

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

Re: Exempt Modification Application – AT&T Site 13682841

AT&T Mobility Telecommunications Facility @ 668 Jones Hill Road, West Haven, CT 06516

Dear Ms. Bachman,

New Cingular Wireless, PCS, LLC (dba AT&T) currently maintains antennas on a wireless telecommunications facility on an existing American Tower Corporation (ATC) telecommunications tower at the above referenced address. AT&T desires to modify its existing equipment as described in the attached Construction Drawings:

- Remove nine (9) antennas, one (1) squid, and two (2) hybrid cables.
- Install twelve (12) antennas, three (3) RRHs, two (2) squids, six (6) Y cables and one (1) fiber trunk.

Please accept this letter as notification pursuant to R.C.S.A §16-50j-73 for construction that constitutes an exempt modification pursuant to R.C.S.A §16-50j-72(b)(2). Please accept this letter as notification pursuant to Regulations of Connecticut State Agencies 16-50aa, of AT&T's intent to modify a telecommunications facility pursuant to R.C.S.A. 16-50j-88. In accordance with R.C.S.A §16-50j-73, a copy of this letter is being sent to the following individuals: American Tower Corporation as Tower Owner and Property Owner; the Honorable Nancy R. Rossi as Mayor of West Haven, and Christopher Soto, Director, West Haven Department of Planning and Development.

The applicant's proposal falls squarely within those activities explicitly provided for in R.C.S.A. §16-50j-89. Specifically:

- 1. The proposed modifications will NOT result in an increase in the height of the existing structure.
- 2. The proposed modifications will NOT require an extension of the site boundary.
- 3. The proposed modifications will NOT increase noise levels at the facility by six decibels or more, or to levels that exceed state and local criteria.
- 4. The operation of the modified facility will NOT increase radio frequency emissions at the facility to a level at or above the Federal Communications Commission (FCC) safety standard. Please see the RF emissions calculation for AT&T's modified facility enclosed herewith.
- 5. The proposed modifications will NOT cause an ineligible change or alteration in the physical or environmental characteristics of the site.



6. The existing structure and its foundation can support the proposed loading. Please see the structural analysis enclosed herewith.

For the foregoing reasons, AT&T respectfully requests that the Council approve this Exempt Modification request for this tower located at 668 Jones Hill Road, West Haven, CT 06516. If you have any questions, please feel free to contact me.

Sincerely,

Jack Andrews

Zoning Manager, Centerline Communications 443-677-0144

Enclosures: Exhibit 1 - Letter of Authorization from tower owner

Exhibit 2 – Property Card and GIS
Exhibit 3 – Construction Drawings
Exhibit 4 – Structural Analysis Report

Exhibit 5 - Antenna Mount Analysis Report

Exhibit 6 - EME Study Report

Exhibit 7 – Four (4) Notice Confirmations

cc: American Tower Corporation – Tower Operator/Owner

American Tower Corporation - Property Owner

The Honorable Nancy R. Rossi - Mayor of West Haven

Christopher Soto - Director, West Haven Department of Planning and Development



LETTER OF AUTHORIZATION

SITE NO: See Site List Below SITE NAME: See Site List Below

ADDRESS: See Site List Below

I, Margaret Robinson, Senior Counsel, US Tower Division on behalf of American Tower*, owner and/or operator of the tower facilities located at the addresses identified below (the "Tower Facilities"), do hereby authorize Centerline Communications, LLC ("Centerline"), its agents, successors and assigns, to act as American Tower's non-exclusive agent for the purpose of filing and securing any zoning, land-use, building permit and/or electrical permit application(s) and approvals of the applicable jurisdiction for and to conduct the construction of the installation of antennas and related telecommunications equipment owned and operated by AT&T on the Tower Facilities located at the addresses identified below. This installation shall not affect adjoining lands and will occur only within the areas leased or owned by American Tower.

