Bill No. <u>CS for SB 620</u>

| | CHAMBER ACTION <u>Senate</u> <u>House</u> |
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| 11 | The Committee on Governmental Oversight and Productivity |
| 12 | (Garcia) recommended the following amendment: |
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| 14 | Senate Amendment (with title amendment) |
| 15 | Delete everything after the enacting clause |
| 16 | |
| 17 | and insert: |
| 18 | Section 1. Subsection (2) of section 11.45, Florida |
| 19 | Statutes, is amended to read: |
| 20 | 11.45 Definitions; duties; authorities; reports; |
| 21 | rules |
| 22 | (2) DUTIESThe Auditor General shall: |
| 23 | (a) Conduct audits of records and perform related |
| 24 | duties as prescribed by law, concurrent resolution of the |
| 25 | Legislature, or as directed by the Legislative Auditing |
| 26 | Committee. |
| 27 | (b) Annually conduct a financial audit of state |
| 28 | government. |
| 29 | (c) Annually conduct financial audits of all |
| 30 | universities and district boards of trustees of community |
| 31 | colleges. |
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| 1 | (d) Annually conduct financial audits of the accounts |
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| 2 | and records of all district school boards in counties with |
| 3 | populations of fewer than 150,000, according to the most |
| 4 | recent federal decennial statewide census. |
| 5 | (e) Annually conduct an audit of the Wireless |
| 6 | Emergency Telephone System Fund as described in s. 365.173. |
| 7 | <u>(e)</u> Annually conduct audits of the accounts and |
| 8 | records of the Florida School for the Deaf and the Blind. |
| 9 | <u>(f)</u> At least every 2 years, conduct operational |
| 10 | audits of the accounts and records of state agencies and |
| 11 | universities. In connection with these audits, the Auditor |
| 12 | General shall give appropriate consideration to reports issued |
| 13 | by state agencies' inspectors general or universities' |
| 14 | inspectors general and the resolution of findings therein. |
| 15 | <u>(g)(h)</u> At least every 2 years, conduct a performance |
| 16 | audit of the local government financial reporting system, |
| 17 | which, for the purpose of this chapter, means any statutory |
| 18 | provisions related to local government financial reporting. |
| 19 | The purpose of such an audit is to determine the accuracy, |
| 20 | efficiency, and effectiveness of the reporting system in |
| 21 | achieving its goals and to make recommendations to the local |
| 22 | governments, the Governor, and the Legislature as to how the |
| 23 | reporting system can be improved and how program costs can be |
| 24 | reduced. The Auditor General shall determine the scope of such |
| 25 | audits. The local government financial reporting system should |
| 26 | provide for the timely, accurate, uniform, and cost-effective |
| 27 | accumulation of financial and other information that can be |
| 28 | used by the members of the Legislature and other appropriate |
| 29 | officials to accomplish the following goals: |
| 30 | 1. Enhance citizen participation in local government; |
| 31 | 2. Improve the financial condition of local 2 |
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| 1 | governments; |
| 2 | 3. Provide essential government services in an |
| 3 | efficient and effective manner; and |
| 4 | 4. Improve decisionmaking on the part of the |
| 5 | Legislature, state agencies, and local government officials on |
| 6 | matters relating to local government. |
| 7 | <u>(h)</u> (i) Once every 3 years, conduct performance audits |
| 8 | of the Department of Revenue's administration of the ad |
| 9 | valorem tax laws as described in s. 195.096. |
| 10 | <u>(i)</u> Once every 3 years, conduct financial audits of |
| 11 | the accounts and records of all district school boards in |
| 12 | counties with populations of 125,000 or more, according to the |
| 13 | most recent federal decennial statewide census. |
| 14 | <u>(j)</u> (k) Once every 3 years, review a sample of each |
| 15 | state agency's internal audit reports to determine compliance |
| 16 | with current Standards for the Professional Practice of |
| 17 | Internal Auditing or, if appropriate, government auditing |
| 18 | standards. |
| 19 | (k)(1) Conduct audits of local governmental entities |
| 20 | when determined to be necessary by the Auditor General, when |
| 21 | directed by the Legislative Auditing Committee, or when |
| 22 | otherwise required by law. No later than 18 months after the |
| 23 | release of the audit report, the Auditor General shall perform |
| 24 | such appropriate followup procedures as he or she deems |
| 25 | necessary to determine the audited entity's progress in |
| 26 | addressing the findings and recommendations contained within |
| 27 | the Auditor General's previous report. The Auditor General |
| 28 | shall provide a copy of his or her determination to each |
| 29 | member of the audited entity's governing body and to the |
| 30 | Legislative Auditing Committee. |
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| 1 | The Auditor General shall perform his or her duties |
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| 2 | independently but under the general policies established by |
| 3 | the Legislative Auditing Committee. This subsection does not |
| 4 | limit the Auditor General's discretionary authority to conduct |
| 5 | other audits or engagements of governmental entities as |
| 6 | authorized in subsection (3). |
| 7 | Section 2. Subsection (13) of section 364.02, Florida |
| 8 | Statutes, is amended to read: |
| 9 | 364.02 DefinitionsAs used in this chapter: |
| 10 | (13) "Telecommunications company" includes every |
| 11 | corporation, partnership, and person and their lessees, |
| 12 | trustees, or receivers appointed by any court whatsoever, and |
| 13 | every political subdivision in the state, offering two-way |
| 14 | telecommunications service to the public for hire within this |
| 15 | state by the use of a telecommunications facility. The term |
| 16 | "telecommunications company" does not include: |
| 17 | (a) An entity which provides a telecommunications |
| 18 | facility exclusively to a certificated telecommunications |
| 19 | company; |
| 20 | (b) An entity which provides a telecommunications |
| 21 | facility exclusively to a company which is excluded from the |
| 22 | definition of a telecommunications company under this |
| 23 | subsection; |
| 24 | (c) A commercial mobile radio service provider; |
| 25 | (d) A facsimile transmission service; |
| 26 | (e) A private computer data network company not |
| 27 | offering service to the public for hire; |
| 28 | (f) A cable television company providing cable service |
| 29 | as defined in 47 U.S.C. s. 522; or |
| 30 | (g) An intrastate interexchange telecommunications |
| 31 | company. 4 |
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| 2 | However, each commercial mobile radio service provider and |
| 3 | each intrastate interexchange telecommunications company shall |
| 4 | continue to be liable for any taxes imposed <u>under</u> pursuant to |
| 5 | chapters 202, 203 and 212 and any fees assessed <u>under s.</u> |
| б | pursuant to ss. 364.025 and 364.336 . Each intrastate |
| 7 | interexchange telecommunications company shall continue to be |
| 8 | subject to ss. 364.04, 364.10(3)(a) and (d), 364.163, 364.285, |
| 9 | <u>364.336,</u> 364.501, 364.603, and 364.604, shall provide the |
| 10 | commission with <u>the</u> such current information as the commission |
| 11 | deems necessary to contact and communicate with the company, |
| 12 | shall continue to pay intrastate switched network access rates |
| 13 | or other intercarrier compensation to the local exchange |
| 14 | telecommunications company or the competitive local exchange |
| 15 | telecommunications company for the origination and termination |
| 16 | of interexchange telecommunications service, and shall reduce |
| 17 | its intrastate long distance toll rates in accordance with s. |
| 18 | 364.163(2). |
| 19 | Section 3. Paragraph (a) of subsection (13) of section |
| 20 | 365.171, Florida Statutes, is amended to read: |
| 21 | 365.171 Emergency telephone number "911." |
| 22 | (13) "911" FEE |
| 23 | (a) Following approval by referendum as set forth in |
| 24 | paragraph (b), or following approval by a majority vote of its |
| 25 | board of county commissioners, a county may impose a "911" fee |
| 26 | to be paid by the local exchange subscribers within its |
| 27 | boundaries served by the "911" service. Proceeds from the |
| 28 | "911" fee shall be used only for "911" expenditures as set |
| 29 | forth in subparagraph 6. The manner of imposing and collecting |
| 30 | said payment shall be as follows: |
| 31 | 1. At the request of the county subscribing to "911" 5 |
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| 1 | service, the telephone company shall, insofar as is |
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| 2 | practicable, bill the "911" fee to the local exchange |
| 3 | subscribers served by the "911" service, on an individual |
| 4 | access line basis, at a rate not to exceed 50 cents per month |
| 5 | per line (up to a maximum of 25 access lines per account bill |
| б | rendered). However, the fee may not be assessed on any pay |
| 7 | telephone in this state. A county collecting the fee for the |
| 8 | first time may collect the fee for no longer than 36 months |
| 9 | without initiating the acquisition of its "911" equipment. |
| 10 | 2. Fees collected by the telephone company pursuant to |
| 11 | subparagraph 1. shall be returned to the county, less the |
| 12 | costs of administration retained pursuant to paragraph (c). |
| 13 | The county shall provide a minimum of 90 days' written notice |
| 14 | to the telephone company prior to the collection of any "911" |
| 15 | fees. |
| 16 | 3. Any county that currently has an operational "911" |
| 17 | system or that is actively pursuing the implementation of a |
| 18 | "911" system shall establish a fund to be used exclusively for |
| 19 | receipt and expenditure of "911" fee revenues collected |
| 20 | pursuant to this section. All fees placed in said fund, and |
| 21 | any interest accrued thereupon, shall be used solely for "911" |
| 22 | costs described in subparagraph 6. The money collected and |
| 23 | interest earned in this fund shall be appropriated for "911" |
| 24 | purposes by the county commissioners and incorporated into the |
| 25 | annual county budget. Such fund shall be included within the |
| 26 | financial audit performed in accordance with s. 218.39. A |
| 27 | report of the audit shall be forwarded to the office within 60 |
| 28 | days of its completion. A county may carry forward on an |
| 29 | annual basis unspent moneys in the fund for expenditures |
| 30 | allowed by this section, or it may reduce its fee. However, in |
| 31 | no event shall a county carry forward more than 10 percent of |
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1 the "911" fee billed for the prior year. The amount of moneys carried forward each year may be accumulated in order to allow 2 for capital improvements described in this subsection. The 3 4 carryover shall be documented by resolution of the board of county commissioners expressing the purpose of the carryover 5 or by an adopted capital improvement program identifying 6 7 projected expansion or replacement expenditures for "911" equipment and service features, or both. In no event shall the 8 "911" fee carryover surplus moneys be used for any purpose 9 other than for the "911" equipment, service features, and 10 11 installation charges authorized in subparagraph 6. Nothing in this section shall prohibit a county from using other sources 12 13 of revenue for improvements, replacements, or expansions of its "911" system. A county may increase its fee for purposes 14 15 authorized in this section. However, in no case shall the fee 16 exceed 50 cents per month per line. All current "911" fees shall be reported to the office within 30 days of the start of 17 each county's fiscal period. Any fee adjustment made by a 18 19 county shall be reported to the office. A county shall give 20 the telephone company a 90-day written notice of such fee 21 adjustment.

