BEFORE THE PUBLIC SERVICE COMMISSION COMMONWEALTH OF KENTUCKY

In the Matter of:

THE APPLICATION OF NEW CINGULAR WIRELESS PCS, LLC, A DELAWARE LIMITED LIABILITY COMPANY, D/B/A AT&T MOBILITY AND UNITI TOWERS LLC, A DELAWARE LIMITED LIABILITY COMPANY FOR ISSUANCE OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO CONSTRUCT A WIRELESS COMMUNICATIONS FACILITY IN THE COMMONWEALTH OF KENTUCKY IN THE COUNTY OF PULASKI

Case No. 2020-00351

SBA TOWERS III LLC'S MOTION TO INTERVENE

SBA Towers III LLC ("SBA"), by counsel and pursuant to 807 KAR 5:001 § 4(11), hereby moves the Public Service Commission of the Commonwealth of Kentucky (the "Commission") for full intervention in this matter.

- 1. The full name and address of SBA Towers III LLC is 8051 Congress Avenue, Boca Raton, FL 33487-1307, vweidenthaler@sbasite.com.
 - I. Standard for Full Intervention.
- 2. Pursuant to 807 KAR 5:001 § 4(11)(a), a person moving for full intervention shall be granted such status if the Commission makes either of the following determinations: (i) the movant "has a special interest in the case that is not otherwise adequately represented" or (ii) that the movant's "intervention is likely to present issues or to develop facts that assist the commission in fully considering the matter without unduly complicating or disrupting the proceedings."

3. The Commission retains discretion whether to allow a party to intervene in a Commission proceeding, which requires that the Commission's decision on a Motion to Intervene be reasonable, fair, and supported by sound legal principles. *See Enviropower, LLC v. Pub. Serv. Comm'n*, No. 2005-CA-001792, 2007 Ky. App. Unpub. LEXIS 121, at *8; *Ryan v. Ryan*, 473 S.W.3d 637, 639 (Ky. Ct. App. 2015) ("The test for abuse of discretion is whether the . . . decision was arbitrary, unreasonable, unfair, or unsupported by sound legal principles. . . . Abuse of discretion implies arbitrary and capricious action that results in an unreasonable and unfair decision.").

II. SBA Has a Special Interest In This Proceeding that Is Not Otherwise Adequately Represented.

- 4. SBA owns an existing tower (the "SBA Tower") at 150 Rose Hill Road, Somerset, KY that is located 786.72 feet (or 0.149 miles) from the tower proposed to be constructed by New Cingular Wireless PCS, LLC ("AT&T") in this proceeding (the "Proposed Tower").
- 5. AT&T, as well as, two additional telecommunications providers are currently tenants on the SBA Tower.
- 6. SBA has conducted a Coverage Plot Analysis, performed by a Radio Frequency Engineer, which shows that the wireless signal AT&T currently broadcasts from the SBA Tower covers practically the exact same area that will be broadcast from the Proposed Tower. Thus, the Proposed Tower will not allow AT&T to provide services to a currently unserved part of Kentucky.
- 7. Further, SBA, through a Radio Frequency Engineer, has performed a study showing the likelihood of radio signal interference as a result of placing two telecommunications towers in such close proximity.
- 8. Based upon the study, placing the Proposed Tower only 786.72 feet from SBA's existing tower is likely to lead to signal interference, which will impair the ability of SBA's tenants

to provide quality service to its customers and impair the ability of citizens in the surrounding area to receive high quality telecommunications services.

- 9. Therefore, SBA has a special interest in this proceeding that is not currently represented because it seeks to provide information that will ensure the Commission's order entered in this proceeding will allow telecommunications providers in the area of the Proposed Tower to continue providing high quality service and for the customers in the surrounding area to receive high quality service.
- 10. As no other party, including the Attorney General, a private citizen, or a competing telecommunications service provider, has sought to intervene in this matter, these interests are not currently represented in this proceeding.
- 11. Accordingly, SBA respectfully requests to be granted intervention in this matter so that it may provide the Commission with copies of the studies, as well as to provide a witness to thoroughly explain each of the studies, which will ensure that the Commission has information necessary to determine what impact the construction of the Proposed Tower will have on the ability of telecommunications providers to provide high quality services and for the residents in the surrounding areas to receive such service.
 - III. SBA Has the Ability to Develop Facts that Assist the Commission in Fully Considering Whether Applicants Have Satisfied 807 KAR 5:063 Without Unduly Complicating or Disrupting the Proceedings.
- 12. In addition to representing a special interest not already represented in this proceeding, SBA has the ability to help develop facts that will assist the Commission in determining whether AT&T has met all of the requirements of 807 KAR 5:063.

