

## VIA ELECTRONIC MAIL

August 17, 2022

Denise Sabo Northeast Site Solutions 54 Main Street, Unit 3 Sturbridge, MA 01566-1359 denise@northeastsitesolutions.com

RE: **EM-VER-062-220627** - Cellco Partnership d/b/a Verizon Wireless notice of intent to modify an existing telecommunications facility located at 890 Evergreen Avenue, Hamden, Connecticut.

Dear Ms. Sabo:

The Connecticut Siting Council (Council) received a notice of intent to modify the above-referenced facility on June 27, 2022. On July 27, 2022, the Council issued a letter (enclosed) stating that the request for exempt modification was incomplete because the original Structural Analysis (SA) dated March 22, 2021 did not include Dish Wireless, LLC's (Dish) approved equipment. The Council recommended that Verizon provide a revised SA that includes Dish's approved equipment.

On August 12, 2022, the Council received an electronic mail with a revised SA dated August 3, 2022. The revised SA correctly includes Dish's approved equipment. However, Council staff reviewed the response to the incomplete request and identified the following deficiency:

1. The revised SA dated August 3, 2022 and prepared by GPD Engineering decreased the number of Samsung RFVO1U-D2A remote radio heads (RRHs) for Verizon from a total of 6 to 3 in the SA inventory. This is not consistent with the Construction Drawing Sheet C-2, Rev. 1 which depicts a total of 6 each RFVO1U-D2A RRHs.

Therefore, the exempt modification request remains incomplete at this time. The Council recommends that Verizon provide an updated SA that includes a total of six of the RFVO1U-D2A RRHs for Verizon (with all other carrier equipment inventories remaining the same), on or before September 16, 2022. If additional time is needed to gather the requested information, please submit a written request for an extension of time prior to September 16, 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,

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Melanie Bachman Executive Director

MAB/MP

Enclosure: Incomplete Letter dated July 27, 2022.



## VIA ELECTRONIC MAIL

July 27, 2022

Denise Sabo Northeast Site Solutions 54 Main Street, Unit 3 Sturbridge, MA 01566-1359 denise@northeastsitesolutions.com

RE: **EM-VER-062-220627** - Cellco Partnership d/b/a Verizon Wireless notice of intent to modify an existing telecommunications facility located at 890 Evergreen Avenue, Hamden, Connecticut.

Dear Ms. Sabo:

The Connecticut Siting Council (Council) received a notice of intent to modify the above-referenced facility on June 27, 2022.

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 Structural Analysis Report provided with the filing. The Structural Analysis Report provided is dated March 22, 2021. The Council had received a request for tower sharing from Dish Wireless, LLC (Dish) for the same facility on April 7, 2022 and approved such request on May 13, 2022. The above-referenced request for exempt modification does not include Dish's approved equipment; however, the structural analysis included in Dish's request for tower sharing does appear to include both Dish's equipment and the equipment that Verizon is now proposing. Please see Dish's tower share request filing for this facility under the filing number TS-DISH-062-220407.

Therefore, the exempt modification request is incomplete at this time. The Council recommends that Verizon provide an updated Structural Analysis Report for the facility that includes proposed and approved equipment by Verizon and other entities that are located at this facility on or before August 26, 2022. If additional time is needed to gather the requested information, please submit a written request for an extension of time prior to August 26, 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,

Maluidhal

Melanie Bachman Executive Director

MAB/MP

c: The Honorable Lauren Garrett, Mayor, Town of Hamden (<u>lgarrett@hamden.com</u>)