American Tower understands that the applications may be denied, modified or approved with conditions. The above authorization is limited to the acceptance by American Tower of conditions related to American Tower's installations. Any such conditions of approval or modifications will not be effective unless approved in writing by American Tower.

The above authorization does not permit Centerline to modify or alter any existing permit(s) and/or zoning or land-use conditions or impose any additional conditions unrelated to American Tower's installations of telecommunications equipment without the prior written approval of American Tower.

Site Authorized:

ATC Project #	ATC Asset #	Address
13682691	302483	286 Beckley Road, Berlin, CT 06037
13682687	302469	1069 Connecticut Ave. Bridgeport, CT 06607
13682699	383598	1000 Truumball Ave. Bridgeport, CT 06606
13682693	302468	99 Meadow St. Harftford, CT 06114
13682696	370627	605 Willard Ave. Newington, CT 06111
13682689	370629	125 Washington Ave. North Haven, CT 06473
13683386	283418	50 Devine St. North Haven, CT 06473
13683396	88018	168 Catoona Lane, Stamford, CT 06902
13682841	243036	668 Jones Hill Rd. West Haven, CT 06516
13958523	283422	171 Short Beach Rd. Brandford, CT 06405
13958547	302516	438 Bridgeport Ave. Milford, CT 06460
13683394	302479	699 West St. Rocky Hill, CT 06067
13958510	302511	20 Post Office Lane. Westport, CT 06880



Signature:

Margaret Robinson, Senior Counsel

US Tower Division

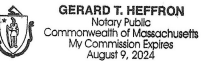
NOTARY BLOCK

COMMONWEALTH OF MASSACHUSETTS County of Middlesex

This instrument was acknowledged before me by Margaret Robinson, Senior Counsel of American Tower (owner and/or operator of the above referenced Tower Facilities), personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same.

WITNESS my hand and official seal, this 22nd day of April , 2022.

NOTARY SEAL



Notary Public

My Commission Expires: August 9th, 2024

^{*} American Tower as used herein is defined as American Tower Corporation and any of its affiliates or subsidiaries.

Map Block Lot

019-0001-0-000A-C

Building #

Section #

1 Account

00019113

Property Information

Property Location	668 JONES	668 JONES HILL RD				
Owner	AMERICAN	AMERICAN TOWERS INC.				
Co-Owner	ATTN TAX	ATTN TAX DEPT				
Mailing Address	PO BOX 72	PO BOX 723597				
Mailing Address	ATLANTA	GA	31139			
Land Use	431V	TEL REL TW	MDL-00			
Land Class	ı					
Zoning Code						
Census Tract						

Street Index	
Acreage	0
Utilities	
Lot Setting/Desc	
Additional Info	

Photo



Sketch



Primary Construction Details

Year Built	0
Stories	
Building Style	UNKNOWN
Building Use	Vacant
Building Condition	
Occupancy	
Extra Fixtures	0
Bath Style	NA
Kitchen Style	NA
AC Type	
Heating Type	
Heating Fuel	

Bedrooms	0
Full Bathrooms	0
Half Bathrooms	0
Total Rooms	0
Roof Style	
Roof Cover	
Interior Floors 1	
Interior Floors 2	
Exterior Walls	
Exterior Walls 2	NA
Interior Walls	
Interior Walls 2	NA

(*Industrial / Commercial Details

(*Industrial / Commercial Details)					
Building Desc.	TEL REL TW				
Building Grade	NA				
Heat / AC	NA				
Frame Type	NA				
Baths / Plumbing	NA				
Ceiling / Wall	NA				
Rooms / Prtns	NA				
Wall Height	NA				
First Floor Use	NA				
	1				

