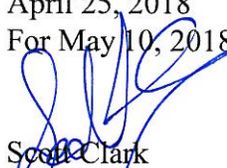




MEMORANDUM

DATE: April 25, 2018
For May 10, 2018 Hearing

TO: Steven Shell
Zoning Examiner

FROM: 
Scott Clark
Planning & Development Services
Interim Director

SUBJECT: SPECIAL EXCEPTION LAND USE
PLANNING & AND DEVELOPMENT SERVICES REPORT
Zoning Examiner Special Exception Procedure
SE-18-16 Verizon – Fort Lowell Road, C-1 (Ward 3)

Issue – This is a request by Neal Talaske of Pinnacle Consulting on behalf of Verizon Wireless, for approval of a wireless communication facility (WCF). The special exception site is located approximately 200 feet north of Fort Lowell Road and 300 feet west of Country Club Road (see Case Location Map). The preliminary development plan (PDP) proposes a wireless communication tower disguised as a broadleaf tree (monoelm), 50 feet in height, with twelve antennas. The WCF will be placed within a 502 square foot (20.5 feet by 24.5 feet) lease area in the northeastern portion of a 0.89 acre parcel. The facility will be placed within the parking area for a commercial retail center.

A communications use of this type in the C-1 zone is subject to Section 4.9.4.I.6.a of the Unified Development Code (UDC) and requires approval through a Zoning Examiner Special Exception Procedure, in accordance with UDC Section 3.4.3. A public hearing before the Zoning Examiner is required. The Zoning Examiner will render a decision to grant the use with or without conditions, or to deny the use. The Zoning Examiner may also forward the request to the Design Review Board (DRB) for design review and recommendation.

The proposed special exception is considered under the requirements of a Zoning Examiner Special Exception Procedure because the tower and antennas will not exceed 50 feet in height, the tower is concealed or disguised, and because the facility is setback at least two times the height of the structure from the boundary of any adjacent property zoned residential or office, as required by the UDC.

Planning & Development Services Department Recommendation – The Planning & Development Services Department recommends approval of the special exception request, subject to the attached preliminary conditions.

Background Information

Existing Land Use: Retail commercial center.

Zoning Description:

C-1: This zone provides for low-intensity, commercial and other uses that are compatible with adjacent residential uses. Residential and other related uses are permitted.

Surrounding Zones and Land Uses:

North: Zoned C-1; Multi-family Residential

South: Zoned C-1; Retail Commercial, office, religious uses

East: Zoned C-1; Car wash

West: Zoned C-1; Multi-family Residential

Previous Cases on the Property: None

Related Cases:

SE-15-30 T-Mobile – Tanque Verde Road, C-1 Zone – This was a request for approval of a wireless communication facility concealed within an artificial palm tree, 50 feet in height and associated equipment as a special exception land use. The site is located approximately 410 feet west of Bear Canyon Road ROW and 585 feet north of the Tanque Verde Road ROW. On August 27, 2015, the Zoning Examiner approved the special exception.

SE-15-14 Verizon - Grant Road, C-1 Zone – This was a request for approval of a wireless communication facility concealed within an artificial palm tree, 60 feet in height and associated equipment as a special exception land use. The site is located approximately 95 feet north of Grant Road and 67 feet west of Columbus Boulevard. On July 7, 2015, the Mayor and Council adopted Ordinance No. 11288, allowing the special exception.

SE-13-22 AT&T– Fort Lowell Road, C-1 Zone – This was a request for approval of a wireless communication facility concealed within an artificial palm tree, 65 feet in height and associated equipment as a special exception land use. The site is located approximately 180 feet south of Fort Lowell Road and 610 feet west of Campbell Avenue. On July 9, 2013, the Mayor and Council adopted Ordinance No. 11092, allowing the special exception.

Applicant's Request – The applicant requests special exception approval for the placement of a 50-foot high wireless communications facility disguised as a broadleaf tree (monoelm) with associated ground equipment on a C-1 zoned parcel with commercial retail uses.

