

STATE OF CONNECTICUT CONNECTICUT SITING COUNCIL Ten Franklin Square, New Britain, CT 06051 Phone: (860) 827-2935 Fax: (860) 827-2950 E-Mail: <u>siting.council@ct.gov</u> Web Site: portal.ct.gov/csc

VIA ELECTRONIC MAIL

February 3, 2022

John Coleman Project Manager Centerline Communications LLC 750 W. Center Street, Suite 301 West Bridgewater, MA 02379 jcoleman@clinellc.com

RE: **EM-VER-057-211118** – Cellco Partnership d/b/a Verizon Wireless notice of intent to modify an existing telecommunications facility located at 48 Ritch Avenue West, Greenwich, Connecticut.

Dear Mr. Coleman:

The Connecticut Siting Council (Council) is in receipt of your email of January 28, 2022 requesting an extension of time to submit documentation required to make the above-referenced filing complete in response to the Council's incomplete notice dated December 30, 2021.

The Council hereby grants a 60-day extension of time to submit the required documentation by March 29, 2022

Thank you for your attention to this matter.

Sincerely,

Melanie A. Bachman Executive Director

MAB/FOC/emr

Enclosures: Email from John Coleman of January 28, 2022 Incomplete filing letter dated December 30, 2021 From: John Coleman <jcoleman@clinellc.com>
Sent: Friday, January 28, 2022 5:53 PM
To: CSC-DL Siting Council <Siting.Council@ct.gov>
Subject: EM-VER-057-211118 / BYRAM PARK CT (414240 / 13701270) / BYRAM PARK CT / 468044 / Request for an Extension

CDC – DL Siting Council,

We have received a letter of incompleteness for the above mentioned site. The associated deadline to refile this information is January 28, 2022. In order to obtain the requested information of the concerning the MPE overage and what Verizon intends to do will require sometime. Verizon is asking for an additional 60 days to determine a new design prior to refiling with the Council.

Attached you will find the Notice of Incomplete for reference. Should you need any further information concerning this request, please reach out to me at any time. I appreciate your consideration.

John Coleman



John Coleman | Project Manager

750 W Center St, Suite 301 | West Bridgewater, MA 02379 Mobile: 240.615.7389 jcoleman@clinellc.com | www.centerlinecommunications.com



VIA ELECTRONIC MAIL

December 30, 2021

John Coleman Project Manager c/o Cellco Partnership d/b/a Verizon Wireless Centerline Communications, LLC 750 West Center Street, Floor 3 West Bridgewater, MA 02379 jcoleman@clinellc.com

RE: **EM-VER-057-211118** – Cellco Partnership d/b/a Verizon Wireless notice of intent to modify an existing telecommunications facility located at 48 Ritch Avenue West, Greenwich, Connecticut.

Dear Mr. Coleman:

The Connecticut Siting Council (Council) received this notice of intent to modify the above-referenced facility on November 18, 2021.

According to Section 16-50j-71 of the Regulations of Connecticut State Agencies, "...any modification, as defined in Section 16-50j-2a of the Regulations of Connecticut State Agencies, to an existing tower site, except as specified in Sections 16-50j-72 and 16-50j-88 of the Regulations of Connecticut State Agencies, may have a substantial adverse environmental effect."

Staff has reviewed this exempt modification request for completeness and has identified a deficiency in the request. The cumulative power density information provided in the exempt modification request shows a total percentage of Maximum Permissible Exposure (MPE) of approximately 61.75 percent for Verizon's antennas; however, other existing carriers are not included within the MPE calculation. The power density for other carrier installations at the facility is approximately 65.34 percent, and with Verizon's proposed equipment, would be 127.09 percent, exceeding 100 percent of the MPE. The cumulative MPE must be at or below 100 percent with all carrier's antennas.

Therefore, this exempt modification request is incomplete at this time. The Council recommends that Centerline Communications provide a cumulative power density analysis including Verizon's proposed antennas in addition to all existing antennas of other wireless carriers documenting an MPE at or below 100 percent, on or before January 28, 2022. If additional time is needed to gather the requested information, please submit a written request for an extension of time prior to January 28, 2022. Please provide an electronic version and one hard copy of the requested information for the incomplete exempt modification to be rendered complete and processed. Please include the Council's exempt modification identification number referenced above with the submittal.

This notice of incompletion shall have the effect of tolling the Federal Communications Commission (FCC) 60-day timeframe in accordance with Paragraph 217 of the FCC Wireless Infrastructure Report and Order issued on October 21, 2014 (FCC 14-153).

Thank you for your attention to this matter. Should you have any questions, please feel free to contact me at 860-827-2951.

Sincerely,

Mulinahael

Melanie Bachman Executive Director

MAB/CMW/emr