Monday, February 11, 2019
Mayor and Town Council Meeting – 7:00 PM

CALL TO ORDER

PLEDGE OF ALLEGIANCE

MOMENT OF SILENCE

APPROVAL OF MINUTES

Regular Town Meeting of January 14, 2019 and Work Session of January 28, 2019

FROM THE MAYOR AND TOWN COUNCIL

Greenscape Committee Update (Furman)

FROM THE TOWN MANAGER AND STAFF

1. 4000 Knowles Venture LLC (4000 Knowles Avenue) – Presentation of a proposed Townhome development project at 4000 Knowles Avenue.
2. Communications and Marketing Specialist – Update by the Town staff on the newly created part-time position to help with communications and marketing within the Town.
3. Montgomery County Police (Additional Coverage Service Agreement) – Review by the Town staff of the existing Additional Coverage Service Agreement with the Montgomery County Police Department.

PUBLIC APPEARANCES
(The public is invited to speak on any subject that is not a topic on tonight’s agenda)

ORDINANCES, RESOLUTIONS, AND REGULATIONS
(Ordinances, resolutions, and regulations to be introduced or adopted following appropriate procedures required by the Town Code; or resolutions that may require discussion by the Mayor and Council prior to approval)

provide for certain standards and regulations relating to the location of small wireless telecommunications towers, antennas, and other structures within the Town’s public rights-of-way or on Town property, consistent with Federal and State Law; and providing a fee, annual charge and a penalty.

2. **Resolution No. R-03-2019** – A Resolution of the Mayor and Town Council authorizing the Town Manager to purchase a picnic pavilion structure from Playground Specialists for St. Paul Park.

**ADJOURN**

(The Mayor and Council may move to close the meeting and may move to reopen the meeting)

THE NEXT SCHEDULED MEETING(S) OF THE MAYOR AND TOWN COUNCIL WILL BE HELD:

*Monday, February 25, 2019 (Work Session) and Monday, March 11, 2019*
Dear Mayor Furman, Sanford and Matt,

Thank you for meeting regarding 4000 Knowles Ave. We respectfully request to be added to the February 11th Council board agenda. As you know, we are in the feasibility period to acquire 4000 Knowles Ave. and we need to see what can and cannot be done with the property.

The specific purpose is that we are seeking a very minor vacation of Town ROW at the end of Kaiser Place. The approximate area is 30’x 40’. Because of the configuration of houses on the south side of Summit, the master plan on the expansion of Knowles, this ROW area is really of no purpose but for 1 to 2 parking spaces.

In exchange, we are offering each of the following improvements / benefits that in our humble view, far out way the unsightly existing conditions. To explain the list, you may refer to the attached phasing plan. Phase One is now delivery its tenants, Phase Two is the current subdivision of 19 units, this is Phase Three. We do hope to expand to Phase Four when and if an agreement can be reached with the Kaiser family. We are simply showing you now how it could contextually grow.

1. We propose an increase of 5 new parking spaces at the HOC property entrance prior to the current parking gate.

2. We propose a minor reconfiguration of the HOC movements to increase 3 spaces inside of the HOC gated area.

3. We propose slightly widening Kaiser Place and adding 7 legal parallel spaces on the south side.

4. We propose striping 6 to 7 of the existing parallel spaces along the northeast side of Kaiser Place. Our plan does eliminate approximately 5 parallel spaces at the north west end of Kaiser place. However, in totality, we are proposing a net increase of approximately 10 spaces.

5. We propose constructing sidewalks linking all of this to the existing sidewalks and a drop off area for kids that need to use the fields in the late afternoon when HOC is in operations.

6. We propose constructing a public plaza at the intersection of Knowles and Summit and related landscaping that would mirror a public plaza on the north side of Knowles linking together similar to pocket and linear park systems.

7. We propose public art at the selection of the Town on the south side, so two areas, one on the north per phase Two, and now, one on the south per Phase Three of Knowles Station.
8. We propose new Town of Kensington Signage a public Plaza.

9. We propose elegant, masonry facades of new architecture on the units as selected in cooperation with Town officials.

11. We propose removing the existing guardrail and assert, the new conditions will be much more visually pleasing to the community that the guard rail.

12. We are willing to discuss additional open space improvements on the HOC property.
EMERGENCY ORDINANCE


WHEREAS, pursuant to §5-201 et seq. of the Local Government Article, Annotated Code of Maryland, the Town of Kensington (hereinafter, the “Town”) has the power to pass such ordinances as it deems necessary to protect the health, safety and welfare of the citizens of the municipality and to prevent and remove nuisances; and

WHEREAS, §5-202 of the Local Government Article of the Annotated Code of Maryland provides that the Mayor and Council of the Town of Kensington have the authority to pass such ordinances as it deems necessary to preserve peace and good order, and to protect the health, comfort and convenience of the residents of the municipality; and
WHEREAS, the Town Charter, Article X, “Public Ways and Sidewalks”, §1002, “Control of Public Ways”, authorizes the Town to control its rights of way; and

WHEREAS, the Mayor and Council determined that it is in the public interest to provide for regulation of the installation of wireless telecommunications facilities in the Town’s rights of way that is consistent with federal and state law; and

WHEREAS, the Mayor and Council have determined under Section 409 of the Charter that this ordinance shall be adopted as an emergency measure and be effective upon adoption.

Section 1. NOW THEREFORE, BE IT ORDAINED AND ENACTED, by the Mayor and Council of the Town of Kensington that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article II, “Wireless Telecommunications Facilities in Public Rights-Of-Way”, §3-301, “Scope”, be and it is hereby enacted to read as follows:

§3-301 SCOPE.

A. IN GENERAL. UNLESS EXEMPTED, EVERY PERSON WHO DESIRES TO PLACE A SMALL WIRELESS TELECOMMUNICATIONS FACILITY IN TOWN RIGHTS-OF-WAY, TO INCLUDE DEPLOYMENT OF PERSONAL WIRELESS SERVICE INFRASTRUCTURE, OR MODIFY AN EXISTING WIRELESS TELECOMMUNICATIONS FACILITY, INCLUDING WITHOUT LIMITATION FOR THE:

(1) COLLOCATION OF A SMALL WIRELESS FACILITY;

(2) ATTACHMENT OF A SMALL WIRELESS FACILITY TO A POLE OWNED BY AN AUTHORITY;
(3) INSTALLATION OF A POLE;

(4) MODIFICATION OF A SMALL WIRELESS FACILITY OR A POLE.

MUST OBTAIN A WIRELESS PLACEMENT PERMIT AUTHORIZING THE
PLACEMENT OR MODIFICATION.

B. EXEMPTIONS. THE FOLLOWING ARE EXEMPTED FROM THE
REQUIREMENTS OF THIS CHAPTER:

(1) THE PLACEMENT OR MODIFICATION OF WIRELESS
TELECOMMUNICATIONS FACILITIES ON
SUPPORTING STRUCTURES OWNED, OR UNDER THE
CONTROL OF, THE TOWN, THE USE OF WHICH IS
SUBJECT TO A CONTRACT FOR USE OF THE
FACILITY BETWEEN THE TOWN AND THE ENTITY OR
ENTITIES THAT OWN OR CONTROL THE WIRELESS
TELECOMMUNICATIONS FACILITY;

(2) THE PLACEMENT OR MODIFICATION OF WIRELESS
FACILITIES BY THE TOWN OR BY ANY OTHER AGENCY
OF THE STATE SOLELY FOR PUBLIC SAFETY
PURPOSES.

(3) MODIFICATIONS TO AN EXISTING WIRELESS
TELECOMMUNICATIONS FACILITY THAT MAKES NO
MATERIAL CHANGE TO THE FOOTPRINT OF A
FACILITY OR TO THE SURFACE OR SUBSURFACE OF A
PUBLIC STREET IF THE ACTIVITY DOES NOT DISRUPT OR IMPEDE TRAFFIC IN THE TRAVELED PORTION OF A STREET, AND IF THE WORK ACTIVITY DOES NOT CHANGE THE VISUAL OR AUDIBLE CHARACTERISTICS OF THE WIRELESS TELECOMMUNICATIONS FACILITY. THE TOWN, BY REGULATION, MAY ALSO EXEMPT WIRELESS TELECOMMUNICATIONS FACILITIES THAT OTHERWISE ARE SUBJECT TO THE PROVISIONS OF THIS SECTION FROM THE OBLIGATION TO OBTAIN A PERMIT TO INSTALL OR MODIFY A WIRELESS TELECOMMUNICATIONS FACILITY WHERE IT IS DETERMINED THAT BECAUSE OF THE PHYSICAL CHARACTERISTICS OF THE PROPOSED FACILITIES, AND THE WORK ASSOCIATED WITH THEM, SUCH A PERMIT IS NOT REQUIRED TO PROTECT THE PUBLIC HEALTH, WELFARE OR SAFETY, TO MAINTAIN THE CHARACTER OF A NEIGHBORHOOD OR CORRIDOR, OR TO OTHERWISE SERVE THE PURPOSES OF THIS ORDINANCE.

(4) INSTALLATION OF A MOBILE CELL FACILITY OR A SIMILAR STRUCTURE FOR A TEMPORARY PERIOD IN CONNECTION WITH AN EMERGENCY OR EVENT, BUT
NO LONGER THAN REQUIRED FOR THE EMERGENCY OR EVENT, PROVIDED THAT INSTALLATION DOES NOT INVOLVE EXCAVATION, MOVEMENT OR REMOVAL OF EXISTING FACILITIES, AND THAT AT LEAST 30 DAYS PRIOR WRITTEN NOTIFICATION IS PROVIDED TO THE TOWN, AND CONSENT FOR PLACEMENT IS GRANTED.