Planning Considerations – Land use policy direction for this area is provided by the *Northside Area Plan (NSAP)* and *Plan Tucson*. Although the *NSAP* does not have specific language for wireless communication facilities, it does support commercial development at this location.

Plan Tucson policies protect established residential neighborhoods by supporting compatible development, including non-residential uses, where the scale and intensity of use is compatible with adjacent uses. The special exception site is located within a Mixed-Use Center area as identified by the Future Growth Scenario Map. A Mixed-Use Center supports a variety of retail, services, office, and public gathering places, located close to each other, providing occupants of the center and the residents and workers in the surrounding neighborhoods with local access to goods and services. In particular to wireless communication facility, *Plan Tucson* provides direction in Chapter 3 – The Built Environment, under Guidelines LT28.1.2, LT28.1.3, stating that telecommunication facilities should be installed and maintained to minimize visual impact and preserve views, to improve the appearance of above ground utilities and structures, and extend access to high-tech wireless communication facilities throughout the City.

The proposal is in general compliance with *Northside Area Plan* and *Plan Tucson*, and does not require a plan amendment. The plan policies generally support new cell tower proposals when designed to minimize visual impacts on surrounding neighborhoods and when buffering is provided. The ground lease area is 16 feet by 17 feet with ground level equipment that will be screened from view by an 8-foot high masonry wall textured and painted to match nearby existing walls of the adjacent commercial retail building.

The Pima Association of Governments - Transportation Planning Division (PAG-TPD) estimates that the proposed development will not generate additional measurable vehicle trips per day. Field inspection by staff indicates there are currently no billboards on the rezoning site.

Design Considerations

Land Use Compatibility – The proposed monoelm will include four antennas per sector with three sectors for a total of twelve antennas. The applicant has submitted photo-simulations of the monoelm showing the antennas concealed by artificial branches. The applicant has also provided radio frequency maps showing a gap in wireless communication coverage in the area and how this gap will be resolved by the proposed facility. The nearest residential developments are an apartment complex zoned C-1, located approximately 100 feet to the north, and a single-family home subdivision, zoned R-1, approximately 300 feet to the west. The monoelm will be visible from surrounding residential neighborhoods, commercial development, and nearby streets.

The facility will be placed within a 272 square foot lease area in the northeastern part of the subject parcel within the parking lot for the existing retail center. The applicant should be aware that, because the proposed WCF enclosure is removing vehicle parking, submittal of a development package meeting the requirements of Administrative Manual (AM) Section 2-06 is required prior to approval of the building permit for the WCF.

Ground equipment will be housed inside equipment cabinets, located on a concrete slab, and screened by a 8-foot tall masonry wall. The proposal does not include a backup generator. Staff recommends the masonry screen wall surrounding the lease area be painted in neutral desert colors to match the existing on-site development. Staff further recommends that any graffiti be removed within 72 hours of observation.

Staff acknowledges that the proposed WCF will help improve telecom services to the established neighborhoods and businesses in the area. The proposed WCF is setback 320 feet from the nearest residential unit to the northeast, 500 feet from nearby streets to the south and west, and is partially screened from adjacent developments by existing on-site commercial buildings. The facility will be set back from Fort Lowell Road by approximately 200 feet.

In terms of wireless communication facilities, a stealth application is one that disguises the appearance of the pole and antennas to look like an element of the built or natural landscape, which could typically occur at the chosen location. A stealth application should be as close as possible in scale and appearance to the object it is disguised as, with no obvious unnatural elements. The success of a stealth application is dependent on the ability of the design and construction of the cellular site to fit into its surroundings to such a degree that it is not noticeable. Scale and proportion, site design, color, and materials, are particularly important in stealth applications insofar as they contribute, or do not contribute, to the ability of the facility to be as unobtrusive as possible. To ensure a successful stealth monoelm at this location, the following standards should be incorporated into the conditions:

- The monoelm shall not exceed 50 feet in height at top of the highest point;
- The pole shall be covered with cladding (bark) where visible, and painted to resemble a live tree;
- Replacement of lost/damaged branches to be completed within ten working days of observation;
- All cables shall be run inside the pole, with no foot pegs or other visible appurtenances;
- All wires, wire ports and equipment shall be concealed behind the artificial branches and leaves;
- Antenna panels shall be colored or provided with a sock in a light/shade pattern to better camouflage them;
- Ground equipment to be screened by a masonry wall.
- Any future collocated antennas shall be camouflaged and concealed by artificial branches and leaves.

