STATE OF CONNECTICUT CONNECTICUT SITING COUNCIL

IN RE:

.

CROWN CASTLE TOWERS, LLC AND : DOCKET NO. 546

NEW CINGULAR WIRELESS PCS, LLC

D/B/A AT&T APPLICATION FOR A
CERTIFICATE OF ENVIRONMENTAL
COMPATIBILITY AND PUBLIC NEED

FOR THE CONSTRUCTION,

MAINTENANCE, AND OPERATION OF A : TELECOMMUNICATIONS FACILITY :

AND ASSOCIATED EQUIPMENT

LOCATED AT 70 UNIVERSAL DRIVE,

NORTH HAVEN, CONNECTICUT : DECEMBER 4, 2025

PETITION TO INTERVENE

Pursuant to Connecticut General Statutes ("C.G.S.") Section 16-50n and Regulations of Connecticut State Agencies ("R.C.S.A.") Section 16-50j-15, Cellco Partnership d/b/a Verizon Wireless ("Cellco") hereby requests permission of the Siting Council ("Council") to participate, as an intervenor, in the Docket No. 546 proceeding.

As the Council is aware, Cellco currently maintains an existing wireless facility on a former railroad signal tower on a parcel at 120 Universal Drive in North Haven. The existing signal tower can no longer structurally support any facility upgrades that would allow Cellco to provide its customers with state-of-the-art wireless service. The proposed facility at 70 Universal Drive provides Cellco with the opportunity to relocate and upgrade its equipment and deliver improved service in the North Haven area.

Cellco's involvement in the Docket No. 546 proceeding would aid the Council in evaluating additional need considerations as set forth in C.G.S. § 16-50g. Cellco's expertise and

experience in designing, constructing, operating and maintaining a wireless telecommunications system in the State of Connecticut in accordance with the rules and regulations of the Council and the Federal Communications Commission, may be of benefit to the Council in resolving issues presented in Docket No. 546. Cellco has been admitted as an intervenor in prior Siting Council dockets. Cellco proposes to participate in the Docket No. 546 proceeding and hearing by cross-examining the Applicant's witnesses, offering oral and written testimony of its own witnesses, evidence and the filing of pre-hearing interrogatories.

For the above-stated reasons, Cellco seeks permission to participate in this docket as an intervenor.

Respectfully submitted,

CELLCO PARTNERSHIP d/b/a VERIZON WIRELESS

 $\mathbf{R}\mathbf{v}$

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Its Attorneys

CERTIFICATE OF SERVICE

I hereby certify that on the 4^{th} day of December 2025, a copy of the foregoing was sent, via electronic mail, to:

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Jonathan H. Schaefer