

October 23, 2019

Mr. James G. Murphy Miami Beach Planning Department Miami Beach City Hall 1700 Convention Center Drive Miami Beach FL 33139

SUBJECT: Historic Preservation Review Board Application for the installation of Small Wireless Facilities

Dear Mr. Murphy,

Sprint Spectrum LP respectfully submits this letter to the City of Miami Beach regarding an application seeking the Historic Preservation Review Board review and approval of small wireless facilities within the City. As part of the application package, the Board requires an explanation whenever a proposed utility pole cannot be collocated. This letter explains why the application package referred to above is for a "stand alone" utility pole node rather than a node collocated on a pole or other infrastructure already existing in the right of way.

As you know, Florida Statues Section 337.401 allows Sprint Spectrum LP, a communications service provider to place its communications facilities within the right of way. Although Sprint Spectrum LP collocates its small wireless facilities whenever possible on the poles of other infrastructures already existing in the right of way, in this case Sprint Spectrum LP engineers examined each potential collocation site and determined that there was not a suitable collocation site which would have provided the wireless coverage for the intended target. In other words, the possible sites upon which Sprint Spectrum LP might collocate, the small wireless were too far away, were not in a location which would be able to provide the additional wireless capacity each small wireless facility was intended to provide or were not sites for which Sprint Spectrum LP had the rights to attach.

Sprint Spectrum LP has worked diligently with City staff to meet their concerns about placing small wireless facilities within the city, including the Historic Preservation Districts. Sprint Spectrum LP believes it has satisfied all the City's concerns and accordingly requests that the Historic Preservation Review Board approve its applications for the installation of small wireless facilities within certain Historic Preservation Districts in the City.

Therefore, in each of these instances, Sprint Spectrum LP is proposing a stand-alone stealth pole. The locations referenced above were determined by Sprint Spectrum LP engineers to be the preferred location as it provides additional capacity to both the intended target while considering aesthetic and traffic safety criteria.

Please do not hesitate to contact me with any further questions or to discuss this matter.

Best Regards,

Sheryl Zvi

Jacobs, Site Acquisition Project Manager

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