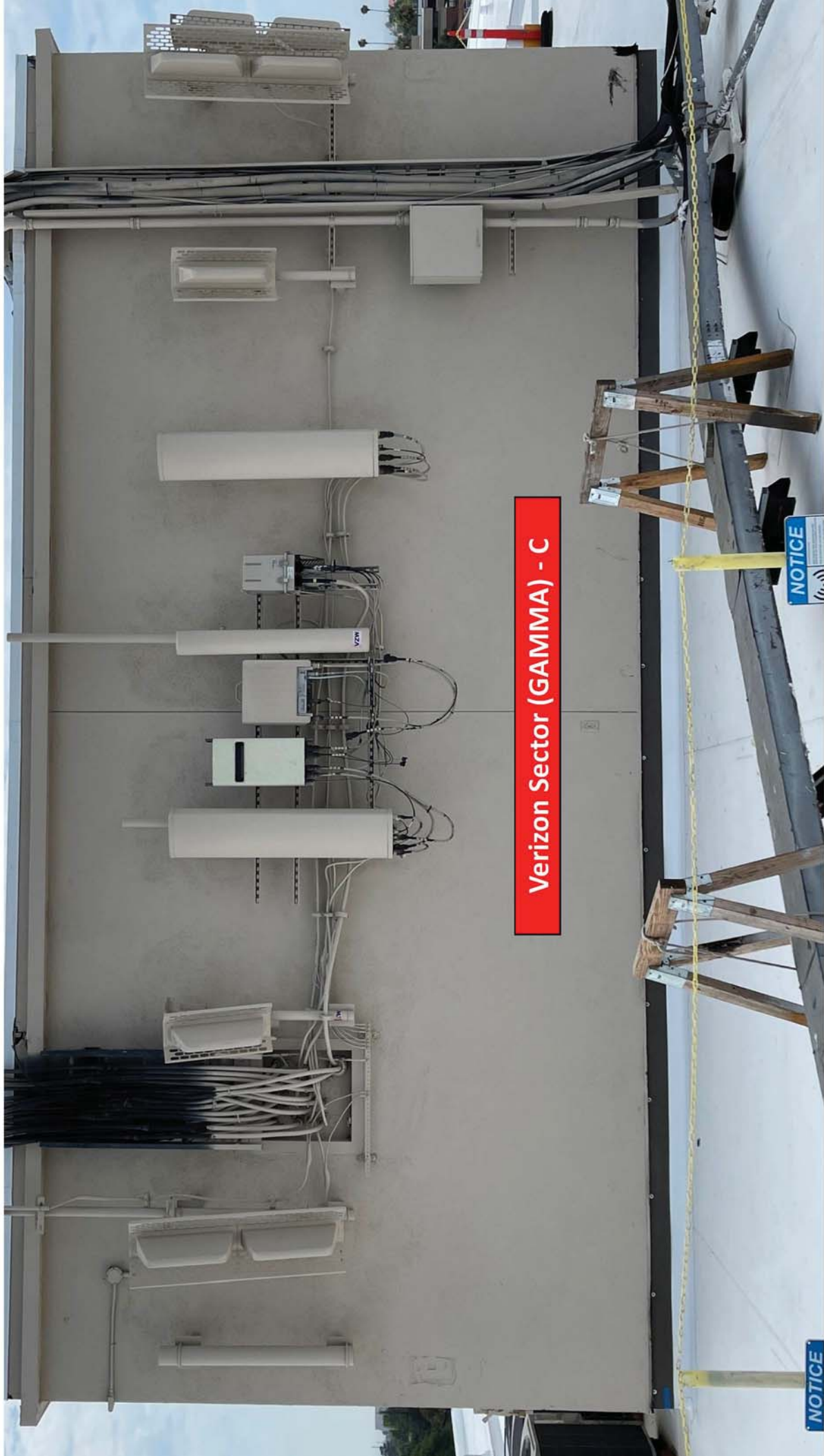
02.02.22 Cessna

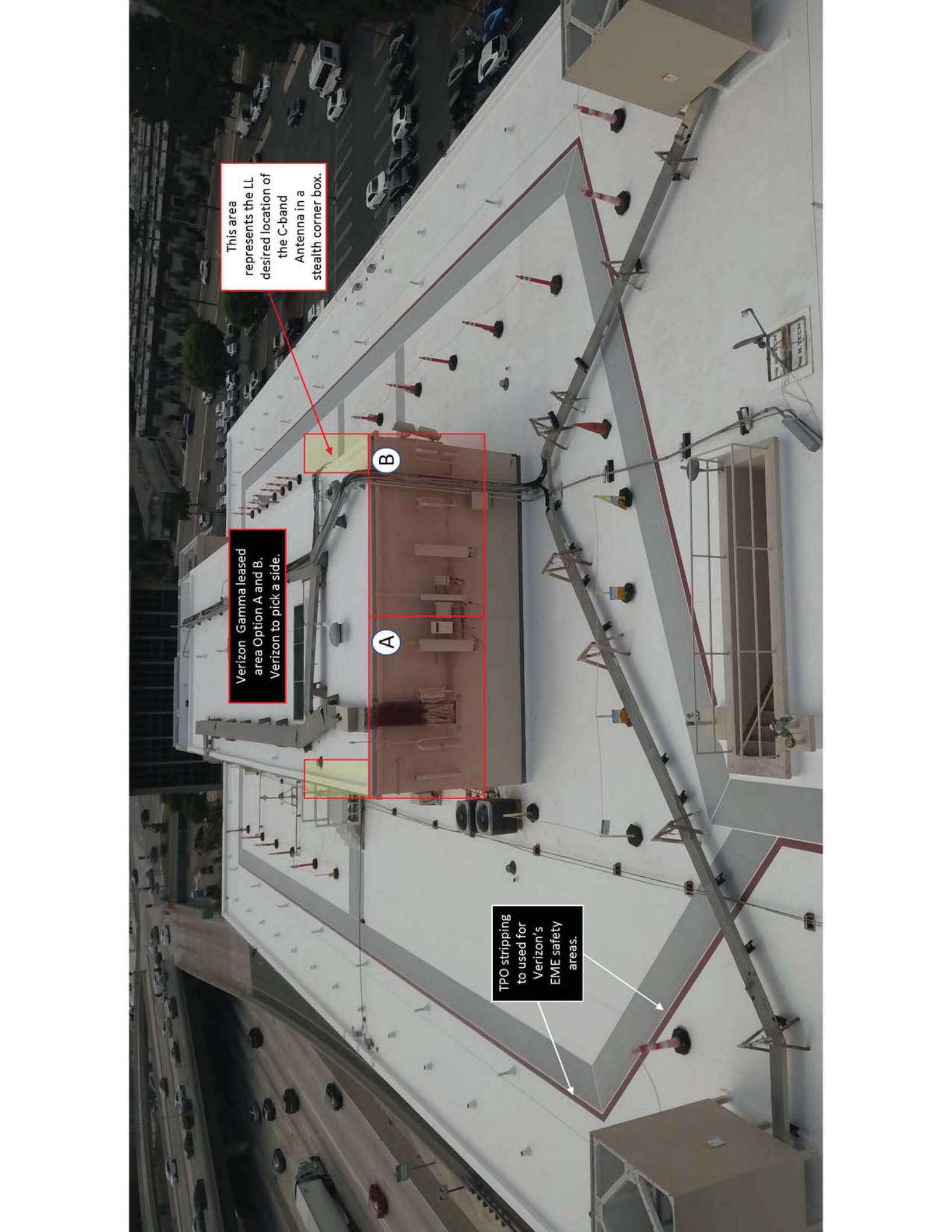


20 ft

near

Verizon Sector (GAMMA) - C





This area represents the LL desired location of the C-band Antenna in a stealth corner box.

Verizon Gamma leased area Option A and B. Verizon to pick a side.

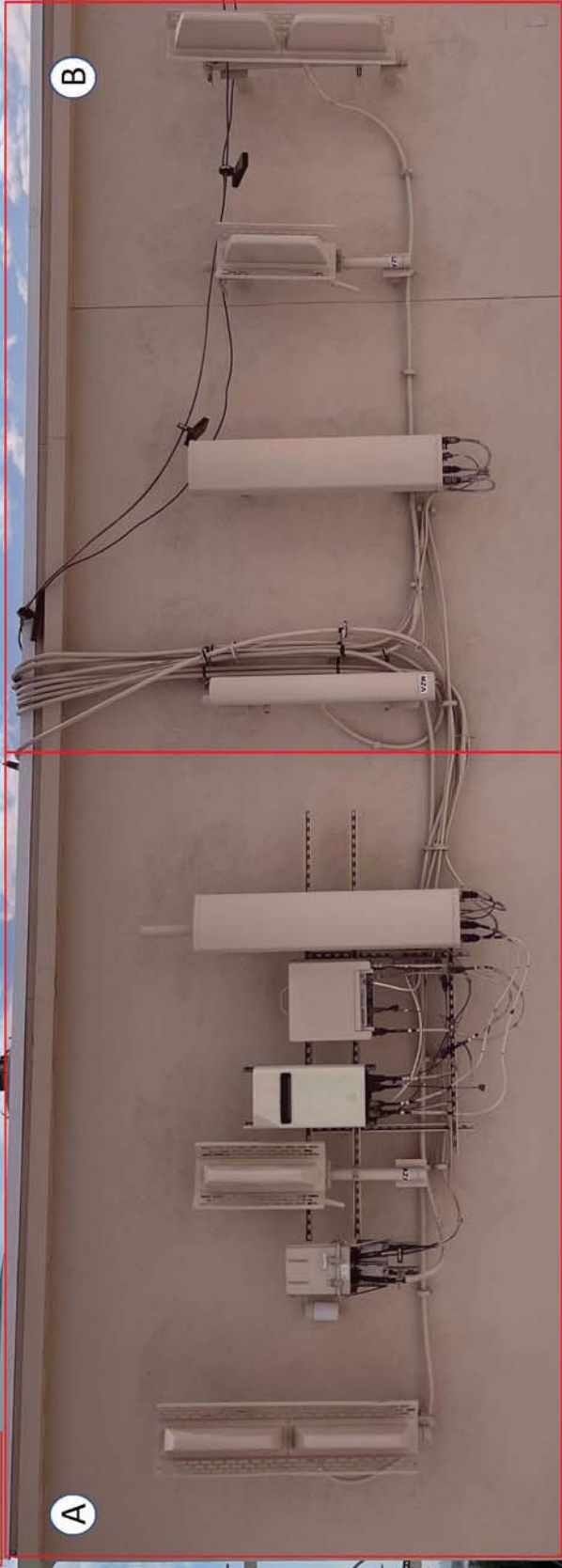
TPO stripping to used for Verizon's EME safety areas.



Verizon Beta leased area Option A and B. Verizon to pick a side.
Move all RRH/RRU to Penthouse roof flat mount to tray.

All MW
is being
removed

C
Band



Verizon Beta leased area Option A, B and C. Verizon to pick a spot. Move all RRH/RRU to Penthouse roof flat mount to tray.