Road Improvements/Vehicular Access/Circulation – No road improvements are proposed with the project. Primary vehicular access to the WCF will be through the existing curb cuts and on-site parking area access lanes, and is identified by a 12-foot wide access easement from Fort Lowell Road. According to the *Major Streets and Routes Plan*, Fort Lowell Road is designated as an arterial street with a future right-of-way of 100 feet.

Federal Regulations – Because this Special Exception application involves a wireless communication request, the Zoning Examiner’s consideration of the application is impacted by the application of federal laws specific to wireless communications. While federal law does not entirely preempt local decision-making authority based on legitimate zoning requirements, such as community aesthetics and compliance with stealthing requirements, it does impose the following limitations:

- 1) The decision on the application must occur within the “shot clock” period as provided under federal law, which for this type of application is 150 days. In this case, the application was accepted on March 2, 2018 and the “shot clock” period will expire on July 30, 2018. If a decision is not rendered within the “shot clock” period, the review and consideration process is presumed to be unreasonable and affords the applicant the opportunity to file a lawsuit. If sued, the City would need to prove that it acted “reasonably” when it failed to act within the established “shot clock” period. This means that the Zoning Examiner should come to a decision on this application within two weeks of the public hearing.
- 2) The evaluation of the request cannot include consideration of potential environmental or health effects of radio-frequency (RF) emissions where, as here, the facility will comply with FCC regulations and standard on such emissions.
- 3) The decision on the application cannot unreasonably discriminate among providers of functionally equivalent services. A denial may be deemed to be “unreasonable discrimination” if the applicant is similarly situated to other prior applicants and the proposed facility is no more intrusive than other prior applications that have been approved.
- 4) The decision may not have the effect of prohibiting the provision of wireless services, or of causing a significant gap in the applying provider’s coverage. In this context, the relevant issues are: (1) whether the applicant has shown a significant gap in service coverage; and (2) whether the proposal to fill this gap is the least intrusive means of doing so, or whether there are alternative sites that would fill the gap.
- 5) In the event of a denial, that decision and its reasons must be delivered to the applicant in writing, and must be supported by substantial evidence.

Given these constraints, the Zoning Examiner’s consideration and decision on this application should focus on whether the applicant has demonstrated a significant coverage gap; whether that gap could be addressed through an installation at an alternative site; and whether the proposed concealment/stealthing measures are sufficient to meet the City’s requirements. The Zoning Examiner should also consider how this application compares to other prior applications for similar facilities. In the event of a denial, the reasons for the denial must be stated so they can be incorporated into a written decision and captured in the meeting minutes.

Use-Specific Standards – The applicant’s proposal requires approval as a Zoning Examiner Special Exception Procedure and must meet the Use-Specific Standards of *UDC* Sections 4.9.13.O and 4.9.4.I.2, .3, and .6.a. The Zoning Examiner may forward the request to the Design Review Board for design review and recommendation. Use Specific Standards specified in the *Unified Development Code* Section 4.9.I.6.a include the following items (in *italics*). A response follows each Use Specific Standard:

1. *The antennas are mounted on a new tower and the tower and antennas are concealed or disguised, or the antennas are collocated on an existing structure.*

The new wireless facility is a disguised as a broadleaf tree (a stealth monoelm).

2. *The tower and antennas are architecturally and/or environmentally compatible with the surrounding structure(s) and general area.*

The proposed artificial broadleaf tree is an effective method to mitigate visual impacts of the wireless facility on surrounding development. The associated ground equipment is to be located inside cabinets within a compound screened by a 8-foot masonry wall.