4. The telephone company shall have no obligation to take any legal action to enforce collection of the "911" fee. The telephone company shall provide quarterly to the county a list of the names, addresses, and telephone numbers of any and all subscribers who have identified to the telephone company their refusal to pay the "911" fee.

5. The county subscribing to "911" service shall remain liable to the telephone company for any "911" service, equipment, operation, or maintenance charge owed by the county to the telephone company. 9:01 AM 04/05/05 7 80620cld-go40-c7g

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| 2 | As used in this paragraph, "telephone company" means an |
| 3 | exchange telephone service provider of "911" service or |
| 4 | equipment to any county within its certificated area. |
| 5 | 6. It is the intent of the Legislature that the "911" |
| б | fee authorized by this section to be imposed by counties will |
| 7 | not necessarily provide the total funding required for |
| 8 | establishing or providing the "911" service. For purposes of |
| 9 | this section, "911" service includes the functions of database |
| 10 | management, call taking, location verification, and call |
| 11 | transfer. The following costs directly attributable to the |
| 12 | establishment and/or provision of "911" service are eligible |
| 13 | for expenditure of moneys derived from imposition of the "911" |
| 14 | fee authorized by this section: the acquisition, |
| 15 | implementation, and maintenance of Public Safety Answering |
| 16 | Point (PSAP) equipment and "911" service features, as defined |
| 17 | in the Florida Public Service Commission's lawfully approved |
| 18 | "911" and related tariffs and/or the acquisition, |
| 19 | installation, and maintenance of other "911" equipment, |
| 20 | including call answering equipment, call transfer equipment, |
| 21 | ANI controllers, ALI controllers, ANI displays, ALI displays, |
| 22 | station instruments, "911" telecommunications systems, |
| 23 | teleprinters, logging recorders, instant playback recorders, |
| 24 | telephone devices for the deaf (TDD) used in the "911" system, |
| 25 | PSAP backup power systems, consoles, automatic call |
| 26 | distributors, and interfaces (hardware and software) for |
| 27 | computer-aided dispatch (CAD) systems; salary and associated |
| 28 | expenses for "911" call takers for that portion of their time |
| 29 | spent taking and transferring "911" calls; salary and |
| 30 | associated expenses for a county to employ a full-time |
| 31 | equivalent "911" coordinator position and a full-time 8 |
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1 equivalent staff assistant position per county for the portion of their time spent administrating the "911" system; training 2 costs for PSAP call takers in the proper methods and 3 4 techniques used in taking and transferring "911" calls; and expenses required to develop and maintain all information (ALI 5 and ANI databases and other information source repositories) 6 7 necessary to properly inform call takers as to location address, type of emergency, and other information directly 8 relevant to the "911" call-taking and transferring function+ 9 10 and, in a county defined in s. 125.011(1), such expenses 11 related to a nonemergency "311" system, or similar nonemergency system, which improves the overall efficiency of 12 13 an existing "911" system or reduces "911" emergency response 14 time for a 2-year pilot project that ends June 30, 2003. 15 However, No wireless telephone service provider shall be required to participate in <u>any</u> this pilot project or to 16 otherwise implement a nonemergency "311" system or similar 17 nonemergency system. The "911" fee revenues shall not be used 18 to pay for any item not listed, including, but not limited to, 19 any capital or operational costs for emergency responses which 20 21 occur after the call transfer to the responding public safety 22 entity and the costs for constructing buildings, leasing buildings, maintaining buildings, or renovating buildings, 23 except for those building modifications necessary to maintain 24 25 the security and environmental integrity of the PSAP and "911" equipment rooms. 26 7. It is the goal of the Legislature that enhanced 27 "911" service be available throughout the state. Expenditure 28 29 by counties of the "911" fees authorized by this section should support this goal to the greatest extent feasible 30 31 within the context of local service needs and fiscal 9 9:01 AM 04/05/05 s0620c1d-go40-c7g

