State of New Jersey

CHRIS CHRISTIE
Governor

KIM GUADAGNO
Lt. Governor

BOB MARTIN
Commissioner

Department of Environmental Protection
Bureau of Nonpoint Pollution Control
Division of Water Quality
401-02B
Post Office Box 420
Trenton, New Jersey 08625-0420
Tel. No. 609-633-7021
Fax: 609-777-0432
http://www.state.nj.us/dep/dwq/bnpc_home.htm

February 14, 2017

Municipal Clerk
Glen Ridge - Tier A
P.O. Box 66
Glen Ridge, NJ 07028

Dear Municipal Clerk:

Enclosed please find the Public Notice of the New Jersey Pollutant Discharge Elimination System DRAFT Tier A ( Permit No. NJ0141852) and Tier B (Permit No. NJ0141861) Municipal Separate Storm Sewer System (MS4) permit renewals. For your convenience we have included your municipality’s current Tier designation in your address above. The Department has separately emailed your Mayor and Stormwater Program Coordinator similar information regarding the permit renewal process. It is important that your Mayor, Stormwater Program Coordinator, and municipal engineer receive copies of this Public Notice. Please forward this document to them accordingly.

These permits expired on February 28, 2014, but remain in effect pending renewal. Links to the MS4 permit renewal web pages, which include the draft permits and supporting documents, are located at:

- Tier A MS4 Permit: www.nj.gov/dep/dwq/tier_a_draft.htm
- Tier B MS4 Permit: www.nj.gov/dep/dwq/tier_b_draft.htm

Additional information regarding the municipal stormwater regulation program is available at www.nj.gov/dep/dwq/msrp_home.htm.

If you have any questions about this matter or have any trouble accessing the documents at the above referenced links, you may send an email to stormwatermanager@dep.nj.gov or contact Louisa Lubiak of my staff at (609) 633-7021.

Sincerely,

James J. Murphy, Chief
Bureau of Nonpoint Pollution Control

Enclosure: Tier A and B MS4 Public Notice
New Jersey Department of Environmental Protection
Division of Water Quality
Bureau of Nonpoint Pollution Control

PUBLIC NOTICE

Notice is hereby given that the New Jersey Department of Environmental Protection (Department) proposes to renew the Tier A New Jersey Pollutant Discharge Elimination System (NJPDES) General Permit (NJ0141852) and the Tier B NJPDES General Permit (NJ0141861). Renewal of these permits is in accordance with N.J.A.C. 7:14A, and by authority of the Water Pollution Control Act at N.J.S.A. 58:10A-1 et seq.

These permit renewals serve to authorize discharges from Municipal Separate Storm Sewer Systems (MS4) from New Jersey Tier A Municipalities and Tier B Municipalities. Stormwater runoff is commonly transported through MS4s before discharging into local waterbodies. Tier A Municipalities are located within the more urbanized regions of the state or along or near the Atlantic coast, while Tier B Municipalities tend to be located in more rural and non-coastal areas. All Municipalities are considered either Tier A or Tier B. A full copy of the proposed master general permit renewal for Tier A is available at www.nj.gov/dep/dwq/tier_a_draft.htm and a full copy of the proposed master general permit renewal for Tier B is available at www.nj.gov/dep/dwq/tier_b_draft.htm. Here you can also find crosswalks which provide a detailed comparison of changes from 2009 to the proposed 2017 permits, and Frequently Asked Questions documents.

The regulation of stormwater runoff through the Tier A MS4 NJPDES permit is intended to provide water quality benefits and prevent increased flooding and erosion. The permit is a regulatory mechanism which addresses stormwater quality and quantity issues related to public works operations, new development, redevelopment, and existing developed areas by requiring Tier A Municipalities to implement stormwater programs. New Jersey’s MS4 permit program is prescriptive in nature in that it clearly defines the Statewide Basic Requirements (SBRs) and Other Control Measures as applicable to Tier A Municipalities. This includes requirements that pertain to public involvement and participation, local public education and outreach, post-construction stormwater management for new development and redevelopment, pollution prevention/good housekeeping for municipal operators, illicit discharge and scouring detection and control, and ensuring public and private stormwater facility operation and maintenance. The Tier B MS4 NJPDES permit contains a subset of the Tier A MS4 NJPDES permit provisions. This includes requirements that pertain to local public education and outreach, post-construction stormwater management for new development and redevelopment, and ensuring public and private stormwater facility operation and maintenance. Both Tier A and Tier B Municipalities are required to review new and redevelopment projects meeting the definition of major development to ensure such projects are designed, constructed, operated and maintained in accordance with the stormwater management rules. Both Tier A and Tier B Municipalities are required to continue to maintain stormwater management plans and enforce stormwater ordinances.

