CALL TO ORDER: Mayor Jason Lary

ROLL CALL: Megan Reid, City Clerk

INVOCATION

PLEDGE OF ALLEGIANCE

AWARDS AND HONORS

APPROVAL OF THE COUNCIL AGENDA

MINUTES:
1. Approval of the May 28, 2019 City Council Meeting Minutes

PRESENTATIONS:
1. Dekalb Mass Transit Study- VHB & The Collaborative Firm
2. DeKalb County Board of Commissioners - Committee of the Whole Meeting in Stonecrest City Council Chambers

PUBLIC COMMENTS

APPOINTMENTS:
XI. OLD BUSINESS:
1. City Hall Buildout
2. Second Reading- Updating Telecommunications Regulations TMOD – 19-0004
3. Second Reading- Use Table Updates to Modify Personal and Childcare Homes TMOD – 19-0002(B)

XII. NEW BUSINESS:
1. Establishment of Stonecrest District 4 Advisory Committee and Authorization

2. PUBLIC HEARINGS:

3. EXECUTIVE SESSION:
WHEN AN EXECUTIVE SESSION IS REQUIRED, ONE WILL BE CALLED FOR THE FOLLOWING ISSUES: 1) PERSONNEL, 2) LITIGATION, 3) REAL ESTATE

4. CITY MANAGER COMMENTS

5. CITY ATTORNEY COMMENTS

6. MAYOR AND COUNCIL COMMENTS

7. ADJOURNMENT
SUBJECT: Council Meeting Minutes from May 28, 2019

( ) ORDINANCE ( ) POLICY ( ) STATUS REPORT
( ) DISCUSSION ONLY ( ) RESOLUTION (x) OTHER

Council Meeting: 6/10/2019

SUBMITTED BY: MEGAN REID

PURPOSE:

HISTORY:

FACTS AND ISSUES:

OPTIONS:

RECOMMENDED ACTION: APPROVAL BY MAYOR AND COUNCIL
CITY OF STONECREST, GEORGIA

Honorable Mayor Jason Lary, Sr.
Council Member Jimmy Clanton, Jr. – District 1 Council Member Rob Turner- District 2
Council Member Jazzmin Cobble – District 3 Council Member George Turner- District 4
Council Member Diane Adoma – District 5

CITY COUNCIL MEETING MINUTES
May 28, 2019
7:00 p.m.
3120 Stonecrest Blvd. Suite 190
Stonecrest, Georgia

I. CALL TO ORDER: Mayor Jason Lary

II. ROLL CALL: All members were present

III. INVOCATION: Invocation was led by Rev. Woodrow Walker, II of Cross Culture Church.

IV. PLEDGE OF ALLEGIANCE:

V. Awards and Honors

VI. APPROVAL OF THE COUNCIL AGENDA:

Motion 1- was made by Council Member George Turner to approve the agenda with the changes as follows:

- Add 5. Authorization to advertise for Invitation to Bid for Additional 2019 Paving XII. New Business

A second was provided by Council member Diane Adoma.

Motion passed unanimously.

VII. MINUTES:
Motion 2- was made by Council Member George Turner to approve the Council meeting Minutes from May 13, 2019 and Council Member Diane Adoma provided the second.

The motion passed unanimously

VIII. PRESENTATIONS:

IX. PUBLIC COMMENTS:

Faye Coffield- Complaints about Tree removal by neighbor and a buffer being removed. Also complained about staff and the cell tower.

Geraldine Champion- Inquired about the Soccer Field and Sports Center

Suzanne Frick- Would like for the purposes and facts sheets to be more detailed when putting in the packets

Anita Aaron- Inquired about the City working to provide fiber optic cabling for better internet service providers for the community

Dave Marcus- Wants to know when the City is planning on phasing out Jacobs? Also wants to know why some ordinances are still not being passed.

X. APPOINTMENTS:

XI. OLD BUSINESS:
1. City Hall Buildout

No action taken

Motion 3- was made by Council Member Rob Turner to move the Public Hearings before New Business and a second was provided by Council Member Jimmy Clanton.

Motion passed unanimously.
XIII. PUBLIC HEARINGS:

1. SLUP 19-001 Personal Care Home (3317 Panola Road)
   Chris Wheeler, City Planner, explained to Mayor and Council that the neighbor who is also operating a Personal Care Home has been notified and given 45 days to show that they were legally non-conforming.

Ms. Dileane Matthews made a comment that she wants to move forward because she has taken all the proper steps to open her personal care home and feels that she is being punished by the neighbor not going about it the correct procedure.

After much discussion, the council would like to see the neighbor’s response to the 45-day letter.

Motion 4- was made by Council Member Jazzmin Cobble to defer until the neighbor has a chance to respond to the letter and a second was provided by Council Member George Turner.

Motion passed unanimously.

2. SLUP- 19002 Personal Care Homes
   Planning Commission recommended denial for the reason of having too many Personal Care Homes in the community.
   Staff recommended approval since there was not a Personal Care Home within 1000 feet.

Motion 5- was made by Council Member Diane Adoma to open the Public Hearing and a second was provided by Council Member Rob Turner.

William Tomlin, Attorney for Applicant Franklin Champagine, spoke for his client in favor of approval of the Special Land Use Permit for a Personal Care Home up to 6 persons.

Dave Marcus spoke in opposition on the basis on depreciating property values and quality of life.

Faye Garner spoke in opposition based on other Personal Care Homes not treating their patients to the highest quality care available.

Motion 6- was made by Council Member George Turner to close the Public Hearing and a second was provided by Council Member Diane Adoma.
After much discussion from Council and Staff, the votes were left to Council Member Adoma since this was in her district.

**Motion 7**- was made by Council Member Adoma to deny SLUP-19002. No second was made.

**Motion failed.**

**Motion 9**- was made by Council Member Adoma to defer SLUP-19002. No second was made.

**Motion failed.**

**Motion 9**- was made by Council Member Rob Turner to approve the SLUP-19-002, 5714 Southcrest Lane, Stonecrest, GA 30038-Franklin Champagne and Council Member George Turner provided the second.

Motion passed 5-1 with Council Member Adoma opposing.

3. **First Reading- Updating Telecommunications Regulations TMOD – 19-0004**

Read aloud by City Attorney Winston Denmark

**Motion 10**- was made by Council Member Jimmy Clanton to open the Public Hearing and a second was made by Council George Turner.

Motion passed unanimously.

Mr. B. Knight spoke during the opposition of the Telecommunications Regulation and asked if there was anyway the Mayor and Council would consider adding a section in the ordinance to put an ad in the newspaper once a permit was approved?

Ms. Angela Russell spoke in opposition of the Telecommunication regulation and asked if the Mayor and Council could notify people via churches and libraries and other groups.

There were no comments in support of the Updating Telecommunications Regulations TMOD – 19-0004.

**Motion 11**- was made by Council Member George Turner to close the Public Hearing and a second was provided by Council Member Jimmy Clanton.

**Motion passed 4-0-2 with Council Member Cobble and Council Member Rob Turner absent for the vote.**

**Motion 12**- was made by Council Member George Turner to approve the 1st reading and adding a provision to notify the paper once the permit was approved and a second was provided by Council Member Jimmy Clanton.

**Motion passed 4-0-2 with Council Member Cobble and Council Member Rob Turner absent for the vote.**
4. First Reading- Use Table Updates to Modify Personal and Childcare Homes
   TMOD – 19-0002(B)

Motion 13- was made by Council Member Jazzmin Cobble to open the Public
Hearing.

There were no comments.

Motion 14 was made by Council Member George Turner to close the Public Hearing
and a second was provide by Council Member Rob Turner.

Motion passed unanimously.

Council Member George Turner would like for the Revisions to have dates on the
bottom so that we can keep them in order.

XII. NEW BUSINESS:

Shakerah Hall, Procurement Officer asked to defer this item to make the necessary
changes as requested by Mayor and Council.

Motion 15- was made by Council Member Adoma to defer this item until the changes
are made and a second was provided by Council Member George Turner.

Motion passed unanimously.

2. Parks and Recreation Landscaping, Maintenance, and Janitorial Service RFP#
   2019-009

Motion 16 was made by Council Member Jimmy Clanton to approve the contract
with the recommended vendor, Optech Monette, LLC, in the amount of $318,270 and
that will be prorated with the correct amount once contract is executed with the
correct dates and a second was provided by Mayor Jason Lary.

Motion passed 5-0-1 with Council Member Adoma abstaining.

Council Member Diane Adoma requested her comment to be made as to why she
abstained per the Charter Section 2.10. She stated that the vetting process for the
vendor included a Council Member.
3. Fiscal Oversight Regarding Role of Council per Charter- Councilor Diane Adoma

Discussion about whether the millage rate needed to be advertised and voted on.
Also concerns that the purchasing of property by the City and that the City may have not followed all the proper procedures.
City Attorney Winston Denmark stated that the purchase was made legally.

4. SAP Notification Process to Council- Councilor Diane Adoma

No action was taken.

5. Authorization for Invitation to Bid for Additional Paving in 2019

Motion 18- was made by Mayor Jason Lary to authorize the Invitation to Bid and a second was provide by Council Member Jimmy Clanton.
Motion was passed 5-1 with Council Member Adoma opposing.
Council Member Adoma stated on record that she was opposing because she didn’t feel that the City had a proper bidding process.

XIV. EXECUTIVE SESSION:
Motion 19- was made by Mayor Lary to go into Executive Session for Real Estate and a second was provided by Council Member Rob Turner.
Motion passed unanimously.

WHEN AND EXECUTIVE SESSION IS REQUIRED, ONE WILL BE CALLED FOR THE FOLLOWING ISSUES: 1) PERSONNEL, 2) LITIGATION, 3) REAL ESTATE

Motion 20- was made by Council Member George Turner to go back into the Council Meeting Regular Session and a second was provided by Council Member Rob Turner.
Motion passed unanimously.
XV. CITY MANAGER COMMENTS:
   No comments

XVI. CITY ATTORNEY COMMENTS:
   No comments

XVII. MAYOR AND COUNCIL COMMENTS:

   Council Member Jimmy Clanton- Having a meeting this Saturday at Fairview Baptist Church from 10-12:30.

   Council Member George Turner- Congratulations to all graduates! Reiterated that he attended a Band Concert at the Martin Luther King Jr. High School. The High School Band has been selected to attend the Annual Macy’s Thanksgiving Day Parade and are doing a fundraiser at Macy’s at Stonecrest. Customers can round up their total and that will go toward the funds needed for the trip.

   Council Member Rob Turner- wished a belated Happy Mother’s Day to all the Mothers.

   Council Member Diane Adoma- Congratulated Sydney Wilson of the Wilson Academy for being the first to graduate at 14 and receiving a scholarship to Spellman College.

   Mayor Lary- thanked everyone who was able to attend the Caribbean Festival. Will not listen to the same rhetoric form the same constituents over and over and not rebuttal. We will do things differently here to make things better. The Academy of Scholars is doing fantastic!
XVIII. ADJOURNMENT:

Motion 11- was made by Council Member Rob Turner to adjourn the Council meeting at 10:38pm and a second was provided by Council Member Jimmy Clanton. Motion passed unanimously.

Read and adopted in the regular meeting of the City Council held on this ____ day of ______________, 2019.