(5) A MICRO WIRELESS FACILITY STRUNG BETWEEN TWO UTILITY POLES AS DEFINED IN §301-26 AND PROVIDED FURTHER THAT THE INSTALLATION DOES NOT REQUIRE REPLACEMENT OF THE STRAND, OR EXCAVATION, MODIFICATION OR REPLACEMENT OF THE UTILITY POLES.

C. OTHER APPLICABLE REQUIREMENTS. IN ADDITION TO THE WIRELESS TELECOMMUNICATIONS PERMIT REQUIRED HEREIN, THE PLACEMENT OF A WIRELESS TELECOMMUNICATIONS FACILITY IN THE PUBLIC-RIGHTS OF WAY REQUIRES THE PERSONS WHO WILL OWN OR CONTROL THOSE FACILITIES TO OBTAIN THE FRANCHISES, LICENSE AGREEMENTS AND PERMITS REQUIRED BY APPLICABLE LAW, AND TO COMPLY WITH APPLICABLE LAW, INCLUDING, BUT NOT LIMITED TO, APPLICABLE LAW GOVERNING RADIO FREQUENCY (RF) EMISSIONS. NOTHING IN THIS CHAPTER PRECLUDES THE TOWN FROM APPLYING ITS GENERALLY APPLICABLE HEALTH, SAFETY, AND WELFARE REGULATIONS.
WHEN GRANTING CONSENT FOR A SMALL CELL FACILITY OR WIRELESS SUPPORT STRUCTURE IN THE TOWN'S RIGHT OF WAY.

D. PUBLIC USE. EXCEPT AS OTHERWISE PROVIDED BY MARYLAND LAW, ANY USE OF THE RIGHT OF WAY AUTHORIZED PURSUANT TO THIS CHAPTER WILL BE SUBORDINATE TO THE TOWN'S USE AND USE BY THE PUBLIC.

Section 2. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, “Wireless Telecommunications Facilities In Public Rights-Of-Way”, §3-302, “Definitions”, be and it is hereby enacted to read as follows:

§3-302 DEFINITIONS.

TERMS USED IN THIS ARTICLE SHALL HAVE THE FOLLOWING MEANINGS:

A. APPLICATION: A FORMAL REQUEST, INCLUDING ALL REQUIRED AND REQUESTED DOCUMENTATION AND INFORMATION SUBMITTED BY AN APPLICANT TO THE TOWN FOR A WIRELESS PLACEMENT PERMIT.

B. APPLICANT: A PERSON FILING AN APPLICATION FOR PLACEMENT OR MODIFICATION OF A WIRELESS TELECOMMUNICATIONS FACILITY IN THE RIGHTS-OF-WAY.
C. ANTENNA: AN APPARATUS DESIGNED TO EMIT RADIO FREQUENCY (RF) AND OPERATE FROM A FIXED LOCATION TO PROVIDE WIRELESS SERVICES.

D. ANTENNA EQUIPMENT: EQUIPMENT, SWITCHES, WIRING, CABLING, POWER SOURCES, SHELTERS OR CABINETS ASSOCIATED WITH AN ANTENNA, LOCATED AT THE SAME FIXED LOCATION AS THE ANTENNA, AND, WHEN COLLOCATED ON A STRUCTURE, IS MOUNTED OR INSTALLED AT THE SAME TIME AS SUCH ANTENNA.


G. CERTIFICATE OF COMPLETION: A DOCUMENT THAT IS REQUIRED FROM AND ISSUED BY THE TOWN CONFIRMING THAT ALL WORK DESCRIBED IN THE APPLICATION, AS APPROVED: (I) WAS PROPERLY
PERMITTED, INCLUDING, WITHOUT LIMITATION, ALL REQUIRED PERMITS FOR BUILDING, ELECTRICAL WORK, STREET OR CURB CUTTING, AND EXCAVATION; (II) WAS DONE IN COMPLIANCE WITH AND FULFILLMENT OF ALL CONDITIONS OF ALL PERMITS, INCLUDING ALL STATED DEADLINES; (III) WAS FULLY CONSTRUCTED AND/OR PLACED AS APPROVED AND PERMITTED; AND (IV) WAS FINALLY INSPECTED BY THE TOWN, AND WAS APPROVED BY THE TOWN AFTER SAID FINAL INSPECTION.

H. COLLOCATE: TO INSTALL OR MOUNT A SMALL WIRELESS FACILITY IN THE PUBLIC ROW ON AN EXISTING SUPPORT STRUCTURE, AN EXISTING TOWER, OR ON AN EXISTING POLE TO WHICH A SMALL WIRELESS FACILITY IS ATTACHED AT THE TIME OF THE APPLICATION. “COLLOCATION” HAS A CORRESPONDING MEANING.

I. MAKE-READY WORK: WORK THAT AN AUTHORITY REASONABLY DETERMINES TO BE REQUIRED TO ACCOMMODATE A WIRELESS INFRASTRUCTURE PROVIDER’S INSTALLATION UNDER THIS SUBTITLE AND TO COMPLY WITH ALL APPLICABLE STANDARDS. THE WORK MAY INCLUDE, BUT IS NOT LIMITED TO, REPAIR, REARRANGEMENT, REPLACEMENT AND CONSTRUCTION OF POLE; INSPECTIONS; ENGINEERING WORK AND CERTIFICATION; PERMITTING WORK; TREE TRIMMING (OTHER THAN TREE TRIMMING PERFORMED FOR NORMAL MAINTENANCE PURPOSES); SITE PREPARATION; AND ELECTRICAL POWER
CONFIGURATION. THE TERM DOES NOT INCLUDE A WIRELESS INFRASTRUCTURE PROVIDER’S ROUTINE MAINTENANCE.

J. RIGHTS-OF-WAY: THE TERM RIGHTS-OF-WAY INCLUDE ANY PORTION OF ANY STREET, ROAD OR PUBLIC WAY WHICH THE TOWN HAS THE RESPONSIBILITY TO MAINTAIN OR MANAGE.

K. MICRO WIRELESS FACILITY: A SMALL WIRELESS FACILITY HAVING DIMENSIONS NO LARGER THAN 24 INCHES IN LENGTH, 15 INCHES IN WIDTH AND 12 INCHES IN HEIGHT AND AN EXTERIOR ANTENNA, IF ANY, NO LONGER THAN 11 INCHES.

L. SMALL WIRELESS FACILITY: CONSISTENT WITH SUBPART U, PART 1 OF TITLE 47, “STATE AND LOCAL GOVERNMENT REGULATION OF THE PLACEMENT, CONSTRUCTION, AND MODIFICATION OF PERSONAL WIRELESS SERVICE FACILITIES”, A FACILITY THAT MEETS EACH OF THE FOLLOWING CONDITIONS:

   a. THE STRUCTURE ON WHICH ANTENNA FACILITIES ARE MOUNTED—

      i. IS 50 FEET OR LESS IN HEIGHT, OR

      ii. IS NO MORE THAN 10 PERCENT TALLER THAN OTHER ADJACENT STRUCTURES, OR

      iii. IS NOT EXTENDED TO A HEIGHT OF MORE THAN 10 PERCENT ABOVE ITS PREEXISTING HEIGHT AS A
RESULT OF THE COLLOCATION OF NEW ANTENNA FACILITIES; AND

b. EACH ANTENNA (EXCLUDING ASSOCIATED ANTENNA EQUIPMENT) IS NO MORE THAN THREE CUBIC FEET IN VOLUME; AND

c. ALL ANTENNA EQUIPMENT ASSOCIATED WITH THE FACILITY (EXCLUDING ANTENNAS) ARE CUMULATIVELY NO MORE THAN 28 CUBIC FEET IN VOLUME; AND

d. THE FACILITY DOES NOT REQUIRE ANTENNA STRUCTURE REGISTRATION;

e. THE FACILITY DOES NOT RESULT IN HUMAN EXPOSURE TO RADIOFREQUENCY RADIATION IN EXCESS OF THE APPLICABLE SAFETY STANDARDS SPECIFIED BY FEDERAL LAW

M. SUPPORT STRUCTURE: ANY STRUCTURE CAPABLE OF SUPPORTING A BASE STATION.

N. TOWER: ANY STRUCTURE BUILT FOR THE SOLE OR PRIMARY PURPOSE OF SUPPORTING ANY FCC-LICENSED OR AUTHORIZED ANTENNAS AND THEIR ASSOCIATED FACILITIES, INCLUDING STRUCTURES THAT ARE CONSTRUCTED FOR WIRELESS
COMMUNICATIONS SERVICES INCLUDING, BUT NOT LIMITED TO, PRIVATE, BROADCAST, AND PUBLIC SAFETY SERVICES, AS WELL AS UNLICENSED WIRELESS SERVICES AND FIXED WIRELESS SERVICES SUCH AS MICROWAVE BACKHAUL, AND THE ASSOCIATED SITE. THIS DEFINITION DOES NOT INCLUDE UTILITY POLES.

O. UTILITY POLE: A STRUCTURE IN THE RIGHTS OF WAY DESIGNED TO SUPPORT ELECTRIC, TELEPHONE AND SIMILAR UTILITY LINES. A TOWER IS NOT A UTILITY POLE.

P. WIRELESS PERMIT: A PERMIT ISSUED PURSUANT TO THIS CHAPTER AND AUTHORIZING THE PLACEMENT OR MODIFICATION OF A WIRELESS TELECOMMUNICATIONS FACILITY OF A DESIGN SPECIFIED IN THE PERMIT AT A PARTICULAR LOCATION WITHIN THE RIGHTS OF WAY; AND THE MODIFICATION OF ANY EXISTING SUPPORT STRUCTURE TO WHICH THE WIRELESS TELECOMMUNICATIONS FACILITY IS PROPOSED TO BE ATTACHED.