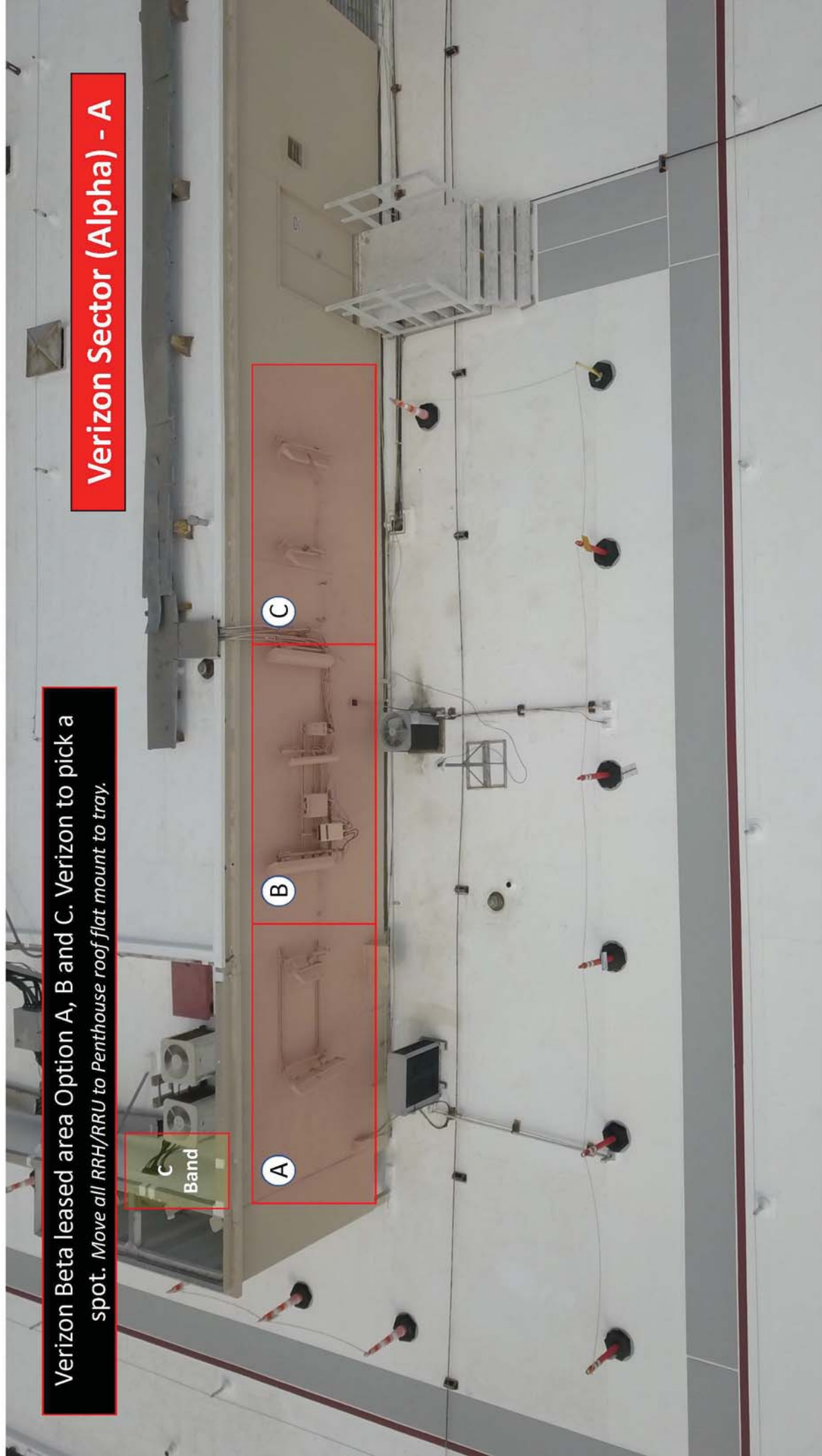
Verizon Sector (Alpha) - A

C
Band

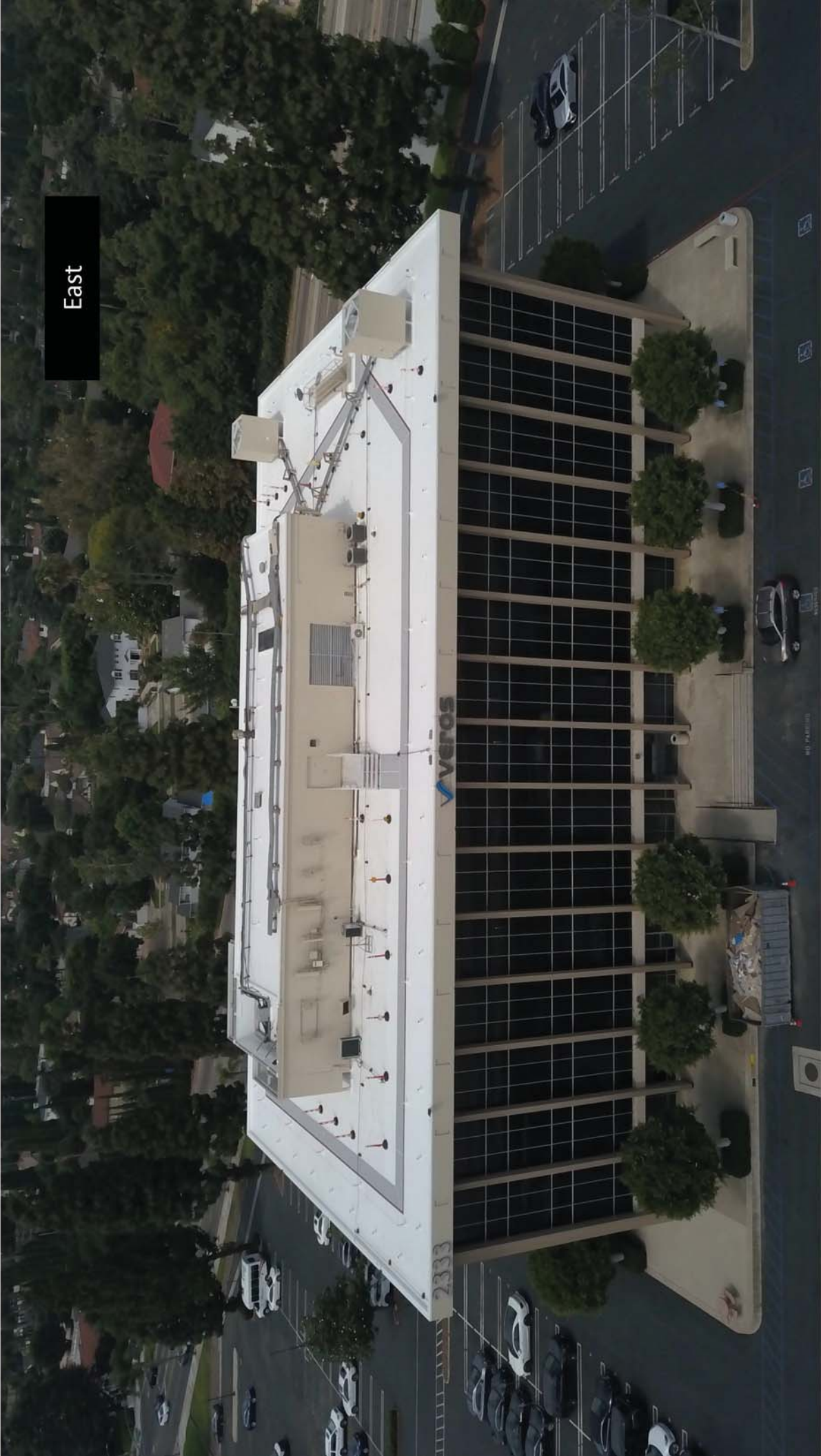
A

B

