U.S. Environmental Protection Agency
Office of Civil Rights Mail Code 1201A
1200 Pennsylvania Ave NW
Washington, D.C. 20460

Sept. 2, 2015

To Whom It May Concern,

This is to address adverse environmental concerns affecting handicapped persons.

City of Mukilteo ("City") personnel approved a 60,000 lb. “dangerous weapon” protruding an extraordinary 125” under color of law (18 U.S.C. §§ 242 & 249) because of handicap and national origin that, according to testimony, is capable of administering the “death” cited in 18 U.S.C. §§ 242 & 249, to handicapped persons and those of national origin. The preceding is by virtue of approving the placement of a cell tower installation within striking distance of my “dwelling” (42 U.S.C. § 3602(3)).

I am in the process of attempting to obtain approval for a “dwelling” to house handicapped persons constituting activity receiving Federal financial assistance.

On information and belief, the 60,000 lb tower, prone to repeated failure, constitutes the dangerous weapon that may cause the death of and / or prevent minority communities and low-income to disproportionately high and adverse environmental effects and effectively be excluded from participation in, be denied the benefits of, or be subjected to discrimination under programs or activity receiving Federal financial assistance.

I am requesting environmental justice by appropriately identifying and addressing disproportionately high and adverse human health and environmental effects, confirmed by direct evidence, that are being perpetrated under color of law by City programs, policies and activities adverse to minority populations and low-income populations.

Your immediate assistance, required to solve the above dilemma, is most sincerely appreciated.
Mukilteo, WA 98275
9-3-14

I am a disabled person within the meaning of the Fair Housing Act.

Please consider this my 42 U.S.C. § 3604(f)(3)(B) request that no tower be situated in the proximity of my “dwelling” (within the meaning of 42 U.S.C. § 3602(b)) that may emit any form of radiation that could conceivably harm my fragile health.

This is also my 42 U.S.C. § 3604(f)(3)(B) request that no tower be situated within 50’ of the striking distance of my “dwelling.”

Sincerely,

(b) (6) Privacy
June 18, 2015

To: City of Mukilteo/ American Tower

Re: REQUEST for Reasonable accommodations for my disability/ disabilities/ medical condition[s]

I am a Mukilteo resident and residing at Mukilteo, WA for last 8 years.

I am a qualified individual with a disability / medical-condition as defined by the Fair Housing Amendments Act of 1988, the American with Disability Act, and Section 504, Title 10, as well as other related state and federal discrimination laws.

Placing a 125’ ft. height cell tower, generator and air conditional units (24 hrs, 7 days) within striking fall/kill zone which emits RF radiation poisoning, which aggravates my existing medical condition and disability.

Because of my disability [ies], I request of following accommodation:

- Relocation of 125’ ft. monopole/ cell tower outside of Fall/ Kill zone of occupied property, i.e. at least 125’ ft off the property line and property improvements (workshop/studio, parking, rec area) and 300’ ft off the residence, occupied by disabled people.
- Relocation of generator and air conditional units at least 125’ ft away of the property, occupied by disabled people.

A medical provider has prescribed this accommodation for my disability/ medical condition.

I request these accommodations that will enable me to have an equal opportunity to live in and enjoy my residence and receive full access to services without RF radiation exposure and outside of fall/ murder zone.

Please let me know what, if any, additional information you need from my health care provider in order to better understand my disability [ies] and or medical conditions pertaining to this request, and the limitations if any they impose [s].

Under the Fair Housing Amend and Act and/or Title III, and Section 504 of the Rehabilitation Act of 1973, and Title 10, in addition to other state and federal laws against discriminations, it is unlawful discrimination to deny a person with disabilities a reasonable accommodation of policies, procedures, and activities, where necessary to afford such person full enjoyment of the premises or equal access and/ or participation in programs and services.

Please keep this request for accommodation confidential, as required by federal law.

Please contact me within the ten (10) days to discuss this importance issue. I look forward to your response in writing and appreciate to your prompt attention to this matter.

(b) (6) Privacy

Mukilteo, WA 98275

Cc: US Department of HUD
US Commission on Civil Rights
Patty Murray/ United States Senate
Rick Larsen/ Jill McKinnie, Snohomish County Ombudsman