## Agenda Item #: 4A·

### PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

### AGENDA ITEM SUMMARY

Meeting Date: August 20, 2019

[ ] Consent [ ] Workshop [ ] Regular [X] Public Hearing

 Department:
 Engineering and Public Works

 Submitted By:
 Engineering and Public Works

 Submitted For:
 Land Development Division

### I. EXECUTIVE BRIEF

**Motion and Title: Staff recommends motion to adopt:** An Ordinance of the Board of County Commissioners (BCC) of Palm Beach County (County), Florida, repealing and replacing Palm Beach County Code Chapter 23, Article VII, Ordinance No. 2000-009, Palm Beach County Telecommunications Right-of-Way Ordinance, governing registration for use of right-of-way; providing for title; definitions; registration required; registration term and renewal; registration revocation and termination; insurance; abandonment; severability; inclusion in the code of laws and ordinances; enforcement; savings clause; captions; and for an effective date.

**SUMMARY:** This Ordinance repeals and replaces the existing ordinance that governs the requirements for telecommunication companies to register with the County prior to applying for approval to install facilities within the County's Right-of-Way as provided in Florida Statutes. This Ordinance will expand the registration requirements to all types of communication companies and incorporates changes pursuant to the "Advanced Wireless Infrastructure Deployment Act," which relates to 5G wireless technology deployment. Also this Ordinance complies with the 2019 amendments to Section 337.401, Florida Statutes. These revisions are consistent with revisions proposed concurrently to the County's Right-of-Way Permitting Ordinance. <u>Countywide</u> (YBH)

**Background and Policy Issues:** In 2017, the State Legislature enacted new laws pertaining to review of permit applications for wireless and communication facilities which necessitated changes to this ordinance as well as changes to the County's Right-of-Way Permitting Ordinance. The proposed Ordinance now requires registration from all types of communication companies, not just telecommunication companies, and complies with the new State laws to assist with deployment of 5G wireless technology. Staff has received requests for revisions from the wireless community and accommodated many of these requests, where feasible, while still meeting the State law. The Ordinance was presented to the League of Cities on January 23, 2019, and received unanimous support for the revisions. This Ordinance replaces the existing Palm Beach County Telecommunications Right-of-Way Ordinance that was approved by the BCC on February 15, 2000.

### Attachments:

- 1. Telecommunications Right-of-Way Ordinance: Strike-through/Underlined Version (comparing Proposed Ordinance with existing Ordinance)
- 2. Telecommunications Right-of-Way Ordinance: Strike-through/Underlined Version (comparing Proposed Ordinance with Proposed Ordinance at the June 18, 2019 Public Hearing)
- 3. Proposed Communications Right-of-Way Registration Ordinance: Clean Version

7/17/2019
Date
7/24/19
Date

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### II. FISCAL IMPACT ANALYSIS

### A. Five Year Summary of Fiscal Impact:

Fiscal Years	2019	2020	2021	2022	2023
Capital Expenditures	<u>\$ -0-</u>		0_	-0-	<u> </u>
<b>Operating Costs</b>	-0-		-0-	-0-	
External Revenues	0_				<u>-0-</u>
Program Income (County)	-0-	-0-		-0-	<u> </u>
In-Kind Match (County)	-0-	-0-	-0-		<u>-0-</u>
NET FISCAL IMPACT	\$ **	-0-	-0-	-0-	<u> </u>
<b># ADDITIONAL FTE</b>		-			
<b>POSITIONS (Cumulative)</b>					

Is Item Included in Current Budget?YesNoDoes this item include the use of federal funds?YesNoX

Budget Acct No.: Fund\_\_\_ Dept.\_\_\_ Unit\_\_ Object Program

### **Recommended Sources of Funds/Summary of Fiscal Impact:**

\*\*This item has no fiscal impact.

valamen C. Departmental Fiscal Review:

### III. <u>REVIEW COMMENTS</u>

### A. OFMB Fiscal and/or Contract Dev. and Control Comments:

2/18/14 97/18 **OFMB** 7/18

B. Approved as to Form and Legal Sufficiency:

Ašsistant County Attorney

C. Other Department Review:

**Department Director** 

### This summary is not to be used as a basis for payment.

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7/22/19 sem and **Øontrol** 

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<ul> <li>include the singular number, "any" includes "all," "and" includes "or." The words "shall" and</li> <li>"will" are mandatory, and "may" is permissive. No attempt is made to define ordinary words</li> <li>which are used in accordance with their established dictionary meaning except when</li> <li>necessary to avoid misunderstanding.</li> <li>"Abandoned" shall mean any Facility, except a Communications Facility, not in</li> <li>continued use for a period of 180 consecutive days. A Communications Facility shall</li> </ul>	24	otherwise indicates, have the meanings provided below. Where not inconsistent with the
<ul> <li>27 "will" are mandatory, and "may" is permissive. No attempt is made to define ordinary words</li> <li>28 which are used in accordance with their established dictionary meaning except when</li> <li>29 necessary to avoid misunderstanding.</li> <li>30 1. "Abandoned" shall mean any Facility, except a Communications Facility, not in</li> <li>31 continued use for a period of 180 consecutive days. A Communications Facility shall</li> </ul>	25	context, words used in the present tense include the future tense, words in the plural number
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<ul> <li>29 <u>necessary to avoid misunderstanding.</u></li> <li>30 <u>1. "Abandoned" shall mean any Facility, except a Communications Facility, not in</u></li> <li>31 <u>continued use for a period of 180 consecutive days. A Communications Facility shall</u></li> </ul>	27	"will" are mandatory, and "may" is permissive. No attempt is made to define ordinary words
<ul> <li>30 <u>1. "Abandoned" shall mean any Facility, except a Communications Facility, not in</u></li> <li>31 <u>continued use for a period of 180 consecutive days. A Communications Facility shall</u></li> </ul>	28	which are used in accordance with their established dictionary meaning except when
31 <u>continued use for a period of 180 consecutive days. A Communications Facility shall</u>	29	necessary to avoid misunderstanding.
	30	1. "Abandoned" shall mean any Facility, except a Communications Facility, not in
22 be deemed "abandoned" if it is not in continued use for a period of 365 days	31	continued use for a period of 180 consecutive days. A Communications Facility shall
52 <u>be deemed abandoned in it is not in continued use for a period of 505 days.</u>	32	be deemed "abandoned" if it is not in continued use for a period of 365 days.

2		that this term shall not include cessation of all use of a Facility within a physical
3		structure where the physical structure continues to be used. By way of example, and
4		limitation, cessation of all use of a cable within a conduit, where the conduit continues
5		to be used or cessation of all use of an antenna mounted on a streetlight, where the
6		streetlight continues to be used, shall not be "Abandonment."
7	<u>3.</u>	"Communications Facility" or "Communications Facilities" or "Facility" shall mean
8		facility that may be used to provide Communications Services. Multiple cables,
9		conduits, strands, or fibers located within the same conduit shall be considered one
10		communications facility. a structure requiring a permanent location on the ground or
11		an attachment to such, pole, or equipment at a fixed location that enables
12		communication services between user equipment and a communications network,
13		antennas, towers, equipment enclosures, cabling, antenna brackets, and other such
14		equipment, and includes a Small Wireless Facility.
15	<u>4.</u>	"Communications Services" shall mean the transmission, conveyance, or conveyance,
16		or routing of voice, data, audio, video, or any other information or signals, including
17		video services, to a point, or between or among points, by or through any electronic,
18		radio, satellite, cable, optical, microwave, or other medium or method now in
19		existence or hereafter devised, regardless of the protocol used for such transmission
20		or conveyance. The term includes such transmission, conveyance, or routing in which
21		computer processing applications are used to act on the form, code, or protocol of the
22		content for purposes of transmission, conveyance, or routing without regard to
23		whether such service is referred to as voice-over-Internet-protocol services or is
24		classified by the Federal Communications Commission as enhanced or value-added.
25		The term does not include:
26		(a) Information services.
27		(b) Installation or maintenance of wiring or equipment on a customer's premises.
28		(c) The sale or rental of tangible personal property.
29		(d) The sale of advertising, including, but not limited to, directory advertising.
30		(e) Bad check charges.
31		(f) Late payment charges.
32		(g) Billing and collection services. Page 2 of <del>13</del> <u>15</u>

1		(h) Internet access service, electronic mail service, electronic bulletin board service,
2		or similar online computer services.
3	4	<u>offering of communications for a fee to the public or to such classes of users as to be</u>
4		effectively available directly to the public, regardless of the Facilities used.
5	<u>5.</u>	"County" shall mean Palm Beach County, Florida.
6		5"FCC" shall mean the Federal Communications Commission.
7	6.	"Facility" shall mean Communications Facility.
8	<del>6.</del> 7	"Ordinance" shall mean this <u>article.</u> ordinance; the "Palm Beach County
9		Communications Registration Right-of-Way Ordinance."
10	<u>8.</u>	"Pass-through Provider" shall mean any Person who, pursuant to this Ordinance,
11		Places or Maintains a Communications Facility in the Right-of-Way, and does not
12		remit communications service taxes, as imposed by the County pursuant to Chapter
13		202 and Section 337.401, Florida Statute. (CST). However, Pass-through Provider
14		does not include a Person who does not remit CST but pursuant to Florida Statute
15		202.16(2) sells Communications Services for resale to a Person who sells
16		Communications Services at retail or who integrates Communications Services into
17		Communications Services sold at retail in the County and who remits CST.
18	<u>9.</u>	"Provider" shall mean any Person who, pursuant to this Ordinance, Places or
19		Maintains a Communications Facility in the Right-of-Way, and remits
20		Communications Service taxes, as imposed by the County pursuant to Chapter 202
21		and Section 337.401, Florida Statutes.
22	7. <u>10.</u>	"Permit" shall mean the Right-of-Way Permit, including but not limited to right-of-
23		way (RW), utility permit (UT) and landscape permit (LA), pursuant to the Right-of-
24		Way Permitting Ordinance.
25	<u>8-11.</u>	_"Person"-includes individuals, children, firms, joint ventures, partnerships, estates,
26		trusts, business trusts, syndicates, fiduciaries, corporations, and all other groups or
27		combinations. shall mean any entity or individual, including but not limited to, a
28		governmental entity, except for Palm Beach County Engineering and Public Works
29		Department, contractor, firm, association, joint venture, partnership, estate, trust,
30		business trust, syndicate, fiduciary, corporation, organization or legal entity of any
31		kind, successor, assignee, transferee, personal representative and any other group.

