

REVISED ORDINANCE A

(Enacting the Wireless Communications LUMO Text Amendment Proposal)

(Revised Version Follows - Original Draft Presented at April 18, 2018 Public Hearing)

AN ORDINANCE AMENDING THE CHAPEL HILL LAND USE MANAGEMENT ORDINANCE TO CHANGE PROVISIONS PERTAINING TO WIRELESS COMMUNICATIONS FACILITIES (2018-05-23/O-4)

WHEREAS, the Council of the Town of Chapel Hill has considered the proposed text amendments to the Land Use Management Ordinance to change provisions pertaining to wireless communications facilities and finds that the amendments are necessary to comply with enabling legislation and are consistent with the goals of the Chapel Hill 2020 Comprehensive Plan.

NOW, THEREFORE BE IT ORDAINED by the Council of the Town of Chapel Hill as follows:

Section 1. Article 3, Section 3.5.6(f)(1) – Development Agreement-1 District, is hereby amended as follows.

~~“Radio, television, or wireless transmitting and/or receiving facilities, provided the total height of an antenna supporting structure is not more than one hundred twenty (120) feet and there is a 500 foot or more setback from the property line;”~~

Section 2. Article 3, Section 3.7, Use Regulations, Table 3.7-1, Use Matrix, is hereby amended to make the changes shown as follows.

Table 3.7-1: Use Matrix

Uses	Use Group	GENERAL USE ZONING DISTRICT														Planned Development (PD-)																
		R-LD5	RT	R-LD1	R-1A	R-1	R-2	R-2A	R-3	R-4	R-5	R-6	R-SS-C	TC-1, TC-2, TC-3	CC	N.C.	OI-1	OI-2	OI-3	OI-4	I	LI-CZD	MH	H	SC(N)	SCI	OI	MU	I	DA-1		
<u>Radio, television or wireless transmitting and/or receiving antenna</u>	C	-	-	-	-	-	-	-	-	-	-	-	-	-	S	-	S	S	S	S	S	S	N	-	-	-	P	P	P	P	-	
<u>Wireless Communication Facilities</u>																																
<u>Collocation on existing tower or base station</u>	C	P	P	P	P	P	P	P	P	P	P	P	P	P	=	P	P	P	P	P	P	Y	Z	P	P	P	P	P	P	P	P	P
<u>Small wireless facility^, concealed: new base station or new dual purpose tower</u>	C	S	S	S	S	S	S	S	S	S	S	S	S	P	P	P	P	P	P	P	P	Y	Z	P	P	P	P	P	P	P	P	P
<u>Small wireless facility^, non-concealed: new base station or new tower</u>	C	=	=	=	=	=	=	=	=	=	=	=	=	P	P	P	P	P	P	P	P	Y	Z	P	P	P	P	P	P	P	S	
<u>Macrocell facility: new concealed base station</u>	C	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	Y	Z	P	P	P	P	P	P	P	P	
<u>Macrocell facility: new concealed dual-purpose tower</u>	C	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	Y	Z	S	S	S	S	S	S	S	S	
<u>Macrocell facility: new non-concealed base station</u>	C	=	=	=	=	=	=	=	=	=	=	=	=	P	P	P	P	P	P	P	P	Y	Z	=	=	=	P	P	P	P	S	
<u>Macrocell facility: new non-concealed tower</u>	C	=	=	=	=	=	=	=	=	=	=	=	=	=	S	S	S	S	S	S	S	Y	Z	S	S	S	S	S	S	S	S	

Definitions of Wireless Communication Facility uses are listed in Appendix A, and in Section 5.20.3.

^ Uses in Table 3.7-1, Use Matrix, are applicable only to private property outside improved public rights-of-way. See Section 5.20.9(d) for small wireless facilities inside improved rights-of-way.

* Uses in this table are pursuant to a development agreement. If there is no development agreement governing the site, see Section 3.5.6(f)(1) and (2).

KEY:

"—" Not Permitted;

"S" Permitted as a special use;

"A" Permitted as an accessory use; In LI-CZD refer to Article 6 of this appendix for standards applicable to accessory uses labeled as "AY".

"P" In OI-3, OI-4, LI-CZD and MH: Permitted as a principal use;

"Y" In LI-CZD, permitted under additional prescribed standards in section 6.22

"Z" In LI-CZD, permitted when the town council approves this use as a part of a conditional zoning district rezoning application. Additional prescribed standards in section 6.22 apply to a use labeled as "YZ".

Section 3. Article 3, Section 3.8.3(b) Exceptions to Setback and Height Regulations, subsection (3), is hereby amended as follows.

“(3) Spires, smokestacks, water tanks, or windmills, ~~radio and television transmitting towers, or relay towers,~~ provided such structures do not exceed in height the horizontal distance therefrom to the nearest lot line; and”

Section 4. Article 5, is hereby amended by adding a new Section 5.20 - Wireless communication facility to read as follows:

“5.20 - Wireless communication facility.

5.20.1 Authority.

This section is adopted pursuant to the authority vested in the Town of Chapel Hill by the General Assembly of the State of North Carolina with particular reference to Article 19 Part 3E of Chapter 160A of the North Carolina General Statutes, and Session Law 2017-159 (HB 310).

5.20.2 Purpose and Intent.

The purpose of this Ordinance is to establish general guidelines for the locating of wireless communication facilities and their component parts, including but not limited to towers, antenna, ground equipment and related accessory structures. The purposes and intent of this Ordinance are to:

- (a) Promote the health, safety, and general welfare of the public by regulating the location of existing and new towers and base stations.**
- (b) Minimize the impacts of WCFs on surrounding land uses by establishing standards for location, structural integrity, and compatibility.**
- (c) Encourage the location and collocation of WCF equipment on existing towers and base stations thereby minimizing new visual, aesthetic and public safety**

impacts as well as effects upon the natural environment and wildlife, and to reduce the need for additional towers.

- (d) Accommodate and facilitate the growing need and demand for wireless services.
- (e) Encourage coordination between wireless infrastructure and wireless services providers.
- (f) Establish predictable and balanced codes governing the construction and location of new WCFs within the confines of permissible local regulations.
- (g) Establish review procedures to ensure that applications for WCFs are reviewed and acted upon within a reasonable period of time as required by applicable state and federal regulations.
- (h) Respond to the policies embodied in the Telecommunications Act of 1996, The Middle Class Tax Relief and Job Creation Act of 2012, and other applicable federal and state regulations in such a manner as not to unreasonably discriminate between providers of functionally equivalent personal wireless services or to prohibit or have the effect of prohibiting personal wireless services.
- (i) Protect the character of the Town while meeting the needs of its citizens to enjoy the benefits of wireless communication facilities.
- (j) Minimize the clutter of new WCF infrastructure in the rights-of-way.
- (k) Prevent interference with the use of streets, sidewalks, alleys, parkways, public utilities, public views, and other public ways and places.
- (l) Prevent the creation of visual and physical obstructions and other conditions that are hazardous to vehicular and pedestrian traffic.
- (m) Prevent interference with the facilities and operations of facilities lawfully located in rights-of-way or public property.
- (n) Protect against environmental damage, including damage to trees.
- (o) Encourage the siting of new wireless communication facilities on existing base stations and towers or on new base stations and towers outside the right-of-way wherever possible in order to minimize the placement, frequency and density of new wireless communication facilities in right-of-way in support of public safety purposes, including vehicular and non-vehicular access and circulation, sight lines, as well as aesthetics.
- (p) Preserve the unique character of Town neighborhoods by promoting use of Town property for new WCFs and managing design and location through contractual lease provisions in addition to regulatory authority.

5.20.3. Definitions.

For purposes of this Section, 5.20, and Table 3.7-1, the following are defined terms:

Amateur radio tower means any tower used for amateur radio transmissions consistent with the "Complete FCC U.S. Amateur Part 97 Rules and Regulations" for amateur radio towers.

Ancillary structure means for the purposes of this Ordinance, any form of development associated with a communications facility, including foundations,

concrete slabs on grade, guy anchors, generators, and transmission cable supports, but excluding equipment cabinets.

Antenna means any apparatus designed for the transmitting and/or receiving of electromagnetic waves, including telephonic, radio or television communications. Types of elements include omni-directional (whip) antennas, sectionalized (panel) antennas, multi or single bay (FM & TV), yagi, or parabolic (dish) antennas.

Antenna array means a single or group of antenna elements and associated mounting hardware, transmission lines, or other appurtenances which share a common attachment device such as a mounting frame or mounting support structure for the sole purpose of transmitting or receiving electromagnetic waves.

Antenna element means any antenna or antenna array.

Antenna structure registration (ASR) number means the registration number as required or listed by the FAA and FCC.

Application means a request that is submitted by an applicant to the Town for a permit to collocate wireless facilities or to approve the installation, modification, or replacement of a utility pole, Town utility pole, or wireless support structure.

Applicable codes means the North Carolina State Building Code and any other uniform building, fire, electrical, plumbing, or mechanical codes adopted by a recognized national code organization together with State or local amendments to those codes enacted solely to address imminent threats of destruction of property or injury to persons.

Base station means a structure or equipment at a fixed location that enables Commission-licensed or authorized wireless communications between user equipment and a communications network. The term does not encompass a tower as defined in this subpart or any equipment associated with a tower. Examples include transmission equipment mounted on a rooftop, water tank, silo or other above-ground structure other than a tower. "Base station" includes, but is not limited to:

- (1) Equipment associated with wireless communications services such as private, broadcast and public safety services, as well as unlicensed wireless services and fixed wireless services such as microwave backhaul; and
- (2) Radio transceivers, antennas, coaxial or fiber optic cable, regular and backup power supplies, and comparable equipment, regardless of technological configuration (including Distributed Antenna Systems and small-wireless networks); and
- (3) Any structure other than a tower that, at the time the application is filed under this section, supports or houses equipment described in this definition that has been reviewed and approved under the applicable zoning or siting process, or under another Town regulatory review process, even if the structure was not built for the sole or primary purpose of providing such support; and
- (4) The term does not include any structure that, at the time the relevant application is filed with the State or local government that does not support or house any equipment described in these definitions.

