



VALENCIA COUNTY, NEW MEXICO

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**VALENCIA COUNTY
ORDINANCE
2025-~~01~~05**

**AN ORDINANCE REGULATING THE SITING AND
PERMITTING OF WIRELESS
TELECOMMUNICATION FACILITIES**

PASSED: 12/17/2025

EFFECTIVE: 12/18/2025



**VALENCIA COUNTY
BOARD OF COUNTY COMMISSIONERS
ORDINANCE 2025-~~01~~ 05**

**AN ORDINANCE REGULATING THE SITING AND PERMITTING OF
WIRELESS TELECOMMUNICATION FACILITIES**

PREAMBLE:

WHEREAS Valencia County has determined that the regulation of the siting of wireless telecommunications facilities is necessary to protect the health, safety and welfare of the citizens of Valencia County;

WHEREAS, Valencia County desires to minimize the negative impact Wireless Telecommunications Facilities may have on the citizens and real property use in Valencia County by promoting the use of existing Wireless Telecommunications Facilities and by ensuring new Wireless Telecommunications Facilities are compatible with the existing character and environment of the location of the Facility;

WHEREAS, Valencia County wishes to provide an efficient, stream-lined and fair process for the review and approval of potential Wireless Telecommunications Facilities;

WHEREAS, pursuant to NMSA 1978 §§ 3-21-1 et seq. and §§ 4-37-1 et seq., and the Telecommunications Act of 1996, §704.47 U.S.C. § 332(c)(7), § 6409(a) of the Middle-Class Tax Relief and Job Creation Act of 2012 and recognizing the enactment of the New Mexico Wireless Consumer Advanced Infrastructure Act NM Stat § 63-91-7 (2019) et. seq., the Valencia County Board of County Commissioners is empowered to enact regulations regarding the location, placement, construction, appearance, design, and modification of Wireless Telecommunications Antennae, Towers and other Wireless Telecommunications Facilities on lands and properties within the County;

NOW, THEREFORE, BE IT ORDAINED by the Valencia County Board of Commissioners, that the contents of this Ordinance No. 2025-01 be implemented and, by adoption of this Ordinance, hereby expressly repeals Ordinance 2023-02.

I. PURPOSE AND INTENT:

The purpose and intent of this Ordinance are to protect the health, safety, and welfare of the citizens of Valencia County by minimizing the negative impact of Wireless Telecommunications Facilities, by establishing a fair and efficient process for review and approval of applications pursuant to Federal, State, and Local Regulations, by encouraging the use of existing facilities, by promoting the improved appearance and functionality of any new facilities and ensuring that all new facilities are constructed using current technologies that are designed to conceal the site and to accommodate future growth.

II. DEFINITIONS:

A. Abandonment – cessation of use of a wireless support structure for wireless telecommunications activity for at least the minimum period specified by this Ordinance.

B. Administrator – the Valencia County Administrator or their designee.

C. Administrative Approval – approval that the Administrator or designee is authorized to give.

D. Antenna – communications equipment that transmits, receives or transmits and receives electromagnetic radio signals used in the provisions of wireless telecommunications services.

E. Carrier on Wheels (COW) – a portable, self-contained wireless telecommunications facility that can be moved to a location and set up to provide wireless services on a temporary or emergency base.

F. Colocation – placement or installation of wireless facilities on existing structures, including electrical transmission towers, water towers, buildings, and other structures capable of supporting wireless facilities' attachment in compliance with all applicable codes and standards.

G. Concealed Wireless Facility – any wireless facility that is blended as an architectural feature of any existing structure or any new wireless support structure designed to camouflage or hide the presence of antennas or towers so that the purpose of the Facility or wireless support structure is not readily apparent to casual observation. Language such as “stealth,” “camouflage,” or similar in any permit or other document required by the Valencia County Code is included in this definition to the extent such permit or other document reflects an intent at the time of approval to condition the site’s approval on a design that looks like something else.

H. Eligible Facility request – a request for modification or colocation of an existing wireless tower that involves new transmission equipment or replacement of transmission equipment but does not include a Substantial Change of the

existing structure.

I. Eligible Support Structure - any Wireless Facility as defined in this Section, provided that it is an Existing Structure at the time the relevant application is filed with Valencia County under this Chapter.

