

July 16, 2020

Melanie A. Bachman
Executive Director
Connecticut Siting Council
10 Franklin Square
New Britain, CT 06051

Re: Notice of Exempt Modifications – AT&T Site CT5127
AT&T Telecommunications Facility @ 99 Meadow Street Hartford, CT

Dear Ms. Bachman,

New Cingular Wireless, PCS, LLC (“AT&T”) currently maintains a wireless telecommunications facility on an existing +/- 147’ monopole tower at the above referenced address, latitude 41.7438919, longitude - 72.6682989. Said monopole tower is owned and managed by American Tower Corporation.

AT&T desires to modify its existing telecommunications facility by replacing three (3) antennas, replacing (3) RRUs, adding six (6) new remote radio units, adding one (1) surge arrestor with the associated cables as more particularly detailed and described on the enclosed Construction Drawings prepared by SMW Engineering Group Inc., last revised on May 28, 2020. The centerline height of the existing antennas is and will remain at 138 feet.

Please accept this letter as notification pursuant to R.C.S.A §16-50j-73 for construction that constitutes an exempt modification pursuant to R.C.S.A §16-50j-72(b)(2). In accordance with R.C.S.A §16-50j-73, a copy of this letter is being sent to the following individuals: Luke Bronin, Mayor of the City of Hartford; Aimee Chambers Director of Planning of the City of Hartford and American Tower Corporation, as property and tower owner.

The planned modifications to the facility fall squarely within those activities explicitly provided for in R.C.S.A. §16-50j-72(b)(2). Specifically:

1. The proposed modifications will not result in an increase in the height of the existing structure.
2. The proposed modifications will not require an extension of the site boundary.
3. The proposed modifications will not increase noise levels at the facility by six decibels or more, or to levels that exceed state and local criteria.
4. The operation of the modified facility will not increase radio frequency emissions at the facility to a level at or above the Federal Communications Commissions safety standard. *Please see the RF emissions calculation for AT&T’s modified facility enclosed herewith.*
5. The proposed modifications will not cause an ineligible change or alternation in the physical or environmental characteristics of the site.

6. The existing structure and its foundation can support the proposed loading. Please see the structural analysis dated April 22, 2020 and prepared by American Tower Corporation enclosed herewith.

For the foregoing reasons, AT&T respectfully submits that the proposed modifications to the above referenced telecommunications facility constitute an exempt modification under R.C.S.A §16-50j-72(b)(2).

Best Regards,

Allison Hebel

Site Acquisition Consultant – Agent for AT&T
Centerline Communications LLC
750 West Center St. Ste 301
West Bridgewater, MA 02379
215-588-7035
ahebel@clinellc.com

Enclosures: Exhibit 1 – Construction Drawings
 Exhibit 2 – Property Card and GIS
 Exhibit 3 – Structural Analysis
 Exhibit 4 – Mount Analysis
 Exhibit 5 – RF Emissions Analysis Report Evaluation
 Exhibit 6 – Available City of Hartford Original Tower Approval Records
 Exhibit 7 – Notice Deliver Confirmations

Cc: Luke Bronin, City of Hartford as elected official
 Aimee Chambers Director of Planning, City of Hartford
 American Tower Corporation, Owner

Centerline Communications LLC

CONNECTICUT SITING COUNCIL

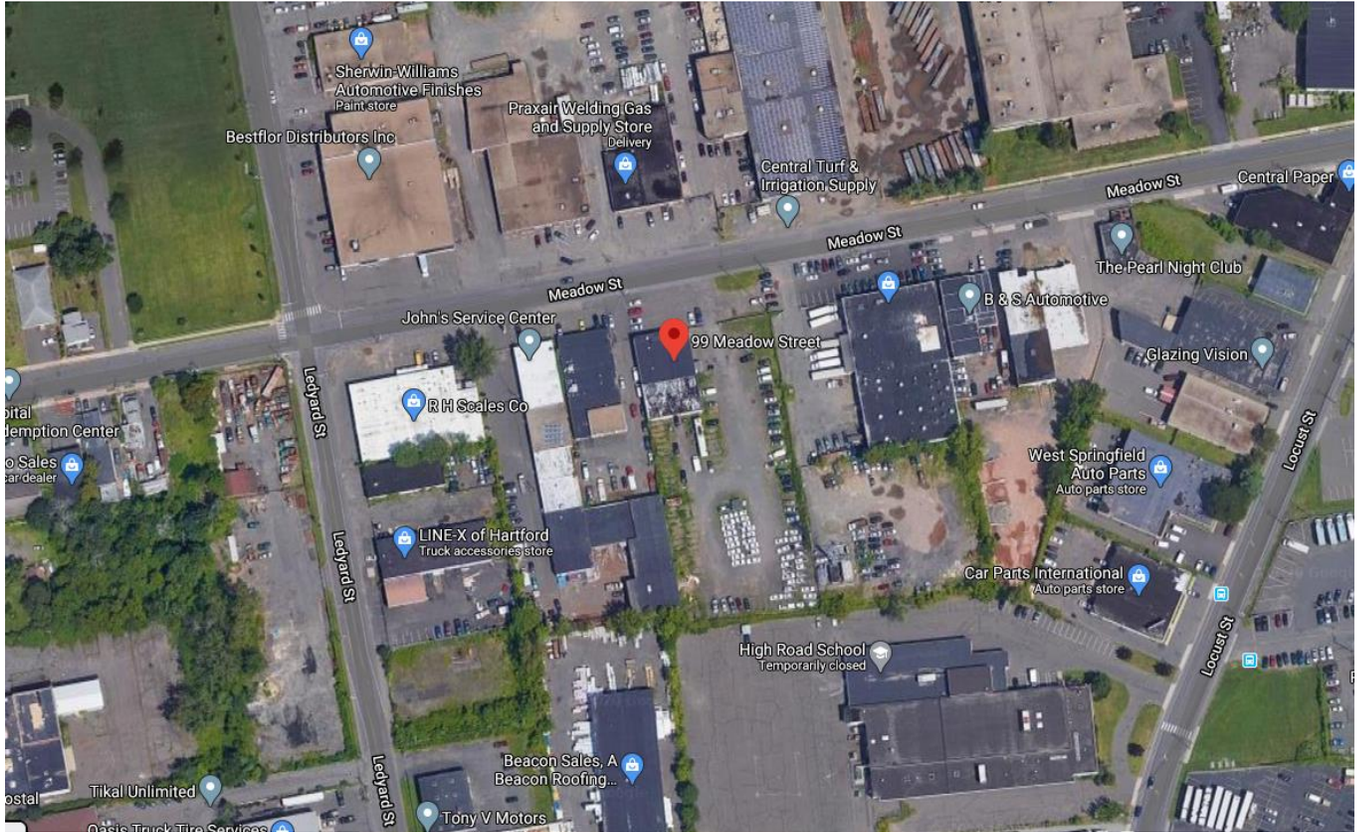
Check: 20660
Date: 7/2/2020
Vendor: 0

<u>Invoice</u>	<u>P.O. Num.</u>	<u>Invoice Amt</u>	<u>Prior Balance</u>	<u>Retention</u>	<u>Discount</u>	<u>Amt. Paid</u>
517909-003-1 CT5127		625.00	625.00	0.00	0.00	625.00
		<u>625.00</u>	<u>625.00</u>	<u>0.00</u>	<u>0.00</u>	<u>625.00</u>



EXHIBIT 1

EXHIBIT 2



99 Meadow St

Hartford, CT 06114

 Directions

 Save

 Nearby

 Send to your phone

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EXHIBIT 3





AMERICAN TOWER®
CORPORATION

Structural Analysis Report

Structure : 147.9 ft Monopole
ATC Site Name : Petro Lock, CT
ATC Asset Number : 302468
Engineering Number : 13199500_C3_03
Proposed Carrier : AT&T MOBILITY
Carrier Site Name : MRCTB045503
Carrier Site Number : CTL05127
Site Location : 99 Meadow St
Hartford, CT 06114-1598
41.743200,-72.667500
County : Hartford
Date : April 22, 2020
Max Usage : 68%
Result : Pass

Prepared By:
Lucas Tait
Structural Engineer

L Tait

Reviewed By:



COA: PEC.0001553



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Introduction

The purpose of this report is to summarize results of a structural analysis performed on the 147.9 ft monopole to reflect the change in loading by AT&T MOBILITY.

