





- 1. Every five years within the first month of said year or within ninety days following a catastrophic act of nature or other emergency that may affect the structural integrity of tower at the wireless telecommunication facility, the FCC registered entity/owner shall file a statement to the building department, sealed by a Florida registered structural engineer that an inspection has been completed and the tower at said facility is structurally sufficient.
- The tower at the wireless telecommunications facility shall be constructed according to the
 most current version of structural standards for steel antennae towers and antennae
 supporting structures (TIA/EIA-222-G), as defined by the Telecommunications Industries
 Association (TIA), the nationally accepted standards-making body for towers at wireless
 telecommunications facilities.
- 3. The wireless telecommunications facility shall be designed and operated in accordance with all applicable Federal Communications Commission (FCC) regulations, including, but not limited to production of electromagnetic fields and radio frequency (RF) generation for any type of communication antennae attached to said wireless telecommunication facility.
- 4. The wireless telecommunication facility shall conform to all applicable regulations asset fourth by the National Environmental Policy Act (NEPA): Florida Statutes Section 106, State Historic Preservation Office (SHPO); Environmental Assessment (EA) requirements for the formal permitting process at the Federal level. The wireless telecommunications facility shall conform to the Federal Communication Commission, 47 CFR, Part 1 of the nationwide programmatic agreement for review under the National Historic Preservation Act; Final Rule.
- 5. The wireless telecommunication facility shall be available for the co-location of communication antennas for four (4) service providers, inclusive of commercial, non-commercial, cellular, radio or government agencies, provided the absence of structural and technological matters.
- 6. No accessory structures or facilities shall be located at the wireless telecommunications facility, except structures directly related to the operation of the facility (including emergency power generation).
- 7. FCC registered entity/owner shall provide one (1)sign, prominently displayed and permanently affixed to the facility measuring 3 feet x 4 feet indicating emergency contact information for the wireless telecommunication facility. Provided information shall include name, address and telephone number of FCC registered entity/owner of said facility, and FCC registration number of said facility.
- 8. Lighting and commercial signage on the wireless telecommunications facility, including the monopole, antennas, equipment, structures or any other appurtenances are prohibited, unless required by the Federal Aviation Administration (FAA) or the Federal Communication Commission (FCC).
- 9. The wireless telecommunications facility shall not create interference with any public safety telecommunications facility, including, but not limited to degradation of RF signals caused by improper performance or operation of said facility or by the reduction of RF signals due to the physical characteristic of said facility. In the event that said facility interest with public safety telecommunication facilities, it shall be the responsibility of the FCC registered entity/owner of said facility to make all necessary repairs, and/or accommodations to alleviate interference, at FCC registered entity/owner's expense.

10. FCC registered entity/owner of the wireless telecommunications facility shall notice the City of Key West immediately in the event of discontinuance of service (abandonment) at the wireless telecommunications facility. Such discontinuance of service (abandonment) at said facility for a period greater than 365 calendar days shall necessitate the removal of said facility, in its entirety, by the FCC registered entity/owner, at FCC registered entity/owner's expense, and the restoration of property to pre-project condition. In the event of discontinuance of service (abandonment) for greater that 365 calendar days, without removal of said wireless telecommunications facility by FCC registered entity/owner, the City of Key West may contract to remove said facility ad assess associated costs to the FCC registered entity/owner of said facility, or property owner.