City of West Haven, CT

Property Listing Report

Map Block Lot

019-0001-0-000A-C

Building #

Section #

1 Account

00019113

Valuation Sum	mary (As	ssessed value = 7	0% of Appraised Value)	Sub Areas			
Item	Appr	aised	Assessed	Subarea Type	Gros	s Area (sq ft)	Living Area (sq ft
Buildings	0		0				
Extras	0 0		0				
Improvements							
Outbuildings	431800		302260				
Land	0		0				
Total	431800		302260				
Outbuilding a	nd Extra F	eatures					
Type		Descripti	on				
TOWER 2 SITES							
CELL SHED 288 S.F.							
FENCE-6' CHAIN		200 L.F.					
				Total Area			0
Sales History							
Owner of Record			Book/ Page	Sale Date	Sale Prio	ce	

City of West Haven

Geographic Information System (GIS)



Date Printed: 5/4/2022 UTILITY ESMIT 141.59 20.1 150 23

MAP DISCLAIMER - NOTICE OF LIABILITY

This map is for assessment purposes only. It is not for legal description or conveyances. All information is subject to verification by any user. The City of West Haven and its mapping contractors assume no legal responsibility for the information contained herein.

Approximate Scale: 1 inch = 75 feet







Radio Frequency Emissions Analysis Report

March 22, 2022

American Tower on behalf of AT&T

Site Name: WEST HAVEN JONES HILL ROAD
Site Address: 668 JONES HILL ROAD, WEST HAVEN, CT 06516

FA#: 10578274 USID: 148919

Site Compliance Summary

Compliance Status: Compliant

Carrier MPE% | 1.81721700%

of FCC General Population Allowable Limit:

Composite MPE% | 1.81735300%

of FCC General Population Allowable Limit:



March 22, 2022

AT&T New England Attn: John Benedetto, RF Manager 5050 Cochituate Road Suite 550 - 13&14 Framingham, MA 01701

Emissions Analysis for Site: WEST HAVEN JONES HILL ROAD

Centerline Communications, LLC ("Centerline") was directed to analyze the proposed AT&T facility to be located on a monopole near **668 JONES HILL ROAD, WEST HAVEN CT 06516** for the purpose of determining whether the emissions from the proposed facility are within specified federal limits.

All information used in this report was analyzed as a percentage of current Maximum Permissible Exposure (% MPE) as listed in the FCC OET Bulletin 65 Edition 97-01 and ANSI/IEEE Std C95.1. The FCC regulates Maximum Permissible Exposure in units of microwatts per square centimeter (μ W/cm2). The number of μ W/cm² calculated at each sample point is called the power density. The exposure limit for power density varies depending upon the frequencies being utilized. Wireless Carriers and Paging Services use different frequency bands each with different exposure limits, therefore it is necessary to report results and limits in terms of percent MPE rather than power density.

All results were compared to the FCC (Federal Communications Commission) radio frequency exposure rules, 47 CFR 1.1307(b)(1) - (b)(3), to determine compliance with the Maximum Permissible Exposure (MPE) limits for General Population/Uncontrolled environments as defined below.

<u>General population/uncontrolled exposure</u> limits apply to situations in which the general population may be exposed or in which persons who are exposed as a consequence of their employment may not be made fully aware of the potential for exposure or cannot exercise control over their exposure. Therefore, members of the general population would always be considered under this category when exposure is not employment related, for example, in the case of a telecommunications tower that exposes persons in a nearby residential area.

Population exposure to radio frequencies is regulated and enforced in units of microwatts per square centimeter (μ W/cm²). The general population exposure limits for the 700 MHz (LTE) band is 467 μ W/cm², 800 (LTE) band is 533 μ W/cm², 850 (5G) band is 567 μ W/cm², 1900 MHz (PCS), 2100 (AWS), 2300 (WCS) and 5 GHz (B46) bands is 1000 μ W/cm².

Occupational/controlled exposure limits apply to situations in which persons are exposed as a consequence of their employment and in which those persons who are exposed have been made fully aware of the potential for exposure and can exercise control over their exposure. Occupational/controlled exposure limits also apply where exposure is of a transient nature as a result of incidental passage through a location where exposure levels may be above general population/uncontrolled limits, as long as the exposed person has been made fully aware of the potential for exposure and can exercise control over his or her exposure by leaving the area or by some other appropriate means. Additional details can be found in FCC OET 65.