Supporting Documents

Tower Drawings	FWT Job #21719000 Rev. 1, dated July 18, 2000
Foundation Drawing	FWT Job #21719000 Rev. 1, dated July 18, 2000
Geotechnical Report	Osprey Environmental Engineering Job #98083-01, dated August 28, 1998

Analysis

The tower was analyzed using American Tower Corporation's tower analysis software. This program considers an elastic three-dimensional model and second-order effects per ANSI/TIA-222.

Basic Wind Speed:	97 mph (3-Second Gust, Vasd) / 125 mph (3-Second Gust, Vult)
Basic Wind Speed w/ Ice:	50 mph (3-Second Gust) w/ 1" radial ice concurrent
Code:	ANSI/TIA-222-G / 2015 IBC / 2018 Connecticut State Building Code
Structure Class:	II
Exposure Category:	B
Topographic Category:	1
Crest Height:	0 ft
Spectral Response:	$S_s = 0.18, S_1 = 0.06$
Site Class:	D - Stiff Soil

Conclusion

Based on the analysis results, the structure meets the requirements per the applicable codes listed above. The tower and foundation can support the equipment as described in this report.

If you have any questions or require additional information, please contact American Tower via email at Engineering@americantower.com. Please include the American Tower site name, site number, and engineering number in the subject line for any questions.



Existing and Reserved Equipment

Elev. ¹ (ft)	Qty	Antenna	Mount Type	Lines	Carrier
152.0	4	Decibel DB844H90E-XY	Platform with Handrails	-	SPRINT NEXTEL
	8	Andrew 844G65VTZASX			
137.0	2	Raycap DC6-48-60-18-8F (23.5" Height)	Platform with Handrails	(2) 0.39" (10mm) Fiber Trunk (6) 0.78" (19.7mm) 8 AWG 6 (6) 1 5/8" Coax (1) 3" conduit	AT&T MOBILITY
	3	Ericsson RRUS 4478 B14 (15")			
	1	Raycap DC6-48-60-18-8C			
	3	Ericsson RRUS 32 B66A			
	3	Ericsson RRUS 32 B2			
	3	Powerwave Allgon 7750.00			
	2	Quintel QS66512-3 (112 lbs.)			
	1	CCITPA-65R-ICUUUU-H8			
	2	Kathrein Scala 80010965			
	6	Powerwave Allgon LGP21401			
	6	Powerwave Allgon LGP21901			
	6	Powerwave Allgon 7020.00 Dual Band RET			
123.0	3	Ericsson KRY 112 144/1	T-Arm	(1) 1 5/8" (1.63"-41.3mm) Fiber (24) 1 5/8" Coax	T-MOBILE
	3	Andrew LNX-6515DS-VTM			
	3	RFS APX16DWV-16DWVS-E-A20			
	3	Ericsson AIR 32 B4A-B2P			
	3	Ericsson KRY 112 489/1			
	3	Kathrein Scala Smart Bias Tee			
113.0	3	RFS APXV18-206517	Flush	(6) 1 5/8" Coax	METRO PCS INC
98.0	3	RFS APXVSP18-C-A20	Low Profile Platform	(3) 1 1/4" Hybriflex Cable (1) 1.7" (43.2mm) Hybrid	SPRINT NEXTEL
	3	Nokia 2.5G MAA - AAHC(64T64R)			
	3	Alcatel-Lucent 4x40W RRH (88 lb)			
	3	Alcatel-Lucent 800 MHz 2X50W RRH w/ Filter			
	3	RFS IBC1900BB-1			
	3	RFS IBC1900HG-2A			
89.0	3	DragonWave Horizon Compact	Side Arm	(1) 2" conduit (3) 1/2" Coax (6) 5/16" (0.31"-7.9mm) Coax	CLEARWIRE CORPORATION
	3	Argus LLPX310R			
	1	DragonWave A-ANT-11G-2.5-C			
	3	NextNet BTS-2500			
	2	DragonWave A-ANT-18G-2-C			
20.0	12	Commscope SBNHH-1D65B	Low Profile Platform	(2) 1 5/8" Hybriflex	VERIZON WIRELESS
	2	RFS DB-T1-6Z-8AB-0Z			
	3	Alcatel-Lucent RRH2x60 700			
	3	Alcatel-Lucent RRH2X60-AWS			
	3	Alcatel-Lucent RRH2x60			
20.0	1	Lucent KS-24019	Flush	(1) 1/2" Coax	SPRINT NEXTEL



Equipment to be Removed

Elev. ¹ (ft)	Qty	Antenna	Mount Type	Lines	Carrier
	3	Ericsson RRUS 11 (Band 12) (55 lb)	-	(1) 0.39" (10mm) Fiber Trunk (6) 1 5/8" Coax	AT&T MOBILITY
	3	Ericsson RRUS-32 (77 lbs)			
	1	Kathrein Scala 80010965			
	1	Andrew SBNH-1D6565C			
	2	KMW AM-X-CD-16-65-00T-RET			

Proposed Equipment

Elev. ¹ (ft)	Qty	Antenna	Mount Type	Lines	Carrier
	1	Powerwave Allgon LGP21401	Platform with Handrails	(2) 0.39" (9.8mm) Cable (2) 0.78" (19.7mm) 8 AWG 6 (2) 3" conduit	AT&T MOBILITY
	1	Raycap DC6-48-60-18-8F ("Squid")			
	3	Ericsson RRUS 4449 B5, B12			
	3	Ericsson RRUS 32 B2			
	3	Ericsson RRUS E2 B29			
	3	Ericsson RRUS-32 B30 (77 lbs)			
	2	CCI DMP65R-BU6DA			
	1	Kathrein Scala 80010966			
	1	CCI DMP65R-BU8D			

¹ Contracted elevations are shown for appurtenances within contracted installation tolerances. Appurtenances outside of contract limits are shown at installed elevations.

Install proposed coax inside the pole shaft.

Structure Usages

Structural Component	Controlling Usage	Pass/Fail
Anchor Bolts	66%	Pass
Shaft	68%	Pass
Base Plate	19%	Pass

Foundations

Reaction Component	Analysis Reactions	% of Usage
Moment (Kips-Ft)	3,363.9	68%
Axial (Kips)	57.7	3%
Shear (Kips)	31.5	50%

The structure base reactions resulting from this analysis were found to be acceptable through analysis based on geotechnical and foundation information, therefore no modification or reinforcement of the foundation will be required.

Deflection and Sway*

Antenna Elevation (ft)	Antenna	Carrier	Deflection (ft)	Sway (Rotation) (°)
137.0	Powerwave Allgon LGP21401	AT&T MOBILITY	1.160	0.847
	Raycap DC6-48-60-18-8F ("Squid")			
	Ericsson RRUS 4449 B5, B12			
	Ericsson RRUS 32 B2			
	Ericsson RRUS E2 B29			
	Ericsson RRUS-32 B30 (77 lbs)			
	CCI DMP65R-BU6DA			
	Kathrein Scala 80010966			
	CCIDMP65R-BU8D			
	DragonWave A-ANT-18G-2-C	CLEARWIRE CORPORATION	0.519	0.645
	DragonWave A-ANT-11G-2.5-C			

*Deflection and Sway was evaluated considering a design wind speed of 60 mph (3-Second Gust) per ANSI/TIA-222-G



Standard Conditions

All engineering services performed by A.T. Engineering Service, PLLC are prepared on the basis that the information used is current and correct. This information may consist of, but is not limited to the following:

- Information supplied by the client regarding antenna, mounts and feed line loading
- Information from drawings, design and analysis documents, and field notes in the possession of A.T. Engineering Service, PLLC

It is the responsibility of the client to ensure that the information provided to A.T. Engineering Service, PLLC and used in the performance of our engineering services is correct and complete.

All assets of American Tower Corporation, its affiliates and subsidiaries (collectively "American Tower") are inspected at regular intervals. Based upon these inspections and in the absence of information to the contrary, American Tower assumes that all structures were constructed in accordance with the drawings and specifications.