3. *The new tower is setback at least two times the height of the structure from the boundary of any property zoned residential or office.*

The 50-foot monoelm is located approximately 300 feet to the east of the nearest residential and office zoned property.

4. *The tower and antennas are fifty (50) feet or less in height.*

The proposal is for an artificial broadleaf tree (monoelm) of fifty (50) feet in height to the top of the highest point of the tower, including artificial branches and leaves. Staff’s recommendation is that the overall height of the monoelm be no more than fifty (50) feet.

Staff finds the proposal to be in compliance with the *UDC* Use-Specific Standards.

Conclusion – The proposal is in compliance with the performance criteria for a wireless communication facility. The special exception request is consistent with policy direction in the *Northside Area Plan* and *Plan Tucson*, which support development designed to be compatible with and sensitive to surrounding land uses. The proposed WCF has been designed to blend in with the surroundings and does not conflict with plan policies. Subject to compliance with the attached preliminary conditions, approval of the requested special exception is appropriate.

PROCEDURAL

1. A development package in substantial compliance with the preliminary development plan dated February 21, 2018, is to be submitted and approved in accordance with *Administrative Manual*, Section 2-06.
2. The property owner shall execute a waiver of potential claims under A.R.S. Sec. 12-1134 for this zoning amendment as permitted by A.R.S. Sec. 12-1134 (I) in the form approved by the City Attorney and titled "Agreement to Waive Any Claims Against the City for Special Exception Land Use".
3. Historic or prehistoric features or artifacts discovered during future ground disturbing activities should be reported to the City of Tucson Archaeologist. Pursuant to A.R.S. 41-865 the discovery of human remains and associated objects found on private lands in Arizona must be reported to the Director of Arizona State Museum.
4. Any relocation, modification, etc., of existing utilities and/or public improvements necessitated by the proposed development shall be at no expense to the public.
5. Five years are allowed from the date of initial authorization to implement and effectuate all Code requirements and conditions of the special exception land use.
6. A copy of the Special Exception decision letter shall be included with the site plan at the time of permit application submittal.

LAND USE COMPATABILITY / CONCEALMENT MEASURES

7. The wireless communication monoelm, including attachments such as antenna panels and artificial branches and leaves, shall not exceed fifty (50) feet in height from grade elevation.
8. The antennas shall be covered in camouflaged socks to blend with the colors of the artificial branches and leaves of the monoelm.
9. The pole shall be covered with cladding (faux bark) wherever the pole is visible, and be painted to resemble a live broadleaf tree.
10. Replacement of lost/damaged artificial branches/leaves is to be completed within ten (10) working days of observation and artificial branches/leaves shall be colored to match live branches/leaves as closely as possible.
11. Verizon shall routinely monitor the facility and repair/replace any artificial branches that may become worn or damaged through time.

12. All wire ports shall be concealed behind the antennas and all equipment shall be mounted behind the antenna panels.
13. Ground equipment to be located within lease area as depicted on the preliminary development plan dated February 21, 2018.
14. All walls visible from a public right-of-way and/or adjacent to existing residential development are to be painted with graffiti-resistant paint of an earthtone color.
15. Six-(6) inch wide fence block or greater shall be used for perimeter walls. Graffiti shall be removed from walls within seventy-two (72) hours of discovery or notification.
16. There shall be no exterior wiring, visible footpegs, portals, cabling or cable shrouds, or other unnatural appearing features on the monoelm.
17. Plans for future carriers must be approved through the special exception process.

AGREEMENT TO WAIVE ANY CLAIMS
AGAINST THE CITY FOR ZONING AMENDMENT

This agreement ("**Agreement**") is entered into between _____, as the owner of the property described herein ("**Owner**") and the City of Tucson ("**City**") to waive any and all claims for diminution of value that may be based upon action by the City in response to a request from the Owner. This Agreement is entered into in conformance with A.R.S. §12-1134(I).