Calculations

Calculations were performed for the proposed facility using the equipment information listed below. All calculations were performed per the specifications under FCC OET 65. Since AT&T is proposing focused omnidirectional antennas, which project most of the emitted energy out toward the horizon, all calculations were performed assuming a lobe representing the maximum gain of the antenna per the antenna manufactures supplied specifications, minus 10 dB, was focused at the base of the tower. This is a very conservative estimate since the gain reduction in actual applications is typically greater than 10 dB in the direction of ground immediately surrounding the facility. Real world emissions values from this facility are expected to be lower than values listed in this report at ground level. For this report the sample point is the top of a 6-foot person standing at the base of the tower.

Per FCC OET Bulletin No. 65 - Edition 97-01 recommendations to achieve the maximum anticipated value at each sample point, all power levels emitting from the proposed antenna installation are increased by a factor of 2.56 to account for possible in-phase reflections from the surrounding environment. All power values expressed and analyzed are maximum power levels expected to be used on all radios.

For each sector the following channel counts, frequency bands and power levels were utilized as shown in *Table 1*:

RRH #	Frequency Band	Technology	Channel Count	Transmit Power per Channel (W)
1	700	LTE	4	40
2	1900	PCS	4	40
2	2100	AWS	4	40
3	700	LTE	2	40
4	3700	5G C-Band	1	108.4
5	3450	5G DoD	1	54.2
5	3450	5G DoD	1	54.2
6	700	LTE	4	40
6	850	5G	4	40
7	2300	WCS	4	25

Table 1: Channel Data Table



The following antennas listed in Table 2 were used in the modeling for transmission in the 700 MHz (LTE), 850 MHz (5G), 1900 MHz (PCS), 2100 MHz (AWS), 2300 MHz (WCS) and 5 GHz (Band 46) frequency bands. This is based on information from the carrier with regard to anticipated antenna selection.

Sector	Antenna Number	Make / Model	Centerline (ft)		
A	1	QUINTEL QD8616-7 V1	199.8		
A	1	QUINTEL QD8616-7 V1	199.8		
A	1	QUINTEL QD8616-7 V1	199.8		
A	1	QUINTEL QD8616-7 V1	199.8		
A	2	ERICSSON AIR6449	197.7		
A	3	ERICSSON AIR6419	201.8		
A	3	ERICSSON AIR6419	201.8		
A	4	KATHREIN 80010966	199.8		
A	4	KATHREIN 80010966	199.8		
A	4	KATHREIN 80010966	199.8		
В	5	QUINTEL QD8616-7 V1	199.8		
В	5	QUINTEL QD8616-7 V1	199.8		
В	5	QUINTEL QD8616-7 V1	199.8		
В	5	QUINTEL QD8616-7 V1	199.8		
В	6	ERICSSON AIR6449	197.7		
В	7	ERICSSON AIR6419	201.8		
В	7	ERICSSON AIR6419	201.8		
В	8	KATHREIN 80010966	199.8		
В	8	KATHREIN 80010966	199.8		
В	8	KATHREIN 80010966	199.8		
G	9	QUINTEL QD8616-7 V1	199.8		
G	9	QUINTEL QD8616-7 V1	199.8		
G	9	QUINTEL QD8616-7 V1	199.8		
G	9	QUINTEL QD8616-7 V1	199.8		
G	10	ERICSSON AIR6449	197.7		
G	11	ERICSSON AIR6419	201.8		
G	11	ERICSSON AIR6419	201.8		
G	12	KATHREIN 80010966	199.8		
G	12	KATHREIN 80010966	199.8		
G	12	KATHREIN 80010966	199.8		

Table 2: Antenna Data

All calculations were done with respect to uncontrolled / general population threshold limits.



Results

Per the calculations completed for the proposed AT&T configurations *Table 3* shows resulting emissions power levels and percentages of the FCC's allowable general population limit.