Unless explicitly agreed by both the client and A.T. Engineering Service, PLLC, all services will be performed in accordance with the current revision of ANSI/TIA-222.

All services are performed, results obtained, and recommendations made in accordance with generally accepted engineering principles and practices. A.T. Engineering Service, PLLC is not responsible for the conclusions, opinions and recommendations made by others based on the information supplied herein.

EXHIBIT 4



April 22, 2020

Geoff Middlebrooks

American Tower Corporation
3500 Regency Parkway, Suite 100
Cary, NC 27518

MasTec Network Solutions

507 Airport Blvd, Suite 111
Morrisville, NC 27560
Tel (919) 674-5895
MNS.Engineering@mastec.com

Subject:

Mount Structural Analysis

ATC Designation:

Site Name: Petro Lock
Site Number: 302468

Carrier Designation:

Carrier: AT&T
Site Name: MRCTB045503
Site Number: CTL05127
FA Number: 10070908

Engineering Firm Designation:

MNS Project Number: 21952-MNT1

Site Data:

99 Meadow Street, Hartford, Hartford County, CT 06114
Latitude 41.7439°, Longitude -72.6683°
150 ft Monopole
137 ft RAD Center (12.5 ft Platform w/ Handrail)

Dear Geoff,

MasTec Network Solutions is pleased to submit this **Mount Structural Analysis** to determine the structural integrity of the above-mentioned structure.

This analysis has been performed in compliance with the *ANSI/TIA-222-H Structural Standard for Antenna Supporting Structures and Antennas and Small Wind Turbine Support Structures*. Based on our analysis we have determined the structural strength to have the following result:

Antenna Mounting Structure	73%	Sufficient
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We at MasTec Network Solutions appreciate the opportunity of providing continued specialty services. Please do not hesitate to contact our office should you have any questions.

Prepared By:

Samiha Ahmed, EIT
Structural Engineer II



Reviewed By:

Raphael I. Mohamed, PE, PEng
Senior Director of Engineering
CT PE License No. 25112

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EXECUTIVE SUMMARY

The purpose of this analysis is to determine the acceptability of AT&T's proposed loading. Documents used for this analysis are stated in **Table 1**. This analysis has been performed in compliance with the applicable codes and parameters listed in **Table 2**.

Table 1: Referenced Documents

Company	Document Type	Reference	Date
SAI	Redlined Construction Drawings	Site No. CT5127	7/3/2018
MasTec	Mount Mapping	ATC# 302468	4/9/2020
ATC	APP	ATC# 302468	3/18/2020
AT&T	RFDS	RFDS Name: CTL05127	3/2/2020

Table 2: Design Basis

Codes and Standards	
TIA Standard	ANSI/TIA-222-H
Wind Parameters	
Ultimate Wind Speed	118 mph
Nominal Wind Speed with Ice	50 mph
Radial Ice Thickness	1.50 in
Operational Wind Speed	30 mph
Exposure Category	B
Risk Category	II
Topographic Category	1
Seismic Parameters	
S_5	0.191
S_1	0.055
Man Load	
Maintenance Load, L_m	500 lbs
Maintenance Load, L_v	250 lbs

Seismic effects have been considered in accordance with *Section 2.7 of TIA-222-H*.

Based on our analysis, we have determined the mounting components to be **adequate** to support the existing and proposed loading as described in **Table 3** of this analysis report. No modifications are required at this time.

To ensure the requirements of the applicable standards are met, we have the following recommendations:

Recommendations:

- 1) All bolts and hardware should be checked for tightness and condition prior to installing the proposed equipment.

CARRIER LOADING

The existing and proposed antenna equipment with corresponding mounts are shown below in **Table 3**. If the equipment listed below differs from actual field conditions, MasTec Network Solutions should be contacted to review the discrepancies.

Table 3: Appurtenance Loading

Final Carrier Loading:

Mount Elevation (ft)	Antenna Elevation (ft)	Qty	Description	Carrier	Mount Type	Notes
137	137	2	Quintel QS66512-3	AT&T	(1) 12.5' Platform with Handrail	--
		2	Kathrein Scala 80010965			
		1	Kathrein Scala 80010966			
		1	CCI DMP65R-BU8D			
		3	Powerwave Allgon 7750.00			
		2	CCI DMP65R-BU6DA			
		1	CCI TPA-65R-LCUUUU-H8			
		6	Powerwave Allgon LGP21401			
		3	Raycap DC6-48-60-18-8F			
		1	Raycap DC6-48-60-18-8C			
		6	Powerwave Allgon 7020.00			
		3	Ericsson RRUS 4449 B5/B12			
		6	Ericsson RRUS 32 B2			
		3	Ericsson RRUS-32 B30			
		3	Ericsson RRUS E2 B29			
		3	Ericsson RRUS 4478 B14			
3	Ericsson RRUS 32 B66A					

ANALYSIS RESULTS

RISA-3D (V17.0.4), a commercially available software package for structural analysis, was used to create a three-dimensional model of the structure and calculate member stresses for various loading cases. Selected output from the analysis is included in **APPENDIX 3**. Please find below a summary of the structure analysis results.

Capacity percentages below 105% are considered acceptable for structure components.

Table 4: Mount Components

Structural Component	Capacity Percentage	Result	Notes
Face Horizontal	70%	Pass	1
Handrail	41%	Pass	1
Stand Off	23%	Pass	1
Mount Pipe	40%	Pass	1
Grating Support	10%	Pass	1
Connection Plate	2%	Pass	1
Handrail Connection Plate	11%	Pass	1
Platform Connection Plate	73%	Pass	1
Site Pro1 PRK-1245	19%	Pass	1
Site Pro1 PRK-SFS	12%	Pass	1
Reinforcement Pipe	43%	Pass	1

1. Please see **APPENDIX 3** for calculation details

Table 5: Additional Structural Components

Component	Percentage	Result	Notes
Connection Bolts	7%	Pass	1
Connection Plate	7%	Pass	1

1. Please see **APPENDIX 2** for calculation details.

ASSUMPTIONS, LIMITATIONS AND DISCLAIMER

- 1) The mount was built in accordance with the designer's specifications and the mount has been maintained and is free of damage.
- 2) This Structural Analysis is not a condition assessment of the mount and is an evaluation of the theoretical structural capacity.
- 3) This analysis is based from the information supplied, and therefore, this report's results are as accurate as the supplied data.
- 4) MasTec Network Solutions makes no warranties, expressed and/or implied, in connection with this report, and disclaims any liability associated with material, fabrication, or erection of this tower. MasTec will not be held responsible from any consequential or incidental damages sustained by any person, firm, or organization as a result of the contents of this report. The maximum liability of MasTec pursuant to this report will be limited to the total fee received for compilation of this report.
- 5) It is the tower owner's responsibility to verify that the mount modeled and analyzed is the correct structure modeled.
- 6) The use of this report shall be limited to the purpose for which it was commissioned and may not be used for any other purposes without the written consent of MasTec Network Solutions.
- 7) The mount was properly fabricated and was constructed and has been maintained in accordance with manufacturer's specifications.
- 8) The connection from the tower to the mount is assumed to be adequate and in good condition.
- 9) Member connections are assumed to have been designed to meet for exceed the theoretical capacity of the connected member.
- 10) Steel grades have been assumed as follows:

Channel, Solid Round, Angle, Plate	ASTM A36 (GR 36)
HSS (Rectangular)	ASTM 500 (GR B-46)
HSS (Round)	ASTM 500 (GR B-42)
Pipe	ASTM A53 (GR 35)
Connection Bolts	ASTM A325
U-Bolts	SAE 429 Gr.2

EXHIBIT 5



**Lawrence Behr
Associates** INC
www.lbagroup.com

NIER Study Report

SITE NAME:

302468 Petro Lock

LOCATION:

Hartford, Connecticut

COMPANY:

**American Tower Corporation
Woburn, Massachusetts**

July 13th, 2020

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DISCLAIMER NOTICE

This work is based upon our best interpretation of available information. However, these data and their interpretation are constantly changing. Therefore, we do not warrant that any undertaking based on this report will be successful, or that others will not require further research or actions in support of this proposal or future undertaking. In the event of errors, our liability is strictly limited to replacement of this document with a corrected one. Liability for consequential damages is specifically disclaimed. Any use of this document constitutes an agreement to hold Lawrence Behr Associates, Inc. and its employees harmless and indemnify it for any and all liability, claims, demands, and litigation expenses and attorney's fees arising out of such use.