__________________________
Mayor Jason Lary

ATTEST:

__________________________
Megan P. Reid, City Clerk
CITY COUNCIL AGENDA ITEM

SUBJECT: Updating Telecommunications Regulations TMOD – 19-0004

( ) ORDINANCE ( ) POLICY ( ) STATUS REPORT
( ) DISCUSSION ONLY ( ) RESOLUTION (x) OTHER

Council Meeting: 6/10/2019

SUBMITTED BY: Legal Department

PURPOSE: Adoption of Modifications to Telecommunication Regulations

HISTORY: First Reading and Public Hearing on 05/28/2019

FACTS AND ISSUES:

OPTIONS: Defer back to the Planning Commission, Approve; Deny; or make alternative conditions

RECOMMENDED ACTION: Approval
AN ORDINANCE OF THE CITY OF STONECREST, GEORGIA REVISING SECTION 4.2.57 (WIRELESS TELECOMMUNICATIONS) OF ARTICLE IV (USE REGULATIONS) OF CHAPTER 27 (ZONING) OF THE CODE OF THE CITY OF STONECREST, GEORGIA TO COMPLY WITH REQUIREMENTS OF FEDERAL RULINGS AND STATE AND FEDERAL LAWS ON TELECOMMUNICATION FACILITY REGULATIONS.

WHEREAS, the City of Stonecrest, Georgia Mayor and City Council are authorized by the City Charter to provide for the general health, safety and welfare of the citizens of the City; and

WHEREAS, the City has the power to regulate the development, siting and use of telecommunication towers and related equipment and facilities within its limits pursuant to its exclusive zoning and planning authority granted by the 1983 Constitution of the State of Georgia, including, but not limited to, Article IX, Section II, Paragraph IV and Article IX, Section II, Paragraph III; the authority granted the General Assembly of the State of Georgia, including, but not limited to, O.C.G.A. §36-70-3; the authority granted under the Charter of the City of Stonecrest, as well as the general police powers of the City and other authority provided by federal, state, and local laws applicable thereto; and

WHEREAS, the City previously exercised such power, having adopted the City’s zoning ordinance, including a comprehensive code governing the manner in which people and entities develop, site, and use telecommunication towers and related equipment and facilities that presently is codified in Article IV, Section 4.2.57 of Chapter 27 of the City Code; and

WHEREAS, the Federal Communication Commission (FCC), on or about September, 2018, issued a ruling revising certain requirements and authority of the City in regulating installation of Small Cell Facilities and Infrastructures; and

WHEREAS, as a result of the FCC ruling, the City desires to revise its regulations as dictated by the FCC Rule and to create a more structured telecommunication regulatory mechanism; and

WHEREAS, the health, safety, and general welfare of the citizens of the City will be positively impacted by the adoption of this Ordinance.

THEREFORE, BE IT AND IT IS HEREBY ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF STONECREST, GEORGIA, and by the authority thereof:
Section 1: The Code of the City of Stonecrest, Georgia is hereby amended by revising Chapter 27 (Zoning), Article IV (Use Regulations), Section 4.2.57 (Wireless Telecommunications) to read as follows:

Sec. 4.2.57. Wireless telecommunications (cell tower).  
A. Purpose and goals. The purpose of this section is to ensure that residents, public safety operations, and businesses in the City of Stonecrest have reliable access to wireless telecommunications networks and state of the art communication services while also ensuring that this objective is achieved in a manner consistent with Stonecrest's planning and zoning standards, to maintain to the extent possible the aesthetic integrity of the community, and in accordance with applicable state law and with federal law, regulations, and guidance, including the Telecommunication Act of 1996 which preserved, with certain limitations, local government land use and zoning authority concerning the placement, construction, and modification of wireless telecommunication facilities. The goals of this section are:

1. To ensure City of Stonecrest has sufficient wireless infrastructure to support its public safety communications throughout the county;
2. To provide access to reliable wireless telecommunication services by residents, businesses, and visitors throughout all areas of the City;
3. To minimize the total number of support structures within the City by promoting and encouraging the joint use of new and existing wireless support structures among wireless service providers;
4. To encourage the location of wireless support structures, to the extent possible, in areas where adverse impacts on the community will be minimized;
5. To encourage the design and construction of towers and antennas to minimize adverse visual impacts;
6. To avoid potential damage to property caused by wireless communications facilities by insuring that such structures are soundly and carefully designed, constructed, modified, maintained, and removed when no longer used or when determined to be structurally unsound;
7. To preserve those areas of scenic or historic significance;
8. To facilitate implementation of an existing tower map for the City of Stonecret;
9. To promote and encourage the joint use of new and existing tower sites among service providers;
10. To enhance the ability of the providers of wireless communications services to deliver such services to the community effectively, safely and efficiently;

11. To be consistent with all overlay districts within the City, to the extent practicable and so as to not to conflict with this section;

12. To encourage the location of telecommunication facilities, including all Telecommunication Support Structures, Equipment and/or Antenna(s) in nonresidential areas;

13. To promote health, safety, and general welfare of the public by regulating the siting of and establishing development standards for wireless facilities and related wireless support structures, equipment, and infrastructure; and

14. To follow and promote policies embodied in Section 704 of the Federal Telecommunications Act of 1996 and O.C.G.A. §36-66B-1, et. seq., in such manner as not to unreasonably discriminate between providers of functionally equivalent wireless services or to prohibit or have the effect of prohibiting personal wireless services in the City.

B. Definitions. For the purposes of this chapterArticle, the following definitions apply. Words not defined herein shall be construed to have the meaning given by common and ordinary usage and shall be interpreted within the context of the sentence and section in which they occur:

**Abandon** means when a tower is not operated for a continuous period of six (6) months.

**Accessory equipment (or Equipment)** means any device or telecommunications infrastructure component serving or being used in conjunction with the delivery or transmission of all types of Telecommunication Services, equipment serving or being used in conjunction with a telecommunications facility or support structure. This equipment includes, but is not limited to, Antennas, utility or transmission equipment, power supplies, generators, batteries, cables, equipment buildings, cabinets and storage sheds, shelters or other similar structures, small cell devices and similar wireless transmitters or conduits.

**Administrative approval** means zoning approval that the director of planning is authorized to grant in the form of a special administrative permit.

**Administrative review** means evaluation of an application by the director of planning in connection with the review of an application for a building permit.

**Alternative Telecommunication Support Structure** means clock towers, bell towers, water tanks, church steeples, light/power poles, electric transmission support structures, man-made trees and similar natural or man-made alternative-design mounting structures that camouflage or conceal the presence of Antennas or telecommunication
support structures. An Alternative Telecommunication Support Structure may include a pre-existing building and outdoor advertising sign.

Antenna means any communications equipment that transmits, receives, or transmits and receives electromagnetic radio signal used in the provision of all types of wireless communication services including, but not limited to, cellular, paging, personal communications services (PCS) or microwave communications services. Such structures and devices include, but are not limited to, directional antennas, such as panels, microwave dishes and satellite dishes, and omnidirectional antennas, such as whips. This definition does not apply to broadcast antennas, antennas designed for amateur radio use, or satellite dishes designed for residential or household purposes.

Applicant means a person or entity with an application for an administrative or special use permit for the erection of, Modification of, or Co-location of Telecommunication Facilities in the City, whether located on private lands or in a Public Right-of-Way. For purposes of this section, this term shall include any Co-Applicant or party with an ownership interest in a proposed or affected existing Telecommunication Facility, including, but not limited to, property owners, telecommunication support structure owners, and any proposed tenants for the facility.

Application means a formal request submitted to the City of Stonecrest to construct, collocate or modify a wireless support structure or a wireless facility. Telecommunication Facility, Telecommunication Support Structure or Alternative Telecommunication Support Structure.

Attached wireless telecommunications facility means an antenna or antenna array that is secured to an existing building or structure (except an antenna support structure) with any accompanying pole or device which attaches it to the building or structure, together with transmission cables and an equipment cabinet, which may be located either on the roof or inside/outside of the building or structure, and do not significantly change the profile of the existing structure and are not readily noticeable to the untrained eye. Attached wireless telecommunications facilities may be concealed or contained in an architectural feature and should complement the existing theme and rhythm of the structure. An attached wireless telecommunications facility is considered to be an accessory use to the existing principal use on a site.

Carrier on wheels or cell on wheels ("COW") means a portable self-contained telecommunications facility that can be moved to a location and set up to provide wireless services on a temporary or emergency basis. A COW is normally vehicle-mounted and contains a telescoping boom as the antenna support structure, though it may use a separate temporary mast for the placement of antennas.

Collocate or collocation means the placement or installation of new wireless facilities on previously approved and constructed wireless support structures. Telecommunication Support Structures or Alternative Telecommunication Support Structures, including monopoles and towers, both self-supporting and guyed, in a manner that negates the need to construct a new freestanding wireless Telecommunication Support Structure or Alternative Telecommunication Support Structure.
Structure. Such term includes the placement of accessory equipment within an existing equipment compound.

Commission means the Georgia Public Service Commission. Distributed antenna systems ("DAS") means a network of spatially separated antenna nodes connected to a common source via a transport medium that provides wireless service within a geographic area or structure. A DAS is considered a type of Small Cell Installation.

Equipment compound means an area surrounding or adjacent to the base of a wireless support structure within which accessory equipment is located.

Existing structure means previously erected support structure or any other structure, including but not limited to, buildings and water tanks, to which telecommunications facilities may be attached.

FAA means the Federal Aviation Administration.

FCC means the Federal Communications Commission.

Fall zone means the maximum distance from its base a wireless Telecommunication Support Structure or Alternative Telecommunication Support Structure will collapse in the event of a failure, usually less than the total height of such structure. This distance must be defined by a professional civil or structural engineer licensed in the State of Georgia.

Geographic search area (GSA) means a geographic area designated by a wireless provider or operator as the area within which a new telecommunication facility must be located to serve an identified system need, produced in accordance with generally accepted principles of wireless engineering.

Grantee means an Applicant in receipt of written authorization from the City to erect, operate, and/or maintain Telecommunication Facilities in the Public Right-of-Way. Guyed Structure means a style of Telecommunication Support Structure consisting of a single truss assembly composed of sections with bracing incorporated. The sections are attached to each other, and the assembly is attached to a foundation and supported by a series of wires that are connected to anchors placed in the ground or on a building.

Height means the distance measured from ground level to the highest point on a Telecommunication Support Structure or Alternative Telecommunication Support Structure, including all Antennas or lighting rods.

Modification means the improvement, upgrade, expansion, or replacement of wireless facilities on an existing wireless Telecommunication Support Structure or Alternative Telecommunication Support Structure or within an existing equipment compound, including improvements, upgrades, expansions, or the replacement of any existing telecommunication Equipment, conduit, or infrastructure apparatus, provided such improvement, upgrade, expansion, or replacement does not increase the Height of the Telecommunication Support Structure and may include: (i) an increase in structure height of a pre-existing tower up to thirty (30) percent so long as such height increase does not trigger FAA lighting requirements; or (ii) the removal and replacement of a pre-
existing tower with a new tower at the same location that may be up to thirty (30) percent
taller so long as any such structure height increase does not trigger FAA lighting
requirements.

Monopole means a single, freestanding pole-type structure supporting one (1) or
more antennas Telecommunication Support Structure that consists of a single shaft
usually composed of two or more hollow sections that are in turn attached to a
foundation. This type of support structure is designed to support itself without the use of
guy wires or other stabilization devices. These facilities are mounted to a foundation that
rests on or in the ground or on the roof of a building. For purposes of this section, a
monopole is not a tower.