ID	Make / Model	Frequency Band	Gain (dBd)	Centerline (ft)	Channel Count		ERP (W)	MPE %
AT&T A 1	QUINTEL QD8616-7 V1	700	13.0554	199.8	4	40	3233.4041	0.000006000
AT&T A 1	QUINTEL QD8616-7 V1	1900	15.2556	199.8	4	40	5366.3622	0.000003000
AT&T A 1	QUINTEL QD8616-7 V1	2100	15.72	199.8	4	40	5972.0025	0.000003000
AT&T A 1	QUINTEL QD8616-7 V1	700	13.0554	199.8	2	40	1616.7020	0.000003000
AT&T A 2	ERICSSON AIR6449	3700	23.55	197.7	1	108.4	24548.7443	0.000020000
AT&T A 3	ERICSSON AIR6419	3450	22.85	201.8	1	54.2	10447.1850	0.302849000
AT&T A 3	ERICSSON AIR6419	3450	22.85	201.8	1	54.2	10447.1850	0.302849000
AT&T A 4	KATHREIN 80010966	700	13.15	199.8	4	40	3304.6082	0.000005000
AT&T A 4	KATHREIN 80010966	850	13.95	199.8	4	40	3973.0130	0.000005000
AT&T A 4	KATHREIN 80010966	2300	15.95	199.8	4	25	3935.5008	0.000002000
AT&T B 5	QUINTEL QD8616-7 V1	700	13.0366	199.8	4	40	3219.4374	0.000004000
AT&T B 5	QUINTEL QD8616-7 V1	1900	15.2622	199.8	4	40	5374.5237	0.000002000
AT&T B 5	QUINTEL QD8616-7 V1	2100	15.8269	199.8	4	40	6120.8253	0.000002000
AT&T B 5	QUINTEL QD8616-7 V1	700	13.0366	199.8	2	40	1609.7187	0.000002000
AT&T B 6	ERICSSON AIR6449	3700	23.55	197.7	1	108.4	24548.7443	0.000019000
AT&T B 7	ERICSSON AIR6419	3450	22.85	201.8	1	54.2	10447.1850	0.302850000
AT&T B 7	ERICSSON AIR6419	3450	22.85	201.8	1	54.2	10447.1850	0.302850000
АТ&Т В 8	KATHREIN 80010966	700	13.15	199.8	4	40	3304.6082	0.000005000
AT&T B 8	KATHREIN 80010966	850	13.95	199.8	4	40	3973.0130	0.000003000
AT&T B 8	KATHREIN 80010966	2300	16.05	199.8	4	25	4027.1703	0.000001000
AT&T G 9	QUINTEL QD8616-7 V1	700	13.0366	199.8	4	40	3219.4374	0.000004000
AT&T G 9	QUINTEL QD8616-7 V1	1900	15.2622	199.8	4	40	5374.5237	0.000002000
AT&T G 9	QUINTEL QD8616-7 V1	2100	15.8269	199.8	4	40	6120.8253	0.000002000
AT&T G 9	QUINTEL QD8616-7 V1	700	13.0366	199.8	2	40	1609.7187	0.000002000
AT&T G 10	ERICSSON AIR6449	3700	23.55	197.7	1	108.4	24548.7443	0.000018000
AT&T G 11	ERICSSON AIR6419	3450	22.85	201.8	1	54.2	10447.1850	0.302850000
AT&T G 1	ERICSSON AIR6419		22.85	201.8	1	54.2		0.302850000
AT&T G 12	KATHREIN 80010966	700	13.15	199.8	4	40		0.000003000
	KATHREIN 80010966		13.95		4	40		0.000002000
	KATHREIN 80010966	2300	16.05		4	25	4027.1703	0.000001000
							T&T MPE%	1.81721700 %

Table 3: AT&T Antenna Inventory & Power Level



FCC OET 65 specifies that for carriers utilizing directional antennas that the highest recorded sector value be used for composite site MPE values due to their greatly reduced emissions contributions in the directions of the adjacent sectors. *Table 4* below details a breakdown by frequency band and technology for the MPE power values for the maximum calculated AT&T sector(s).

