

STATE OF CONNECTICUT

CONNECTICUT SITING COUNCIL

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VIA ELECTRONIC MAIL

February 28, 2022

TO: Service List, dated January 31, 2022

FROM: Melanie Bachman, Executive Director

RE: DOCKET NO. 507 – Homeland Towers, LLC and Cellco Partnership d/b/a

Verizon Wireless application for a Certificate of Environmental Compatibility and Public Need for the construction, maintenance, and operation of a wireless telecommunications facility located at 222 Clintonville Road, North Branford,

Connecticut.

Comments have been received from the Council on Environmental Quality on February 23, 2022. A copy of the comments is attached for your review.

MB/RDM/laf

c: Council Members

STATE OF CONNECTICUT



Keith Ainsworth *Acting Chair*

Alicea Charamut

David Kalafa

Kip Kolesinskas

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Charles Vidich

William Warzecha

Peter Hearn Executive Director

COUNCIL ON ENVIRONMENTAL QUALITY

February 23, 2022

Melanie Bachman, Executive Director Connecticut Siting Council Ten Franklin Square New Britain, CT 06051

DOCKET NO. 507 – Homeland Towers, LLC and Cellco Partnership d/b/a Verizon Wireless application for a Certificate of Environmental Compatibility and Public Need for the construction, maintenance, and operation of a wireless telecommunications facility located at 222 Clintonville Road, North Branford, Connecticut.

Dear Ms. Bachman:

The Council on Environmental Quality (Council) received for review and comment the Application for Docket 507.

The Applicant states that the Information for Planning and Consultation (IPaC) tool of the U.S. Fish and Wildlife Service (USFWS) identified that the Northern Long-eared Bat and the Indiana Bat might be present in the vicinity of the proposed project. The Applicant also states that "with appropriate restrictions on tree clearing, the Northford 2 Facility will not impact the Indiana Bat". Specifically, the Applicant states that "clearing trees between October 1 and March 31, during hibernation, would eliminate the possibility of taking individual bats." Consequently, the Council recommends that, if approved, a restriction be paced on the removal of trees on the proposed site between October 1 and March 31.

The Applicant also included a completed "Request for Natural Diversity Data Base (NDDB) State Listed Species Review" dated April 26, 2021, in the application, but failed to include correspondence from the NDDB regarding the determination of the review. The Council recommends that the Applicant provide the results of the NDDB determination letter for the proposed project, including any correspondence regarding protective measures for any state-listed species on or near the proposed site.

The Council notes that, based on the proposed contours, there would be a significant amount of fill required adjacent to the access road immediately up gradient of the existing pond and wetlands as well as along the northern property boundary. The Council recommends that the Applicant provide additional details regarding measures to protect wetlands on the proposed site; specifically, all information that is required for a regulated activity within the Town of North Branford's wetland regulations.

The Applicant states that the proposed site is zoned R-40 (Residential) and that the Town of North Branford's Zoning Map and Regulations allow for telecommunications facilities on parcels in 'industrial districts". Consequently, the Council questions if the proposed facility is inconsistent with the Town's planning documents.

The Council notes that the comments above address only certain elements of the materials provided by the Applicant at the time of the filing. Additional information can become evident through comments offered by other parties and during the Siting Council's administrative hearing process. The absence of comment(s) by this Council about any Petition or Application, or any aspects thereof, may not be interpreted as an endorsement of a proposed project, or its components or that this Council might not have comments or concerns on more specific issues raised during the hearing process.

Thank you for your consideration of these comments.

Sincerely,

Peter Hearn,

Executive Director