STAFF REPORT
ACTION REQUIRED

Review of City Protocol for Telecommunications Towers Under 15 Metres in Height – Supplementary Report

Date: October 1, 2013
To: Planning and Growth Management Committee
From: Chief Planner and Executive Director, City Planning Division
Wards: All
Reference Number: P:\2012\Cluster B\PLN\PGMC\PG13097 (12 161103 SPS 00 TM)

SUMMARY

This is a supplemental report to a request from the Planning and Growth Management Committee for a report on the City's Telecommunication Tower Protocol.

This report recommends changes to the City's Telecommunication Tower Protocol to request both public consultation and consultation with the City of Toronto for towers which are less than 15 metres in height. Recently the Canadian Wireless Telecommunication Association came to an agreement with the Federation of Canadian Municipalities to allow for the municipal review of towers less than 15 metres in height. This report also recommends changes to the City's Telecommunications Tower Protocol to incorporate ideas outlined in the Federation of Canadian Municipalities, "Antenna System Siting Protocol Template".

RECOMMENDATIONS

The City Planning Division recommends that:

1. City Council amend the City's Telecommunications Tower Protocol as set out in Attachment No. 1 to the report dated October 1, 2013 from the Chief Planner and Executive Director, City Planning.

2. City Council instruct the City Clerk to inform the Canadian Wireless Telecommunication Association of the changes to the City of Toronto's Telecommunications Tower Protocol and to request them to inform their members of the changes to the Protocol.
3. City Council instruct the City Clerk to inform Mobilicity, Public Mobile and Wind Mobile of the changes to the City of Toronto's Telecommunications Tower Protocol.

Financial Impact
The recommendations in this report have no financial impact.

DECISION HISTORY
In response to the issuance of new rules for telecom towers by Industry Canada (a new “Client Procedure Circular”), the City of Toronto Adopted a Telecommunications Tower Protocol in March of 2008. At the same Council meeting, the City also adopted a Prudent Avoidance strategy for the siting of Telecommunication Towers.

Staff Report: Proposed Protocol for the Installation of Telecommunications Towers (Item PG 12.7)

Staff Report: Supplementary Report - Proposed Protocol for the Installation of Telecommunication Towers (Item PG13.2)

Approved City of Toronto Telecommunications Protocol

Staff Report and Council Actions: Prudent Avoidance Policy on Siting Telecommunication Towers and Antennas (HL 10.3)

A subsequent staff report discussed a letter from Industry Canada which stated that Industry Canada would not impose any requirements on the Telecommunications Industry which exceeded their requirements under their Client Procedure Circular:

On October 6, 2011, the Planning and Growth Management Committee requested staff to report on a review of the City’s Telecommunication Tower Protocol. A staff report dated September 10, 2012, recommended that the City request Industry Canada and the Minister of Industry to amend the Client Procedure Circular to remove the exemption for towers under 15 metres in height. The staff report was adopted by Council without amendments. To date, the City has not yet received a response from Industry Canada or the Minister of Industry.
ISSUE BACKGROUND
Under the Radiocommunications Act, Industry Canada has the final authority to establish the rules regarding the location of telecommunication towers and any public consultation requirements for the installation of new towers. Industry Canada has established a consultation procedure with local municipalities on the location of telecommunication towers which is set out in their “Client Procedure Circular” (C.P.C). The C.P.C. states that proponents for new telecommunication towers that are less than 15 metres in height are exempt from the requirement to consult with municipalities and the public.

In February 2013, the Federation of Canadian Municipalities (F.C.M.) came to an agreement with the Canadian Wireless Telecommunications Association (C.W.T.A.). Notwithstanding that the C.P.C. does not require consultation with the public and with municipalities on towers under 15 m. in height, the C.W.T.A. has agreed to hold consultations when municipalities request them.

At the time of the agreement, the C.W.T.A. represented all of the current major cell telephone providers currently providing service in the Toronto area. Subsequently on April 10, 2013, three of the six providers in the Toronto area, Mobilicity, Public Mobile and Wind Mobile withdrew their membership in the C.W.T.A. The F.C.M. has been in contact with these three providers. In a letter dated May 6, 2013, they agreed to "...additional notification and possible consultation..." of towers under 15 m. in height. Despite repeated attempts by staff, the representatives of the three companies have declined to respond to requests for a follow-up meeting to clarify the meaning of "possible consultation".