The Department is establishing a 45-day public comment period for these proposed permit renewals. Written comments may be submitted via e-mail to stormwatermanager@dep.nj.gov. Written comments may also be submitted to James Murphy, Chief, or Attention: Comments on Public Notice NJ0141852 and NJ0141861, at Mail Code 401-02B, Division of Water Quality, Bureau of Nonpoint Pollution Control, P.O. Box 420, Trenton, NJ 08625-0420. Written comments must be submitted to the Department by April 3, 2017. All persons who believe that any conditions of these draft documents are inappropriate or that the Department’s decision to issue these draft documents is inappropriate, must raise all reasonable arguments and factual grounds supporting their position, including all supporting materials,
February 13, 2017

Borough of Glen Ridge
ATTN: Michael Rohal, PE, PP, RMC, QPA, Borough Administrator/Clerk
Glen Ridge Municipal Building
825 Bloomfield Avenue
P.O. Box 66
Glen Ridge, NJ 07028

Dear Mr. Rohal:

Verizon Wireless is in the process of planning to upgrade and enhance its network for 2017 by deploying small network nodes in the public right-of-way. Part of the planning process includes securing the permissions necessary for that deployment.

Obtaining consent from municipalities to locate and operate in the right-of-way is the first level of permission that Verizon Wireless seeks. Verizon Wireless would like to receive non-site specific consent granting permission to locate and operate in the right-of-way in the Borough of Glen Ridge by attaching to existing and new utility poles, and would later obtain any required site specific permits for each node through the building departments. As such, Verizon Wireless is requesting consent from the Borough Council of the Borough of Glen Ridge to use facilities lawfully erected in the public right-of-way for small network nodes, and respectfully requests to be placed on the next available agenda for consideration of this request by the Borough Council.

To facilitate this request, Verizon Wireless has provided a fact sheet with details of the proposal, a proposed form of resolution for adoption by the Borough Council and relevant statutes for reference.

By way of the above, Verizon Wireless hereby submits this application for authorization by the Borough Council of the Borough of Glen Ridge to locate and operate small network nodes in the public right of way by attaching to existing and new utility poles.
Verizon Wireless hereby authorizes employees of Tilson Technology Management, Inc. to deliver this request, to represent Verizon Wireless at meetings of the Borough Council and to discuss this proposal with officials of the Borough of Glen Ridge.

Questions about this proposal can be directed to Kathryn Windsor at (816) 351-6208 or kwindsor@tilsontech.com. Notices regarding this proposal and hearing date should be sent electronically to kwindsor@tilsontech.com or by mail to:

Tilson
ATTN: Kathryn Windsor
245 Commercial Street, Suite 203
Portland, ME 04101

VERIZON WIRELESS
By: [Signature]
Steven J. Weiss
Title: Manager – Real Estate, NNJ
Date: 02/13/17
Fact Sheet

What is Verizon Wireless Planning in the Borough of Glen Ridge?

Verizon Wireless is deploying small network nodes in the municipal and county rights-of-way in New Jersey, which enables it to increase coverage and network data capacity. Small network nodes are a low-powered wireless technology that involves the use of antennas, two to three feet long, and radio cabinets, approximately 20-inches wide and 55-inches tall, which are mounted on existing or new utility poles or light poles which are lawfully erected in the public right-of-way. These network nodes augment the coverage from new and existing tower and rooftop sites, providing signal in terrain challenged areas. They are also an important part of Verizon Wireless’ capacity focused mobile network. These small network nodes will help provide residents, commuters, and emergency responders in the Borough of Glen Ridge access to the next generation of wireless networks, and a roadmap toward upcoming emerging wireless technologies like 5G.

Small network nodes are typically deployed in areas that have some existing Verizon Wireless service, but where the coverage needs to be augmented. Capacity may also be exhausted at various times due to high demand when there are many users performing high-data usage functions (streaming video, uploading files, sending photos, using GPS, etc.). This sector exhaust is likely to increase as the technology used by network subscribers on multiple devices becomes exponentially more sophisticated. Without reliable coverage or when sector exhaust occurs Verizon Wireless network users will have insufficient network access, leading to dropped calls, a potential degradation of 911 services, and the inability to access applications, email, internet and GPS, all of which have potential impacts on public safety.