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| 1 | capability. Nothing in this section shall be construed to |
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| 2 | prohibit two or more counties from establishing a combined |
| 3 | emergency "911" telephone service by interlocal agreement and |
| 4 | utilizing the "911" fees authorized by this section for such |
| 5 | combined "911" service. |
| 6 | Section 4. Subsections (3), (6), and (11) and |
| 7 | paragraphs (a) and (c) of subsection (8) of section 365.172, |
| 8 | Florida Statutes, are amended to read: |
| 9 | 365.172 Wireless emergency telephone number "E911." |
| 10 | (3) DEFINITIONS <u>Only</u> as used in this section and ss. |
| 11 | 365.173 and 365.174, the term: |
| 12 | (a) "Active prepaid wireless telephone" means a |
| 13 | prepaid wireless telephone that has been used by the customer |
| 14 | during the month to complete a telephone call for which the |
| 15 | customer's card or balance was decremented. |
| 16 | (b) "Answering point" means the public safety agency |
| 17 | that receives incoming 911 calls and dispatches appropriate |
| 18 | public safety agencies to respond to <u>the</u> such calls. |
| 19 | (c) "Automatic location identification" means the |
| 20 | capability of the E911 service which enables the automatic |
| 21 | display of information that defines the approximate geographic |
| 22 | location of the wireless telephone used to place a 911 call. |
| 23 | (d) "Automatic number identification" means the |
| 24 | capability of the E911 service which enables the automatic |
| 25 | display of the 10-digit service number used to place a 911 |
| 26 | call. |
| 27 | (e) "Board" means the board of directors of the |
| 28 | Wireless 911 Board. |
| 29 | (f) "Building-permit review" means a review for |
| 30 | compliance with building construction standards adopted by the |
| 31 | local government under chapter 553 and does not include a |
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1 review for compliance with land development regulations. 2 Office" means the State Technology Office. (g) "Collocation" means the situation when a second or 3 4 subsequent wireless provider uses an existing structure to locate a second or subsequent antennae. The term includes the 5 ground, platform, or roof installation of equipment 6 7 enclosures, cabinets, or buildings, and cables, brackets, and other equipment associated with the location and operation of 8 9 the antennae. (h) "Designed service" means the configuration and 10 manner of deployment of service the wireless provider has 11 designed for an area as part of its network. 12 13 (i) (g) "E911" is the designation for a wireless enhanced 911 system or wireless enhanced 911 service that is 14 15 an emergency telephone system or service that provides a subscriber with wireless 911 service and, in addition, directs 16 911 calls to appropriate public safety answering points by 17 selective routing based on the geographical location from 18 19 which the call originated, or as otherwise provided in the 20 state plan under s. 365.171, and that provides for automatic number identification and automatic location-identification 21 22 features in accordance with the requirements of the order. 23 (j) "Existing structure" means a structure that exists 2.4 at the time an application for permission to place antennae on a structure is filed with a local government. The term 25 includes any structure that can structurally support the 2.6 attachment of antennae in compliance with applicable codes. 27 (k)(h) "Fee" means the E911 fee imposed under 28 29 subsection (8). (1)(i) "Fund" means the Wireless Emergency Telephone 30 31 System Fund established in s. 365.173 and maintained under 11 9:01 AM 04/05/05 s0620c1d-go40-c7g

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| 1 | this section for the purpose of recovering the costs |
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| 2 | associated with providing 911 service or E911 service, |
| 3 | including the costs of implementing the order. |
| 4 | (m) "Historic building, structure, site, object, or |
| 5 | district means any building, structure, site, object, or |
| 6 | district that has been officially designated as a historic |
| 7 | building, historic structure, historic site, historic object, |
| 8 | or historic district through a federal, state, or local |
| 9 | designation program. |
| 10 | (n) "Land development regulations" means any ordinance |
| 11 | enacted by a local government for the regulation of any aspect |
| 12 | of development, including an ordinance governing zoning, |
| 13 | subdivisions, landscaping, tree protection, or signs, the |
| 14 | local government's comprehensive plan, or any other ordinance |
| 15 | concerning any aspect of the development of land. The term |
| 16 | does not include any building construction standard adopted |
| 17 | under and in compliance with chapter 553. |
| 18 | <u>(o)</u> (j) "Local exchange carrier" means a "competitive |
| 19 | local exchange telecommunications company" or a "local |
| 20 | exchange telecommunications company" as defined in s. 364.02. |
| 21 | <u>(p)</u> (k) "Local government" means any municipality, |
| 22 | county, or political subdivision or agency of a municipality, |
| 23 | county, or political subdivision. |
| 24 | (q) "Medium county" means any county that has a |
| 25 | population of 75,000 or more but less than 750,000. |
| 26 | <u>(r)</u> "Mobile telephone number" or "MTN" means the |
| 27 | telephone number assigned to a wireless telephone at the time |
| 28 | of initial activation. |
| 29 | (s) "Office" means the State Technology Office. |
| 30 | <u>(t)</u> (m) "Order" means: |
| 31 | 1. The following orders and rules of the Federal 12 |
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| 1 | Communications Commission issued in FCC Docket No. 94-102: |
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| 2 | a. Order adopted on June 12, 1996, with an effective |
| 3 | date of October 1, 1996, the amendments to s. 20.03 and the |
| 4 | creation of s. 20.18 of Title 47 of the Code of Federal |
| 5 | Regulations adopted by the Federal Communications Commission |
| 6 | pursuant to such order. |
| 7 | b. Memorandum and Order No. FCC 97-402 adopted on |
| 8 | December 23, 1997. |
| 9 | c. Order No. FCC DA 98-2323 adopted on November 13, |
| 10 | 1998. |
| 11 | d. Order No. FCC 98-345 adopted December 31, 1998. |
| 12 | 2. Orders and rules subsequently adopted by the |
| 13 | Federal Communications Commission relating to the provision of |
| 14 | wireless 911 services. |
| 15 | <u>(u)</u> (o) "Prepaid wireless telephone service" means |
| 16 | wireless telephone service that is activated in advance by |
| 17 | payment for a finite dollar amount of service or for a finite |
| 18 | set of minutes that terminate either upon use by a customer |
| 19 | and delivery by the wireless provider of an agreed-upon amount |
| 20 | of service corresponding to the total dollar amount paid in |
| 21 | advance or within a certain period of time following the |
| 22 | initial purchase or activation, unless additional payments are |
| 23 | made. |
| 24 | <u>(v)(n)</u> "Provider" <u>or "wireless provider"</u> means a |
| 25 | person or entity who provides service and either: |
| 26 | 1. Is subject to the requirements of the order; or |
| 27 | 2. Elects to provide wireless 911 service or E911 |
| 28 | service in this state. |
| 29 | (w)(p) "Public agency" means the state and any |
| 30 | municipality, county, municipal corporation, or other |
| 31 | governmental entity, public district, or public authority |
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| 1 | located in whole or in part within this state which provides, |
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| 2 | or has authority to provide, firefighting, law enforcement, |
| 3 | ambulance, medical, or other emergency services. |
| 4 | (x)(q) "Public safety agency" means a functional |
| 5 | division of a public agency which provides firefighting, law |
| 6 | enforcement, medical, or other emergency services. |
| 7 | (y)(r) "Rural county" means any county that has a |
| 8 | population of fewer than 75,000. |
| 9 | <u>(z)</u> "Service" means "commercial mobile radio |
| 10 | service" as provided under ss. 3(27) and 332(d) of the Federal |
| 11 | Telecommunications Act of 1996, 47 U.S.C., ss. 151 et seq., |
| 12 | and the Omnibus Budget Reconciliation Act of 1993, Pub. L. No. |
| 13 | 103-66, August 10, 1993, 107 Stat. 312. The term "service" |
| 14 | includes the term "wireless" and service provided by any |
| 15 | wireless real-time two-way wire communication device, |
| 16 | including radio-telephone communications used in cellular |
| 17 | telephone service; personal communications service; or the |
| 18 | functional or competitive equivalent of a radio-telephone |
| 19 | communications line used in cellular telephone service, a |
| 20 | personal communications service, or a network radio access |
| 21 | line. The term does not include wireless providers that offer |
| 22 | mainly dispatch service in a more localized, noncellular |
| 23 | configuration; providers offering only data, one-way, or |
| 24 | stored-voice services on an interconnected basis; providers of |
| 25 | air-to-ground services; or public coast stations. |
| 26 | <u>(aa)(t)</u> "Service number" means the unique 10-digit |
| 27 | wireless telephone number assigned to a service subscriber. |
| 28 | (bb)(u) "Sufficient positive balance" means a dollar |
| 29 | amount greater than or equal to the monthly wireless surcharge |
| 30 | amount. |
| 31 | <u>(cc) "Tower" means any structure designed primarily to</u> 14 |
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| 1 | support a wireless provider's antennae. |
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| 2 | (dd) "Wireless communications facility" means any |
| 3 | equipment or facility used to provide service and may include, |
| 4 | but is not limited to, antennae, towers, equipment enclosures, |
| 5 | cabling, antenna brackets, and other such equipment. Placing a |
| 6 | wireless communications facility on an existing structure does |
| 7 | not cause the existing structure to become a wireless |
| 8 | communications facility. |
| 9 | <u>(ee)</u> (v) "Wireless 911 system" or "wireless 911 |
| 10 | service" means an emergency telephone system or service that |
| 11 | provides a subscriber with the ability to reach an answering |
| 12 | point by dialing the digits "911." A wireless 911 system is |
| 13 | complementary to a wired 911 system as provided for in s. |
| 14 | 365.171. |
| 15 | (6) AUTHORITY OF THE BOARD; ANNUAL REPORT |
| 16 | (a) The board shall: |
| 17 | 1. Administer the E911 fee. |
| 18 | 2. Implement, maintain, and oversee the fund. |
| 19 | 3. Review and oversee the disbursement of the revenues |
| 20 | deposited into the fund as provided in s. 365.173. The board |
| 21 | may establish a schedule for implementing wireless E911 |
| 22 | service by service area, and prioritize disbursements of |
| 23 | revenues from the fund to providers and rural counties as |
| 24 | provided in s. 365.173(2)(b) and (c) pursuant to the schedule, |
| 25 | in order to implement E911 services in the most efficient and |
| 26 | cost-effective manner. <u>Revenues collected and deposited into</u> |
| 27 | the fund for distribution as provided in s. 365.173(2)(b), but |
| 28 | which have not been disbursed because sworn invoices as |
| 29 | required by 365.173(2)(b) have not been submitted to the |
| 30 | board, may be utilized by the board as needed to provide |
| 31 | grants to rural counties and loans to medium counties for the |
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| counties would be in addition to disbursements provided up s. 365.173(2)(c). Loans provided to medium counties shall based on county hardship criteria as determined and approvided by the board. Revenues utilized for this purpose shall be fully repaid to the fund in a manner and under a timefram determined and approved by the board. The board shall tak actions within its authority to ensure that county recipi of such grants and loans utilize these funds only for the purpose under which they have been provided and may take actions within its authority to secure county repayment of grant and loan revenues upon determination that the funds not utilized for the purpose under which they were provided 4. Review documentation submitted by providers wh | <u>be</u> <u>ved</u> <u>e as</u> <u>e all</u> <u>ents</u> <u>any</u> <u>f</u> <u>were</u> |
|---|--|
| 4 based on county hardship criteria as determined and approx 5 by the board. Revenues utilized for this purpose shall be 6 fully repaid to the fund in a manner and under a timefram 7 determined and approved by the board. The board shall tak 8 actions within its authority to ensure that county recipi 9 of such grants and loans utilize these funds only for the 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provided | ved e as e all ents any f were |
| 5 by the board. Revenues utilized for this purpose shall be 6 fully repaid to the fund in a manner and under a timefram 7 determined and approved by the board. The board shall tak 8 actions within its authority to ensure that county recipi 9 of such grants and loans utilize these funds only for the 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provided | <u>e as</u> <u>ents</u> <u>any</u> <u>f</u> were |
| 6 fully repaid to the fund in a manner and under a timefram 7 determined and approved by the board. The board shall tak 8 actions within its authority to ensure that county recipi 9 of such grants and loans utilize these funds only for the 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provided | <u>e as</u> <u>ents</u> <u>any</u> <u>f</u> were |
| 7 determined and approved by the board. The board shall tak 8 actions within its authority to ensure that county recipi 9 of such grants and loans utilize these funds only for the 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment o 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provide | <u>e all</u> <u>ents</u> <u>any</u> <u>f</u> _were |
| 8 actions within its authority to ensure that county recipin 9 of such grants and loans utilize these funds only for the 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provided | <u>ents</u> <u>any</u> <u>f</u> were |
| 9 of such grants and loans utilize these funds only for the 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provided | <u>any</u> <u>f</u> _were |
| 10 purpose under which they have been provided and may take 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provid | any <u>f</u> were |
| 11 actions within its authority to secure county repayment of 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provid | <u>f</u> were |
| 12 grant and loan revenues upon determination that the funds 13 not utilized for the purpose under which they were provid | were |
| 13 not utilized for the purpose under which they were provid | |
| | ed. |
| 14 4. Review documentation submitted by providers wh | |
| | ich |
| 15 reflects current and projected funds derived from the E91 | 1 |
| 16 fee, and the expenses incurred and expected to be incurred | d, in |
| 17 order to comply with the E911 service requirements contai | ned |
| 18 in the order for the purposes of: | |
| 19 a. Ensuring that providers receive fair and equit | able |
| 20 distributions of funds from the fund. | |
| 21 b. Ensuring that providers are not provided | |
| 22 disbursements from the fund which exceed the costs of | |
| 23 providing E911 service, including the costs of complying | with |
| 24 the order. | |
| 25 c. Ascertaining the projected costs of compliance | with |
| 26 the requirements of the order and projected collections o | f the |
| 27 E911 fee. | |
| 28 d. Implementing changes to the allocation percent | ages |
| 29 or reducing the E911 fee under paragraph (8)(c). | |
| 30 5. Review and approve or reject, in whole or in p | art, |
| 31 applications submitted by providers for recovery of money 16 | S |
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1 deposited into the fund.