Ordinary maintenance means action taken to ensure that telecommunications
facilities and support structures are kept in good operating condition. Ordinary
maintenance includes inspections, testing and modifications that maintain functional
capacity, aesthetic and structural integrity; for example the strengthening of a support
structure's foundation, or of the support structure itself. Ordinary maintenance includes
replacing antennas of a similar size, weight, shape and color and accessory equipment
within an existing telecommunications facility, and relocating the antennas of approved
telecommunications facilities to different height levels on an existing monopole or
tower Telecommunication Support Structure or Alternative Telecommunication Support
Structure upon which they are currently located. Ordinary maintenance does not include
modifications.

Provider means any legal entity authorized and/or engaged in the provision of
Telecommunication Services.

Public Right(s)-of-Way means and includes all public streets and utility easements
now or hereafter owned by or granted to the City, but only to the extent of the City’s
right, title, interest or authority to authorize or permit an Applicant to occupy and use
such streets and easements for the erection and operation of Telecommunication
Facilities.

Public Street means a street, road, highway, boulevard, freeway, lane, path, alley,
court, sidewalk, parkway, or drive which is owned by a public entity or to which a public
entity has an easement for street purposes, and with respect to which, and to the extent
that, the City has a right to grant use of the surface of and space above and below in
connection with an authorized Provider of Telecommunication Services and/or owner of
Telecommunication Facilities.

Replacement means constructing a new support structure of the same proportions
and of equal height, or such other height that would not constitute a modification to a pre-
existing support structure, in order to support a telecommunications facility or to
accommodate collocation and removing the pre-existing support structure.

Small Cell or Small Cell Installation means an antenna facility that meets the
following conditions:
(i) Mounted on structures 50 feet or less in Height, including their antennas; or
(ii) Mounted on structures no more than 10 percent taller than other adjacent structures; or

(iii) Do not extend existing structures on which they are located to a Height of more than 50 feet or by more than 10 percent, whichever is greater;

AND

(iv) Each antenna, excluding associated Equipment, is no more than three cubic feet in volume; and

(v) All wireless equipment associated with the structure, including any pre-existing associated Equipment on the structure, is no more than 28 cubic feet in volume.

Substantial Increase in Size means:

(i) Any increase in an existing Telecommunication Support Structure’s Height by more than 10% or 10 feet (on private property) or 20 feet (on Rights-of-Way), whichever is greater, or width of the added appurtenances more than 20 feet on property property or 6 feet on the Right-of-Way, as previously approved by the City or County, as a result of Modification or Collocation of Antennas or similar telecommunication Equipment;

(ii) An increase in the dimensions of a Telecommunication Facility’s Equipment compound as approved by the City or County as a result of Modification or Collocation by more than 10%, inclusive of the increase due to placement of an additional Equipment compound or, if in the Right-of-Way, an installation of any Equipment compound where none existed prior to the Modification or Collocation;

(iii) A Modification or Collocation that will, as proposed, violated condition(s) of approval of an existing Telecommunication Facility, including any subsequently adopted amendments;

(iv) A Modification or Collocation of Equipment that, as proposed, will exceed the applicant weight limits for an existing Telecommunication Facility, as approved by the City or County;

(v) The addition of more than four (4) new Equipment cabinets or one (1) new shelter;

(vi) The excavation outside existing leased or owned property and current easements; and/or

(vii) For concealed or stealth-designed facilities, if a Modification or Collocation would defeat the concealment elements of the Telecommunication Facility or base station.

Support structure (new or existing) means a structure designed to support telecommunications facilities including, but not limited to, monopoles, towers, and other freestanding self-supporting structures.

Stealth telecommunications facility means any telecommunications facility that is integrated as an architectural feature of an existing structure or any new support structure designed so that the purpose of the facility or support structure for providing wireless services is not readily apparent to a casual observer. This term includes, but is not limited to artificial trees, clock towers, bell steeples, church towers and steeples, light poles, flag
poles, monopoles with modified flush mount antennae and similar alternative design
structures that, in the opinion of the director of planning or board of commissioners, as
may be appropriate based on the requirements for approval in the zoning district in which
the telecommunications facility is to be located, are compatible with the natural setting or
surrounding structures and effectively camouflage or conceal the presence of antennas or
towers.

*Telecommunications facility(ies)* means any unmanned facility established for the
purpose of providing wireless transmission of voice, data, images or other
information including, but not limited to, cellular telephone service, personal
communications service (PCS), and paging service. A telecommunication facility
can consist of one (1) or more antennas and along with accessory equipment
located in an equipment compound physical component utilized in the provision
of all types of Telecommunications Services, including all Telecommunication
Support Structures, Alternative Telecommunication Support Structures, Antennas,
Equipment, infrastructure apparatus, based support mechanism, accessory
equipment, towers, Monopoles, Small Cell Installations, and physical attachments
necessary for the provision of such Telecommunication Services.

*Telecommunication Facility Owner(s)* means any person or entity that directly or
indirectly owns, controls, operated or manages Telecommunication Facilities,
including any related Equipment or property within the City, used or to be used
for the purpose of offering or transmitting signals used in the provision of any
Telecommunication Services.

*Telecommunication Service(s)* means the transmittal of voice, data, image,
graphic, and video programming between or among points by wire, cable, fiber,
optics, laser, microwave, radio, satellite, or other facilities. This term shall
include commercial mobile radio services, unlicensed wireless services, and
common carrier wireless exchange services as identified in the
Telecommunications Act of 1996.

*Telecommunication Support Structure* means a freestanding structure that is
designed to support or capable of supporting and constructed primarily for the
purpose of supporting telecommunication Equipment; this term shall include self-
supporting, guyed, and Monopole support structures. The term includes, and is
not limited to, radio and television transmission telecommunication support
structures, microwave telecommunication support structures, common-carrier
telecommunication support structures, cellular telecommunication support
structures, man-made trees, Alternative Telecommunication Support Structures,
and other similar structures. In the Public Right-of-Way, only Telecommunication Support Structures erected for the installation of Small Cells shall be permitted.

*Utility* means any person, corporation, municipality, county, or other legal entity
or department thereof or entity related or subordinate thereto, providing retail or
wholesale electric, data, cable, or Telecommunication Services, or otherwise
subject in any way to the lawful jurisdiction of the Commission.
Visual Quality means the appropriate design, arrangement, and location of Telecommunication Support Structures in relation to the built or natural environment to avoid abrupt or severe differences.

Tower means a lattice-type structure, guyed or freestanding, that supports one (1) or more antennas or antenna arrays.

C. Approvals required for telecommunications facilities and support structures, stealth and new support structures. It shall be unlawful for any person to erect, install, construct, enlarge, move, alter or convert any tower – Telecommunication Support Structure, Alternative Telecommunication Support Structure or antenna or cause the same to be done within the City except in accordance with the provisions of this section. In addition, except as otherwise specifically provided herein, all towers, support structures and antennas shall also comply with all applicable regulations applicable to the zoning district in which said tower support structure or antenna is located and any permits authorizing said tower support structures or antennas.

1. All telecommunications facilities and support structures, stealth and new support structures shall require the issuance of a building permit in compliance with the administrative review processes described in this chapter. The building permit for a telecommunications facilities and support structures, stealth and new support structures shall be in addition to either a special administrative permit or a special land use permit if required.

2. Telecommunications facilities and support structures, stealth and new support structures permitted pursuant to Table 4.1 upon issuance of a special administrative permit by the director of planning shall be considered in accordance with the standards set forth in this chapter. A building permit for a telecommunications facilities and support structures, stealth and new support structures may be applied for and considered contemporaneously with an application for a special administrative permit.

3. Telecommunications facilities and support structures, stealth and new support structures not permitted by a special administrative permit shall be permitted upon the granting of a special land use permit by the City of Stonecrest City Council in accordance with the standards set forth in this chapter, before submittal for administrative review (building permit).

D. Exempt. Ordinary maintenance of existing telecommunications facilities and support structures, stealth and new support structures shall be exempt from zoning and permitting requirements. In addition, the following facilities are not subject to the provisions of this chapter:

1. Antennas used by residential households solely for broadcast radio and television reception;

2. Satellite antennas used solely for residential or household purposes;
3. Telecommunication facilities and support structures, towers, stealth and new support structures, and monopoles located on City-owned property;

4. COWs placed for a period of not more than one hundred twenty (120) consecutive days at any location within the City after a declaration of an emergency or a disaster;

5. Television and AM/FM radio broadcast towers and associated facilities; and

6. DAS Small Cell facilities when located within a building interior or on the exterior of a building.

E. Collocation of Telecommunications facilities and modifications permitted by administrative review — Special Administrative Permit (building permit).

1. Telecommunications facilities located on existing structures — Collocation.

   a. Attached wireless Collocated telecommunications facilities are permitted in all zoning districts, except single family residential, when located on any existing structure (other than a single family residential structure or a multi-family residential structure less than four (4) stories or fifty (50) feet in height or less) subject to administrative review in accordance with the requirements of this Chapter.

   b. Attached wireless Collocated telecommunication facilities may exceed the maximum building height limitations within a zoning district, above the roof line of a flat roof or the top of a parapet wall to which they are attached, but shall be camouflaged or screened with an architectural feature compatible with the building. Modifications are permitted to all existing stealth and support structures and associated equipment compounds in accordance with the requirements of this chapter. Any modification Collocation that causes a Substantial Increase in Size of the Telecommunication Facility and/or supporting structure involving increasing the height of an existing tower, either directly or by replacement, shall be permitted only upon a demonstration deemed sufficient to the director of planning that increasing structure height will allow collocation on the tower by a wireless service provider and that such collocation will obviate the need for an erection of a new telecommunications facility Telecommunication Support Structure or Alternative Telecommunication Support Structure in the same geographic search area (GSA) as well as all other applicable review criteria as stated in this section. Approval of a modification involving an increase in the height of an existing tower, either directly or by replacement, shall also authorize a corresponding increase in the size of the associated equipment compound sufficient to...
accommodate the accessory equipment needed by the wireless service provider collocating on the tower.

2. A monopole or replacement pole that will support utility lines as well as a telecommunications facility shall be permitted within utility easements or rights-of-way, in accordance with the requirements of this chapter, subject to the following regulations:
   a. The utility easement or right-of-way shall be a minimum of one hundred (100) feet in width.
   b. The easement or right-of-way shall contain overhead utility transmission and/or distribution structures that are eighty (80) feet or greater in height.
   c. The height of the monopole or replacement pole may not exceed by more than thirty (30) feet the height of existing utility support structures.
   d. Monopoles and all accessory equipment shall be set back a minimum of fifteen (15) feet from all boundaries of the easement or right-of-way.
   e. Single carrier monopoles may be used within utility easements and rights-of-way due to the height restriction imposed by subsection c. above.
   f. Poles that use the structure of a utility tower for support are permitted. Such poles may extend up to twenty (20) feet above the height of the utility tower.

32. The Special Administrative Permit must following the application requirements in subsection “F” below. The director of planning must issue a written decision approving, approving with conditions, or denying the application for Special Administrative Permit for modification of collocation within ninety (90) days of submission of the initial application or within sixty (60) days if the proposed Collocation does not substantially increase in size the existing Telecommunication Facility or is a Collocated Small Cell Installation.