The F.C.M. and the C.W.T.A. also jointly prepared an "Antenna System Siting Protocol Template" that provides other jointly agreed matters such a tower and antenna design details.

COMMENTS
Staff recommend that the City's Telecommunication Tower Protocol be amended to request telecommunications companies to consult with the public when proposing new telecommunications towers under 15 m. in height (towers 15 m. and over are already covered by the City's existing protocol).

The protocol should also be amended to request that telecommunications companies have pre-application discussions with City Planning and submit a telecommunication tower application when proposing new telecommunication towers under 15 m. in height.

The staffing implications of the change in the protocol are unknown at this time. There is currently no database that tracks how many towers under 15 m. in height have been constructed in Toronto since Industry Canada exempted them from municipal review. In addition, Industry Canada is in the process of auctioning a new band of frequency spectrum as a result of television signal conversion from analog to digital. This may result in new companies entering the telecommunications market or existing companies...
may purchase the spectrum. New companies entering the market may have to establish their own new networks, resulting in an increase in the number of telecommunications towers, including those under 15 m. in height. Staff will monitor the results of the spectrum auction and report back to Council if adjustments to the City of Toronto protocol are necessary.

The F.C.M. and the C.W.T.A. have prepared an agreed upon "template" protocol for municipalities across Canada. In comparison, the City of Toronto's protocol was developed specifically for the City. It references City Official Plan land use designations. It establishes City objectives for towers. Staff believe that it has been functioning with few concerns since 2008. Thus staff do not recommend adopting the "template" protocol in its entirety. However, the template protocol does contain a number of specific design suggestions that should be incorporated into the City's Telecommunications Tower Protocol. The design suggestions that proponents should address in the design of towers and antennas include:

i) Locations directly in front of doors, windows, balconies or residential frontages should be avoided.

ii) Cable trays should generally not be run up the exterior faces of buildings.

iii) Antennas that extend above the top of a supporting utility pole or light standard should appear (e.g. in colour, shape and size) to be a natural extension of the pole.

iv) Individual wall-mounted antennas should be fixed as close to the wall as possible and should not project above the height of the wall face they are mounted on, in order to avoid visual clutter, and should be painted to match the wall colour for stealth.

v) Parking spaces, where provided at each new Antenna System site, should have direct access to a public right-of-way at a private approach that does not unduly interfere with traffic flow or create safety hazards.

vi) Cabinets shall be designed in a manner which integrates them into their surroundings, including use of decorative wraps that are graffiti-resistant.

vii) Cabinet dimensions shall be as minimal as possible.

viii) Cables and wires must be concealed or covered.

ix) Where Transport Canada and/or NAV Canada requires a structure to be lit, the lighting should be limited to the minimum number of lights and the lowest illumination allowable, and any required strobe lighting should be set to the maximum strobe interval allowed by Transport Canada.

x) The lighting of equipment shelters for security purposes shall be shielded from adjacent residential properties and kept to a minimum number of lights and a minimum illumination intensity. Lights shall only be permitted where controlled by a motion detector system.
Staff recommends that some of these design suggestions be incorporated into the City’s Protocol as outlined in part 3 of attachment No. 1 to this report.

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**SIGNATURE**

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City Planning Division

**ATTACHMENTS**
Attachment 1: Proposed Amendments to the City of Toronto Telecommunications Tower Protocol
Attachment 2: Existing City of Toronto Telecommunications Tower Protocol
Attachment 1: Proposed Amendments to the City of Toronto
Telecommunications Tower Protocol

1. In the first sentence of the Section of the Protocol entitled, "Preliminary Consultation", Section 3(a) of the City of Toronto Telecommunications Tower Protocol, add the words, "(but including all towers less than 15 m. in height)" after the words "Industry Canada", so that the entire sentence reads as follows:

"A preliminary consultation meeting between the proponent and the district Planning Consultant and/or City Planning Staff and Toronto Building Division staff is required for all telecommunication tower and telecommunication antenna proposals not exempted from consultation by Industry Canada, (but including all towers less than 15 m. in height), before a Telecommunication Tower Review Application and/or Building Permit application is submitted."