Breakpoint technology means the engineering design of a monopole wherein a specified point on the monopole is designed to have stresses concentrated so that the point is at least five percent (5%) more susceptible to failure than any other

point along the monopole so that in the event of a structural failure of the monopole, the failure will occur at the breakpoint rather than at the base plate, anchor bolts, or any other point on the monopole.

Broadcast facility means a communications facility licensed by the Federal Communications Commission Media Bureau to transmit information on the AM, FM or Television spectrum to the public.

Cellular on wheels (COW) means a temporary wireless communication facility, typically located on a trailer that can be erected/extended to provide short term, high volume communications services to a specific location.

Collocation means the placement, installation, maintenance, modification, operation, or replacement of wireless facilities on, under, within, or on the surface of the earth adjacent to existing structures, including utility poles, Town utility poles, water towers, buildings, and other structures capable of structurally supporting the attachment of wireless facilities in compliance with applicable codes. The term "collocation" does not include the installation of new utility poles, Town utility poles, or wireless support structures.

Concealed means a tower, base station, ancillary structure or equipment compound that is not readily identifiable as a wireless communication facility and that is designed to be aesthetically compatible with existing and proposed building(s) and uses on a site or in the neighborhood or area. There are two types of concealed facilities:

- (1) **Base stations** - including but not limited to faux panels, parapets, windows, dormers or other architectural features that blend with an existing or proposed building or structure; and
- (2) **Concealed tower** - which looks like something else that is common in the geographic region such light standard or flagpole with a flag that is proportional in size to the height and girth of existing structures in the area.

Communications service means cable service as defined in 47 U.S.C. § 522(6), information service as defined in 47 U.S.C. § 153(24), telecommunications service as defined in 47 U.S.C. § 153(53), or wireless services.

Communications service provider means a cable operator as defined in 47 U.S.C. § 522(5); a provider of information service, as defined in 47 U.S.C. V 153(24); a telecommunications carrier, as defined in 47 U.S.C. V 153(51); or a wireless provider.

Distributed antenna system (DAS) means a DAS system consists of: (1) a number of remote communications nodes deployed throughout the desired coverage area, each including at least one antenna for transmission and reception; (2) a high capacity signal transport medium (typically fiber optic cable) connecting each node to a central communications hub site; and (3) radio transceivers located at the hub site (rather than at each individual node as is the case for small cells) to process or control the communications signals transmitted and received through the antennas. DAS systems can be either outdoor or indoor.

Distributed antenna system (DAS) hub means ancillary equipment usually contained in a shelter or other enclosure which does not have any wireless transmission or receiving equipment contained therein but is utilized in the deployment and operation of wireless DAS receive/transmit infrastructure that is located elsewhere.

Development area means the area occupied by a communications facility including areas inside or under an antenna-support structure's framework, equipment cabinets, ancillary structures, and/or access ways.

Dual purpose facility means a structure that is built or an existing structure that is modified to serve two primary purposes one of which is a wireless communication facility. Examples include but are not limited to decorative light poles, banner poles, church steeples, clock towers and public art.

Discontinued means any tower without any mounted transmitting and/or receiving antennas in continued use for a period of 180 consecutive days.

Eligible facilities request means a request for a modification of an existing wireless tower or base station that involves collocation of new transmission equipment or replacement of transmission equipment but does not include a substantial modification.

Eligible support structure means any tower or base station as defined in this section, provided that it is existing at the time the relevant application is filed under this section.

Equipment compound means the area surrounding the ground-based wireless communication facility including the areas inside or under a tower's framework and ancillary structures such as equipment necessary to operate the antenna on the structure that is above the base flood elevation including cabinets, shelters, pedestals, and other similar structures.

Equipment cabinet means any structure above the base flood elevation including cabinets, pedestals, and other similar structures and used exclusively to contain radio or other equipment necessary for the transmission or reception of wireless communication signals.

Equipment shelter means a self-contained prefabricated building, made of permanent materials such as steel or concrete, which contains all electronic ancillary equipment and normally including a generator.

Existing means a constructed tower or base station is existing for purposes of this section if it has been reviewed and approved under the applicable zoning or siting process, or under another State or local regulatory review process, provided that a tower has not been reviewed and approved because it was not in a zoned areas when it was built, but was lawfully constructed, is existing for purposes of this definition.

Feed lines means cables or fiber optic lines used as the interconnecting media between the transmission/receiving base station and the antenna.

Federal Aviation Administration (FAA) means the division of Department of Transportation of the United States government that inspects and rates civilian aircraft and pilots, enforces the rules and air safety, and installs and maintains air-navigation and air traffic-control facilities.

Federal Communications Commission (FCC) means an independent United States government regulatory agency that oversees all interstate and international communication and maintains standards and consistency among ever-growing types of media and methods of communication while protecting the interests of both consumers and businesses.

Flush-mounted means any antenna or antenna array attached directly to the face of the support structure or building such that no portion of the antenna extends above the height of the support structure or building. Where a maximum flush-

mounting distance is given, that distance shall be measured from the outside edge of the support structure or building to the inside edge of the antenna.

Guyed tower means a non-concealed style of tower consisting of a single truss assembly composed of sections with bracing incorporated. The sections are attached to each other, and the assembly is attached to a foundation and supported by a series of wires that are connected to anchors placed in the ground or on a building.

Handoff candidate means a wireless communication facility that receives call transference from another wireless facility, usually located in an adjacent first "tier" surrounding the initial wireless facility.

Height means the linear distance from the rooftop or side of the structure where wireless communication facilities are attached, or above ground level (AGL) for new and replacement utility poles or towers to the highest physical point on the wireless communication facility, including antennas but excluding lightning rods.

Lattice tower means a non-concealed self-supporting tapered style of tower that consists of vertical and horizontal supports with multiple legs and cross bracing, and metal crossed strips or bars to support antennas.

Least visually obtrusive profile means the design of a wireless communication facility intended to present a visual profile that is the minimum profile necessary for the facility to properly function.

Macrocell means a wireless communications facility that exceeds the defined standards of a small wireless facility.

Micro wireless facility means a small wireless facility that is no larger in dimension than twenty-four (24) inches in length, fifteen (15) inches in width and twelve (12) inches in height and that has an exterior antenna, if any, no longer than eleven (11) inches.

Monopole tower means a non-concealed style of freestanding tower consisting of a single shaft usually composed of two (2) or more hollow sections that are in turn attached to a foundation. This type of tower is designed to support itself without the use of guy wires or other stabilization devices. These facilities are mounted to a foundation that rests on or in the ground or on a building's roof. All feed lines shall be installed within the shaft of the structure.

Neutral host antenna means an antenna or an antenna array designed and utilized to provide services for more than one (1) wireless provider, or a single wireless provider utilizing more than one (1) frequency band or spectrum, for the same or similar type of services.

Node means a single location as part of a larger antenna array which can consist of one or multiple antennas, such as part of a DAS network antenna array.

Non-concealed means a wireless communication tower or base station that is readily identifiable as such type of equipment and structure.

Over the air reception devices (OTARD) means devices which are limited to either a "dish" antenna one meter (39.37 inches) or less in diameter designed to receive direct broadcast satellite service, including direct-to-home satellite service, or to receive or transmit fixed wireless signals via satellite, or an antenna that is one meter or less in diameter and is designed to receive video programming services via broadband radio service (wireless cable), or to receive or transmit fixed wireless signals other than via satellite or an antenna that is designed to receive local television broadcast signals.

Public safety communications equipment means all communications equipment utilized by a public entity for the purpose of ensuring the safety of the citizens of the Town and operating within the frequency range of 145 MHz through 155 MHz, 445 MHz through 475 MHz and 700 MHz through 1,000 MHz and any future spectrum allocations at the direction of the FCC.

Radio frequency emissions means any electromagnetic radiation or other communications signal emitted from an antenna or antenna-related equipment.

Radio frequency interference (RFI) means any electromagnetic radiation or other communications signal that causes reception or transmission interference with another electromagnetic radiation or communications signal.

Radio frequency propagation analysis means computer modeling to show the level of signal saturation in a given geographical area.

Replacement means a modification of an existing tower to increase the height, or to improve its integrity, by replacing or removing one (1) or several tower(s) located in proximity to a proposed new tower in order to encourage compliance with this section, or improve aesthetics or functionality of the overall wireless network.

Rights-Of-Way (ROW) means an improved right-of-way owned, leased, or operated by the Town, including any public street or alley that is not part of the State highway system.

Satellite earth station means a single or group of parabolic or dish antennas mounted to a support device that may be a pole or truss assembly attached to a foundation in the ground, or in some other configuration, including the associated separate equipment cabinets necessary for the transmission or reception of wireless communications signals with satellites.

Search ring means an area designated by a wireless infrastructure provider or wireless services provider for a new base station or tower, produced in accordance with accepted principles of wireless engineering. The area identifies where a base station or tower must be located in order to meet service objectives of the wireless service provider using the base station or tower.

Site means for towers other than towers in the public rights-of-way, the current boundaries of the leased or owned property surrounding the tower and any access or utility easements currently related to the site, and, for other eligible support structures (base stations), further restricted to that area in proximity to the structure and to other transmission equipment already deployed on the ground.

Small wireless facility means a wireless communication facility that meets both of the following qualifications:

- (1) **Each antenna is located inside an enclosure of no more than six (6) cubic feet in volume, or, in the case of an antenna that has exposed elements, the antenna and all its exposed elements could fit within an enclosure of no more than six (6) cubic feet;**
- (2) **All other wireless equipment associated with the facility has a cumulative volume of no more than twenty-eight (28) cubic feet. For purposes of this section, the following types of ancillary equipment are not included in the calculation of equipment volume: electric meters, concealment elements, telecommunications demarcation boxes, ground-based enclosures, grounding equipment, power transfer switches, cut-off switches, vertical cable runs for the connection of power and other services, or other support structures;**

Small wireless network means a collection of interrelated small wireless facilities designed to deliver wireless service.