F. Erection of new Small Cell Installations Telecommunication facilities and support structures and certain other Telecommunication Support Structures permitted by special administrative permit or special land use permit.

1. New support structures and attached wireless.
   a. New support structures up to one hundred fifty (150) feet in height shall be permitted in the NS and OIT zoning districts by special land use permit in accordance with the requirements of this chapter. New Telecommunication Support Structures and Alternative Telecommunication Support Structures for Small Cell
Installations shall be permitted in all zoning districts and Public Rights-of-Way by special administrative permit.

b. New support structures Telecommunication Support Structures and Alternative Telecommunication Support Structures, from fifty (50) feet up to one hundred ninety-nine (199) feet in height shall be permitted by special administrative permit in the OI, OD, C-1, C-2, M and M-2 zoning districts in accordance with the requirements of this chapter.

c. Only Attached wireless telecommunications (AWT) facilities Antennas are allowed in single family residential districts, RE, RLG, R-100, R-85, R-75, R-60 and RSM. An AWT shall be located only on property that is used for non-residential purposes, and attached to non-residential structures. The height of the facility shall be measured to include the height of the structure. These facilities shall be permitted by special administrative permit in accordance with the requirements of this chapter.

d. New support structures either up to one hundred fifty (150) feet in height, or up to one hundred ninety-nine (199) feet in height depending on the zoning district in which the new support structure is located, may be permitted administratively or through the special land use permit process as described in Table 4.1. The height of any proposed support structure shall not exceed the minimum height necessary to meet the coverage or capacity objectives of the facility. Stealth design is encouraged.

2. Stealth design telecommunication facilities:

a. Any telecommunication facility that otherwise complies with the requirements of this chapter, including procedural approvals, may be designed as a stealth telecommunication facility.

b. Stealth telecommunication facilities are mandatory in medium and high density residential districts and shall not exceed one hundred fifty (150) feet in height. All towers in medium and high density residential districts must be approved by a special land use permit.

c. Antennas must be enclosed, camouflaged, screened, obscured or otherwise not readily apparent to a casual observer.

d. Existing structures utilized to support the antennas must be allowed within the underlying zoning district. Such structures may include, but are not limited to, buildings, flagpoles, bell towers, clock towers, religious crosses, monuments, smoke stacks, parapets, and steeples.

3. Cell on wheels/carrier on wheels (COW) facilities. The use of COWs shall be permitted in any zoning district after special administrative permit
approval and administrative review (building permit). COWs may be placed for a period of not more than one hundred twenty (120) consecutive days at any location within the City of Stonecrest if used during a non-emergency or special event. Placement of a COW for the purpose of providing wireless telecommunication service in connection with a special event, subject to the COW's compliance with all federal requirements, may be up to forty-five (45) consecutive days before such special event, for the duration of the event, and for up to fourteen (14) consecutive days thereafter. After a declaration of an emergency or disaster by federal or state government, by City of Stonecrest, or a determination of public necessity by the director of planning, COWs are authorized without permitting.

43. General standards, design requirements, and miscellaneous provisions. Unless otherwise specified herein, all telecommunications facilities and support structures permitted by special administrative permit approval are subject to the applicable general standards and design requirements contained herein.

54. Special administrative permit review process. All special administrative permit applications must contain the following:

a. The special administrative permit application form signed by the Applicant.

b. A copy of a lease or letter of authorization from the owner of the property on which the telecommunications facility and support structure are or proposed to be located evidencing the applicant's authority to pursue the application. Such submissions need not disclose the financial lease terms.

c. Site plans detailing proposed improvements complying with the City's site plan requirements. Site plans must depict all improvements and satisfaction of all applicable requirements contained in this Code, including property boundaries, setbacks, topography, elevation sketch, landscaping, fencing, and dimensions of improvements.

d. Proof of and/or certified copies of any required approval, registration, and/or licensure from the Commission for any Provider of Telecommunication Services to provide such services in the State of Georgia, where applicable, and any other required FAA, FCC, or otherwise state and federal approval, registration, and/or licensure required to erect, Modify, or Collocate the proposed Telecommunication Facility.

e. An affirmative declaration that the Applicant shall comply with all applicable federal, state, and local laws and regulations, including all applicable provisions of the City's Code of Ordinances and
conditions imposed by the City regarding the erection and maintenance of Telecommunication Facilities.

def. In the case of a new support structure:

i. A statement indicating why collocation could not meet the applicant's requirements. Such statement may include justifications, including why collocation is either not reasonably available or technologically or structurally feasible, as applicable, to document the reason why collocation is not a viable option.

ii. The applicant shall provide a list of all the existing structures considered by it as alternatives to the proposed location. The applicant shall provide a written explanation why the alternatives considered were either reasonably unavailable, or technologically or structurally infeasible.

iii. Applications for new support structures with accompanying telecommunications facilities shall be considered together as one (1) application requiring only a single application fee.

iv. A list of all towers, Antennas and support structures in the City of Stonecrest in which the applicant has an ownership interest or use agreement. The list shall include the location, the type of structure, the height of the structure, the number of facilities located on the same structure, and the number of facilities for which collocation would be available under existing conditions.

v. A color propagation map demonstrating the existing coverage of all telecommunications facilities owned and proposed by the applicant within the GSA.

vi. Current and proposed coverage map for the proposed Tower Telecommunication Facility.

vii. A structural integrity analysis of a Tower support structure shall be included where Antennas and equipment will be attached to such existing Tower support structure, or to establish the fall zone. Such certification and structural integrity analysis shall bear the signature and seal of a professional engineer licensed in the State of Georgia.

viii. A special administrative permit application fee as listed in the City's published fee schedule. Such fee for Small Cell Installations shall not exceed $500 for the first five locations submitted concurrently, and $100 for each additional location thereafter.
g. Any other information as the director of planning may require to demonstrate full compliance with this section, all other ordinances of the City and all applicable requirements of state or federal law.

h. Additional Requirements for Right-of-Way Applications. Applicants seeking to Modify, Collocate or erect new Small Cell Installations on any Public Right-of-Way within the municipal limits of the City shall provide the following in addition to the requirements of this subsection:
   (i) Proof of adequate insurance or self-insurance of the Applicant to defend and cover all claims of third parties against the Applicant and/or City personnel related to the use of the Public Right-of-Way;
   (ii) A description of the Applicant’s service area, where applicable, which shall be sufficiently detailed so as to allow the City to respond to subscriber or end-user inquiries. For the purpose of this paragraph, an Applicant providing Telecommunication Services may, in lieu of or as a supplement to a written description, provide a map on 8 ½ inch by 11 inch paper that is clear and legible and that fairly depicts the service area within the municipal limits of the City. If such service area is less than the municipal limits of the City, the map shall describe the boundaries of the geographic area to be served in clear and concise terms;
   (iii) Proof of an executed Right-of-Way Use Agreement with the City or otherwise an existence of a valid telecommunications franchise to locate utilities in the Public Rights-of-Way of the City, as applicable, in accordance with State law.

65. Procedure.

a. Within thirty (30) days of receipt of an application for special administrative permit, or within ten (10) days if for Small Cell Installations, the director of planning shall either: (1) inform the applicant in writing of the specific reasons why the application is incomplete and does not meet the submittal requirements; or (2) deem the application complete. If the director informs the applicant that its application is incomplete within thirty (30) days, the overall timeframe for review is suspended until such time that the applicant provides the requested information necessary to complete the application. In case of Small Cell Installations, the first subsequent resubmittal shall restart the review period anew.

b. An applicant that receives notice of an incomplete application may submit additional documentation to complete the application. An applicant’s failure to complete the application within sixty (60) days after receipt of written notice of incompleteness shall result in
the withdrawal of the application without prejudice. An application withdrawn without prejudice may be resubmitted as a new application upon the filing of a new application fee.

c. The director of planning must issue a written decision approving, approving with conditions, or denying the application for the erection of a new Telecommunication Support Structure or Alternative Telecommunication Support Structure within one hundred fifty (150) days of the submission of the initial application, or ninety (90) days in the case of application for the erection of a new Small Cell Installation, unless the director of planning notified applicant in writing that its application was incomplete within thirty (30) days of filing. If so, the remaining time from the one hundred fifty day applicable total review time is suspended until the applicant provides the missing information.

ii. An extension of time is agreed to by the applicant in writing.

d. After making a decision upon receipt of a completed application, the director of planning shall have ten (10) calendar days to post a sign on the subject property with information concerning the name of the applicant, a short summary of what the application is requesting, and a deadline for decision. The same information shall also be published in the City’s legal organ in the next available edition after receipt of a completed application which reflects the decision of the director and includes the deadline for taking an appeal of the decision. In addition, the application shall be forwarded to the Mayor and City Council. Upon making a decision to approve or deny the application, the director of planning shall send notice of such decision to the Mayor and City Council and publish same in the City’s legal organ in the next available edition.

e. An aggrieved person, as such term is defined by Georgia courts, may appeal any decision of the director of planning approving, approving with conditions, denying an application, or deeming an application incomplete, within thirty (30) days of such decision to zoning board of appeals in accordance with this chapter.

G. Special land use permit review process.

1. Any Erection of a new telecommunications facility, stealth or and new support structure, located in a medium to high density residential district, or NS and OIT, from 51 to 150 feet in Height (except for an attached wireless telecommunication facility) shall meet the requirements of this chapter and shall be approved by a special land use permit subject to:

a. The submission requirements below;
b. The applicable standards below; and

c. The requirements of the special land use permit general requirements provided in article 7 this Chapter.

2. Submission requirements for special land use permit applications.

a. All special land use permit applications for telecommunications facilities, stealth and new support structures, must contain the following:

i. The special land use permit application form signed by applicant.

ii. A copy of a lease or letter of authorization from the property owner evidencing applicant's authority to pursue the special land use permit application. Such submissions need not disclose the financial lease terms.

iii. A legal description of the parent tract, the leased parcel and any associated easements, as applicable.

iv. A scaled site plan clearly indicating the location, type and height of the proposed tower—Telecommunication Support Structure or Alternative Telecommunication Support Structure or accessory structure to be utilized, on-site land uses and zoning, adjacent land uses and zoning, adjacent roadways, proposed means of access, setbacks from property lines and residential structures (if located on adjacent property), elevation drawings of the proposed tower support structure, design of the tower—support structure and facility and how visible obtrusiveness is reduced, accessory structure and any other structures, topography on site and of surrounding property, existing streams, wetlands and floodplains, and other information deemed necessary by the director of planning to assess compliance with this section.

v. A letter of intent providing a detailed narrative regarding the proposed facility, including the needs it is intended to meet, the area to be served, design characteristics, collocation alternatives, nature of uses on adjacent properties, and any other information deemed necessary by the director of planning to provide an adequate description of the proposal.

vi. A radio frequency study including a description of the area of coverage, capacity and radio frequency goals to be served by the proposed facility, and the extent to which such proposed facility is needed for coverage or capacity
needs. The study shall include all planned, proposed, in-service or existing sites operated by the applicant in or near the boundaries of and a color propagation study demonstrating the existing coverage of all telecommunications facilities owned and proposed by the applicant within the GSA. The study shall also demonstrate that the proposed Height is the minimum necessary to achieve the required coverage. The study shall bear the signature of a qualified radio frequency engineer and certify that all emissions from any Antenna on the Telecommunication Support Structure will comply with FCC frequency emissions standards.