Q. WIRELESS SERVICE PROVIDER. AN ENTITY THAT PROVIDES WIRELESS SERVICES TO END USERS.

R. WIRELESS INFRASTRUCTURE PROVIDER: A PERSON THAT OWNS, CONTROLS, OPERATES OR MANAGES A WIRELESS TELECOMMUNICATION FACILITY OR PORTION THEREOF WITHIN THE RIGHT-OF-WAY.

S. WIRELESS REGULATIONS: THOSE REGULATIONS ADOPTED TO IMPLEMENT THE PROVISIONS OF THIS ARTICLE.
T. WIRELESS TELECOMMUNICATIONS FACILITY, OR FACILITY:
EQUIPMENT AT A FIXED LOCATION THAT ENABLES WIRELESS
COMMUNICATIONS BETWEEN USER EQUIPMENT AND A
COMMUNICATIONS NETWORK INCLUDING WITHOUT LIMITATION
RADIO TRANSCEIVERS, ANTENNAS, BASE STATION, UNDERGROUND
WIRING, COAXIAL OR FIBER-OPTIC CABLE, REGULAR AND BACKUP
POWER SUPPLIES, AND COMPARABLE EQUIPMENT, REGARDLESS OF
TECHNOLOGICAL CONFIGURATION.

Section 3. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and
Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks,
Maintenance and Use of the Public Rights of Way”, Article III, §3-303, “General Standards
for Wireless Telecommunications Facilities in the Rights-of-Way” be and it is hereby repealed,
re-enacted and amended to read as follows:

§3-303 GENERAL STANDARDS FOR WIRELESS TELECOMMUNICATIONS
FACILITIES IN THE RIGHTS-OF-WAY.

A. GENERALLY. WIRELESS TELECOMMUNICATIONS FACILITIES SHALL
MEET THE MINIMUM REQUIREMENTS SET FORTH IN THIS CHAPTER
AND THE WIRELESS REGULATIONS APPROVED BY THE MAYOR AND
COUNCIL, IN ADDITION TO THE REQUIREMENTS OF ANY OTHER
APPLICABLE LAW.

B. REGULATIONS. THE WIRELESS REGULATIONS AND ADMINISTRATIVE
DECISIONS ON APPLICATIONS FOR PLACEMENT OF WIRELESS
TELECOMMUNICATIONS FACILITIES IN THE RIGHTS OF WAY SHALL, AT A MINIMUM, ENSURE THAT THE REQUIREMENTS OF THIS SECTION ARE SATISFIED, UNLESS IT IS DETERMINED THAT APPLICANT HAS ESTABLISHED THAT DENIAL OF AN APPLICATION WOULD, WITHIN THE MEANING OF FEDERAL LAW, PROHIBIT OR EFFECTIVELY PROHIBIT THE PROVISION OF PERSONAL WIRELESS SERVICES, OR OTHERWISE VIOLATE APPLICABLE LAWS OR REGULATIONS. IF THAT DETERMINATION IS MADE, THE REQUIREMENTS OF THIS CHAPTER AND ANY TOWN WIRELESS REGULATIONS MAY BE WAIVED, BUT ONLY TO THE MINIMUM EXTENT REQUIRED TO AVOID THE PROHIBITION.

C. STANDARDS. WIRELESS TELECOMMUNICATIONS FACILITIES SHALL BE INSTALLED AND MODIFIED IN A MANNER THAT:

(1) MINIMIZES RISKS TO PUBLIC SAFETY, AVOIDS PLACEMENT OF ABOVEGROUND FACILITIES IN UNDERGROUND AREAS, AVOIDS INSTALLATION OF NEW SUPPORT STRUCTURES OR EQUIPMENT CABINETS IN THE PUBLIC RIGHTS OF WAY, AND MAXIMIZES USE OF EXISTING STRUCTURES AND POLES, AVOIDS PLACEMENT IN RESIDENTIAL AREAS WHEN COMMERCIAL AREAS ARE REASONABLY AVAILABLE, AND OTHERWISE MAINTAINS THE INTEGRITY AND CHARACTER OF THE NEIGHBORHOODS AND CORRIDORS IN WHICH THE FACILITIES ARE LOCATED;
(2) ENSURES THAT INSTALLATIONS ARE SUBJECT TO PERIODIC REVIEW TO MINIMIZE THE INTRUSION ON THE RIGHTS OF WAY;

(3) UNLESS APPROVED BY THE TOWN, ANY TELECOMMUNICATIONS FACILITY MUST BE LOCATED NO CLOSER THAN: (I) TWO (2) FEET FROM ANY CURB, SIDEWALK, OR OTHER IMPROVEMENT WITHIN THE RIGHT-OF-WAY; AND (II) FIVE (5) FEET FROM ANY DRIVEWAY APRON, AND BE OTHERWISE LOCATED TO AVOID INTERFERENCE WITH PEDESTRIAN AND MOTORIST SIGHTLINES AND USE.

(4) ENSURES THAT THE TOWN BEARS NO RISK OR LIABILITY AS A RESULT OF THE INSTALLATIONS, AND THAT SUCH USE DOES NOT INCONVENIENCE THE PUBLIC, INTERFERE WITH THE LEGAL USES OF THE PUBLIC RIGHTS OF WAY OR PUBLIC ASSETS BY OTHERS, OR HINDER THE ABILITY OF THE TOWN OR OTHER GOVERNMENT AGENCIES TO IMPROVE, MODIFY, RELOCATE, ABANDON OR VACATE THE PUBLIC RIGHTS OF WAY OR ANY PORTION THEREOF, OR TO CAUSE THE IMPROVEMENT, MODIFICATION, RELOCATION, VACATION OR ABANDONMENT OF FACILITIES IN THE RIGHTS OF WAY.

(5) ENSURES THAT LOCATION OF FACILITIES ON EXISTING POLES OR STRUCTURES IS WITHIN THE TOLERANCE OF THOSE POLES OR STRUCTURES.

D. CONCEALMENT. PERMITS FOR WIRELESS TELECOMMUNICATIONS
FACILITIES SHALL INCORPORATE SPECIFIC CONCEALMENT ELEMENTS TO MINIMIZE VISUAL IMPACTS, AND DESIGN REQUIREMENTS ENSURING COMPLIANCE WITH ALL STANDARDS FOR NOISE EMISSIONS. UNLESS IT IS DETERMINED THAT ANOTHER DESIGN IS LESS INTRUSIVE, OR PLACEMENT IS REQUIRED UNDER APPLICABLE LAW:

(1) ANTENNAS LOCATED AT THE TOP OF SUPPORT STRUCTURES SHALL BE INCORPORATED INTO THE STRUCTURE, OR PLACED WITHIN SHROUDS OF A SIZE SUCH THAT THE ANTENNA APPEARS TO BE PART OF THE SUPPORT STRUCTURE.

(2) ANTENNAS PLACED ELSEWHERE ON A SUPPORT STRUCTURE SHALL BE INTEGRATED INTO THE STRUCTURE, OR BE DESIGNED AND PLACED TO MINIMIZE VISUAL IMPACT.

(3) RADIO UNITS OR EQUIPMENT CABINETS HOLDING RADIO UNITS AND MOUNTED ON A UTILITY POLE SHALL BE PLACED AS HIGH AS POSSIBLE ON A SUPPORT STRUCTURE, LOCATED TO AVOID INTERFERING WITH, OR CREATING ANY HAZARD TO, ANY OTHER USE OF THE PUBLIC RIGHTS OF WAY, AND LOCATED ON ONE SIDE OF THE UTILITY POLE. UNLESS THE RADIO UNITS OR EQUIPMENT CABINETS CAN BE CONCEALED BY APPROPRIATE TRAFFIC SIGNAGE, RADIO
UNITS OR EQUIPMENT CABINETS MOUNTED BELOW THE COMMUNICATIONS SPACE ON UTILITY POLES SHALL BE DESIGNED SO THAT THE LARGEST DIMENSION IS VERTICAL, AND THE WIDTH IS SUCH THAT THE RADIO UNITS OR EQUIPMENT CABINETS ARE MINIMALLY VISIBLE FROM THE OPPOSITE SIDE OF THE SUPPORT STRUCTURE ON WHICH THEY ARE PLACED;

(4) WIRING AND CABLING SHALL BE NEAT AND CONCEALED WITHIN OR FLUSH TO THE SUPPORT STRUCTURE, ENSURING CONCEALMENT OF THESE COMPONENTS TO THE GREATEST EXTENT POSSIBLE.

(5) GROUND-MOUNTED EQUIPMENT ASSOCIATED WITH A WIRELESS TELECOMMUNICATIONS FACILITY SHALL BE PERMITTED ONLY WHERE CONSISTENT WITH THE PORTION OF THE CORRIDOR IN WHICH IT IS TO BE PLACED, AND MAY BE REQUIRED TO BE UNDERGROUND, LOCATED IN ALLEYS OR OTHERWISE SHIELDED. IN NO EVENT MAY GROUND-MOUNTED EQUIPMENT INTERFERE WITH PEDESTRIAN OR VEHICULAR TRAFFIC.

(6) NO PERMIT SHALL BE ISSUED OR EFFECTIVE UNLESS IT IS SHOWN THAT THE WIRELESS TELECOMMUNICATIONS FACILITY WILL COMPLY WITH FEDERAL COMMUNICATION
COMMISSION ("FCC") REGULATIONS GOVERNING RADIO FREQUENCY ("RF") EMISSIONS. EVERY WIRELESS FACILITY SHALL AT ALL TIMES COMPLY WITH APPLICABLE FCC REGULATIONS GOVERNING RF EMISSIONS, AND FAILURE TO COMPLY THEREWITH SHALL BE TREATED AS A MATERIAL VIOLATION OF THE TERMS OF ANY PERMIT OR LEASE.