2. In the Section of the Protocol entitled, "Exemptions to Telecommunication Tower Application Review", Section 9 of the City of Toronto Telecommunications Tower Protocol, add the words, "However, notwithstanding the above, telecommunications towers less than 15 m. in height will be required to submit a Telecommunications Tower Review Application." after the words "Telecommunications Review Application", so that the paragraph reads as follows:

"Telecommunications antennas and towers, which are exempted from the requirement to consult with the City under the provision of Industry Canada's CPC-2-0-03 ("Radiocommunication and Broadcasting Antenna Systems", June 2007, effective January 1, 2008) will be exempt from a Telecommunications Review Application. However, notwithstanding the above, telecommunications towers less than 15 m. in height will be required to submit a Telecommunications Tower Review Application.

3. In the Section of the Protocol entitled, "Design and Landscaping" create a new section "(k)" as follows:

(k) In addition to the above, in the location and design of new towers and antennas, proponents should have regard to the following:

  xi) Locations directly in front of doors, windows, balconies or residential frontages should be avoided.
  xii) Cable trays should generally not be run up the exterior faces of buildings.
  xiii) Antennas that extend above the top of a supporting utility pole or light standard should appear (e.g. in colour, shape and size) to be a natural extension of the pole.
  xiv) Individual wall-mounted antennas should be fixed as close to the wall as possible and should not project above the height of the wall face they are
mounted on, in order to avoid visual clutter, and should be painted to match the wall colour for stealth.

xv) Parking spaces, where provided at each new Antenna System site, should have direct access to a public right-of-way at a private approach that does not unduly interfere with traffic flow or create safety hazards.

xvi) Cabinets shall be designed in a manner which integrates them into their surroundings, including use of decorative wraps that are graffiti-resistant.

xvii) Cabinet dimensions shall be as minimal as possible.

xviii) Cables and wires must be concealed or covered.

xix) Where Transport Canada and/or NAV Canada requires a structure to be lit, the lighting should be limited to the minimum number of lights and the lowest illumination allowable, and any required strobe lighting should be set to the maximum strobe interval allowed by Transport Canada.

xx) The lighting of equipment shelters for security purposes shall be shielded from adjacent residential properties and kept to a minimum number of lights and a minimum illumination intensity. Lights shall only be permitted where controlled by a motion detector system.
1. BACKGROUND

A. Purpose

The purpose of this protocol is to outline the local land-use consultation process and guidelines to be followed in evaluating telecommunication tower and telecommunication antenna proposals within the City of Toronto, providing guidance to the telecommunication industry, Industry Canada, City Council, City staff and members of the public.

B. Objectives

The objectives of this protocol are:

1. To establish a harmonized City-wide process and criteria for reviewing telecommunication tower and telecommunication antenna proposals;

2. To set out a straightforward, objective process, criteria and guidelines for the evaluation of telecommunication tower and telecommunication antenna proposals that:
   
   (a) minimizes the number of new telecommunication towers;

   (b) discourages new towers within or adjacent to Neighbourhoods, Apartment Neighbourhoods, Centres and other sensitive land uses;

   (c) provides an opportunity for meaningful local public consultation with affected property owners; and

   (d) allows Industry Canada and the telecommunications industry to identify and resolve any potential land use, siting or design concerns with the City at an early stage in the process.

3. To provide an expeditious review process for telecommunication tower and telecommunication antenna proposals that are established in accordance with this protocol; and

4. To establish a local land-use consultation framework that allows the City to provide input on all telecommunication tower and telecommunication antenna proposals to proponents and Industry Canada in order that the proponent can
satisfy the requirements of Industry Canada regarding local land-use consultation.

C. City Agencies, Boards and Commissions and City Owned Lands

1. All City Agencies, Boards and Commissions and City Divisions be advised that they should not lease space for the erection of a cellular tower without consultation with the local Councillor and specific authorization from City Council.

2. DEFINITIONS

(a) **Apartment Neighbourhoods** – means all lands designated as Apartment Neighbourhoods in the Official Plan for the City of Toronto.