Stanchion means a vertical support structure generally utilized to support exterior lighting elements.

Streamlined processing means expedited review process for collocations required by the federal government (Congress and/or the FCC) for wireless communication facilities.

Structure means anything constructed or erected, the use of which required permanent location on the ground, or attachment to something having a permanent location on the ground, including advertising signs.

Substantial change pursuant to 47 USC §1455 means a modification or collocation to an eligible support structure if it meets any of the following criteria:

- (1) **For towers other than towers in the public rights-of-way (ROW), it increases the height of the tower by more than ten percent (10%) or by the height of one additional antenna array with separation from the nearest existing antenna not to exceed twenty (20) feet, whichever is greater; for all other eligible support structures (including towers within a ROW and base stations), it increases the height of the structure by more than ten percent (10%) or ten (10) feet, whichever is greater; or**
- (2) **Changes in height should be measured from the original support structure in cases where deployments are or will be separated horizontally, such as on buildings' rooftops; in other circumstances, changes in height should be measured from the dimensions of the tower or base station, inclusive of originally approved appurtenances and any modifications that were approved prior to the passage of the 47 USC §1455; or**
- (3) **For towers other than towers in the public ROW, it involves adding an appurtenance to the body of the tower that would protrude from the edge of the tower more than twenty (20) feet of the width of the tower structure at the elevation of the appurtenance, whichever is greater; for other eligible support structures (including towers within a ROW and base stations) it involves adding an appurtenance to the body of the structure that would protrude from the edge of the structure by more than six (6) feet; or**
- (4) **For any eligible support structure (tower or base station), it involves installation of more than the standard number of new equipment cabinets for the technology involved, but not to exceed four (4) cabinets; or for towers in the public rights-of-way and base stations, it involves installation of any new equipment cabinets on the ground if there are no pre-existing ground cabinets associated with the structure, or else involves installation of ground cabinets that are more than ten (10) percent larger in height or overall volume than any other ground cabinets associate with the structure; or**
- (5) **It entails any excavation or deployment outside the current site;**
- (6) **It would defeat the concealment elements of the eligible support structure; or**
- (7) **It does not comply with conditions associated with the siting approval of the construction or modification of the eligible support structure or base station equipment, provide however that this limitation does not apply to**

any modification that is non-compliant only in a manner that would not exceed the thresholds identified in 1- 6 above.

Substantial modification pursuant to NC §160A-400.51 means a modification or collocation involving the mounting of a proposed wireless facility on a wireless support structure that substantially changes the physical dimensions of the support structure. A mounting is presumed to be a substantial modification if it meets any one or more of the criteria listed below. The burden is on the Town to demonstrate that a mounting that does not meet the listed criteria below still constitutes a substantial change to the physical dimensions of the wireless support structure.

- (1) Increasing the existing vertical height of the structure by the greater of (i) more than ten percent (10%) or (ii) the height of one additional antenna array with separation from the nearest existing antenna not to exceed twenty (20) feet.
- (2) Except where necessary to shelter the antenna from inclement weather or to connect the antenna to the tower via cable, adding an appurtenance to the body of a wireless support structure the greater of (i) more than twenty (20) feet or (ii) more than the width of the wireless support structure at the level of the appurtenance.
- (3) Increasing the square footage of the existing equipment compound by more than 2,500 square feet.

Temporary wireless communication facility means a temporary tower or other structure, typically located on a trailer that provides interim short-term communications when permanent WCF equipment is unavailable or offline. A temporary wireless communication facility meets an immediate demand for service in the event of emergencies and/or public events where the permanent wireless network is unavailable or insufficient to satisfy demand.

Tower means any structure build for the sole or primary purpose of supporting any FCC Commission-licensed or authorized antennas and their associated facilities, including structures that are constructed for wireless communications services including, but not limited to, private, broadcast, and public safety services, as well as unlicensed wireless services and fixed wireless services such as microwave backhaul, and the associated site. The tower can be concealed or non-concealed.

Tower base means the foundation, usually concrete, on which the tower and other support equipment are situated. For measurement calculations, the tower base is that point on the foundation reached by dropping a perpendicular from the geometric center of the tower.

Tower height means the vertical distance measured from the grade line to the highest point of the tower, including any antenna, lighting or other equipment affixed thereto.

Transmission equipment means equipment that facilitates transmission of any Commission-licensed or authorized wireless communication service including, but not limited to, radio transceivers, coaxial or fiber-optic cable, and regular and backup power supply. The term includes equipment associated with wireless communications services including but not limited to, private, broadcast, and public safety services, as well as unlicensed wireless services and fixed wireless services such as microwave backhaul.

Utility pole means a structure that is designed for and used to carry lines, cables, wires, lighting facilities, or small wireless facilities for telephone, cable television, electricity, lighting, or wireless services.

Variance means a modification of the terms of this Ordinance where a literal enforcement of this Ordinance would result in an unnecessary site specific hardship and shall be reviewed and may be granted by the Board of Adjustment.

Wireless communication facility (WCF) means equipment at a fixed location that enables wireless communications between user equipment and a communications network, including (i) equipment associated with wireless communications and (ii) radio transceivers, antennas, wires, coaxial or fiber-optic cable, regular and backup power supplies, and comparable equipment, regardless of technological configuration. The term includes small wireless facilities. The term shall not include any of the following:

- (1) **The structure or improvements on, under, within or adjacent to which the equipment is collocated.**
- (2) **Wireline backhaul facilities.**
- (3) **Coaxial or fiber-optic cable that is between wireless structures or utility poles or Town utility poles or that is otherwise not immediately adjacent to or directly associated with a particular antenna.**

Wireless communications services means services that include, but are not limited to, commercial mobile service, private mobile service, broadcast, and public safety services, as well as unlicensed wireless services and fixed wireless services such as microwave backhaul.

Wireless infrastructure provider means any person with a certificate to provide telecommunications service in the State who builds or installs wireless communication transmission equipment, wireless communication facilities or wireless support structures for small wireless facilities but that does not provide wireless services.

Wireless provider means a wireless infrastructure provider or a wireless services provider.

Wireless services means any services, using licensed or unlicensed wireless spectrum, including the use of Wi-Fi, whether at a fixed location or mobile, provided to the public using wireless facilities.

Wireless service provider means a person who provides wireless services

Wireless support structure means a new or existing structure, such as a monopole, lattice tower or guyed tower that is designed to support or capable of supporting wireless facilities. A utility pole or a Town utility pole is not a wireless support structure.

5.20.4 Existing Towers and Exemptions.

- (a) **Existing towers and base stations existing prior to the enactment of the WCF Ordinance on or permitted prior to the adoption of this Ordinance shall be allowed to continue to operate provided they met the requirements set forth by the Town at the time of final inspection; not including any towers that are currently in violation of this Ordinance and pre-existing Tower Ordinance of the Town.**

(b) Exempt Activities and Facilities. The following wireless communication facilities are exempt from the development standards of this Ordinance and subject only to the completion of a Wireless Communication Facility Application and issuance of a building permit for applicable codes; notwithstanding any other provisions:

- (1) A government-owned communications facility, upon the declaration of a state of emergency by federal, state, or local government, and a written determination of public necessity by the Town designee; except that such facility must comply with all federal and state requirements. No communications facility shall be exempt from the provisions of this division beyond the duration of the state of emergency.**
- (2) A government-owned communications facility erected for the purposes of installing antenna(s) and ancillary equipment necessary to provide communications for public health and safety.**
- (3) A temporary wireless communication facility, upon the declaration of a state of emergency by federal, state, or local government, or determination of public necessity by the Town and approved by the Town; except that such facility must comply with all federal and state requirements. The WCF may be exempt from the provisions of this division up to sixty (60) days after the duration of the state of emergency.**
- (4) Over the air reception devices ("OTARD") as that term is defined by the FCC, including satellite earth stations that are one (1) meter (39.37 inches) or less in diameter in all residential zoning districts and two (2) meters or less in all other zoning districts. OTARD devices are exempt provided that same do NOT require the construction of a tower or other structure, which height exceeds 12 feet above the residential structure of the consumer who desires to receive fixed wireless services, satellite transmissions, or over the air reception of television signals.**
- (5) Routine maintenance of small wireless facilities.**
- (6) Replacement of small wireless facilities with small wireless facilities that are the same size or smaller.**
- (7) Micro wireless facilities: Installation, placement, maintenance, or replacement of micro wireless facilities that are suspended on cables strung between existing utility poles or Town utility poles in compliance with applicable codes by or for a communications service provider authorized to occupy the Town rights-of-way and who is remitting taxes under G.S. 105-164.4(a)(4c) or G.S. 105-164.4(a)(6).**

5.20.5 General Provisions.

(a) Where applicable. This Ordinance (Section 5.20 and its subparts) and the related terms in Table 3.7-1 shall apply to the development activities of communications service, wireless infrastructure and wireless services providers for equipment including the installation, construction, or modification of all macrocell and small wireless antenna and related ancillary equipment on concealed and non-concealed existing and new wireless communication facilities on public and private land and in Town's and other rights-of-way including but not limited to:

- (1) Non-commercial, amateur radio station antennas and towers.**

- (2) Temporary wireless communication facility also known as Cell on Wheels (COW).**
- (3) Existing towers and base stations.**
- (4) Collocation on existing towers and base stations.**
- (5) Expansion of existing towers and base stations.**
- (6) Replacement towers and base stations.**
- (7) Proposed new towers and base stations.**
- (8) Broadcast towers and antenna.**

(b) Abandonment (Discontinued Use).