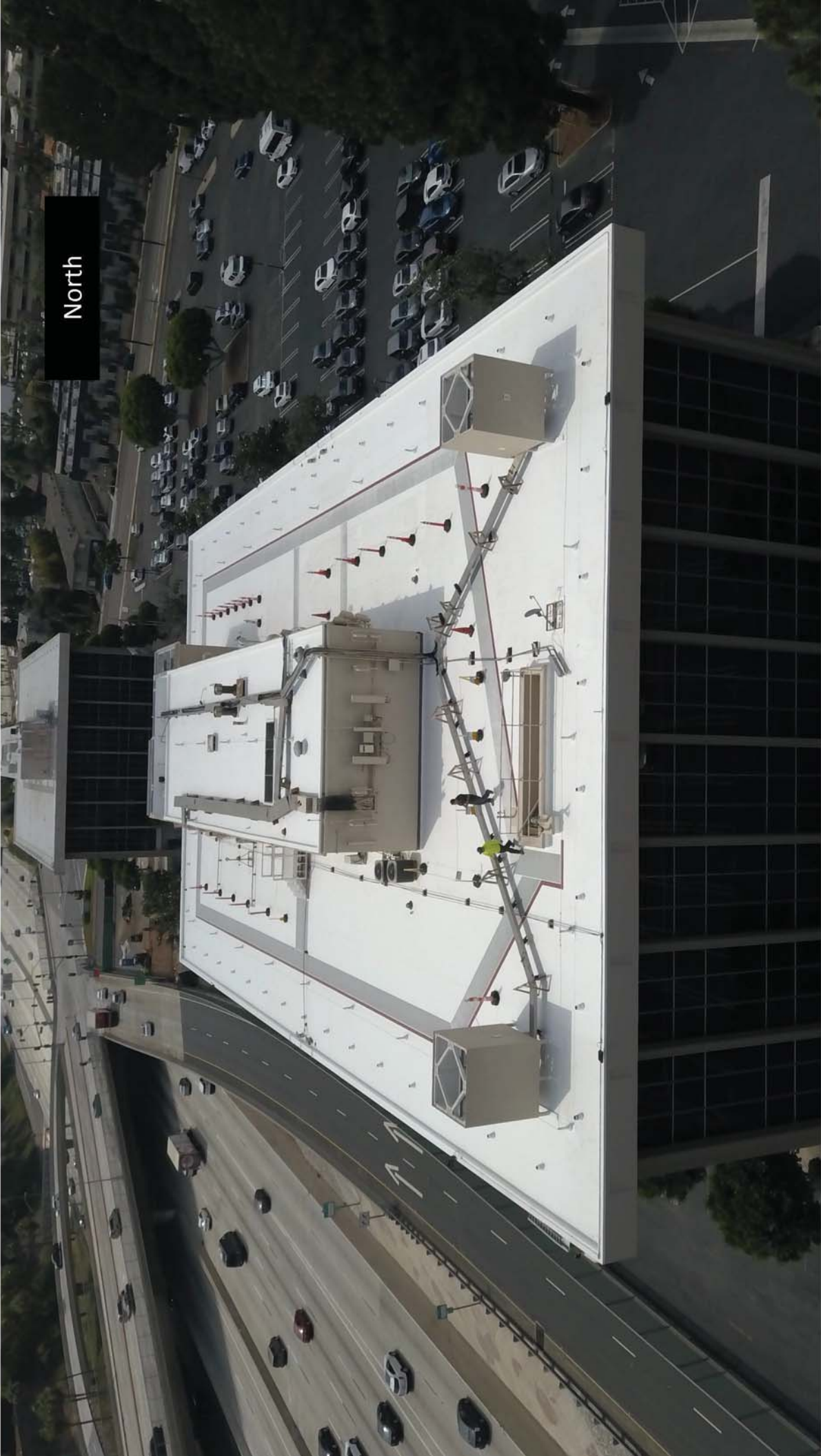
C



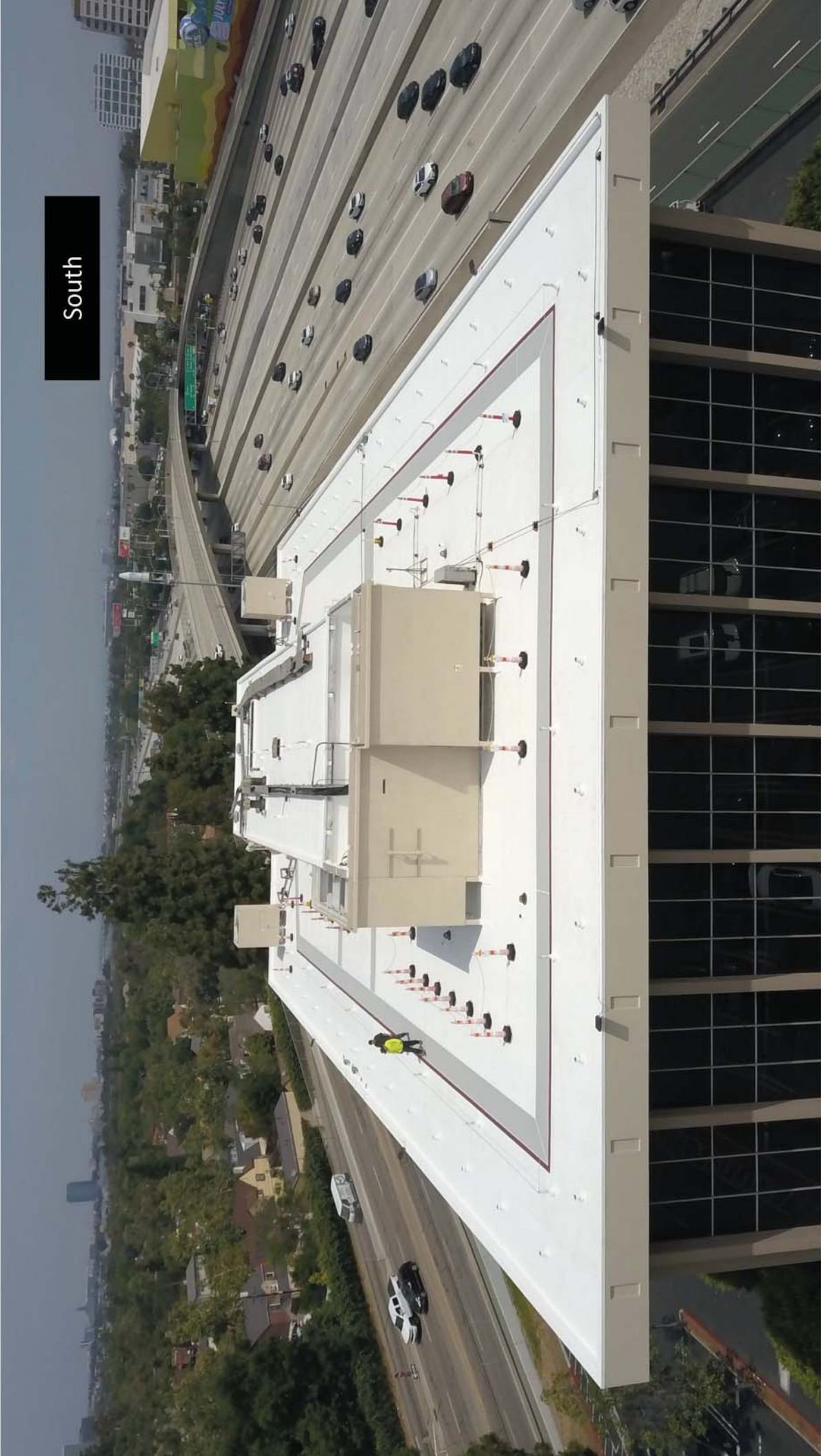
East



North



South

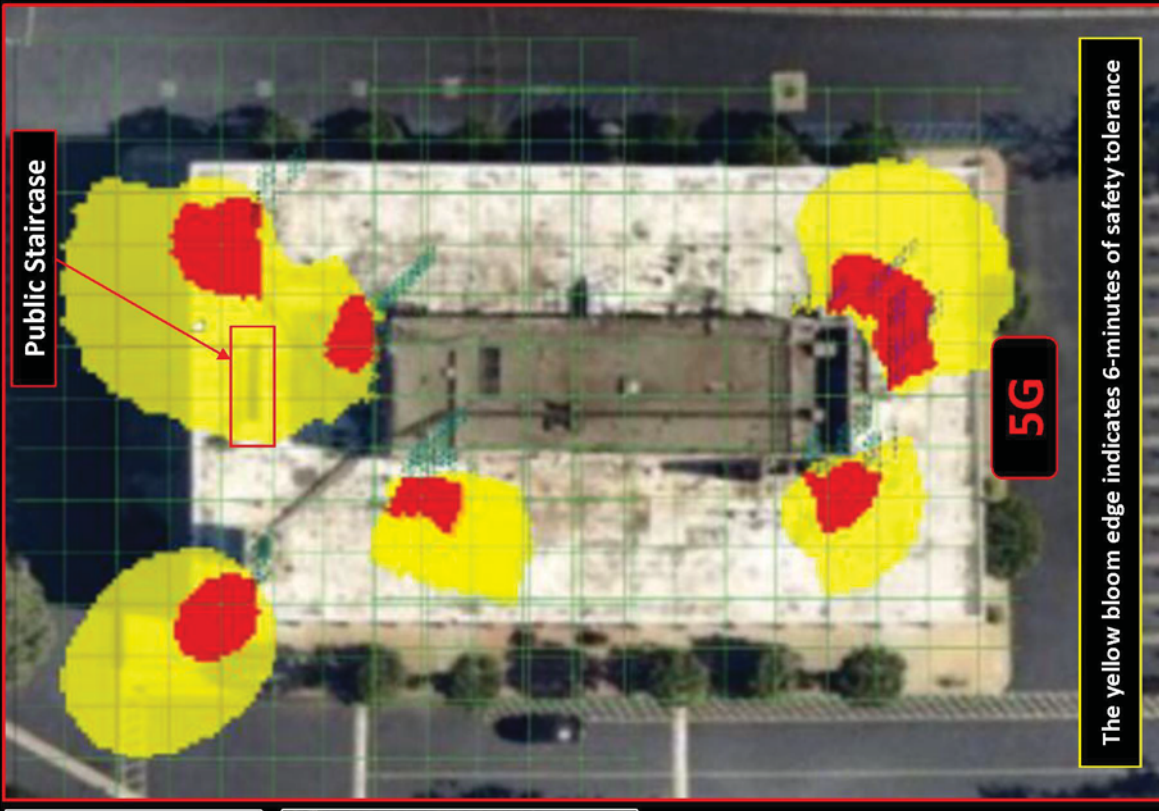
