Legislation Details (With Text)

File #:	ORI	D 18-006	Version:	1	Name:	Wireless telecommunications	
Туре:	PH-Zoning Ordinance				Status:	Passed	
File created:	4/13	3/2018			In control:	City Council	
On agenda:	5/22	2/2018			Final action:	5/22/2018	
Title:	Consider multiple Zoning Ordinance amendments related to wireless telecommunications facilities as required by amendments to the Virginia Code from the 2017 General Assembly within Article 7.2, Zoning for Wireless Communications Infrastructure. Other minor amendments are also proposed to the regulations for clarity. The regulations of Article CC only address wireless communications on privately and publicly owned parcels and do not address wireless communication facilities within public street or alley right-of-way.						
Sponsors:							
Indexes:							
Code sections:							
Attachments:	1. Memorandum, 2. Extract, 3. Proposed Wireless Telecommunication Facilities Amendments, 4. Public Hearing Notice, 5. Surrounding Property Owners notice, 6. PowerPoint presentation, 7. 10-3-24, 8. 10-3-33, 9. 10-3-39, 10. 10-3-45, 11. 10-3-48(3), 12. 10-3-51, 13. 10-3-55(3), 14. 10-3-56(3), 15. 10-3-57(3), 16. 10-3-58(3), 17. 10-3-84, 18. 10-3-90, 19. 10-3-179, 20. 10-3-195, 21. 10-3-196, 22. 10-3-197, 23. 10-3-199, 24. 10-3-200						
Date	Ver.	Action By			Act	ion	Result
5/22/2018	1	City Cou	ncil		ар	proved on second reading	
5/8/2018	1	City Cou	ncil		ар	proved on first reading	Pass

Subject:

Consider multiple Zoning Ordinance amendments related to wireless telecommunications facilities as required by amendments to the Virginia Code from the 2017 General Assembly within Article 7.2, Zoning for Wireless Communications Infrastructure. Other minor amendments are also proposed to the regulations for clarity. The regulations of Article CC only address wireless communications on privately and publicly owned parcels and do not address wireless communication facilities within public street or alley right-of-way.

Presented By: Adam Fletcher, Director - Planning and Community Development Department

Planning Commission recommended approval (5-1) of the proposed amendments which include: amending the existing definitions of "Industrial Microcell," "Macrocell," and "Wireless Telecommunications Facility;" adding definitions for "micro-wireless facilities" and "small cell facilities;" and adding small cell facilities as a use permitted by-right within the R-1, R-2, both R-3s, R-4, R-5, R-6, R-7, MX-U, B-1, B-2, and U-R zoning districts. Although no amendments are proposed for the M-1 district, this district already recognizes that any wireless telecommunications facility is permitted by right. Additional amendments include modifications to Article CC. Wireless Telecommunications Facilities and consist of: adding exemptions for micro-wireless facilities that are suspended on cables or lines in specific situations; adding collocation, height, camouflaging, and other regulations associated with "Small Cell Facilities" for B-1 and B-2 zoned properties; amending costs associated with wireless telecommunications facilities applications and adding "Small Cell Facilities" to the list of facilities requiring application submittal fees; and adding a clarifying statement

to Section 10-3-200 regarding the reporting of wireless telecommunications facilities that facilities deemed "eligible facilities" in existence prior to the original enactment of Article CC are not required to submit an annual report to the Zoning Administrator. The Zoning Ordinance Sections to be modified include: 10-3-24, 10-3-33, 10-3-39, 10-3-45, 10-3-48.3, 10-3-51, 10-3-55.3, 10-3-56.3, 10-3-57.3, 10-3-58.3, 10-3-84, 10-3-90, 10-3-179, 10-3-195, 10-3-196, 10-3-197, 10-3-199, and 10-3-200.