6. Hire and retain employees, which may include an 2 independent executive director who shall possess experience in 3 4 the area of telecommunications and emergency 911 issues, for the purposes of performing the technical and administrative 5 б functions for the board. 7 7. Make and enter into contracts, pursuant to chapter 287, and execute other instruments necessary or convenient for 8 the exercise of the powers and functions of the board. 9 10 8. Take all necessary and reasonable steps by July 1, 11 2000, to secure appropriate information and reports from providers and otherwise perform all of the functions that 12 13 would be performed by an independent accounting firm prior to completing the request-for-proposals process under subsection 14 15 (7). 16 9. Sue and be sued, and appear and defend in all actions and proceedings, in its corporate name to the same 17 18 extent as a natural person. 19 10. Adopt, use, and alter a common corporate seal. 20 11. Elect or appoint the officers and agents that are required by the affairs of the board. 21 22 12. The board may adopt rules under ss. 120.536(1) and 120.54 to implement this section and ss. 365.173 and 365.174. 23 24 13. Provide coordination, support, and technical assistance to counties to promote the deployment of advanced 25 911 and E911 systems in the state. 26 14. Provide coordination and support for educational 27 opportunities related to 911 issues for the 911 community in 28 29 this state. 15. Act as an advocate for issues related to 911 30 31 system functions, features, and operations to improve the 17 9:01 AM 04/05/05 s0620c1d-go40-c7g

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1 delivery of 911 services to the residents of and visitors to this state. 2 16. Coordinate input from this state at national 3 4 forums and associations, to ensure that policies related to 911 systems and services are consistent with the policies of 5 the 911 community in this state. 6 7 17. Work cooperatively with the system director established in s. 365.171(5) to enhance the state of 911 8 services in this state and to provide unified leadership for 9 10 all 911 issues through planning and coordination. 11 18. Do all acts and things necessary or convenient to carry out the powers granted in this section, including but 12 not limited to, consideration of emerging technology and 13 related cost savings. 14 15 19. Have the authority to secure the services of an 16 independent, private attorney via invitation to bid, request for proposals, invitation to negotiate, or professional 17 contracts for legal services already established at the 18 19 Division of Purchasing of the Department of Management 20 Services. 21 (b) Board members shall serve without compensation; 22 however, members are entitled to per diem and travel expenses as provided in s. 112.061. 23 24 (c) By February 28 of each year, the board shall prepare a report for submission by the office to the Governor, 25 the President of the Senate, and the Speaker of the House of 26 Representatives which reflects, for the immediately preceding 27 28 calendar year, the quarterly and annual receipts and 29 disbursements of moneys in the fund, the purposes for which disbursements of moneys from the fund have been made, and the 30 31 availability and status of implementation of E911 service in 18 9:01 AM 04/05/05 s0620c1d-go40-c7g

