Transportation and Infrastructure Committee
Wednesday, November 11, 2020
Wireless Telecommunication Facilities Location Selection
What are Small Cell Wireless Telecommunication Facilities?

- Limited telecommunication equipment in the form of antennas and radios.

- The equipment is attached to existing infrastructure such as streetlights, traffic signal or utility poles. Some streetlights need to be replaced in order to support the weight of the equipment.

- Small Cells can transmit a large amount of data at high speed over a small area.

- Small Cells provide data capacity relief for densely populated areas.

- Small Cells help amplify macro cell towers.
Installed 4G Facilities
Installed 5G Facilities
## Core Principles: Limited Regulatory Authority

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<thead>
<tr>
<th>Federal Restrictions on Local Authority</th>
<th>State Restrictions on Local Authority</th>
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<tr>
<td>✓ Federal Telecommunications Act</td>
<td>✓ Public Utilities Code sections 7901 and 7901.1</td>
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<td>✓ Middle Class Tax Relief and Jobs Creation Act of 2012</td>
<td>✓ California Telecommunications Infrastructure Development Act (Gov. Code section 50030)</td>
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<td>✓ FCC Shot Clock and Small Cell Orders</td>
<td>✓ Rules, Orders, and Certificates of the CPUC</td>
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<td>✓ Federal Court Decisions <em>(e.g., Portland)</em></td>
<td>✓ State Court Decisions <em>(e.g., T-Mobile v. San Francisco)</em></td>
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## Core Principles: Limited Regulatory Authority

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<tr>
<td>✓ Shall Not Effectively Prohibit Telecommunications Services</td>
<td>✓ Shall Respect Statewide Franchise</td>
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<td>✓ Shall Not Discriminate Among Functionally Equivalent Services</td>
<td>✓ Shall not Discriminate</td>
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<td>✓ Shall Not Consider Radio Frequency Emissions</td>
<td>✓ Shall Regulate to Avoid “Incommoding” Use of Rights of Way</td>
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<td>✓ Shall Act Promptly (Within Shot Clock Periods)</td>
<td>✓ Shall Act Promptly (Within Permit Streamlining Act Timelines)</td>
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<td>✓ Shall Base Decisions on Substantial Evidence</td>
<td>✓ Shall Not Charge More Than Costs of Providing Access</td>
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Core Principles: Limited Regulatory Authority

- What’s Left?
  - Long Beach Municipal Code Chapter 15.34
  - Public Participation and Input
  - Planning Commission Review on February 15, 2018
  - City Council Consideration on April 17, 2018
  - Adopted May 1, 2018
Core Principles: Limited Regulatory Authority

- Application Requirements
- Comprehensive Set of Objective Standards
- Layer of Additional Protections for Residential Zones
  - Appeal Rights
- Expedited Approval Process
Site Selection is done by the Carrier and not by the City

Carriers take several factors into consideration when selecting sites

- Existing Coverage and User density
- Propagation Obstructions such as trees and buildings
- Zoning (Tier A vs. Tier B Sites) and available existing infrastructure

The Cities top 3 preferences for attachment are:

- Existing streetlight poles
- Replacement streetlight poles
- On an existing structure other than a streetlight pole or utility pole, such as a traffic signal
Carriers show a need for Small Cell 4G Facilities

Heat Maps show user density and proposed equipment
There is a 100% Need for 5G Small Cell as it is only beginning to be rolled out in the City.
There are two Small Cell Site Tiers: Tier A and Tier B

- Tier A sites are in Unprotected Locations such as Commercial and Mixed-Use Zoned Areas and Certain Planned Development Districts
- Tier B sites are in Planning Protected Locations such as Residential Zoned Neighborhoods, Historic Districts, Certain Planned Development Districts and Coastal Zone areas.

- Tier B sites must meet a Planning Protected Location Compatibility Standard
- Tier B sites may be appealed by Appellants who have standing to appeal
  - Applicants must mail a Public Notice with information about the installation and appeal process to the adjacent property owners and residents as well as post a Public Notice at the proposed Site.
The applicant for a Tier B Wireless Telecommunication Facilities Permit, and/or any person owning or residing at property that is adjacent to or across the street to the location may appeal an approval or denial of an application.

An appeal must be in writing and must be submitted to the City Clerk within ten (10) business days of the date the notice was mailed and posted.

The appellant must submit proof of residency to validate their appeal. Once the appeal is validated, a $106.20 Appeal Fee is assessed.
Once the Appeal Fee is paid, an Appeal Hearing will be held by an Impartial Administrative Hearing Officer at least fifteen (15) business days, but no more than sixty (60) business days, after the City Clerk's receipt of the appeal, unless the applicant and any person submitting an appeal agree to a later hearing date.

The Hearing Officer shall issue a written resolution containing its determination within fourteen (14) business days following the close of evidence at the conclusion of the public hearing on the appeal.

The resolution shall include a summary of the evidence and the ultimate determination whether to grant, grant with modifications, or deny the appeal.