- (1) Wireless communication facility towers, antennas, and the equipment compound shall be removed, at the tower or base station owners' expense, within one hundred eighty (180) days of cessation of use, unless the abandonment is associated with a replacement as provided in the "Replacement" section of this Ordinance, in which case the removal shall occur within ninety (90) days of cessation of use.**
- (2) A tower or base station owner wishing to extend the time for removal or reactivation shall submit an application stating the reason for such extension. The Town may extend the time for removal or reactivation up to sixty (60) additional days upon a showing of good and unique cause. If the tower or antenna is not removed within this time, the Town may give notice that it will contract for removal within thirty (30) days following written notice to the tower or base station owner. Thereafter, the Town may cause removal of the tower with costs being borne by the tower or base station owner.**
- (3) Upon removal of the wireless communication facility tower, antenna, and equipment compound, the development area shall be returned to its natural state and topography and vegetated consistent with the natural surroundings or consistent with the current uses of the surrounding or adjacent land at the time of removal, excluding the foundation, which does not have to be removed.**

(c) Interference with Public Safety Communications. In order to facilitate the regulation, placement, and construction of antenna, and to ensure that all parties are complying to the fullest extent possible with the rules, regulations, and/or guidelines of the FCC, each wireless provider shall agree in a written statement to the following:

- (1) Compliance with "Good Engineering Practices" as defined by the FCC in its rules and regulations.**
- (2) Compliance with FCC regulations regarding susceptibility to radio frequency interference, frequency coordination requirements, general technical standards for power, antenna, bandwidth limitations, frequency stability, transmitter measurements, operating requirements, and any and all other federal statutory and regulatory requirements relating to radio frequency interference (RFI).**
- (3) In the case of an application for collocated wireless communication facility, the applicant, together with the wireless provider, shall use their best efforts to provide a composite analysis of all users of the site to**

determine that the applicant's proposed facilities will not cause radio frequency interference with the Town's public safety communications equipment and will implement appropriate technical measures, as described in antenna element replacements, to attempt to prevent such interference.

- (4) Whenever the Town has encountered radio frequency interference with its public safety communications equipment, and has reasonable cause to believe that such interference has been or is being caused by one or more antenna arrays, the following steps shall be taken:**
- i. The Town shall provide written notification to all wireless service providers operating in the Town of possible interference with the public safety communications equipment, and upon receipt of such notifications, the wireless providers shall use their best efforts to cooperate and coordinate with the Town and among themselves to investigate and mitigate the interference, if any, utilizing the procedures set forth in the joint wireless industry-public safety "Enhanced Best Practices Guide," released by the FCC in Appendix D of FCC 04-168 (released August 6, 2004), including the "Good Engineering Practices," as may be amended or revised by the FCC from time to time in any successor regulations.**
 - ii. If any wireless provider fails to cooperate with the Town in complying with the owner's obligations under this section or if there is a determination of radio frequency interference with the Town's public safety communications equipment, the wireless provider who failed to cooperate and/or the wireless provider which caused the interference shall be responsible for reimbursing the Town for all costs associated with ascertaining and resolving the interference, including but not limited to any engineering studies obtained by the Town to determine the source of the interference. For the purposes of this subsection, failure to cooperate shall include failure to initiate any response or action as described in the "Enhanced Best Practices Guide" within twenty-four (24) hours of Town's notification.**

5.20.6 Building Code Requirements, Permits, Fees, WCF Siting Preferences and Wireless Communication Facility Matrix.

- (a) Building Code Requirements. All wireless communication facility infrastructure(s) shall be constructed and maintained in conformance with all applicable code requirements.**
- (b) Permits and Fees Required. All wireless communication facility infrastructure(s) shall be subject to completion of a Wireless Communication Facility application, the development standards described on the WCF application and in this Section and all legally permissible permit and review fees.**
- (c) Wireless Communication Facility Siting Preferences. Siting of new wireless communication facilities of any type shall be in accordance with the siting preferences below and the WCF Use Matrix Table 3.7.1 in Section 3.7. The most preferred option is listed first as number one (1) with the least preferred option last as number six (6). Where a lower-ranked alternative is**

proposed, the applicant must demonstrate through relevant information why the higher ranked options are not technically feasible, practical or justified given the location of the proposed facilities. The applicant must provide this information in its application in order for the application to be considered complete.

Permitted Wireless Communication Facility Use List is as follows in Table 5.20-1:

Table 5.20-1: Wireless Communication Facility Siting Preferences









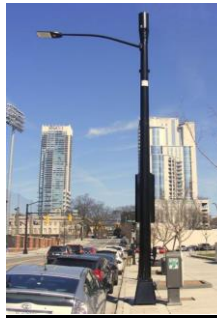



<u>Wireless Communication Facility Type</u>	<u>Macrocell Tower Examples</u>	<u>Macrocell Base Station Example</u>	<u>Small Wireless Facility Tower Examples</u>	<u>Small Wireless Facility Base Station Examples</u>	<u>Standards</u>
<p><u>Collocation on existing tower or base station, located on:</u></p> <p>A. <u>Town owned land</u> B. <u>Other publicly owned land</u> C. <u>Private property*</u> D. <u>Rights-of-way</u></p>			<p><u>No examples at this time of the new infrastructure</u></p>		<p><u>5.20.8</u> <u>5.20.9(c)</u></p>
<p><u>New concealed base station, located on:</u></p> <p>A. <u>Town owned land</u> B. <u>Other publicly owned land</u> C. <u>Private property*</u> D. <u>Rights-of-way</u></p>	<p align="center"><u>Not Applicable</u></p>		<p align="center"><u>Not Applicable</u></p>		<p><u>5.20.8</u> <u>5.20.9(d)</u> <u>5.20.9(e)</u> <u>5.20.9(f)</u></p>
<p><u>New non-concealed rooftop base station, located on:</u></p> <p>A. <u>Town owned land</u> B. <u>Other publicly owned land</u> C. <u>Private property*</u></p>	<p align="center"><u>Not Applicable</u></p>		<p align="center"><u>Not Applicable</u></p>		<p><u>5.20.8</u> <u>5.20.9(e)</u> <u>5.20.9(f)</u></p>
<p><u>New concealed dual purpose tower, located:</u></p> <p>A. <u>On Town owned land</u> B. <u>On other publicly owned land</u> C. <u>On private property*</u> D. <u>In rights-of-way</u></p>		<p align="center"><u>Not Applicable</u></p>		<p align="center"><u>Not Applicable</u></p>	<p><u>5.20.8</u> <u>5.20.9(d)</u> <u>for inside rights-of-way and</u> <u>5.20.9(e)</u> <u>5.20.10</u> <u>for outside rights-of-way</u></p>

Table 5.20-1: Wireless Communication Facility Siting Preferences Continued

	<u>Wireless Communication Facility Type</u>	<u>Macrocell Tower Example</u>	<u>Macrocell Base Station Example</u>	<u>Small Wireless Facility Tower Examples</u>	<u>Small Wireless Facility Base Station Examples</u>	<u>Standards</u>
5	<u>New non-concealed base station, located in rights-of-way</u>	<u>Not Applicable</u>	<u>Not Applicable</u>	<u>Not Applicable</u>		<u>5.20.8</u> <u>5.20.9(d)</u>
6	<u>New non-concealed tower, located on:</u> A. <u>Town owned land</u> B. <u>Other publicly owned land</u> C. <u>Private property*</u>		<u>Not Applicable</u>		<u>Not Applicable</u>	<u>5.20.8</u> <u>5.20.10</u>

***The sub preferences for private property shall be:**

- 1. Non-residential districts,**
- 2. Multi-family districts (where permitted),**
- 3. Single-family residential districts (where permitted) shall only be on lots not used for single-family homes. Examples include, but are not limited to parks, open space, schools, religious institutions, and public safety facilities.**

See Section 3.7 Table 3.7.1 Use Matrix for complete listing of Wireless Communication Facilities and corresponding zoning districts.

5.20.7 Exempt Wireless Communication Facilities.

- (a) Development Standards. Exempt wireless communication facilities listed in Section 5.20.4 are subject only to applicable codes (State Building Code requirements).**

(b) Approval Process. Installation of exempt wireless communication facilities can commence upon approval of the Wireless Communication Facility Application and issuance of a Building Permit in accordance with applicable codes.

5.20.8 General Requirements.

All WCFs except those meeting exempt criteria in 5.20.4(b) are subject to the following:

(a) Development Standards.

- (1) Signage. All wireless communication facilities shall be clearly identified with the following information:**
 - i. Name plate signage shall be provided in an easily visible location to include: FCC Antenna Registration System (ASR) registration number (if applicable); site owner's name, site identification number and/or name, phone number of contact to reach in event of an emergency or equipment malfunction, any additional security and safety signs.**
 - ii. If more than 220 voltage is necessary for the operation of the facility and is present in a ground grid or in the tower, signs located every twenty (20) feet and attached to the fence or wall shall display in large, bold, high contrast letters, minimum height of each letter four (4) inches, the following: "HIGH VOLTAGE - DANGER."**
 - iii. No outdoor advertising signage is permitted at the wireless communication facility.**
- (2) Lighting. Lighting on wireless communication facility towers and base stations shall not exceed the Federal Aviation Administration (FAA) minimum standards. All other lighting shall be subject to the following:**
 - i. Any lighting required by the FAA must be of the minimum intensity and number of flashes per minute (i.e., the longest duration between flashes) allowable by the FAA. Dual lighting standards are required with strobe during daytime and red flashing lights at night unless prohibited by the FAA.**
 - ii. Lights shall be filtered or oriented so as not to project directly onto surrounding property or rights-of-way, consistent with FAA requirements.**
- (3) Structural integrity: The entire tower or base station and all appurtenances shall be designed pursuant to the design requirements of ASCE 7, including wind speed design requirements, and tower loading/wind design requirements of Electronic Industries Association/Telecommunications Industry Association (EIA/TIA) 222-H, Series II, including any subsequent modification to those specifications.**
- (4) Grading shall be minimized and limited only to the area necessary for the new tower and equipment.**
- (5) Parking. One parking space is required for each tower development area located outside of the rights-of-way. The space shall be provided within**

the leased area, or equipment compound or the development area as defined on the site plan.