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1 this state. (d) By February 28, 2001, the board shall undertake 2 and complete a study for submission by the office to the 3 4 Governor, the President of the Senate, and the Speaker of the House of Representatives which addresses: 5 б 1. The total amount of E911 fee revenues collected by 7 each provider, the total amount of expenses incurred by each provider to comply with the order, and the amount of moneys on 8 deposit in the fund, all as of December 1, 2000. 9 2. Whether the amount of the E911 fee and the 10 allocation percentages set forth in s. 365.173 should be 11 adjusted to comply with the requirements of the order, and, if 12 so, a recommended adjustment to the E911 fee. 13 3. Any other issues related to providing wireless E911 14 15 services. 16 (8) WIRELESS E911 FEE.--(a) Each home service provider shall collect a monthly 17 fee imposed on each customer whose place of primary use is 18 within this state. For purposes of this section, the state and 19 20 local governments are not customers. The rate of the fee shall be 50 cents per month per each service number, beginning 21 22 August 1, 1999. The fee shall apply uniformly and be imposed throughout the state. 23 24 (c) After July 1, 2001, the board may adjust the allocation percentages provided in s. 365.173 or reduce the 25 amount of the fee, or both, if necessary to ensure full cost 26 recovery or prevent overrecovery of costs incurred in the 27 provision of E911 service, including costs incurred or 28 29 projected to be incurred to comply with the order. Any new allocation percentages or reduced fee may not be adjusted for 30 31 <u>1 year</u> 2 years. The fee may not exceed 50 cents per month per 19 9:01 AM 04/05/05 s0620c1d-go40-c7g

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1 | each service number.

| Т | each service number. |
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| 2 | (11) FACILITATING E911 SERVICE IMPLEMENTATIONTO |
| 3 | balance the public need for reliable E911 services through |
| 4 | reliable wireless systems and the public interest served by |
| 5 | governmental zoning and land development regulations and |
| 6 | notwithstanding any other law or local ordinance to the |
| 7 | contrary, the following standards shall apply to a local |
| 8 | government's actions, as a regulatory body, in the regulation |
| 9 | of the placement, construction, or modification of a wireless |
| 10 | communications facility. For the purposes of this subsection |
| 11 | only, "local government" shall mean any municipality or county |
| 12 | and any agency of a municipality or county only. The term |
| 13 | "local government" does not, however, include any airport, as |
| 14 | defined by s. 330.27(2), even if it is owned or controlled by |
| 15 | or through a municipality, county, or agency of a municipality |
| 16 | or county. Further, notwithstanding anything in this section |
| 17 | to the contrary, this subsection does not apply to or control |
| 18 | a local government's actions as a property or structure owner |
| 19 | in the use of any property or structure owned by such entity |
| 20 | for the placement, construction, or modification of wireless |
| 21 | communications facilities. In the use of property or |
| 22 | structures owned by the local government, however, a local |
| 23 | government may not use its regulatory authority so as to avoid |
| 24 | compliance with, or in a manner that does not advance, the |
| 25 | provisions of this subsection. + |
| 26 | (a) <u>Collocation</u> Colocation among wireless telephone |
| 27 | service providers is encouraged by the state. To further |
| 28 | facilitate agreements among providers for colocation of their |
| 29 | facilities, any antennae and related equipment to service the |
| 30 | antennae that is being colocated on an existing above-ground |
| 31 | structure is not subject to land development regulation 20 |
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| 1 | pursuant to s. 163.3202, provided the height of the existing |
|----|--|
| 2 | structure is not increased. However, construction of the |
| 3 | antennae and related equipment is subject to local building |
| 4 | regulations and any existing permits or agreements for such |
| 5 | property, buildings, or structures. |
| 6 | 1.a. Collocations on towers, including nonconforming |
| 7 | towers, that meet the requirements in sub-sub-subparagraphs |
| 8 | (I), (II), and (III), are subject to only building-permit |
| 9 | review which may include a review for compliance with this |
| 10 | subparagraph. Such collocations are not subject to any design |
| 11 | or placement requirements of the local government's land |
| 12 | development regulations in effect at the time of the |
| 13 | collocation that are more restrictive than those in effect at |
| 14 | the time of the initial antennae placement approval, to any |
| 15 | other portion of the land development regulations, or to |
| 16 | public hearing or public input review. |
| 17 | (I) The collocation does not increase the height of |
| 18 | the tower to which the antennae are to be attached, measured |
| 19 | to the highest point of any part of the tower or any existing |
| 20 | antenna attached to the tower; |
| 21 | (II) The collocation does not increase the ground |
| 22 | space area, commonly known as the compound, approved in the |
| 23 | site plan for equipment enclosures and ancillary facilities; |
| 24 | and |
| 25 | (III) The collocation consists of antennae, equipment |
| 26 | enclosures, and ancillary facilities that are of a design and |
| 27 | configuration consistent with all applicable regulations, |
| 28 | restrictions, or conditions, if any, applied to the initial |
| 29 | antennae placed on the tower and to its accompanying equipment |
| 30 | enclosures and ancillary facilities and, if applicable, |
| 31 | applied to the tower supporting the antennae. Such regulations |
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| 1 | may include the design and aesthetic requirements, but not |
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| 2 | procedural requirements, other than those authorized by this |
| 3 | section, of the local government's land development |
| 4 | regulations in effect at the time the initial antennae |
| 5 | placement was approved. |
| 6 | b. Except for a historic building, structure, site, |
| 7 | object, or district, or a tower included in sub-subparagraph |
| 8 | a., collocations on all other existing structures that meet |
| 9 | the requirements in sub-sub-subparagraphs (I)-(IV) shall be |
| 10 | subject to no more than building-permit review, and an |
| 11 | administrative review for compliance with this subparagraph. |
| 12 | Such collocations are not subject to any portion of the local |
| 13 | government's land development regulations not addressed |
| 14 | herein, or to public hearing or public input review. |
| 15 | (I) The collocation does not increase the height of |
| 16 | the existing structure to which the antennae are to be |
| 17 | attached, measured to the highest point of any part of the |
| 18 | structure or any existing antenna attached to the structure; |
| 19 | (II) The collocation does not increase the ground |
| 20 | space area, otherwise known as the compound, if any, approved |
| 21 | in the site plan for equipment enclosures and ancillary |
| 22 | facilities; |
| 23 | (III) The collocation consists of antennae, equipment |
| 24 | enclosures, and ancillary facilities that are of a design and |
| 25 | configuration consistent with any applicable structural or |
| 26 | aesthetic design requirements and any requirements for |
| 27 | location on the structure, but not prohibitions or |
| 28 | restrictions on the placement of additional collocations on |
| 29 | the existing structure or procedural requirements, other than |
| 30 | those authorized by this section, of the local government's |
| 31 | land development regulations in effect at the time of the 22 |
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| 2 3 4 5 | (IV) The collocation consists of antennae, equipment enclosures, and ancillary facilities that are of a design and |
|------------------|--|
| 4 | enclosures, and ancillary facilities that are of a design and |
| | |
| 5 | configuration consistent with all applicable restrictions or |
| 5 | conditions, if any, that do not conflict with |
| 6 | sub-sub-subparagraph (III) and were applied to the initial |
| 7 | antennae placed on the structure and to its accompanying |
| 8 | equipment enclosures and ancillary facilities and, if |
| 9 | applicable, applied to the structure supporting the antennae. |
| 10 | c. Regulations, restrictions, conditions, or permits |
| 11 | of the local government, acting in its regulatory capacity, |
| 12 | that limit the number of collocations or require review |
| 13 | processes inconsistent with this subsection shall not apply to |
| 14 | collocations addressed in this subparagraph. |
| 15 | d. If only a portion of the collocation does not meet |
| 16 | the requirements of this subparagraph, such as an increase in |
| 17 | the height of the proposed antennae over the existing |
| 18 | structure height or a proposal to expand the ground space |
| 19 | approved in the site plan for the equipment enclosure, where |
| 20 | all other portions of the collocation meet the requirements of |
| 21 | this subparagraph, that portion of the collocation only may be |
| 22 | reviewed under the local government's regulations applicable |
| 23 | to an initial placement of that portion of the facility, |
| 24 | including, but not limited to, its land development |
| 25 | regulations, and within the review timeframes of subparagraph |
| 26 | (d)2., and the rest of the collocation shall be reviewed in |
| 27 | accordance with this subparagraph. A collocation proposal |
| 28 | under this subparagraph that increases the ground space area, |
| 29 | otherwise known as the compound, approved in the original site |
| 30 | plan for equipment enclosures and ancillary facilities by no |
| 31 | more than a cumulative amount of 400 square feet or 50 percent 23 |
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| 1 | of the original compound size, whichever is greater, shall, |
|--|---|
| 2 | however, require no more than administrative review for |
| 3 | compliance with the local government's regulations, including, |
| 4 | but not limited to, land development regulations review, and |
| 5 | building-permit review, with no public hearing or public input |
| 6 | review. |
| 7 | 2. If a collocation does not meet the requirements of |
| 8 | subparagraph 1., the local government may review the |
| 9 | application under the local government's regulations, |
| 10 | including, but not limited to, land development regulations, |
| 11 | applicable to the placement of an initial antennae and its |
| 12 | accompanying equipment enclosure and ancillary facilities. |
| 13 | 3. If a collocation meets the requirements of |
| 14 | subparagraph 1., the collocation shall not be considered a |
| 15 | modification to an existing structure or an impermissible |
| 16 | modification of a nonconforming structure. |
| | |
| 17 | <u>4. The Nothing herein shall relieve the permitholder</u> |
| 17 18 | <u>4. The</u> Nothing herein shall relieve the permitholder for or owner of the existing <u>tower on which the proposed</u> |
| | |
| 18 | for or owner of the existing tower on which the proposed |
| 18 19 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for |
| 18 19 20 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or |
| 18 19 20 21 | for or owner of the existing <u>tower on which the proposed</u> <u>antennae are to be collocated shall remain responsible for</u> structure of compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> |
| 18 19 20 21 22 | for or owner of the existing <u>tower on which the proposed</u> <u>antennae are to be collocated shall remain responsible for</u> <u>structure of</u> compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> <u>condition or requirement of the</u> land development <u>regulations</u> |
| 18 19 20 21 22 23 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> <u>condition or requirement of the</u> land development <u>regulations</u> regulation to which the existing tower had to comply at the |
| 18 19 20 21 22 23 24 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> <u>condition or requirement of the</u> land development <u>regulations</u> regulation to which the existing tower had to comply at the <u>time the tower was permitted</u> , including any aesthetic |
| 18 19 20 21 22 23 24 25 | for or owner of the existing <u>tower on which the proposed</u> <u>antennae are to be collocated shall remain responsible for</u> <u>structure of</u> compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> <u>condition or requirement of the</u> land development <u>regulations</u> <u>regulation to which the existing tower had to comply at the</u> <u>time the tower was permitted</u> , including any aesthetic requirements, <u>provided the condition or requirement is not</u> |
| 18 19 20 21 22 23 24 25 26 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> condition or requirement of the land development <u>regulations</u> regulation to which the existing tower had to comply at the <u>time the tower was permitted</u> , including any aesthetic requirements, <u>provided the condition or requirement is not</u> <u>inconsistent with this paragraph</u> or law . |
| 18 19 20 21 22 23 24 25 26 27 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> <u>condition or requirement of the</u> land development <u>regulations</u> regulation to which the existing tower had to comply at the <u>time the tower was permitted</u> , including any aesthetic requirements, <u>provided the condition or requirement is not</u> <u>inconsistent with this paragraph</u> or law. <u>5. An existing tower, including a nonconforming tower</u> , |
| 18 19 20 21 22 23 24 25 26 27 28 | for or owner of the existing <u>tower on which the proposed</u> antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or requirement of a permit, <u>or</u> agreement, or <u>any applicable</u> condition or requirement of the land development <u>regulations</u> regulation to which the existing tower had to comply at the <u>time the tower was permitted</u> , including any aesthetic requirements, <u>provided the condition or requirement is not</u> <u>inconsistent with this paragraph</u> or <u>law</u> . <u>5. An existing tower</u> , including a nonconforming tower, <u>may be structurally modified in order to permit collocation or</u> |
| 18 19 20 21 22 23 24 25 26 27 28 29 | <pre>for or owner of the existing tower on which the proposed antennae are to be collocated shall remain responsible for structure of compliance with any applicable condition or requirement of a permit, or agreement, or any applicable condition or requirement of the land development regulations regulation to which the existing tower had to comply at the time the tower was permitted, including any aesthetic requirements, provided the condition or requirement is not inconsistent with this paragraph or law. 5. An existing tower, including a nonconforming tower, may be structurally modified in order to permit collocation or may be replaced through no more than administrative review,</pre> |