J. Existing structure – a wireless support structure erected before the application for an eligible facility request, colocation, or modification under this Ordinance capable of supporting wireless facilities' attachment. The term includes but is not limited to electrical transmission towers, buildings, and water towers. The term shall not include any utility pole.

K. Set-back – the area in which a wireless support structure may be expected to fall in the event of a structural failure as defined by the Ordinance.

L. Substantial Change – a modification substantially changes the physical dimensions of an Eligible Support Structure if after the modification, the structure meets any of the following criteria:

1. For Towers other than Alternative Tower Structures, it increases the height of the Tower by more than ten percent or by the height of one additional antenna array with separation from the nearest existing antenna not to exceed twenty (20) feet, whichever is greater, as measured from the top of an existing antenna to the bottom of a proposed new antenna; for other Eligible Support Structures, it increases the height of the structure by more than ten percent or more than ten (10) feet, whichever is greater, as measured from the top of an existing antenna to the bottom of a proposed new antenna;

2. For Towers, it involves adding an appurtenance to the body of the Tower that would protrude from the edge of the Tower more than twenty (20) feet, or more than the width of the Tower structure at the level of the appurtenance, whichever is greater; for Eligible Support Structures, it involves adding an appurtenance to the body of the structure that would protrude from the edge of the structure by more than six (6) feet;

3. For any Eligible Support Structure, it involves installation of more than the standard number of new equipment cabinets for the technology involved, as determined on a case-by-case basis based on the location of the Eligible Support Structure but not to exceed four cabinets per application; or for Base Stations, it involves installation of any new equipment cabinets on the ground if there are no pre-existing ground cabinets associated with the structure, or else involves installation of ground cabinets that are more than ten percent larger in height or overall volume than any other ground cabinets associated with the structure;

4. For any Eligible Support Structure, it entails any excavation or deployment outside the current Site;

5. or any Eligible Support Structure, it would defeat the concealment elements of the Eligible Support Structure by causing a reasonable person to view the structure's intended stealth design as no longer effective; For any Eligible Support Structure, it does not comply with record evidence of conditions associated with the siting approval of the construction or modification of the Eligible Support Structure or Base Station equipment, unless the non-compliance is due to an increase in height, increase in width, addition of cabinets, or new excavation that would not exceed the thresholds identified in paragraphs A, B, and C of this definition. For purposes of determining whether a Substantial Change exists, changes in height are measured from the original support structure in cases where deployments are or will be separated horizontally, such as on building rooftops; in other circumstances, changes in height are measured from the dimensions of the Existing Structure, inclusive of approved appurtenances and any modifications that were approved prior to February 22, 2012.

M. Small Wireless Facility – Small Wireless Facility or “small cells” means a Wireless Facility where each antenna is located inside an enclosure of no more than three (3) cubic feet in volume or, less than 50' in height, or in the case of an antenna that has exposed elements, the antenna and all of its exposed elements could fit within an imaginary enclosure of no more than three (3) cubic feet; and primary equipment enclosures are no larger than seventeen (17) cubic feet in volume. The following associated equipment may be located outside of the primary equipment enclosure and, if so located, is not included in the calculation of equipment volume: electric meter, concealment, telecommunications demarcation box, ground-based enclosure, back-up power systems, grounding equipment, power transfer switch and cut-off switch.

N. Tower – a structure, guided or freestanding, that supports one or more antenna.

O. Wireless Facility or wireless facilities – the set of equipment and network components exclusive of the underlying wireless support structure, including but not limited to antennas, accessory equipment, transmitters, receivers, base stations, power supplies, cabling, and associated equipment necessary to provide wireless telecommunications services.

III. **APPLICABILITY:**

A. This Ordinance applies to all construction and expansion of wireless

telecommunications facilities, except as provided in III B Exceptions.