- 13. As noted above, SBA has conducted studies and analyses related to the impact that the construction of Applicants' Proposed Tower so close to the existing SBA Tower will have on telecommunications service in that area, and the impact on Kentucky residents in that area.
- 14. This participation will be crucial to the development of facts that will assist the Commission in evaluating the sufficiency and credibility of the Applicants' evidence, as well as in otherwise determining whether the proposed CPCN should be granted. Given SBA's expertise in the field, it could also help present other issues that may merit consideration as the Commission evaluates the application.
- 15. Indeed, this year alone, AT&T has sought a CPCN to construct twenty (20) new wireless towers across the Commonwealth, and in none of those cases have another entity in the telecommunications industry or the Attorney General of the Commonwealth of Kentucky sought intervention.
- 16. Thus, in all of those cases the Commission has been required to (or likely will be required to) issue its order without the benefit of an intervening party possessing the industry knowledge and expertise to assist the Commission in developing facts relevant to the determination of whether AT&T has met all requirements of 807 KAR 5:063 and whether Kentuckians will be best served by the construction of an additional wireless communications facility.
- 17. While the Commission has historically, on occasion, granted intervenor status to individual property owners who own land near a proposed tower, it is unlikely that these individual landowners owners have the expertise to provide information that would assist the Commission in its determination on issues related to coverage area and interference.
- 18. Moreover, SBA recognizes that the Commission has previously denied SBA's intervention in similar proceedings, claiming that SBA has asserted only an interest that is "strictly

commercial." However, as noted herein, SBA seeks to both provide and test the sufficiency of technical information that will assist the Commission in making its determination, and the Commission is well-suited to weigh any evidence presented in light of SBA's commercial interests, just as the Commission routinely does when it grants full intervention to industry trade organizations in rate cases.

- 19. Consistent with prior practice, it is anticipated that AT&T will object to SBA's attempt to intervene in this proceeding. Furthermore, AT&T's prior objections to SBA's attempts to intervene reveal that AT&T's desire to construct the Proposed Tower is motivated by its own commercial interests. *See* Applicants' Response to Motion to Intervene, PSC Case No. 2020-00343, at 1 ("The fact that it would cost AT&T over five million dollars (\$5,000,000) more in rent as a co-location tenant on an SBA-owned tower versus co-locating on the Uniti tower for the new twenty ("20") years should compel the PSC to deny SBA's Motion in accordance with clear standing precedent.").
- 20. Thus, it is apparent that AT&T's application is primarily made for reasons that are "strictly commercial," and SBA should be permitted to intervene to provide knowledge and information to assist the Commission in its efforts to determine whether the public would be best served by AT&T constructing the Proposed Tower, which would advance AT&T's commercial interests and will have little to no impact on AT&T's ability to provide high quality services in Kentucky, which are currently provided by locating on the existing SBA Tower a mere 786.72 feet away.

_

¹ See In the Matter of: Application of New Cingular Wireless PCS, LLC d/b/a AT&T Mobility for Issuance of a Certificate of Public Convenience and Necessity to Construct a Wireless Communications Facility in the Commonwealth of Kentucky in the County of Casey, PSC Case No. 2019-00176, Order at 4 (Oct. 1, 2019).

SBA Tower. Indeed, despite the fact that AT&T is currently located on the SBA Tower only 786.72 feet away from the Proposed Tower, AT&T's application provides the Commission with

SBA can also provide testimony related to AT&T's attempts to co-locate on the

no information related to its attempts to co-locate. 807 KAR 5:063(s) specifically requires AT&T

to provide information related to its attempts to co-locate, "including documentation," yet none is

provided with the Application.

21.

22. Thus, because AT&T has failed to provide any evidence of its attempts to co-locate

on an existing tower only 786.72 feet away from the Proposed Tower, SBA should be allowed to

intervene to provide the Commission with facts that it is required to consider by 807 KAR 5:063(s),

but which AT&T has omitted.

23. Finally, granting intervention to SBA will not unduly disrupt or overcomplicate this

proceeding. SBA is committed to complying with all orders of the Commission, including all

scheduling deadlines, and SBA will not unduly complicate or disrupt these proceedings. Instead,

introduction of studies and testimony from a party with industry knowledge and expertise will

facilitate the Commission's development of all necessary facts and consideration of all relevant

issues.

24. Accordingly, the Commission should grant SBA's motion for full intervention.

This the 21st day of December, 2020.

Respectfully submitted,

/s/ Edward T. Depp

Edward T. Depp

R. Brooks Herrick

DINSMORE & SHOHL LLP

101 S. Fifth St., Suite 2500

Louisville, KY 40202

tip.depp@dinsmore.com

brooks.herrick@dinsmore.com

6

Telephone: (502) 540-2300 Facsimile: (502) 585-2207

Counsel to SBA Towers III LLC

Certification

I hereby certify that the electronic version of this filing made with the Commission on December 21, 2020, is a true and accurate copy of the paper document that will be submitted to the Commission within 30 days of the Governor lifting the state of the emergency pursuant to the Commission's Orders in Case No. 2020-00085, and the electronic version of the filing has been transmitted to the Commission. A copy of this filing has been served electronically on all parties of record for whom an email address is given in the online Service List for this proceeding, and there are currently no parties that the Commission has excused from participation by electronic means.

/s/ Edward T. Depp Counsel to SBA Towers III LLC