

Notice of Exemption

To:

Office of Planning and Research
P.O. Box 3044
Sacramento, CA 95812-3044

County Clerk
County of: Los Angeles, Business Filings
12400 E. Imperial Hwy., #1201
Norwalk, CA 90650

From:

Public Agency: LA County Regional Planning
320 W. Temple Street, 13th Floor
Los Angeles, CA 90012

Project Title: _____

Project Applicant: _____

Project Location - Specific: _____

Project Location - City: _____ Project Location - County: _____

Description of Nature, Purpose and Beneficiaries of Project: _____

Name of Public Agency Approving Project: Los Angeles County Department of Regional Planning

Name of Person or Agency Carrying Out Project: _____

Exempt Status: (check one):


- Ministerial (Sec. 21080(b)(1); 15268);
- Declared Emergency (Sec. 21080(b)(3); 15269(a));
- Emergency Project (Sec. 21080(b)(4); 15269(b)(c));
- Categorical Exemption. State type and section number: _____
- Statutory Exemption. State code number: _____
- Exemptions for Agricultural Housing, Affordable Housing, and Residential Infill Projects. State type and section number: _____
- Others: _____

Reasons why project is exempt: _____

Lead Agency
Contact Person: _____ Area Code/Telephone/Extension: _____

If filed by applicant:

1. Attach certified document of exemption finding.
2. Has a Notice of Exemption been filed by the public agency approving the project? Yes No

Signature:  Date: _____ Title: _____

Signed by Lead Agency

Signed by Applicant

Date Received for filing at OPR: _____

**ATTACHMENT TO NOTICE OF EXEMPTION
LOS ANGELES COUNTY
WIRELESS FACILITY ORDINANCE**

1. Project Description

The Ordinance is an amendment to Title 16 (Highways) and Title 22 (Planning and Zoning) of the Los Angeles County Code to:

For Title 16:

- Establishes development standards for Small Cell Facilities (SCF) in highways and other public rights-of-way,
- Streamlines the review process with Public Works prior to issuance of a road encroachment permit for the installation, replacement, or maintenance of an SCF.
- Requires SCFs on County-owned streetlights and traffic signals to obtain and comply with additional standards listed in Public Works' Master Licensing Agreements.
- Requires approval from Regional Planning if a new SCF is proposed to be located in a Coastal Zone, Significant Ecological Area, or a Scenic Highway.
- Prioritizes preference of placement in the following order: 1) existing support structures such as streetlights and utility poles; 2) replacement structures and traffic signal poles; and 3) new support structures.
- Requires SCF to conform to the following development standards: 1) use stealth designs to conceal the SCF; 2) shall not obstruct or interfere with the use of the highway or obstruct any illumination from the support structure; 3) maintain the structural integrity of the support structure; 4) be placed at least eight feet above the ground on the support structure; 5) if placed on a extension arm, be at most six feet from the support structure; and 6) ensure that the facility conforms to all public safety requirements and conforms to FCC emission limits. SCF that are unpermitted, for which an agreement is revoked, or where relocation is required, are to be removed within 90 days at the owner's expense.

For Title 22:

- Defines several terms related to wireless facilities.
- Establishes application requirements and land use regulations, including zoning and development standards, for wireless facilities subject to review by Regional Planning.
- Ensures that existing standards for wireless facilities in community standards districts or specific plans will take precedence.
- Exempts areas covered by a local coastal program from the Ordinance. The Santa Monica Mountains Local Coastal Program has existing regulations in place specifically for wireless facilities.

- Permits wireless facilities in most zones with development and design standards for each type of wireless facility: structure-mounted (including monopoles and faux trees), ground-mounted, roof-mounted, facade-mounted, architectural towers, temporary facilities, and SCF on private property.
- Establishes a Conditional Use Permit requirement for new wireless facilities, and allows for ministerial review of SCF, collocations, Eligible Facilities Requests under Section 6409(a) of the Spectrum Act, and streamlined macros that meet all development and design standards.
- Establishes aesthetics-based standards such as screening, shrouding and/or camouflaging, and encourages streamlined designs to reduce visual impacts to the extent technically feasible.
- Establishes additional regulations apply to wireless facilities in sensitive areas, such as significant ecological areas, significant ridgelines, scenic highways and on properties containing historical resources.
- Establishes additional findings for wireless facilities that require a Conditional Use Permit, that include compliance with additional development standards, the design of the facility is the least visually intrusive as technically feasible, the facility is necessary to meet a coverage gap, and the facility does not create a safety hazard, including fire.
- Establishes a process for waivers from development standards through the Conditional Use Permit if a development standard effectively prohibits wireless services, results in a design that is technically infeasible, or conflicts with federal and state regulations.
- Establishes additional required application materials, such as RF reports, proof of liability insurance, and requires that courtesy or hearing notices will go out for all wireless facility filings.