B. Exemptions:

1. Fire, police, department of transportation, or other public service facilities owned and operated by the local, Valencia County State, or federal government.
2. Any facilities expressly exempt for the jurisdiction's citing, building, and permitting authority.
3. Over-the-Air reception devices, including the reception antennas for direct broadcast satellites (DBS), multi-channel, multipoint distribution (wireless cable) providers (MMDS), television broadcast stations (TVBS), and other customer-end antennas that receive and transmit fixed wireless signals and are primarily used for reception.
4. Facilities exclusively for private, non-commercial radio and television reception and private citizen's bands, and other similar non-commercial telecommunications.
5. FCC-licensed amateur radio facilities require Administrative Approval and are exempt from all ordinance requirements except reasonable screening, set-back, placement, construction, tower height, and health and safety standards per New Mexico state law.
6. Facilities exclusively provide unlicensed spread spectrum technologies (such as IEEE 802.11a, b, g {Wi-Fi and Bluetooth}) where the Facility does not require a new tower.

IV. PERMIT APPLICATION PROCESS AND OTHER REQUIREMENTS:

A. All Applicants for a Telecommunications Permit and its associated Building Permit shall comply with the requirements outlined in this Article.

B. The Valencia County Board of County Commissioners designates the Valencia County Community Development Department (or other designee made by the County Manager) as the Administrator to whom applications for Special Use Permits and Conditional Special Use Permits must be made. The Administrator is authorized to review, analyze, evaluate, and make decisions with respect to granting, not granting, or revoking Permits.

C. Application Process: The Applicant shall complete the on-line application processes as defined by the Administrator at the outset of the process.

1. Optional Pre-Application Conference: All applicants seeking a

Telecommunications Permit will obtain and review this Ordinance and may meet with the Administrator, either electronically or in person, before submitting an application. The meeting intends to review the ordinance requirements, processes, and method of submissions with the Applicant. The intent of the optional pre-application conference is to help expedite review of applications, and shall not trigger a shot clock until a complete application is submitted. The pre-application session may include the following:

a) A discussion of potential best locations for the Telecommunications Facility, taking into consideration the Valencia County's defined priorities that meet the Applicant's requirements for service. The application process will require an explanation for a selected location not using the highest priority available to the Applicant. Valencia County's priorities (listed from highest to lowest) are:

- (1) On existing Towers or structures without increasing their height.
- (2) On existing Towers or structures with a height increase.
- (3) On Valencia County-owned property.
- (4) On properties zoned, or if not zoned, characterized predominantly by Industrial use.
- (4) On properties zoned, or if not zoned, characterized predominantly by Commercial use.
- (5) On properties zoned, or if not zoned, characterized predominantly by Agricultural use.
- (6) On properties zoned, or if not zoned, characterized predominantly by Residential use.

b) A discussion of issues will help expedite the review and permitting process.

c) A site visit to potential best locations sites, if deemed necessary by the Administrator;

d) A determination of the type of applications to be made;

e) A discussion of the defined information required to support the proposed location;

f) A discussion of the specific application requirements that are needed for review and consideration by the Administrator. Requirements for the Application may vary based on the specific location, type of facility selected, and the potential impact to Valencia

County and its citizens, and;

g) Any applicant desiring relief, waiver, or exemption from any Ordinance requirement may request such at the pre-application meeting. The burden of proving the need for the request lies solely with the Applicant. The applicant shall bear all costs to Valencia County in considering the request. No request shall be approved unless the Applicant provides clear and convincing evidence that the request will have no significant detrimental effect on the health, safety, and welfare of Valencia County or its residents.

2. **All applications shall contain** a demonstration that the Telecommunications facility will be sited to be the least visually intrusive, as reasonably possible.

3. In addition to demonstrating that the proposed modification, colocation, eligible facility, or new tower or telecommunications Facility blends into the character and environment of the proposed location, **all applications shall contain** the following information and shall be submitted through the on-line system designated by Valencia County:

- a) Registration of an Agent, including the name, address, and telephone numbers of the designated Agent and his/her company;
- b) Authorization of the Agent as an official and representative of the Applicant; then pending approval
- c) Complete a project description which shall include a general description of the Applicant's project and its proposed location;
- d) Contact information including the name, address, and telephone number of the person or entity who will be responsible for the Applicant's construction and management of the project;
- e) Contact information for the support structure project manager for the proposed location and contact information for any manager of the real property for the proposed site (e.g., building manager, tower owner);
- f) Define the type of project, colocation, modification, new tower, etc., and the specific site address and description of the project.
- g) Completing a Tower/Wireless Facility Registration or, if a Tower/Wireless Facility Registration already exists for the proposed location, completing a Tower/Wireless Facility Registration Update, if needed. The Tower/Wireless Facility Registration shall include;

