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### AN ENGROSSED RESOLUTION/ORDINANCE

amending Chapter 47 and Chapter 67 of the Milwaukee County Code of General Ordinances related to guidelines for deployment of small cell wireless facilities

WHEREAS, small cell wireless facilities (SWF) are a type of wireless broadband infrastructure and are small antennas attached to an existing utility infrastructure for the provision of wireless service, including fifth-generation cellular wireless (5G); and

WHEREAS, in September 2018, the Federal Communications Commission (FCC) issued its Declaratory Ruling and Report and Order 18-133 (FCC Order) removing regulatory barriers that inhibit the deployment of SWF to accelerate wireless broadband development and 5G; and

WHEREAS, in July 2019, the Wisconsin State Legislature passed 2019 Wisconsin Act 14, creating Wis. Stat. § 66.0414 that, among other things, severely limited local regulation of SWF; and

WHEREAS, 2019 Wisconsin Act 14 allows for very limited regulation related to health, safety, and welfare considerations, aesthetic concerns, and placement in historic or underground districts, as such terms are defined in the statute; and

WHEREAS, the effect of 2019 Wisconsin Act 14 is that Milwaukee County has very little authority over the placement, cost, or appearance of SWF and wireless providers have broad authority to facilitate the provision of wireless service; and

WHEREAS, some Milwaukee County departments have already received requests for placement of SWF and their ancillary easements on Milwaukee County property, including the Department of Transportation and the Department of Parks, Recreation, and Culture; and

WHEREAS, File No. 20-525 created the Small Cell Wireless Facilities Workgroup to study and make recommendations to the Milwaukee County Board of Supervisors for the placement of small cell wireless facilities in Milwaukee County, in alignment with aesthetic and historical preferences and State and Federal law; and

WHEREAS, the Small Cell Wireless Facilities Workgroup met several times over the course of 2020 and made a final report in December 2020 with its recommendations for health and safety, aesthetic, historic and underground district, and ancillary easement guidelines (File No. 20-917); and

 WHEREAS, the proposed guidelines function within the scope of Milwaukee County's ability to regulate the deployment of SWF within Milwaukee County, **including the expanded definition of "right-of-way"**; and

WHEREAS, although limited regulation is given to municipalities through 2019 Wisconsin Act 14, Milwaukee County supports protecting its ability to retain autonomy over its application processes, utility placements, parkland, and compensation for such installations as much as possible under the law; and

WHEREAS, the Committee on Parks, Energy, and Environment, at its meeting of March 16, 2021, recommended adoption of File No. 21-226 (vote 5-0); now, therefore,

BE IT RESOLVED, that the Milwaukee County Board of Supervisors hereby supports the reasonable deployment of SWF in Milwaukee County for the provision of 5G of wireless; and

BE IT FURTHER RESOLVED, that the Milwaukee County Board of Supervisors, to the extent possible allowed by state and federal law, hereby regulates the deployment of SWF by establishing guidelines as it relates to health and safety, aesthetics, historic and underground districts, and ancillary easements; and

BE IT FURTHER RESOLVED, that the Milwaukee County Board of Supervisors hereby amends Chapter 47 and Chapter 67 of the Milwaukee County Code of General Ordinances by adoption of the following:

#### AN ORDINANCE

**Section 1.** Section 47.01 of the Milwaukee County Code of General Ordinances is amended as follows:

#### 47.01. - Definitions.

- (1) Park; parkway. The terms "park" and "parkway," wherever used in chapter 47, unless otherwise stated, shall include the grounds, buildings thereon, waters therein and any other property which is now or may hereafter be under the control or jurisdiction of the county park commission.
- (2) *Person.* The term "person," as used in chapter 47, shall include any individual, firm, partnership, corporation and association of persons, and the singular number shall include the plural.
- (3) Park commission; commission. The term "park commission" or "commission," wherever used in chapter 47, shall mean the county park commission.
- (4) Right-of-way. The term "right-of-way", as used in chapter 47, shall have the meaning provided in Wis. Stats. § 66.0414(1)(t).

(5) Small cell wireless facility. The term "small cell wireless facility", as used in chapter 47, shall have the meaning provided in Wis. Stats. § 66.0414(1)(u).

**Section 2.** Section 47.19 of the Milwaukee County Code of General Ordinances is amended as follows:

## 47.19 - Location and construction of utility fixtures.

The location of all sewers and receivers, gas pipes, stopcock boxes, hydrants, lampposts, telegraph, telephone and electric power posts and lines, manholes, conduit and pumps within any park or parkway shall be subject to the jurisdiction and control of the department of parks, recreation and culture; and their construction, erection, repair or relocation shall be undertaken only after written permission is received from said department.

