

TELECOMMUNICATION FACILITY CONDITIONAL USE PERMIT APPLICATION

PROPERTY INFORMATION		
Property Address		
Parcel ID Number		
OWNER INFORMATION		
Owner Name		
Owner Address		
Owner Phone		
Owner Email		
APPLICANT INFORMATION		
Applicant Name		
Applicant Phone		
Applicant Email		
TELECOMMUNICATION FACILITY REQUEST		
Zoning Classification		
Land Use		
Existing Facility on Site		

OWNER'S STATEMENT

I am the owner of the above described property and I agree to this application. By signing this application, I certify that all fees, charges, utility bills, taxes, special assessments and other debts or obligations due to the city by me or for this property have been paid. I further certify that I am in compliance with all ordinance requirements and conditions regarding other city approvals that have been granted to me for any matter. (If the owner is a corporation or partnership, a resolution authorizing this action on behalf of the board or partnership must be attached.)

Signature Date

APPLICANT'S STATEMENT

This application should be processed in my name, and I am the party whom the city should contact about this application. I have completed all of the applicable filing requirements and, to the best of my knowledge, the documents and information I have submitted are true and correct.

Signature Date

SUBMITTAL REQUIREMENTS

City code outlines various items which must be submitted and considered as part of telecommunication facilities applications. The following items must be submitted for this application to be considered complete. **All plans** and written information submitted as part of this application is public information that may be used in written reports and distributed to the public.

Required Plans: one (1) electronic plan set of the following:

Application Fee	\$1,150 unless part of a "Consolidated Development Application" or when a "Complexity Surcharge" is required. Consult with Planner to determine exact fees.
Escrow	Escrow monies in the amount of \$6,000.00 must be paid. Escrow dollars cover a variety of expenses which include fees for outside consultants, mailing costs, and personnel costs. If escrow in excess of \$6,000.00 is required to cover costs incurred by the City, the City Planner may require additional payment from the applicant.
Legal Description	A full legal description of the existing property, as documented on property deed or certificate of title must be submitted.
Survey	A Certificate of Survey prepared by a Registered Land Surveyor must be submitted. The survey must include: lot dimensions, all platted and recorded easements, natural features (lakes, creeks, floodplain, or wetlands), all existing structures with dimensions to show size and location, the location of existing driveways and utility lines, existing two foot contours, grade elevations at lot and building corners, and lowest floor elevation.
Site Plan	A site plan drawing detailing any proposed changes to the site must be submitted. The plan must be drawn with a straight edge and to a standard engineering scale. The site plan must include the following information: • north arrow • streets labeled • all lot lines with dimensions • driveway location • all known easements • natural features (lakes, creeks, floodplain, or wetlands) • existing structures, with setbacks from all property lines • proposed additions, with setbacks from property lines • all trees in the area of the addition, both existing and to be removed Setbacks must be measured perpendicular from the property line to the closest point of the structure.
Landscape Plan	A landscape plan must be submitted and must include species and the total value of landscaping.
Written Statement	A written statement must describing the intended use of the property must be submitted.
Other Items As Required	City staff may require that additional items be submitted for full review of the application

ADDITIONAL INFORMATION

In addition to the submittal requirements, please note:

- The city planner may choose, in his or her discretion, to require an administrative plan review to follow the procedure applicable to telecommunication facility applications.
- The administrative review process may include fees outside of this application, including fees for surveying, engineering, title work, legal work, and County recording fees.
- At its discretion, the city may require an outside consultant review the proposed application and provide written comment. Such consultants may include: a traffic engineer, telecommunications engineer, water resources engineer, landscape architect, forester, or appraiser. The applicant must provide cash escrow to the city to cover the cost of the review. City staff will notify applicants that such review is required prior to hiring the consultant(s).

PROCESS

- A property owner or their representative completes a conditional use permit application and submits this application with all required documents to the Planning Division.
- The city sends notification to all property owners within at least 400 feet of the property for which the conditional use permit is being requested. These property owners are encouraged to comment on the request through the *MyMinnetonka* function on the city's website *minnetonkamn.com*. These owners are further invited to attend a Planning Commission public hearing which is held to consider the request.
- City staff reviews the submitted application and documents and prepares a written report recommending either approval or denial of the conditional use permit request. The written report, which includes all "Neighborhood Feedback" responses, is forwarded to the applicant or their representative and the Planning Commission.
- The Planning Commission holds a public hearing on the conditional use permit request. During
 the public hearing: (1) staff makes its recommendation; (2) the applicant or their representative
 have an opportunity to address the commission; (3) area residents are given an opportunity to
 ask questions and speak for or against the request. Following the public hearing the Planning
 Commission discusses the request and votes to recommend the City Council approve or deny
 the request.
- The City Council considers the permit request at a following meeting and votes to approve or deny the proposal.
- By state law, a final decision on a conditional use permit request must be made within 120-days of submittal of a complete application. An applicant may waive this 120-day time limit.

APPROVAL

• If a conditional use permit is approved, it is generally approved subject to several conditions; many of these conditions must be satisfied before a building permit will be issued.