- (1) Name, address, and telephone contact number for the tower owner;
- (2) Name, address, and telephone contact number for the real property owner, if different than tower owner;
- (3) Current number and identification of co-locators on the

tower/facility;

(4) Site name, number, and physical address;

(5) Documentation and specifics regarding the agreement terms (other than financial) demonstrating Applicant's right, title, or interest in the real property where the Facility is to be sited, including the name, address, and phone number of the property owner;

(6) Description of the tower/facility, including but not limited to height, set back, type of structure, and the number of existing co-locators.

(7) Verifiable copy of the current tower inspection report, including the expiration date, the company performing inspection, ANSI standard used;

(8) Contact information including name, address, and telephone number for the person or entity performing the most recent or current tower inspection;

(9) A copy of the Soils Study Report including but not limited to the date completed, person or entity name performing the Soils Study, project number, identification of the Professional Engineer providing certification of the study with registration or license number of the Professional Engineer, and;

(10) Any other information deemed necessary or required by Valencia County.

h) Applications for a modification, colocation, or Eligible Facility request for an Existing Structure, shall include:

(1) All items listed in Section b. above which do not exist or are no longer current or have not recently been updated;

(2) Project name for the existing colocation site or project;

(3) Names, addresses, and phone numbers of person or entity preparing the application;

(4) A copy of the FCC license for the carrier and a signed statement from the owner or operator of the Facility attesting that the Facility complies with current FCC regulations concerning radio frequency (RF), including a Certified Non-Ionizing Electromagnetic Radiation (NIER) report demonstrating full compliance. In cases where an installation of RF equipment complies with the FCC criteria for exemption for NIER reporting, an RF Compliance Letter prepared and signed by a w Mexico State-licensed Professional Engineer (PE) shall be required. The RF Compliance Letter shall include the FCC ID of the RF equipment and the type of exemption, as allowed by FCC OET Bulletin 65 and FCC 19-126.

- (5) Certified Site Plans including the Professional Engineer's name and registration/license number, physical description of the current configuration of the site, physical description of the proposed design of the site, contacts, set-backs, grounding plans, security, parking, turnarounds, description of the components including the sizes of the components to determine that the proposal is the least visibly intrusive design;
- (6) Certified Structural Analysis including identification of the Professional Engineer's name and registration/license number providing the Analysis, a copy of all calculations, reference documents and results, percent loading, that include all components, structures, and foundations per Rigorous Standards; Structural Analysis with results exceeding 100% are not acceptable and shall result in an application being denied.
- (7) Performance Bond including amounts as set by Valencia County, to remain in place as long as the site remains active and in place and until the tower or facilities are removed as required by the Ordinance;
- (8) Copy of the Certificate of Insurance demonstrating that the requirements of the Ordinance;
- (9) Confirmation the general contractor(s) has, or will obtain current licensure as required by the State of New Mexico and/or local government, and;
- (10) Projected start and completion dates of construction.

i) Applications to install a new Tower or telecommunications facility will include the following:

- (1) All information listed in Sections b. and c. above;
- (2) The number, type, and design of the tower(s) and antenna(s) proposed;
- (3) All reports, data, calculation, and design criteria which demonstrate the tower's capability to accommodate multiple users;
- (4) Demonstration of the Applicant's meaningful efforts to secure shared use of existing tower(s) or other structures within the defined parameter of one (1) mile including but not limited to copies of written requests and responses for shared use;
- (5) The new wireless Facility justification includes capacity information, the gap in coverage information, or other information demonstrating rationale for the application.
- (6) The Applicant will provide a list of property owners, to

include their addresses, within one hundred fifty feet (150') of the proposed site's property lines. This list of owners and addresses must be submitted early in the application process so specific notice of any needed or required hearing can be given to them at least 15 days prior to any needed or required hearing.

(7) Public Hearing and Notification Requirements.

(a) In order that the County may notify nearby landowners, prior to the approval of any Application for a Telecommunications Permit for a New Tower, a public hearing shall be held by the County, notice of which shall be published in accordance with the New Mexico Open Meetings Act; and the current Valencia County Open Meetings Act Resolution; and, the annual Valencia County Open Meeting Resolution which sets the notice and type of publication for meetings, prior to the scheduled date of the public hearing.