The Owner is the holder of fee title to the property located at _____, Tucson, Arizona, (the "Property") which is more fully described in the Owner's application to the City in Case SE-18-16 and incorporated herein. The Owner, or the authorized agent of the Owner, has submitted an application to the City requesting that the City grant a Special Exception Land Use for the Property. The Owner has requested this action because the Owner has plans for the development of the Property that require the Special Exception Land Use. The Owner believes that the Special Exception Land Use for the Property will increase the value and development potential of the Property, and that this outweighs any rights or remedies that may be obtained under A.R.S. §12-1134 et. seq.

By signing this Agreement, the Owner waives any right or claim that may arise under A.R.S. §12-1134, including any claim for the reduction in the value of the Property, as a result of the enactment of the Special Exception Land Use in Case SE-18-16.

The Owner understands that City staff may propose, the Zoning Examiner may recommend and the Mayor and Council may adopt conditions to the requested Special Exception Land Use that limit the potential development of the Property. The Owner acknowledges that the Special Exception Land Use and conditions are a single, integrated legislative approval. The Owner agrees and consents to all conditions that may be imposed. The Owner retains the right to withdraw the Special Exception Land Use application prior to a vote by the Mayor and Council or to decline to implement the necessary requirements to effectuate the Special Exception Land Use if the Owner disagrees with any conditions that are proposed or approved. If the Owner does not withdraw the application, the Owner shall be deemed to have accepted all adopted conditions to the requested Special Exception Land Use. If the Owner withdraws the application or does not effectuate the Special Exception Land Use, this Agreement is null and void.

This Agreement is entered into in Arizona and will be construed and interpreted under the laws of the State of Arizona. The Owner has agreed to the form of this Agreement provided and approved by the City Attorney. The Owner has had the opportunity to consult with an attorney of the Owner's choice prior to entering this Agreement and enters it fully understanding that the Owner is waiving the rights and remedies as set forth herein.

Upon execution, this Agreement shall be recorded in the Office of the Pima County Recorder.

The Owner warrants and represents that the person or persons listed herein as the Owner is/are the owner in fee title of the Property. The Owner further agrees to indemnify and hold the City of Tucson, its officers, employees and agents harmless from any and all claims, causes of action, demands, losses, costs and expenses based upon an alleged reduction of value of the Property as a result of the City's action in Case SE-18-16.

Dated this _____ day of _____, 20__.

Owner: _____
(Name of Individual, Corporation, Partnership, or LLC, as applicable)

Owner: _____
(Name of Individual, Corporation, Partnership, or LLC, as applicable)

By: _____
(Signature of Owner or Authorized Representative, if applicable)

By: _____
(Signature of Owner or Authorized Representative, if applicable)

Its: _____
(Title of Individual Signing in Representative Capacity)

Its: _____
(Title of Individual Signing in Representative Capacity)

State of Arizona)
)
County of _____)

On this _____ day of _____, 20__, before me personally appeared _____ on the basis of satisfactory evidence to be the person who he or she claims to be, and acknowledged that he or she signed the above/attached document.