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1	9-12. "Place or Maintain," "Placement or Maintenance," or "Placing or Maintaining" shall
2	mean to erect, construct, install, maintain, place, repair, extend, expand, remove,
3	occupy, replace, locate or relocate. Physical control, ownership or maintenance of a
4	Facility is considered "Placing or Maintaining" a Facility. A Person providing service
5	only through resale or only through use of a third party's unbundled network elements
6	is not "Placing or Maintaining" the Communications Facility through which such
7	service is provided. The transmission and receipt of radio frequency signals through
8	the airspace of the Right-of-Way is not Placing or Maintaining a Facility in the Right-
9	<u>of-Way.</u>
10	10.13. "Public-Right-of-Way" shall mean a public right-of-way, public utility easement,
11	highway, street or alley owned by the county or for which the county holds a property
12	interest and exercises rights of management or control, and includes the surface, the
13	air space over the surface and the area below the surface of all public roads, streets,
14	highways, alleys, boulevards, bridges, tunnels, public utility easements, and all public
15	grounds highway, street, bridge, tunnel, Right-of-Way drainage area or alley which
16	has been dedicated to the public or to the County and for which the County is the
17	maintenance authority, or intends to be the maintenance authority, that has jurisdiction
18	and control and may lawfully grant access to pursuant to applicable law, and includes
19	the surface, the air space over the surface and the area below the surface. "Right-of-
20	Way" shall not include private property unless it is subject to a public easement for a
21	use referenced above. The term also includes but is not limited to associated sidewalks,
22	the roadbed, all culverts, drains, sluices, ditches, water storage areas, waterways,
23	embankments, slopes, retaining walls, bridges, and viaducts. "Right-of-Way" shall not
24	include County buildings, fixtures, poles, conduits, Facilities or other structures or
25	improvements, regardless of whether they are situated in the Right-of-Way.
26	11.14. "Registrant" shall be a telecommunications companyPerson that has registered with
27	the county-in accordance with the provisions of this articlethis Ordinance.
28	15. "Registration and register" shall mean the process described in section 23-154
29	whereby a telecommunications provider provides certain information to the county.
30	this Ordinance.

1	
2	12. "Telecommunications" shall mean the transmission between or among points
3	specified by the user of information of the user's choosing, without change in the
4	form or content of the information as sent and received.
5	13. "Telecommunications facility or facility" shall mean the plant, equipment, and
6	property, including but not limited to cables, wires, conduits, ducts, fiber optics,
7	antennae and other equipment or pathway used to transmit, receive, distribute,
8	provide or offer telecommunications services.
9	14. "Telecommunications provider or provider" shall mean any person or entity that
10	provides telecommunications service as defined in Florida Statutes, § 203.012(5), as
11	may be amended.
12	15. "Telecommunications services" shall mean the offering of telecommunications for
13	a fee to the public or to such classes of users as to be effectively available directly
14	to the public, regardless of the facilities used. Cable services and open video systems
15	are expressly excluded from the definition of telecommunications services.
16	<u>Section 3. Section 23-153 – Registration for use of right-of-way Registration Required.</u>
16 17	Section 3. Section 23-153 – Registration for use of right-of-way Registration Required.
17	(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair,
17 18	(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of-
17 18 19	(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of- way in the county shall first register with the county in accordance with the terms of this
17 18 19 20	(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of- way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an
17 18 19 20 21	(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of- way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.
17 18 19 20 21 22	<ul> <li>(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right of-way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.</li> <li>(b) Subject to the terms and conditions contained in this article, a registrant may erect,</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	<ul> <li>(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of-way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.</li> <li>(b) Subject to the terms and conditions contained in this article, a registrant may erect, construct, install, repair, maintain, expand and use the telecommunications system in, on,</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	<ul> <li>(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of-way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.</li> <li>(b) Subject to the terms and conditions contained in this article, a registrant may erect, construct, install, repair, maintain, expand and use the telecommunications system in, on,</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right-of-way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.</li> <li>(b) Subject to the terms and conditions contained in this article, a registrant may erect, construct, install, repair, maintain, expand and use the telecommunications system in, on, over, under, and across the designated public right-of-way.</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	<ul> <li>(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right of way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.</li> <li>(b) Subject to the terms and conditions contained in this article, a registrant may erect, construct, install, repair, maintain, expand and use the telecommunications system in, on, over, under, and across the designated public right of way.</li> <li>1. Any Provider or Pass-through Provider Placing or Maintaining any Communications</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	<ul> <li>(a) Each telecommunications provider that desires to erect, construct, install, maintain, repair, expand, or use any telecommunications facilities in, under, over or across any public right of way in the county shall first register with the county in accordance with the terms of this article. As to toll service providers, such registration shall be accepted by the county as an ordinance of the board of county commissioners.</li> <li>(b) Subject to the terms and conditions contained in this article, a registrant may erect, construct, install, repair, maintain, expand and use the telecommunications system in, on, over, under, and across the designated public right of way.</li> <li>1. Any Provider or Pass-through Provider Placing or Maintaining any Communications Facility in the Right-of-Way shall first register in accordance with this Ordinance.</li> </ul>

1	<u>2.</u>	Registration Application. Any Provider or Pass-through Provider that desires to Place
2		or Maintain a Communications Facility in the Right-of-Way shall file a single
3		registration in a letter format with the County that shall include the following
4		information:
5		a. Name of the Provider or Pass-through Provider;
6		b. Name, address, and telephone number and email address of an authorized
7		representative of the Provider or Pass through Provider of a contact person
8		for the Registrant;
9		c. Name, address and telephone number of the Provider or Pass through
10		<u>Provider's primary contact person in case of an emergency;</u>
11		d. c. Evidence of the insurance coverage required under this Ordinance;
12		e. d. The Registration's federal employer identification number Acknowledgment
13		that Provider or Pass-through Provider has received and reviewed a copy of
14		this Ordinance;
15		f. e. The number of the Registrant's current A copy of federal or state certificateion
16		of authorizationing issued by the Florida Public Service Commission, the
17		Federal Communications Commission, or the Department of State the Provider
18		or Pass through Provider to provide CommunicationsServices, if any;
19		g. f. A statement of whether the Registrant is a Pass-through-Provider If the
20		Provider or Pass through Provider is a corporation, proof of authority to do
21		business in the State of Florida, which may be satisfied by providing the
22		number of the corporate certification; and
23		h. For a Provider, evidence of remitting Communications Services taxes, as
24		imposed by Chapter 202, Florida Statutes. For a Pass through Provider,
25		evidence of eligibility as a Pass-through Provider.
26	<u>3.</u>	Within thirty ninety (390) days of any change in the Registration information
27		submitted, a Registrant shall provide updated information to the County.
28	<u>1.4.</u>	Registration shall be nonexclusive. Registration shall not establish any right or priority
29		to Place or Maintain a Communications Facility in any particular area in public rights-
30		<u>of-way.</u>
31		
32		$D_{} = C_{} = F_{} = 1215$
		Page 6 of <u>1315</u>

Section 4. Section 23-154 – Nature of Registration Registration Review.

A registration shall not convey title, equitable or legal, in the public right of way. Registrants
may only occupy public rights of way for telecommunications facilities. Registration does
not excuse a telecommunications provider from obtaining appropriate access or pole
attachment agreements before locating its facilities on another person's facilities. Registration
does not excuse a provider from complying with all applicable county ordinances, including
this article.

- 8 <u>1.</u> The County shall review the information submitted by the Provider or Pass-through
   9 <u>Provider. If the Provider or Pass-through Provider submits information in accordance</u>
   10 with this section, the Registration shall be effective and the County shall notify the
- 11 <u>Registrant of the effectiveness of Registration in writing. If the County determines that</u>
- 12 the information submitted is not complete, the County shall notify the Registrant in 13 writing of the non-effectiveness within thirty (30) calendar days after receipt of 14 information from the Registrant.
- 15 <u>2.</u> Every Provider and Pass-through Provider shall have an effective Registration prior
   16 to applying for any and all permits that may be required pursuant to applicable County
   17 codes and regulations.
- 18

# 19 <u>Section 5. Section 23-155 – Registration; effectiveness of registration</u> Term and

- 20 <u>Renewal.</u>
- 21 (a) Registration. Any telecommunications provider desiring to use the public right of-way
- 22 shall file a registration with the county which shall include the following information:
- 23 (1) Identity of the applicant and name, address and telephone number of applicant's primary
- 24 contact person in connection with the registration;
- 25 (2) General description of the services to be provided (in other words, if applicant is or expects
- 26 to be a local service provider and/or a toll service provider);
- 27 (3) Evidence of the insurance coverage required under this article and agreement to indemnify
- 28 the county as required under this article;
- 29 (4) A copy of federal and/or state certification authorizing the applicant to provide
- 30 telecommunications services.
- 31 (b) Registration application fees. Each applicant for a registration or renewal thereof shall
- 32 submit a nonrefundable application fee with the application; provided that the fee may be Page 7 of 1315

credited against fees due under section 23-161(a) below. Fee amounts shall be established by
 resolution of the board of county commissioners but in no event shall exceed the county's
 costs incurred in reviewing the application.