(b) The County shall schedule the public hearing referred to in Subsection (a) of this section once it finds the Application is complete, the County, at any stage prior to issuing a Telecommunications Permit, may require such additional information as it deems necessary.

(c) All Public Hearings pursuant to this Ordinance are to be held before the Valencia County Planning and Zoning Commission unless specifically excepted by this Ordinance; and, for any appeal purposes, the decision of the Valencia County Planning and Zoning Commissioners is the final decision of the County.

j) **Applications to Install Small Wireless Facilities/Systems** will include the following: (Note: A special meeting with the agents/engineers/representatives of the Applicant may be needed following submission of a complete application to ensure that systems documentation requirements are fully understood.) Valencia County's defined Small Wireless Facilities design requirements are made available to applicants by the Administrator in Resolution 2023-66.

(1) All information listed in Sections b. c. & d. above;

(2) The entire system and any associated groups of Small Wireless facilities may be included in a single application process.

(3) Each component of the system must be represented in the on-line Application Process.

(4) Each system's unique components must be shown and include all the relevant data to complete the process. However, all like (virtually identical) nodes may be demonstrated once but must consist of all the physical locations for each node.

(5) The applicant is encouraged to batch the Small Wireless Facility sites within an application in a contiguous service area. However, a batch application shall not exceed twenty (20) sites.

V. Review of Application: The Administrator and the consultant(s) shall review the application within thirty (30) days of submission to determine if the application is complete and meets the Ordinance requirements. Valencia County and the Applicant can, by a mutual written agreement, extend the period in which the review for completeness is conducted.

A. Incomplete applications will not be accepted for further review and processing;

B. Applications submitted without the payment of costs and fees as required by Valencia County is incomplete and shall not be accepted for further review and processing;

C. IF THE APPLICATION IS NOT COMPLETE:

Valencia County shall notify the Applicant in writing of the provisions of the code, Ordinance, application process, or publicly stated procedures that were not completed and inform the Applicant that the application may be resubmitted.

D. IF A RESUBMITTED APPLICATION IS NOT COMPLETE:

Within ten (10) days of the resubmission of the application, Valencia County shall notify the Applicant in writing of whether the resubmission is complete and that the application may be resubmitted, and inform the Applicant of the code, Ordinance, application process or publicly stated procedures which remain incomplete.

E. IF THE APPLICATION IS COMPLETE and based on the review of the application, the Administrator shall, within the periods allowed under federal, state, and local law:

1. Approve, approve with conditions or deny the Telecommunications Permit;
2. Issue a written decision within thirty (30) days of receipt of a completed application, which is supported by evidence contained in the on-line information and record submitted by the Applicant;
3. Place the burden of proof for the granting of the Permit upon the

Applicant;

4. For new towers or if a variance or waiver of zoning or other land use considerations is required, or if any variance is required, refer the application to the Valencia County Planning and Zoning Commission for review and consideration. Once a variance or waiver is obtained or granted, the Administrator may request the Applicant update the application if the Administrator deems it necessary to complete the application process. Applications for Small Wireless Facilities and Eligible Facilities Requests shall not be referred and will receive administrative approval or denial.

F. Appeal of Administrator's Decision: The decision of the Administrator can be appealed by the Applicant or by Valencia County by submitting written notification to the Administrator. The Notice of Appeal's content shall contain the Applicant's name and a description of the Wireless Telecommunications Facilities. The Applicant must submit the Notice of Appeal within 30 calendar days after the decision. The appeal will be heard and considered at the next available meeting of the Valencia County Board of County Commissioners.

G. Construction of the Proposed Facility: If an Application is approved or approved with conditions, a Telecommunication and Building Permit will be issued to the Applicant:

1. The Applicant must comply with all requirements of the Telecommunication and the Building Permit;
2. The Applicant will be required to meet and satisfy all building inspection processes generally needed for a construction project.
3. The Telecommunication and Building Permit shall not be assigned, transferred, or conveyed without written notification to and approval from Valencia County within six (6) months.
4. The Telecommunication and Building Permit may be revoked, canceled, or terminated for violation of the Telecommunication and Building Permit's conditions and provisions or for a material breach of this Ordinance as permitted by local Ordinance, state, and federal law.
5. Valencia County will provide the permit holder written notice of an intent to revoke, cancel or terminate the Permit with identification of the violation(s) and give the holder of the Telecommunications and Building Permit with an opportunity for a hearing before the Valencia County Planning and Zoning Commission before revocation, cancellation or termination.