(7) NO TOWERS SHALL BE PERMITTED IN THE PUBLIC RIGHTS OF WAY, AND NO WIRELESS TELECOMMUNICATIONS FACILITIES SHALL BE PERMITTED ABOVE-GROUND IN UNDERGROUND AREAS; PROVIDED THAT THE TOWN MAY PERMIT PLACEMENTS WHERE ALL ELEMENTS OF THE WIRELESS TELECOMMUNICATIONS FACILITY ARE CONCEALED AND THE FACILITY DOES NOT APPEAR TO A CASUAL OBSERVER TO BE A WIRELESS TELECOMMUNICATIONS FACILITY.

(8) NO PERMIT SHALL ISSUE EXCEPT TO WIRELESS SERVICE PROVIDERS WITH IMMEDIATE PLANS FOR USE OF THE PROPOSED WIRELESS TELECOMMUNICATIONS FACILITY; OR WIRELESS INFRASTRUCTURE PROVIDERS WITH CONTRACTS WITH WIRELESS SERVICE PROVIDERS WHICH REQUIRE THE SERVICE PROVIDER IMMEDIATELY TO USE THE PROPOSED
WIRELESS TELECOMMUNICATIONS FACILITY.

(9) UNLESS APPROPRIATELY PLACED, AND CONCEALED, SO THAT THE SIZE OF THE FACILITY CANNOT BE INCREASED EXCEPT WITH THE DISCRETIONARY APPROVAL OF THE TOWN, NO WIRELESS TELECOMMUNICATIONS FACILITY IS PERMITTED IN RIGHTS-OF-WAY IN ALLEYS.

(10) NO WIRELESS TELECOMMUNICATIONS FACILITY IS PERMITTED IN ANY LOCAL HISTORIC DISTRICT WITHOUT THE APPROVAL OF THE PRINCE GEORGE’S COUNTY HISTORIC PRESERVATION COMMISSION.

Section 4. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-304, “Application submission requirements and final inspection” be and it is hereby enacted to read as follows:

§ 3-304 APPLICATION SUBMISSION REQUIREMENTS AND FINAL INSPECTION.

A. SUBMISSION. APPLICANT SHALL SUBMIT A PAPER COPY AND AN ELECTRONIC COPY OF ANY APPLICATION, AMENDMENTS OR SUPPLEMENTS TO AN APPLICATION, OR RESPONSES TO REQUESTS FOR INFORMATION REGARDING AN APPLICATION, TO THE DESIGNATED TOWN DEPARTMENT.

B. CONTENT. AN APPLICATION MUST CONTAIN:
(1) THE NAME OF THE APPLICANT, ITS TELEPHONE NUMBER AND CONTACT INFORMATION, AND IF THE APPLICANT IS A WIRELESS INFRASTRUCTURE PROVIDER, THE NAME AND CONTACT INFORMATION FOR THE WIRELESS SERVICE PROVIDER THAT WILL BE USING THE WIRELESS TELECOMMUNICATIONS FACILITY;

(2) A COMPLETE DESCRIPTION OF THE PROPOSED WIRELESS TELECOMMUNICATIONS FACILITY AND THE WORK THAT WILL BE REQUIRED TO INSTALL OR MODIFY IT, INCLUDING BUT NOT LIMITED TO DETAIL REGARDING PROPOSED EXCAVATIONS, IF ANY; DETAILED SITE PLANS SHOWING THE LOCATION OF THE WIRELESS TELECOMMUNICATIONS FACILITY, A PRE-CONSTRUCTION SURVEY; A PROPOSED SCHEDULE FOR COMPLETION, CERTIFIED BY A LICENSED PROFESSIONAL ENGINEER; A CERTIFICATION BY A RADIOFREQUENCY ENGINEER THAT THE TELECOMMUNICATIONS FACILITY WILL COMPLY WITH THE RADIOFREQUENCY RADIATION EMISSION STANDARDS ADOPTED BY THE FEDERAL COMMUNICATIONS COMMISSION; AND A DESCRIPTION
OF THE DISTANCE TO THE NEAREST RESIDENTIAL DWELLING UNIT AND ANY CONTRIBUTING HISTORICAL STRUCTURE WITHIN 500 FEET OF THE FACILITY. BEFORE AND AFTER 360 DEGREE PHOTO SIMULATIONS MUST BE PROVIDED. THE ELECTRONIC VERSION OF AN APPLICATION MUST BE IN A STANDARD FORMAT THAT CAN BE EASILY UPLOADED ON A WEB PAGE FOR REVIEW BY THE PUBLIC.

(3) AN APPLICATION FOR MODIFICATION OF AN ELIGIBLE SUPPORT STRUCTURE MUST CONTAIN INFORMATION SUFFICIENT TO SHOW THAT THE APPLICATION QUALIFIES UNDER 47 C.F.R. SECTION 1.40001. THE APPLICATION MUST RELATE TO AN EXISTING WIRELESS TELECOMMUNICATIONS FACILITY THAT HAS BEEN APPROVED BY THE TOWN PURSUANT TO THIS ARTICLE. BEFORE AND AFTER 360 DEGREE PHOTO SIMULATIONS MUST BE PROVIDED WITH DETAILED SPECIFICATIONS DEMONSTRATING THAT THE MODIFICATION DOES NOT SUBSTANTIALLY CHANGE THE PHYSICAL DIMENSIONS OF THE EXISTING APPROVED STRUCTURE.

(4) AN APPLICATION FOR A PERMIT SHALL BE
SUBMITTED IN THE FORMAT AND MANNER SPECIFIED
BY THE DESIGNATED DEPARTMENT. APPLICATIONS
MUST CONTAIN ALL INFORMATION REQUIRED HEREIN
AND BY ANY WIRELESS REGULATIONS TO
DEMONSTRATE THAT APPLICANT IS ENTITLED TO THE
PERMIT REQUESTED.

(5) APPLICANT MUST PROVIDE ANY INFORMATION
UPON WHICH IT RELIES IN SUPPORT OF A CLAIM
THAT DENIAL OF THE APPLICATION WOULD
PROHIBIT OR EFFECTIVELY PROHIBIT THE
PROVISION OF SERVICE IN VIOLATION OF FEDERAL
LAW, OR OTHERWISE VIOLATE APPLICABLE LAW.
APPLICANTS ARE NOT PERMITTED TO SUPPLEMENT
THIS SHOWING IF DOING SO WOULD PREVENT TOWN
FROM COMPLYING WITH ANY DEADLINE FOR
ACTION ON AN APPLICATION.

(6) PROOF THAT NOTICE HAS BEEN MAILED TO OWNERS
OF ALL PROPERTY, AND THE RESIDENT MANAGER
FOR ANY MULTI-FAMILY DWELLING UNIT THAT
INCLUDES TEN (10) OR MORE UNITS, WITHIN 300 FEET
OF THE PROPOSED WIRELESS TELECOMMUNICATIONS
FACILITY.

21
A COPY OF ANY POLE OR STRUCTURE ATTACHMENT AGREEMENT MUST BE PROVIDED, AS WELL AS SUFFICIENT INFORMATION TO DETERMINE THAT THE INSTALLATION CAN BE SUPPORTED BY AND DOES NOT EXCEED THE TOLERANCES OF THE POLE OR STRUCTURE AND SPECIFICATIONS FOR EACH ELEMENT OF THE WIRELESS TELECOMMUNICATIONS FACILITY, CLEARLY DESCRIBING THE SITE AND ALL STRUCTURES AND FACILITIES AT THE SITE BEFORE AND AFTER INSTALLATION OR MODIFICATION; A STRUCTURAL REPORT PERFORMED BY A DULY LICENSED ENGINEER EVIDENCING THAT THE POLE, TOWER OR SUPPORT STRUCTURE CAN ADEQUATELY SUPPORT THE COLLOCATION (OR THAT THE POLE, TOWER, OR SUPPORT STRUCTURE WILL BE MODIFIED TO MEET STRUCTURAL REQUIREMENTS) IN ACCORDANCE WITH APPLICABLE CODES;

PAYMENT OF ANY REQUIRED FEES.

BEFORE A PERMIT IS ISSUED, A CONCURRENT AGREEMENT TO ANY REQUIRED FRANCHISE, ACCESS OR LICENSE AGREEMENT MUST BE PROVIDED.

C. FEES. APPLICANT MUST PROVIDE AN APPLICATION FEE, AND SHALL
BE REQUIRED TO PAY ALL COSTS REASONABLY INCURRED BY TOWN IN REVIEWING THE APPLICATION, INCLUDING COSTS INCURRED IN RETAINING OUTSIDE CONSULTANTS. APPLICANT SHALL ALSO PAY AN ACCESS FEE. FEES SHALL BE REVIEWED PERIODICALLY, AND RAISED OR LOWERED BASED ON COSTS THE TOWN EXPECTS TO INCUR.

D. THE TOWN MAY ELECT TO PROVIDE PUBLIC NOTICE OF AN APPLICATION AND HOLD A PUBLIC HEARING PRIOR TO THE APPROVAL OF AN APPLICATION. IF THE TOWN ELECTS TO HOLD A PUBLIC HEARING ON AN APPLICATION, THE APPLICANT SHALL BE REPRESENTED AT THE PUBLIC HEARING AND BE AVAILABLE TO ANSWER INQUIRIES ABOUT THE APPLICATION.

E. AS PART OF THE PERMIT PROCESS, THE TOWN MAY REQUIRE A WIRELESS FACILITY TO BE FULLY OPERATIONAL WITHIN A SPECIFIED PERIOD AFTER THE DATE THE LAST OR FINAL PERMIT IS ISSUED, UNLESS THE TOWN AND THE APPLICANT AGREE TO EXTEND THE PERIOD.

