

Harnett County Development Services

September 9, 2019

Attn: Jay Sikes, Manager of Planning Services

108 E. Front Street, P0 Box 65

Lillington, NC 27546

Re: Installation of New Utility Pole with Wireless Equipment in the Public Right of Way at 1722 Neighbors Road, Dunn NC

Mr. Sikes,

Included with this letter are the requirements set forth to construct a planned wood utility pole, owned and maintained by SQF, LLC, with wireless equipment owned by US Cellular. Attachments are:

- Harnett County Land Use Permit Application
- Harnett County Trade Permit Application for issuance of any required building and electrical permits
- Tilson Technology Management NC General Contractor License
- Engineer Stamped Construction Drawing of Project with plans for both utility pole and electrical equipment, which are in accordance with provision set forth in NCGS HB 310
- Engineer Stamped FAA 1A Survey in compliance with corresponding codes
- Rejection Letter as presented to NCDOT in regards to collocation on existing poles surrounding the approved site
- Copy of Approved NCDOT EA 16.1 Permit

In addition, we confirm that this project and application adheres to provisions within HB 310, now codified as §160A-400.50 et seq:

- As a facility that meets the definition of §160A-400.51(7)(a): Small Wireless Facility, including volumentric volumetric requirements stating the antenna is to be located inside of an enclosure of less than six cubic feet in volume, and that all equipment associated with the facility has a cumulative volume of less than 28 cubic feet.
- All height requirements set forth in §160A-400.55(1) and (2) are met, including the requirements that new utility poles in the right of way to be at a height of less than 50 feet in zoning not defined at single-family residential and new facilities to extend more than 10 feet above the utility pole
- Applying as a Wireless Infrastructure Provider as defined by §160A-400.51(9)(a)
- Confirm that this is to be construction in the public right of way and not on private property, in accordance with §160A-400.55(2)(f)

Further, we also maintain that standards set forth for DOT roadways defined in §136-18.3A: Wireless Communications Infrastructure, have been reviewed and appropriately followed.

Please let us know if there is anything else Hartnett County might require to complete the issuance of the required permits. We appreciate your time and review of our application.

Best,

Elizabeth Rancourt-Smith | Legal Support Specialist

erancourt-smith@tilsontech.com (c) 207.358.0008