H. Completion of Construction: When the Applicant completes the project's construction, the Applicant shall notify the Administrator of the need for a final inspection. Valencia County or the consultant for Valencia County will verify that the site is constructed in accordance with the application, meets all the requirements of the Ordinance, and that the applicant has paid all monies due to Valencia County. If all requirements of this Ordinance, the Telecommunications

permit, and the Building permit have been met, Valencia County will issue a Certificate of Compliance and Telecommunications Permit to the Applicant that allows operational use of the site.

VI. GENERAL REQUIREMENTS OF WIRELESS TELECOMMUNICATIONS FACILITIES:

A. Lighting: Telecommunications facilities shall not be lighted or marked unless required by law or required by the approval of the application. If lighting is needed, Applicant shall provide a detailed plan for sufficient lighting as inoffensive as permissible under State and Federal regulations. The Applicant shall also comply with any local or State "Night Skies" requirements.

B. Materials: Towers shall be galvanized or painted with a rust-preventive paint of an appropriate color to harmonize with the surroundings and shall be maintained for the Tower's life.

C. Set-back Requirements: Stand-alone Wireless Telecommunications Facilities shall be no closer to any property line than the total height of the completed unit, plus ten percent (10%). The structure should not be capable of falling onto an adjacent property or building should the Facility collapse for any reason. The height is measured from the pre-existing grade to the highest point of the structure.

D. Security of Wireless Telecommunications Facilities: All Wireless Telecommunications Facilities and Antennas shall be located, fenced, or otherwise secured in a manner that prevents unauthorized access. This requirement shall not be applicable to Small Wireless Facilities.

E. Signage: Telecommunications Facilities shall contain a sign to provide adequate notification to persons in the immediate area of the presence of RF radiation or to control exposure to RF radiation within a given area. A sign of the same size shall also be installed to contain the site identification number and emergency phone number(s). The sign shall be on the fence, equipment shelter, or cabinet and be visible from an access point outside the secured site area. On tower sites, an FCC registration sign shall also be present. The signs shall not be lighted unless required by law, rule, or regulation. No other signage, including advertising, shall be permitted.

F. Update of Signage: The Applicant or future owner of the site shall update the site identification number and emergency phone numbers of the Wireless Telecommunications Facility as displayed on the required sign within one month of any sale, assignment, or transfer.

G. Temporary Communications on Wheels (COW): In the event of an emergency or natural disaster which renders other forms of communication

nonviable, thus necessitating a COW or a special event necessitating the temporary use of a COW, Valencia County and the Telecommunications provider may agree to special terms and conditions as needed by Valencia County and the Telecommunications provider:

1. If a COW becomes inoperable due to force majeure or Acts of God, it must be removed from the site within 30 days of becoming unusable.
2. Regarding a special event where a COW is used, it must be removed from the site within 48 hours of the conclusion of the event.

VII. APPLICATION FEES and OTHER REQUIREMENTS:

A. At the time a person submitted an application for a Telecommunication and associated Building Permits for a new Tower or requires an increase in height to an existing Tower or for colocating on an existing Tower or other suitable structure, where no increase will occur in the height of the Tower or other appropriate structure, such Applicant shall pay a non-refundable application fee to Valencia County.

B. In addition to the application fee, Valencia County may retain the services of an expert consultant in connection with the processing and/or review of the application and the permitting and final inspection of site. The Applicant shall be responsible for reimbursing Valencia County for all costs and amounts incurred by Valencia County for such expert consultation.

C. The Applicant shall pay for the projected consultation costs to Valencia County at the time of the application.

D. An application is incomplete until the Application Fee, and the Applicant has paid the costs for the expert consultant.

E. The consultant shall provide Valencia County with an invoice for the costs for the consultation. The amount invoiced by the consultant will be assessed to the Applicant as the Application Processing and Review Fee.