- (6) Buffers and landscaping shall be per Table 5.6.6-1 titled, Schedule of Required Buffers.
- (7) A signed statement from the wireless communication facility owner or owner's agent stating that the radio frequency emissions comply with FCC standards for such emissions as set forth in 47 CFR 1.1307, 1.310, 2.091 or 2.093, as applicable (*Report and Order, ET Docket 93-62 (Guidelines for Evaluating the Environmental Effects of Radiofrequency Radiation), 11 FCC Rcd 15123 (1996); Second Memorandum Opinion and Order and Notice of Proposed Rule Making, ET Docket 93-62 (WT Docket 97-192), 12 FCC Rcd 13494 (1997).* In addition, any collocation, modification or upgrade application shall contain an analytical report which confirms that following installation, the composite facility will remain in compliance with FCC standards as stated in OET-65.

(b) Application Requirements. All non-exempt wireless communication facilities are subject to approval of a Wireless Communication Facility Application and submission of legally permissible and applicable fees.

5.20.9 Administrative Approvals - Wireless Communication Facilities.

(a) Non-commercial, Amateur Radio Station Towers and Antennas.

(1) Development Standards.

- i. The tower and antennas shall be accessory to a legal, principal use on site (such as a residence).
- ii. Collocation of any WCF equipment not used for the purposes of either a satellite earth station or an amateur wireless tower is prohibited.
- iii. Height. Amateur tower height, location and other technical specifications shall comply with federal and state law. Amateur towers shall not exceed sixty-five (65) feet. Amateur tower permits shall be issued conditioned upon the tower being used solely for non-commercial purposes and no commercial wireless communications facilities may be collocated thereon (notwithstanding the provisions of 47 USC §1455(a)).
- iv. Structures, including towers, shall meet the setback requirements for primary structures for the zoning district in which the proposed facility shall be located.
- v. Applicant shall commit in writing that the facility will be erected in accordance with manufacturer's recommendations.
- vi. If more than 220 voltage is present in the ground grid or in the tower, a sign shall be attached to the tower and shall display in large bold letters the following: "HIGH VOLTAGE - DANGER."
- vii. Applicant shall certify that the proposed facility meets or exceeds FCC guidelines for radio frequency radiation exposure.

(2) Application Requirements.

Applicant's copy of current, valid FCC license for amateur radio operation (not applicable for satellite earth station applicants).

(3) Approval Process. Administrative approval by the Town's Planning and Development Services Department.

(b) Non-Exempt Temporary Wireless Communication Facilities and Cellular on Wheels

(1) Development Standards.

- i. Proof of notification of installation or construction from the FAA, if applicable.**
- ii. Height shall be less than 120 feet.**
- iii. It does not involve any excavation (or excavation where prior disturbance exceeds proposed excavation by at least 2 feet).**
- iv. Description of proposed location, including type of temporary structure, type of electrical service to be utilized, description of temporary necessity requiring Temporary WCF.**
- v. Duration of proposed cellular on wheel facility shall not exceed 14 calendar days.**

(2) Approval Process. Administrative approval by the Town's Planning and Development Services Department.

(c) Collocation on any existing tower or base station.

(1) Development Standards.

- i. On an existing monopole, lattice or guy tower outside the rights-of-way the applicant shall demonstrate the proposed collocation does not exceed the definition of substantial modification under applicable state law.**
- ii. On any concealed tower, concealed dual-purpose tower, concealed or non-concealed base station inside or outside the Town's rights-of-way, the applicant shall demonstrate the proposed collocation does not exceed the definition of a substantial change under applicable federal law.**
- iii. For any tower or base stations (concealed or non-concealed) inside or outside the Town rights-of-way exceeding either the definition of substantial modification or substantial change, the applicants shall minimize the substantial modifications or substantial changes as much as possible.**

(2) Approval Process when not a Substantial Modification (collocation on monopole, lattice and guy towers).

- i. Town planning staff designee shall review the wireless communication facility application and provide comment, approval or denial of the WCF application in writing which shall be postmarked to the applicant forty-five (45) days from submission or within some other mutually agreed upon time frame. The notice shall identify the deficiencies in the application which, if cured, would make the application complete. The application shall be deemed complete if the additional materials cure the deficiencies identified.**

- ii. Applications shall be processed on a nondiscriminatory basis and shall be deemed approved if the Town fails to approve or deny the application within 45 days from the time the application is deemed complete or a mutually agreed upon time frame between the city and the applicant.
- iii. For denials, the Town shall document the basis for a denial, including the specific code provisions on which the denial was based and send the documentation to the applicant on or before the day the Town denies an application.
- iv. The applicant may cure the deficiencies identified by the Town and resubmit the application within thirty (30) days of the date on which the application was denied without paying an additional fee, in instances in which a fee is permitted to be charged in accordance with state law. Any subsequent review shall be limited to the deficiencies list in the prior denial. The town shall approve or deny the revised application within 30 days of the date on which the application was resubmitted. Any subsequent review shall be limited to the deficiencies cited in the prior denial.

(3) Streamlined Approval Process when not a Substantial Change (collocation on any base station or any concealed wireless communication tower).

- i. A collocation application entitled to streamlined processing under 47 USC §1455 shall be deemed complete unless the Town notifies the applicant within thirty (30) days of submission (or within some other mutually agreed upon timeframe) that the submission is incomplete. Notices of application incompleteness shall identify specifically the deficiencies in the application which, if cured, would make the application complete. The applicant may cure the deficiencies identified by the Town and resubmit the application within thirty (30) days of the date on which the application was denied without paying an additional fee, in instances in which a fee is permitted to be charged in accordance with state law. Any subsequent review shall be limited to the deficiencies list in the prior denial. The town shall approve or deny the revised application within sixty (60) days of the date on which the application was initially submitted, excluding the tolling period between notice of incompleteness and resubmittal date. Any subsequent review shall be limited to the deficiencies cited in the prior denial.
- ii. A collocation application not entitled to streamlined processing under 47 USC §1455 shall be deemed complete unless the Town notifies the applicant within thirty (30) days of submission (or within some other mutually agreed upon timeframe) that the submission is incomplete. Notices of application incompleteness shall identify specifically the deficiencies in the application which, if cured, would make the application complete. Upon notice of deficiency, the timeline for a decision shall be tolled until the applicant re-submits to correct such deficiency. The Town shall, within ten (10) days of re-submission, notify the applicant of continuing deficiencies or the application will be deemed complete. The timeline for a decision shall be likewise tolled during the additional re-submission deficiency period until the 2nd

resubmission. Approval or denial of a complete application shall be in writing and shall be postmarked to the applicant by the ninetieth (90) day after the initial submission, excluding any tolling period.

- iii. Upon resubmission of the revised application the Town shall follow the process identified in this section, above, until all deficiencies identified are deemed cured.**
- iv. If the Town does not respond in writing to the applicant for a collocation under subsection (A) above within the specified timeframe in subsection (A) above, then the application shall be deemed approved. If the Town does not respond in writing to the applicant for a collocation under subsection (B) above within the specified timeframe in subsection (B) above, the applicant has available the remedies established by federal or state regulations.**
- v. Application entitled to the streamlined review process shall not be subject to design or placement requirement, or public hearing review. All applications shall be initially submitted to the Town for review and processing.**

(4) Streamlined Approval Process for Substantial Modification (collocation on any non-concealed tower.)

- i. Approval process for collocations exceeding the definition of a substantial modification or substantial change.**
- ii. A substantial change collocation shall be reviewed and a decision rendered within ninety (90) days of receipt of the application, subject to any applicable tolling for application deficiencies and resubmissions, so long as the applicant demonstrates that the facilities will be used, immediately upon completion of construction, to provide personal wireless services, or within such other mutually agreed upon time.**
- iii. Speculative collocations without an associated wireless service provider are not entitled to review and decision within ninety (90) days, or to any of the other protections of the Telecommunications Act.**

(d) New Small Wireless Facilities Inside Town Rights-Of-Way.

(1) Development Standards - Placement or Replacement of New Utility Pole.

- i. New dual purpose facilities shall comply with objective design standards for decorative dual purpose utility poles or reasonable and nondiscriminatory concealment requirements to minimize the visual impact of the small wireless facility.**
- ii. Small wireless facilities shall be no larger in size that specified in the definition for these facilities.**
- iii. All new small wireless facilities shall be designed with considerations of height, scale, color, texture and architectural design of the buildings parallel the rights-of-way where the new facility is proposed. All cables, conduits, electronics and wires shall be enclosed within the structure.**
- iv. No portion of a small wireless facility shall obstruct pedestrians or**

vehicular or bicycle access, obstruct sight lines or visibility for traffic, traffic signage or signals, or interfere with access by persons with disabilities.

- v. Wireless equipment (other than antenna) associated with the WCF shall be located inside the dual purpose tower or designed to be flush-mounted to the pole matching the height, scale, color, texture and architectural design of the proposed facility.
 - vi. Initial height of new facilities shall not exceed forty (40) feet. New and replacement dual purpose facilities are considered towers for purposes of determining future collocations and height increases allowed by 47 USC §1455 and are subject to Sec. 5.20.9(c).
 - vii. A photo rendering shall be provided of the proposed antenna that depicts aesthetic features including, but not limited to, the use of colors and concealment with a before and after installation exhibit.
 - viii. Spacing Requirements. To minimize the adverse visual impacts from the proliferation of antennas and associated above-ground equipment for small wireless facilities, no small wireless facility in the right-of-way shall be located, to the extent practicable, within one hundred sixty-five (165) feet of any other small wireless facility in a right-of-way, unless the wireless service provider desiring to install small wireless facilities less than one hundred sixty-five (165) feet apart demonstrates to the Town's satisfaction why such placement is necessary.
 - ix. Applicants shall include an attestation that the small wireless facilities shall be activated for use by a wireless services provider to provide service no later than one (1) year from the permit issuance date, unless the Town and the wireless provider agree to extend this period or a delay is caused by a lack of commercial power at the proposed site.
 - x. Abandoned small wireless facilities shall be removed within 180 days of abandonment. Should the wireless services provider fail to remove the facility within this time period, the Town may have facility removed and may recover the actual cost of such removal, including legal fees, if any, from the wireless service provider. A wireless facility shall be deemed abandoned at the earlier of the date that the wireless services provider indicates that it is abandoning such facility or the date that is 180 days after the date that such wireless facility ceases to transmit a signal, unless the wireless services provider give the Town reasonable evidence that it is diligently working to place such wireless facility back in service.
 - xi. Small Wireless Facilities located in the public right-of-way shall be in accordance with the requirements of, inter alia, Chapter 17 Article IV of the Code of Ordinances.
- (2) Development Standards - New Small Wireless Facility on Existing Utility Pole
- i. Small wireless facilities shall be no larger in size than specified in the definition for these facilities.