(b) **Centres** – means all lands shown as Centres on Map 2 (Urban Structure) in the Official Plan for the City of Toronto.

(c) **Co-location** - means the sharing of a telecommunication tower or placement of a telecommunication antenna on a building, structure or tower by more than one proponent.

(d) **Neighbourhoods** – means all lands designated as Neighbourhoods in the Official Plan for the City of Toronto.

(e) **Parks and Open Space Areas** – means all lands designated as Parks and Open Space Areas in the Official Plan for the City of Toronto.

(f) **Proponent** – means a company, organization or person which offers, provides or operates wireless broadcasting or communication services to the general public and includes, but is not limited to companies which have a radio authorization from Industry Canada.

(g) **Telecommunication Antenna** - means the components, either individually or in combination, needed to operate a wireless communication network for the purpose of radio telecommunications, including but not limited to: cell sites; transmitters; receivers; signaling and control equipment; and an equipment shelter containing electronic equipment and which is not staffed on a permanent basis and only requires periodic maintenance but does not include a telecommunication tower.

(h) **Telecommunication Tower** - means all types of towers including but not limited to: a monopole; tripole; lattice tower; guyed tower; self-support tower; pole; mast; or other structure, which are used to support one or more telecommunication antennae for the purpose of radio telecommunications and which may be located at ground level or on the roof of a building and may include an equipment shelter...
containing electronic equipment and which is not staffed on a permanent basis and only requires periodic maintenance.

(i) **Tower Lease Area Boundary** – means the extent of the land leased by the proponent for a proposed Telecommunications Tower, but does not include and land required solely to access the site, such as an access aisle way or right-of-way.

3. **PRELIMINARY CONSULTATION**

(a) A preliminary consultation meeting between the proponent and the District Planning Consultant and/or City Planning Staff and Toronto Building Division staff is required for all telecommunication tower and telecommunication antenna proposals not exempted from consultation by Industry Canada, before a Telecommunication Tower Review Application and/or Building Permit application is submitted. The local Councillor will also be invited to the meeting. The purpose of this meeting is to: determine if a Building Permit is required; determine emission levels in compliance with Safety Code Six and if applicable, explore preferred site locations and siting, design & co-location considerations in accordance with this protocol.

For telecommunication tower and telecommunication antenna proposals exempted from consultation by Industry Canada, the proponents are requested to provide information to the City on: the nature of the proposal; the location of the proposal; and the emission levels of the proposal in compliance with Safety Code Six.

(b) This meeting may involve staff from other City Divisions. It will identify issues of concern and concurrence and identify requirements for public consultation; will guide the content of the application submission; and will identify the need for any other applications or approvals.

(c) At the preliminary consultation meeting, City staff will provide the proponent with an information package that includes:

   (i) This protocol, which outlines the approval process, requirements for public consultation and guidelines regarding site selection, co-location, siting, design and landscaping;

   (ii) Telecommunication Tower Review Application, including submission requirements included in Section 6; and

   (iii) List of City divisions and agencies to be consulted.

(d) To expedite the review of the application, the proponent will review this information package before the submission is made so that the interests of the City and agencies are taken into account. The proponent is encouraged to consult with affected divisions and agencies, as well as the Local Ward Councillor before submitting the application.
4. GUIDELINES

In general the City prefers that the following options be considered (in order) when a new telecommunications tower is proposed:

I. Co-location on an existing facility (tower, building or structure)
II. New Locations on an existing facility
III. Siting a new tower in an industrial area (Employment Area) 120 m. away from Neighbourhoods, Apartment Neighbourhoods or Centres
IV. Monopoles with Co-location capability
V. Disguised Installations

Further details on the above are provided in the sections below.

A. Site Selection

(a) The proponent will select a site location to minimize the total number of telecommunication tower sites required.

(b) The proponent will be encouraged to use existing telecommunication towers.

(c) It is preferred that Telecommunication towers be located outside of Neighbourhoods, Apartment Neighbourhoods or Centres, preferably in areas zoned to permit industrial uses or utilities.

(d) Telecommunication towers will be strongly discouraged within or within 120 m. of Neighbourhoods, Apartment Neighbourhoods, Centres and on listed and/or designated heritage buildings and sites.