Small network nodes can be used to offload data capacity from the existing sites, freeing them up for others trying to make phone calls and use data anywhere within their radio frequency footprint. They can also be used to augment coverage from the existing macro network. In this way small network nodes complement macro sites, but are not a substitute for them. Small network nodes are located near street level where they can serve high traffic areas such as outdoor recreation facilities, homes, heavily-traveled roadways and intersections. The functional distance of a small network node is dictated by line of sight, and is limited by its low power.

The consent that Verizon Wireless is seeking from the Borough of Glen Ridge is permission to operate in the public right of way. This consent will not allow Verizon Wireless to construct nodes without site-specific review by the building department.
**Why are Small Network Nodes so Important?**

Small network nodes fill in coverage and capacity gaps created by both sector exhaust and by the inability of larger macro sites to fill in those small gaps. Providing network coverage and data capacity to all users in both their homes and on the road is increasingly important. Between 2014 and 2015 the number of “wireless only” homes surpassed the number of homes with both landline and cell phone connectivity.

**The Rise Of The Cellphone-Only Household**

![Graph showing the rise of cellphone-only households from 2008 to 2015.]

*Source: CDC/NCHS, National Health Interview Survey*  
*Credit: Alyson Hurt and Alina Seiyulita/PR*

Additionally, the National Highway Traffic Administration reported in February, 2016 that 76% of all 911 calls originate from a cell phone. Having a strong wireless network is not just for convenience, but is also necessary for public safety.

The use of wireless devices is increasing exponentially. In the United States there are 355 million wireless devices in use by 319 million residents (CTIA, June 2015). The demand for wireless data services has nearly doubled over the last year, and is expected to grow 650% between 2013 and 2018 (Cisco, VNI Mobile Forecast Highlights, 2013-2018). The increased use of smart phones, tablets, health monitors and other wireless devices in everyday life relies on the Verizon Wireless Network. Small cell networks will add coverage and capacity and improve in-building coverage, voice quality, reliability and data speeds for the Borough of Glen Ridge residents, businesses, first responders and visitors using the Verizon Wireless Network. Having adequate coverage has become a necessity of daily life and for public safety.
Are Small Network Nodes Safe?

The FCC, in consultation with numerous other federal agencies, including the Environmental Protection Agency, the Food and Drug Administration and the Occupational Safety and Health Administration, has developed safety standards designed to protect against adverse health effects. The standards were developed by expert scientists and engineers after extensive reviews of the scientific literature related to radio frequency (RF) biological effects. The FCC explains that its standards “incorporate prudent margins of safety.” It explains further that “radio frequency emissions from antennas used for cellular and PCS transmissions result in exposure levels on the ground that are typically thousands of times below safety limits.” The FCC provides information about the safety of RF emissions from wireless base stations on its website at: http://www.fcc.gov/oet/rsafety/rf-faqs.html. In general, due to their small size, low wattage and limited coverage, emissions from small network nodes are a small fraction of FCC-permitted levels in any publicly accessible area.

Where are Small Network Nodes Placed?

Small Network Nodes are most often attached to wood utility poles in the public right-of-way. Verizon Wireless always looks to attach to existing utility poles as a first option, however, due to utility company restrictions, only a small percentage of existing utility poles meet the requirements for attachment. In situations where, because of utility company requirements, Verizon Wireless cannot attach to existing wood utility poles they will request that a public utility set a new pole for their use. The pole will be set in the public right-of-way, and will be of the same size and type that the public utility is permitted to set in the area so as not to be out of character with the current infrastructure.

In locations where there are no existing wooden utility poles, such as downtown areas or newer subdivisions with underground utilities, Verizon Wireless will not place new wooden poles, and would instead seek to have placed new or replacement stealth fixtures that integrate the small network node equipment into a streetlight structure. This would be a different phase of the development and Verizon Wireless would approach the municipality with a new proposal for this type of development.

Photographic representations of all of the above-referenced small network node deployment types are provided on the following pages.
Verizon Wireless Small Network Node on Existing Wood Utility Pole
Verizon Wireless Small Network Node on a New Wood Utility Pole
What is Verizon Wireless seeking from the Borough of Glen Ridge?

A provision of the New Jersey Public Utility Act, N.J.S.A. 48:3-18 (copy enclosed), permits any company (not necessarily public utilities) to use poles that have been lawfully erected in the public right-of-way. Where the second company is not itself a franchised utility, which is the case with Verizon Wireless, the consent of the municipality is required under N.J.S.A. 48:3-19 (copy enclosed). A form of proposed resolution for adoption to formalize such consent is attached.

Can the Borough of Glen Ridge Reject the Request?

Under Federal law, specifically Section 253 of the Federal Telecommunications Act, 47 U.S.C. 253 (copy enclosed), the municipality may not withhold approval, but it may impose reasonable conditions, such as requiring insurance and repair to any damage caused, which have been included in the attached proposed resolution.

