Modifications to August 6 agreement re: Verizon small cell applications in City of Sonoma

This is to set forth our understanding and our clients' mutual agreement to modify the processing timeline set forth in the August 6, 2018 letter agreement ("Letter Agreement") between the City of Sonoma and Verizon Wireless for the City of Sonoma to make a final determination on the 10 small cell installation applications made by the CBR Group firm to the City on behalf of Verizon Wireless.

The timeline in the Letter Agreement shall be modified as set forth below:

The hearing on the 3 commercial applications (S-006, S-007, and S-012) shall be scheduled for the date of November 8, 2018.

The City shall make a final determination on the 3 commercial applications by no later than March 4, 2019.

By no later than March 31, 2019, Verizon will notify the City in writing whether it is re-initiating the processing and consideration of the 7 residential applications (S-002, S-004, S-008, S-011, S-014, S-016, and S-017). The notice must be sent via email to the undersigned counsel by no later than 12 P.M. on the final day in order to be considered timely. If Verizon does not provide notice by the time required under this paragraph, then the 7 residential applications shall be deemed withdrawn in their entirety and they shall not be considered beyond that date.

The Planning Commission shall make a determination with written findings on the 7 residential applications by no later than June 30, 2019. The City shall make a final determination on the 7 residential applications by no later than September 30, 2019.

Except as specifically set forth above, the parties agree that all of the same terms and conditions stated within the Letter Agreement shall remain in full force and effect.

Agreed and accepted upon authorization of my client to enter into this agreement on its behalf:

Tated: Allowet 29 2018

Mackenzie & Albritton, LLP

Attorneys for Verizon Wireless

Jøhn Abaci

Assistant City Attorney

City of Sonoma