F. WAIVERS. REQUESTS FOR WAIVERS FROM ANY REQUIREMENT OF THIS ARTICLE SHALL BE MADE IN WRITING TO THE TOWN MANAGER OR DESIGNEE. THE SAME MAY GRANT A REQUEST FOR WAIVER IF IT IS DEMONSTRATED THAT, NOTWITHSTANDING THE ISSUANCE OF A WAIVER, THE TOWN
WILL BE PROVIDED ALL INFORMATION NECESSARY TO
UNDERSTAND THE NATURE OF THE CONSTRUCTION OR OTHER
ACTIVITY TO BE CONDUCTED PURSUANT TO THE PERMIT
SOUGHT.

G. PROCESSING OF APPLICATIONS. FOR SMALL WIRELESS
FACILITIES, PERSONAL WIRELESS FACILITIES, AS THOSE TERMS
ARE DEFINED UNDER FEDERAL LAW, AND ELIGIBLE FACILITIES
REQUESTS, AS THAT TERM IS DEFINED UNDER FEDERAL LAW,
APPLICATIONS WILL BE PROCESSED IN CONFORMITY WITH
STATE, LOCAL AND FEDERAL LAW, AS AMENDED. CURRENTLY,
THE FCC HAS REQUIRED THAT SUCH APPLICATIONS BE
PROCESSED WITHIN 60 DAYS OF RECEIPT OF A COMPLETED
APPLICATION FOR FACILITIES THAT WILL BE COLLOCATED ON
PREEXISTING STRUCTURES, AND 90 DAYS FOR NEW
CONSTRUCTION.

H. REJECTION FOR INCOMPLETENESS. NOTICES OF
INCOMPLETENESS SHALL BE PROVIDED IN CONFORMITY WITH
STATE, AND LOCAL AND FEDERAL LAW. IF SUCH AN
APPLICATION IS INCOMPLETE, IT MAY BE REJECTED BY A
WRITTEN ORDER SPECIFYING THE MATERIAL OMITTED FROM
THE APPLICATION, OR THE TOWN MAY NOTIFY THE APPLICANT
OF THE MATERIAL OMITTED AND PROVIDE AN OPPORTUNITY TO
SUBMIT THE MISSING MATERIAL. THE TIME IMPOSED BY FEDERAL, STATE OR LOCAL LAW FOR THE PROCESSING OF AN APPLICATION DOES NOT BEGIN TO RUN UNTIL AN APPLICATION IS COMPLETE.


Section 5. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-305, “Termination of permit/breach” be and it is hereby enacted to read as follows:

§3-305 TERMINATION OF PERMIT/BREACH.
A. FOR BREACH. A WIRELESS TELECOMMUNICATIONS PERMIT MAY BE REVOKED FOR FAILURE TO COMPLY WITH THE CONDITIONS OF THE PERMIT, FRANCHISE, LICENSE OR APPLICABLE LAW. UPON REVOCATION, THE WIRELESS TELECOMMUNICATIONS FACILITY MUST BE REMOVED WITHIN 30 DAYS OF WRITTEN NOTICE; PROVIDED THAT REMOVAL OF SUPPORT STRUCTURE OWNED BY TOWN, A UTILITY, OR ANOTHER ENTITY AUTHORIZED TO MAINTAIN A SUPPORT STRUCTURE IN THE RIGHT OF WAY NEED NOT BE REMOVED, BUT MUST BE RESTORED TO ITS PRIOR CONDITION, EXCEPT AS SPECIFICALLY PERMITTED BY THE TOWN. ALL COSTS INCURRED BY THE TOWN IN CONNECTION WITH THE REVOCATION AND REMOVAL SHALL BE PAID BY ENTITIES WHO OWN OR CONTROL ANY PART OF THE WIRELESS TELECOMMUNICATIONS FACILITY.

B. FOR INSTALLATION WITHOUT A PERMIT. A WIRELESS TELECOMMUNICATIONS FACILITY INSTALLED WITHOUT A WIRELESS PERMIT (EXCEPT FOR THOSE EXEMPTED BY THIS ARTICLE) MUST BE REMOVED WITHIN 30 DAYS OF WRITTEN NOTICE; PROVIDED THAT REMOVAL OF SUPPORT STRUCTURE OWNED BY TOWN, A UTILITY, OR ANOTHER ENTITY AUTHORIZED TO MAINTAIN A SUPPORT STRUCTURE IN THE RIGHT OF WAY
NEED NOT BE REMOVED, BUT MUST BE RESTORED TO ITS PRIOR CONDITION, EXCEPT AS SPECIFICALLY PERMITTED BY THE TOWN. ALL COSTS INCURRED BY THE TOWN IN CONNECTION WITH THE REVOCATION AND REMOVAL SHALL BE PAID BY ENTITIES WHO OWN OR CONTROL ANY PART OF THE WIRELESS TELECOMMUNICATIONS FACILITY.

C. TERM. A WIRELESS PERMIT, OTHER THAN A PERMIT ISSUED PURSUANT TO AN ELIGIBLE FACILITIES REQUEST, SHALL BE VALID FOR A PERIOD OF FIVE (5) YEARS. AN ELIGIBLE FACILITIES PERMIT SHALL EXPIRE AT THE SAME TIME THE PERMIT FOR THE UNDERLYING EXISTING WIRELESS TELECOMMUNICATIONS FACILITY EXPIRES. A PERSON HOLDING A WIRELESS TELECOMMUNICATIONS PERMIT MUST EITHER REMOVE THE WIRELESS TELECOMMUNICATIONS FACILITY UPON EXPIRATION (PROVIDED THAT REMOVAL OF SUPPORT STRUCTURE OWNED BY TOWN, A UTILITY, OR ANOTHER ENTITY AUTHORIZED TO MAINTAIN A SUPPORT STRUCTURE IN THE RIGHT OF WAY NEED NOT BE REMOVED, BUT MUST BE RESTORED TO ITS PRIOR CONDITION, EXCEPT AS SPECIFICALLY PERMITTED BY THE TOWN); OR, AT LEAST 90 DAYS PRIOR TO EXPIRATION, MUST SUBMIT AN APPLICATION TO RENEW THE PERMIT, WHICH APPLICATION
MUST DEMONSTRATE THAT THE IMPACT OF THE WIRELESS TELECOMMUNICATIONS FACILITY CANNOT BE REDUCED. THE WIRELESS TELECOMMUNICATIONS FACILITY MUST REMAIN IN PLACE UNTIL IT IS ACTED UPON BY THE TOWN, AND ANY APPEALS FROM THE TOWN'S DECISION ARE EXHAUSTED.

Section 6. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-306, “Infrastructure owned or controlled by the Town” be and it is hereby enacted to read as follows:

§3-306. INFRASTRUCTURE OWNED OR CONTROLLED BY THE TOWN. THE TOWN MAY NEGOTIATE AGREEMENTS FOR USE OF TOWN OWNED OR CONTROLLED LIGHT STANDARDS AND TRAFFIC SIGNALS IN THE PUBLIC RIGHTS OF WAY FOR PLACEMENT OF WIRELESS TELECOMMUNICATIONS FACILITIES ON THOSE STRUCTURES. THE AGREEMENT SHALL SPECIFY THE COMPENSATION TO THE TOWN FOR USE OF THE STRUCTURES. THE PERSON SEEKING THE AGREEMENT SHALL ADDITIONALLY REIMBURSE THE TOWN FOR ALL COSTS THE TOWN INCURS IN CONNECTION WITH ITS REVIEW OF, AND ACTION UPON THE PERSON’S REQUEST FOR AN AGREEMENT.

Section 7. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks,
Maintenance and Use of the Public Rights of Way”, Article II, §3-307, “Insurance” be and it is hereby enacted to read as follows:

§3-307. INSURANCE.

A. THE TOWN SHALL REQUIRE A WIRELESS INFRASTRUCTURE PROVIDER TO INDEMNIFY AND HOLD HARMLESS THE TOWN AND ITS OFFICIALS, OFFICERS AND EMPLOYEES AGAINST ANY LOSS, DAMAGE, OR LIABILITY TO THE EXTENT THAT IT IS CAUSED BY THE NEGLIGENT OR WILLFUL ACT OR OMISSION OF THE WIRELESS INFRASTRUCTURE PROVIDER WHO OWNS OR OPERATES SMALL WIRELESS FACILITIES OR POLES IN THE RIGHT-OF-WAY, ITS AGENTS, OFFICERS, DIRECTORS, REPRESENTATIVES, EMPLOYEES, AFFILIATES, OR SUBCONTRACTORS, OR THEIR RESPECTIVE OFFICERS, AGENTS, EMPLOYEES, DIRECTORS, OR REPRESENTATIVES.

B. DURING THE PERIOD IN WHICH THE FACILITIES OF A WIRELESS INFRASTRUCTURE PROVIDER ARE LOCATED ON OR ATTACHED TO THE TOWN’S ASSETS OR RIGHTS-OF-WAY, THE TOWN MAY REQUIRE A WIRELESS INFRASTRUCTURE PROVIDER TO:

(1) CARRY, AT THE WIRELESS INFRASTRUCTURE PROVIDER’S SOLE COST AND EXPENSE, THE FOLLOWING TYPES OF THIRD-PARTY INSURANCE:

(i) PROPERTY INSURANCE FOR ITS PROPERTY’S REPLACEMENT COST AGAINST ALL RISKS;
(ii) WORKERS' COMPENSATION INSURANCE, AS REQUIRED BY LAW;

AND

(iii) COMMERCIAL GENERAL LIABILITY INSURANCE WITH RESPECT TO ITS ACTIVITIES ON TOWN IMPROVEMENTS OR RIGHTS-OF-WAY TO AFFORD PROTECTION WITH LIMITS NOT INCONSISTENT WITH ITS REQUIREMENTS OF OTHER USERS OF TOWN IMPROVEMENTS OR RIGHTS-OF-WAY, INCLUDING COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE;

AND

(2) INCLUDE THE TOWN AS AN ADDITIONAL INSURED ON THE COMMERCIAL GENERAL LIABILITY POLICY AND PROVIDE CERTIFICATION AND DOCUMENTATION OF INCLUSION OF THE TOWN IN A COMMERCIAL GENERAL LIABILITY POLICY AS REASONABLY REQUIRED BY THE TOWN.