4 (c) Review by county. The county will review the information submitted by the applicant. 5 Such review will be by the county engineer or his or her designee. If the applicant submits information in accordance with section 23-156(a) above, the registration shall be effective 6 7 and the county shall notify the applicant of the effectiveness of registration in writing. If the 8 county determines that the information has not been submitted in accordance with section 23-9 156(a) above, the county shall notify the applicant of the non effectiveness of registration, 10 and reasons for the non-effectiveness, in writing. The county shall so reply to an applicant 11 within thirty (30) days after receipt of registration information from the applicant. A registrant 12 may cancel a registration upon written notice to the county noticing that it will no longer 13 provide local service or toll service in unincorporated areas of the county and will no longer 14 need to pull permits to perform work in public right of way.

15 (d) Nonexclusive registration. Registration with the county shall be nonexclusive.
 16 Registration does not establish any priority for the use of the public right of way by a

17 registrant or any other registrants.

(e) *Renewal of registration*. Registrants shall renew their registration with the county every
 ten (10) years in accordance with the registration requirements in this article. Registrations

are expressly subject to any future amendment to or replacement of this article and further
 subject to any additional county ordinances, as well as any state or federal laws that may be
 enacted during the term of the registration.

(f) *Permits*. In accordance with applicable county codes and regulations, permits shall be
required of any telecommunications provider that desires to place, extend or locate its
facilities in any public right of way. For telecommunications providers, an effective
registration shall be a condition of obtaining a permit.

27

31

28 <u>1. A Registrant shall renew its Registration with the County every ten years. Registration</u>
 29 renewal shall include:

30 <u>a. updates to Registration information; and</u>

b. a current insurance certificate.

1	c. if no information in the previous Registration has changed, the renewal
2	shall state that no information has changed. Failure to renew a Registration
3	may result in the County restricting the issuance of additional permits until
4	the Provider or Pass-through Provider has complied with the Registration
5	requirements of this Ordinance.
6	1.2. If a Registrant transfers, sells or assigns its Communications Facilities in the Right-
7	of-Way, incident to a transfer, sale or assignment of the Registrant's assets, the
8	transferee, buyer or assignee shall comply with the terms of this Ordinance and any
9	and all permits issued. If the transferee, buyer or assignee is a current Registrant, then
10	the transferee, buyer or assignee is not required to re-register. If the transferee, buyer
11	or assignee is not a current Registrant, then the transferee, buyer or assignee shall
12	register as provided in this section within sixty (60) days of the transfer, sale or
13	assignment. If permit applications are pending in the Registrant's name, the transferee,
14	buyer or assignee shall notify the appropriate County officials that the transferee,
15	buyer or assignee is the new applicant.
16	
17	Section 6. Section 23-156 <u>Transfer of Registration Revocation and Termination.</u>
18	If the registrant transfers or assigns its registration incident to a sale or other transfer of the
19	registrant's assets, the transferee or assignee shall be obligated to comply with the terms of
20	this article. Written notice of any such prospective transfer or assignment shall be provided to
21	the county at least twenty (20) days in advance of the date of such transfer. In order for the
22	transfer of registration to be effective, such written notice must include the identity of the
23	prospective transferee or assignee, evidence of insurance coverage and indemnification
24	agreement as required in section 23-156 of this article.
25	1. The County Engineer may revoke a Registration and revoke all privileges granted
26	under that Registration if:
27	a. a federal, state or local authority suspends, denies, or revokes a Registrant's
28	certification or license to provide communications service or certificate of
29	<u>use,</u>
	b. the Registrant's Placement and Maintenance in the Right-of-Way presents
30	b. the Registrant's Flacement and Wannehance in the regit of Way presents
30 31	an extraordinary danger to the general public or other users of the Right-

1		c. the Registrant Abandons or ceases to use its Communications Facilities in
2		the Right-of-Way,
3		d. a Registrant fails to comply with the requirements of Section 3, or
4		e. a Registrant fails to obtain proper approvals prior to working within
5		County Right-of-Way.
6	<u>2.</u>	Prior to revocation, the County shall notify the Registrant in writing of the intent to
7		revoke Registration and the reasons for such. Except in the case of extraordinary
8		danger to the general public, the Registrant shall have sixty (60) days after receipt of
9		such notice within which to cure the violation, or within which to present a plan,
10		satisfactory to the County Engineer, to accomplish the same. In the event of
11		extraordinary danger to the general public, the Registrant shall take all action
12		necessary to remedy the danger immediately.
13	<u>3.</u>	In the event the County Engineer revokes a registration, the Registrant shall be given
14		written notice of such termination.
15	<u>4.</u>	The revoked Registrant shall, within a reasonable time following such termination,
16		either:
17		a. Notify the County of the assumption or anticipated assumption by another
18		Registrant of ownership of the Registrant's Facilities in the public rights-
19		<u>of-way; or</u>
20		b. Provide an acceptable plan for disposition of its Communications Facilities
21		in the Right-of-Way. If a terminated Registrant fails to comply with this
22		provision, the County may, in addition to any other remedies available at
23		law or in equity, remove some or all of the Facilities from the Right-of-
24		Way and restore the Right-of-Way to its condition immediately prior to the
25		removal using County employees, agents or contractors, and charge any
26		and all costs to the Registrant and require reimbursement. In any event, a
27		terminated Registrant shall take all actions necessary to render every
28		portion of the Facilities remaining in the Right-of-Way of the County safe
29		to the satisfaction of the County Engineer.
30	<u>5.</u>	In the event of a termination of Registration, this provision does not permit the County
31		to cause the removal of any Facilities that are used to provide another service for which
32		the Registrant holds a valid certificate of use or license with the governing federal or Page 10 of 1315

1		state agency, where required, and is properly registered and permitted with the County,
2		where required.
3	<del>1.<u>6.</u></del>	Termination. A Registrant may request a termination of a Registration upon written
4		notice to the County that the Registrant will no longer Place or Maintain any
5		Communications Facilities in the Right-of-Way and will no longer need to obtain
6		permits to perform work in the Right-of-Way. A Registrant cannot terminate a
7		Registration if the Registrant continues to Place or Maintain any Communications
8		Facilities in the Right-of-Way.
9		
10	<u>Secti</u>	on 7. Section 23-157 <u>— Existing telecommunications facilities in right-of-way Fees.</u>
11	Lines	or cables of telecommunications facilities which have been constructed or placed in the
12	publi	c right of way prior to the effective date of this article may remain in the right of way
13	<del>provi</del>	ded the telecommunications provider complies with the registration provisions of this
14	articl	e. Providers with existing lines and cables have one hundred twenty (120) days from the
15	effec	tive date of this article to comply with the terms of this article, or be in violation thereof.
16	<u>1.</u>	A Pass-through Provider that Places or Maintains a Communications Facility in the
17		Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion
18		thereof.
19		a. A Pass-through Provider shall provide an annual notarized statement identifying the
20		total number of linear miles of pass-through facilities in the Rights of Way.
21		b. Upon County's request, made once annually, a Pass-through Provider must provide
22		reasonable access to maps of pass-through facilities located in the Rights of Way. The
23		maps must be sufficient to determine the calculation of the linear miles of pass-through
24		facilities in the Right of Way. County's request will be accompanied by an affidavit
25		that the person making the request is authorized by the County to review tax
26		information related to the revenue and mileage calculations for the Pass-through
27		Provider.
28	2.	The County may withhold the issuance of any permits to a Registrant until any amount
29		past due from Registrant to County is paid in full.

Section 8. Section 23-158 – Suspension of Permits Indemnification.
Subject to section 23-160 below, the county may suspend a permit for work in the public
rights of way for one (1) or more of the following reasons:
(1) Violation of permit conditions, including conditions set forth in this article or other
applicable county codes or regulations governing use of public right of way;
(2) Misrepresentation or fraud by registrant in a registration or permit application to the
<del>county;</del>
(3) Violation of provisions in this article requiring payment of fees to the county;
(4) Failure to relocate or remove facilities as may be lawfully required by the county; or
A Registrant shall, at its sole cost and expense, indemnify, hold harmless and defend the
County, its commissioners, officials, employees and agents, against any and all claims, suits,
causes of action, proceedings, judgments for damages or equitable relief, and costs and
expenses incurred by the County arising during or as a result of performance under the
Ordinance, or arising out of the placement or maintenance of the Registrant's Communications
Facilities in the Right-of-Way, regardless of whether the act or omission complained of is
authorized, allowed or prohibited by this Ordinance, provided, however, a Registrant's duty
under this section does not extend to liabilities not caused by the Registrant, including
liabilities arising from the County's negligence, gross negligence, or willful conductthat a
Registrant's obligation hereunder shall not extend to any damages caused solely by the
negligence, gross negligence or wanton or willful acts of the County. This provision includes,
but is not limited to, the County's reasonable attorneys' fees incurred in defending against any
such claim, suit or proceedings. County agrees to notify the Registrant, in writing, within a
reasonable time of County receiving notice, of any issue it determines may require
indemnification. Nothing in this section shall prohibit the County from participating in the
defense of any litigation by its own counsel and at its own cost if in the County's reasonable
belief there exists or may exist a conflict, potential conflict or appearance of a conflict.
Nothing contained in this section shall be construed or interpreted:
1. As denying to either party any remedy or defense available to such party under
the laws of the state of Florida; Page 12 of <del>13</del> 15