vii. Certification that the telecommunications facility, the foundation and all attachments are designed and will be constructed to meet all applicable local codes, ordinances, and regulations, including any and all applicable City, state and federal laws, rules, and regulations and will not interfere with public safety communications or the usual and customary transmission or reception of radio, television, or other Telecommunication Services enjoyed by adjacent properties. A structural integrity analysis of an existing tower shall be included where antennas and equipment will be attached to such existing tower. Such certification and structural integrity analysis shall bear the signature and seal of a professional engineer licensed in the State of Georgia.

viii. Line-of-sight diagram or photo simulation, including a balloon test, showing the proposed support structure set against the skyline and viewed from at least four (4) directions within the surrounding areas.

ix. A list of all towers and Telecommunication Support structures and Alternative Telecommunication Support Structure in the City of Stonecrest in which the applicant has an ownership interest or use agreement. The list shall include the location, the type of structure, the Height of the structure, the number of facilities located on the same structure, and the number of facilities for which collocation would be available under existing conditions.

x. A statement indicating why collocation is not feasible. Such statement shall include:

(1) Such technical information and other justifications as are necessary to indicate the reasons why collocation is not a viable option; and
(2) A list of the existing structures considered by the applicant as possible alternatives to the proposed location and a written explanation why the alternatives considered were structurally deficient or otherwise unsuitable.

xi. A statement certifying that the proposed stealth or new support structure will be made available for collocation to other service providers at commercially reasonable rates.

xii. Notification to surrounding property owners as required by this chapter.

xiii. A special land use permit application fee as listed in the City's published fee schedule.

ix. Proof of and/or certified copies of any required approval, registration, and/or licensure from the Commission for any Provider of Telecommunication Services to provide such services in the State of Georgia, where applicable, and any other required FAA, FCC, or other State and Federal approval, registration, and/or licensure required to erect the proposed new Telecommunication Support Structure or Alternative Telecommunication Support Structure.

3. Procedure.

a. Within thirty (30) days of the receipt of an application for special land use permit, the director of planning shall either: (1) inform the applicant in writing of the specific reasons why the application is incomplete and does not meet the submittal requirements; or (2) deem the application complete. If the director informs the applicant in writing that its application is incomplete within thirty (30) days, the overall timeframe for review is suspended until such time that the applicant provides the requested information necessary to constitute a complete application.

b. If an application is deemed incomplete, the applicant may submit additional materials to complete the application. An applicant's unreasonable failure to complete the application within sixty (60) days after receipt of written notice of incompleteness shall result in the withdrawal of the application without prejudice. An application withdrawn without prejudice may be resubmitted upon the filing of a new application fee.

c. A complete application for a special land use permit shall be scheduled for a hearing date as required by the City of Stonecrest.

d. Applications for stealth and new support structures with accompanying telecommunications facilities shall be considered as one (1) application requiring only a single application fee.
ed. The posting of the property and public notification of the application shall be accomplished in the same manner required for any special land use permit application under this chapter.

d. The director of planning must provide the applicant with a written decision of the City Council approving, approving with conditions, or denying the request within one hundred fifty (150) days of the submission of the initial application unless the director of planning notified applicant in writing that its application was incomplete within thirty (30) days of filing. If so, the remaining time from the one hundred-fifty-day total review time is suspended until the applicant provides the missing information in writing; or

ii. — An extension of time is agreed to by the applicant.

H. General standards and design requirements.

1. Design.

a. Support structures shall be subject to the following:

i. Designed to accommodate a minimum number of collocations based upon their Height, as follows:

   (i) Support structures less than one hundred (100) feet in height shall be designed to support at least two (2) antenna arrays;

   (ii) Support structures between one hundred (100) and one hundred fifty feet (150) shall be designed to support at least three (3) antenna arrays; and

   (iii) Support structures greater than one hundred fifty (150) feet in height shall be designed to support at least four (4) antenna arrays.

ii. The compound area surrounding the support structure must be a minimum eighty (80) feet by eighty (80) feet in the minimum size to accommodate accessory equipment for the appropriate number of collocations.

iii. Property leased or purchased for the purpose of a telecommunication facility is not required to have minimum road frontage or lot area of the zoning district. However, the applicant must demonstrate access to a public road via an access easement.

b. Stealth telecommunications facilities shall be designed to accommodate the collocation of other antennas whenever economically and technically feasible.
Upon request of the applicant, the director of planning may waive the requirement that new support structures accommodate the collocation of other service providers if the director of planning determines that collocation at the site is not essential to the public interest and that the construction of a shorter support structure with fewer antennas would minimize adverse impact on the community. Additionally, the director may reduce the required size of the compound area if it can be demonstrated that the proposed compound is of sufficient size to accommodate the required number of co-locations.

2. **Setbacks.**

   a. Property lines. Unless otherwise stated herein or on public Right-of-Way, stealth and new support structures shall be set back from all property lines a distance of the fall zone plus twenty (20) feet, or if adjacent to property zoned residential, the greater of (a) the fall zone plus twenty (20) feet or (b) one hundred (100) feet.

   b. Residential dwellings. There shall be no setback requirement from dwellings located on the same parcel as the proposed structure.

   c. Unless otherwise stated herein, all accessory equipment shall be set back from all property lines in accordance with the minimum setback requirements in the underlying zoning district and any overlay district. Accessory equipment associated with an existing or replacement utility pole shall not be subject to setback requirements.

   d. The zoning board of appeals shall have the authority to vary any required setback upon the request of the applicant if:
      
      i. The applicant provides a letter stamped by a certified structural engineer licensed in the State of Georgia documenting that the proposed structure's fall zone is less than the requested setback; and

      ii. The proposed telecommunications facility, stealth or new Telecommunication Support Structure or Alternative Telecommunication Support Structure is consistent with the purposes and intent of this ordinance.

3. **Height.**

   a. In non-residential districts, support structures shall be designed to be the minimum height needed to meet the service objectives of the applicant, but in no event shall exceed one hundred ninety-nine (199) feet in height as measured from the base of the structure to its highest point, excluding any appurtenances.
b. In medium and high density residential districts, stealth support structures shall not exceed one hundred fifty (150) feet. Stealth support structures shall be measured from the base of the structure to the top of the highest point, excluding appurtenances. Any proposed stealth support structure shall be designed to be the minimum Height needed to meet the service objectives of the applicant.

c. In all zoning districts, the zoning board of appeals shall have the authority to vary the Height restrictions listed in this section upon the request of the applicant and a satisfactory showing of need for a greater height. With its variance request the applicant shall submit such technical information or other justifications as are necessary to document the need for the additional height to the satisfaction of the zoning board of appeals.

4. **Aesthetics.** Amateur radio Telecommunication Support Structures, or receiver-only Antennas, shall not be subject to the provisions of this subsection unless such structures exceed thirty-five (35) feet in Height.

   a. Lighting and marking. Telecommunications facilities or support structures shall not be lighted or marked unless required by the Federal Communications Commission (FCC) or the Federal Aviation Administration (FAA). *If lighting is required, the City may review the available federally-approved lighting alternatives and approve the design that would cause the least disturbance to the surrounding area.*

   b. Signage. Signs located at the telecommunications facility shall be limited to ownership and contact information, FCC antenna registration number (if required) and any other information as required by government regulation. Commercial advertising is strictly prohibited.

   c. Landscaping. The visual impacts of a tower Telecommunication Facility and support structure shall be mitigated by landscaping. Unless located in heavily wooded areas, or on Public Rights-of-Way, towers Telecommunication Facilities shall be landscaped with a landscape buffer which effectively screens the view of the tower compound facility from all sides. The use of existing plant material and trees shall be preserved to the maximum extent practicable and may be used as a substitute for, or in supplement towards, meeting landscaping requirements.

   d. Landscape buffers shall be a minimum of ten (10) feet in width and located outside the fenced perimeter of the tower Telecommunication Facility compound.
e. All landscaping shall be of the evergreen variety and shall conform to the City's buffer standards.

f. Telecommunication Support Structures and Antennas shall either maintain a galvanized steel outer shell or, subject to any applicable standards of the FAA and FCC, shall be painted a neutral color so as to reduce visual obtrusiveness.

g. All Telecommunication Support Structure sites and related structure designs shall use materials, colors, textures, screening, and landscaping that will blend the Telecommunication Facilities to the natural setting and surrounding environment.

h. For Antennas erected on an Alternative Telecommunication Support structure, the Antenna and supporting electrical and mechanical ground Equipment shall be a neutral color so as to make the Antenna and related Equipment as visually unobtrusive as is reasonable.

i. Telecommunication Support Structures in the Public Right-of-Way must be substantially similar in appearance to adjacent light poles or other similar structures so as to blend in to same, including any design requirements of the adjacent zoning or overlay district. All Equipment associated with a Telecommunication Support Structure in the Public Right-of-Way that are not placed on the Structure itself must either be located on adjacent private property, buried underground, or both. Any such Equipment placed on the Structure itself must be on the side of the Structure facing away from the Public Right-of-Way, if at all physically possible.

5. *Accessory Equipment, including any buildings, cabinets or shelters.*

a. Accessory Equipment shall be used only to house Equipment and other supplies in support of the operation of the on-site telecommunication facility or support structure.

b. Any Equipment not used in direct support of such on-site operation shall not be stored on the site.

c. Accessory Equipment must conform to the setback standards of the applicable zoning districts. In the situation of stacked equipment buildings, additional screening/landscaping measures may be required by the director of planning in order to accomplish the purposes and goals of this section.

6. *Stealth design telecommunications facilities.*

a. Any telecommunications facility that otherwise complies with the requirements of this chapter, including procedural approvals, may be designed as a stealth telecommunication facility.

b. Stealth telecommunication facilities are mandatory in medium and high density residential districts and shall not exceed one hundred
...fifty (150) feet in height. All towers in medium and high density residential districts must be approved by a special land use permit.

c. Antennas must be enclosed, camouflaged, screened, obscured or otherwise not readily apparent to a casual observer.

I. No sound emanating from the facility generator during normal operations shall be audible above seventy (70) decibels which would allow normal conversation within fifteen (15) feet of the compound.

J. Pre-existing Facilities. Any pre-existing Telecommunication Facility which does not meet the requirements of this section shall be considered nonconforming and subject to the nonconforming use provisions of the zoning ordinance; provided, however, that the installation of a new Antenna on a pre-existing Telecommunication Support Structure shall not constitute the expansion of a nonconforming use provided that (a) the new Antenna does not result in a Substantial Increase in Size and (b) the resulting Height of the pre-existing Telecommunication Support Structure is less than the maximum Height the Telecommunication Support Structure previously approved by the City.

K. Annual Registration of Telecommunication Facilities. The owner of any Telecommunication Facility shall submit an annual registration of such Facility on such forms as the director of planning shall prescribe. Each annual registration shall identify the tax parcel identification and physical street address for the parcel on which such Telecommunication Facility is located. Each annual registration of such Telecommunication Facility shall describe all Telecommunication Support Structures, Alternative Telecommunication Support Structures, Antennas, and other Telecommunication Equipment on the site, describe in detail any improvements during the preceding calendar year, and, for Telecommunication Support Structures only, state the total gross income from all improvements on the site for the preceding calendar year. Each annual return shall be filed with the City on or before April 1st of each year and shall be accompanied by an annual administrative fee in an amount as established by the Mayor and Council.