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| 1 | not increased and, if a replacement, the replacement tower is |
|----|--|
| 2 | a monopole tower or, if the existing tower is a camouflaged |
| 3 | tower, the replacement tower is a like-camouflaged tower. |
| 4 | (b)1. A local government's land development and |
| 5 | construction regulations for wireless communications |
| б | facilities and the local government's review of an application |
| 7 | for the placement, construction, or modification of a wireless |
| 8 | communications facility shall only address land development or |
| 9 | zoning issues. In such local government regulations or review, |
| 10 | the local government may not require information on or |
| 11 | evaluate a wireless provider's business decisions about its |
| 12 | service, customer demand for its service, or quality of its |
| 13 | service to or from a particular area or site, unless the |
| 14 | wireless provider voluntarily offers this information to the |
| 15 | local government. In such local government regulations or |
| 16 | review, a local government may not require information on or |
| 17 | evaluate the wireless provider's designed service unless the |
| 18 | information or materials are directly related to an identified |
| 19 | land development or zoning issue or unless the wireless |
| 20 | provider voluntarily offers the information. Information or |
| 21 | materials directly related to an identified land development |
| 22 | or zoning issue may include, but are not limited to, evidence |
| 23 | that no existing structure can reasonably be used for the |
| 24 | antennae placement instead of the construction of a new tower, |
| 25 | that residential areas cannot be served from outside the |
| 26 | residential area, as addressed in subparagraph 3., or that the |
| 27 | proposed height of a new tower or initial antennae placement |
| 28 | or a proposed height increase of a modified tower, replacement |
| 29 | tower, or collocation is necessary to provide the provider's |
| 30 | designed service. Nothing in this paragraph shall limit the |
| 31 | local government from reviewing any applicable land 25 |
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| 1 | development or zoning issue addressed in its adopted |
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| 2 | regulations that do not conflict with this section, including, |
| 3 | but not limited to, aesthetics, landscaping, land use based |
| 4 | location priorities, structural design, and setbacks. |
| 5 | 2. Any setback or distance separation required of a |
| б | tower may not exceed the minimum distance necessary, as |
| 7 | determined by the local government, to satisfy the structural |
| 8 | safety or aesthetic concerns that are to be protected by the |
| 9 | setback or distance separation. |
| 10 | 3. A local government may exclude the placement of |
| 11 | wireless communications facilities in a residential area or |
| 12 | residential zoning district but only in a manner that does not |
| 13 | constitute an actual or effective prohibition of the |
| 14 | provider's designed service in that residential area or zoning |
| 15 | district. If a wireless provider demonstrates to the |
| 16 | satisfaction of the local government that it cannot reasonably |
| 17 | provide its designed service to the residential area or zone |
| 18 | from outside the residential area or zone, the local |
| 19 | government and provider shall cooperate to determine an |
| 20 | appropriate location for a wireless communications facility of |
| 21 | an appropriate design within the residential area or zone. The |
| 22 | local government may require that the wireless provider |
| 23 | reimburse the reasonable costs incurred by the local |
| 24 | government for this cooperative determination. An application |
| 25 | for such cooperative determination shall not be considered an |
| 26 | application under paragraph (11)(d). |
| 27 | 4. A local government may impose a reasonable fee on |
| 28 | applications to place, construct, or modify a wireless |
| 29 | communications facility only if a similar fee is imposed on |
| 30 | applicants seeking other similar types of zoning, land use, or |
| 31 | building-permit review. A local government may impose fees for 26 |
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| 1 | the review of applications for wireless communications |
|--|--|
| 2 | facilities by consultants or experts who conduct code |
| 3 | compliance review for the local government but any fee is |
| 4 | limited to specifically identified reasonable expenses |
| 5 | incurred in the review. A local government may impose |
| б | reasonable surety requirements to ensure the removal of |
| 7 | wireless communications facilities that are no longer being |
| 8 | used. |
| 9 | 5. A local government may impose design requirements, |
| 10 | such as requirements for designing towers to support |
| 11 | collocation or aesthetic requirements, except as otherwise |
| 12 | limited in this section, but shall not impose or require |
| 13 | information on compliance with building code type standards |
| 14 | for the construction or modification of wireless |
| 15 | communications facilities beyond those adopted by the local |
| 16 | government under chapter 553 and that apply to all similar |
| | |
| 17 | types of construction. |
| 17 18 | <u>types of construction.</u> (c)(b) Local governments <u>may</u> shall not require |
| | |
| 18 | <u>(c)(b)</u> Local governments <u>may</u> shall not require |
| 18 19 | <u>(c)(b)</u> Local governments <u>may</u> shall not require <u>wireless</u> providers to provide evidence of a wireless |
| 18 19 20 | <u>(c)(b)</u> Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations <u>,</u> |
| 18 19 20 21 | <u>(c)(b)</u> Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations <u>,</u> <u>except</u> . However, local governments shall receive evidence of |
| 18 19 20 21 22 | <u>(c)(b)</u> Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> |
| 18 19 20 21 22 23 | (c)(b) Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> |
| 18 19 20 21 22 23 24 | (c)(b) Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> <u>of</u> proper Federal Communications Commission licensure, or |
| 18 19 20 21 22 23 24 25 | (c)(b) Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> <u>of</u> proper Federal Communications Commission licensure, <u>or</u> <u>other evidence of Federal Communications Commission authorized</u> |
| 18 19 20 21 22 23 24 25 26 | (c)(b) Local governments <u>may</u> shall not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> <u>of</u> proper Federal Communications Commission licensure, <u>or</u> <u>other evidence of Federal Communications Commission authorized</u> <u>spectrum use, but</u> from a provider and may request the Federal |
| 18 19 20 21 22 23 24 25 26 27 | (c)(b) Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> <u>of</u> proper Federal Communications Commission licensure, <u>or</u> <u>other evidence of Federal Communications Commission authorized</u> <u>spectrum use, but from a provider and may request the Federal</u> Communications Commission to provide information as to a |
| 18 19 20 21 22 23 24 25 26 27 28 | (c)(b) Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> <u>of</u> proper Federal Communications Commission licensure, <u>or</u> <u>other evidence of Federal Communications Commission authorized</u> <u>spectrum use, but</u> from a provider and may request the Federal Communications Commission to provide information as to a <u>wireless</u> provider's compliance with federal regulations, as |
| 18 19 20 21 22 23 24 25 26 27 28 29 | (c)(b) Local governments <u>may shall</u> not require <u>wireless</u> providers to provide evidence of a wireless communications facility's compliance with federal regulations, <u>except</u> . However, local governments shall receive evidence of <u>compliance with applicable Federal Aviation Administration</u> <u>requirements under 14 C.F.R. s. 77, as amended, and evidence</u> of proper Federal Communications Commission licensure, or <u>other evidence of Federal Communications Commission authorized</u> <u>spectrum use, but from a provider and may request the Federal</u> Communications Commission to provide information as to a <u>wireless</u> provider's compliance with federal regulations, as authorized by federal law. |