1	2. As consent by the County to be sued; or
2	3. As a waiver of sovereign immunity beyond the waiver provided in F.S. §
3	768.28, as it may be amended.
4	The indemnification requirements shall survive and be in effect after the suspension,
5	revocation, termination or expiration of a Registration.
6	
7	Section 9. Section 23-159 – Appeals Insurance.
8	Final, written decisions of the county engineer suspending a permit, denying an application
9	for a registration or denying an application for renewal of a registration are subject to appeal.
10	An appeal must be filed with the county engineer within thirty (30) days of the date of the
11	final, written decision to be appealed. Any appeal not timely filed as set forth above shall be
12	waived. The board of county commissioners shall appoint a hearing officer to consider the
13	appeal as set forth in Palm Beach County Unified Land Development Code, section 4.15.
14	A Registrant, including Pass-through Providers, that places or maintains Communications
15	Facilities in the public rights-of-way shall be required to maintain, at its own expense,
16	commercial general liability insurance in the amount of \$1,000,000 per occurrence, or in such
17	other amount specified by the County's risk management division, for bodily injury and
18	property damage. The County must be named as an additional insured on this policy, and a
19	certificate of insurance containing such endorsement must be issued as part of the policy. The
20	Registrant must provide, and have approved by the County, an original certificate of insurance
21	as evidence that this requirement has been met prior to commencing operation. The County
22	will accept a Registrant adding the County to any existing insurance policy, provided that
23	Palm Beach County, Florida is the venue for purposes of any litigation to which the County
24	is a party.
25	
26	Section 10. Section 23-160 – Abandonment.
27	Abandonment of Communications Facility in Right-of-Way. Upon a Registrant's
28	Abandonment of a Communications Facility in the County public rights-of-way, the
29	Registrant shall notify the County of such Abandonment within ninety (90) calendar days.
30	The County Engineer shall direct the Registrant to remove all Abandoned Facilities within a
31	reasonable time. If the Registrant fails to remove all or any portion of an Abandoned
32	Communications Facility as directed by the County within a reasonable time period as may Page 13 of 1315

- be required by the County under the circumstances, the County may perform such removal
   and charge the cost of the removal against the Registrant.
- 3

### 4 <u>Section 11. Section 23-161 – Severability.</u>

- 5 If any section, paragraph, sentence, clause, phrase, or word of this Ordinance is for any reason
- 6 held by a Court of competent jurisdiction to be unconstitutional, inoperative, or void, such
- 7 <u>holding shall not affect the remainder of this Ordinance.</u>
- 8

### 9 Section 12. Section 23-162 – Inclusion in the Code of Laws and Ordinances.

- 10 The provisions of this Ordinance shall become and be made a part of the Palm Beach County
- 11 Code. The sections of this Ordinance may be renumbered or re-lettered to accomplish such,
- 12 and the word Ordinance may be changed to Section, Ordinance, or another appropriate word.
- 13

### 14 <u>Section 13. Section 23-163 – Penalties for violation Enforcement.</u>

- 15 Any violation of any of the provisions of this article may be enforced as provided for in Florida
- Statutes, § 125.69. Each day or fraction thereof the violation continues shall be considered as
   a separate offense.

18 In addition, the county can pursue all other lawful action, including filing a complaint with 19 Florida Public Service Commission advising of violation of county ordinance, filing an 20 injunction in circuit court to enforce the terms of the ordinance or registration or to enjoin the 21 use of the public right of way, filing an action in federal court to enforce payment of just compensation pursuant to the telecommunications act, pursuing action before the code 22 23 enforcement board to impose daily fines, and/or denying permits or development orders for other projects or use of the right-of-way by the provider. These remedies shall be cumulative. 24 This Ordinance is enforceable by all means provided by law. Additionally, the County may 25 choose to enforce this Ordinance by seeking injunctive relief in the Circuit Court of Palm 26 27 Beach County.

28

### 29 Section 14. Section 23-164 – Savings Clause.

30 All Registrations issued pursuant to the Palm Beach County Telecommunications Right-of –

31 Way Ordinance, sections 23-151 through 23-164, along with all conditions, enforcement

- 1 orders all pending enforcement, and other regulatory action relating to such Registration shall
- 2 <u>continue in full force and effect and without interruption.</u>
- 3
- 4 <u>Section 15. Section 23-165 Captions.</u>
- 5 The captions, section headings, and section designations used in this Ordinance are for
- 6 convenience only and shall have no effect on the interpretation of the provisions of this
- 7 <u>Ordinance.</u>
- 8
- 9 <u>Section 16. Section 23-166 Effective Date.</u>
- 10 The provisions of this Ordinance shall become effective upon on October 21, 2019. filing with
- 11 <u>the Department of State.</u>
- 12

#### ORDINANCE NO. 2019-\_\_\_\_

1

2

**ORDINANCE** OF THE BOARD OF AN COUNTY 3 COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, 4 **REPEALING AND REPLACING PALM BEACH COUNTY** 5 CODE, SECTION 23-151 THROUGH 23-167 IN ITS 6 7 ENTIRETY AND REPLACING IT WITH THE PALM BEACH **COMMUNICATIONS RIGHT-OF-WAY** 8 **COUNTY REGISTRATION ORDINANCE; PROVIDING FOR: TITLE,** 9 10 **DEFINITIONS**, REGISTRATION **REQUIRED**, **REGISTRATION REVIEW, REGISTRATION TERM AND** 11 12 RENEWAL, REGISTRATION **REVOCATION** AND 13 TERMINATION, FEES, INDEMNIFICATION, INSURANCE, ABANDONMENT, SEVERABILITY, INCLUSION IN THE 14 CODE OF LAWS AND ORDINANCES, ENFORCEMENT, 15 SAVINGS CLAUSE, CAPTIONS, AND PROVIDING FOR AN 16 17 **EFFECTIVE DATE.** 

WHEREAS, Section 253(c) of the Telecommunications Act of 1996 (Act), leaves to State or local government to manage the public rights-of-way or to require fair and reasonable compensation from telecommunications providers, on a competitively neutral and nondiscriminatory basis, for use of public rights-of-way on a nondiscriminatory basis, if the compensation required is publicly disclosed by such government; and

WHEREAS, Section 337.401(3)(a), Florida Statutes, as may be amended, provides that local governments are authorized to require a provider of communications services that places or seeks to place facilities in its roads or rights-of-way to register with the local government;

WHEREAS, Section 337.401(3)(b), Florida Statutes, as may be amended, provides that the registration described therein does not establish a right to place or maintain, or priority for the placement or maintenance of, a communications facility in roads or rights-of-way of a local governments; and

WHEREAS, Palm Beach County (County) is a Charter County and has all powers of
local self- government; and

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2 WHEREAS, the Board of County Commissioners of Palm Beach County, Florida (Board) has determined that the registration set forth herein furthers the public health, safety 3 4 and welfare; and 5 WHEREAS, pursuant to the authority set forth in the Act and Section 337.401, Florida 6 Statutes, the County desires to impose reasonable rules and regulations and recover costs for 7 the use of the County rights-of-way; and 8 WHEREAS, the Board has delegated the responsibility for accepting, processing, reviewing and approving or denying registration applications to place or maintain 9 communication facilities in the County rights-of-way to the County Engineer; and 10 11 WHEREAS, public hearings have been held in conformance with the requirements set 12 forth in Section 125.66, Florida Statutes. 13 NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY 14 COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that: 15 16 17 Chapter 23, Article VII of the Palm Beach County Code (Ord. 2000-009) is hereby repealed 18 and replaced with the following: 19 20 Section 1. Section 23-151 – Title. 21 This ordinance shall be known as the "Palm Beach County Communications Right-of-Way 22 Registration Ordinance." 23 24 Section 2. <u>Section 23-152 – Definitions.</u> The following words, phrases, or terms when used in this Ordinance shall, unless the content 25 26 otherwise indicates, have the meanings provided below. Where not inconsistent with the 27 context, words used in the present tense include the future tense, words in the plural number include the singular number, "any" includes "all," "and" includes "or." The words "shall" and 28 29 "will" are mandatory, and "may" is permissive. No attempt is made to define ordinary words which are used in accordance with their established dictionary meaning except when 30 31 necessary to avoid misunderstanding.

### Page 2 of ++<u>13</u>

1 1. "Abandoned" shall mean any Facility, except a Communications Facility, not in
 continued use for a period of <u>180-365</u> consecutive days. A Communications Facility
 shall be deemed "abandoned" if it is not in continued use for a period of 365 days.

4 2. "Abandonment" shall mean the permanent cessation of all uses of a Facility; provided
5 that this term shall not include cessation of all use of a Facility within a physical
6 structure where the physical structure continues to be used. By way of example, and
7 not limitation, cessation of all use of a cable within a conduit, where the conduit
8 continues to be used or cessation of all use of an antenna mounted on a streetlight,
9 where the streetlight continues to be used, shall not be "Abandonment."