2. Description of Project Site

The amendments to Titles 16 and 22 of the County Code will apply Countywide, except in areas covered by a local coastal program. No site-specific development is being proposed.

3. Reasons Why this Project is Exempt

Section 15301 – Class 1 – Existing Facilities

Section 15301 of the CEQA Guidelines (Class 1, Existing Facilities) consists of the operation, repair, maintenance, permitting, leasing, licensing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of existing or former use. The key consideration is whether the project involves negligible or no expansion of use. The Project is an ordinance that will not have a direct physical impact on the environment, as it only establishes the permitting requirements for existing facilities by amending the County Code. The Ordinance will apply to future projects that involve existing wireless facilities that may require a renewed Conditional Use Permit, receive a collocation on an

existing support structure, or for upgrades or replacements, including Eligible Facilities Requests under Section 6409(a) of the Spectrum Act. Such modifications or upgrades to existing facilities will be minor by nature, and will not increase the on-the-ground footprint of the wireless facility. Any wireless facility application that does not qualify for this exemption will undergo required environmental review pursuant to CEQA.

Section 15303 – Class 3 – New Construction or Conversion of Small Structures

Section 15303 of the CEQA Guidelines (Class 3, New Construction or Conversion of Small Structures) consists of the construction and location of limited numbers of new, small facilities or structures; installation of small new equipment and facilities in small structures; and the conversion of existing small structures from one use to another where only minor modifications are made in the exterior of the structure. The Project is an ordinance that will not have a direct physical impact on the environment, as it only establishes permitting requirements for new and replacement wireless facilities by amending the County Code. The Ordinance will apply to future wireless facility projects that typically require only a small footprint on the ground (much smaller than a new single-family residence or a small commercial structure of less than 2,500 square feet that qualifies under this exemption), and is similar to utility infrastructure. In the case of SCFs, such facilities are defined by federal law and have strict size limitations that require it to be inherently small in size. The Ordinance also contemplates discretionary review by the County for certain types of macro wireless facilities and thus, they and any other wireless facility that does not meet this exemption will undergo required environmental review pursuant to CEQA.

Ordinances for Adoption**59. County Code, Title 16 - Highways and Title 22 - Planning and Zoning Amendments**

Ordinance for adoption amending County Code, Title 16 - Highways and Title 22 - Planning and Zoning to establish regulations for the review and permitting of wireless facilities in the unincorporated areas of Los Angeles County, including in County highways. (Continued from the meeting of 12-6-22) (22-3462)

Kathleen Gildred, Dick Hogue, Sarah Aminoff, Sofia Quinones, Brenda Martinez, Carol Kuzdenyi, Desiri Hawkins, Susan Foster, Elizabeth Barris, Terilynn Langsev, Dick Hogue, Sydney Cox, R. Robinson, Charlene Hoppy, Jodi Nelson and other interested persons addressed the Board. Interested person(s) also submitted written testimony.

On motion of Supervisor Mitchell, seconded by Supervisor Solis, the Board adopted Ordinance No. 2023-0001, "An ordinance amending Title 16 - Highways and Title 22 - Planning and Zoning of the Los Angeles County Code to establish regulations for the review and permitting of wireless facilities in the unincorporated areas of Los Angeles County, including in County highways." This ordinance shall take effect February 9, 2023.

This item was duly carried by the following vote:

Ayes: 5 - Supervisor Solis, Supervisor Mitchell, Supervisor Horvath, Supervisor Barger and Supervisor Hahn

Attachments: [Ordinance](#)
[Revised Ordinance](#)
[Certified Ordinance](#)
[Public Comment/Correspondence](#)
[Audio](#)



Los Angeles County Department of Regional Planning

Planning for the Challenges Ahead



Amy J. Bodek, AICP
Director of Regional Planning

Dennis Slavin
Chief Deputy Director,
Regional Planning

PROPOSED ENVIRONMENTAL DETERMINATION

DETERMINATION DATE: March 23, 2022
PROJECT NUMBER: 2021-002931
PERMIT NUMBER(S): RPPL2021007939
SUPERVISORIAL DISTRICT: 1-5
PROJECT LOCATION: Countywide
OWNER: N/A
APPLICANT: Los Angeles County
CASE PLANNER: Alyson Stewart, Senior Regional Planner
astewart@planning.lacounty.gov

Los Angeles County (“County”) completed an initial review for the above-mentioned project. Based on examination of the project proposal and the supporting information included for the project, the County proposes that an Exemption is the appropriate environmental documentation under the California Environmental Quality Act (CEQA).

