



To, _____

Date - _____

Shri. _____

District Magistrate / Tahsildar / Municipal Commissioner / Public Works Department, Telecommunication Department / Building Department / Bio Diversity Department / Local ward officer / Gram Panchayat / Gram Sevak/ Zilla Parishad Head / Panchayat Samiti Head etc..

Sub: Removal of an unauthorized Mobile Tower posing Health risk to Residents of _____

Dear Sir,

It is to bring to your kind notice by way of this complaint that we are suffering from an illegal erection of a Mobile Cell phone tower in our neighborhood. We are residents of _____

The resident _____ in an unauthorized manner has erected a cell phone tower upon a purely residential building which is next to our house. The house and the tower can be seen from the photographs attached. The Building _____ is located in _____.

The Tower poses a serious threat to the health, safety and life of the residents and with the lodging of this complaint it is prayed that the said tower may immediately be removed.

The site in question comes under _____ Municipality. No license is obtained from the local body and also no NOC has been obtained from the adjoining houses before erecting the tower. The resident _____ appears to have no regard for the law of the land.

Something as vital as mobile tower installation cannot be done without following proper documentation and policies and it cannot be allowed to be done in a close proximity to the residential houses as it poses a grave threat to the lives of the residents. There are about ___ families staying right next to the tower whose lives are now in jeopardy. The signatures and residential address of the aggrieved victims of this cell phone tower are enclosed with this complaint.

The installation of a mobile tower can only be done after obtaining NOC from the neighbouring houses coupled with a clear permission from the sanctioning authority. List of documents that need to be submitted to get approval for a mobile tower installation which have not been obtained by the Resident _____ are -

1. A no objection certificate from the fire department/Municipal Corporation and the neighbours.
2. Acknowledgement receipts from TERM cells or any equivalent body certifying all surrounding public areas are within safe Electromagnetic Radiation exposure.
3. Location Plan along with surrounding establishments. It is illegal to install towers near residential places, schools and hospitals.
4. Site Plan showing complete dimensions of plot, number and height of structures and access to plot.
5. Structural Stability Certificate from a certified structural engineer with the height of the towers. The building should be able to withstand the load of the mobile tower.
6. Copy of sanctioned plan of the building and legitimate occupancy certificate.
7. Drawing of tower detailing foundation and designing parameters.
8. Height of the tower along with elevation details.
9. In case of high or low tension electrical wiring around proposed site, documentation detailing of the distance between tower and lines is mandatory.
10. Indemnity bond accepting responsibility of accidents caused through this installation and a promise to make necessary compensation where required.
11. Copies of all necessary documents proving compliance with Environment (protection) Act, 1986.
12. Copy of Standing Advisory Committee on Radio Frequency Allocations clearance along with an undertaking that in the event of problems arising corrective measures to be taken or tower is to be removed.

The towers are hazardous to the human health and environment. The act of the Resident _____ is in complete violation of the law/guidelines, specifically

the provisions of Municipal Laws, Indian Telegraph Act, 1885, Indian Wireless Telegraphy Act, 1933 and Telecom Regulatory Authority of India Act, 1997.

Under Section 7 of the Telegraph Act 1885. Further, the Central Government has the authority to make rules consistent with the Act. For the conduct of the

Telegraph Act, 1885, the Central Government has also issued guidelines in respect of electromagnetic radiation.

It was held by the Rajasthan High Court in the case of 'Justice I.S. Israni (Retd.) & Anr. v. Union of India & Ors., D.B. Writ Petition No. 2774/2012 that it is a hazardous and injurious to human health.

The Court had stated that there was ample material available on record in case of EMF radiation is processed then prescribed, it would cause health hazardous and various disease. The reports are not conclusive as to the ill effects of EMF radiations. If it is kept at the prescribed level, it may still be dangerous for human beings.

Based upon the judgment of the Rajasthan High Court, the NGT in Original Application No. 320/2014 vide its judgment dated 13th August, 2015 had even directed removal of towers from certain places including the schools.

In light of the above it is kindly prayed that the said tower maybe immediately removed so that it does not continue to cause harm to the life of the residents.

Yours Truly,

Team Awaken India Movement

Sr. No.	Name	Address	Phone No.	Signature
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				
10.				

