C4ST concerns:

1. **Inclusion of non-tower structures in the notification and consultation process.** This is an obvious omission that, if it is not corrected will render the whole siting procedure amendment ineffectual and meaningless.

2. **Modifications to existing tower/antennas in place that would raise RF output by more than 25% be included in the notification and consultation process.** The increase in the output of the proposed tower at Camosun College with thirty instead of three transceivers would be 900% given that the transceivers were to be the same size and power as the existing ones. The output from three transceivers on the south-west tower of the Fisher building was increased by 100% with the addition of a larger transceiver.

3. **Request to increase the distance around a tower that needs notification to 10 times the height of the tower.** This request makes sense as residents within the 500m would be impacted by the installation or modification to the existing structures.

Industry Canada still allows and encourages Cell providers to increase the number of transceivers on the existing cell tower or below 15m on the buildings. This is totally inappropriate in residential areas as exposure to increasing amounts of low level non-ionising electromagnetic emissions (EMR/RF) 24/7, 365 days of the year and for years may result in major health problems. Health Canada does NOT recognise such emissions as a health issue. We need the Government to recognise this new problem and change these regulations if we are not to have another catastrophe such as asbestos or thalidomide.