Frequency Band	Technology	Centerline (ft.)	# of Channels	ERP W (Per Channel)	Total Power Density (μW/cm²)	Allowable MPE (μW/cm²)	MPE %
700	LTE	199.8	4	808.3510212	0.0000270	467	0.00000600
1900	PCS	199.8	4	1341.590553	0.0000270	1000	0.00000300
2100	AWS	199.8	4	1493.000631	0.0000320	1000	0.00000300
700	LTE	199.8	2	808.3510212	0.0000140	467	0.00000300
3700	5G C-Band	197.7	1	24548.74429	0.0002040	1000	0.00002000
3450	5G DoD	201.8	1	10447.18503	3.0284910	1000	0.30284900
3450	5G DoD	201.8	1	10447.18503	3.0284910	1000	0.30284900
700	LTE	199.8	4	826.1520623	0.0000240	467	0.00000500
850	5G	199.8	4	993.2532421	0.0000260	567	0.00000500
2300	WCS	199.8	4	983.8751886	0.0000190	1000	0.00000200
					Δ	lpha MPE%	0.60574500
700	LTE	199.8	4	804.8593458	0.0000200	467	0.00000400
1900	PCS	199.8	4	1343.630926	0.0000200	1000	0.00000200
2100	AWS	199.8	4	1530.20632	0.0000180	1000	0.00000200
700	LTE	199.8	2	804.8593458	0.0000100	467	0.00000200
3700	5G C-Band	197.7	1	24548.74429	0.0001950	1000	0.00001900
3450	5G DoD	201.8	1	10447.18503	3.0285030	1000	0.30285000
3450	5G DoD	201.8	1	10447.18503	3.0285030	1000	0.30285000
700	LTE	199.8	4	826.1520623	0.0000220	467	0.00000500
850	5G	199.8	4	993.2532421	0.0000190	567	0.00000300
2300	WCS	199.8	4	1006.792586	0.0000130	1000	0.00000100
						Beta MPE%	0.60573800
700	LTE	199.8	4	804.8593458	0.0000200	467	0.00000400
1900	PCS	199.8	4	1343.630926	0.0000150	1000	0.00000200
2100	AWS	199.8	4	1530.20632	0.0000190	1000	0.00000200
700	LTE	199.8	2	804.8593458	0.0000100	467	0.00000200
3700	5G C-Band	197.7	1	24548.74429	0.0001790	1000	0.00001800
3450	5G DoD	201.8	1	10447.18503	3.0285050	1000	0.30285000
3450	5G DoD	201.8	1	10447.18503	3.0285050	1000	0.30285000
700	LTE	199.8	4	826.1520623	0.0000140	467	0.00000300
850	5G	199.8	4	993.2532421	0.0000140	567	0.00000200



2300	WCS	199.8	4	1006.792586	0.0000120	1000	0.00000100
					Gan	nma MPE%	0.60573400
					Α	T&T MPE%	1.81721700 %

Table 4: AT&T Maximum Sector MPE Power Values



Summary

All calculations performed for this analysis yielded results that were **within** the allowable limits for general population exposure to RF Emissions.

The anticipated maximum composite contributions from the AT&T facility as well as the site composite emissions value with regards to compliance with FCC's allowable limits for general population exposure to RF Emissions are shown here:

Carrier	Predicted MPE %
AT&T	1.81721700%
T-Mobile	0.00004400%
Unknown 1	0.00001800%
Unknown 2	0.00005800%
Unknown 3	0.00001600%
Composite	1.81735300%

Table 5: Total Predicted MPE(%) by Carrier

Compliance Status:

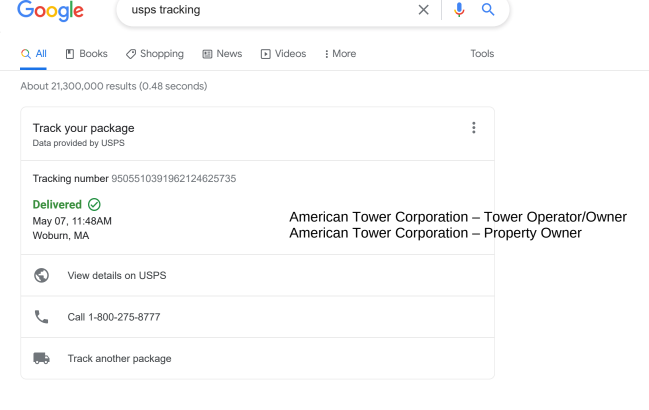
The anticipated composite MPE value for this site assuming all carriers present is **1.81735300**% of the allowable FCC established general population limit sampled at the ground level.

FCC guidelines state that if a site is found to be out of compliance (over allowable thresholds), that carriers over a 5% contribution to the composite value will require measures to bring the site into compliance. For this facility, the composite values calculated were well within the allowable 100% threshold standard per the federal government.

Katrina Styx RF Compliance Consultant Centerline Communications, LLC

750 West Center St. Suite 301 West Bridgewater, MA 02379

Kal-Ster



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USPS Tracking® - The Basics

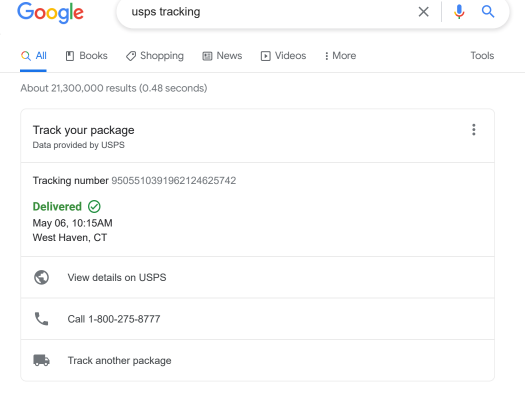
USPS Tracking® service provides end-to-end item tracking. This article provides in-depth information on how to use the service, what information the service ...

How does USPS Tracking® work?: Add tracki... Receive automatic notifications: How can I ... What is USPS Tracking®?: My mailpiece has...

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USPS Tracking - Track Package

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Your **tracking** number can be found in the following places: \cdot The shipping confirmation email you received from an online retailer \cdot The bottom peel-off portion of ...

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USPS Tracking® - The Basics

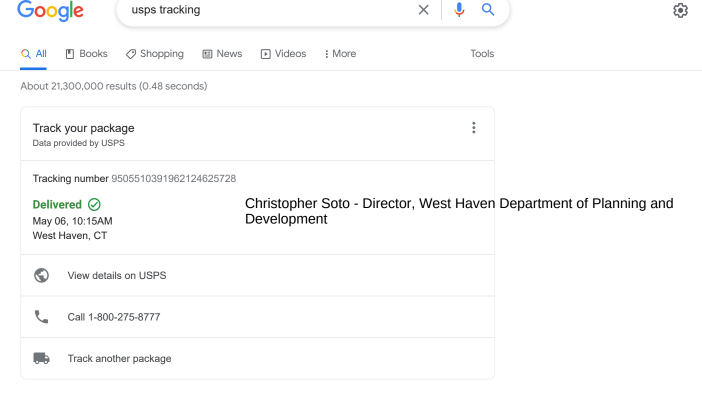
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The Honorable Nancy R. Rossi West Haven City Hall 355 Main Street West Haven, CT 06516

Re: Exempt Modification Application – AT&T Site 13682841

AT&T Mobility Telecommunications Facility @ 668 Jones Hill Road, West Haven, CT 06516

Dear Mayor Rossi:

New Cingular Wireless, PCS, LLC (dba AT&T) currently maintains antennas on a wireless telecommunications facility on an existing American Tower Corporation (ATC) telecommunications tower at the above referenced address. AT&T desires to modify its existing equipment as described in the attached Construction Drawings:

- Remove nine (9) antennas, one (1) squid, and two (2) hybrid cables.
- Install twelve (12) antennas, three (3) RRHs, two (2) squids, six (6) Y cables and one (1) fiber trunk.

