ORDINANCE NO. 847

AN ORDINANCE OF THE TOWN OF FAIRFAX PROVIDING FOR THE TERMINATION OF THE MARIN TELECOMMUNICATIONS AGENCY AND REPEALING THE TELECOMMUNICATIONS ORDINANCE CODIFIED IN CHAPTER 13.12 OF THE TOWN CODE

WHEREAS, in 1997, the Town Council of the Town of Fairfax adopted Ordinance No. 667, approving an Agreement of Formation of the Marin Telecommunications Agency ("MTA"), a California joint powers agency pursuant to the provisions of Title 1, Division 7, Chapter 5 of the Government Code (commencing with Section 6500), and adding Chapter 13.12 to the Municipal Code.

WHEREAS, the current member agencies of the MTA are: the Cities of Belvedere, Mill Valley, and San Rafael, the Towns of Corte Madera, Fairfax, Ross, San Anselmo, Sausalito, and Tiburon, and the County of Marin ("MTA Member Agencies").

WHEREAS, in 2006 the California Legislature approved and the Governor enacted the Digital Infrastructure and Video Competition Act of 2006 ("DIVCA"), creating a process for the issuance of franchises by the California Public Utilities Commission and superseding locally issued franchises.

WHEREAS, subsequent to the adoption of DIVCA and other changes to state and federal law further limiting the ability of local governments to regulate telecommunications facilities, the MTA no longer takes the active policy role that it did prior to the adoption of DIVCA.

WHEREAS, the MTA Member Agencies find it desirable to terminate the MTA and delegate its duties to the Marin General Services Agency ("MGSA"), a California joint powers authority that was formed on October 1, 2005, by the City of Belvedere, Town of Corte Madera, Town of Fairfax, City of Larkspur, City of Mill Valley, City of Novato, Town of Ross, Town of San Anselmo, City of San Rafael, City of Sausalito, Town of Tiburon, County of Marin, Bel Marin Keys Community Services District, and Marinwood Community Services District.

WHEREAS, Paragraph 13 of the Agreement of Formation of the MTA provides that the MTA may be terminated by the enactment of an ordinance in substantially identical form by the majority of the MTA Member Agencies specifying such termination, with each such ordinance being adopted within no more than ninety days of each other. Upon such action, the MTA will be deemed terminated.

NOW, THEREFORE THE TOWN COUNCIL OF THE TOWN OF FAIRFAX DOES HEREBY ORDAIN AS FOLLOWS:

Section 1. Recitals. The above recitals are true and correct and are hereby incorporated by reference.

	ncil declares that this C			greement of Formation, ninate the Agreement of
"Telecommun Date. The rep Marin County	ications," of the Munic leal of Chapter 13.12 sl	cipal Code is he hall not affect the on Joint Powe	reby repealed, effective Town's consent to respect to the Agency ("MCCF	cate. Chapter 13.12, tive as of the Operative to the termination of the RRJPA") or the actual Municipal Code.
two dates: (1) has adopted a exercise all posubstantially i	July 1, 2020; or (2) the resolution authorizing wers and functions asso	date upon which the MGSA to cociated with DIV ant to Paragraph	h a majority of the Mollect franchise and VCA, as well as an of the Agreement	e later of the following MTA Member Agencies PEG access fees and to ordinance of termination ent of Formation of the
following its a (15) days after	doption by the Town (Council. A sum in accordance v	mary of this Ordinary with Government Co	be effective 30 days nce shall, within fifteen ode Section 36933, with
	D at a regular meeting, 2020.	of the Town Co	uncil of the Town o	f Fairfax on the
PASSED ANI	O ADOPTED this	day of	, 2020, by	y the following vote;
AYES: NOES: ABSENT: ABSTAIN:				
		Ī	RENEE GODDARD	, Mayor
ATTEST:				
Michele Gardı	ner, Town Clerk			