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LAWRENCE BEHR ASSOCIATES, INC.
GREENVILLE, NORTH CAROLINA**

NIER STUDY REPORT

302468 Petro Lock

Hartford, Connecticut

INTRODUCTION

Lawrence Behr Associates, Inc. (LBA) has been retained by American Tower Corporation (ATC) of Woburn, Massachusetts to evaluate the RF emissions of an existing tower at this location.

SITE AND FACILITY CONSIDERATIONS

Site 302468 Petro Lock is located at 99 Meadow Street in Hartford, Connecticut at coordinates 41.74319, -72.6675. The support structure is a 149' monopole. The installation consists of five antenna levels with radiation centers of 80', 90', 99', 123', and 138' above ground level. All antennae will have a radiation center as described above. All data used in this study was provided by one or more of the following sources:

1. ATC furnished data
2. Compiled from carrier and manufacturer standard configurations
3. Empirical data collected by LBA

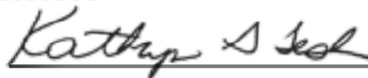
A topographic map of the study area is located in Appendix 1. A satellite view of the study area is located in Appendix 2.

The load list may be seen in Appendix 3.

POWER DENSITY CALCULATIONS

Graphs of the power density at different distances from the transmitter, compared to FCC MPE general population and occupational limits, may be seen in Appendix 4. These limits are based upon the Information Relating to MPE Standards found in Appendix 6. Study methodology may be seen in Appendix 7, which describes the Non-Ionizing Radiation Prediction Models. Approximate radiation patterns may be found in Appendix 5. This site **IS** in compliance with FCC OET-65 MPE limits.