F. The Application Fees and Costs are defined by the Resolution 2023-65 associated with this Ordinance.

G. The Applicant, Valencia County and the consultant will comply with all state and local requirements concerning payment of the consultant's fees.

H. The Applicant and the owner of record of any proposed Wireless Telecommunications Facilities property site shall, at their cost and expense, be jointly required to execute and file with Valencia County a bond, or other form of security acceptable to Valencia County in an amount set by Valencia County for a colocation on an existing tower, or new tower or other structure. Such sureties as

are deemed sufficient by Valencia County to assure the faithful performance of the terms and conditions of this Ordinance and conditions of any Telecommunications Permit or Conditional Use Permit issued according to this Ordinance. The full amount of the bond or security shall remain in full force and effect throughout the term of the Telecommunications Permit, and any Conditional Use Permit has been fulfilled, and until any necessary site restoration is completed to restore the site to a condition comparable to that, which existed before the issuance of the original Telecommunications Permit or Special Use Permit.

I. A holder of a Telecommunications Permit shall secure and at all times maintain public liability insurance for personal injuries, death, and property damage and umbrella insurance coverage for the duration of the Permit in amounts as set forth below:

1. Commercial General Liability covering personal injuries, death, and property damage: \$1,000,000.00 per occurrence/\$2,000,000.00 aggregate;
2. Automobile Coverage: \$1,000,000.00 per occurrence/\$2,000,000.00 aggregate;
3. Workers Compensation and Disability: Amount required by New Mexico state law;
4. Commercial General liability insurance policy shall specifically include Valencia County and its officers, employees, agents, and consultants as additional named insureds;
5. Insurance policies shall be issued by an agent or representative of an insurance company licensed to do business in the state and with a "Best's" rating of at least A;
6. Insurance policies shall contain an endorsement obligating the insurance company to furnish Valencia County with at least thirty (30) days prior written notice of the cancellation of the insurance;
7. Renewal or replacement policies or certificates shall be delivered to Valencia County at least fifteen (15) days before the expiration of the insurance that such policies are to renew or replace;
8. The Permit Holder shall provide Valencia County a copy of the policies/certificates before construction and upon written request by Valencia County.

VIII. REMOVAL OF TOWER/ANTENNA/REVOCAATION/DEFAULT:

A. Cessation of Operations/Abandonment/Disrepair: Valencia County may require the removal of a Telecommunications Facility(ies) when: such item(s) with a permit have been abandoned or operations of Telecommunications Facility has ceased for a period exceeding ninety (90) consecutive days or a total of one hundred eighty (180) calendar days. All items and equipment subject to the Telecommunications Permit shall be removed within ninety (90) days of abandonment or the cessation of operations. If equipment or items subject to the

Telecommunications Permit, fall into such disrepair that a health or safety hazard is created as determined according to a review by a New Mexico State licensed engineer and such item are not repaired within sixty (60) days, or longer as necessary upon the permit holder demonstrating that despite good faith efforts, such disrepair could not be responsibly cured within the provided time, Valencia County may require the removal of the item of the Telecommunications Facility.

B. Modification, location, or construction without Permit: If any equipment or item has been located, constructed, or modified without a permit, or in a manner inconsistent with the approved permit requirements, and the Facilities have been located, constructed, or modified without first obtaining, or in a way not authorized by, the required Permit, or any other necessary authorization, Valencia County may require the removal of the item, equipment or the Telecommunications Facility.

C. Lack of Insurance: If a Permit holder has failed to comply with the liability insurance requirements required by Valencia County, Valencia County may require the removal of the item, equipment or the Telecommunications Facility.

D. Notification of Violation: If Telecommunications Facilities are repaired, rebuilt, placed, moved, relocated, modified, or maintained in a way not in compliance with this Ordinance or the Telecommunication and Building Permit or the Telecommunications Permit, Valencia County shall notify the Permit holder in writing of such violation. If Valencia County makes such a determination that removal of an item, equipment or Telecommunications Facility is required, then Valencia County shall notify the Permit holder within forty-eight (48) hours that said items are to be removed. Valencia County may approve an interim temporary use agreement/permit, such as to enable the removal and/or sale of the item.

