Florida House of Representatives - 2001 By Representatives Hogan and Garcia

A bill to be entitled 1 2 An act relating to utility poles; requiring each utility using public rights-of-way to 3 allow apparatus to be attached to its poles and 4 to provide electric service for the apparatus; 5 providing an effective date. 6 7 WHEREAS, the state's future economic growth and sound 8 9 development are dependent upon increased access to Internet 10 services at affordable prices, and 11 WHEREAS, it is in the best interest of the people of Florida that the use of public rights-of-way be maximized for 12 the enhancement of both public educational and economic 13 14 opportunities, and 15 WHEREAS, state control of pole attachments in all 16 public rights-of-way is preferable to sole control thereof at the federal level, since it will allow for the implementation 17 and enforcement of the open market requirements necessary to 18 19 ensure maximum access to all consumers, NOW, THEREFORE, 20 Be It Enacted by the Legislature of the State of Florida: 21 2.2 23 Section 1. (1) Every utility using public 24 rights-of-way shall permit the attachment of apparatus to its 25 poles or to any appurtenance thereof, provided that such attachment does not interfere with or obstruct the utility 26 service then being provided or create a safety violation under 27 existing codes and regulations. 28 29 (2) As used in this section, the term: 30 (a) "Apparatus" includes any electronic device that both receives and transmits radio signals for the purpose of 31

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providing access to wireless voice and data services, either 1 directly or in connection with any other such device. 2 3 "Attachment" includes the space for the apparatus (b) and, when necessary, appropriate electrical connections to 4 5 permit usage of the wattage and voltage required for the proper operation of the attached apparatus. 6 7 (3) The Florida Public Service Commission shall 8 regulate the fairness and reasonableness of the charges, 9 terms, and conditions contained in pole attachment tariffs filed by each utility within 60 days after the effective date 10 11 of this act, and it may adopt rules for the implementation and 12 enforcement of this section. However, in no event may the 13 method of calculating such tariffs result in an amount that exceeds the pole attachment rate as determined pursuant to s. 14 224 of the Federal Telecommunications Act of 1996. 15 16 (4) Any electric utility that receives a request to 17 provide electric service to an apparatus attached to its poles or any appurtenance thereof shall provide such service on a 18 nonmetered bases with consumption calculated based on 19 20 estimated demand and shall impose a single cost-based customer service charge for all apparatus owned by the same entity. 21 Providing electric service includes, but is not limited to, 22 23 access to electric power at luminaries. Section 2. This act shall take effect July 1, 2001. 24 25 26 27 SENATE SUMMARY Requires utilities using public rights-of-way to allow apparatus to be attached to their utility poles and, if an electric utility, to provide electric service to the attaching party under specified conditions. 28 29 30 31 2

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