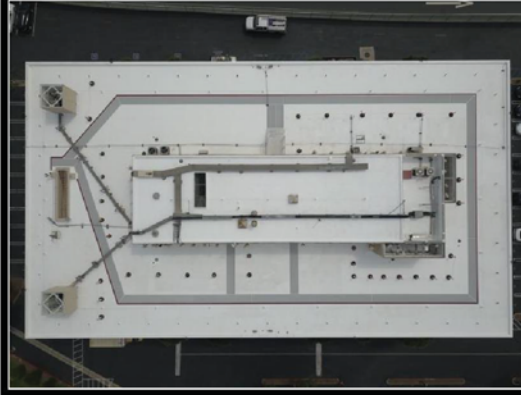
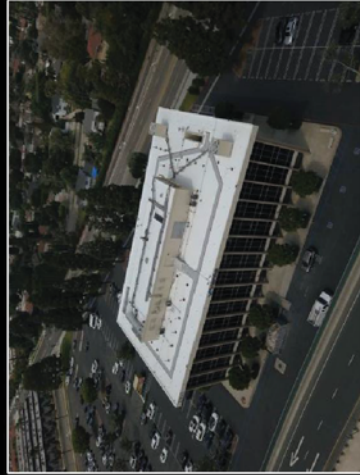


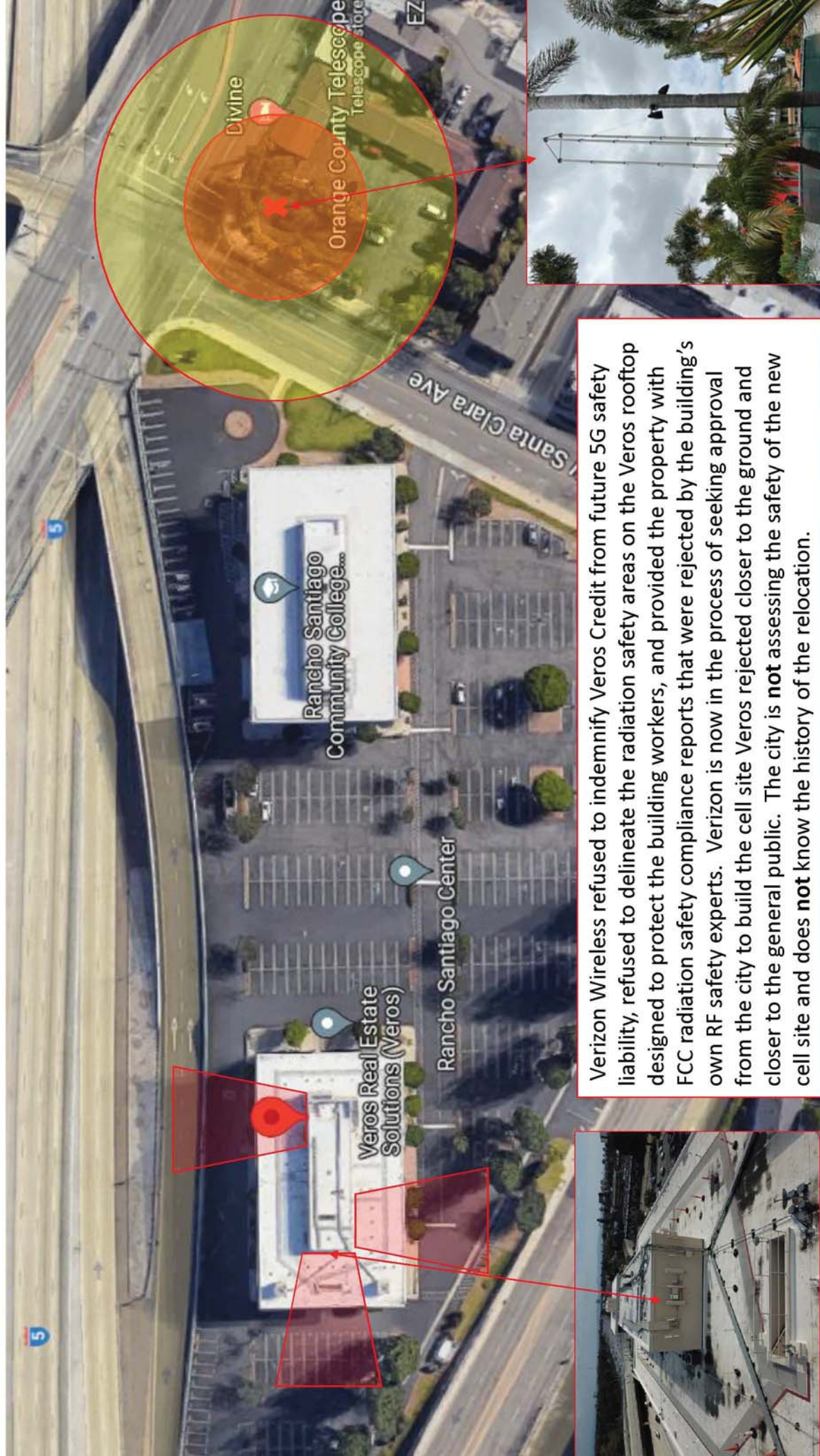


West



The radiated output power of the 5G beam is 20 – 25X more powerful than any antenna system ever deployed in cellular.