E. Failure to Cure: After receiving notice of a violation, the permit holder shall have ninety (90) calendar days to cure or remove the violation. Valencia County shall extend such cure period as necessary upon the Permit holder demonstrating that despite good faith efforts, such default cannot be reasonably cured.

F. Failure to Cure (Removal of an item, equipment, or Telecommunications Facility is not required): Cure: For all violations other than a violation which requires removal of an item, equipment, or Telecommunications Facility, a Permit holder has thirty (30) days to cure such violation(s) after notice has been mailed or delivered to the Permit holder's address of record. Valencia County may extend the cure period upon demonstration that the Permit holder has made good faith efforts to cure and that despite its good faith efforts; such default cannot be reasonably cured within the provided time.

G. Failure to Cure (Removal of the item, equipment, or (Telecommunications Facility is required): If the permit holder cannot cure the violation that involves removal of an item, equipment, or Telecommunications Facility within the cure

period, the permit holder shall dismantle and remove such item, and any associated structures, from the site and restore the site to as close to its original condition as possible, reasonable wear and tear excepted, within ninety (90) days of the expiration of the cure period.

H. Removal by Valencia County: If the item, equipment or Telecommunications Facility is not removed or substantial progress has not been made to remove it within ninety (90) days of the permit holder receiving notice, then Valencia County may order officials or representatives of Valencia County to remove the item at the sole expense of the owner or Permit holder.

I. Sale upon Abandonment: If Valencia County removes or causes to be removed, the item, and the owner does not claim and remove it from the site to a lawful location within one hundred twenty (120) days, then Valencia County may take steps to declare the item abandoned, and sell it and its components.

J. Temporary Use Permit/Agreement: Notwithstanding anything in this Section to the contrary, Valencia County may approve an interim use permit/agreement for the item for no more than ninety (90) days, during which time a suitable plan for removal, conversion or re-location of the affected item shall be developed by the holder of the Permit, subject to the approval of Valencia County, and an agreement to such plan shall be executed the holder of the Permit and the Valencia County. Suppose such a plan is not developed, approved, and completed within the ninety (90) day time period. In that case, Valencia County may take possession of and dispose of the affected item in the manner provided in this Section.

K. Emergency Removal: If Valencia County determines the item is a hazardous, creates an emergency situation, or adversely affects public safety, Valencia County may remove or cause to be removed the item after three (3) days written notice to the Permit holder or the holder of the Certificate of Compliance. In the event of an item causes an immediate threat to public safety Valencia County may immediately remove or cause to remove the item and inform the Permit holder as soon as practicable.

L. Failure to Cure: A Permit holder still in violation after the expiration of the cure period may be considered in default, subject to fines as outlined in this Ordinance, and the Permit is subject to revocation.

M. Fines: A Permit holder who violates this Ordinance may be fined up to \$500 for each violation, and each day that a violation exists shall be deemed to be a separate violation.

IX. SAVINGS CLAUSE

If any section, paragraph, clause, or provision of this Ordinance for any reason

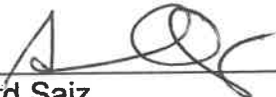
shall be held to be invalid or unenforceable, the invalidity or unenforceability of such Section, paragraph, clause, or provision shall not affect any other part of this Ordinance.

X. EFFECTIVE DATE

This ordinance shall be effective after five (5) days following its publication as required by law. In accordance with NMSA 4-37-9 C, the Valencia County Board of County Commissioners declares that this Ordinance is necessary for the public peace, health, and safety, and that this Ordinance take effect immediately when it is properly recorded by the County Clerk.

RESOLVED, ADOPTED, AND PASSED on this 17th day of December, 2025

BOARD OF COUNTY COMMISSIONERS



Gerard Saiz
Commissioner, District 1



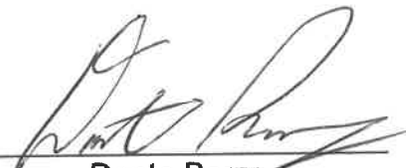
Troy Richardson
Commissioner, District II



Morris Sparkman
Commissioner, District III



Joseph Bizzell
Commissioner, District IV



Dante Berry
Commissioner, District V

Attest:



Mike Milam, County Clerk