What Sort of Fee is Allowable?

The Borough of Glen Ridge may not impose a tax on these facilities, but it is entitled to recover the reasonable costs for actual services that it incurs in reviewing and approving Verizon Wireless’ request. The relevant state statute is N.J.S.A. 54:30A-124 (copy enclosed).

What is Verizon Wireless NOT seeking to do in the Borough of Glen Ridge?

Verizon Wireless is aware that many wireless service providers and other telecommunications infrastructure providers are also seeking consent from municipalities in New Jersey to install wireless transmitting equipment in the public rights of way. Understanding the visual sensitivities of residents and Borough leaders, Verizon Wireless is committed to first, using existing infrastructure, and second, only installing new infrastructure when necessary, and ensuring that any new infrastructure is in character with the existing streetscape. Additionally, Verizon Wireless will not install new wood poles that are substantially taller (10%) than existing utility poles, or install utility poles made of steel or other non-wood material in an area with existing wood utility poles.

Verizon Wireless is seeking this consent exclusively for their own equipment to provide services to customers using the Verizon Wireless network. The consent from the municipality will not be used by Verizon Wireless to construct infrastructure to be leased to others.
RESOLUTION OF THE BOROUGH COUNCIL OF THE BOROUGH OF GLEN RIDGE

WHEREAS, New York SMSA Limited Partnership d/b/a Verizon Wireless, ("Verizon Wireless"), is a provider of commercial mobile service subject to regulation by the Federal Communications Commission; and

WHEREAS, Verizon Wireless has entered into agreements with parties that have the lawful right to maintain poles in the public right-of-way pursuant to which Verizon Wireless may use such poles erected within the public right-of-way in the Borough of Glen Ridge; and

WHEREAS, New Jersey law permits such use provided that there is the consent of the relevant municipality;

NOW THEREFORE BE IT RESOLVED BY THE BOROUGH COUNCIL OF THE BOROUGH OF GLEN RIDGE, COUNTY OF ESSEX, STATE OF NEW JERSEY THAT:

1. Permission and authority are hereby granted to Verizon Wireless and its successors and assigns, to use poles erected by parties that have the lawful right to maintain poles within the public right-of-way in the Borough of Glen Ridge, subject to the following:

   A. Verizon Wireless, and its successors and assigns, shall adhere to all applicable Federal, State, and Local laws regarding safety requirements related to the use of the public right-of-way.

   B. Verizon Wireless, and its successors and assigns, shall comply with all applicable Federal, State, and Local laws requiring permits prior to beginning construction, and shall obtain any applicable permits that may be required by the Borough of Glen Ridge.

   C. Such permission be and is hereby given upon the condition and provision that Verizon Wireless, and its successors and assigns, shall indemnify, defend and hold harmless the Borough of Glen Ridge, its officers, agents, and servants, from any claim of liability or loss or bodily injury or property damage resulting from or arising out of the acts or omissions of Verizon Wireless or its agents in connection with the use and occupancy poles located...
within the public right-of-way, except to the extent resulting from the acts or omissions of the Borough of Glen Ridge.

D. Verizon Wireless shall, at its own cost and expense, maintain commercial general liability insurance with limits not less than $1,000,000 for injury to or death of one or more persons in any one occurrence and $500,000 for damage or destruction to property in any one occurrence. Verizon Wireless shall include the Borough of Glen Ridge as an additional insured.

E. Verizon Wireless shall be responsible for the repair of any damage to paving, existing utility lines, or any surface or subsurface installations, arising from its construction, installation or maintenance of its facilities.

F. Notwithstanding any provision contained herein, neither the Borough of Glen Ridge nor Verizon Wireless shall be liable to the other for consequential, incidental, exemplary, or punitive damages on account of any activity pursuant to this instrument.

G. This instrument shall be adopted on behalf of the Borough of Glen Ridge by the Borough Council of the Borough of Glen Ridge and attested to by the Borough of Glen Ridge Clerk who shall affix the Borough of Glen Ridge Seal thereto.

H. The permission and authority hereby granted shall continue for the same period of time as the grant to parties whose poles Verizon Wireless is using.

STATEMENT

This resolution authorizes Verizon Wireless to use poles erected within the public right-of-way of the Borough of Glen Ridge by parties that have the lawful right to maintain such poles.
Any person municipal or otherwise, may enter into a written agreement with any other such person owning or using any poles erected under municipal consent in any street, highway or other public place for the use by the former person of the poles upon such terms and conditions as may be agreed upon by the persons.