This project (Ordinance) qualifies for a Categorical Exemption, (Class 1 – Existing Facilities, and Class 3 – New Construction or Conversion of Small Structures) under the California Environmental Quality Act (CEQA) and County environmental guidelines. The project includes authorization for modifications to existing facilities as well as for minor alterations to land with the construction or conversion of small structures. Both actions will not have a significant effect on the environment.

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING

AMY J. BODEK, AICP
Director,
Regional Planning

DENNIS SLAVIN
Chief Deputy Director,
Regional Planning

CONNIE CHUNG, AICP
Deputy Director,
Regional Planning

DAVID DE GRAZIA
Deputy Director,
Regional Planning

JON SANABRIA
Deputy Director,
Regional Planning

JOSEPH HORVATH
Administrative Deputy,
Regional Planning

November 15, 2022

The Honorable Board of Supervisors
County of Los Angeles
383 Kenneth Hahn Hall of Administration
500 West Temple Street
Los Angeles, CA 90012

Dear Supervisors:

ADOPTED

BOARD OF SUPERVISORS
COUNTY OF LOS ANGELES

7 November 15, 2022



CELIA ZAVALA
EXECUTIVE OFFICER

**HEARING ON WIRELESS FACILITIES ORDINANCE
PROJECT NO. R2021-002931-(1-5)
ADVANCE PLANNING CASE NO. RPPL2021007939
(ALL SUPERVISORIAL DISTRICTS) (3-VOTES)**

SUBJECT

The recommended action is to amend Title 16 (Highways) and Title 22 (Planning and Zoning) of the Los Angeles County Code with the Wireless Facilities Ordinance (Ordinance), to establish application requirements and development standards for wireless communication facilities (wireless facilities), including small cell facilities (SCF), on private property and in the public right-of-way for the unincorporated areas of Los Angeles County.

IT IS RECOMMENDED THAT THE BOARD AFTER THE PUBLIC HEARING,

1. Find the adoption of the Ordinance is exempt from the California Environmental Quality Act for the reasons stated in this Board letter and in the record of the project;
2. Indicate its intent to approve the proposed Ordinance (Advance Planning Case No. RPPL2021007939), including the amendments to Title 22 as recommended by the Regional Planning Commission (RPC), and with additional modifications as proposed by the Department of Regional Planning, and to approve the amendments to Title 16; and
3. Introduce, waive reading, and place on a subsequent Board agenda for the adoption of the amendments to Title 16 and Title 22.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

On March 5, 2019, the Board approved a motion that directed the Director of Regional Planning to prepare an ordinance that, at a minimum, defines and establishes standards for the location, height, and design of wireless facilities; conduct outreach to residents, wireless service providers, and other interested parties; and present the ordinance and the appropriate environmental document to RPC and the Board for their consideration. Furthermore, recent wildfires and the COVID-19 pandemic have disclosed systemic inequities in digital access across Los Angeles County, and in response, the Board adopted a number of motions in October 2020 and February 2021, directing various County departments to report back on recommendations and strategies to address these inequities, broadly known as the “digital divide.”

Small cell facilities (SCF) are a subset of wireless facilities comprised of smaller equipment that are typically installed on streetlight and utility poles and other structures. Due to a large number of applications submitted for SCF in the public-right-of-way over the past few years, Regional Planning partnered with Public Works to create a new framework that would streamline permitting for wireless facilities, including SCF. Under this framework, Regional Planning will review wireless facilities on private property and in the public right-of-way, and Public Works will now oversee the review of SCF in the public right-of-way. The proposed Ordinance will satisfy a key component of the Chief Information Officer’s Digital Divide Regional Strategy for improving access to broadband services and digital resources. Additionally, the After Action Review (AAR) of the Woolsey Fire Incident, submitted to the Board in November 2019, identified communication services and delivery as an area in need of improvement. The AAR included a recommendation to increase the availability of communication systems for public notifications of evacuations, which may include wireless services.