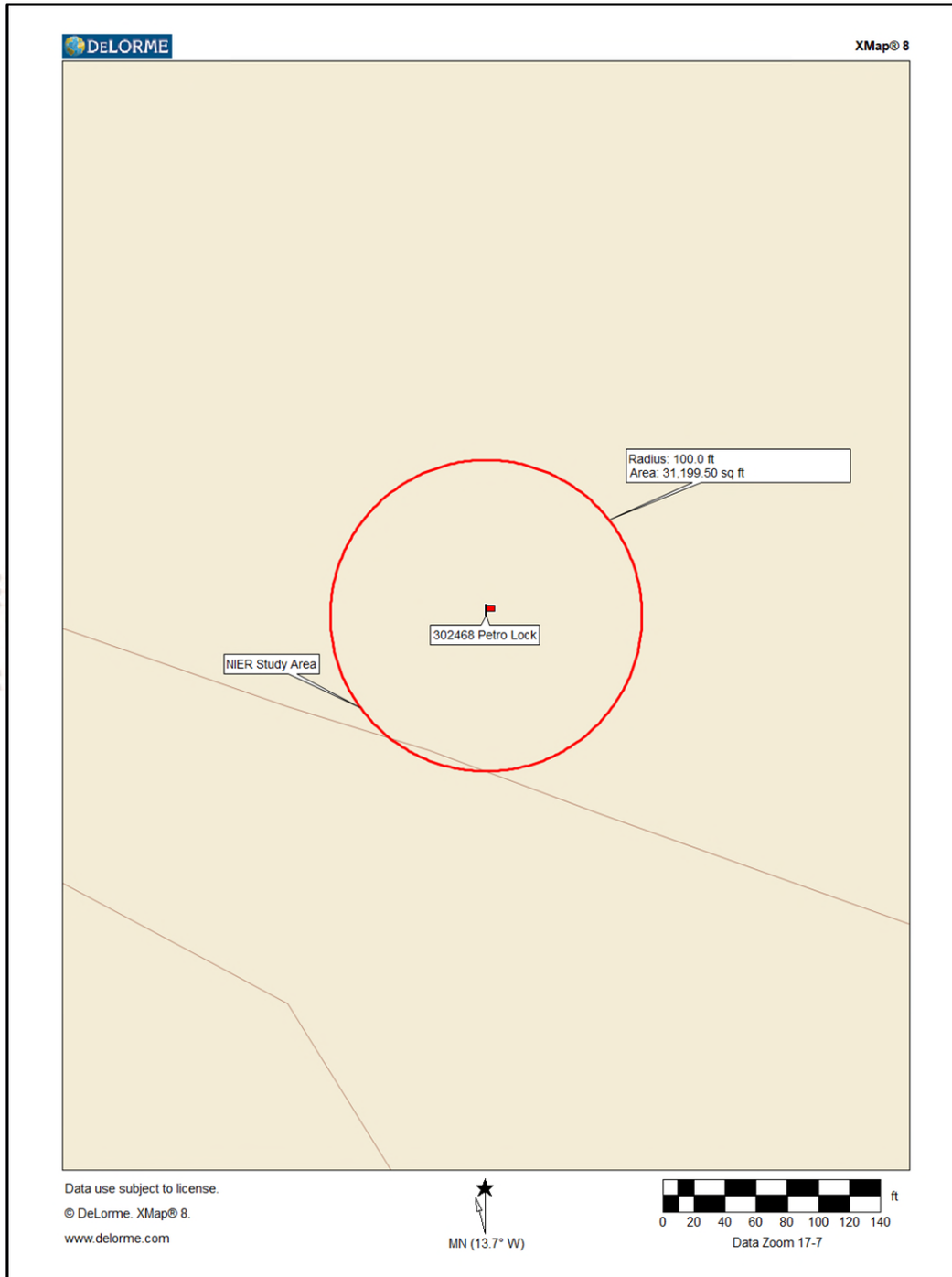
July 13th, 2020



Kathryn G. Tesh
Wireless Services Manager

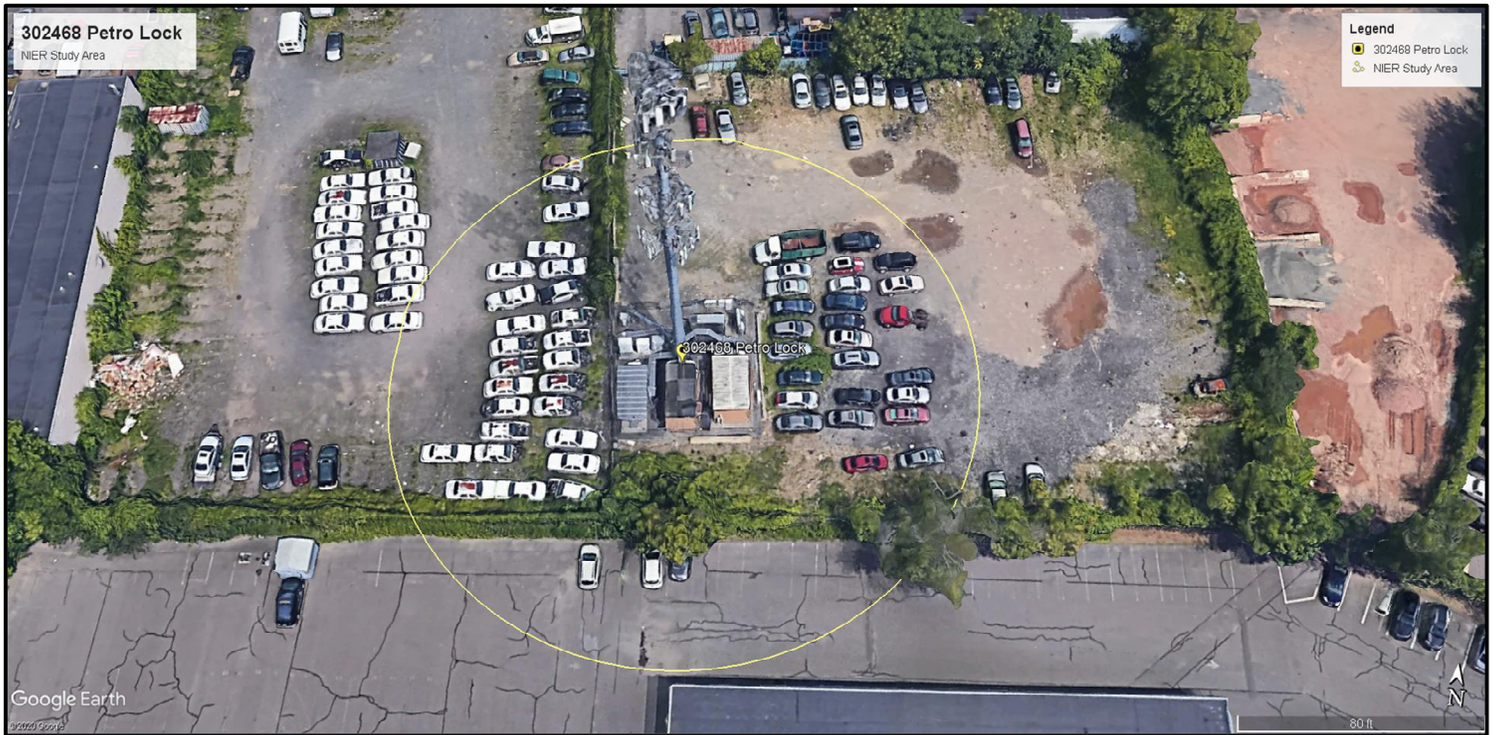
APPENDIX 1

Topographic Map



APPENDIX 2

Satellite Photo



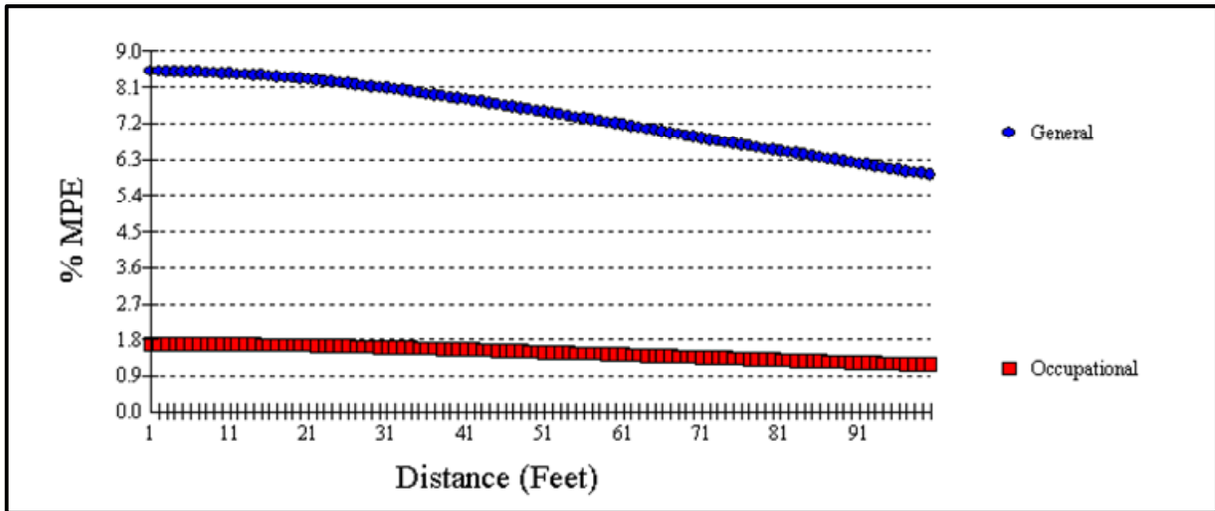
APPENDIX 3

Load List

Proposed	Customer	RAD Height (ft)	Equipment Quantity	Equipment Type	Manufacturer	Model Number	Line Quantity	Line size	Mount Type	Azimuths	TX Frequency	RX Frequency
No	SPRINT NEXTEL	152	8	PANEL	Andrew	844G65VT ZASX			Platform with Handrails			
No	AT&T MOBILITY	138	3	PANEL	Ka three in Scala	80010965			Platform with Handrails	30/150/270	2170-2180, 788-798	1770-1780, 758-768
No	AT&T MOBILITY	137	1	PANEL	CCI	TPA-65R-LCUUUH-HS			Platform with Handrails	270	1930-1935, 1945-1950, 1965-1970, 1982-1990, 891-894	1930-1935, 1945-1950, 1965-1970, 1982-1990, 891-894
No	AT&T MOBILITY	137	2	PANEL	KMW	AM-X-CD-16-65-00T-RET			Platform with Handrails	30/150		
No	AT&T MOBILITY	138	1	PANEL	Andrew	SBNH-1D6565C			Platform with Handrails	270		
No	AT&T MOBILITY	138	3	PANEL	Powerwave Allgon	7750.00	12	1 5/8" Coax	Platform with Handrails	30/150/270	1930-1935-1965-1970-1945-1950, 1982.5-1990-891.6-893.8	1930-1935-1965-1970-1945-1950, 1982.5-1990-891.6-893.8
No	AT&T MOBILITY	138	2	PANEL	Quintel	QS66512-3 (112 lbs.)			Platform with Handrails	150/270	1930-1935, 1945-1950, 1965-1970, 1982-1990, 891-894	1930-1935, 1945-1950, 1965-1970, 1982-1990, 891-894
No	T-MOBILE	124	3	PANEL	RFS	APX16DW V-16DWVS-E-A20	6	1 5/8" Coax	T-Arm	0/170/270	1850-1910, 1930-1945, 2110-2120, 2110-2155, 2140-2145	1710-1720, 1710-1780, 1740-1745, 1850-1865, 1930-1990
No	T-MOBILE	124	3	PANEL	Andrew	LN-6515DS-VTM	6	1 5/8" Coax	T-Arm	0/160/270	728-734	698-704
Yes	T-MOBILE	123	3	PANEL	RFS	APX16DW V-16DWVS-E-A20			Platform with Handrails	0/160/270	1850-1910, 1930-1945, 2110-2120, 2110-2155, 2140-2145	1710-1720, 1710-1780, 1740-1745, 1850-1865, 1930-1990
Yes	T-MOBILE	123	3	PANEL	Ericsson	Ai6449-B41	0	1 5/8" (1.63"-41.3mm) Fiber	Platform with Handrails	0/160/270	2496-2690	2496-2690
Yes	T-MOBILE	123	3	PANEL	Ericsson	AIR32-B66Aa/B2a	6	1 5/8" Coax	Platform with Handrails	0/160/270	1930-1945, 2140-2145	1740-1745, 1850-1865
Yes	T-MOBILE	123	3	PANEL	RFS	APXVAAR R24_43-UNA20	6	1 5/8" Coax	Platform with Handrails	0/160/270	1850-1910, 617-652, 698-704	1930-1990, 663-697, 728-746
No	SPRINT NEXTEL	99	3	PANEL	RFS	APXVTM1 4-C-120	1	1 1/4" Hybriflex Cable	Low Profile Platform	350/115/220		
No	SPRINT NEXTEL	99	3	PANEL	RFS	APXVSPF1 8-C-A20	2	1 1/4" Hybriflex Cable	Low Profile Platform	350/115/220	1930-1990, 1990-1995, 862-869	1850-1910, 1910-1915, 817-824
No	CLEARWIRE CORPORATION	89	3	PANEL	Argus	ILPX310R			Stand-Off	30/150/270	2300-2700	2300-2700
No	CLEARWIRE CORPORATION	90	1	DISH-HP		A-ANT-11C-2.5-C	0	1/2" Coax	Stand-Off	177.1835	11	11
No	CLEARWIRE CORPORATION	90	2	DISH-HP		A-ANT-18C-2-C	1	1/2" Coax	Stand-Off	148.6753/30.2848	18	18
No	VERIZON WIRELESS	79	12	PANEL	Commscope	SBNHH-1D65B			T-Arm with Platform	0	1970-1975, 2145-2155, 746-757, 869-880, 890-892	1745-1755, 1890-1895, 776-787, 824-835, 845-847

