CITY OF MERCER ISLAND CITY USE ONLY PROJECT# RECEIPT# Fee **DEVELOPMENT SERVICES GROUP** 1701-153 \$915.67 9611SE36TH STREET | MERCER ISLAND, WA 98040 **MIS12** Date Received: PHONE: 206.275.7605 | www.mercergov.org APL17-009 Received By: APPEAL Right-of-Way Appeal **Building Appeal** Land Use Appeal

Name: WA-CLEC LLC

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What is the decision that you are appealing? Include any applicable project file number.

Appeal of the City's denial of Appellant's Small Cell ROW Use Permit Application, under City File Number 1701-153 (MIS12).

What are your reasons for appealing this decision?

(You must indicate specifically that there were substantial errors, the decision is unsupported by the facts presented, the decision is in conflict with the standards for review of the action or there were irregularities in the procedure. Attachments or supporting information may be included.)

The City's denial of the Application is not consistent with the record before the City. The reasons for the appeal include but are not limited to: (1) The Application and supplemental responses demonstrate that the proposed small cell node meets the requirements of the Franchise Agreement. (2) The alternative locations suggested by the City are either too far away from the proposed node location, or leave a larger gap in the desired coverage area when compared with the proposed node location and are therefore not eligible alternative locations. (3) The additional information requested by the City exceeds the amount and type of information that is required by the Franchise Agreement and the City's denial based on the lack of additional information is unreasonable. (4) The denial is inconsistent with the requirements of the Telecommunications Act of 1996, as amended, 47 USC Section 151 et seq., including, but not limited to, the following:

- 47 U.S.C. Section 253 (a): the denial is based on local regulations that have the effect or prohibiting the ability of WA-CLEC LLC to provide telecommunications services.
- 47 U.S.C. Section 332(c)(7)(B)(iii): The denial was not based on substantial evidence, as required by 47 U.S.C. section 332(c)(7)(B)(iii).
- 47 U.S.C. Section 332(c)(7)(B)(i)(II): The denial results in a prohibition of service and therefore is prohibited by 47 U.S.C. Section 332(c)(7)(B)(i)(II).
- (5) The denial conflicts with state law, including, but not limited to, ch. 35.99 of the Washington Revised Statutes.

What is the outcome or changes in the decision that you are seeking?

Applicant seeks an order granting the requested permit.

Signature: Rechard Michael Date: 8/14/17

DUPLICATE DUPLICATE DUPLICATE DUPLICATE CITY OF MERCER ISLAND CITY HALL 9611 SE 36TH STREET MERCER ISLAND, WA 98040 206-275-7600 ************ Reg# #/Rcpt#: 001-00159452 [DH] Accounting Date: Mon, Aug 14, 2017 Date/Time: Mon, Aug 14, 2017 2:15 PM *********** LAND USE ACTIONS **GENERAL** ACCT #: DS0000-99999 REF #: APL17-009 FEE AMOUNT: \$ 915.67 RECEIPT TOTAL \$ 915.67 ************ Payment Data: Pmt# :1 Payer: CROWN CASTLE USA, INC \$ 915.67 METHOD: CK Ref#: 2238557 ************* RECEIPT SUMMARY ************** TOTAL TENDERED \$ 915.67 RECEIPT TOTAL \$ 915.67 CHANGE DUE \$ 0.00 ************* HAVE A NICE DAY! *************

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