(e) When selecting a site for a new telecommunication tower, the following will be considered:

(i) maximizing distance from Neighbourhoods and Apartment Neighbourhoods;
(ii) maximizing distance from Centres;
(iii) maximizing distance from listed heritage buildings and sites;
(iv) avoiding sites containing sites located within Parks and Open Space Areas (with the exception of sites zoned to permit utilities);
(v) avoiding sites of topographical prominence, where possible;
(vi) avoiding sites that would obscure public views and vistas of important natural or human-made features;
(vii) ensuring compatibility with adjacent uses; and
(viii) access.

B. Co-Location

(a) The City expects proponents to share telecommunication towers (co-locate) in order to minimize the impact on the City’s urban environment.
(b) Proponents will work co-operatively in reaching agreements which allow for co-location so as to minimize the total number of telecommunication towers in the City.

(c) Proponents for new telecommunication towers will be required to submit a Site Selection / Justification Report, prepared by a certified engineer or land use planner. The report should identify all telecommunication towers within a radius of 500 metres of the proposed location. It should also include details with respect to the coverage and capacity of the existing telecommunication towers in the surrounding area and provide detailed documentary evidence as to why co-location of an existing telecommunication tower is not a viable alternative to a new telecommunication tower.

The report should also document the site selection process followed by the applicant for selecting this site in accordance with this protocol. In recognition of the sensitive nature of such information. City staff will, subject to the requirements of this protocol in respect of public notice and public consultation and the Municipal Freedom of Information and Protection of Privacy Act, maintain confidentiality of information where requested by the proponent.

(d) Any exclusivity agreement which limits access to a telecommunication tower by other proponents is unacceptable. A signed agreement is to be submitted to the City stating that the proponents will allow co-location with other proponents, provided all safety, structural and technological requirements are met, subject to standard industry financial compensation arrangements to the tower owner.

C. Siting

(a) A telecommunication antenna mounted on a high-rise building or structure such as an existing telecommunication tower, hydro transmission tower, utility pole or water tower, is to be explored by the proponent before any proposal is made for the construction of a new telecommunication tower.

(b) The construction of a new telecommunication tower to accommodate a telecommunication antenna is discouraged and will be accepted only when all other options to accommodate the telecommunication antenna are not viable. A new telecommunication tower shall be designed with co-location capacity.

(c) Where co-location is not possible, a new telecommunication tower will be designed to minimize visual impact and to avoid disturbance to natural features.

D. Design and Landscaping

(a) Where co-location is not possible, a telecommunication tower located outside of Neighbourhoods, Apartment Neighbourhoods and Centres will be built to accommodate the proponent and a minimum of two additional users whenever possible.

(b) The architectural style of telecommunication tower will be chosen which is most compatible with the surrounding neighbourhood.
(c) Where a telecommunication tower must be located within or in close proximity (within 120 m.) to Neighbourhoods, Apartment Neighbourhoods and Centres, monopoles will be used.

(d) Proponents will be encouraged to locate telecommunications towers with a minimum setback to all property lines of a distance equivalent to the height of the telecommunication tower (measured from grade) whenever possible.

(e) One parking space will be provided at each new telecommunication tower site with access from a public right-of-way at a location acceptable to the City. Where parking is provided for another use on the site and this parking is within 20 metres of the telecommunication tower, the parking space for the tower is not required (parking spaces need not be exclusively devoted to telecommunications tower usage.)

(f) All efforts will be made to decrease the size and visibility of all telecommunication antennas and telecommunication towers, so that they will blend in with the surroundings. To ameliorate the scale and visual impact of telecommunication towers and telecommunication antennas, mitigation measures should include consideration of: design features, structure type, design, colour, materials, landscaping, screening and decorative fencing. In general, Towers and telecommunications equipment shall have a non-reflective surface and be of a neutral colour (e.g. light grey) which is compatible with the sky and the surroundings. Where appropriate, a telecommunication tower will be designed as a landmark feature to punctuate the urban landscape to resemble features found in the area, such as a flagpole or clock tower.

(g) Lighting of telecommunication antennas and telecommunication towers is prohibited unless required by Navigation Canada. Proof of this requirement should be provided by the applicant.

