

AN APPLICATION OF STORER COMMUNICATIONS : CONNECTICUT SITING
OF CLINTON, INCORPORATED, FOR A
CERTIFICATE OF ENVIRONMENTAL COMPATIBILITY : COUNCIL
AND PUBLIC NEED TO CONSTRUCT A COMMUNITY
ANTENNA TELEVISION TOWER IN THE TOWN
OF HADDAM. : October 8, 1982

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

Pursuant to the Council's opinion in this matter, the Council hereby directs that 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 to Storer Communications of Clinton, Inc., for the construction of a 50 foot CATV tower on property off Foot Hills Road in Haddam, as specified in the Council's record on the matter, subject to the following conditions:

1. The tower shall be no higher than necessary to provide the service, and in no event shall it exceed 50 feet;
2. The certificate holder shall notify the Council, in advance, of any plans to add any equipment to the tower other than that described in the Council's findings of fact on this matter, even if, in the certificate holders opinion, no Council action is required.
3. The certificate holder shall submit a Development and Management Plan pursuant to sections 16-50j-75 et seq of the Regulations of Connecticut State Agencies, on the condition that irrelevant items in section 16-50j-76 need only be identified as such; in addition, the D&M Plan shall include the exact construction specifications for the temporary overhead utility service;
4. The certificate holder shall notify the Council in advance

when the temporary utility service is to be removed and replaced by underground service, and at that time provide the Council with specific undergrounding information, including a site map showing any wetlands areas crossed by or areas requiring clearing for the underground service route;

5. The applicant shall notify the Council ninety days prior to the installation of the microwave dish on the applicant's Killingworth tower for the transmittal of signals to the subject facility.
6. This decision and order shall be void if all construction, other than that required for installing underground utility service and removing temporary utility service, is not completed by October 30, 1983.

We hereby direct, pursuant to section 16-50p (c) of the General Statutes, that a copy of the opinion and decision and order be served on each party as hereinafter named. A notice of the issuance shall be published in the Middletown Press.

The parties to this proceeding are:

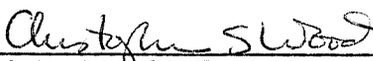
John C. Moran (Applicant)
Systems Manager
21 East Main Street
Clinton, Connecticut

Robert K. Killian, Jr. (its attorney)
37 Lewis Street
Hartford, Connecticut

STATE OF CONNECTICUT)
 :
COUNTY OF HARTFORD) ss. New Britain, October 8, 1982

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

ATTEST:



Christopher S. Wood, Executive Director
Connecticut Siting Council