Currently, Regional Planning processes applications for all types of wireless facilities, including SCF in the public right-of-way, through a Departmental policy memo dated July 26, 2010. The policy memo has not been updated to accommodate the growth of wireless services or advances in wireless technology, nor recent federal and state regulations, orders, and case law. The memo did not include any standards for SCF in the public right-of-way, which is an emerging and prevalent technology in wireless communications. The proposed Ordinance will supplant the policy memo and shift the intake, review, and processing of applications for SCFs in the public right-of-way from Regional Planning to Public Works through the Title 16 amendment and establish new development standards and review of all other wireless facilities by Regional Planning through the Title 22 amendment of the Ordinance.

Key Components

The amendment to Title 16 will add Chapter 16.25 – SCF to establish development standards for SCF in highways and other public rights-of-way, and streamlines the review process with Public Works prior to issuance of a road encroachment permit for the installation, replacement, or maintenance of an SCF. Proposed SCFs on County-owned streetlights and traffic signals shall obtain and comply with additional standards listed in Public Works' Master Licensing Agreements. No approval from Regional Planning is required unless it is a new SCF located in a Coastal Zone, Significant Ecological Area, or a Scenic Highway. Placement of SCF are given preference in the following order: 1) existing support structures such as streetlights and utility poles; 2) replacement support structures; 3) traffic signal poles; and 4) new towers. SCF shall conform to development standards which include the following: 1) use stealth designs to conceal the SCF; 2) shall not obstruct or interfere with the public use of the highway or County use of its infrastructure on the highway; 3) shall not obstruct any illumination from the support structure; 4) shall maintain the structural integrity of the support structure; 5) be placed at least eight feet above the ground on the support structure; and 6) if placed on an extension arm, be at most six feet from the support structure. SCF that are unpermitted, for which an agreement is revoked, or where relocation is required, are to be removed within 90 days at the owner's expense.

The Title 22 amendment for wireless facilities establishes application requirements and land use regulations, including zoning and development standards, for wireless facilities subject to review by Regional Planning. Existing standards for wireless facilities in community standards districts or specific plans will take precedence. Additionally, the proposed Ordinance will not apply to areas covered by a local coastal program. The Santa Monica Mountains Local Coastal Program has existing regulations in place specifically for wireless facilities, but the remaining local coastal programs will be amended for wireless facilities at a later time.

The Title 22 amendment proposes to permit wireless facilities in most zones, with development and design standards for each type of wireless facility: structure-mounted (including monopoles and faux trees), ground-mounted, roof-mounted, facade-mounted, architectural towers, temporary facilities, and SCF on private property. The standards require screening, shrouding and/or camouflaging, and encourage streamlined designs to reduce visual impacts to the extent technically feasible. Depending on the type of wireless facility and whether it is a new or existing facility, different applications are required that align with the Federal Communication Commission's Rules and Orders on the maximum number of days to approve each type of wireless facility. These applications may range from a Ministerial Site Plan Review with a maximum 60-day review period, to a Conditional Use Permit (CUP) with a maximum 150-day review period. Additional regulations apply to wireless facilities in sensitive areas, such as

significant ecological areas, significant ridgelines, scenic highways and on properties containing historical resources. Wireless facilities that require a CUP shall meet additional findings that the facilities comply with additional development standards, is the least visually intrusive as technically feasible, is necessary to meet a coverage gap, and does not create a safety hazard. Waivers from development standards may be provided through the CUP if a development standard effectively prohibits wireless services, results in a design that is technically infeasible, or conflicts with federal and state regulations.

After the RPC made its recommendation on the Title 22 portion of the Ordinance at its hearing on March 23, 2022, non-substantive changes were made to the Title 22 amendments, which are shown as redlines in the attachment. These changes include expansion of the statement for the Ordinance; corrections to spelling, grammar, capitalization, and punctuation; changes to section numbers; changes to references to federal and other laws; replacement of “structure” with “base station or tower;” addition of “qualified architectural historian” to do historic resource assessments; edit to clarify that chimneys and chimney-like textures as concealment are prohibited; and removal of the superfluous Severability section as Title 22 already has such a controlling provision at Section 22.02.100.

General Plan Consistency

The proposed Ordinance is consistent with the General Plan and supportive of its policies, including Policy PS/F (Public Services and Facilities) 6.2: Improve existing wired and wireless telecommunications infrastructure; and Policy PS/F 6.3: Expand access to wireless technology networks, while minimizing visual impacts through colocation and design.