(h) Telecommunication towers will accommodate only telecommunication antennas. Only identification or information signs or other material directly related to the identification or safe operation of this equipment will be permitted on the tower. A small plaque must be placed at the base of the structure, (or at the main entrance to the site where the site is not accessible under normal circumstances), identifying the owner/operator of the structure and a contact telephone number. No third party advertising, or advertising or promotion of the proponent or the proponent’s services shall be permitted.

(i) Where equipment shelters are on roofs of buildings, they shall be encouraged to maintain a setback of a minimum of 3.0 metres to the roof edge and to a maximum height of 4.0 metres.

(j) Where telecommunications towers are proposed to be located on roofs of buildings they will be encouraged to be a maximum of 5 m in height from roof-level and set-back a minimum of 5 m. from the roof edge.
5. **APPLICATION SUBMISSION**

(a) Once a site has been selected for establishing a telecommunication tower, the proponent will complete a **Telecommunication Tower Application Review Form** and submit a fee for each proposal.

(b) Upon receipt of a complete application, the City will begin its review of the proposal.

(c) The application will be circulated to affected City Divisions and agencies, abutting municipalities within 120 metres of the site and the Local Ward Councillor for review and comment.

6. **APPLICATION SUBMISSION REQUIREMENTS**

(a) All proposals for telecommunication towers that are not exempt from this protocol will be supported by the following information:

   (i) Site Selection / Justification Report, as outlined in Section 4B(c) of this protocol;
   
   (ii) colour photograph(s) with proposed telecommunication tower superimposed;
   
   (iii) Site Plan showing the proposed leased area;
   
   (iv) map showing the horizontal distance between the proposed leased area boundary and the nearest property zoned for low density residential uses; and
   
   (v) for telecommunication towers requiring public consultation, a map showing all properties within a 120-metre radius of the leased area property boundaries and a mailing list of all affected property owners and tenants.

7. **APPLICATION FEES**

(a) The proponent must pay an application fee to the City.

(b) Other fees may apply if applications for other matters (curb cuts, tree removal etc.) from other City divisions and agencies are required.

8. **AGREEMENT**

(a) The proponent shall be required, if requested by the City, to enter into an agreement, which shall include the following requirements:

   (i) The removal of the telecommunication tower if the telecommunication tower is deactivated and left unused (abandoned) for a continuous period of more than 2 years;
The posting of a security for the construction of any proposed fencing, screening and landscaping;

A commitment to accommodate other telecommunication providers on site or on their telecommunication tower, where feasible, subject to standard industry financial compensation arrangements to the tower owner; and

Other conditions of concurrence.

9. **EXEMPTIONS TO TELECOMMUNICATION TOWER APPLICATION REVIEW**

Telecommunications antennas and towers, which are exempted from the requirement to consult with the City under the provision of Industry Canada’s CPC-2-0-03 (“Radiocommunication and Broadcasting Antenna Systems”, June 2007 (Effective January 1, 2008) will be exempt from a Telecommunications Review Application.

10. **BUILDING PERMITS**

The application of the Ontario Building Code is not aimed at regulating broadcasting or telecommunication or an integral part thereto. The objective is to ensure the structural integrity of ordinary buildings or property and account for the impact of the antenna and/or tower on the building.

   (a) A building permit is required:

      (i) For the material alteration to a building that occurs when a telecommunication antenna or telecommunication tower is to be located on the roof of an existing building; and/or

      (ii) For the construction of or material alteration to buildings associated with either a telecommunication antenna or telecommunication tower structure.

11. **PUBLIC CONSULTATION**

A. **Exemptions to Public Consultation**

Public consultation under Section 11B is not required for the following:

   (a) New Telecommunication towers located outside of *Neighbourhoods, Apartment Neighbourhoods* or *Centres*, where the *tower lease area* property boundaries* are located a minimum of 120 metres from *Neighbourhoods, Apartment Neighbourhoods* and *Centres*;
(b) Replacement of and/or modification to existing telecommunication towers located outside of Neighbourhoods, Apartment Neighbourhoods and Centres, where the tower lease area property boundaries* are located a minimum of 120 metres from Neighbourhoods, Apartment Neighbourhoods and Centres, provided that any increase in height does not exceed 25% of the originally approved height and any telecommunication tower replacement is located within the originally-approved development envelope;

(c) All proposals exempt from Local Land-Use Review included in Section 9.