Section 8. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-308, “Make-Ready Work” be and it is hereby enacted to read as follows:

§3-308 MAKE-READY WORK.

A. THE TOWN MAY PROVIDE A WIRELESS INFRASTRUCTURE PROVIDER THE OPTION OF EITHER HAVING THE WIRELESS INFRASTRUCTURE PROVIDER PERFORM ANY NECESSARY MAKE-READY WORK THROUGH
THE USE OF QUALIFIED CONTRACTORS AUTHORIZED BY THE TOWN, OR HAVING THE TOWN PERFORM ANY NECESSARY MAKE-READY WORK AT THE SOLE COST OF THE WIRELESS INFRASTRUCTURE PROVIDER.


Section 9. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-309, “Right of Way Repair” be and it is hereby enacted to read as follows:

§3-309 RIGHT-OF-WAY REPAIR.

A WIRELESS INFRASTRUCTURE PROVIDER SHALL BE REQUIRED TO PROMPTLY:

A. REPAIR ANY DAMAGE TO THE PUBLIC RIGHT-OF-WAY OR ANY DAMAGES TO FACILITIES IN THE RIGHT-OF-WAY DIRECTLY CAUSED BY THE ACTIVITIES OF THE WIRELESS INFRASTRUCTURE PROVIDER AND RETURN THE RIGHT-OF-WAY TO THE RIGHT-OF-WAY’S CONDITION PRIOR TO THE DAMAGES CAUSED BY THE WIRELESS INFRASTRUCTURE PROVIDER.

B. REMOVE AND RELOCATE THE PERMITTED SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE AT THE WIRELESS
INFRASTRUCTURE PROVIDER'S SOLE EXPENSE TO ACCOMMODATE CONSTRUCTION OF A PUBLIC IMPROVEMENT PROJECT BY THE TOWN. IF THE WIRELESS INFRASTRUCTURE PROVIDER FAILS TO REMOVE OR RELOCATE THE SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE OR PORTION THEREOF AS REQUESTED BY THE TOWN WITHIN 120 DAYS OF THE TOWN'S NOTICE, THEN THE TOWN SHALL BE ENTITLED TO REMOVE THE SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE, OR PORTION THEREOF AT THE WIRELESS INFRASTRUCTURE PROVIDER'S SOLE COST AND EXPENSE, WITHOUT FURTHER NOTICE TO THE WIRELESS INFRASTRUCTURE PROVIDER. THE WIRELESS INFRASTRUCTURE PROVIDER SHALL, WITHIN 30 DAYS FOLLOWING ISSUANCE OF INVOICE FOR THE SAME, REIMBURSE THE TOWN FOR ITS REASONABLE EXPENSES INCURRED IN THE REMOVAL (INCLUDING, WITHOUT LIMITATION, OVERHEAD AND STORAGE EXPENSES) OF THE SMALL CELL FACILITIES AND/OR WIRELESS SUPPORT STRUCTURE, OR PORTION THEREOF.

C. AT ITS SOLE COST AND EXPENSE, PROMPTLY DISCONNECT, REMOVE, OR RELOCATE THE APPLICABLE SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE WITHIN THE TIME FRAME AND IN THE MANNER REQUIRED BY THE TOWN IF THE TOWN REASONABLY DETERMINES THAT THE DISCONNECTION, REMOVAL, OR RELOCATION
OF ANY PART OF A SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE (A) IS NECESSARY TO PROTECT THE PUBLIC HEALTH, SAFETY, WELFARE, OR TOWN PROPERTY, OR (B) THE WIRELESS INFRASTRUCTURE PROVIDER FAILS TO OBTAIN ALL APPLICABLE LICENSES, PERMITS, AND CERTIFICATIONS REQUIRED BY LAW FOR ITS SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE. IF THE TOWN REASONABLY DETERMINES THAT THERE IS IMMINENT DANGER TO THE PUBLIC, THEN THE TOWN MAY IMMEDIATELY DISCONNECT, REMOVE, OR RELOCATE THE APPLICABLE SMALL CELL FACILITY AND/OR WIRELESS SUPPORT STRUCTURE AT THE WIRELESS INFRASTRUCTURE PROVIDER'S SOLE COST AND EXPENSE.

Section 10. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-310, “Facilities no longer needed” be and it is hereby enacted to read as follows:

§3-310. FACILITIES NO LONGER NEEDED.

A. A WIRELESS INFRASTRUCTURE PROVIDER SHALL PROMPTLY NOTIFY THE TOWN OF A DECISION TO REMOVE FROM SERVICE A WIRELESS FACILITY LOCATED ON A PUBLIC RIGHT-OF-WAY.

B. A WIRELESS INFRASTRUCTURE PROVIDER SHALL REMOVE A WIRELESS FACILITY THAT IS NO LONGER NEEDED FOR SERVICE AND
LOCATED ON A PUBLIC RIGHT-OF-WAY AT THE SOLE COST AND
EXPENSE OF THE WIRELESS INFRASTRUCTURE PROVIDER.

C. IF THE TOWN CONCLUDES THAT A WIRELESS FACILITY HAS BEEN
ABANDONED IN PLACE, THE TOWN MAY REMOVE THE WIRELESS
FACILITY AND INVOICE THE WIRELESS INFRASTRUCTURE PROVIDER
FOR THE ACTUAL AND DOCUMENTED COST INCURRED BY THE TOWN
FOR REMOVAL.

D. UNTIL A WIRELESS FACILITY THAT IS LOCATED ON PUBLIC RIGHT-OF-
WAY IS REMOVED FROM THE PUBLIC RIGHT-OF-WAY, A WIRELESS
INFRASTRUCTURE PROVIDER SHALL PAY ALL FEES AND CHARGES
DUE THE TOWN, REGARDLESS OF WHETHER A WIRELESS FACILITY IS
OPERATIONAL.

Section 11. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and
Council of the Town of Kensington Maryland that Chapter 3, “Streets, Sidewalks,
Maintenance and Use of the Public Rights of Way”, Article II, §3-3115, “Surety bonds” be
and it is hereby enacted to read as follows:

§3-311 SURETY BONDS

A. THE TOWN MAY REQUIRE A SURETY BONDING FOR WIRELESS
INFRASTRUCTURE PROVIDERS.

B. THE PURPOSE OF A SURETY BOND REQUIRED UNDER SUBSECTION (A)
OF THIS SECTION SHALL BE TO:
(1) PROVIDE FOR THE REMOVAL OF ABANDONED OR IMPROPERLY MAINTAINED SMALL WIRELESS FACILITIES, INCLUDING THOSE THAT THE TOWN REQUIRES TO BE REMOVED TO PROTECT PUBLIC HEALTH, SAFETY, OR WELFARE, AND RESTORE THE RIGHTS-OF-WAY; AND

(2) RECOUP RATES OR FEES THAT HAVE NOT BEEN PAID BY A WIRELESS INFRASTRUCTURE PROVIDER, SUBJECT TO THIRTY (30) DAYS PRIOR WRITTEN NOTICE TO THE WIRELESS INFRASTRUCTURE PROVIDER AND THE OPPORTUNITY TO PAY THE RATES OR FEES OUTSTANDING.

Section 12. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-312, “Fees” be and it is hereby enacted to read as follows:

§3-312 FEES.

THE FOLLOWING ENUMERATIONS ARE THE CURRENT FEES AND CHARGES UNDER THIS ARTICLE III.

APPLICATION FEE

WIRELESS COMMUNICATIONS FACILITIES AND RELATED OVERHEAD AND UNDERGROUND WIRING, CABLE, HOSES, PIPES AND SIMILAR FACILITIES

A. UP TO FIVE $500.00
B. EACH ADDITIONAL $100.00
C. EACH NEW POLE $1,000.00
D. ACTUAL COST TO REVIEW APPLICATIONS, IF IN EXCESS OF SET FEES
ACCESS FEE - $270 PER SMALL WIRELESS FACILITY PER YEAR

Section 13. BE IT FURTHER ORDAINED AND ENACTED by the Mayor and Council of the Town of Kensington that Chapter 3, “Streets, Sidewalks, Maintenance and Use of the Public Rights of Way”, Article III, §3-313, “Violations” be and it is hereby enacted to read as follows:

§3-313 VIOLATIONS.

A VIOLATION OF ANY PROVISION OF THIS ARTICLE III SHALL CONSTITUTE A CLASS ** MUNICIPAL INFRACTION AS PRESCRIBED IN CHAPTER X OF THIS CODE OF ORDINANCES. EACH DAY A VIOLATION CONTINUES MAY BE DEEMED A SEPARATE OFFENSE.

Section 14. AND BE IT FURTHER ORDAINED If any section, subsection, provision, sentence, clause, phrase or word of this Ordinance is for any reason held to be illegal or otherwise invalid by any court of competent jurisdiction, such invalidity shall be severable, and shall not affect or impair any remaining section, subsection, provision, sentence, clause, phrase or word included within this Ordinance, it being the intent of the Town that the remainder of the Ordinance shall be and shall remain in full force and effect, valid and enforceable.

Section 15. AND BE IT FURTHER ORDAINED that this Emergency Ordinance shall take effect upon adoption.

INTRODUCED by the Mayor and Town Council of the Town of Kensington, at a regular meeting on February 11, 2019 and thereafter this Emergency Ordinance was prominently posted in the Town Hall and available for inspection by the public.
ADOPTED by the Mayor and Town Council of the Town of Kensington, Maryland, at a regular meeting on ________________, 2019.