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| 1 | including permits under <u>subparagraph (11)(a)1.</u> paragraph (a), |
|----|---|
| 2 | for the colocation of a wireless communications facility on |
| 3 | property, buildings, or structures within the local |
| 4 | government's jurisdiction within the normal timeframe for a |
| 5 | similar building-permit review but in no case later than 45 |
| б | business days after the date the properly completed |
| 7 | application is determined to be properly completed in |
| 8 | accordance with this paragraph initially submitted in |
| 9 | accordance with the applicable local government application |
| 10 | procedures, provided that such permit complies with applicable |
| 11 | federal regulations and applicable local zoning or land |
| 12 | development regulations, including any aesthetic requirements. |
| 13 | Local building regulations shall apply. |
| 14 | 2. A local government shall grant or deny <u>each</u> a |
| 15 | properly completed application for any other wireless |
| 16 | communications facility within the normal timeframe for a |
| 17 | similar type review but in no case later than a permit for the |
| 18 | siting of a new wireless tower or antenna on property, |
| 19 | buildings, or structures within the local government's |
| 20 | jurisdiction within 90 business days after the date the |
| 21 | properly completed application is <u>determined to be properly</u> |
| 22 | completed in accordance with this paragraph initially |
| 23 | submitted in accordance with the applicable local government |
| 24 | application procedures, provided that such permit complies |
| 25 | with applicable federal regulations and applicable local |
| 26 | zoning or land development regulations, including any |
| 27 | aesthetic requirements. Local building regulations shall |
| 28 | apply. |
| 29 | 3.a. An application is deemed submitted or resubmitted |
| 30 | on the date the application is received by the local |
| 31 | <u>government. If</u> the local government <u>does not</u> shall notify the 28 |
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1 permit applicant in writing that the application is not completed in compliance with the local government's 2 regulations within 20 business days after the date the 3 4 application is initially submitted or additional information 5 resubmitted, as to whether the application is deemed, for administrative purposes only, to be properly completed and has 6 7 been properly submitted. However, the such determination shall not be deemed as an approval of the application. If the 8 application is not completed in compliance with the local 9 10 government's regulations, the local government shall so notify 11 the applicant in writing and the Such notification must shall indicate with specificity any deficiencies in the required 12 13 documents or deficiencies in the content of the required documents which, if cured, shall make the application properly 14 15 completed. Upon resubmission of information to cure the stated deficiencies, the local government shall notify the applicant, 16 in writing, within the normal timeframes of review, but in no 17 case longer than 20 business days after the additional 18 19 information is submitted, of any remaining deficiencies that 20 must be cured. Deficiencies in document type or content not specified by the local government do not make the application 21 22 incomplete. Notwithstanding this sub-subparagraph, if a 23 specified deficiency is not properly cured when the applicant 2.4 resubmits its application to comply with the notice of deficiencies, the local government may continue to request the 25 information until such time as the specified deficiency is 2.6 cured. The local government may establish reasonable 27 timeframes within which the required information to cure the 28 29 application deficiency is to be provided or the application will be considered withdrawn or closed. 30 31 b. If the local government fails to grant or deny a 29 9:01 AM 04/05/05 s0620c1d-go40-c7g

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1 properly completed application for a wireless communications 2 facility permit which has been properly submitted within the timeframes set forth in this paragraph, the application permit 3 4 shall be deemed automatically approved and the applicant provider may proceed with placement of the such facilities 5 without interference or penalty. The timeframes specified in 6 7 subparagraph subparagraphs 1. and 2. may shall be extended only to the extent that the application permit has not been 8 granted or denied because the local government's procedures 9 10 generally applicable to all other similar types of 11 applications permits, require action by the governing body and such action has not taken place within the timeframes 12 specified in <u>subparagraph</u> subparagraphs 1. and 2. Under such 13 circumstances, the local government must act to either grant 14 15 or deny the <u>application</u> permit at its next regularly scheduled meeting or, otherwise, the application is permit shall be 16 deemed to be automatically approved. 17 c. To be effective, a waiver of the timeframes set 18 19 forth in this paragraph herein must be voluntarily agreed to 20 by the applicant and the local government. A local government may request, but not require, a waiver of the timeframes by 21 22 the applicant an entity seeking a permit, except that, with respect to a specific application permit, a one-time waiver 23 2.4 may be required in the case of a declared local, state, or federal emergency that directly affects the administration of 25 all permitting activities of the local government. 26 27 (d) Any additional wireless communications facilities, 28 such as communication cables, adjacent accessory structures, 29 or adjacent accessory equipment used in the provision of cellular, enhanced specialized mobile radio, or personal 30 31 communications services, required within the existing secured 30 9:01 AM 04/05/05 s0620c1d-go40-c7g