Credits
Amended by L.1962, c. 198, § 41.

N. J. S. A. 48:3-18, NJ ST 48:3-18
Current with laws effective through L.2015, c. 115 and J.R. No. 7.
N.J.S.A. 48:3-19

48:3-19. Municipal consent

Currentness

The consent of the municipality shall be obtained for the use by a person of the poles of another person unless each person has a lawful right to maintain poles in such street, highway or other public place.

Credits

Amended by L.1962, c. 198, § 42.

N. J. S. A. 48:3-19, NJ ST 48:3-19

Current with laws effective through L.2015, c. 115 and J.R. No. 7.

New Jersey Statutes Annotated

Title 54. Taxation
Subtitle 4. Particular Taxes on Corporations and Others
Part 5. Taxation of Certain Public Utilities
Chapter 30A. Franchises and Gross Receipts Taxes (Refs & Annos)
Article 4. Transitional Energy Facility Assessment Act

N.J.S.A. 54:30A-124

54:30A-124. Certain local government fees, taxes, levies or assessments prohibited

Currentness

a. No municipal, regional, or county governmental agency may impose any fees, taxes, levies or assessments in the nature of a local franchise, right of way, or gross receipts fee, tax, levy or assessment against energy companies subject to the provisions of P.L.1940, c. 5 (C.54:30A-49 et seq.) prior to January 1, 1998 or telecommunication companies. Nothing in this section shall be construed as a bar to reasonable fees for actual services made by any municipal, regional or county governmental agency. Nothing in this section shall be construed to affect the franchising process or the assessment of franchise fees with respect to the provision of cable television service in accordance with the provisions of P.L.1972, c. 186 (C.48:5A-1 et seq.).

b. Nothing in this section shall be construed to limit municipal taxation of real or personal property pursuant to R.S.54:4-1 of local exchange telephone, telegraph and messenger systems, companies, corporations or associations that were subject to tax under P.L.1940, c. 4 (C.54:30A-16 et seq.) as of April 1, 1997.

Credits

Current with laws effective through L.2015, c. 115 and J.R. No. 7.
United States Code Annotated
Title 47. Telecommunications (Refs & Annos)
   Chapter 5. Wire or Radio Communication (Refs & Annos)
      Subchapter II. Common Carriers (Refs & Annos)
         Part II. Development of Competitive Markets (Refs & Annos)

47 U.S.C.A. § 253

§ 253. Removal of barriers to entry

Effective: February 8, 1996

Currentness

(a) In general

No State or local statute or regulation, or other State or local legal requirement, may prohibit or have the effect of prohibiting the ability of any entity to provide any interstate or intrastate telecommunications service.

(b) State regulatory authority

Nothing in this section shall affect the ability of a State to impose, on a competitively neutral basis and consistent with section 254 of this title, requirements necessary to preserve and advance universal service, protect the public safety and welfare, ensure the continued quality of telecommunications services, and safeguard the rights of consumers.

(c) State and local government authority

Nothing in this section affects the authority of a State or local government to manage the public rights-of-way or to require fair and reasonable compensation from telecommunications providers, on a competitively neutral and nondiscriminatory basis, for use of public rights-of-way on a nondiscriminatory basis, if the compensation required is publicly disclosed by such government.

(d) Preemption

If, after notice and an opportunity for public comment, the Commission determines that a State or local government has permitted or imposed any statute, regulation, or legal requirement that violates subsection (a) or (b) of this section, the Commission shall preempt the enforcement of such statute, regulation, or legal requirement to the extent necessary to correct such violation or inconsistency.

(e) Commercial mobile service providers

Nothing in this section shall affect the application of section 332(c)(3) of this title to commercial mobile service providers.

(f) Rural markets
§ 253. Removal of barriers to entry, 47 USCA § 253

It shall not be a violation of this section for a State to require a telecommunications carrier that seeks to provide telephone exchange service or exchange access in a service area served by a rural telephone company to meet the requirements in section 214(c)(1) of this title for designation as an eligible telecommunications carrier for that area before being permitted to provide such service. This subsection shall not apply—

(1) to a service area served by a rural telephone company that has obtained an exemption, suspension, or modification of section 251(c)(4) of this title that effectively prevents a competitor from meeting the requirements of section 214(c)(1) of this title; and

(2) to a provider of commercial mobile services.

CREDIT(S)

(June 19, 1934, c. 652, Title II, § 253, as added Pub.L. 104-104, Title I, § 101(a), Feb. 8, 1996, 110 Stat. 70.)

47 U.S.C.A. § 253, 47 USCA § 253