10 "Communications Facility" or "Communications Facilities" of "Facility" shall mean 3. 11 facility that may be used to provide Communications Services. Multiple cables, conduits, strands, or fibers located within the same conduit shall be considered one 12 13 communications facility.a structure requiring a permanent location on the ground or 14 an attachment to such, pole, or equipment at a fixed location that enables 15 communication services between user equipment and a communications network, antennas, towers, equipment enclosures, cabling, antenna brackets, and other such 16 17 equipment, and includes a Small Wireless Facility.

"Communications Services" shall mean the transmission, conveyance, or conveyance, 18 19 or routing of voice, data, audio, video, or any other information or signals, including 20 video services, to a point, or between or among points, by or through any electronic, radio, satellite, cable, optical, microwave, or other medium or method now in 21 22 existence or hereafter devised, regardless of the protocol used for such transmission or conveyance. The term includes such transmission, conveyance, or routing in which 23 24 computer processing applications are used to act on the form, code, or protocol of the content for purposes of transmission, conveyance, or routing without regard to 25 whether such service is referred to as voice-over-Internet-protocol services or is 26 classified by the Federal Communications Commission as enhanced or value-added. 27 28 The term does not include: 29 (a) Information services.

30 (b) Installation or maintenance of wiring or equipment on a customer's premises.

31 (c) The sale or rental of tangible personal property.

32 (d) The sale of advertising, including, but not limited to, directory advertising. Page 3 of 1113

1		(e) Bad check charges.
2		(f) Late payment charges.
3		(g) Billing and collection services.
4		(h) Internet access service, electronic mail service, electronic bulletin board service,
5		or similar online computer services.
6	4	offering of communications for a fee to the public or to such classes of users as to be
7		effectively available directly to the public, regardless of the Facilities used.
8	<u>5.4.</u>	_"County" shall mean Palm Beach County, Florida.
9	<del>6.</del> <u>5.</u>	"Facility" shall mean Communications Facility.
10	<del>7.</del> <u>6.</u>	"Ordinance" shall mean this ordinance; the "Palm Beach County Communications
11		Registration Right-of-Way Ordinance."
12	<u>8.7.</u>	"Pass-through Provider" shall mean any Person who, pursuant to this Ordinance,
13		Places or Maintains a Communications Facility in the Right-of-Way, and does not
14		remit communications service taxes, as imposed by the County pursuant to Chapter
15		202 and Section 337.401, Florida Statute. (CST). However, Pass-through Provider
16		does not include a Person who does not remit CST but pursuant to Florida Statute
17		202.16(2) sells Communications Services for resale to a Person who sells
18		Communications Services at retail or who integrates Communications Services into
19		Communications Services sold at retail in the County and who remits CST.
20	<del>9.</del> 8.	"Provider" shall mean any Person who, pursuant to this Ordinance, Places or
21		Maintains a Communications Facility in the Right-of-Way, and remits
22		Communications Service taxes, as imposed by the County pursuant to Chapter 202
23		and Section 337.401, Florida Statutes.
24	<del>10.</del> 9	"Permit" shall mean the Right-of-Way Permit, including but not limited to right-of-
25		way (RW), utility permit (UT) and landscape permit (LA), pursuant to the Right-of-
26		Way Permitting Ordinance.
27	<u> 11.10.</u>	"Person" shall mean any entity or individual, including but not limited to, a
28		governmental entity, except for Palm Beach County Engineering and Public Works
29		Department, contractor, firm, association, joint venture, partnership, estate, trust,
30		business trust, syndicate, fiduciary, corporation, organization or legal entity of any
31		kind, successor, assignee, transferee, personal representative and any other group.

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1 12.11. "Place or Maintain," "Placement or Maintenance," or "Placing or Maintaining" shall 2 mean to erect, construct, install, maintain, place, repair, extend, expand, remove, 3 occupy, replace, locate or relocate. Physical control, ownership or maintenance of a 4 Facility is considered "Placing or Maintaining" a Facility. A Person providing service 5 only through resale or only through use of a third party's unbundled network elements is not "Placing or Maintaining" the Communications Facility through which such 6 7 service is provided. The transmission and receipt of radio frequency signals through 8 the airspace of the Right-of-Way is not Placing or Maintaining a Facility in the Right-9 of-Way.

10 13.12. "Right-of-Way" shall mean a public right-of-way, highway, street, bridge, tunnel, Right-of-Way drainage area or alley which has been dedicated to the public or to the 11 12 County and for which the County is the maintenance authority, or intends to be the maintenance authority, that has jurisdiction and control and may lawfully grant access 13 to pursuant to applicable law, and includes the surface, the air space over the surface 14 and the area below the surface. "Right-of-Way" shall not include private property 15 unless it is subject to a public easement for a use referenced above. The term also 16 17 includes but is not limited to associated sidewalks, the roadbed, all culverts, drains, sluices, ditches, water storage areas, waterways, embankments, slopes, retaining 18 walls, bridges, and viaducts. "Right-of-Way" shall not include County buildings, 19 20 fixtures, poles, conduits, Facilities or other structures or improvements, regardless of 21 whether they are situated in the Right-of-Way.

22 <u>14.13.</u> "Registrant" shall be a Person that has registered in accordance with this Ordinance.

23 <u>15.14.</u> "Registration" shall mean the process described in this Ordinance.

24

### 25 Section 3. <u>Section 23-153 – Registration Required.</u>

Any Provider or Pass-through Provider Placing or Maintaining any Communications
 Facility in the Right-of-Way shall first register in accordance with this Ordinance.
 Subject to the terms and conditions prescribed in this Ordinance, a Registrant may
 Place or Maintain a Communications Facility in Right-of-Way.

Registration Application. Any Provider or Pass-through Provider that desires to Place
 or Maintain a Communications Facility in the Right-of-Way shall file a single

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	1		registration in a letter format with the County that shall include the following
	2		information:
	3		a. Name of the Provider or Pass-through Provider;
	4		b. Name, address, and telephone number and email address of an authorized
	5		representative of the Provider or Pass through Provider of a contract person for
	6		the Registrant;
	7		c. Name, address and telephone number of the Provider or Pass through
	8		Provider's primary contact person in case of an emergency;
	9		d.c. Evidence of the insurance coverage required under this Ordinance;
-	10		e.d. The Registration's federal employer identification numberAcknowledgment
	11		that Provider or Pass through Provider has received and reviewed a copy of
	12		this Ordinance;
	13		f.e. The number of the Registrant's current A copy of federal or state certificateion
	14		of authorization issued by the Florida Public Service Commission, the Federal
	15		Communications Commission, or the Department of Stateing the Provider or
	16		Pass through Provider to provide Communications Services, if any;
	17		g.f. A statement of whether the Registrant is a Pass-through-ProviderIf the
	18		Provider or Pass through Provider is a corporation, proof of authority to do
	19		business in the State of Florida, which may be satisfied by providing the
	20		number of the corporate certification; and
	21		h. For a Provider, evidence of remitting Communications Services taxes, as
	22		imposed by Chapter 202, Florida Statutes. For a Pass through Provider,
	23		evidence of eligibility as a Pass-through-Provider.
	24	3.	Within thirty_ninety (930) days of any change in the Registration information
	25		submitted, a Registrant shall provide updated information to the County.
4	26	4.	Registration shall be nonexclusive. Registration shall not establish any right or priority
-	27		to Place or Maintain a Communications Facility in any particular area in public rights-
4	28		of-way.
	29		
	30	Sectio	n 4. <u>Section 23-154 – Registration Review.</u>
	31	1.	The County shall review the information submitted by the Provider or Pass-through
: 	32		Provider. If the Provider or Pass-through Provider submits information in accordance Page 6 of $1113$

1		with this section, the Registration shall be effective and the County shall notify the
2		Registrant of the effectiveness of Registration in writing. If the County determines that
3		the information submitted is not complete, the County shall notify the Registrant in
4		writing of the non-effectiveness within thirty (30) calendar days after receipt of
5		information from the Registrant.
6	2.	Every Provider and Pass-through Provider shall have an effective Registration prior
7		to applying for any and all permits that may be required pursuant to applicable County
8		codes and regulations.
9		
10	Sectio	on 5. <u>Section 23-155 – Registration Term and Renewal.</u>
11	1.	A Registrant shall renew its Registration with the County every ten years. Registration
12		renewal shall include:
13		a. updates to Registration information; and
14		b. a current insurance certificate.
15		c. if no information in the previous Registration has changed, the renewal
16		shall state that no information has changed. Failure to renew a Registration
17		may result in the County restricting the issuance of additional permits until
18		the Provider or Pass-through Provider has complied with the Registration
19		requirements of this Ordinance.
20	2.	If a Registrant transfers, sells or assigns its Communications Facilities in the Right-
21		of-Way, incident to a transfer, sale or assignment of the Registrant's assets, the
22		transferee, buyer or assignee shall comply with the terms of this Ordinance and any
23		and all permits issued. If the transferee, buyer or assignee is a current Registrant, then
24		the transferee, buyer or assignee is not required to re-register. If the transferee, buyer
25		or assignee is not a current Registrant, then the transferee, buyer or assignee shall
26		register as provided in this section within sixty (60) days of the transfer, sale or
27		assignment. If permit applications are pending in the Registrant's name, the transferee,
28		buyer or assignee shall notify the appropriate County officials that the transferee,
29		buyer or assignee is the new applicant.
30		