*Amended by City Council on February 22, 23 2010.

B. Procedure for Public Consultation

(a) For proposals that do not meet the exemption criteria in Section 11A, the proponent will be responsible for organizing and chairing a community meeting.

(b) The proponent, in consultation with the City Planning Division and the Local Ward Councillor, will schedule an appropriate date, time and location for the meeting.

(c) That Notice be provided to all property owners and tenants located within 120 metres of a proposed Telecommunication Tower or three times the tower height (measured from the tip of the tower to the crown of the adjacent road) and within 25 metres of a proposed antenna, such Notice to be prepared by the City Clerk’s Office as pre-paid first-class mail, with all costs to be borne by the applicant. The local ward Councillor may extend the notification area.

(d) The proponent will provide City Planning with a copy of this mailing list for our records.

(e) The proponent will give notice to these property owners and tenants, the Local Ward Councillor, the Director of Community Planning and Industry Canada. This notice will be sent by regular mail, a minimum of 30 days before the meeting. The proponent will provide an affidavit to the City in this regard.

(f) The notice will be sent by regular mail, a minimum of 30 days before the meeting. The proponent will provide an affidavit to the City confirming that notice has been given as required under this section 11.

The notice will include:

(i) the date, time and location of the meeting;
(ii) information on the location, height, type, design and colour of the proposed structure, including a 8½” x 11” size site plan;
(iv) the rationale for the selection of the designated site;
(v) an agenda; and
(vi) the name and telephone number of a contact person for the applicant.
(g) The proponent will also make available at the community meeting an appropriate visual display, including at a minimum, a display-size (24"x36") colour photograph of the subject property with a superimposed image of the proposed telecommunication tower.

(h) To clarify the application process and jurisdictional matters, Industry Canada will be requested to attend open community information meetings for complex or sensitive applications.

(i) The proponent will provide the City with a record containing the following:

   (i) List of attendees, including names, addresses and phone numbers;
   (ii) Minutes indicating the topics discussed and concerns and issues raised, resolutions and any outstanding issues;
   (iii) Copies of letters or other communications received from the public; and
   (iv) A follow-up letter of response outlining how the concerns and issues raised at the meeting and in any letters will be addressed within 20 days of the meeting, or alternatively, clearly setting out the reasons why such concerns cannot be addressed.

12. RESOLVING CONCERNS

(a) The City will provide the proponent with division and agency comments from the Telecommunication Tower Review Application process.

(b) If any revisions are agreed to, the proponent will be encouraged to resubmit drawings and documents to address to concerns identified during the Telecommunication Tower Review Application and public consultation processes.

(c) Any revised plans will be submitted to the City for review, circulation and comment.

13. CONFIRMATION OF LOCAL LAND-USE AUTHORITY CONSULTATION

(a) The City’s response to the proponent and Industry Canada will take into consideration all division and agency responses from the Telecommunication Tower Review Application process and will forward the comments raised during the public consultation process.

(b) The City will inform the proponent and Industry Canada in a letter stating whether the local land-use consultation process has been completed in accordance with the City’s protocol and will include recommendations regarding the proposal and including recommendations regarding the proposal as follows:

   (i) Concurrence, if the proposal conforms with: the City requirements as set
out within this protocol; the City’s technical requirements and will include conditions of concurrence if required. The City will also forward comments raised during the public consultation process for Industry Canada to resolve; or

(ii) non-concurrence, if the proposal does not conform with City requirements as set out within this protocol. The City will also forward comments raised during the public consultation process for Industry Canada to resolve.

(c) The City will provide a copy of this letter to all interested parties and the Local Ward Councillor.

14. APPLICATION PROCESS TIMEFRAME

(a) The City will endeavour to expedite the local land-use authority consultation within 60 days.

(b) For proposals that require public consultation, a time period of up to 120 days may be required.

(c) In the event of unavoidable delays preventing the completion of the application process within the 120 days period, the City shall identify such delays to the proponent and indicate when the completion is expected to occur.

15. COMMENCEMENT

(a) This protocol will come into effect 30 days after the date of its approval.