

# PLANNING COMMISSION

Meeting Date: 01/17/23

## **ADDITIONAL ITEM ADDED AFTER DISTRIBUTION OF PACKET (# 2 )**

### **AGENDA ITEM # 3**

**Applicant/Project Name:** Ordinance Amendment to Wireless Communication Facilities

**Project Number:** TMP-1834, TA19-0002, EX22-043

**Brief Description:** Changes to Attachment A, B (SMMC Chapter 20.465) and C (City Council Policy on Small Wireless Facilities within the Public Right-of-Way).

**Date:** 01/17/23

**Time:** 3:25 p.m.

**Attachment A** (Clean Version of Wireless Telecommunications Facilities Ordinance); and

**Attachment B** (Strike-out/Underline Version Wireless Telecommunications Facilities Ordinance) are revised as follows:

SMMC Section 20.465.080(I) FCC Compliance.

1. Validation of Proper Operation. Prior to unattended operations ~~and every twelve (12) months thereafter~~, the applicant for approvals with respect to any wireless telecommunications facility site that is not "categorically excluded" as that term is defined in the FCC Office of Engineering and Technology Bulletin 65 ("FCC OET Bulletin 65"), as amended or replaced from time to time, must submit to the City, at its own cost and expense, a detailed technical report prepared by a qualified engineer verifying that the operation of the wireless telecommunications facility is in conformance with the uncontrolled/general population RF exposure standards established by the FCC OET Bulletin 65. The applicant, at its own cost and expense, must pay the cost of the City's review or peer review of said report. To the extent that a wireless carrier has one or more reports on the wireless telecommunications facility, all reports must be provided to the City.

**Attachment C** (City Council Policy on Small Wireless Facilities within the Public Rights-of-Way) is revised as follows:

Section 11(d)(2)(C) Horizontal Projection.

Pole-mounted accessory equipment shall not project: (i) more than 14 inches from the pole surface; (ii) over any roadway for vehicular travel; or (iii) over any abutting private property. All pole-mounted accessory equipment shall be mounted flush to the pole surface. If applicable laws preclude flush-mounted equipment, the separation gap between the pole and the accessory equipment may increase the horizontal projection maximum to the extent necessary, provided that the separation gap shall be no greater than required for compliance with such laws and concealed by opaque material (such as cabinet "flaps" or "wings").