Notary Public

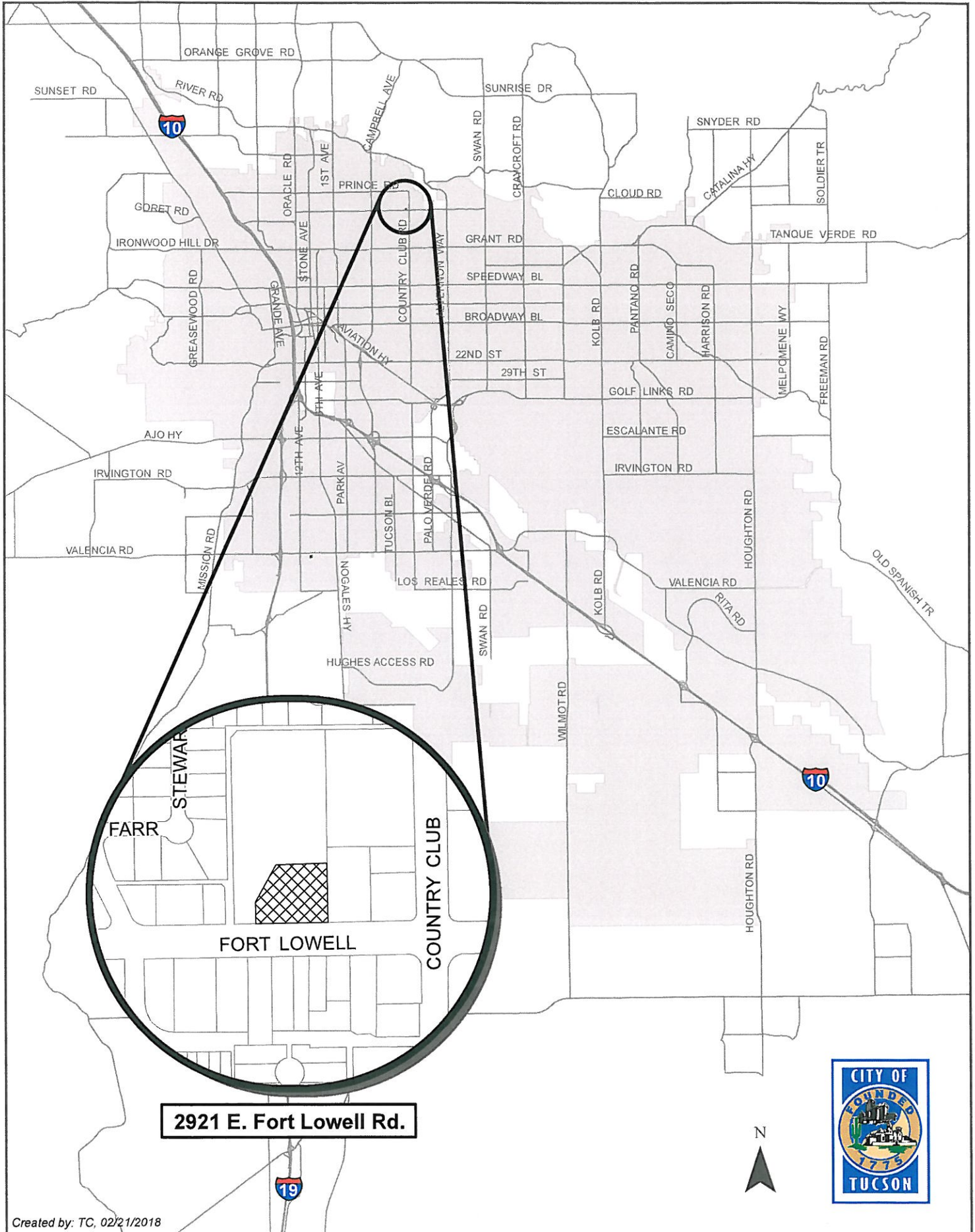
My Commission expires:

City of Tucson, an Arizona municipal Corporation:

By: _____
Planning & Development Services Department

This form has been approved by the City Attorney.

