## **BRIGGS LAW OFFICE, PSC**

4965 U. S. Highway 42 | Suite 1000 | Louisville, Kentucky 40222 Telephone [502] 412-9222 | Mobile [502] 468-3751 | Facsimile [866] 632-2757 todd@briggslawoffice.net

> TODD R. BRIGGS also admitted in Colorado



January 2, 2015

JAN 12 2015

PUBLIC SERVICE

## VIA USPS CERTIFIED MAIL; RETURN RECEIPT REQUESTED

Mr. Michael O'Neal 3913 Hurricane Road Catlettsburg, KY 41129

## RE: Kentucky Public Service Commission Case Number: 2014-00387

Dear Mr. O'Neal,

The Kentucky Public Service Commission ("Commission") has forwarded your letter dated December 4, 2014 regarding the application by New Cingular Wireless PCS, LLC d/b/a AT&T Mobility to construct and operate a wireless communications facility on Camelot Drive in Catlettsburg, Kentucky.

You originally received a certified letter from my office because you own property that adjoins the parent tract of the proposed wireless communications facility. I am enclosing a drawing that depicts the location of the proposed wireless communications facility on Camelot Drive and the surrounding properties. Your property is indicated on this drawing as parcel number 12 (highlighted for your convenience). The drawing was created using a scale of one inch equals two hundred feet (1" = 200'). The western edge of your property is approximately one-half mile from the proposed wireless communication facility.

Section 706 of the Telecommunications Act of 1996 directed the Federal Communications Commission (FCC) to encourage deployment of advanced telecommunications capability to all Americans on a reasonable and timely basis. The FCC has also furthered the intentions of Congress by repeatedly emphasizing the importance of wireless emergency 911 services for the greater public safety. The daily average of 911 calls made using wireless services has steadily increased with a continuing trend as numbers of wireless subscribers are increasing. Moreover, federal, state and local public safety authorities routinely rely on wireless network infrastructure to deploy wireless communication equipment necessary for essential emergency services and supporting homeland security.

New Cingular Wireless PCS, LLC, as holder of the wireless license in this area, is required by the FCC to adequately provide wireless coverage throughout this license area. We take this responsibility seriously by annually spending millions of dollars throughout the Commonwealth of Kentucky in support of this requirement. The selection of the location for our infrastructure is based upon radio frequency analysis of our existing and planned network capabilities which includes existing coverage and capacity within this license area.

The wireless communications facility will be constructed and operated within the requirements and regulations promulgated by the FCC, the Federal Aviation Administration ("FAA") and any and all applicable building codes and regulations set forth by the Commonwealth of Kentucky and Boyd County respectfully.

Further documentation can be found on the Commission's website at <u>http://psc.ky.gov</u> under case number 2014-00387.

Please feel free to contact me with any questions.

Sincerely,

Well R Byy

Todd R. Briggs Counsel for New Cingular Wireless PCS, LLC d/b/a AT&T Mobility

Enclosure

Cc:

Executive Director, Kentucky Public Service Commission w/out enclosure