L. Principal or Accessory Use. A Telecommunication Support Structure and/or Antenna is considered a principal use if located on any parcel as the sole or primary structure, and is considered an accessory use if located on a parcel shared with a different existing primary use or existing structure. An existing use or structure on the same parcel shall not preclude the installation of an antenna or Telecommunication Support Structure. For purposes of determining whether the erection of a Telecommunication Support Structure or Antenna complies with the requirements of the zoning district in which it is located (including, but not limited to, all setback and buffer requirements), the dimensions of the entire parcel shall control, even though the Antenna or Telecommunication Support Structure may be located on a leased area within the dimensions of such parcel.
M. Inventory of Existing Sites for New Telecommunication Support Structure or Alternative Telecommunication Support Structure Applications.

1. The City shall maintain an itemized list of all Telecommunication Support Structures or Alternative Telecommunication Support Structures, active and inactive, which are located within the municipal limits of the City. This list shall include specific information about the location (latitude and longitude coordinates), Height, design, Telecommunication Support Structure type and general suitability for Antenna co-location of each Telecommunication Support Structure and authorized Alternative Telecommunication Support Structures, and other pertinent information as may be decided by the City.

2. To facilitate collocation of Antennas, each Applicant seeking to erect a new Telecommunication Support Structure or Alternative Telecommunication Support Structure, or to modify any such existing structure, shall provide to the City an itemized list of its existing Telecommunication Support Structures and authorized Alternative Telecommunication Support Structures as provided for below. Applicants seeking to erect an amateur radio Telecommunication Support Structure or Antenna less than thirty-five (35) feet in Height shall be exempt from this provision.

3. Each Applicant seeking to erect a new Telecommunication Support Structure or Alternative Telecommunication Support Structure or to modify existing support structures shall provide the City with an itemized list, including all of the following: a complete listing of all Applicant-owned Telecommunication Support Structures that are within the municipal limits of the City or within one-quarter (1/4) mile of the municipal limits of the City; with respect to each listed Telecommunication Support Structure, specific information, including the location (latitude and longitude coordinates), Height, design, structure type, and general suitability for Antenna collocation; and other pertinent information as may be required by the director of planning. The City shall share such information with any other Applicant under this section or any other organization or governmental entity seeking to locate a Telecommunication Facility within the municipal limits of the City, provided, however, that the City shall not, by sharing such information, in any way be deemed to have represented or warranted that such sites are available or suitable.

4. An application, with the exception of an application to erect an amateur radio telecommunication support structure or Antenna less than thirty-five (35) feet in Height as set forth herein, shall not be considered complete without the itemized list required in this subsection.

N. Documentation from Applicable Regulatory Agencies and Review for Aviation Purposes. Any applicant for the erection of a Telecommunication Facility governed by this section shall demonstrate compliance with all FAA and FCC regulations with respect to prior approval, registration and/or licensure of a
proposed Telecommunication Facility. No building permit shall be issued until an Applicant has received approval from the FAA and/or registered the proposed facility with the FCC where required and provided copies of all applicable approvals, registrations, and/or licenses to the City. In the alternative, Applicants may demonstrate that such prior authorization and/or registration is not required to be accompanied by a sworn affidavit asserting same. All Telecommunication Facilities must meet or exceed current standards and regulations of the FAA, the FCC, the Commission, and any other agency of the federal government authorized to regulate such facilities.

O. Building Codes; Safety Standards. To ensure structural integrity of Telecommunication Facilities, the owner, permittee, or subsequent lessee of a Telecommunication Support Structure or Alternative Telecommunication Support Structure shall ensure that all applicable Telecommunication Facilities on such site are maintained in compliance with standards contained in applicable local building codes. If, upon inspection, the City concludes that an applicable Telecommunication Facility fails to comply with all governing codes and standards, or constitutes a danger to persons or property, then upon receipt of written notice by the owner, permittee, or lessee of such a facility, the recipient shall have fifteen (15) days to bring the Telecommunication Facility into compliance with such standards. If the owner, permittee, or lessee fails to bring the Telecommunication Facility into compliance within the 15-day period, the City may, at the direction of the City Manager, remove the non-compliant Telecommunication Facility at the owner, permittee, or lessee’s expense. Prior to the removal of any telecommunication facility, the City may consider detailed plans submitted by the owner, permittee, or subsequent lessee for repair of substandard Telecommunication Support Structures, and may grant a reasonable extension of the above-referenced compliance period. Any such removal by the City shall be in the manner provided in O.C.G.A. §§ 41-2-7 through 41-2-17.

P. Change of Ownership or Control Notification. Upon the transfer of ownership or control of any Telecommunication Facility, the party transferring such ownership or control shall notify the City of the transaction in writing within thirty (30) days.

Q. Revocation or Termination of Permit. Any authorization to erect or operate Telecommunication Facilities may be revoked for the following reasons:

(1) Erection or operation of Telecommunication Facilities at an unauthorized location;

(2) Misrepresentation or lack of candor by or on behalf of a Grantee in any representation to the City;

(3) Abandonment of applicable Telecommunication Facilities;
(4) Failure to pay required reasonable fees or costs, as may be required in this section;

(5) Failure to meet any provision of the annual registration requirement in this section;

(6) Failure to pay required reasonable fees or costs for access and use of Public Rights-of-Way, as may be required in this section; and

(7) Violation of a material provision of the City’s Code of Ordinances or violation of a material condition set forth in any permit or authorization to erect and operate Telecommunication Facilities.


(a) Fees for Access to Public Rights-of-Way. Pursuant to O.C.G.A. §46-5-1(b)(9) and in accordance with applicable state law, Providers of Telecommunication Services and Applicants governed by this section shall provide the City due compensation for use of, and access to, a Public Right-of-Way, equal to no more than three (3) percent of actual recurring local service revenues received by a Provider from its retail, end user customers located within the municipal limits of the City, and no more than three (3) percent of actual recurring revenues from the lease of governed Telecommunication Facilities. Such compensation shall not be assessed in a discriminatory fashion with respect to the Telecommunication Services to be provided or transmitted by or through a proposed Telecommunication Facility, in accordance with applicable state law. Said compensation for the use of the Public Right-of-Way shall be paid by the Applicant to the City within thirty (30) days after the end of each calendar quarter. Included with any such application for the installation of Antennas on existing structures or the erection of structural poles so as to accommodate such Antennas in Public Rights-of-Way, the Applicant shall demonstrate to the director of planning that the Applicant possesses a Certificate of Authority from the Georgia Public Service Commission. Those Applicants that do not hold such certification are subject to the rules and regulations of other wireless Applicants including tower companies and carriers. For those Applicants without end-user customers from which said percentage is calculated shall be required to execute a Right-of-Way Use Agreement with the City which shall set out fees for access thereto.

(b) Maintenance. A Telecommunication Facility erected in a Public Right-of-Way shall be maintained in good condition, as determined by the City. Maintenance of such a Telecommunication Facility shall include, but not be limited to, the structural integrity of all Telecommunication Support Structures, Alternative Telecommunication Support Structures, Antennas, Equipment compounds, Equipment cabinets, painting, irrigation systems, buffer areas, and landscaping, to the extent applicable.
(c) Restoration of Public Rights-of-Way and City Property. When a Grantee authorized to construct Telecommunication Facilities in the Public Rights-of-Way, or any person acting on behalf of a Grantee, does any work affecting any Public Right-of-Way or City Property, it shall, at its own expense, promptly remove any obstructions therefrom and restore such Public Right-of-Way or City Property to as good a condition as existed before the work was undertaken, unless otherwise directed by the City. Restoration will be consistent with standards required by the City.

(d) Grantee Insurance for Use of Public Right-of-Way. Unless otherwise provided by the City, any Applicant, as a condition of the grant of authorization to erect Telecommunication Facilities in a Public Right-of-Way, shall secure and maintain comprehensive insurance policies insuring both the Applicant and the City, and its officers, appointed officials, agents, employees, and assigns as coinsured. Such insurance coverage shall include general liability insurance, automobile liability insurance, worker’s compensation insurance, employer’s liability insurance and premises-operations insurance. Such insurance shall be maintained throughout the duration of the Applicant’s authorization to own or operate a Telecommunication Facility in an applicable Public Right-of-Way.

(e) Indemnification. Each Applicant shall, upon receiving authorization from the City to erect or Modify Telecommunication Facilities in a Public Right-of-Way, and to the greatest extent permitted by law, expressly undertake to defend, indemnify, and hold the City and its officers, appointed officials, agents, employees, and assigns harmless from and against any and all damages, losses, and expenses, including reasonable attorney’s fees and costs of suit or defense, arising out of, resulting from or alleged to arise out of or result from the negligent, careless, or wrongful acts, omissions, failures to act, or misconduct of the Applicant, its affiliates, officers, employees, agents, contractors, or subcontractors in the construction, operation, maintenance, repair, or removal of any Telecommunication Facilities in Public Rights-of-Way, whether such acts are authorized, allowed, or prohibited by this section.

(f) Transfer of Authorization to Erect, Own, and Operate Telecommunication Facilities in Public Rights-of-Way. Control of an authorized Telecommunication Facility in a Public Right-of-Way may not, directly or indirectly, be transferred, assigned, or disposed of by sale, lease, merger, consolidation or other act of a Grantee, by operation of law or otherwise, without prior consent of the City, which shall not be unreasonably withheld or delayed. A Grantee and the proposed assignee or transferee of an existing permit to erect and operate a Telecommunication Facility in a Public Right-of-Way shall provide and certify, via sworn affidavit, the following information to the City not less than ninety (90) days prior to the proposed date of such transfer or assignment of control:
(1) Information setting forth the nature, terms, and conditions of the proposed transfer or assignment of ownership and/or control;

(2) With respect to the transferr/assignee, all information as outlined in subsection “F” of this section;

(3) Any changes to information provided to the City, as set forth in subsection “F” of this section; and

(4) Any other information reasonably required by the director of planning.

S. Limitations on Municipal Authority. In regulating the erection and maintenance of Telecommunication Facilities, whether located on private lands or in Public Rights-of-Way, the City shall not:

(a) Condition the approval of any application for a new Telecommunication Support Structure or Alternative Telecommunication Support Structure on a requirement that a Modification or Collocation to such structure be subject to a review inconsistent with this section;

(b) Required the removal of an existing Telecommunication Support Structure, Alternative Telecommunication Support Structure, or Telecommunication Facility as a condition of approval of an application for a new Telecommunication Facility unless such existing Telecommunication Support Structure, Alternative Telecommunication Support Structure, or Telecommunication Facility is abandoned and owned by the Applicant;

(c) Require the Applicant to place an Antenna or other Equipment on publicly owned land or on a publicly or privately owned water tank, building, or electric transmission tower as an alternative to the location proposed by the Applicant.

