

AN APPLICATION BY THE DEPARTMENT OF : POWER FACILITY
TRANSPORTATION FOR A CERTIFICATE OF :
ENVIRONMENTAL COMPATIBILITY AND PUBLIC : EVALUATION COUNCIL
NEED FOR THE PROPOSED REVISION TO THE
TELECOMMUNICATION TOWERS LOCATED AT
CONNECTICUT TRANSIT PROPERTIES IN
HARTFORD AND NEW HAVEN. : May 20, 1981

D E C I S I O N A N D O R D E R

The application of the Department of Transportation to construct telecommunication towers on the roofs of Connecticut Transit buildings at 53 Vernon Street Hartford and 470 James Street New Haven is hereby approved. A certificate of environmental compatibility and public need, as required by section 16-50k of the General Statutes of Connecticut, Revisions of 1958, revised to 1981, as amended, shall be issued, subject to the following conditions:

1. Tower Height

The towers shall be no higher than necessary to provide the service, and in no event shall they exceed 100 feet in height.

2. Additional Facilities

This decision and order applies only to the construction of two telecommunication towers, each 100 feet or less in height, and the attachment of one six foot microwave dish and one UHF antenna to each tower. The towers are to be placed on the roofs of Connecticut Transit buildings at 53 Vernon Street, Hartford and 470 James Street, New Haven.

This order does not authorize the construction of any other tower, and no other facilities shall be mounted on the towers without prior approval by the Council.

3. Compliance With Laws and Regulations

The Applicant shall construct each tower and associated equipment in accordance with all applicable federal, state, and local laws and regulations.

4. Construction Requirements

The Applicant shall provide the Council with a final report for each tower site within 180 days of the completion of all construction. The final report shall include (i) the actual

construction cost for each tower; (ii) the height of each tower; and (iii) the location of the microwave dish antenna on each tower.

5. Time Limitation

If the tower construction authorized under this decision and order is not completed before October 1, 1983, this decision and order shall be void.

6. Tower Removal

The existing telecommunication towers shall be dismantled and removed from each site within six months after each replacement tower is operational. The Applicant shall notify the Council when each tower has been removed.

We hereby direct, pursuant to section 16-50p(c) of the General Statutes of the State of Connecticut revision of 1958, revised to 1981, as amended, that a copy of this order and opinion be served on each party as hereinafter named. A notice of this issuance of the order and opinion shall be published in the Hartford Courant and the New Haven Register.

The party to this proceeding is:

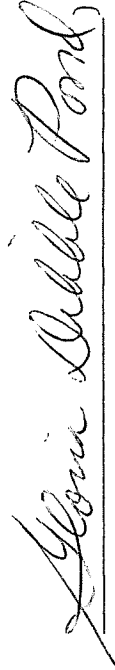
Arthur B. Powers
Commissioner
Department of Transportation
24 Wolcott Hill Road
P.O. Drawer A
Wethersfield, Connecticut 06109

C E R T I F I C A T I O N

The undersigned members of the Power Facility Evaluation Council hereby certify that they have heard this case or read the record thereof, and that we voted as follows:

Dated at Hartford, Connecticut, this 20th day of May, 1981.

Council Members Vote Cast



Gloria Dibble Pond
Chairperson

Yes



Commissioner David J. Harrigan
Designee: Peter G. Boucher

Yes

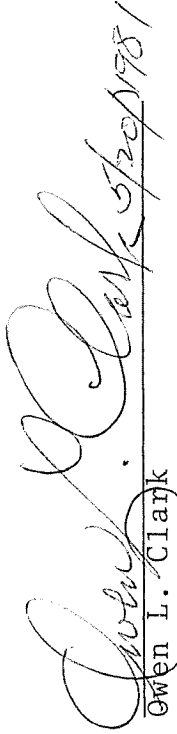


Commissioner Stanley PaC
Designee: Jonathan T. Clapp

Yes

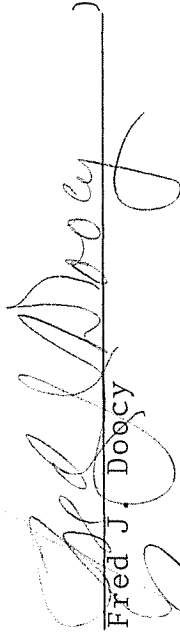
Sarah M. Bates

Absent



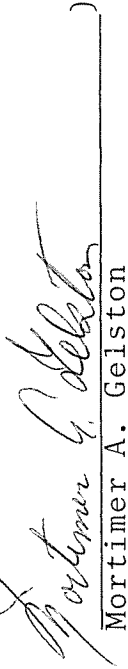
Owen L. Clark

Yes



Fred J. Doocy

Yes



Mortimer A. Geilston

Yes

James G. Horsfall

Absent



Colin C. Tait

Yes

STATE OF CONNECTICUT)
 :
COUNTY OF HARTFORD)

ss. Hartford, May 20, 1981.

I hereby certify that the foregoing is true and correct
copy of the decision and order issued by the Power Facility
Evaluation Council, State of Connecticut.

ATTEST:



Reanne V. Curtis, Executive Assistant
Power Facility Evaluation Council