

July 18, 2023

VIA EMAIL AND CERTIFIED MAIL – RECEIPT REQUESTED

Mr. Jay A. Brown
President and Chief Executive Officer
Counsel
Crown Castle
8020 Katy Freeway
Houston, TX 77024

Mr. Teddy Adams
Executive Vice President & General
Crown Castle
8020 Katy Freeway
Houston, TX 77024

RE: Request under SEC Rule 10(b)(5)/ Cease and Desist

Dear Sirs:

This is a formal demand under SEC Rule 10(b)(5), requesting that both you and Crown Castle's Board of Directors carry out full disclosure towards the company's shareholders about its collaboration with the targeted individual program, the exorbitant liability this imposes on the company, and the potential for significant reduction in the value of its shares resulting therefrom.

Crown Castle owns and/or operates 3 Cellular towers within half a mile of my property. These towers are weaponized to cause harm, equipped with a microwave beam-forming chip, registered under the Ericsson Company's US Patent 10,164,694. Unnecessary for the transmission of voice and data, this chip serves the purpose of converting the tower into a Directed Energy Weapon ("DEW").

These towers are located in the following addresses:

1) _____

2) _____

Both of these contain at least one 4-pannel antenna array characteristic of a weaponized tower facing in the direction of my home.

Crown Castle allows the United States Space Force (USSF) and the Central Intelligence Agency (CIA) to use these two towers to inflict microwave torture upon me. As a result, I have sustained serious physical damages that include burns, organ and brain damage.

Aside from microwave attacks, Crown Castle's weaponized towers also inflict upon me torture consistent of remote neural monitoring (US Patent 3,951,134), subliminal messaging (US Patent 4,877,027). (If applicable: voice-to-skull auditory effect (U.S. Patent 4,877,027)).

Crown Castle's complicity with the USSF and the CIA for the use of its facilities as DEW may also infringe the following criminal provisions:

- 18 U.S. Code § 2340; (c) Conspiracy to commit torture.

- 18 U.S. Code § 2384; Seditious Conspiracy.
- 18 U.S. Code § 2389; Recruiting for service against the United States.
- 18 U.S. Code § 241; Conspiracy to Deprive Constitutional Rights.
- 18 U.S. Code § 242; Deprivation of Constitutional Rights.
- 18 U.S. Code § 1961; Organized Crime Control Act of 1980. (RICO)
- Numerous State laws concerning aggravated assault, stalking, harassment and murder.

Aside from the request under SEC Rule 10(b)(5), I hereby request that Crown Castle, in its duty to mitigate and prevent additional damages, carry out the following:

- a) Immediately CEASE AND DESIST granting access to the United States Space force to continue the use of the aforementioned cellular towers for DEW purposes.
- b) Remove from all towers the Ericsson-patented microwave beamforming chip from both towers.
- c) Remove from all towers any frequency multipliers with an output of 60-65 GHz.

Please promptly advise us on the point of contact that could apprise us of Crown Castle's decision to dismantle the weapon systems installed in these towers.

With nothing further, I remain,

Sincerely,

//s//

Richard Lighthouse, Board Mem

cc: Securities Exchange Commission, 100 F Street, NE, Washington, DC 20549