This letter is intended to serve as the required notice to the chief elected official of the municipality. As required by Regulations of Connecticut State Agencies ("RCSA") 16-50j-73 the Connecticut Siting Council ("CSC") has been notified of this proposal and will review this application. Please accept this letter as notification pursuant to RSCA 16-50j-73.

The enclosed letter and attachments to the CSC fully describe AT&T's proposal for the site. However, if you have any questions or require any additional information concerning our plans or the CSC procedures, please contact me at 443-677-0144 or contact Melanie Bachmann, Acting Executive Director of the CSC at 860-972-2935.

Respectfully Submitted,

Zoning Manager, Centerline Communications 10130 Donleigh Drive Columbia, MD 21046

443-677-0144

Enclosures



Christopher Soto, Director DPZ West Haven City Hall 355 Main Street West Haven, CT 06516

Re:

Exempt Modification Application – AT&T Site 13682841

AT&T Mobility Telecommunications Facility @ 668 Jones Hill Road, West Haven, CT 06516

Dear Mr. Soto:

New Cingular Wireless, PCS, LLC (dba AT&T) currently maintains antennas on a wireless telecommunications facility on an existing American Tower Corporation (ATC) telecommunications tower at the above referenced address. AT&T desires to modify its existing equipment as described in the attached Construction Drawings:

• Remove nine (9) antennas, one (1) squid, and two (2) hybrid cables.

• Install twelve (12) antennas, three (3) RRHs, two (2) squids, six (6) Y cables and one (1) fiber trunk.

This letter is intended to serve as the required notice to the municipal planning agency. As required by Regulations of Connecticut State Agencies ("RCSA") 16-50j-73 the Connecticut Siting Council ("CSC") has been notified of this proposal and will review this application. Please accept this letter as notification pursuant to RSCA 16-50j-73.

The enclosed letter and attachments to the CSC fully describe AT&T's proposal for the site. However, if you have any questions or require any additional information concerning our plans or the CSC procedures, please contact me at 443-677-0144 or contact Melanie Bachmann, Acting Executive Director of the CSC at 860-972-2935.

Respectfully Submitted,

Zoning Manager, Centerline Communications

443-677-0144

Jack Andrews

Enclosures



Jacqueline Hall Project Manager, Site Development American Tower Corporation 10 Presidential Way Woburn, MA 01801

Re: Exempt Modification Application – AT&T Site 13682841

AT&T Mobility Telecommunications Facility @ 668 Jones Hill Road, West Haven, CT 06516

Dear Ms. Hall:

New Cingular Wireless, PCS, LLC (dba AT&T) currently maintains antennas on a wireless telecommunications facility on an existing American Tower Corporation (ATC) telecommunications tower at the above referenced address. AT&T desires to modify its existing equipment as described in the attached Construction Drawings:

• Remove nine (9) antennas, one (1) squid, and two (2) hybrid cables.

• Install twelve (12) antennas, three (3) RRHs, two (2) squids, six (6) Y cables and one (1) fiber trunk

This letter is intended to serve as the required notice to both the tower owner and the property owner. As required by Regulations of Connecticut State Agencies ("RCSA") 16-50j-73 the Connecticut Siting Council ("CSC") has been notified of this proposal and will review this application. Please accept this letter as notification pursuant to RSCA 16-50j-73.

The enclosed letter and attachments to the CSC fully describe AT&T's proposal for the site. However, if you have any questions or require any additional information concerning our plans or the CSC procedures, please contact me at 443-677-0144 or contact Melanie Bachmann, Acting Executive Director of the CSC at 860-972-2935.

Respectfully Submitted,

Jack Andrews

Zoning Manager, Centerline Communications

10130 Donleigh Drive Columbia, MD 21046

443-677-0144

Enclosures