- ii. Small wireless facilities added to an existing utility pole are considered a base station for purposes of determining future collocation height increases allowed by 47 USC §1455 and are subject to Sec. 5.20.9(c).
- iii. Concealed new base station antenna and associated concealed wireless equipment is preferred over new non-concealed base stations.
- iv. No portion of a small wireless facility shall obstruct pedestrians or vehicular or bicycle access, obstruct sight lines or visibility for traffic, traffic signage or signals, or interfere with access by persons with disabilities.
- v. Height shall not extend more than ten (10) feet above the existing utility pole, Town's utility pole, or structure on which it is collocating
- vi. Neutral host antenna, smart poles and prefabricated multi-tenant dual-purpose facilities are preferred unless the applicant demonstrates that there is no commercially available single antenna system, smart pole or multi-tenant dual purpose tower that can function to meet its needs at the proposed location.
- vii. Wireless equipment (other than the antenna) associated with the facility to be located in accordance with the descending order of preference:
 - (a) Dual-purpose utility pole (tower) with equipment concealed inside the pole or concealed and mounted outside the pole matching the scale and design of the pole. Concealed on the ground away from the tower;
 - (b) Concealed at the base of the tower;
 - (c) Non-concealed on the tower
 - (d) Non-concealed on the ground next to the tower or away from tower to be determined on a case-by-case basis depending on sidewalk and right-of-way width;
- viii. Wireless photo rendering shall be provided of the proposed antenna that depicts aesthetic features including, but not limited to, the use of colors and concealment and with a before and after installation exhibit.
- ix. Spacing Requirements. To minimize the adverse visual impacts associated with the proliferation and clustering of antennas and associated above-ground equipment associated with a small wireless facility, no small wireless facility in the right-of-way shall be located, to the extent practicable, within one hundred sixty-five (165) feet of any other small wireless facility in a right-of-way, unless the wireless service provider desiring to install small wireless facilities less than one hundred sixty-five (165) feet apart demonstrates to the Town's satisfaction why such placement is necessary.
- x. Applicants shall certify that collocation of small wireless facilities shall commence within six (6) months of approval and be activated

for use by a wireless services provider to provide service no later than one (1) year from the permit issuance date, unless the Town and the wireless provider agree to extend this period or a delay is caused by a lack of commercial power at the proposed site.

- xi. Abandoned small wireless facilities shall be removed within 180 days of abandonment. Should the wireless services provider fail to remove the facility within this time period, the Town may have facility removed and may recover the actual cost of such removal, including legal fees, if any, from the wireless service provider. A wireless facility shall be deemed abandoned at the earlier of the date that the wireless services provider indicates that it is abandoning such facility or the date that is 180 days after the date that such wireless facility ceases to transmit a signal, unless the wireless services provider give the Town reasonable evidence that it is diligently working to place such wireless facility back in service.**
- xii. Small Wireless Facilities located in the public right-of-way shall be in accordance with the requirements of, inter alia, Chapter 17, Article IV of the Code of Ordinances.**

(1) Approval Process:

- i. All work within the Town rights-of-way is subject to approval of a work permit for work that involves excavation, affects traffic patterns or obstructs vehicular traffic within or along the Town's rights-of-way. Any/all work in the public right-of-way is subject to approval of a permit as provided in Article IV. The provider shall comply with all the provisions and terms of Chapter 17, Article IV of the Code of Ordinances and the right-of-way work permit. As-built construction drawings shall be provided to the Town for all structures, equipment, cable, pipes and conduit located within a Town or public right-of-way, and within any Town-owned utility or multi-purpose easement; and which must include, for fiber optic cable, the number of strands of fiber in the conduit. If any of the Town's utilities or other infrastructure is relocated within the right-of-way as part of the construction, the Town shall have final approval of the design and engineering of such relocated items.**
- ii. The Town planning staff designee shall review the WCF application and provide comment on any deficiencies in the wireless communication facility application in writing within thirty (30) days of submission or within some other mutually agreed upon time frame. The comment notice shall identify the deficiencies in the WCF application, which, if cured, would make the application complete. The wireless communication facility shall be deemed complete on resubmission if the resubmitted materials cure the original deficiencies indicated by the Town.**
- iii. If the Town does not approve or deny the application following resubmission then the application shall be deemed approved within forty-five (45) days from the time the application is deemed complete or a mutually agreed upon time frame between the Town and the applicant.**

- iv. The Town may deny an application on the basis that it does not meet any of requirements below:**
- (a) The Town's applicable codes;**
 - (b) Local code provisions or regulations that concern public safety, objective design standards for decorative utility poles, Town utility poles, or reasonable and nondiscriminatory concealment requirements**
 - (c) Public safety and reasonable spacing requirements concerning the location of ground-mounted equipment in a right-of-way; or**
 - (d) Historic preservation requirements.**

If Town denies an application, then the Town must:

- (e) Document the basis for a denial, including the specific code provisions on which the denial was based;**
- (f) Send the documentation to the applicant on or before the day the Town denies an application.**

The applicant may cure the deficiencies identified by the Town and resubmit the application within thirty (30) days of the denial without paying an additional application fee. The Town shall approve or deny the revised application within thirty (30) days of the date on which the application was resubmitted. Any subsequent review shall be limited to the deficiencies cited in the prior denial.

- v. Within ninety (90) days following written notice from the Town, Wireless infrastructure provider shall, at its own expense, protect, support, temporarily or permanently disconnect, remove, relocate, change or alter the position of any small wireless facilities within the rights-of-way whenever the Town has determined that such removal, relocation, change or alteration, is reasonably necessary for the construction, repair, maintenance, removal, or installation of any improvements in or upon the rights-of-way. When permanent disconnect and removal is required, the Town shall, if requested, make available another location in the rights-of-way for a replacement or relocated new small wireless facility of equivalent height and type as the one removed and as nearby as practicable to the location of the original removed facility, consistent with the permitting requirements herein and all applicable laws.**
- (e) Small Wireless Facilities Outside Town Rights-of-way (Not in Single-Family Residential Districts)**
- (1) Development Standards For:**
 - i. Concealed and Non-concealed New Base Stations.**
 - (a) Small wireless facilities shall be no larger in size than specified in the definition for these facilities.**
 - (b) Concealed new base station antenna and concealed wireless equipment associated with the facility is preferred over new non-concealed base stations.**

- (c) The top of the attached wireless communication facility antenna shall not be more than ten (10) feet above the existing or proposed building or structure.**
- (d) Concealed WCF antennas, feed lines and ground related equipment shelters/cabinets shall be designed to architecturally match the façade, roof, wall, and/or structure on which they are affixed so that they blend with the existing structural design, color, and texture. A photo rendering shall be provided of the WCF that depicts aesthetic features including, but not limited to, the use of colors, concealment, screening and buffering, with a before and after installation exhibit.**
- (e) When a new base station is located on a nonconforming building or structure, the existing permitted nonconforming setback shall prevail.**

ii. New Concealed Dual Purpose Tower

- (a) Small wireless facilities shall be no larger in size than specified in the definition for these facilities.**
- (b) Concealment design is required to minimize the visual impact of wireless communication facilities. For this reason, all new towers shall be a concealed dual-purpose wireless communication facility.**
- (c) All new small wireless towers shall be designed with considerations of height, scale, color, texture and architectural design of the buildings where the new facility is proposed. All cables, conduits, electronics and wires shall be enclosed within the structure.**
- (d) Neutral host antenna, smart poles and prefabricated multi-tenant dual-purpose facilities are preferred unless the applicant demonstrates that there is no commercially available single antenna system, smart pole or multi-tenant dual purpose tower that can function to meet its needs at the proposed location.**
- (e) Height: The initial height including antenna shall not exceed forty (40) feet. New small wireless facilities are considered towers for purposes of determining future collocations and height increases allowed by 47 USC §1455 and are subject to 5.20.9(c).**

iii. New Non-concealed Tower

- (a) Small wireless facilities shall be no larger in size than specified in the definition for these facilities.**
- (b) Initial height shall be limited to forty (40) feet. New small wireless facilities are considered towers for purposes of determining future collocations and height increases allowed by 47 USC §1455(a and are subject to 5.20.9(c).**
- (c) Other wireless equipment. Due to concerns including but not**

limited to the impact on sidewalk space, the interruption of line of sights with pedestrian traffic, vehicular parking and transit stops and cluttered appearance in rights-of-ways, the Town promotes the following:

- (d) Neutral host antenna, smart poles and prefabricated multi-tenant dual-purpose facilities are preferred, unless the applicant demonstrates that there is no commercially available single antenna system, smart pole or multi-tenant dual purpose tower that can function to meet its needs at the proposed location.**
- (e) Wireless equipment (other than the antenna) associated with the facility to be located in accordance with the descending order of preference:**
 - (a) Concealed on the ground away from the tower;**
 - (b) Concealed at the base of the tower;**
 - (c) Non-concealed on the tower;**
 - (d) Non-concealed on the ground next to the tower or away from tower to be determined on a case by case basis depending on sidewalk and right-of-way width.**
- iv. A photo rendering shall be provided of the proposed antenna that depicts a before and after installation exhibit.**
- v. Spacing Requirements. To minimize the adverse visual impacts associated with the proliferation and clustering of antennas and associated above-ground equipment associated with a small wireless facility, no small wireless facility in the right-of-way shall be located, to the extent practicable, within one hundred sixty-five (165) feet of any other small wireless facility in a right-of-way, unless the wireless service provider desiring to install small wireless facilities less than one hundred sixty-five (165) feet apart demonstrates to the Town's satisfaction why such placement is necessary.**
- vi. Applicants shall certify that collocation of the small wireless facilities shall commence within six (6) months of approval and be activated for use by a wireless services provider to provide service no later than one (1) year from the permit issuance date, unless the Town and the wireless provider agree to extend this period or a delay is caused by a lack of commercial power at the proposed site.**
- vii. Abandoned small wireless facilities shall be removed within 180 days of abandonment. Should the wireless services provider fail to remove the facility within this time period, the Town may have facility removed and may recover the actual cost of such removal, including legal fees, if any, from the wireless service provider. A wireless facility shall be deemed abandoned at the earlier of the date that the wireless services provider indicates that it is abandoning such facility or the date that is 180 days after the date that such wireless facility ceases to transmit a signal, unless the wireless services provider give the Town reasonable evidence that it is diligently working to place such wireless facility back in service.**

(2) Approval Process:

- i. The Town planning staff designee shall review and provide comment on any deficiencies in wireless communication facility applications in writing within thirty (30) days of submission or within some other mutually agreed upon time frame. The comment notice shall identify the deficiencies in the WCF application, which, if cured, would make the application complete. The WCF application shall be deemed complete on resubmission if the resubmitted materials cure the original deficiencies indicated by the Town.**
- ii. If the Town does not approve or deny the application following resubmission then the application shall be deemed approved within forty-five (45) days from the time the application is deemed complete or a mutually agreed upon time frame between the Town and the applicant.**
- iii. The Town may deny an application on the basis that it does not meet any of requirements below:**
 - (a) The Town's applicable codes;**
 - (b) Local code provisions or regulations that concern public safety, reasonable and nondiscriminatory concealment requirements**
 - (c) Historic preservation requirements.**

If the Town denies an application, then the Town must:

- (d) Document the basis for a denial, including the specific code provisions on which the denial was based;**
- (e) Send the documentation to the applicant on or before the day the Town denies an application.**

The applicant may cure the deficiencies identified by the Town and resubmit the application within thirty (30) days of the denial without paying an additional application fee. The Town shall approve or deny the revised application within thirty (30) days of the date on which the application was resubmitted. Any subsequent review shall be limited to the deficiencies cited in the prior denial.

(f) Macrocell Facility: Concealed or Non-concealed New Base Station

(1) Development Standards.

- i. Concealed new base stations are preferred over new non-concealed base stations.**
- ii. The top of the attached wireless communication facility antenna shall not be more than ten (10) feet above the existing or proposed building or structure.**
- iii. Concealed WCF antennas, feed lines and ground related equipment shelters/cabinets shall be designed to architecturally match the façade, roof, wall, and/or structure on which they are affixed so that they blend with the existing structural design, color, and texture. A photo rendering shall be provided of the WCF that depicts aesthetic features including, but not limited to, the use of**

colors, concealment, screening and buffering, with a before and after installation exhibit.

- iv. When a new wireless communication facility base station is located on a nonconforming building or structure, the existing permitted nonconforming setback shall prevail.

(2) Approval Process.

- i. Town planning staff designee shall review and provide comment on any deficiencies in WCF applications in writing which shall be postmarked to the applicant within forty-five (45) days of submission or within some other mutually agreed upon time frame. The notice shall identify the deficiencies in the wireless communication facility application, which if cured, would make the application complete. The WCF will be deemed complete on resubmission if the resubmitted materials cure the original deficiencies indicated by Town.
- ii. If the Town does not respond in writing to the applicant of an eligible facility collocation request within the specified timeframe, the application shall be deemed complete.
- iii. The Town shall issue a written decision approving or denying an application request within forty-five (45) days of such application being deemed complete.

(g) Outdoor Distributed Antenna System Hub Outside Town Right-of-Way:

(1) Development Standards.

- i. Setbacks for outdoor distributed antenna system hub shelters/buildings shall meet the setback standards of the underlying zoning district.
- ii. Equipment shelters/building shall be architecturally compatible with the general character of the neighborhood and historic character if applicable.
- iii. Equipment shelters/buildings/cabinets shall be screened with materials and colors consistent with the surrounding backdrop and/or textured to match the existing structure. The use of foliage and vegetation around ground equipment may be required based on conditions of the specific area where the ground equipment is to be located.

(2) Approval Process:

Administrative approval by the Town's Planning and Development Services Department.

5.20.10 Special Use Permit Approvals - Wireless Communication Facilities.

(a) Small Wireless Facilities Outside Town Rights-of Way in Single-Family Residential Districts.

(1) General Development Standards - New Concealed Dual Purpose Tower

- i. Small wireless facilities shall be no larger in size than specified in the definition for these facilities.

- ii. Concealment design is required to minimize the visual impact of wireless communication facilities. For this reason, all new towers shall be a concealed dual-purpose wireless communication facility.
 - iii. All new dual purpose towers shall be designed with considerations of height, scale, color, texture and architectural design of the buildings where the new facility is proposed. All cables, conduits, electronics and wires shall be enclosed within the structure.
 - iv. Neutral host antenna, smart poles and prefabricated multi-tenant dual-purpose facilities are preferred, unless the applicant demonstrates that there is no commercially available single antenna system, smart pole or multi-tenant dual purpose tower that can function to meet its needs at the proposed location.
 - v. Height: The initial height including antenna shall not exceed forty (40) feet. These small wireless facilities are considered towers for purposes of determining future collocations and height increases allowed by 47 USC §1455 and are subject to 5.20.9(c).
- (2) Approval Process. A new concealed small wireless tower or base station shall be reviewed and a decision rendered within one hundred and fifty (150) days of receipt of the application, subject to any applicable tolling for application deficiencies and resubmissions, so long as the applicant demonstrates that the facilities will be used, immediately upon completion of construction, to provide personal wireless services, or within such other mutually agreed upon time. (Speculative towers without an associated wireless service provider are not entitled to review and decision within one hundred fifty (150) days, or to any of the other protections of the Telecommunications Act.) Construction permits issued for new concealed small wireless tower or base station shall be valid for a term of one hundred eighty (180) days and shall lapse and be void if construction of the contemplated concealed small wireless tower or base station is not completed within that time.

(b) Macrocell Facilities.

- (1) Development Standards - New Concealed Dual Purpose Tower, New Non-concealed Tower and Replacement Tower.
- i. Visibility.
 - (a) Concealed:
 - 1. New concealed wireless communication facility towers shall be designed to match adjacent structures and landscapes with specific design considerations such as architectural designs, height, scale, color, and texture with existing structures and landscapes on the property.
 - 2. New antenna mounts shall be concealed and match the concealed WCF tower.
 - 3. In residential zoning districts, new concealed wireless communication facility towers shall only be permitted on lots whose principal use is not single-family residential, such as schools, churches, synagogues, fire stations, parks, and other public property.

- ii. Height.**
 - (a) Where permitted new towers in single-family districts shall be limited to 70 feet.**
 - (b) Where permitted new towers in non-single-family districts shall be limited to 120 feet.**
- iii. Setbacks. New towers shall be subject to the setbacks described below for breakpoint technology:**
 - (a) If the concealed wireless communication facility has been constructed using breakpoint technology (see 'Definitions'), the minimum setback distance shall be equal to 110 percent (110%) of the distance from the top of the structure to the breakpoint level of the structure, or the minimum side and rear yard requirements, whichever is greater. Certification by a registered professional engineer licensed by the State of North Carolina of the breakpoint design and the design's fall radius must be provided together with the other information required herein from an applicant. (For example, on a 100-foot tall monopole with a breakpoint at eighty (80) feet, the minimum setback distance would be twenty-two (22) feet (110 percent of twenty (20) feet, the distance from the top of the monopole to the breakpoint) in addition to the minimum side or rear yard setback requirements for that zoning district.**
 - (b) If the concealed wireless communication facility tower is not constructed using breakpoint design technology, the minimum setback distance shall be equal to the height of the proposed WCF.**
- iv. Equipment cabinets and Equipment Shelters. Electronic equipment shall be contained in either (a) equipment cabinets or (b) equipment shelters. Equipment cabinets shall not be visible from pedestrian and right-of-way views. Equipment cabinets may be provided within the principal building on the lot, behind a screen on a rooftop, or on the ground within the fenced-in and screened equipment compound.**
- v. Fencing. All equipment compounds shall be enclosed with an opaque fence or masonry wall in residential zoning districts and in any zoning district when the equipment compound adjoins a public right-of-way. Alternative equivalent screening may be approved through the site plan approval process.**
- vi. Equipment Compound. The fenced-in compounds shall not be used for the storage of any excess equipment or hazardous materials. No outdoor storage yards shall be allowed in a tower equipment compound. The compound shall not be used as habitable space.**
- vii. Non-concealed: New antenna mounts shall extend no more than 10 feet from the tower structure, unless it is demonstrated through RF propagation analysis that compliance with this limitation will not meet the network objectives of the desired coverage area.**
 - (a) New concealed wireless communication facility towers shall be configured and located in a manner that shall minimize adverse**

effects including visual impacts on the landscape and adjacent properties.