SE-18-16 Verizon - Fort Lowell Road



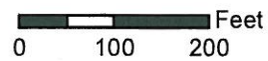
SE-18-16
Verizon - Fort Lowell Road



 Area of Special Exception Request



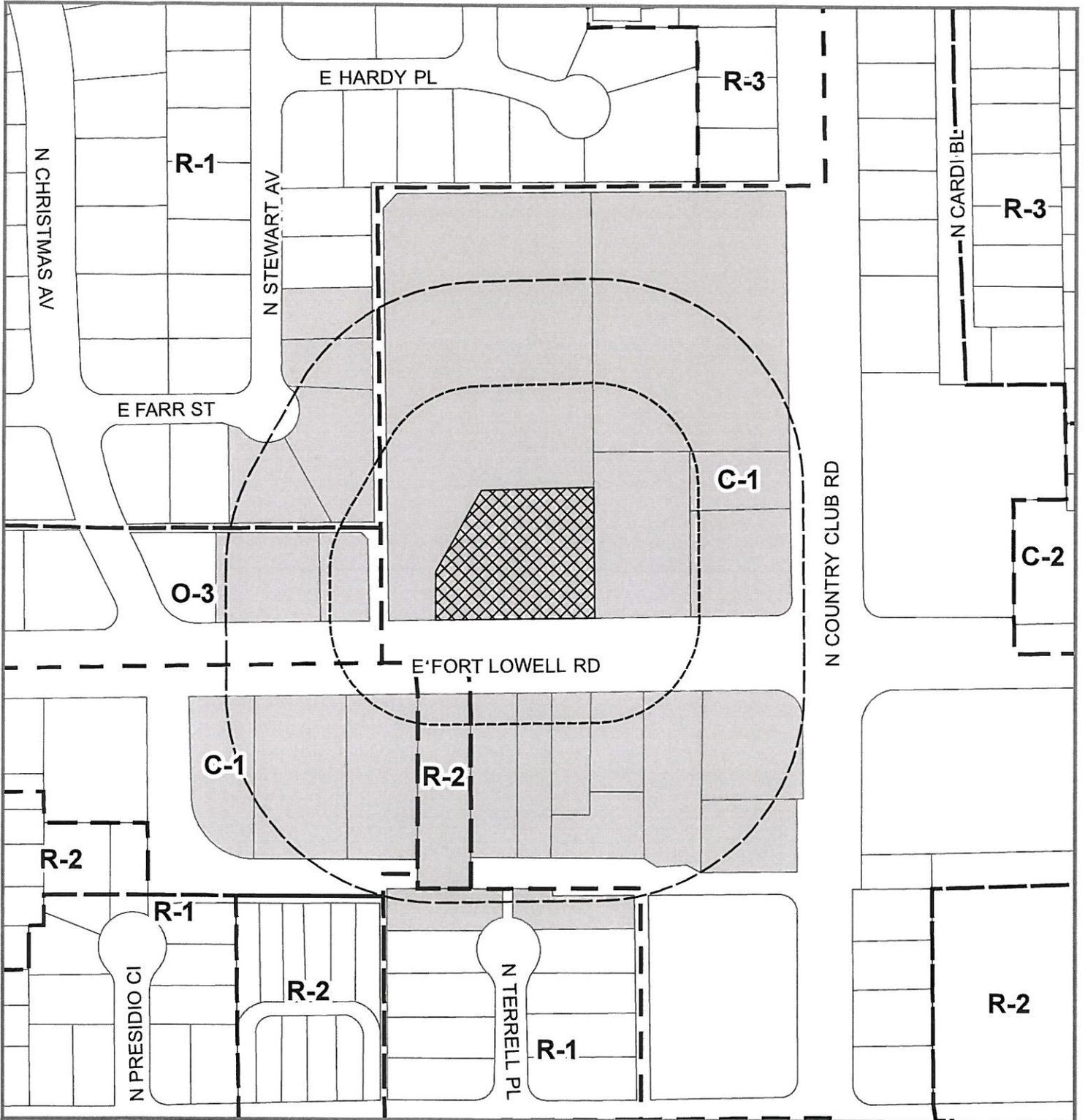
Address: 2921 E. Fort Lowell Rd.
Base Map: Twp. 13S R. 14E Sec. 29
Ward: 3

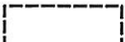
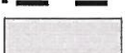
 Feet

1 inch = 200 feet



SE-18-16
Verizon - Fort Lowell Road



-  Subject Property
-  Notification Area (300-foot Radius)
-  Protest Area (150-foot Radius)
-  Zone Boundaries
-  Properties Notified

Address: 2921 E. Ft. Lowell Rd.
Base Maps: Twp.13S Range14E Sec. 29
Ward: 3



1 inch = 200 feet



SE-18-16



City of Tucson PMc
Planning & Development Services
Rezoning Section
201 N. Stone Avenue
P.O. BOX 27210
Tucson, Arizona 85726-7210

SE-18-16
IMPORTANT SPECIAL EXCEPTION NOTICE ENCLOSED