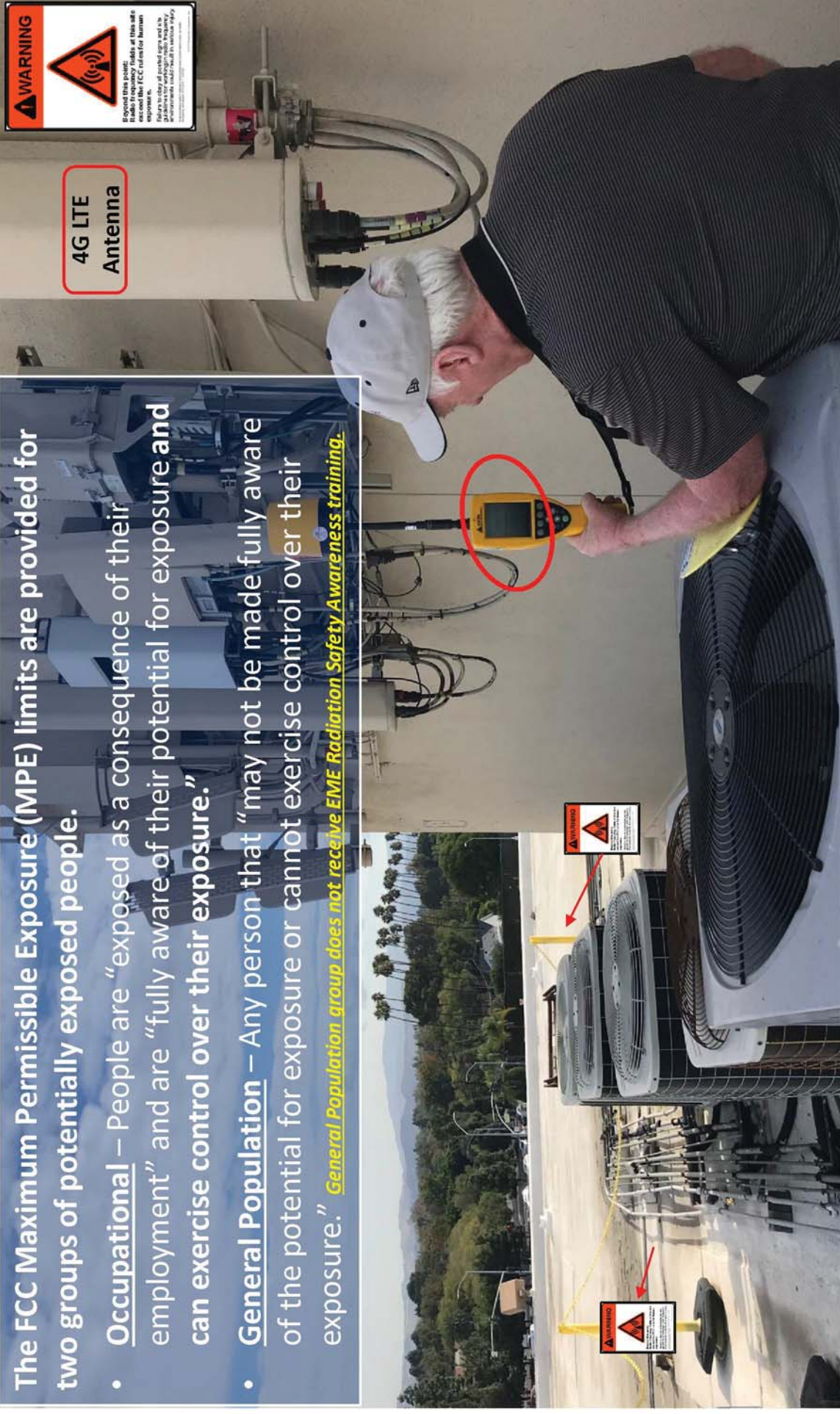




Property Owner and Occupant Protection From Cellular Radiation

The FCC Maximum Permissible Exposure (MPE) limits are provided for two groups of potentially exposed people.

- Occupational – People are “exposed as a consequence of their employment” and are “fully aware of their potential for exposure and can exercise control over their exposure.”
- General Population – Any person that “may not be made fully aware of the potential for exposure or cannot exercise control over their exposure.” General Population group does not receive EME Radiation Safety Awareness training.



The MPE safety meter in the hand of this radiofrequency engineer has an MPE measurement (the amount of time that the body can safely absorb the electromagnetic radiation) of less than 30 seconds. 5G Cellular antennas will be 25X - 35X more powerful than these existing 4G antennas.

All of these reasons seem to argue for
the Federal government to provide welfare provisions
from taxes!