### 31 Section 6. <u>Section 23-156 – Registration Revocation and Termination.</u>

1	1.	The Cour	nty Engineer may revoke a Registration and revoke all privileges granted
2		under tha	t Registration if:
3		a.	a federal, state or local authority suspends, denies, or revokes a Registrant's
4			certification or license to provide communications service or certificate of
5			use,
6		b.	the Registrant's Placement and Maintenance in the Right-of-Way presents
7			an extraordinary danger to the general public or other users of the Right-
8			of-Way and Registrant fails to remedy the danger after notice,
9		с.	the Registrant Abandons or ceases to use its Communications Facilities in
10			the Right-of-Way,
11		d.	a Registrant fails to comply with the requirements of Section 3, or
12		e.	a Registrant fails to obtain proper approvals prior to working within
13			County Right-of-Way .
14	2.	Prior to r	evocation, the County shall notify the Registrant in writing of the intent to
15		revoke R	egistration and the reasons for such. Except in the case of extraordinary
16		danger to	the general public, the Registrant shall have sixty (60) days after receipt of
17		such noti	ce within which to cure the violation, or within which to present a plan,
18		satisfacto	ry to the County Engineer, to accomplish the same. In the event of
19		extraordi	nary danger to the general public, the Registrant shall take all action
20		necessary	to remedy the danger immediately.
21	3.	In the eve	ent the County Engineer revokes a registration, the Registrant shall be given
22		written no	otice of such termination.
23	4.	The revol	ked Registrant shall, within a reasonable time following such termination,
24		either:	
25		a.	Notify the County of the assumption or anticipated assumption by another
26			Registrant of ownership of the Registrant's Facilities in the public rights-
27			of-way; or
28		b.	Provide an acceptable plan for disposition of its Communications Facilities
29			in the Right-of-Way. If a terminated Registrant fails to comply with this
30			provision, the County may, in addition to any other remedies available at
31			law or in equity, remove some or all of the Facilities from the Right-of-
32			Way and restore the Right-of-Way to its condition immediately prior to the Page 8 of $1113$

1		removal using County employees, agents or contractors, and charge any
2		and all costs to the Registrant and require reimbursement. In any event, a
3		terminated Registrant shall take all actions necessary to render every
4		portion of the Facilities remaining in the Right-of-Way of the County safe
5		to the satisfaction of the County Engineer.
6	5.	In the event of a termination of Registration, this provision does not permit the County
7		to cause the removal of any Facilities that are used to provide another service for which
8		the Registrant holds a valid certificate of use or license with the governing federal or
9		state agency, where required, and is properly registered and permitted with the County,
10		where required.
11	6.	Termination. A Registrant may request a termination of a Registration upon written
12		notice to the County that the Registrant will no longer Place or Maintain any
13		Communications Facilities in the Right-of-Way and will no longer need to obtain
14		permits to perform work in the Right-of-Way. A Registrant cannot terminate a
15		Registration if the Registrant continues to Place or Maintain any Communications
16		Facilities in the Right-of-Way.
17		
17		
18	Secti	on 7. <u>Section 23-157 – Fees.</u>
	<b>Secti</b> <u>1.</u>	on 7. <u>Section 23-157 – Fees.</u> A Pass-through Provider that Places or Maintains a Communications Facility in the
18		
18 19		A Pass-through Provider that Places or Maintains a Communications Facility in the
18 19 20		A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion
18 19 20 21		A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof.
18 19 20 21 22		A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof. <u>a. A Pass-through Provider shall provide an annual notarized statement identifying the</u>
18 19 20 21 22 23		A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof. <u>a. A Pass-through Provider shall provide an annual notarized statement identifying the</u> total number of linear miles of pass-through facilities in the Rights of Way.
18 19 20 21 22 23 24		<ul> <li>_A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof.</li> <li><u>a. A Pass-through Provider shall provide an annual notarized statement identifying the total number of linear miles of pass-through facilities in the Rights of Way.</u></li> <li><u>b. Upon County's request, made once annually, a Pass-through Provider must provide</u></li> </ul>
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>		A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof. a. A Pass-through Provider shall provide an annual notarized statement identifying the total number of linear miles of pass-through facilities in the Rights of Way. b. Upon County's request, made once annually, a Pass-through Provider must provide reasonable access to maps of pass-through facilities located in the Rights of Way. The
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>		A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof. a. A Pass-through Provider shall provide an annual notarized statement identifying the total number of linear miles of pass-through facilities in the Rights of Way. b. Upon County's request, made once annually, a Pass-through Provider must provide reasonable access to maps of pass-through facilities located in the Rights of Way. The maps must be sufficient to determine the calculation of the linear miles of pass-through
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2

### Section 8. <u>Section 23-158 – Indemnification.</u>

3 A Registrant shall, at its sole cost and expense, indemnify, hold harmless and defend the 4 County, its commissioners, officials, employees and agents, against any and all claims, suits, 5 causes of action, proceedings, judgments for damages or equitable relief, and costs and 6 expenses incurred by the County arising during or as a result of performance under the 7 Ordinance, or arising out of the placement or maintenance of the Registrant's Communications 8 Facilities in the Right-of-Way, regardless of whether the act or omission complained of is 9 authorized, allowed or prohibited by this Ordinance, provided, however, a Registrant's duty 10 under this section does not extend to liabilities not caused by the Registrant, including 11 liabilities arising from the County's negligence, gross negligence, or willful conduct.that a 12 Registrant's obligation hereunder shall not extend to any damages caused solely by the 13 negligence, gross negligence or wanton or willful acts of the County. This provision includes, 14 but is not limited to, the County's reasonable attorneys' fees incurred in defending against any 15 such claim, suit or proceedings. County agrees to notify the Registrant, in writing, within a 16 reasonable time of County receiving notice, of any issue it determines may require indemnification. Nothing in this section shall prohibit the County from participating in the 17 defense of any litigation by its own counsel and at its own cost if in the County's reasonable 18 19 belief there exists or may exist a conflict, potential conflict or appearance of a conflict. 20 Nothing contained in this section shall be construed or interpreted:

As denying to either party any remedy or defense available to such party under
 the laws of the state of Florida;

23 2. As consent by the County to be sued; or

As a waiver of sovereign immunity beyond the waiver provided in F.S. §
768.28, as it may be amended.

The indemnification requirements shall survive and be in effect after the suspension,
revocation, termination or expiration of a Registration.

28

#### 29 Section 9. <u>Section 23-159 – Insurance.</u>

30 A Registrant, including Pass-through Providers, that places or maintains Communications

31 Facilities in the public rights-of-way shall be required to maintain, at its own expense,

32 commercial general liability insurance in the amount of \$1,000,000 per occurrence, or in such Page 10 of  $\pm 13$ 

other amount specified by the County's risk management division, for bodily injury and 1 2 property damage. The County must be named as an additional insured on this policy, and a 3 certificate of insurance containing such endorsement must be issued as part of the policy. The 4 Registrant must provide, and have approved by the County, an original certificate of insurance 5 as evidence that this requirement has been met prior to commencing operation. The County 6 will accept a Registrant adding the County to any existing insurance policy, provided that 7 Palm Beach County, Florida is the venue for purposes of any litigation to which the County 8 <u>is a party.</u>

9

### 10 Section 10. Section 23-160 – Abandonment.

Abandonment of Communications Facility in Right-of-Way. Upon a Registrant's 11 12 Abandonment of a Communications Facility in the County public rights-of-way, the Registrant shall notify the County of such Abandonment within ninety (90) calendar days. 13 14 The County Engineer shall direct the Registrant to remove all Abandoned Facilities within a reasonable time. If the Registrant fails to remove all or any portion of an Abandoned 15 16 Communications Facility as directed by the County within a reasonable time period as may be required by the County under the circumstances, the County may perform such removal 17 18 and charge the cost of the removal against the Registrant.

19

### 20 Section 11. Section 23-161 – Severability.

21 If any section, paragraph, sentence, clause, phrase, or word of this Ordinance is for any reason 22 held by a Court of competent jurisdiction to be unconstitutional, inoperative, or void, such 23 holding shall not affect the remainder of this Ordinance.

24

### 25 Section 12. <u>Section 23-162 – Inclusion in the Code of Laws and Ordinances.</u>

26 The provisions of this Ordinance shall become and be made a part of the Palm Beach County

27 Code. The sections of this Ordinance may be renumbered or re-lettered to accomplish such,

and the word Ordinance may be changed to Section, Ordinance, or another appropriate word.