T. Fees. The fees levied and charged for all persons and businesses subject thereto shall be set forth on a schedule which may be amended from time to time by resolution of the Mayor and Council, a copy of which shall be maintained on file in the City Clerk’s office and with the director of planning. Said fees are levied and assessed in addition to any business or occupational taxes assessed and levied under the City Code. Applications for Small Cell Installations, whether collocation or erection of new infrastructure, shall not be charged more than $500 for up to the first five (5) locations requested concurrently, and $100 for each additional location therefrom. The City shall not seek reimbursement from an Applicant for fees, consultation fees, registry fees, audit fees, or otherwise payment in connection with an application subject to this section on a contingency fee arrangement.
U. **Bond Requirement for new Telecommunication Support Structures.** Prior to the issuance of a permit for the erection of a Telecommunication Support Structure or Alternative Telecommunication Support Structure, an Applicant shall procure a bond or an irrevocable letter of credit in an amount not less than twenty-five thousand dollars ($25,000.00) conditioned upon the removal of the Telecommunication Support Structure or Alternative Telecommunication Support Structure, should it be deemed abandoned under the provisions set forth in this section. Such bond or letter of credit (a) shall be renewed at least every two (2) years during the life of the Telecommunication Support Structure, (b) shall not expire unless the City is given sixty (60) calendar days’ prior written notice, (c) shall include the name, address, telephone number, and contact for the provider of bond or letter of credit and (d) in the case of a bond, shall include the statement that the provider of the bond is listed in the latest issue of the U.S. Treasury Circular 570.

V. **Non-Discrimination.** In evaluating any application governed by this section, the City shall not unreasonably discriminate among telecommunication providers of functionally equivalent services and technical capabilities and/or deny an application based solely on the financial status of an Applicant, type of Telecommunication Services to be provided should a prospective application be approved, and/or the content of telecommunications to be provided by and/or through proposed Telecommunication Facilities.

W. **Inspections.**

(1) Whenever inspections of the premises used for or in connection with a Telecommunication Support Structure, Alternative Telecommunication Support Structure, or Antenna are provided for or required by ordinance, or are reasonably necessary to ensure compliance with any ordinance provision or to detect violations thereof, it shall be the duty of the Applicant, or the person(s) responsible for the premises to be inspected, to admit thereto for the purpose of making the inspection any officer, agent, or employee of the City who is authorized or directed to make such inspection, at any reasonable time that admission is requested.

(2) In addition to any other penalty which may be provided, the permit granted to any Applicant who refuses to allow any authorized officer, agent or employee of the City to make any inspection provided for in subsection (a) hereinabove, or who interferes with such officer or employee while in the performance of his duty in making such inspection may be suspended or revoked at the reasonable discretion of the director of planning.

X. **Penalties for Violation.** In addition to the other remedies available to the City for violation of this section set forth herein or in any other applicable provisions of
the City Code, the municipal court of the City, after notice to the Applicant or permittee and hearing, may impose a civil fine for failure to comply with the provisions of this section or a sentence not to exceed sixty (60) days. Such a civil fine shall not exceed one thousand dollars ($1,000.00) per day and may be enforced by the contempt power of the court. In addition, the Applicant or permittee shall pay all costs and expenses involved in the case. Each day such violation continues shall be considered a separate offense. Nothing contained in this subsection shall prevent the City from taking such other lawful action as is necessary to prevent or remedy any violation of this section.

Y. Appeals of Decisions of the Mayor and Council. Appeals of the decisions of Mayor and Council under this section shall be by writ of certiorari to the Superior Court of DeKalb County in accordance with State Law.

J. Miscellaneous provisions.

1. Fencing.
   a. All Telecommunication Support Structures and related Equipment shall be enclosed by fencing not less than six (6) feet in Height and shall also be equipped with appropriate anti-climbing devices. Ground mounted accessory equipment and support structures shall be secured and enclosed with a fence to a height of at least six (6) feet. Telecommunication Support Structures on the Public Right-of-Way shall be exempt from the fencing requirement.
   b. Fencing shall be decorative, including brick or concrete columns.
   c. The director of planning may waive the requirement of subsection (j)(1)a. above if it is deemed that a fence is inappropriate or unnecessary at the proposed location in order to accomplish the purposes and goals of this section.
   d. Amateur radio Telecommunication Support Structures or receive-only Antennas shall not be subject to the provisions of this subsection unless such structures exceed thirty-five (35) feet in Height.

2. Neighborhood identity. If located in residential area, towers Telecommunication Facilities may incorporate features that identify neighborhoods, such as banner arms or monuments.

3. Abandonment and removal. Any Telecommunication Support Structure or Antenna that is not operated for a continuous period exceeding six (6) months shall be considered abandoned, and the owner of such Telecommunication Facility shall place the applicable Antenna or Telecommunication Support Structure into operation or remove the same. If a support structure is abandoned, the director of planning may require
that the support structure be removed, provided that the director of planning must first provide written notice to the owner of the support structure and give the owner the opportunity to take such action(s) as may be necessary to reclaim the support structure within sixty (60) days of receipt of said written notice. In the event the owner of the support structure fails to reclaim the support structure within the sixty-day period, the owner of the support structure shall be required to remove the same within six (6) months thereafter at the owner's expense. If said support structure is not removed within the required period of time, the City may, at the direction of the City Manager, and in the manner provided in O.C.G.A. §§41-2-7 through 41-2-17, remove such Antenna or Telecommunication Support Structure at the owner's expense. If there are two or more users of a single Telecommunication Support Structure, this provision shall not become effective unless and until all users cease utilizing the Telecommunication Support Structure. The City shall ensure and enforce removal by means of its existing regulatory authority.

4. **Multiple uses on a single parcel or lot.** Telecommunications facilities and support structures may be located on a parcel containing another principal use on the same site or may be the principal use itself.

**K. Telecommunications facilities and support structures in existence on the date of adoption of this chapter.**

1. Telecommunications facilities and support structures that were legally permitted nonconforming uses on or before the date this chapter was enacted shall be considered a legal, lawful use, subject to the nonconforming use regulation in this chapter and state law.

2. Ordinary maintenance may be performed on a nonconforming support structure or telecommunications facility.

3. Collocation or modifications of telecommunications facilities on an existing nonconforming support structure shall not be construed as an expansion, enlargement or increase in intensity of a nonconforming structure and/or use and shall be permitted through the administrative approval of a building permit process.

**Section 2.** The preamble of this Ordinance shall be considered to be and is hereby incorporated by reference as if fully set out herein.

**Section 3.** (a) It is hereby declared to be the intention of the Mayor and Council that all sections, paragraphs, sentences, clauses and phrases of this Ordinance are or were, upon their enactment, believed by the Mayor and Council to be fully valid, enforceable and constitutional.
(b) It is hereby declared to be the intention of the Mayor and Council that, to the greatest extent allowed by law, each and every section, paragraph, sentence, clause or phrase of this Ordinance is severable from every other section, paragraph, sentence, clause or phrase of this Ordinance. It is hereby further declared to be the intention of the Mayor and Council that, to the greatest extent allowed by law, no section, paragraph, sentence, clause or phrase of this Ordinance is mutually dependent upon any other section, paragraph, sentence, clause or phrase of this Ordinance.

(c) In the event that any phrase, clause, sentence, paragraph or section of this Ordinance shall, for any reason whatsoever, be declared invalid, unconstitutional or otherwise unenforceable by the valid judgment or decree of any court of competent jurisdiction, it is the express intent of the Mayor and Council that such invalidity, unconstitutionality or unenforceability shall, to the greatest extent allowed by law, not render invalid, unconstitutional or otherwise unenforceable any of the remaining phrases, clauses, sentences, paragraphs or sections of the Ordinance and that, to the greatest extent allowed by law, all remaining phrases, clauses, sentences, paragraphs and sections of the Ordinance shall remain valid, constitutional, enforceable, and of full force and effect.

Section 4. All ordinances and parts of ordinances in conflict herewith are hereby expressly repealed.

Section 5. This Ordinance shall be codified in a manner consistent with the laws of the State of Georgia and the City.

Section 6. The effective date of this Ordinance shall be the date of adoption unless otherwise specified herein.
SO ORDAINED AND EFFECTIVE this ___ day of ______________, 2019.

_________________________________

Jason Lary, Sr., Mayor

Approved as to form:

_________________________________

City Attorney

Attest:

_________________________________

City Clerk
SUBJECT: TMOD 19-0002(B) Use Table Updates (2nd Read)

( ) ORDINANCE   ( ) POLICY   ( ) STATUS REPORT

( ) DISCUSSION ONLY   ( ) RESOLUTION   (x) OTHER

Council Meeting: 6/10/2019

SUBMITTED BY: Legal Department

PURPOSE: Adoption of Modifications to Personal and Childcare Homes to the Use Table.

HISTORY: First Reading and Public Hearing on 05/28/2019

FACTS AND ISSUES:

OPTIONS: Defer back to the Planning Commission, Approve; Deny; or make alternative conditions

RECOMMENDED ACTION: Approval
AN ORDINANCE OF THE CITY OF STONECREST, GEORGIA
AMENDING CHAPTER 27, ARTICLE IV, TO ADOPT A NEW TABLE 4.1 USE TABLE
IN ITS ENTIRETY, TO ADD PROVISIONS REGARDING CHILD CARING HOME,
CHILD CARING FACILITY, CHILD DAY CARE CENTER, PERSONAL CARE
HOME, PERSONAL CARE FACILITY, NEW SUPPORT STRUCTURE FROM 51 FEET
TO 150 FEET, NEW SUPPORT STRUCTURE FROM 50 FEET UP TO 199 FEET, AND
SMALL CELL INSTALLATIONS (NEW SUPPORT STRUCTURES OF
COLLOCATION) ON PRIVATE PROPERTY OR ROW; AND FOR OTHER
PURPOSES.

WHEREAS, the City of Stonecrest is authorized to exercise the power of zoning Ga. Const.
of Georgia Annotated (O.C.G.A.) § 36-66-1 et seq., the City’s Charter, the City’s
general police powers, and by other powers and authority provided by federal,
state and local laws applicable hereto; and

WHEREAS, the City of Stonecrest continues to exercise its zoning powers to provide
comprehensive city planning and ensure a safe, healthy, and aesthetically pleasing
community; and

WHEREAS, as the City of Stonecrest experiences growth and gains knowledge through the
exercise of these powers, it is necessary to and, amend, and/or remove certain
requirements in the Zoning Ordinance; and

WHEREAS, the City of Stonecrest recognizes necessity of implementing regulations which
protect the health, safety and welfare of its citizens.

WHEREAS, the Zoning Procedures Law, O.C.G.A. § 36-66-1, et seq., provides statutory
requirements which must be met by a local government to enact zoning
ordinances and make zoning decisions, including, requiring publication of notice
and public hearing prior to the enactment of zoning ordinances;

WHEREAS, the City of Stonecrest has advertised and held public hearings on May 7, 2019 and
May 27, 2019 on the adoption of the amendment to Chapter 27, Article IV.

WHEREAS, this Ordinance seeks to adopt a new use table, Table 4.1 Use Table, in its entirety,
through its substantial zoning powers to ensure a safe, healthy, and aesthetically
pleasing community for the citizens and visitors of the City of Stonecrest,
Georgia.

THEREFORE, the Mayor and City Council of the City of Stonecrest, Georgia, hereby ordain as
follows:

Section 1: The Code of the City of Stonecrest, Georgia, is hereby amended by amending
Chapter 27, Article IV, Table 4.1 Use Table, which is attached hereto as Exhibit A.

Section 2:
1. It is hereby declared to be the intention of the Mayor and City Council that all sections, paragraphs, sentences, clauses and phrases of this Ordinance are and were, upon their enactment, believed by the Mayor and City Council to be fully valid, enforceable and constitutional.