This Ordinance shall become effective on immediately provided that the ordinance or a fair summary thereof is:

a. Posted at the town hall by the next business day for at least two (2) weeks;

b. Posted on the official town website;

c. Sent to those persons listed on the official town email list /mail subscription service; and

d. Published once in the town newsletter.

INTRODUCED by the Mayor and Council of the Town of Kensington, Maryland at a public meeting assembled on the _____ day of ___________ 2019.

ADOPTED by the Mayor and Council of the Town of Kensington, Maryland at a public meeting assembled on the _____ day of _______________ 2019.

EFFECTIVE the _____ day of ____________, 2019.

ATTEST: TOWN OF KENSINGTON

By: _____________________________ By: _____________________________
Susan Engels, Clerk-Treasurer Tracey Furman, Mayor

APPROVED AS TO FORM:

___________________________
Suellen M. Ferguson, Town Attorney
RESOLUTION NO. R-03-2019

A RESOLUTION OF THE MAYOR AND COUNCIL OF THE TOWN OF KENSINGTON TO OVERRIDE THE BID PROCESS TO AUTHORIZE A CONTRACT WITH PLAYGROUND SPECIALISTS, INC. FOR THE PURCHASE AND INSTALLATION OF A PAVILION IN ST. PAUL PARK AND AUTHORIZE A CONTRACT WITH E&G SERVICES FOR PROVISION OF ELECTRICAL SERVICE TO ST. PAUL PARK AND THE PAVILION

WHEREAS, the Town solicited proposals for installation of a pavilion in St. Paul Park and received two proposals; and

WHEREAS, the Mayor and Council have determined the proposal provided by Playground Specialists, Inc. more closely meets the needs of the Town; and

WHEREAS, the Town made application and has been approved for a State of Maryland Community Parks and Playground grant to assist in the purchase and installation of the pavilion, in the amount $33,779; and

WHEREAS, Town has solicited several proposals by several electrical contractors to provide electrical service to the park and the pavilion as part of the installation of the pavilion project; and

WHEREAS, E&G Services has submitted the lowest responsible bid for the required electrical services; and

WHEREAS, because the Mayor and Council seek to have the pavilion installed and operational by summer, 2019, time is of the essence; and

WHEREAS, the Mayor and Council have determined under the circumstances, pursuant to Section 2-24 of the Town Code, that to override the bidding requirements and authorize the Town to enter into a contract with Playground Specialists, Inc. in substantially the form attached and to authorize the Town Manager to enter into a contract with E & G Services to provide electrical service to the pavilion and St. Paul Park is in the public interest; and

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council authorize the Town Manager to enter into a contract with Playground Specialists, Inc. in an amount not to exceed $48,515.10, in substantially the form attached, and a contract with E & G Services in amount not to exceed $15,000, subject to final approval of terms by the Town Attorney, be and it is hereby approved.

ADOPTED by the Mayor and Town Council in public meeting assembled this 11th day of February 2019. EFFECTIVE the 11th day of February 2019.

Tracey C. Furman, Mayor
THIS IS TO CERTIFY is to certify that the foregoing Resolution was adopted by the Town Council in public meeting assembled on the 11th day of February 2019.

____________________________
Susan Engels, Clerk-Treasurer
ABOUT US

A leading, innovative recreation company with turn-key service!

Established in 1998 as an installation company we have evolved into a leading full service recreation company

Qualified Experienced Team:
We have over 16 Certified Playground Safety Inspectors on staff to ensure all designs meet or exceed guidelines

- Project Manager
- In-House Design Team
- Sales Support Team
- Administrative Support
- 3 Inclusive Play Design Specialists on Staff
- Installation Crews Work Year-Round

Playground Specialists, Inc is a full service recreation company that can assist you with all your park and playground needs, from design to installation. We offer a variety of products to meet your needs. At Playground Specialists, Inc we work hard to maintain a strong foundation by building relationships with customers and recreation professionals. Each day we’re working with customers to create the perfect recreation area. We believe that all kids (and adults!) deserve a safe, fun place to play.
Products We Offer:

We’re proud to represent top manufacturers in the recreation industry!

- Playgrounds
- Site Amenities
- Safety Surfacing
- Shelters
- Outdoor Instruments
- Outdoor Fitness
- Custom Sculptures
- Certified Installation

“We Work Hard So You Can Play!”

playground Specialists Inc.
INSTALLATION

All of our services give you the best and most professional installation in the industry!

Expect the following to be included with your playground installation:

- Coordination and shipment
- Forklift unloading of skids and heavy pipes
- Indoor, dry and secure storage
- Check the shipment for missing or damaged pieces
- Pre-assembly of most equipment prior to construction
- Pre-construction meetings
- Properly recycle or dispose of all waste materials and construction debris
- Lifetime warranty on installation

- Installation of over 5000 projects since 2008
- Lifetime warranty on installation
- 4 professional installation crews
- Certified Playground Safety Inspectors on site
- Qualified contractor with the International Playground Contractors Association (NPCAI)
- Factory-trained for all our projects
- Experts in everything from demolition, retaining walls, grading, drainage, equipment installation and rubber surfacing
- Bonded and insured for Recreational Product installation
**ADDRESS**
TOWN OF KENSINGTON
ATTN. CONOR CRIMMINS
3710 MITCHELL ST
KENSINGTON, MD  20895

**SALES REP**
JEFF STONE

**SHIP TO**
TOWN OF KENSINGTON
ORLANDO STYLE SHELTER
C/O PLAYGROUND SPECIALISTS

---

**PROPOSAL 18927B**

**DATE** 12/04/2018

<table>
<thead>
<tr>
<th>TYPE</th>
<th>QTY</th>
<th>RATE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRADING</strong></td>
<td>1</td>
<td>625.00</td>
<td>625.00</td>
</tr>
<tr>
<td>GRADING TO PREP AREA FOR NEW SHELTER</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>CLASSIC SHELTER</strong></td>
<td>1</td>
<td>20,550.00</td>
<td>20,550.00</td>
</tr>
<tr>
<td>CUSTOM 16' X 20' ORLANDO STYLE SHELTER - HR-36 ROOF, 4:12 ROOF PITCH, 7' 6&quot; EAVE HEIGHT, 24 GA TRIM FASCIA, FOUR (4) SURFACE-MOUNT COLUMNS - TGIC POLY POWDER COAT W/ ZINC RICH PRIMER, PROVISION FOR ELECTRICAL, ONE (1) FOUR GANG OUTLET BOX, SUNBURST GABLE ENDS X 2, OPEN PANE ORNAMENTATION ON BOTH ENDS, CUSTOM QUAD COLUMNS W/ DECORATIVE FLAT &amp; TUBE STEEL WORK TOP AND BOTTOM - INCLUDES STRUCTURAL CALCULATIONS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>OPTION #1</strong></td>
<td>1</td>
<td>3,615.00</td>
<td>3,615.00</td>
</tr>
<tr>
<td>ADD 2 X 6 TONGUE &amp; GROOVE ROOF DECKING - INSTALLED</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>INSTALLATION</strong></td>
<td>1</td>
<td>12,400.00</td>
<td>12,400.00</td>
</tr>
<tr>
<td>CERTIFIED INSTALLATION OF SHELTER INCLUDING ENGINEERED FOOTINGS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>CONCRETE</strong></td>
<td>1</td>
<td>5,275.00</td>
<td>5,275.00</td>
</tr>
<tr>
<td>INSTALL 18' X 22' CONCRETE PAD 4&quot; THICK PLUS 8' X 4' CONCRETE WALKWAY</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>STONE</strong></td>
<td>1</td>
<td>1,200.00</td>
<td>1,200.00</td>
</tr>
<tr>
<td>COMPACTED STONE 4&quot; THICK FOR SLAB AND CONCRETE WALKWAY BASE</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*3% surcharge on Visa/MasterCard
*Valid for 30 days unless otherwise noted
*50% deposit or PO. Balance due Net 30
Sign and return with approved colors for order placement

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SUBTOTAL</strong></td>
<td>43,665.00</td>
</tr>
<tr>
<td><strong>TAX (0%)</strong></td>
<td>0.00</td>
</tr>
<tr>
<td><strong>SHIPPING</strong></td>
<td>6,300.00</td>
</tr>
</tbody>
</table>

**TOTAL** $49,965.00
Town of Kensington Shelter

Equipment Manufacturer:

Cool Leaf Green

Jet Black
STEEL ROOF SPECIFICATIONS

• 24 gauge standard with 30-year warrantied paint finish on top and white paint on bottom.

STANDARD HR-36 MEGA RIB

• 3’ wide panels w/ 7 3/16” o.c. rib spacing, 1½” profile

OPTIONAL STANDING SEAM

• 12”, 16”, 17” or 18” o.c. wide panels w/ 1¾” high rib, smooth panel (upcharge applies)

OPTIONAL R-PANEL or SUPER SPAN

• 3’ wide panels w/ 12” o.c. rib spacing 1 ¼” profile

OPTIONAL NU-WAVE CORRUGATED STEEL ROOF

• 37” wide panel w/ 7/8” high ribs spaced 2 2/3” o.c.

STEEL ROOF SPECIFICATIONS

• 24 gauge standard with 30-year warrantied paint finish on top and white paint on bottom.

STANDARD HR-36 MEGA RIB

• 3’ wide panels w/ 7 3/16” o.c. rib spacing, 1½” profile

OPTIONAL STANDING SEAM

• 12”, 16”, 17” or 18” o.c. wide panels w/ 1¾” high rib, smooth panel (upcharge applies)

OPTIONAL R-PANEL or SUPER SPAN

• 3’ wide panels w/ 12” o.c. rib spacing 1 ¼” profile

OPTIONAL NU-WAVE CORRUGATED STEEL ROOF

• 37” wide panel w/ 7/8” high ribs spaced 2 2/3” o.c.

