November 8, 2018
Councilmember Mary Cheh  
Committee on Transportation and the Environment  
John E. Wilson Building Suite 108  
1350 Pennsylvania Avenue NW  
Washington, DC 20004

Dear Councilmember Cheh:
Our Advisory Neighborhood Commission ANC3B representing Glover Park-Cathedral Heights appreciates the opportunity to present testimony at the November 19 public roundtable on the vital matter of small cell technology and the proposed design guidelines that the DC Department of Transportation Public Space staff published in late August. We also presented a similar statement to DDOT at its October 15 hearing.

To deliver higher speed 4G and 5G service throughout the city, telecommunications companies ("providers") have said they will require widely distributed "small cell" transmitting units that operate over short distances. At least five companies (Verizon, Crown Castle, AT&T, Mobilitie, ExteNet) have signed Master Licensing Agreements (MLAs) with DDOT covering their plans to install small cell technology in the District.

We support development of systems to accommodate effective higher speed telecommunications in the District. But we have major concerns about the content of the draft guidelines, the rushed timetable for review, and the significant flaws in the process of developing the regulatory framework for this technology in the city:

• the short notice and very abbreviated opportunity for ANCs and the public to comment on the guidelines;
• the almost invisible process DDOT has followed to develop and finalize the guidelines and MLAs;
• the absence of provisions for ANC and public input on specific proposals for small cell installations in public space, as well as on the provisions of the basic MLA and the specific terms of MLAs signed to date;
• the terms of the MLAs that allow providers to go forward with their desired small cell installations without further public review once the provider has received approval for its first installation in a neighborhood; and
• DDOT's proposal to allow each provider to put up as many as 2 poles on a block to hold its small cell units (and subsequent requests from providers for as many as 3 poles per block), located as close as 10 feet from another pole and 10 feet from a building façade, although DDOT has recognized that shared poles including public utility poles could be used which would significantly reduce the visual impact;

• Suggestions that each carrier could what have been described as refrigerator-size auxiliary units on each block, which could contribute further to the obstacles in public space as well as visual clutter. (Carriers have proposed to incorporate auxiliary units in the base of their poles, or attach them to poles, but maintain that cost and difficulties with heat and moisture would prevent them from locating the units in underground vaults where they would not intrude on public space and the look of the area.)

For residents and visitors to Washington, DC, the visual appearance of the city’s residential and commercial neighborhoods is a major factor in the quality of life and day-to-day experiences in the District. Protection of the vistas in the parks around the city, on the National Mall, and in historic districts is also essential to preserving the historic architectural and cultural heritage of the District and the nation, which is also a foundation of the region’s economy and tourism.
We are very concerned that having so many additional poles holding small cell boxes over sidewalks and in other public space, along with sizable auxiliary boxes above ground, would create significant “visual clutter” as well as safety risks in our residential and commercial neighborhoods. The added objects in sidewalks and public spaces would create obstacles and block sight lines for pedestrians, motorists, and those who use assistive devices, bikes, and scooters.

The ANC's, community organizations, and the public in general have had very little notice of the steps being taken by DDOT to facilitate small cell technology, the design guidelines DDOT is proposing, or the changes that DDOT’s proposal could mean for our communities and the health and well-being of people in the city. DDOT notified ANC's in late August about the proposed small cell technology guidelines; held one informational meeting for ANC Commissioners about the proposed guidelines on September 6, which was immediately after Labor Day and was not well attended; organized a second informational meeting on September 25, after most ANC'S had held their September meetings; set a deadline of October 5 for ANC's and members of the public to submit written comments, which was before most ANC’s had their October meetings; and scheduled a hearing and vote of the Public Space Committee on the proposed guidelines on October 15. That timetable has significantly reduced the chance for ANC'S to participate in the process.

DDOT notes in the proposed guidelines the unique nature of the District’s streetscape and states that the public space enhances the quality of life for residents and visitors and provides the foundation for the city to become a more walkable and sustainable city. But the proposed guidelines fail to protect the unique streetscapes and public space that are so vital to the District. It does not appear that DDOT has evaluated those effects.

DDOT and its Public Space Committee have assumed the authority for regulating the small cell technology and must take into account these matters before adopting design guidelines and standards for governing installation of this next generation of communications technology, which is likely to be with us for decades.

For the above reasons, we sent a letter to DDOT Public Space Committee in October strongly urging DDOT:

1. to delay consideration of the proposed guidelines until further informational meetings about the small cell technology can be held in each ward, the DC Council has held hearings on the subject, and residents and ANC's have had fuller opportunity to review and comment on the proposed guidelines;
2. to provide the public with more detailed information about the technology;
3. to analyze in greater depth and report to the public on the potential impacts of the installation of small cell technology on the city’s streetscape, quality of life, and the health and well-being of the public;
4. to amend the proposed guidelines to ensure that affected ANC’s and the public have at least 30 days to review and comment on each proposed installation of small cell technology in a neighborhood, and also to put in place a process to hear and respond to any ANC comments and objections to the installations;
5. to amend the MLA's with providers (including agreements that providers and DDOT have already signed) to require that notice be given to affected ANC’s and the Council about proposed small cell installations beyond just a provider's initial installation in a neighborhood, and also to call for DDOT to consider comments from affected ANC’s and the public on proposed small cell installations in public space in a neighborhood before DDOT approves installations beyond the first small cell installation in that area;
6. to require companies installing small cell technology in the District to provide additional benefits to residents, such as free wifi in disadvantaged areas of the city, in exchange for the permission to install their technology in public space or on public utility poles.

This letter was approved by a vote of 5-0 at a duly noticed regular public meeting of the Commission on November 8, 2018, at which a quorum was present. (Three of the five Commissioners make a quorum.) At the same time, we also voted that I or my designee, the Commissioner for ANC3B01, will be authorized to represent the Commission on this matter.

Thank you for your attention to this important matter for the city.

Sincerely,

Brian Turmail
Chairman