(b) A balloon test shall be required subsequent to the receipt of the photo simulations in order to demonstrate the proposed height and concealment solution of the WCF. The applicant shall arrange to raise a colored balloon no less than three (3) feet in diameter at the maximum height of the proposed tower, and within twenty-five (25) horizontal feet of the center of the proposed tower. The applicant shall meet the following for the balloon test:

- 1. Applicant must inform the Planning Department and abutting property owners in writing of the date and times, including alternative date and times, of the test at least fourteen (14) days in advance.**
- 2. A 3-foot by 5-foot sign with lettering no less than 3 inches high stating the purpose of the balloon test shall be placed at closest major intersection of proposed site.**
- 3. The date, time, and location, including alternative date, time and location, of the balloon test shall be advertised in a locally distributed newspaper by the applicant at least seven (7) but no more than fourteen (14) days in advance of the test date.**
- 4. The balloon shall be flown for at least four (4) consecutive hours during daylight hours on the date chosen. The applicant shall record the weather, including wind speed during the balloon test.**
- 5. Re-advertisement will not be required if inclement weather occurs.**

viii. Wireless communication facility towers shall be engineered and constructed for collocation as follows: 2 tenants between 80 and 100 feet in height and for 3 tenants between 101 and 120 feet in height.

ix. Grading shall be minimized and limited only to the area necessary for the new WCF and equipment compound.

x. Simulated photographic evidence of the proposed tower and antenna appearance from any and all residential areas within 1,500 feet and vantage points approved by the [Planning Department] including the facility types the applicant has considered and the impact on adjacent properties including:

- (a) Overall height.**
- (b) Configuration.**
- (c) Physical location.**
- (d) Mass and scale.**
- (e) Materials and color.**
- (f) Illumination.**
- (g) Architectural design.**

- xi. Applicant shall provide a written statement of compliance with all applicable FCC rules and regulations.**
- xii. A map of the same search ring submitted and used by the applicant's site locator with a statement confirming the same.**
- xiii. A map indicating applicant's existing RF signal propagation, a map indicating applicant's proposed new radio frequency (RF) signal propagation, and a map indicating the proposed improvements' coverage area, which provides sufficient justification for the requested support structure height.**
- xiv. A statement from the applicant providing information regarding justification for the proposed new WCF facility.**
- xv. An affidavit by a radio frequency engineer demonstrating compliance with the Permitted Use List (Section 5.20.6(c)) of this Ordinance and providing the qualifications of affiant. If a lower ranking alternative is proposed the affidavit must address why higher ranked options are not technically feasible, practical, and/or justified given the location of the proposed communications facility.**
- xvi. Statement as to the potential visual and aesthetic impacts of the proposed tower and equipment on all adjacent residential zoning districts.**
- xvii. Written statement by a registered professional engineer licensed by the State of North Carolina specifying the design structural failure modes of the proposed facility, if applicable.**
- xviii. A radio frequency propagation plot indicating the coverage of existing antenna sites, coverage prediction, and design radius, together with a certification from the applicant's radio frequency engineer that the proposed facility's coverage or capacity potential cannot be achieved by any higher ranked alternative such as a concealed facility, attached facility, replacement facility, collocation, or new tower and reasons why such alternative structures are unacceptable.**
- xix. All other documentation, evidence, or materials necessary to demonstrate compliance with the applicable approval criteria set forth in this Ordinance.**
- xx. Prior to issuance of a building permit, proof of FAA compliance with Subpart C of the Federal Aviation Regulations, Part 77, and "Objects Affecting Navigable Airspace," if applicable.**
- xxi. Proof of compliance with National Environmental Policy Act and National Historic Preservation Act.**

(c) Broadcast towers.

(1) Development Standards.

- i. Broadcast Tower Determination of Need. No new broadcast towers shall be permitted unless the applicant demonstrates that no existing broadcast tower can accommodate the applicant's proposed use.**
- ii. The zoning lot on which a broadcast facility is located shall have a minimum gross land area of one hundred fifty thousand (150,000) square feet.**

- iii. Height. Height for broadcast towers shall be evaluated on a case-by-case basis; the determination of height contained in the applicant's FCC Form 351/352 construction permit or application for construction permit and an FAA determination of no hazard (FAA Form 7460/2) shall be considered prima facie evidence of the tower height required for such broadcast facilities.
- iv. Setbacks. New broadcast towers and anchors shall be setback a minimum of five hundred (500) feet from any single-family dwelling unit on same zone lot; and a minimum of 1 foot for every 1 foot of tower height from all adjacent lots of record.
- v. Equipment Cabinets. Except for AM broadcast towers, cabinets shall not be visible from pedestrian views.
- vi. Fencing. All broadcast facility towers, AM antenna(s) towers, and guy anchors shall each be surrounded with an anti-climbing fence compliant with applicable FCC regulations.
- vii. Equipment Compound. The fenced in compounds shall not be used for the storage of any excess equipment or hazardous materials. No outdoor storage yards shall be allowed in a tower equipment compound. The compound shall not be used as habitable space.

(2) Approval Process.

A new broadcast tower application shall be reviewed and a decision rendered within one hundred and fifty (150) days of receipt of the application, subject to any applicable tolling for application deficiencies and resubmissions, so long as the applicant demonstrates that the facilities will be used, immediately upon completion of construction, to provide AM/FM/TV Broadcast services, or within such other mutually agreed upon time. Construction permits issued for new broadcast towers shall be valid for a term of one hundred eighty (180) days and shall lapse and be void if construction of the contemplated concealed small wireless tower or base station is not completed within that time.

5.20.11 Wireless Communication Facility Fees.

- (a) **The Town Council shall set application fees (which shall not be considered a license, franchise or privilege tax) payable to the Town Planning Department to cover the necessary processing cost of all Wireless Communication Facility Applications.**
- (b) **Supplemental Review. The Town reserves the right to conduct a supplemental review to be conducted within and subject to the same timeframe for initial reviews and approvals for any Permit subject to the following:**
 - (1) **Where due to the complexity of the methodology or analysis required to review an application for a Special Use Permit, the Town may require the applicant to pay for a technical review by a third party expert, the costs of which shall be borne by the applicant and be in addition to other applicable fees. Schedules of current supplemental review fees consistent with applicable state law are listed in the Town Fee Schedule.**

- (2) Based on the results of the supplemental technical review, the approving authority may require changes to the applicant's application or submittals.**
- (3) The supplemental technical review may address any or all of the following:**
- i. The accuracy and completeness of the application and any accompanying documentation.**
 - ii. The applicability of analysis techniques and methodologies.**
 - iii. The validity of conclusions reached.**
 - iv. Whether the proposed communications facility complies with the applicable approval criteria set forth in these codes.**
 - v. Other engineering or technical items deemed by the Town to be relevant to determining whether a proposed communications facility complies with the provisions of these codes and not within the knowledge of Town staff."**

Section 5. Article 6, Section 6.11- Radio, television or wireless transmitting and/or receiving facility is deleted.

- ~~(a) The zoning lot on which a radio or television transmitting and/or receiving facility is located shall have a minimum gross land area of one hundred fifty thousand (150,000) square feet.~~
- ~~(b) Adequate security of the site, by means of fencing or otherwise, shall be provided.~~

Section 6. Appendix A, Definitions, is hereby amended as follows.

a. Add two definitions:

Communications, Wireless Facilities: Please refer to Section 5.20.3, for detailed definitions related to this subject.

Telecommunications, Wireless Facilities: Please refer to Section 5.20.3, for detailed definitions related to this subject.

b. Revise one definition:

Wireless Communications: Please refer to Section 5.20.3, for detailed definitions related to this subject.

~~*Wireless communications:* Antenna means any apparatus, or group of apparatus, designed for the transmitting and/or receiving of electromagnetic waves that includes, but is not limited to, telephonic, radio or television communications. Antennas include omni-directional (whip) antennas, sectorized (panel) antennas, microwave dish antennas, multi or single bay (FM and TV), yaggye, or parabolic (dish) antennas, but do not include satellite earth stations.~~

c. Delete one definition:

~~*Antenna:* Any apparatus, or group of apparatus, designed for the transmitting and/or receiving of electromagnetic waves that includes, but is not limited to, telephonic,~~

~~radio or television communications. Antennas include omni-directional (whip) antennas, sectorized (panel) antennas, microwave dish antennas, multi or single base (FM and TV), yaggye, or parabolic (dish) antennas, but do not include satellite earth stations.~~

~~Radio, television, or wireless transmitting and/or receiving facility:~~

- ~~(1) The use of land, buildings, or structures for the above-ground transmission and/or reception of airborne radio or television signals, including all transmitting and receiving towers, dishes and antennas except accessory radio or television transmitting and/or receiving antennas.~~
- ~~(2) Any staffed or unstaffed facility used for the transmission and/or reception of wireless communications, usually consisting of an antenna or group of antennas, transmission lines, ancillary appurtenances, and equipment enclosures, and may include an antenna supporting structure. This includes any of the following:~~
 - ~~(a) Antenna supporting structure: Any vertical projection, including a foundation, design and primarily used to support one (1) or more antennas or which constitutes an antenna itself. This definition includes replacements and broadcast antenna supporting structures. This definition does not include stealth wireless communications facilities, as defined below, but does include roof-mounted antenna supporting structures that extend above the rooflines by more than twenty (20) feet, or that have an overall height of greater than fifty (50) feet. Antenna supporting structures will not be construed to be utility equipment. For purposes of this subsection, an "antenna supporting structure, broadcast" means an antenna support structure, including replacements, which contains antennas that transmit signals for radio and television communications. For purposes of this subsections, "antenna supporting structure, replacement" means the construction of an antenna supporting structure intended to replace an antenna supporting structure in existence at the time of application.~~
 - ~~(b) Co-located antenna: a situation in which two (2) or more providers place an antenna on a common antenna supporting structure, or the addition or replacement of antennas on an existing structure. The term co-location includes combined antennas, but does not include roof-mounted or surface-mounted wireless communications facilities, or the placement of any personal wireless service antenna on a amateur radio antenna within a residential district.~~
 - ~~(c) Surface-mounted structures: an antenna that is attached to the surface or façade of a building or structure other than an antenna supporting structure.~~
 - ~~(d) Roof-mounted antenna: an antenna mounted on the roof of a building that extends above the roofline by twenty (20) feet or less and has an overall height of fifty (50) feet or less. Roofline means, in the case of a flat or pitched roof, the uppermost line of the roof of a building; and, in the case of a parapet, the uppermost height of the parapet.~~

Section 7. This ordinance shall be effective upon enactment.

This the 23rd day of May, 2018.