

To Whom It May Concern:

This letter serves as notification related to the proposed MetroPCS wireless telecommunication facility sites listed below:

LAD051-08 at 33.65829°, -117.805899° LAD051-09 at 33.65861°, -117.815849° LAD051-10 at 33.67371°, -117.829203° LAD051-11 at 33.65757°, -117.837705° LAD051-12 at 33.66570°, -117.853911° LAD051-14 at 33.65017°, -117.841133° LAD051-15 at 33.64859°, -117.831363° LAD051-16 at 33.68436°, -117.847204° LAD051-17 at 33.68945°, -117.808058° LAD051-18 at 33.68871°, -117.819205° LAD051-19 at 33.67801°, -117.814286° LAD051-24 at 33.68353°, -117.808834° LAD051-25 at 33.68242°, -117.81702° LAD080-01 at 33.72083°, -117.763056° LAD080-02 at 33.71087°, -117.76499° LAD080-03 at 33.72051°, -117.754866° LAD080-05 at 33.73309°, -117.760916°

Metro PCS uses wireless telecommunications equipment from Lucent and Ericsson which meet FCC regulations.

The proposed site will operate on the FCC licensed frequencies within the Broadband Personal Communication Services (PCS) and the Advanced Wireless Services (AWS) spectrum bands noted below:

Metro PCS - PCS FCC licensed frequencies:

- Transmit Band: 1985-1990 MHz
- Receive Band: 1905-1910 MHz

This band is known as the "C5" channel block within the FCC's broadband PCS spectrum.

- Transmit Band: 1971-1973 MHz
- Receive Band: 1891-1893 MHz

This band is known as the "F" channel block within the FCC's broadband PCS spectrum.

Metro PCS - AWS FCC licensed frequencies:

- Transmit Band: 2135-2140 MHz
- Receive Band: 1735-1740 MHz

This band is known as the "D" channel block within the FCC's AWS spectrum.

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The proposed Metro PCS wireless telecomm facilities will be configured with 1 Kathrein antenna model 80010375 per pole. The maximum EIRP per antenna within the PCS band is 52 dBm for a maximum of 3 CDMA channels. The maximum EIRP per antenna within the AWS band is 65.7 dBm. The proposed antenna centerlines will be from 27 ft to 34 ft AGL.

The proposed Metro PCS wireless telecommunication facilities will comply with all current Federal Communications Commission's ("FCC") guidelines and specifically Office of Engineering and Technology (OET) Bulletin 65 for cumulative measurements of radio frequency power densities and electromagnetic fields.

Each proposed Metro PCS site will operate at different power levels due to a number of variables, including but not limited to antenna cable lengths, number of calls passing through the wireless site at any given time, and antenna types. The site will not exceed the permissible Effective Radiated Power (ERP) as noted in the FCC rules for Broadband PCS.

The proposed Metro PCS wireless telecommunication facility will comply at all times with current FCC regulations related to reduction of interference with any compliant municipal, radio, television and public safety systems and the FAR Part 77 rules from the Federal Aviation Authority (FAA).

Sincerely

Julio C. Garcia RF Engineer

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