Implementation of Strategic Plan Goals

Adoption of the proposed Ordinance will promote Goal II – Fostering Resilient and Vibrant Communities, through Strategy II.1 – Drive Economic and Workforce Development in the County. Readily available broadband access for County consumers, students, and workers will enhance access to online information, educational opportunities, and web-enabled information systems, which in turn will drive economic vitality for the County’s communities. The proposed Ordinance will also promote Goal III – Realize Tomorrow’s Government Today through Strategy III.3 – Pursue Operational Effectiveness, Fiscal Responsibility, and Accountability, in which the County’s assets can be maximized for the delivery of broadband services by all users in the County, and to streamline the County’s review of applications for wireless facilities.

FISCAL IMPACT/FINANCING

Adoption of the proposed Ordinance will not result in additional costs to the County. Applications for wireless facilities will be offset by fees that are to be collected at the time of application submittals. Certain wireless facilities that will be streamlined by ministerial review will have lower fees associated with ministerial applications. Because a safe harbor amount for fees has been established by federal rules for SCF, they will be processed ministerially. Implementation and enforcement of the proposed Ordinance is an ongoing responsibility of Public Works and Regional Planning, and thus covered by both departments' operating budgets.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The amendments contained in the Ordinance are consistent with applicable federal and state law.

In addition to the public hearing conducted by the RPC on March 23, 2022, for the Title 22 amendments, a public hearing before the Board is required pursuant to Section 22.232.040.B.1 of the County Code and Section 65856 of the California Government Code. Required notice was given pursuant to the requirements set forth in Section 22.222.180 of the County Code.

ENVIRONMENTAL DOCUMENTATION

This project (Wireless Facilities Ordinance) is exempt from the California Environmental Quality Act ("CEQA"). The project will establish application requirements and development standards for wireless facilities within the unincorporated County, including authorization for modifications to existing facilities as well as for minor alterations to land with the construction or conversion of small structures. These actions are within a class of projects that have been determined not to have a significant effect on the environment and which meet the criteria set forth in section 15301 and 15303 of the State CEQA Guidelines ("Guidelines") and Class 1 and 3 of the County's Environmental Document Reporting Procedures and Guidelines, Appendix G. Any wireless facility applications that do not qualify for these exemptions will undergo required environmental review under CEQA.

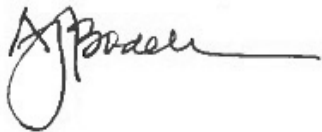
Upon your Board's approval of the recommended actions, the department will file a Notice of Exemption with the County Clerk in accordance with section 21152 of the California Public Resources Code.

IMPACT ON CURRENT SERVICES OR PROJECTS

Approval of the proposed Ordinance will not significantly impact County services.

For further information on Title 16 amendment of the Ordinance, please contact Barbara Childers, Principal Engineer, Road Encroachment Unit at (626) 458-4995 or bchilders@dpw.lacounty.gov. For further information on Title 22 amendment of the Ordinance, please contact Bruce Durbin, Supervising Regional Planner, Ordinance Studies Section at (213) 974-6432 or bdurbin@planning.lacounty.gov.

Respectfully submitted,



Amy J. Bodek, AICP
Director of Regional Planning

Reviewed by,



Mark Pestrella, PE
Director of Public Works

MP:AJB:CC:BD:AS:ar

Attachments:

1. Project Summary for Title 22
2. Proposed Ordinance for Titles 16 and 22
3. RPC Hearing Proceedings for Title 22 Ordinance
4. RPC Resolution for Title 22 Ordinance
5. Guidelines for Wireless Facilities in Title 22
6. Notice of Exemption

c: Executive Office, Board of Supervisors
Assessor
Chief Executive Office
County Counsel

**RESOLUTION
REGIONAL PLANNING COMMISSION
COUNTY OF LOS ANGELES
WIRELESS FACILITY ORDINANCE
PROJECT NO. 2021-002931
PLAN NO. RPPL2021007939**

WHEREAS, the Regional Planning Commission of the County of Los Angeles conducted a duly noticed public hearing on March 23, 2022, to consider the Wireless Facility Ordinance ("Ordinance"), an amendment to Title 22 (Planning and Zoning) of the Los Angeles County Code ("Title 22") to establish new land use regulations, including development standards, for wireless communications infrastructure ("wireless facilities") in the unincorporated areas of Los Angeles County;

