## COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

| CONVENIENCE AND NECESSITY TO CONSTRUCT<br>A WIRELESS COMMUNICATIONS FACILITY<br>IN THE COMMONWEALTH OF KENTUCKY | )<br>)<br>)<br>)<br>) CASE NO.: 2020-00328<br>)<br>) |
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| IN THE COUNTY OF METCALFE   | )  |

SITE NAME: WISDOM RELO / DRY FORK ROAD

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## SECOND RE-NOTICE OF MOTION TO SUBMIT FOR PROMPT DECISION ON CPCN APPLICATION NOW PENDING FOR 469 DAYS

New Cingular Wireless PCS, LLC, d/b/a AT&T Mobility ("AT&T") and Uniti Towers LLC ("Uniti") (collectively, "Applicants"), by counsel, hereby Re-Notice their Motion, filed of record as of May 12, 2021 requesting the Kentucky Public Service Commission ("PSC") to Submit the subject Application for Decision ("Motion") and promptly to issue a Certificate of Public Convenience and Necessity ("CPCN") for construction of a proposed cellular tower to provide needed wireless communications services.

The subject Application has now been pending before the Commission for what is an unprecedented and extraordinary number of days for a perfected wireless communications facility CPCN application where no parties have been granted intervention status in the case. Furthermore, this case is but one of fourteen (14) such cases for wireless communications facilities that have been subjected to protracted review with no Commission decision, as set forth below.

| PSC Case # | Site Name:                         | Filing Date: | Number of Days Pending: |
|------------|------------------------------------|--------------|-------------------------|
| 2020-00300 | Lake City / Luka                   | 9/10/2020    | 498                     |
| 2020-00310 | Happy Ridge Road                   | 9/21/2020    | 487                     |
| 2020-00328 | Dry Fork Road /Wisdom Relo         | 10/9/2020    | 469                     |
| 2020-00343 | Bethel / Chandler Road             | 10/22/2020   | 456                     |
| 2020-00351 | Rose Hill Road / Elihu Relo        | 10/27/2020   | 451                     |
| 2020-00354 | Monticello North Relo / Katlyn Way | 10/27/2020   | 451                     |
| 2020-00360 | Jamestown Relo                     | 11/3/2020    | 444                     |
| 2020-00345 | Russell Springs Relo               | 12/11/2020   | 406                     |
| 2020-00404 | Steubenville Relo                  | 12/16/2020   | 401                     |
| 2021-00012 | Ringgold Relo / N Hart Road        | 1/12/2021    | 374                     |
| 2021-00065 | Pinetop Road / Windsor Relo        | 2/9/2021     | 346                     |
| 2021-00092 | Sharpsburg Relo                    | 2/24/2021    | 331                     |
| 2021-00145 | Camargo Relo                       | 3/29/2021    | 298                     |
| 2021-00327 | Sparks Relo / William Judd Road    | 8/23/2021    | 151                     |

In each of the above-listed cases, all required information has been filed in the case record by Applicants and no other party has been granted intervention. All pertinent issues have been briefed fully by Applicants, and any and all Commission information requests have been addressed.

Although public comments suggesting the possibility of co-location alternatives have been filed by SBA Communications Corporation ("SBA") in these cases, Applicants have demonstrated that co-location is not reasonably available in accordance with the clear, controlling precedent set forth in the Commission's Orders in the factually similar cases 2017-0435 ("Hansen") and 2019-0176 ("Dunnville Relo"). As in each of these controlling cases, Applicants have demonstrated that an SBA tower in the vicinity of the proposed site locations is not reasonably available, and no unique or novel issues have been raised in the pending cases. Accordingly, there are no grounds for continuing delay.

There is need and cause for the Commission to immediately grant the requested CPCNs so that Applicants may construct the proposed utility infrastructure and provide essential utility services to serve public convenience and necessity.

WHEREFORE Applicants, by counsel, hereby incorporate by reference and reiterate their aforementioned Motion as if set forth fully herein and urge the PSC grant the relief therein requested and any other relief to which they are entitled without further delay.

Respectfully submitted,

David A. Pike

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## 7. Keith Brown

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