

VIA ELECTRONIC MAIL

March 18, 2021

Anne Marie Zsamba Project Manager – Site Acquisition 3 Corporate Park Drive, Suite 101 Clifton Park, NY 12065

RE: **EM-AT&T-155-210216** – AT&T notice of intent to modify an existing telecommunications facility located at 29 South Main Street, West Hartford, Connecticut.

Dear Ms. Zsamba:

The Connecticut Siting Council (Council) hereby denies your request to modify the above-referenced existing telecommunications facility, pursuant to Section 16-50j-73 of the Regulations of Connecticut State Agencies.

The exempt modification request, as proposed, would load the antenna mount to a maximum of 102.4 percent of its capacity, which is above the 100 percent limit established by the Council under guidance from the Connecticut State Building Inspector. Please see attached Council memo on Acceptable Overstress for Communications Towers.

Thus, the proposed exempt modification request is not in compliance with the exemption criteria in Section 16-50j-72(b) of the Regulations of Connecticut State Agencies and is hereby denied.

Sincerely,

s/Melanie A. Bachman

Melanie Bachman Executive Director

MAB/CW/emr

Enclosure: Council Memo dated November 6, 2017

c: The Honorable Shari Cantor, Mayor, Town of West Hartford (<u>mayor@westhartfordct.gov</u>) Matthew Hart, Town Manager, Town of West Hartford (<u>townmanager@westhartfordct.gov</u>)



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

> > MEMORANDUM

Date: November 6, 2017

To: Telecommunications Carriers and their Representatives

From: Melanie Bachman, Executive Director MAB

Re: Exempt Modification/Tower Share Filing Acceptable Overstress for Communications Towers

The Connecticut Siting Council (Council) has received requests for exempt modifications to existing jurisdictional towers that include statements relating to allowable potential "overstress" in the structural analysis reports submitted with exempt modification filings. Given the statement in the Connecticut State Building Inspector's April 27, 2017 correspondence to the Council, a copy of which is attached, indicating that "the State Building Code would allow limited overstresses under certain conditions for existing towers," the Council will accept such filings if the filing is accompanied by a formal opinion from the Connecticut State Building Inspector specifically regarding the structure in question stating that such overstress of the specific structure is allowable. If the exempt modification filing with an overstress situation does not include this formal opinion specific to the structure, the filing will be denied.

Thank you in advance for your cooperation.

MAB/CMW/laf

Enclosure: State Building Inspector Letter, dated April 27, 2017

c: Joseph V. Cassidy, P.E., State Building Inspector

5/ADMINISTRATION/General Correspondence/Werecol/Jaicom/20170622-ma





DEPARTMENT OF ADMINISTRATIVE SERVICES

April 27, 2017

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

Re: Interpretation of 2016 CT State Building Code IBC Section 3404 Acceptable Loading of Existing Structures

Ms. Bachman,

In your email of March 24, 2017 you requested an interpretation regarding the structural stresses allowed during an alteration of an existing communication tower, specifically whether an overstress up to 5% would be allowed by the State Building Code.

Answer:

These alterations are regulated by chapter 34 – Existing Buildings and Structures of the 2012 IBC portion of the 2016 State Building Code. Section 3404.3 discusses gravity loading and states in salient part "Any existing gravity load-carrying structural element for which an alteration causes an increase in design gravity load of more than 5 percent shall be strengthened...". Section 3404.4 discusses lateral loads and includes an exception which states in salient part "Any existing lateral load-carrying structural element whose demand-capacity ratio with the alteration considered is no more than 10 percent greater than its demand-capacity ratio with the alteration ignored shall be permitted to remain unaltered." This exception continues to require that the effects of all additions and alterations must be included in this analysis.

Therefore, the State Building Code would allow limited overstresses under certain conditions for existing towers.

Sincerely,

LUCA

Joseph V. Cassidy, P.E. State Building Inspector

Affirmative Action/Equal Opportunity Employer