1	Section	13.	Section	23-163 -	- Enforcement.

2	This Ordinance is enforceable by all means provided by law. Additionally, the County may
3	choose to enforce this Ordinance by seeking injunctive relief in the Circuit Court of Palm
4	Beach County.
5	
6	Section 14. <u>Section 23-164 – Savings Clause.</u>
7	All Registrations issued pursuant to the Palm Beach County Telecommunications Right-of –
8	Way Ordinance, sections 23-151 through 23-164, along with all conditions, enforcement
9	orders all pending enforcement, and other regulatory action relating to such Registration shall
10	continue in full force and effect and without interruption.
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12	Section 15. <u>Section 23-165 – Captions.</u>
13	The captions, section headings, and section designations used in this Ordinance are for
14	convenience only and shall have no effect on the interpretation of the provisions of this
15	Ordinance.
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17	Section 16. <u>Section 23-166 – Effective Date.</u>
18	The provisions of this Ordinance shall become effective on October 21, 2019. upon filing with
19	the Department of State.
20	
21	APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach County,
22	Florida, on this the day of, 2019.
23	
24 25	SHARON R. BOCK, CLERK PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
25 26	BOARD OF COUNTY COMMISSIONERS
27	
28	By: By: Deputy Clerk Mack Bernard, Mayor
29 30	Deputy Clerk Mack Bernard, Mayor
31	
32	APPROVED AS TO FORM AND
33 34	LEGAL SUFFICIENCY
-	Page 12 of <del>11</del> 13
	$1 \text{ ago } 12 \text{ or } \text{Tr} \frac{15}{15}$

1	ybh	
2	By:	
3	Yelizaveta B. Herman	
4	Assistant County Attorney	
5		
6		
7	EFFECTIVE FILING DATE: Fi	led with the Department of State on the day of
8	, 2019.	
9		

### ORDINANCE NO. 2019-\_\_\_\_

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ORDINANCE OF THE BOARD OF AN COUNTY 3 COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, 4 **REPEALING AND REPLACING PALM BEACH COUNTY** 5 CODE, SECTION 23-151 THROUGH 23-167 IN ITS 6 7 ENTIRETY AND REPLACING IT WITH THE PALM BEACH COUNTY **COMMUNICATIONS RIGHT-OF-WAY** 8 **REGISTRATION ORDINANCE; PROVIDING FOR: TITLE,** 9 REGISTRATION **REQUIRED**, **DEFINITIONS**, 10 **REGISTRATION REVIEW, REGISTRATION TERM AND** 11 RENEWAL, REGISTRATION **REVOCATION** AND 12 TERMINATION, FEES, INDEMNIFICATION, INSURANCE, 13 ABANDONMENT, SEVERABILITY, INCLUSION IN THE 14 CODE OF LAWS AND ORDINANCES, ENFORCEMENT, 15 SAVINGS CLAUSE, CAPTIONS, AND PROVIDING FOR AN 16 **EFFECTIVE DATE.** 17

WHEREAS, Section 253(c) of the Telecommunications Act of 1996 (Act), leaves to State or local government to manage the public rights-of-way or to require fair and reasonable compensation from telecommunications providers, on a competitively neutral and nondiscriminatory basis, for use of public rights-of-way on a nondiscriminatory basis, if the compensation required is publicly disclosed by such government; and

WHEREAS, Section 337.401(3)(a), Florida Statutes, as may be amended, provides that local governments are authorized to require a provider of communications services that places or seeks to place facilities in its roads or rights-of-way to register with the local government;

WHEREAS, Section 337.401(3)(b), Florida Statutes, as may be amended, provides that the registration described therein does not establish a right to place or maintain, or priority for the placement or maintenance of, a communications facility in roads or rights-of-way of a local governments; and

WHEREAS, Palm Beach County (County) is a Charter County and has all powers of
local self- government; and

Page 1 of 12

WHEREAS, the Board of County Commissioners of Palm Beach County, Florida (Board) has determined that the registration set forth herein furthers the public health, safety and welfare; and

WHEREAS, pursuant to the authority set forth in the Act and Section 337.401, Florida Statutes, the County desires to impose reasonable rules and regulations and recover costs for the use of the County rights-of-way; and

WHEREAS, the Board has delegated the responsibility for accepting, processing, reviewing and approving or denying registration applications to place or maintain 9 10 communication facilities in the County rights-of-way to the County Engineer; and

WHEREAS, public hearings have been held in conformance with the requirements set 11 forth in Section 125.66, Florida Statutes. 12

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY 14 COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that: 15

Chapter 23, Article VII of the Palm Beach County Code (Ord. 2000-009) is hereby repealed 17 18 and replaced with the following:

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#### 20 Section 1. Section 23-151 – Title.

This ordinance shall be known as the "Palm Beach County Communications Right-of-Way 21 22 Registration Ordinance."

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### Section 2. Section 23-152 – Definitions.

The following words, phrases, or terms when used in this Ordinance shall, unless the content 25 otherwise indicates, have the meanings provided below. Where not inconsistent with the 26 context, words used in the present tense include the future tense, words in the plural number 27 include the singular number, "any" includes "all," "and" includes "or." The words "shall" and 28 "will" are mandatory, and "may" is permissive. No attempt is made to define ordinary words 29 which are used in accordance with their established dictionary meaning except when 30 31 necessary to avoid misunderstanding.

- "Abandoned" shall mean any Facility not in continued use for a period of 365 consecutive days.
- 2. "Abandonment" shall mean the permanent cessation of all uses of a Facility; provided that this term shall not include cessation of all use of a Facility within a physical structure where the physical structure continues to be used. By way of example, and not limitation, cessation of all use of a cable within a conduit, where the conduit continues to be used or cessation of all use of an antenna mounted on a streetlight, where the streetlight continues to be used, shall not be "Abandonment."
- 3. "Communications Facility" or "Communications Facilities" of "Facility" shall mean facility that may be used to provide Communications Services. Multiple cables, conduits, strands, or fibers located within the same conduit shall be considered one communications facility.
- "Communications Services" shall mean the transmission, conveyance, or conveyance, 13 4. or routing of voice, data, audio, video, or any other information or signals, including 14 video services, to a point, or between or among points, by or through any electronic, 15 radio, satellite, cable, optical, microwave, or other medium or method now in 16 existence or hereafter devised, regardless of the protocol used for such transmission 17 or conveyance. The term includes such transmission, conveyance, or routing in which 18 19 computer processing applications are used to act on the form, code, or protocol of the content for purposes of transmission, conveyance, or routing without regard to 20 whether such service is referred to as voice-over-Internet-protocol services or is 21 classified by the Federal Communications Commission as enhanced or value-added. 22 23 The term does not include:
  - (a) Information services.

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- (b) Installation or maintenance of wiring or equipment on a customer's premises.
- (c) The sale or rental of tangible personal property.
- (d) The sale of advertising, including, but not limited to, directory advertising.
- (e) Bad check charges.
- (f) Late payment charges.
- (g) Billing and collection services.
- (h) Internet access service, electronic mail service, electronic bulletin board service,

or similar online computer services. Page 3 of 12 4. "County" shall mean Palm Beach County, Florida.

5. "Facility" shall mean Communications Facility.

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- "Ordinance" shall mean this ordinance; the "Palm Beach County Communications Registration Right-of-Way Ordinance."
- 5 "Pass-through Provider" shall mean any Person who, pursuant to this Ordinance, 7. Places or Maintains a Communications Facility in the Right-of-Way, and does not 6 7 remit communications service taxes, as imposed by the County pursuant to Chapter 202 and Section 337.401, Florida Statute. (CST). However, Pass-through Provider 8 does not include a Person who does not remit CST but pursuant to Florida Statute 9 202.16(2) sells Communications Services for resale to a Person who sells 10 11 Communications Services at retail or who integrates Communications Services into 12 Communications Services sold at retail in the County and who remits CST.
- 8. "Provider" shall mean any Person who, pursuant to this Ordinance, Places or
  Maintains a Communications Facility in the Right-of-Way, and remits
  Communications Service taxes, as imposed by the County pursuant to Chapter 202
  and Section 337.401, Florida Statutes.
- 9. "Permit" shall mean the Right-of-Way Permit, including but not limited to right-ofway (RW), utility permit (UT) and landscape permit (LA), pursuant to the Right-ofWay Permitting Ordinance.
- 10. "Person" shall mean any entity or individual, including but not limited to, a
  governmental entity, except for Palm Beach County Engineering and Public Works
  Department, contractor, firm, association, joint venture, partnership, estate, trust,
  business trust, syndicate, fiduciary, corporation, organization or legal entity of any
  kind, successor, assignee, transferee, personal representative and any other group.
- 11. "Place or Maintain," "Placement or Maintenance," or "Placing or Maintaining" shall
  mean to erect, construct, install, maintain, place, repair, extend, expand, remove,
  occupy, replace, locate or relocate. Physical control, ownership or maintenance of a
  Facility is considered "Placing or Maintaining" a Facility. A Person providing service
  only through resale or only through use of a third party's unbundled network elements
  is not "Placing or Maintaining" the Communications Facility through which such
  service is provided. The transmission and receipt of radio frequency signals through

### Page 4 of 12

the airspace of the Right-of-Way is not Placing or Maintaining a Facility in the Rightof-Way.

- 3 "Right-of-Way" shall mean a public right-of-way, highway, street, bridge, tunnel, 12. Right-of-Way drainage area or alley which has been dedicated to the public or to the 4 County and for which the County is the maintenance authority, or intends to be the 5 maintenance authority, that has jurisdiction and control and may lawfully grant access 6 to pursuant to applicable law, and includes the surface, the air space over the surface and the area below the surface. "Right-of-Way" shall not include private property 8 unless it is subject to a public easement for a use referenced above. The term also 9 includes but is not limited to associated sidewalks, the roadbed, all culverts, drains, 10 11 sluices, ditches, water storage areas, waterways, embankments, slopes, retaining walls, bridges, and viaducts. "Right-of-Way" shall not include County buildings, 12 fixtures, poles, conduits, Facilities or other structures or improvements, regardless of 13 whether they are situated in the Right-of-Way. 14
- 15 13. "Registrant" shall be a Person that has registered in accordance with this Ordinance.
- 16 14. "Registration" shall mean the process described in this Ordinance.