ROOF COLORS

AEP Span and McElroy Metals are our primary roof suppliers. All colors are available from both companies, unless otherwise noted. The color selections marked (*) are only available from McElroy Metals. Those selections marked with (**) will incur an upcharge fee.

WARNING! Roofing paint (top and bottom) can vary slightly from batch to batch.

All Printed Color Swatches in this brochure are (approximations) only! PLEASE CALL FOR ACTUAL COLOR MATERIAL SAMPLES.
FRAME POWDER COAT COLORS

- Many other powder coat colors are available at no additional charge; Those selections marked with (**) are samples of premium paint colors and will incur an upcharge.

Traffic White RAL9016  Beige Brown RAL8024  Brilliant Blue RAL5007  Green Blue RAL5001  **Rust
Crème RAL9001  Copper Brown RAL8004  Tomato Red RAL3013  Oxide Red RAL3009  **Antique Copper Vein
Beige RAL1001  Dusky Grey RAL7037  Terra Brown RAL8028  Brown Grey RAL7013  **Silver Vein
Jet Black RAL9005  Mint Turquoise RAL6033  Fir Green RAL6009  Pine Green RAL6028  **Gold Vein

STAR All Printed Color Swatches in this brochure are (approximations) only!
PLEASE CALL FOR ACTUAL COLOR MATERIAL SAMPLES.

FRAME & COLUMN COATING SPECIFICATIONS

Standard (Prime Paint) Finish
- Shot blasted steel
- Factory applied zinc rich powder coat primer
- Two coats of field applied finish paint supplied by others
- Field paint must be applied within 48 hours of primer application for proper bonding

Powder coating with zinc rich primer and TGIC polyester
- Shot blasted steel
- Factory applied zinc rich primer & TGIC Polyester (5-6 mil min. thickness on exterior and 3 mil min. thickness on interior)

Hot-dip Galvanizing
- Cleaned steel
- Factory applied hot dipped zinc galvanizing
- An option of TGIC polyester powder coat may be applied to galvanizing if desired

*Note: An optional Super Durable TGIC and graffiti resistant TGIC color or clear coat is available for an upcharge.
STANDARD SPECIFICATIONS  
w/ TRUZINC RICH PRIMER & SUPER DURABLE POWDER COAT PAINT

GENERAL:

1. All structures shall be designed and fabricated to the IBC (Latest Edition) or current local building code with standard load designs of the greater value of 20# per S.F. minimum live load and 100 mph sustained wind load or site specific conditions and the applicable zone for seismic loads.

2. All members shall be designed according to the “American Institute of Steel Construction (AISC) specifications and the American Iron and Steel Institute (AISI) specifications for cold-formed members.

3. All fabrication welds shall be in strict accordance with the structural welding code of the American Welding Society (AWS) specifications. All structural welds shall be in compliance with the requirements of “Pre-qualified” welded joints. All welding shall conform to ASTM A-233 series E-70XX electrodes - low hydrogen. Field welding shall not be required.

4. When required, after award of bid, the shade structure manufacturer shall submit structural calculations, sealed by a registered engineer in the state in which the structure is to be erected for review and approval by the approving agency.

5. Manufacturer qualifications: All manufacturers shall have a minimum of (20) twenty years experience in the fabrication of tubular steel shade structures. Shade structure and kiosk fabrication shall be the manufacturer’s primary business. Manufacturer shall have fabricated similar structures to that which is specified. All non-specified manufacturers shall submit complete shop drawings indicating type, size & gauge of material used, with detailed connections to the specifying agency or design firm at least 10 days prior to bid opening for review and written pre-approval. All bids submitted without prior approval will be rejected.

FOOTINGS & COLUMNS:

1. Footings shall be structurally engineered by the structure manufacturer to meet local codes and site conditions. (Sample footing drawings shall be made available to the contractor or owner from the manufacturer). When required for structure installation, anchor bolts shall be supplied by the owner / contractor. Columns shall be ASTM 500 grade B. Concrete footing rebar (if required) shall be ASTM A-615 grade 40 #4 bars & smaller, grade 60 #5 bars & larger. Concrete shall be 5 sack mix “Portland” cement. Maximum slump shall not exceed 4”. Concrete compressive strength shall be a minimum of 2500 psi @ 28 days.
FRAME MEMBERS AND COMPRESSION RING:

1. 90% of all steel shall be American (domestic) made. Mill certification shall be made available upon request. All frame members shall be one piece structural steel tube with a minimum .120 (1/8") wall thickness, sized according to engineering. All frame members shall be bolted together with bolts totally concealed. All tubing for frame members shall be ASTM 500 grade B. Beam end plates shall be ASTM A36 fy=36,000 psi UNO. Bolts shall be A 307’s, or 325’s unless noted otherwise. “I” beams, Angle iron, “C”, “Z” or “S” purlins or beams, open or closed, shall not be allowed.

ROOFING:

1. All roofing shall be 24 gauge Zincalume / Galvalume coated steel panels. “Standing Seam” panels shall be Design Span by AEP Span with 1¾” high ribs @ 16” All roofing shall be pre-finished with Duratech 5000 or equal, 30 year paint finish. All roof panels shall be pre-cut with ribs running with the slope of the roof. Screws & rivets shall match roof color.

SUB-ROOF & FASCIA:

1. Sub-roof shall be 2”x6” tongue and groove, select grade SPF, rough 1 side. T&G shall be screwed to the frame with (1) #12-24 x 2½” Phillip flat head w/ wings. (one screw per board per beam connection). Fascia shall be tube steel.

POWDER COATING:

1. All frame members shall be media blasted to a white finish removing all rust, scale, oil and grease. Powder coating for all frame members shall be provisionally warranted for (5) five years with TRUZINC 7520-70138 primer with a Dry Film Thickness of (2.0 - 6.0 mils) & hardness of 2H-3H with a Salt Spray Resistance of 6000 hours and Super Durable Gloss Polyester 9000 series finish paint (2.5-3.5 mils) with a hardness of H-H2 & has 1000 hour salt spray resistance. Total of primer & finish paint shall be 4.5-9.5 mils of paint. Finish shall be a smooth uniform surface with no pits, runs or sags. For additional information, please visit http://www.tcipowder.com/ for a complete list of specifications.

ERECTION:

1. Manufacturer shall supply complete layout and detail plans with installation instructions for the structure. The structure shall be erected in a work-man-like manner with framing, roofing and trim installed according to the manufacturer’s installation instructions. Care shall be taken to avoid damaging the structure during installation. Touch up powder coat paint with paint provided to prevent rusting. Components of the structure shall be covered and kept dry prior to erection.
WARRANTY:

1. Manufacturer shall warranty the structure to be free from defects in material and workmanship for a period of (10) ten years from date of acceptance by owner. Warranty does not include damage from theft, fire, vandalism or acts of God. Manufacturer shall repair or replace structure components of like kind at his option, to match existing material and workmanship. Steel roof finish shall be warranted for (30) thirty years under a separate roof manufacturer’s warranty. Powder coat paint shall be warranted for (5) five years after acceptance from owner against peeling, flaking and rusting. Warranty does not cover damage caused from shipping, erection of structure, lack of touchup and maintenance, overspray from lawn sprinklers or vandalism. Bolt threads are not powder coated and therefore are not covered under the powder coat warranty.

NOTE: Engineering specifications take precedence over drawings if differences occur.
WARRANTY

Your warranty from Playground Specialists:

Items not covered under this warranty:
- Cosmetic damage or defects such as surface scratches, dents, marring, fading or discoloration
- Damage due to normal wear and tear
- Damage due to "Acts of God", such as hail, flooding, lightning, tornadoes, sandstorms, earthquakes and windstorms
- Damage due to "environmental factors", such as windblown sand, salt water, salt spray, airborne emissions from industrial sources (sulfur, acids or corrosive chemicals, other than normal photochemical smog)

Playground Specialists Inc and Playworld warrants its products to be free from defect in materials or workmanship during normal use and installation in accordance with our published specifications.

Playworld further warrants as follows:
- Limited lifetime warranty on steel and aluminum posts, stainless steel hardware, clamps, deck hangers, post caps, and cast aluminum parts except as otherwise specified below
- Limited 25-year warranty on Spring Mates® aluminum castings
- Limited 15-year warranty on all perforated steel decks and stairs, steel rails, stationary weldments, rotationally-molded and sheet plastic lumber, roof panels, stainless steel slides, aluminum slide, and PlayWeb® tubular steel parts, except as otherwise specified below by product family type
- Limited 10-year warranty on fiberglass signage, RockBlocks® handholds, shade fabric and components, accessible swing seats, steel-core cable, all Fun Centers™ and FirstPlay™ play structures, and pre-cast PolyFiberCrete® or reinforced concrete products. The warranty for pre case concrete products does not cover minor chips, hairline cracks or efflorescence
- Limited 5-year warranty on all PlaySimple®, Drop Zone Tower™, LiveWire Zip Line™, AeroGlider™, Border Timbers™, swing seats, steel coil, C Springs, and site amenities
- Limited 2-year warranty on NEOS®, electronic based play products, swing chain, swing clevises, swing galvanized attachment hardware, flex treads and any other materials not covered above
- See Playworld catalog for additional factory warranties
CONTRACTS

To provide you with the easiest buying experience we have various contracts available

find us under “Playworld”

NASPO + eVA

Virginia State Wide Contract
Parks and Recreation Equipment
Contract #6485
REFERENCES

With over 20 years of experience in the recreation industry we have established an excellent reputation as a premier recreational equipment company!

Recently Completed:

Nalle ES
Washington, DC

Weems ES
Manassas, VA

Open Arms CDC
Chesterfield, VA

Long Bridge Park
Arlington, VA

serving:
MD, DC, VA, WV
Jeff Stone
Sales Representative, CPSI
301-748-6759
JeffStone@playspec.com