The location and construction of small cell wireless facilities within any park or parkway shall be subject to the following guidelines:

- (1) Health and Safety. The department of parks, recreation, and culture shall review each requested small cell wireless facility installation for compliance with applicable state statutes, local ordinances, and other regulatory requirements, including without limitation the health, safety, and general welfare standards set forth in Wis. Stats. § 66.0414(2)(e)1. Such small wireless facilities and utility poles, and activities related to the installation and maintenance of the small wireless facilities and utility poles, may not obstruct or hinder travel, drainage, maintenance, or the public health, safety, and general welfare on or around the right-of-way, or obstruct the legal use of the right-of-way for other communications providers, public utilities, cooperative associations organized under Wis. Stats. ch. 185 for the purpose of producing or furnishing heat, light, power, or water to their members only, or pipes or pipelines transmitting liquid manure.
- (2) Aesthetics. The department of parks, recreation, and culture shall adopt and publish aesthetic guidelines consistent with the needs and policies of the department, consistent with Wis. Stats. § 66.0414(3)(c)4. The aesthetic guidelines shall be reasonable in that they are technically feasible and reasonably directed to avoiding or remedying unsightly or out-of-character deployments, no more burdensome than those applied to other types of infrastructure deployments, and objective and published in advance. The department of parks, recreation, and culture may deny a permit based upon its published aesthetic guidelines only if it does not prohibit or have the effect of prohibiting the provision of wireless service.
- (3) <u>Historic and Underground Districts.</u> The installation of small cell wireless facilities shall be prohibited in the right-of-way of a "historic district" or an "underground district," as such terms are defined in Wis. Stats. § 66.0414(3)(c)5, except in the

- instance of collocation or replacement of existing structures. Any collocation on
  or replacement of an existing structure shall reasonably conform to the design
  aesthetics of the original structure in a historic or underground district.
  - (4) Ancillary Easements. The department of parks, recreation, and culture shall review requests for ancillary easements related to the deployment of small cell wireless facilities on a case-by-case basis, consistent with existing policies and in accordance with the requirement in Wis. Stats. § 66.0414 that no local regulation may result in an effective prohibition of wireless service. The review shall also be consistent with local ordinances or other regulatory requirements and the department shall, when necessary, make recommendations to the county board for approval of any easements or other arrangements for such connections.

**Section 3.** Section 67.01 of the Milwaukee County Code of General Ordinances is amended as follows:

## 67.01 - Public way construction permits.

- (18) Small cell wireless facilities. The department of transportation shall:
  - (a) review each requested small cell wireless facility installation for compliance with applicable state statutes, local ordinances, and other regulatory requirements, including without limitation the health, safety, and general welfare standards set forth in Wis. Stats. § 66.0414(2)(e)1. Such small wireless facilities and utility poles, and activities related to the installation and maintenance of the small wireless facilities and utility poles, may not obstruct or hinder travel, drainage, maintenance, or the public health, safety, and general welfare on or around the right-of-way, or obstruct the legal use of the right-of-way for other communications providers, public utilities, cooperative associations organized under Wis. Stats. ch. 185 for the purpose of producing or furnishing heat, light, power, or water to their members only, or pipes or pipelines transmitting liquid manure.
  - (b) adopt and publish aesthetic guidelines consistent with the needs and policies of the department and Wis. Stats. § 66.0414(3)(c)4. The aesthetic guidelines shall be reasonable in that they are technically feasible and reasonably directed to avoiding or remedying unsightly or out-of-character deployments, no more burdensome than those applied to other types of infrastructure deployments, and objective and published in advance. The department of transportation may deny a permit based upon its published aesthetic guidelines only if it does not prohibit or have the effect of prohibiting the provision of wireless service.
  - (c) prohibit the installation of small cell wireless facilities in the right-of-way of a "historic district" or an "underground district," as such terms are defined in Wis. Stats. § 66.0414(3)(c)5, except in the instance of collocation or replacement of existing structures. Any collocation on or replacement of

175	an existing structure shall reasonably conform to the design aesthetics of
176	the original structure in a historic or underground district.
177	(d) review requests for ancillary permits related to the deployment of small
178	cell wireless facilities on a case-by-case basis, consistent with existing
179	policies and in accordance with the requirement in Wis. Stats. § 66.0414
180	that no local regulation may result in an effective prohibition of wireless
181	service. The review shall also be consistent with local ordinances or other
182	regulatory requirements and the department shall, to the extent required
183	under applicable law, make recommendations to the county board for
184	approval of any easements or other arrangements for such connections.
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186	<b>Section 4.</b> The provisions of this ordinance shall be effective upon passage and
187	publication.
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