WHEREAS, the Regional Planning Commission finds as follows:

1. Title 22 does not currently recognize wireless facilities as a land use countywide, except in a limited number of communities covered by a community standards district, specific plan, or local implementation program.
2. Currently, it is a policy of the Department of Regional Planning to require a Conditional Use Permit for a wireless facility, and to process wireless facility applications similarly to radio and television towers.
3. On March 5, 2019, the Board of Supervisors directed the Director of the Department of Regional Planning to initiate an ordinance that at a minimum, defines wireless facilities and establishes standards for the location, height, and design of wireless facilities, and present the ordinance to the Regional Planning Commission and the Board of Supervisors for consideration at their respective public hearings.
4. The Federal Telecommunications Act of 1996 specifies that states and local jurisdictions cannot prevent the wireless telecommunication industry from providing wireless services to the public.
5. The Federal Communications Commission (FCC), the California State Public Utilities Commission (PUC), and case law have defined the regulatory framework for local jurisdictions on wireless facilities.
6. The Ordinance establishes a regulatory framework that includes development standards on aesthetics, height, and location of different types of wireless facilities, and streamlines the review of

RPC RESOLUTION
WIRELESS FACILITY ORDINANCE

applications for wireless facilities that meet all development standards and wireless facilities that propose minor modifications.

7. The Ordinance codifies the current policy of requiring a Conditional Use Permit for certain types of new wireless facilities and for wireless facilities that do not comply with all development standards.
8. The Ordinance supports the Board's goals of bridging the "Digital Divide" by establishing land use regulations that will streamline wireless facilities, while limiting visual impacts on surrounding properties to the extent technically feasible.
9. The Ordinance is consistent with all state and federal laws, regulations, and orders pertaining to wireless facilities, and with other provisions of Title 22.
10. The Ordinance is compatible with, and supportive of, the goals, policies, and principles of the Los Angeles County General Plan, including the following sections of Policy PS/F (Public Services and Facilities):
 - a. 6.2: Improve existing wired and wireless communications infrastructure; and
 - b. 6.3: Expand access to wireless technology networks, while minimizing visual impacts through colocation and design.
11. Adoption of the Ordinance is in the interest of the public health, safety, and general welfare and in conformity with good zoning practice.
12. Pursuant to Chapter 22.244 (Ordinance Amendments) of Title 22, a public hearing notice was published in 14 local newspapers countywide, including the Spanish-language newspaper *La Opinión*. The public hearing notice and materials were posted on the Department of Regional Planning's website and promoted through social media and email notifications to County stakeholders.
13. The Ordinance qualifies for a Class 1, Existing Facilities (Section 15301), and Class 3, New Construction or Conversion of Small Structures (Section 15303), categorical exemption under the California Environmental Quality Act ("CEQA") (Public Resources Code, § 21000, et seq.), the State CEQA Guidelines (Title 14, Cal. Code Regs., Chapter 3, §§ 15000-15387), and the Environmental Document Reporting Procedures and Guidelines for the County.

RPC RESOLUTION
WIRELESS FACILITY ORDINANCE

THEREFORE, BE IT RESOLVED THAT the Regional Planning Commission recommends the following to the Board of Supervisors of the County of Los Angeles:

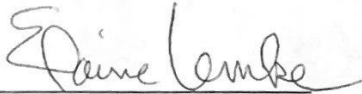
1. That the Board hold a public hearing to consider the Wireless Facility Ordinance for Title 22 of the Los Angeles County Code;
2. That the Board find that this project is categorically exempt from CEQA pursuant to State CEQA Guidelines sections 15301 (Class 1, Existing Facilities) and 15303 (Class 3, New Construction or Conversion of Small Structures), and find that the proposed amendments to Title 22 will not have a significant effect on the environment;
3. That the Board determine that the amendments are consistent with the goals and policies of the Los Angeles County General Plan; and
4. That the Board adopt the Wireless Facility Ordinance.

I hereby certify that the foregoing resolution was adopted by a majority of the voting members of the Regional Planning Commission of the County of Los Angeles on March 23, 2022.

Elida Luna

Elida Luna, Commission Services
Regional Planning Commission
County of Los Angeles

APPROVED AS TO FORM: OFFICE OF THE COUNTY COUNSEL

By 

Elaine Lemke
Assistant County Counsel
County of Los Angeles