

PROPOSED AMENDMENTS TO 2019-0770

- **Section 12. Amending Section 711.438 (Objective design standards).**
 - Under “Location” of new pole facilities [p. 28]:
 - Not in front of a residential lot less than 60 feet wide;
 - Not located within 150 feet of a single-family residential structure.
- **Section 10. Amending Section 711.432 (Objective design standards).**
 - Under “Eligible Poles” for collocations on existing poles [p. 19]:
 - Adding to the list of where equipment is prohibited, in residential areas, any pole not in line with common interior side lot lines, any pole further than 10 feet from the side property line on corner lots, any pole in front of a lot not exceeding 60 feet, or any pole located within 150 feet of a single-family residential structure.
 - Under “Eligible Poles” for collocations on existing poles [not inserted]:
 - in residential areas, any pole within 10 feet of driveways or 30 feet from hydrants.
 - Under “Location” for replacement poles [not inserted]:
 - and must comply with Section 711.438 requirements for new pole facilities.
 - Under “Location of Wireless Equipment” [p. 22]:
 - In addition, Wireless Equipment shall not interfere with the view of commercial business signs, of front/principal facades of businesses, or from primary residential structures.
- **Section 9. Amending Section 711.429 (Permit Application).**
 - Under “Contents” of Permit Applications [p. 15-16]:
 - The permit application should, in addition to setting forth the distances of the proposed Small Wireless Facilities or New Utility Pole from sidewalks, ramps, trees, etc., set forth the distances from hydrants, residential interior side lot lines, primary residential structures, commercial business signs, the front/principal façades of businesses.
 - The applicant is currently required to show “sufficient specificity demonstrating compliance with the Florida Building Code and other applicable codes, including but not limited to sight lines or clear zone standards and specifications” (sufficient specificity for sight lines and clear zones shall include the submission of site photographs that show the location of each proposed Small Wireless Facility and Wireless Equipment from at least three vantage points within the public streets or other publicly accessible places, together with a vicinity map that shows the proposed site location and the photo location for each vantage point).
 - Also adds noise control code in Section 368, Part 2, to the list of “other applicable codes.”
 - (vii) a certification including actual frequency and power levels that each proposed Small Wireless Facilities will comply with applicable FCC radio frequency exposure standards and exposure limits.
 - Under “Application for Waiver” [p. 18]:
 - The Council, in considering the proposed waiver, to consider certain criteria, including whether the effect of the proposed waiver has been shown by the applicant to not diminish property values in the surrounding area.
- **Section 1. Amending Sec. 711.403 (Definitions).**
 - Under “Definitions” of “City Rights-of-Way” [p. 3]:
 - or under the control and jurisdiction of the Florida Department of Transportation provided that the City is authorized to apply this Ordinance under a permit-delegation agreement in accordance with F.S. § 337.401(1)(a) or otherwise.