APPENDIX 4

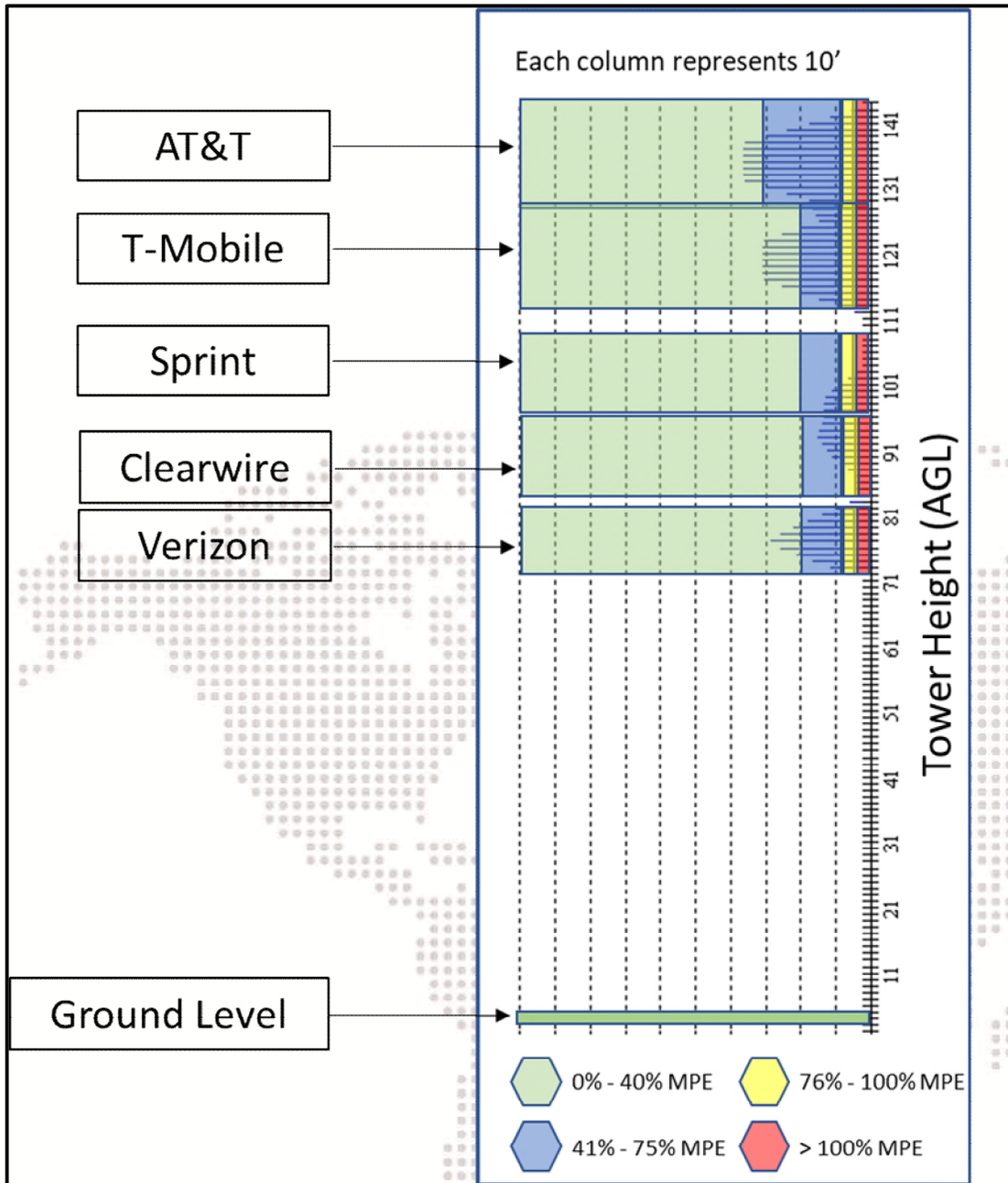
FCC OET-65 MPE Limit Study



General Population MPE (@1'):	8.4926%
Occupational MPE (@1'):	1.6985%
Maximum Power Density (@1'):	0.0783 mW/cm²

APPENDIX 5

Tower Radiation Patterns



APPENDIX 6

Information Pertaining to MPE Studies

In 1985, the FCC first adopted guidelines to be used for evaluating human exposure to RF emissions. The FCC revised and updated these guidelines on August 1, 1996, as a result of a rule-making proceeding initiated in 1993. The new guidelines incorporate limits for Maximum Permissible Exposure (MPE) in terms of electric and magnetic field strength and power density for transmitters operating at frequencies between 300 kHz and 100 GHz.

The FCC's MPE limits are based on exposure limits recommended by the National Council on Radiation Protection and Measurements (NCRP) and, over a wide range of frequencies, the exposure limits were developed by the Institute of Electrical and Electronics Engineers, Inc., (IEEE) and adopted by the American National Standards Institute (ANSI) to replace the 1982 ANSI guidelines. Limits for localized absorption are based on recommendations of both ANSI/IEEE and NCRP.

The FCC's limits, and the NCRP and ANSI/IEEE limits on which they are based, are derived from exposure criteria quantified in terms of specific absorption rate (SAR). The basis for these limits is a whole-body averaged SAR threshold level of 4 watts per kilogram (4 W/kg), as averaged over the entire mass of the body, above which expert organizations have determined that potentially hazardous exposures may occur. The MPE limits are derived by incorporating safety factors that lead, in some cases, to limits that are more conservative than the limits originally adopted by the FCC in 1985. Where more conservative limits exist, they do not arise from a fundamental change in the RF safety criteria for whole-body averaged SAR, but from a precautionary desire to protect subgroups of the general population who, potentially, may be more at risk.

The FCC exposure limits are also 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 30-300 MHz 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.

MPE limits are defined in terms of power density (units of milliwatts per centimeter squared: mW/cm^2), electric field strength (units of volts per meter: V/m) and magnetic field strength (units of amperes per meter: A/m). The far-field of a transmitting antenna is 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).

Occupational/controlled 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.

General population/uncontrolled 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. Additional details can be found in FCC OET 65.



APPENDIX 7

MPE Standards Methodology

This study predicts RF field strength and power density levels that emanate from communications system antennae. It considers all transmitter power levels (less filter and line losses) delivered to each active transmitting antenna at the communications site. Calculations are performed to determine power density and MPE levels for each antenna as well as composite levels from all antennas. The calculated levels are based on where a human (Observer) would be standing at various locations at the site. The point of interest where the MPE level is predicted is based on the height of the Observer.

Compliance with the FCC limits on RF emissions are determined by spatially averaging a person's exposure over the projected area of an adult human body, that is approximately six-feet or two-meters, as defined in the ANSI/IEEE C95.1 standard. The MPE limits are specified as time-averaged exposure limits. This means that exposure is averaged over an identifiable time interval. It is 30 minutes for the general population/uncontrolled RF environment and 6 minutes for the occupational/controlled RF environment. However, in the case of the general public, time averaging should not be applied because the general public is typically not aware of RF exposure and they do not have control of their exposure time. Therefore, it should be assumed that any RF exposure to the general public will be continuous.

The FCC's limits for exposure at different frequencies are shown in the following Tables.

Limits for Occupational/Controlled Exposure				
Frequency Range (MHz)	Electric Field Strength (E) (V/m)	Magnetic Field Strength (H) (A/m)	Power Density (S) (mW/cm²)	Averaging Time E ², H ² or S (minutes)
0.3 - 3.0	614	0.63	100*	6
3.0 - 30	1842/f	4.89/f	900/F ²	6
30 - 300	61.4	0.163	1.0	6
300 - 1500	--	--	f/300	6
1500 - 100,000	--	--	5	6

f = frequency



* = Plane-wave equivalent power density

Occupational/controlled limits apply in situations in which persons are exposed as a consequence of their employment provided those persons are fully aware of the potential for exposure and can exercise control over their exposure. Limits for occupational/controlled exposure also apply in situations when an individual is transient through a location where occupational/controlled limits apply provided he or she is made aware of the potential for exposure.

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/cm²)	Averaging Time E ², H ² or S (minutes)
0.3 - 1.34	614	1.63	100*	30
1.34 - 30	824/f	2.19/f	180/F ²	30
30 -300	27.5	0.073	0.2	30
300 -1500	--	--	f/1500	30
1500 -100,000	--	--		30

f = frequency

* = Plane-wave equivalent power density

General population/uncontrolled exposures apply in situations in which the general public may be exposed or in which persons that are exposed as a consequence of their employment may not be fully aware of the potential for exposure or cannot exercise control over their exposure.