2. It is hereby declared to be the intention of the Mayor and City Council that, to the greatest extent allowed by law, each and every section, paragraph, sentence, clause or phrase of this Ordinance is severable from every other section, paragraph, sentence, clause or phrase of this Ordinance. It is hereby further declared to be the intention of the Mayor and City Council that, to the greatest extent allowed by law, no section, paragraph, sentence, clause or phrase of this Ordinance is mutually dependent upon any other section, paragraph, sentence, clause or phrase of this Ordinance.

3. In the event that any phrase, clause, sentence, paragraph or section of this Ordinance shall, for any reason whatsoever, be declared invalid, unconstitutional or otherwise unenforceable by the valid judgment or decree of any court of competent jurisdiction, it is the express intent of the Mayor and City Council that such invalidity, unconstitutionality, or unenforceability shall, to the greatest extent allowed by law, not render invalid, unconstitutional or otherwise unenforceable any of the remaining phrases, clauses, sentences, paragraphs or sections of the Ordinance and that, to the greatest extent allowed by law, all remaining phrases, clauses, sentences, paragraphs and sections of the Ordinance shall remain valid, constitutional, enforceable, and of full force and effect.

4. All ordinances or resolutions and parts of ordinances or resolutions in conflict herewith are hereby expressly repealed.

5. The within ordinance shall become effective upon its adoption.

6. The provisions of this Ordinance shall become a part of The Code of the City of Stonecrest, Georgia, and the sections of this Ordinance may be remembered to accomplish such intention.

SO ORDAINED AND EFFECTIVE this the __ day of ____, 2019.

Approved:

__________________________
Jason Lary, Sr., Mayor

As to form:

__________________________
City Attorney
ORDINANCE 2018-

Attest:

City Clerk
# Exhibit A - Table 4.1 Use Table

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<th>R-60</th>
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[key: P - Permitted use, Pa - Permitted as an accessory use, SA - Special administrative permit from Community Development Director, SP - Special land use permit (SLUP) |
| Use | RE | RLG | R-100 | R-85 | R-75 | R-60 | RSM | MR-1 | MR-2 | HR-1-2-3 | MHP | RNC | OI | OIT | NS | C-1 | C-2 | OD | M | M-2 | MU-1 | MU-2 | MU-3 | MU-4,5 |
|-----|----|-----|-------|------|------|------|-----|------|------|----------|-----|-----|----|-----|----|-----|-----|----|---|---|-----|-----|-----|-----|------|
| **INSTITUTIONAL/PUBLIC** |    |     |       |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |   |   |     |     |     |     |       |
| **Community Facilities** |    |     |       |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |   |   |     |     |     |     |       |
| Cemetery, columbarium, mausoleum | SP | SP | SP | SP | SP | SP | SP | SP | SP | P | P | P | P | P | P | P | P | P | P | SP | P | P | P | P | P | P | P |     |
| Cultural facilities | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |
| Recreation club | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |
| Places of worship | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |
| Swimming pools, commercial | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |
| Tennis courts, swimming pools, play or recreation areas, community | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa |     |
| **Education** |    |     |       |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |   |   |     |     |     |     |       |
| Private educational services, home occupation | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa | Pa |     |
| Private kindergarten, elementary, middle or high schools | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |
| Vocational schools | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |
| Specialized schools | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP | SP |     |

[2872068/1] Zoning Ordinance of the City of Stonecrest
<table>
<thead>
<tr>
<th>Use</th>
<th>RE</th>
<th>RLG</th>
<th>R-100</th>
<th>R-85</th>
<th>R-75</th>
<th>R-60</th>
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<th>MR-1</th>
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<th>HR-1,2,3</th>
<th>MHP</th>
<th>RNC</th>
<th>OI</th>
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<th>MU-2</th>
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<th>MU-4,5</th>
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<tr>
<td>Indoor recreation (bowling alleys, movie theatres and other activities conducted wholly indoors)</td>
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<td>Nightclub or late night establishment</td>
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<td>Outdoor recreation (miniature golf, batting cages, tennis, Go-cart and other outdoor activities)</td>
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<td>Special events facility</td>
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<td>Theaters with live performance, assembly or concert halls, or similar entertainment within enclosed building</td>
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<td>Alcohol outlet - package store, primary</td>
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<td>Alcohol outlet - beer and/or wine store, beer grower, primary</td>
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<td>Book, greeting card, or stationery store</td>
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<td>Convenience store (see alcohol outlet or fuel pumps accessory)</td>
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<td>Drive-through facilities (other than restaurants) in Activity Center character areas</td>
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[2872068/1] Zoning Ordinance of the City of Stonecrest
### Exhibit A - Table 4.1 Use Table

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#### Temporary Commercial Uses

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### Restaurant/Food Establishments

| Brewpub/Beer Growler                                               |    |     |      |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |    |     |      |      |      |         |
| Catering establishments                                            |    |     |      |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |    |     |      |      |      |         |
| Restaurants (acc. to hotel/motel)                                 |    |     |      |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |    |     |      |      |      |         |
| Restaurants (non-drive-thru)                                       | Pa | Pa  | Pa    | Pa   | Pa   | Pa   | Pa  | Pa   | Pa   | Pa       | Pa  | Pa  | Pa | Pa  | Pa | Pa  | Pa  | Pa | Pa | Pa  | Pa   | Pa   | Pa   | Pa     |
| Restaurants with a drive-thru configuration in Activity Center character area |    |     |      |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |    |     |      |      |      |         |
| Restaurants with a drive-thru configuration (all other character)  |    |     |      |      |      |      |     |      |      |          |     |     |    |     |    |     |     |    |    |     |      |      |      |         |

[2872068/1] Zoning Ordinance of the City of Stonecrest
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[2872068/1] Zoning Ordinance of the City of Stonecrest
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<th>R-100</th>
<th>R-85</th>
<th>R-75</th>
<th>R-60</th>
<th>RSM</th>
<th>MR-1</th>
<th>MR-2</th>
<th>HR-1,2,3</th>
<th>MHP</th>
<th>RNC</th>
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<td>Leather manufacturing or processing</td>
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<td>Light malt beverage manufacturer (See also Brewpub)</td>
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<td>Light manufacturing</td>
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<td>Manufacturing operations not housed within a building</td>
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<td>Mines or mining operations, quarries, asphalt plants, gravel pits</td>
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<td>Petroleum or flammable liquids production, refining</td>
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<td>Radioactive materials: utilization, manufacture, processing or</td>
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<td>Recovered materials facility wholly within a building</td>
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<td>Repair/ manufacture of clocks, watches, toys, electrical</td>
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<td>machine tools, or machinery not requiring the use of press</td>
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<td>punch over 100 tons rated capacity or drop hammer</td>
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<td>Research, experimental or testing laboratories</td>
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[2872068/1] Zoning Ordinance of the City of Stonecrest
### Exhibit A - Table 4.1 Use Table

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<tr>
<th>Use</th>
<th>RE</th>
<th>RLG</th>
<th>R-100</th>
<th>R-85</th>
<th>R-75</th>
<th>R-60</th>
<th>RSM</th>
<th>MR-1</th>
<th>MR-2</th>
<th>MR-1-2-3</th>
<th>MHP</th>
<th>RNC</th>
<th>OI</th>
<th>QT</th>
<th>NS</th>
<th>C-1</th>
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<th>See Section 4.2</th>
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<tr>
<td>COW's (non-emergency or event, no more than 120 days)</td>
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<tr>
<td>Attached wireless telecommunication facility, used for non-residential purposes (prohibited if used as residential)</td>
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<td>Small cell installations (new support structures or collocation) on private property or ROW</td>
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KEY: P - Permitted use
Pa - Permitted as an accessory use
SA - Special administrative permit from Community Development Director
SP - Special land use permit (SLUP)

[2872068/1] Zoning Ordinance of the City of Stonecrest
SUBJECT: Stonecrest District 4 Advisory Committee

ORDINANCE  POLICY  STATUS REPORT
DISCUSSION ONLY  RESOLUTION  OTHER

CITY COUNCIL AGENDA ITEM

SUBMITTED BY: Council Member George Turner

PURPOSE: ESTABLISHMENT OF STONECREST DISTRICT 4 ADVISORY COMMITTEE

HISTORY:

FACTS AND ISSUES: By written notice to the city council and the city clerk, each councilmember may establish one or more Advisory Committees to be chaired by said councilmember and appoint one or more citizens of said councilmember's council district who have attained the age of at least 18 as members. Other than the Mayor as an ex-officio member, no other elected official nor any member of any board, commission or authority of the City may be a member of any Advisory Committee.

OPTIONS:

RECOMMENDED ACTION:
ESTABLISHMENT OF STONECREST DISTRICT 4 ADVISORY COMMITTEE AND AUTHORIZATION

By written notice to the city council and the city clerk, each councilmember may establish one or more Advisory Committees to be chaired by said councilmember and appoint one or more citizens of said councilmember's council district who have attained the age of at least 18 as members. Other than the Mayor as an ex-officio member, no other elected official nor any member of any board, commission or authority of the City may be a member of any Advisory Committee.

WHEREAS, the City of Stonecrest was created by Senate Bill 208, passed in the Georgia General Assembly during the 2016 Session and subsequently confirmed by referendum;

WHEREAS, Senate Bill 208 provided a charter for the City of Stonecrest (the "City Charter");

WHEREAS, Section 1.03(b) (42) of the City Charter grants the City the power to exercise and enjoy all other powers, functions and rights necessary or desirable to promote the general welfare of the City and its inhabitants;

WHEREAS, The Councilmember for district 4 has determined that it is in the best interest of District 4 of the city of Stonecrest to establish a district advisory committee for the purpose of exploring the establishment of an overlay district for the protection of land use development in district 4 of Stonecrest, Ga.

NOW THEREFORE BE IT RESOLVED by the Councilmember from district 4 that written notice is tendered to the mayor and all other councilmembers of Stonecrest, that the District 4, Overlay Advisory Committee is hereby established.

SECTION I
DUTIES

Each Advisory Committee may, from time to time, study and research such matters of interest to the citizens of the City of Stonecrest and offer written recommendations to the City Council after the conclusion of such study and research.

SECTION II
GOVERNANCE

(a) Each Advisory Committee shall select one of its members to be the Secretary and another member to be the Assistant Secretary of said committee. The attending Secretary shall deliver a copy of the minutes of each meeting of the Committee to the City Clerk and each member of the City Council.

(b) No later than 72 hours before any scheduled meeting of the Advisory Committee, the chairman or secretary shall give notice of the meeting to the city clerk with a copy of the agenda. The city clerk shall transmit the notice date, time, place and agenda of the
(c) The meetings shall be conducted under the meeting procedures prescribed in Roberts Rules of Order.
(d) Ten percent (10%) of actual Advisory Committee members establishes a quorum. Any action taken requires a majority of affirmative votes of the quorum present.
(e) Each Advisory Committee shall terminate and dissolve on earlier of the date the organizing councilmember is no longer in office or December 31 of each year but may be reestablished thereafter in the manner provided in Section I.

SECTION III
COMPENSATION

Advisory Committee members will serve without compensation or reimbursement of expenses unless authorized by the city manager in accordance with the expense reimbursement policies of the city.

SECTION IV
INITIAL MEMBERS

The initial members of the District 4 Overlay Committee shall be as follows:

1. Councilman George Turner, Jr.  Chairman
2. Stacey Thibodeaux
3. Neva Jones Foster
4. Swain Watters
5. Wilbur Payne

_________________________________  Date ______________________
George Turner, Jr.
Councilman D-004