Jennifer Lombard
341 W. 51st Street, 403-001
New York, NY 10019
City of Santa Ana
20 Civic Center Plaza
Santa Ana, CA 92701

SANTA ANA CITY CLERK
JUN 5 '23 PM4:50

May 15, 2023

Hello,

Having read about trouble your city is having with religious organizations giving food to homeless people and having had some (too much, really) experience with these matters, I thought I might try to help you with some reasoning to appeal to the proper channels for aid (please forgive my presumption if you already know these things and they haven't worked, I implore you to try again). I myself am not a lawyer but an advocate for human rights.

Welfare has traditionally consisted of housing, provisions for food and clothing, and hospitals (although since those were provisions in monarchies where sometimes the Church was a branch or at one with the government and there were no protections against involuntary servitude) so there should be those differences reflected in the welfare provisions in a secular democracy founded on individual rights to life, liberty and the pursuit of happiness.

I don't know if you have considered this but it doesn't seem like religious organizations should give food or shelter or any other welfare benefits then because they involve the applicants for welfare then in their religious works so the applicants needing welfare do not have their right to free exercise secured: they are being coerced to participate in others' works!

They really shouldn't (because they would be infringing different believers' free exercise or excluding some from welfare provision on the basis of religion) have oversight between the States because even at best they would be unequal with those applicants who do not (or cannot because of their own beliefs take part of them): the privileges and immunities would not be equal: welfare is a Constitutionally prescribed responsibility of the Federal Government: religious organizations are not proper third parties because all would not have their free exercise when seeking equal protection: there would be a conflict of interests.

Also, Placing the burden of providing welfare on private citizens through the organizations is also unfair to them! Kind people are being coerced by the government to donate to help people when welfare really is the government's Constitutionally mandated responsibility.

* Jobs are not welfare provision. Provisions are given, one doesn't have to do anything for them, especially then because a person might not have the choice to work and people are protected from involuntary servitude.

People also need to be able to select their own food to exercise their religious freedoms: since the government can't possibly know what the restrictions and devotional foods are (or meet them all) the

and
where
free
exercise
+
13th
amendment
are the
law.

Use code
house-
Gov <
and facilities
* The government uses the word entitlement to refer to the expectation
a person may have to certain materials: food, lodging, other materials, services,
from places of public accommodations and again with respect to its employees
on Title 24 Civil rights and Title 5, Part 111 concerning employees since they offer to
pay for the employees and because the entitlement is due to their hire.

benefit should be in cash (and if food stamps [with their more restricted purposes are offered they are supplemental to real food benefits]).

Another reason they should not provide welfare is that they offer shelters for welfare housing and shelters are obsolete since HUD standards were made (HUD.gov search "MPS 4910.1 handbooks" [Minimum Property Standards]) they must be the presumptive minimum going forward from when it was passed and they are themselves the interference the Fair Housing Act prohibits because of that presumptive minimum and so must be secured continuously so no one is denied equal protection of the law or have the privileges and immunities the laws confer abridged: making or enforcing legislation that is any less is an abridgement of privileges and immunities, so including shelters or projects as housing provisions are interferences (as hotels or rentals in a chosen neighborhood would not be) that are prohibited. The minimum standard is a single dwelling unit that provides everything necessary for independent living. (HUD MPS 4910.1, Chapter 4 and Definitions).

Also at HUD.gov there are public housing inspection checklists (52580 PDF) that detail everything public housing must have to meet federal standards. Federal standards precede any others and consist with other federal standards: the fair housing act's prescription that people are able to select from any dwelling: so agencies that intervene must not go over into interference which making limits on where the housing can be and where an individual person can live does: the help should be limited to getting people where they (any individual of the group because subchapter 2, subsection 3631 says no one is to interfere with anyone who is lawful) affording any person or class of persons with the opportunity or protection so to participate in any housing activities.

It seem like the intervening agencies that make "destinations" instead of simply making provision for their free choice step over the line into interference. There is a money penalty for doing so, (perhaps the government prepares for that eventuality??!! So the money might be given to the people for relocation and damages for having their rights infringed)?

People try to parse definitions of "housing", HUD housing, etc.: again since HUD has established and defined a minimum, FHA has secured the choice of any dwelling, those federal standards must be presumptive and since the 14th amendment secures equal protection for any person, those standards should hold for anyone who is here in the U.S. so no one can be homeless and the emergency housing provisions must also be to HUD and FHA standards: a floor no one can fall through!

I hope these reasonings might help you to help the people!

Jennifer Lombard

P.S. I am pretty sure also the church (any church) cannot be vested with powers by the States or federal government so to be a welfare provider as their agent because of free exercise: the Constitution reserves what powers are not granted in it to the States and to the people: an ^{organization} is not "the people" it excludes those not adherent to its beliefs who have different beliefs contrary to theirs.

P.S. I apologize for handwriting part of this; I was in a hurry to send this to you.

as required by the people
a person (not just as an employee) because of the common term,
persons is to be protected from interference in opportunity to participate
in any housing activity and HUD has established minimum housing
< standards, it seems they acknowledge that any person should have
lodging when away from home (having a home is presumed) to their
civil rights, 14th amendment rights, Fair Housing ~~protections~~ are
secure and continuous.

(Cited in text and ~~not~~ at HUD standards on HUD.gov, ^{at} ~~used~~ ^{used} ~~code~~ ^{code}, ~~house.gov~~ ^{house.gov} Title 42, Chapter 44,
Section 3531, entitlements for ^{government} employees Title 5, Part 111, Subpart D,
Chapter 57, Subchapter 1, Sec. 5702 Per diem, entitlements, persons,
Title 42, Chapter 21 Civil Rights, Subchapter 11, Sec. 2000a. "Prohibition
against discrimination".

P.S. I just want to acknowledge
a difference between the terms
rights and entitlements, the latter
in context seems to mean something
to which a person has an expectation
of but attaching to the more general
term not the particular because
someone might own the particular
The government seems to acknowledge
responsibility for
entitlements also.