It is important to understand that these limits apply cumulatively to all sources of RF emissions affecting a given area. For example, if several different communications system antennas occupy a shared facility such as a tower or rooftop, then the total exposure from all systems at the facility must be within compliance of the FCC guidelines.

The field strength emanating from an antenna can be estimated based on the characteristics of an antenna radiating in free space. There are basically two field areas associated with a radiating antenna. When close to the antenna, the region is known as the Near Field. Within this region, the characteristics of the RF fields are very complex and the wave front is extremely curved. As you move further from the antenna, the wave front has less curvature and becomes planar. The wave front still has a curvature but it appears to occupy a flat plane in space (plane-wave radiation). This region is known as the Far Field.

Two models are utilized to predict Near and Far field power densities. They are based on the formulae in FCC OET 65. As this study is concerned only with Near Field calculations, we will only describe the model used for this study. For additional details, refer to FCC OET Bulletin 65.

Cylindrical Model (Near Field Predictions)

Spatially averaged plane-wave equivalent power densities parallel to the antenna may be estimated by dividing the antenna input power by the surface area of an imaginary cylinder surrounding the length of the radiating antenna. While the actual power density will vary along the height of the antenna, the average value along its length will closely follow the relation given by the following equation:

$$S = P \div 2\pi RL$$

Where:

S = Power Density

P = Total Power into antenna

R = Distance from the antenna

L = Antenna aperture length

For directional-type antennas, power densities can be estimated by dividing the input power by that portion of a cylindrical surface area corresponding to the angular beam width of the antenna. For example, for the case of a 120-degree azimuthal beam width, the surface area should correspond to 1/3 that of a full cylinder. This would increase the power density near the antenna by a factor of three over that for a purely omni-directional antenna. Mathematically, this can be represented by the following formula:

$$S = (180 / \theta_{BW}) P \div \pi RL$$

Where:

S = Power Density

θ_{BW} = Beam width of antenna in degrees (3 dB half-power point)

P = Total Power into antenna

R = Distance from the antenna

L = Antenna aperture length

If the antenna is a 360-degree omni-directional antenna, this formula would be equivalent to the previous formula.

Spherical Model (Far Field Predictions)

Spatially averaged plane-wave power densities in the Far Field of an antenna may be estimated by considering the additional factors of antenna gain and reflective waves that would contribute to exposure.

The radiation pattern of an antenna has developed in the Far Field region and the power gain needs to be considered in exposure predictions. Also, if the vertical radiation pattern of the antenna is considered, the exposure predictions would most likely be reduced significantly at ground level, resulting in a more realistic estimate of the actual exposure levels.

Additionally, to model a truly "worst case" prediction of exposure levels at or near a surface, such as at ground-level or on a rooftop, reflection off the surface of antenna radiation power can be assumed, resulting in a potential four-fold increase in power density.

These additional factors are considered and the Far Field prediction model is determined by the following equation:

$$S = EIRP \times Rc \div 4\pi R^2$$

Where:

S = Power Density

EIRP = Effective Radiated Power from antenna

Rc = Reflection Coefficient (2.56)

R = Distance from the antenna

The EIRP includes the antenna gain. If the antenna pattern is considered, the antenna gain is relative based on the horizontal and vertical pattern gain values at that particular location in space, on a rooftop or on the ground. However, it is recommended that the antenna radiation pattern characteristics not be considered to provide a conservative "worst case" prediction. This is the equation is utilized for the Far Field exposure predictions herein.

EXHIBIT 6



STATE OF CONNECTICUT

CONNECTICUT SITING COUNCIL

Ten Franklin Square, New Britain, CT 06051

Phone: (860) 827-2935 Fax: (860) 827-2950

E-Mail: siting.council@ct.gov

www.ct.gov/csc

September 28, 2015

David P. Cooper
Empire Telecom
16 Esquire Road
Billerica, MA 01862

RE: **EM-AT&T-064-150901** – AT&T Mobility (AT&T) notice of intent to modify an existing telecommunications facility located at 99 Meadow Street, Hartford, Connecticut.

Dear Mr. Cooper:

The Connecticut Siting Council (Council) hereby acknowledges your notice to modify this existing telecommunications facility, pursuant to Section 16-50j-73 of the Regulations of Connecticut State Agencies with the following conditions:

- Any deviation from the proposed modification as specified in this notice and supporting materials with the Council shall render this acknowledgement invalid;
- Any material changes to this modification as proposed shall require the filing of a new notice with the Council;
- Within 45 days after completion of construction, the Council shall be notified in writing that construction has been completed;
- Any nonfunctioning antenna and associated antenna mounting equipment on this facility owned and operated by AT&T Mobility (AT&T) shall be removed within 60 days of the date the antenna ceased to function;
- The validity of this action shall expire one year from the date of this letter; and
- The applicant may file a request for an extension of time beyond the one year deadline provided that such request is submitted to the Council not less than 60 days prior to the expiration.

The proposed modifications including the placement of all necessary equipment and shelters within the tower compound are to be implemented as specified here and in your notice dated August 18, 2015. The modifications are in compliance with the exception criteria in Section 16-50j-72 (b) of the Regulations of Connecticut State Agencies as changes to an existing facility site that would not increase tower height, extend the boundaries of the tower site by any dimension, increase noise levels at the tower site boundary by six decibels or more, and increase the total radio frequencies electromagnetic radiation power density measured at the tower site boundary to or above the standards adopted by the Federal Communications Commission pursuant to Section 704 of the Telecommunications Act of 1996 and by the state Department of Energy and Environmental Protection pursuant to Connecticut General Statutes § 22a-162. This facility has also been carefully modeled to ensure that radio frequency emissions are conservatively below state and federal standards applicable to the frequencies now used on this tower.



CONNECTICUT SITING COUNCIL

This decision is under the exclusive jurisdiction of the Council. Please be advised that the validity of this action shall expire one year from the date of this letter. Any additional change to this facility will require explicit notice to this agency pursuant to Regulations of Connecticut State Agencies Section 16-50j-73. Such notice shall include all relevant information regarding the proposed change with cumulative worst-case modeling of radio frequency exposure at the closest point of uncontrolled access to the tower base, consistent with Federal Communications Commission, Office of Engineering and Technology, Bulletin 65. Thank you for your attention and cooperation.

Very truly yours,



Melanie A. Bachman
Acting Executive Director

MAB/CH/cm

c: The Honorable Pedro E. Segarra, Mayor, City of Hartford
Darrell V. Hill, Chief Operating Officer, City of Hartford
Khara Dodds, Planning Division Director, City of Hartford
American Tower
Meadow Street Realty, LLC



STATE OF CONNECTICUT
CONNECTICUT SITING COUNCIL

Ten Franklin Square, New Britain, CT 06051

Phone: (860) 827-2935 Fax: (860) 827-2950

E-Mail: siting.council@ct.gov

www.ct.gov/csc

April 11, 2016

Sarah Snell
Empire Telecom
16 Esquire Road
Billerica, MA 01862

RE: **EM-AT&T-064-160323** - AT&T notice of intent to modify an existing telecommunications facility located at 99 Meadow Street, Hartford, Connecticut.

Dear Ms. Snell:

The Connecticut Siting Council (Council) hereby acknowledges your notice to modify this existing telecommunications facility, pursuant to Section 16-50j-73 of the Regulations of Connecticut State Agencies with the following conditions:

1. Any deviation from the proposed modification as specified in this notice and supporting materials with the Council shall render this acknowledgement invalid;
2. Any material changes to this modification as proposed shall require the filing of a new notice with the Council;
3. Within 45 days after completion of construction, the Council shall be notified in writing that construction has been completed;
4. Any nonfunctioning antenna and associated antenna mounting equipment on this facility owned and operated by AT&T shall be removed within 60 days of the date the antenna ceased to function;
5. The validity of this action shall expire one year from the date of this letter; and
6. The applicant may file a request for an extension of time beyond the one year deadline provided that such request is submitted to the Council not less than 60 days prior to the expiration.