### 18 Section 3. Section 23-153 – Registration Required.

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- Any Provider or Pass-through Provider Placing or Maintaining any Communications
   Facility in the Right-of-Way shall first register in accordance with this Ordinance.
   Subject to the terms and conditions prescribed in this Ordinance, a Registrant may
   Place or Maintain a Communications Facility in Right-of-Way.
- 23 2. Registration Application. Any Provider or Pass-through Provider that desires to Place
   24 or Maintain a Communications Facility in the Right-of-Way shall file a single
   25 registration in a letter format with the County that shall include the following
   26 information:
  - a. Name of the Provider or Pass-through Provider;
  - b. Name, address, and telephone number of a contract person for the Registrant;
  - c. Evidence of the insurance coverage required under this Ordinance;
  - d. The Registration's federal employer identification number;

	e. The number of the Registrant's current certificate of authorization iss
	the Florida Public Service Commission, the Federal Communic
	Commission, or the Department of State;
	f. A statement of whether the Registrant is a Pass-through-Provider; and
3.	Within ninety (90) days of any change in the Registration information subm
	Registrant shall provide updated information to the County.
4.	Registration shall be nonexclusive. Registration shall not establish any right or p
	to Place or Maintain a Communications Facility in any particular area in public
	of-way.
Secti	ion 4. <u>Section 23-154 – Registration Review.</u>
1.	The County shall review the information submitted by the Provider or Pass-t
	Provider. If the Provider or Pass-through Provider submits information in acco
	with this section, the Registration shall be effective and the County shall no
	Registrant of the effectiveness of Registration in writing. If the County determine
	the information submitted is not complete, the County shall notify the Regis
	writing of the non-effectiveness within thirty (30) calendar days after rec
	information from the Registrant.
2.	Every Provider and Pass-through Provider shall have an effective Registration
	to applying for any and all permits that may be required pursuant to applicable
	codes and regulations.
Secti	ion 5. <u>Section 23-155 – Registration Term and Renewal.</u>
1.	A Registrant shall renew its Registration with the County every ten years. Regi
	renewal shall include:
	a. updates to Registration information; and
	b. a current insurance certificate.
	c. if no information in the previous Registration has changed, the
	shall state that no information has changed. Failure to renew a Regi
	may result in the County restricting the issuance of additional perm
	the Provider or Pass-through Provider has complied with the Regi
	the Provider of Tass-unough Provider has complied with the Regi

	2.	If a Registrant transfers, sells or assigns its Communications Facilities in the Right-
2		of-Way, incident to a transfer, sale or assignment of the Registrant's assets, the
5		transferee, buyer or assignee shall comply with the terms of this Ordinance and any
Ļ		and all permits issued. If the transferee, buyer or assignee is a current Registrant, then
5		the transferee, buyer or assignee is not required to re-register. If the transferee, buyer
5		or assignee is not a current Registrant, then the transferee, buyer or assignee shall
7		register as provided in this section within sixty (60) days of the transfer, sale or
;		assignment. If permit applications are pending in the Registrant's name, the transferee,
)		buyer or assignee shall notify the appropriate County officials that the transferee,
)		buyer or assignee is the new applicant.

### Section 6. Section 23-156 – Registration Revocation and Termination.

- 1. The County Engineer may revoke a Registration and revoke all privileges granted under that Registration if:
  - a. a federal, state or local authority suspends, denies, or revokes a Registrant's certification or license to provide communications service or certificate of use,
  - b. the Registrant's Placement and Maintenance in the Right-of-Way presents an extraordinary danger to the general public or other users of the Rightof-Way and Registrant fails to remedy the danger after notice,
    - c. the Registrant Abandons or ceases to use its Communications Facilities in the Right-of-Way,

d. a Registrant fails to comply with the requirements of Section 3, or

e. a Registrant fails to obtain proper approvals prior to working within County Right-of-Way.

Prior to revocation, the County shall notify the Registrant in writing of the intent to 2. revoke Registration and the reasons for such. Except in the case of extraordinary danger to the general public, the Registrant shall have sixty (60) days after receipt of such notice within which to cure the violation, or within which to present a plan, satisfactory to the County Engineer, to accomplish the same. In the event of extraordinary danger to the general public, the Registrant shall take all action necessary to remedy the danger immediately. Page 7 of 12

In the event the County Engineer revokes a registration, the Registrant shall be given 3. written notice of such termination.

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- 4. The revoked Registrant shall, within a reasonable time following such termination, either:
  - Notify the County of the assumption or anticipated assumption by another a. Registrant of ownership of the Registrant's Facilities in the public rightsof-way; or
  - Provide an acceptable plan for disposition of its Communications Facilities b. in the Right-of-Way. If a terminated Registrant fails to comply with this provision, the County may, in addition to any other remedies available at law or in equity, remove some or all of the Facilities from the Right-of-Way and restore the Right-of-Way to its condition immediately prior to the removal using County employees, agents or contractors, and charge any and all costs to the Registrant and require reimbursement. In any event, a terminated Registrant shall take all actions necessary to render every portion of the Facilities remaining in the Right-of-Way of the County safe to the satisfaction of the County Engineer.
- In the event of a termination of Registration, this provision does not permit the County 5. to cause the removal of any Facilities that are used to provide another service for which the Registrant holds a valid certificate of use or license with the governing federal or state agency, where required, and is properly registered and permitted with the County, where required.
- Termination. A Registrant may request a termination of a Registration upon written 6. 24 notice to the County that the Registrant will no longer Place or Maintain any Communications Facilities in the Right-of-Way and will no longer need to obtain 25 permits to perform work in the Right-of-Way. A Registrant cannot terminate a 26 Registration if the Registrant continues to Place or Maintain any Communications 28 Facilities in the Right-of-Way.

Page 8 of 12

### Section 7. Section 23-157 – Fees.

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 A Pass-through Provider that Places or Maintains a Communications Facility in the Right of Way, shall pay an annual fee not to exceed \$500 per linear mile or portion thereof.

a. A Pass-through Provider shall provide an annual notarized statement identifying the total number of linear miles of pass-through facilities in the Rights of Way.

b. Upon County's request, made once annually, a Pass-through Provider must provide reasonable access to maps of pass-through facilities located in the Rights of Way. The maps must be sufficient to determine the calculation of the linear miles of pass-through facilities in the Right of Way. County's request will be accompanied by an affidavit that the person making the request is authorized by the County to review tax information related to the revenue and mileage calculations for the Pass-through Provider.

- The County may withhold the issuance of any permits to a Registrant until any amount
  past due from Registrant to County is paid in full.
- 17 Section 8. <u>Section 23-158 Indemnification.</u>

A Registrant shall, at its sole cost and expense, indemnify, hold harmless and defend the 18 19 County, its commissioners, officials, employees and agents, against any and all claims, suits, 20 causes of action, proceedings, judgments for damages or equitable relief, and costs and 21 expenses incurred by the County arising during or as a result of performance under the 22 Ordinance, or arising out of the placement or maintenance of the Registrant's Communications Facilities in the Right-of-Way, regardless of whether the act or omission complained of is 23 24 authorized, allowed or prohibited by this Ordinance, provided, however, a Registrant's duty under this section does not extend to liabilities not caused by the Registrant, including 25 liabilities arising from the County's negligence, gross negligence, or willful conduct. This 26 provision includes, but is not limited to, the County's reasonable attorneys' fees incurred in 27 defending against any such claim, suit or proceedings. County agrees to notify the Registrant, 28 in writing, within a reasonable time of County receiving notice, of any issue it determines 29 30 may require indemnification. Nothing in this section shall prohibit the County from 31 participating in the defense of any litigation by its own counsel and at its own cost if in the

County's reasonable belief there exists or may exist a conflict, potential conflict or appearance of a conflict. Nothing contained in this section shall be construed or interpreted:

- As denying to either party any remedy or defense available to such party under the laws of the state of Florida;
- 2. As consent by the County to be sued; or
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A Registrant, including Pass-through Providers, that places or maintains Communications 12 Facilities in the public rights-of-way shall be required to maintain, at its own expense, 13 commercial general liability insurance in the amount of \$1,000,000 per occurrence, or in such 14 other amount specified by the County's risk management division, for bodily injury and 15 property damage. The County must be named as an additional insured on this policy, and a 16 certificate of insurance containing such endorsement must be issued as part of the policy. The 17 Registrant must provide, and have approved by the County, an original certificate of insurance 18 19 as evidence that this requirement has been met prior to commencing operation. The County 20 will accept a Registrant adding the County to any existing insurance policy, provided that 21 Palm Beach County, Florida is the venue for purposes of any litigation to which the County 22 is a party.

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Page 10 of 12

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This Ordinance is enforceable by all means provided by law. Additionally, the County may
choose to enforce this Ordinance by seeking injunctive relief in the Circuit Court of Palm
Beach County.

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### 17 Section 14. <u>Section 23-164 – Savings Clause.</u>

All Registrations issued pursuant to the Palm Beach County Telecommunications Right-of –
Way Ordinance, sections 23-151 through 23-164, along with all conditions, enforcement
orders all pending enforcement, and other regulatory action relating to such Registration shall
continue in full force and effect and without interruption.

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### 23 Section 15. <u>Section 23-165 – Captions.</u>

The captions, section headings, and section designations used in this Ordinance are for convenience only and shall have no effect on the interpretation of the provisions of this Ordinance.

(Remainder of page left intentionally blank)

1	Section 16. <u>Section 23-166 – Effective Date.</u>				
2	The provisions of this Ordinance shall become effective on October 21, 2019.				
3					
4	APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach County,				
5	Florida, on this the day of, 2019.				
6					
7 8 9	SHARON R. BOCK, CLERK PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS				
10 11	By: By: Deputy Clerk Mack Bernard, Mayor				
12 13 14	Deputy Clerk Mack Benlard, Mayor				
15 16 17	APPROVED AS TO FORM AND LEGAL SUFFICIENCY				
18 19 20 21 22 23	By:				
24 25 26	FILING DATE: Filed with the Department of State on the day of, 2019.				
он произволять на полна на ноликования и на примактивни полновительного					
	Page 12 of 12				