The proposed modifications including the placement of all necessary equipment and shelters within the tower compound are to be implemented as specified here and in your notice dated March 22, 2016. The modifications are in compliance with the exception criteria in Section 16-50j-72 (b) of the Regulations of Connecticut State Agencies as changes to an existing facility site that would not increase tower height, extend the boundaries of the tower site by any dimension, increase noise levels at the tower site boundary by six decibels or more, and increase the total radio frequencies electromagnetic radiation power density measured at the tower site boundary to or above the standards adopted by the Federal Communications Commission pursuant to Section 704 of the Telecommunications Act of 1996 and by the state Department of Energy and Environmental Protection pursuant to Connecticut General Statutes § 22a-162. This facility has also been carefully modeled to ensure that radio frequency emissions are conservatively below state and federal standards applicable to the frequencies now used on this tower.

This decision is under the exclusive jurisdiction of the Council. Please be advised that the validity of this action shall expire one year from the date of this letter. Any additional change to this facility will require

explicit notice to this agency pursuant to Regulations of Connecticut State Agencies Section 16-50j-73. Such notice shall include all relevant information regarding the proposed change with cumulative worst-case modeling of radio frequency exposure at the closest point of uncontrolled access to the tower base, consistent with Federal Communications Commission, Office of Engineering and Technology, Bulletin 65. Thank you for your attention and cooperation.

Very truly yours,



Melanie A. Bachman
Acting Executive Director

MAB/CH/cm

- c: The Honorable Luke Bronin, Mayor, City of Hartford
Jamie Bratt, Director of Planning and Economic Development, City of Hartford
American Tower
Meadow Street Realty, LLC



STATE OF CONNECTICUT

CONNECTICUT SITING COUNCIL

Ten Franklin Square, New Britain, CT 06051

Phone: (860) 827-2935 Fax: (860) 827-2950

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www.ct.gov/csc

December 27, 2016

Sarah Snell
Empire Telecom
16 Esquire Road
Billerica, MA 01862

RE: **EM-AT&T-064-161208** - AT&T notice of intent to modify an existing telecommunications facility located at 99 Meadow Street, Hartford, Connecticut.

Dear Ms. Snell:

The Connecticut Siting Council (Council) hereby acknowledges your notice to modify this existing telecommunications facility, pursuant to Section 16-50j-73 of the Regulations of Connecticut State Agencies with the following conditions:

1. Any deviation from the proposed modification as specified in this notice and supporting materials with the Council shall render this acknowledgement invalid;
2. Any material changes to this modification as proposed shall require the filing of a new notice with the Council;
3. Within 45 days after completion of construction, the Council shall be notified in writing that construction has been completed;
4. Any nonfunctioning antenna and associated antenna mounting equipment on this facility owned and operated by AT&T shall be removed within 60 days of the date the antenna ceased to function;
5. The validity of this action shall expire one year from the date of this letter; and
6. The applicant may file a request for an extension of time beyond the one year deadline provided that such request is submitted to the Council not less than 60 days prior to the expiration.

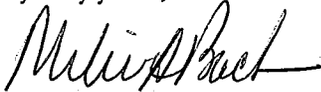
The proposed modifications including the placement of all necessary equipment and shelters within the tower compound are to be implemented as specified here and in your notice dated December 2, 2016. The modifications are in compliance with the exception criteria in Section 16-50j-72 (b) of the Regulations of Connecticut State Agencies as changes to an existing facility site that would not increase tower height, extend the boundaries of the tower site by any dimension, increase noise levels at the tower site boundary by six decibels or more, and increase the total radio frequencies electromagnetic radiation power density measured at the tower site boundary to or above the standards adopted by the Federal Communications Commission pursuant to Section 704 of the Telecommunications Act of 1996 and by the state Department of Energy and Environmental Protection pursuant to Connecticut General Statutes § 22a-162. This facility has also been carefully modeled to ensure that radio frequency emissions are conservatively below state and federal standards applicable to the frequencies now used on this tower.

This decision is under the exclusive jurisdiction of the Council. Please be advised that the validity of this action shall expire one year from the date of this letter. Any additional change to this facility will require



explicit notice to this agency pursuant to Regulations of Connecticut State Agencies Section 16-50j-73. Such notice shall include all relevant information regarding the proposed change with cumulative worst-case modeling of radio frequency exposure at the closest point of uncontrolled access to the tower base, consistent with Federal Communications Commission, Office of Engineering and Technology, Bulletin 65. Thank you for your attention and cooperation.

Very truly yours,



Melanie A. Bachman
Acting Executive Director

MAB/CW/cm

- c: The Honorable Luke Bronin, Mayor, City of Hartford
Jamie Bratt, AICP, LEED AP, Director of Planning and Economic Development, City of Hartford
American Tower Corporation, tower owner
Meadow Street Realty LLC, property owner

EXHIBIT 7

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- 2. Fold the printed label at the solid line below.** Place the label in a UPS Shipping Pouch. If you do not have a pouch, affix the folded label using clear plastic shipping tape over the entire label.
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Customers with a Daily Pickup
 Your driver will pickup your shipment(s) as usual.

Customers without a Daily Pickup

Take your package to any location of The UPS Store®, UPS Access Point(TM) location, UPS Drop Box, UPS Customer Center, Staples® or Authorized Shipping Outlet near you. Items sent via UPS Return Services(SM) (including via Ground) are also accepted at Drop Boxes. To find the location nearest you, please visit the Resources area of CampusShip and select UPS Locations.

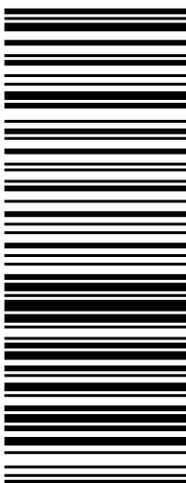
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<p>1 LBS 1 OF 1</p> <p>DWT: 12.9,1</p> <p>ALLISON HEBEL 2155887035 CENTERLINE COMMUNICATIONS 59 BAYBERRY CIRCLE LIVERPOOL ,NY 130902934</p> <p>SHIP TO: LUKE BRONIN CITY OF HARTFORD HARTFORD CITY HALL 550 MAIN STREET HARTFORD CT 06103-2911</p>	<p>CT 061 9-03</p> 	<p>UPS GROUND</p> <p>TRACKING #: 1Z 9Y4 503 03 3733 6921</p> 	<p>BILLING: P/P</p>  <p>CS 22.0.11. WNTNV50 28.0A 04/2020*</p>
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<p>1 LBS 1 OF 1</p> <p>DWT: 12.9,1</p> <p>ALLISON HEBEL 2155887035 CENTERLINE COMMUNICATIONS 59 BAYBERRY CIRCLE LIVERPOOL ,NY 130902934</p> <p>SHIP TO: AIMEE CHAMBERS CITY OF HARTFORD PLANNING DEPARTMENT HARTFORD CITY HALL 550 MAIN STREET HARTFORD CT 06103-2911</p>	<p>CT 061 9-03</p> 	<p>UPS GROUND</p> <p>TRACKING #: 1Z 9Y4 503 03 3366 1 149</p> 	<p>BILLING: P/P</p>  <p>CS 22.0.11. WNTNV50 28.0A 04/2020*</p>
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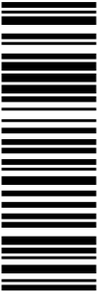
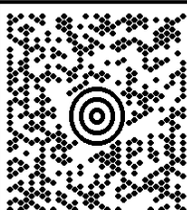
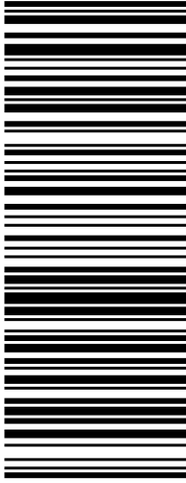
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<p>1 LBS</p> <p>DWT: 12.9,1</p> <p>1 OF 1</p> <p>ALLISON HEBEL 2155887035 CENTERLINE COMMUNICATIONS 59 BAYBERRY CIRCLE LIVERPOOL, NY 130902934</p> <p>SHIP TO: CRAIG CODY ATC 10 PRESIDENTIAL WAY WOBURN MA 01801-1053</p>	<p>MA 018 9-04</p>  	<p>UPS GROUND</p> <p>TRACKING #: 1Z 9Y4 503 03 2871 4315</p> 	<p>BILLING: P/P</p>  <p>CS 22.0.11. WNTNVS0 28.0A.04/2020</p>
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