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| 1 | equipment compound within the existing site shall be deemed a |
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| 2 | permitted use or activity. Local building and land development |
| 3 | regulations, including any aesthetic requirements, shall |
| 4 | apply. |
| 5 | (e) The replacement of or modification to a wireless |
| б | communications facility, except a tower, that results in a |
| 7 | wireless communications facility not readily discernibly |
| 8 | different in size, type, and appearance when viewed from |
| 9 | ground level from surrounding properties, and the replacement |
| 10 | or modification of equipment that is not visible from |
| 11 | surrounding properties, all as reasonably determined by the |
| 12 | local government, are subject to no more than applicable |
| 13 | building-permit review. |
| 14 | <u>(f)</u> (e) Any other provision of law to the contrary |
| 15 | notwithstanding, the Department of Management Services shall |
| 16 | negotiate, in the name of the state, leases for wireless |
| 17 | communications facilities that provide access to state |
| 18 | government-owned property not acquired for transportation |
| 19 | purposes, and the Department of Transportation shall |
| 20 | negotiate, in the name of the state, leases for wireless |
| 21 | communications facilities that provide access to property |
| 22 | acquired for state rights-of-way. On property acquired for |
| 23 | transportation purposes, leases shall be granted in accordance |
| 24 | with s. 337.251. On other state government-owned property, |
| 25 | leases shall be granted on a space available, first-come, |
| 26 | first-served basis. Payments required by state government |
| 27 | under a lease must be reasonable and must reflect the market |
| 28 | rate for the use of the state government-owned property. The |
| 29 | Department of Management Services and the Department of |
| 30 | Transportation are authorized to adopt rules for the terms and |
| 31 | conditions and granting of any such leases. |
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| 1 | (g) If any person adversely affected by any action or |
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| 2 | failure to act or regulation or requirement of a local |
| 3 | government in the review or regulation of the wireless |
| 4 | communication facilities files an appeal or brings an |
| 5 | appropriate action in a court or venue of competent |
| 6 | jurisdiction, following the exhaustion of all administrative |
| 7 | remedies, the matter shall be considered on an expedited |
| 8 | basis. |
| 9 | (f) Any wireless telephone service provider may report |
| 10 | to the board no later than September 1, 2003, the specific |
| 11 | locations or general areas within a county or municipality |
| 12 | where the provider has experienced unreasonable delay to |
| 13 | locate wireless telecommunications facilities necessary to |
| 14 | provide the needed coverage for compliance with federal Phase |
| 15 | II E911 requirements using its own network. The provider shall |
| 16 | also provide this information to the specifically identified |
| 17 | county or municipality no later than September 1, 2003. Unless |
| 18 | the board receives no report that unreasonable delays have |
| 19 | occurred, the board shall, no later than September 30, 2003, |
| 20 | establish a subcommittee responsible for developing a balanced |
| 21 | approach between the ability of providers to locate wireless |
| 22 | facilities necessary to comply with federal Phase II E911 |
| 23 | requirements using the carrier's own network and the desire of |
| 24 | counties and municipalities to zone and regulate land uses to |
| 25 | achieve public welfare goals. If a subcommittee is |
| 26 | established, it shall include representatives from the Florida |
| 27 | Telecommunications Industry Association, the Florida |
| 28 | Association of Counties, and the Florida League of Cities. The |
| 29 | subcommittee shall be charged with developing recommendations |
| 30 | for the board and any specifically identified municipality or |
| 31 | county to consider regarding actions to be taken for 32 |
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1 compliance for federal Phase II E911 requirements. In the 2 annual report due to the Governor and the Legislature by February 28, 2004, the board shall include any recommendations 3 4 developed by the subcommittee to address compliance with federal Phase II E911 requirements. 5 Section 5. Subsections (2) and (3) of section 365.173, 6 7 Florida Statutes, are amended to read: 365.173 Wireless Emergency Telephone System Fund.--8 9 (2) Subject to any modifications approved by the board 10 pursuant to s. 365.172(6)(a)3. or s. 365.172(8)(c), the moneys 11 in the fund shall be distributed and used only as follows: (a) Forty-four percent of the moneys shall be 12 13 distributed each month to counties, based on the total number of wireless subscriber billing addresses in each county, for 14 payment of: 15 16 1. Recurring costs of providing 911 or E911 service, as provided by s. 365.171(13)(a)6. 17 2. Costs to comply with the requirements for E911 18 19 service contained in the order and any future rules related to 20 the order. 21 22 Any county that receives funds under this paragraph shall establish a fund to be used exclusively for the receipt and 23 2.4 expenditure of the revenues collected under this paragraph. All fees placed in the fund and any interest accrued shall be 25 used solely for costs described in subparagraphs 1. and 2. The 26 money collected and interest earned in this fund shall be 27 appropriated for these purposes by the county commissioners 28 29 and incorporated into the annual county budget. The fund shall be included within the financial audit performed in accordance 30 31 with s. 218.39. A county may carry forward, for up to 3 33 9:01 AM 04/05/05 s0620c1d-go40-c7g

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| 1 | successive calendar years, up to 30 percent of the total funds | | | | |
|----|--|--|--|--|--|
| 2 | disbursed to the county by the board during a calendar year | | | | |
| 3 | for expenditures for capital outlay, capital improvements, or | | | | |
| 4 | equipment replacement, if such expenditures are made for the | | | | |
| 5 | purposes specified in this paragraph. | | | | |
| 6 | (b) Fifty-four percent of the moneys shall be | | | | |
| 7 | distributed in response to sworn invoices submitted to the | | | | |
| 8 | board by providers to reimburse such providers for the actual | | | | |
| 9 | costs incurred to provide 911 or E911 service, including the | | | | |
| 10 | costs of complying with the order. Such costs include costs | | | | |
| 11 | and expenses incurred by providers to design, purchase, lease, | | | | |
| 12 | program, install, test, upgrade, operate, and maintain all | | | | |
| 13 | necessary data, hardware, and software required to provide | | | | |
| 14 | E911 service. Up to 2 percent of the funds allocated to | | | | |
| 15 | providers shall be retained by the board to be applied to | | | | |
| 16 | costs and expenses incurred for the purposes of managing, | | | | |
| 17 | administering, and overseeing the receipts and disbursements | | | | |
| 18 | from the fund and other activities as defined in s. | | | | |
| 19 | 365.172(6). Any funds retained for such purposes in a calendar | | | | |
| 20 | year which are not applied to such costs and expenses by March | | | | |
| 21 | 31 of the following year shall be distributed to providers | | | | |
| 22 | pursuant to this paragraph. Beginning in state fiscal year | | | | |
| 23 | 2000-2001, Each provider shall submit to the board, by August | | | | |
| 24 | 1 of each year, a detailed estimate of the capital and | | | | |
| 25 | operating expenses for which it anticipates that it will seek | | | | |
| 26 | reimbursement under this paragraph during the ensuing state | | | | |
| 27 | fiscal year. By September 15 of each year, the board shall | | | | |
| 28 | submit to the Legislature its legislative budget request for | | | | |
| 29 | funds to be allocated to providers under this paragraph during | | | | |
| 30 | the ensuing state fiscal year. The budget request shall be | | | | |
| 31 | based on the information submitted by the providers and 34 | | | | |
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1 estimated surcharge revenues. Distributions of moneys in the fund by the board to providers must be fair and 2 nondiscriminatory. If the total amount of moneys requested by 3 4 providers pursuant to invoices submitted to the board and approved for payment exceeds the amount in the fund in any 5 month, providers that have invoices approved for payment shall 6 7 receive a pro rata share of moneys in the fund and the balance of the payments shall be carried over to the following month 8 or months until all of the approved payments are made. The 9 10 board may adopt rules necessary to address the manner in which 11 pro rata distributions are made when the total amount of funds requested by providers pursuant to invoices submitted to the 12 board exceeds the total amount of moneys on deposit in the 13 fund. 14 15 (c) Two percent of the moneys shall be used to make 16 monthly distributions to rural counties for the purpose of providing facilities and network and service enhancements and 17 assistance for the 911 or E911 systems operated by rural 18 19 counties and for the provision of reimbursable loans and 20 grants by the office to rural counties for upgrading 911 21 systems. 22 The Legislature recognizes that the wireless E911 fee 23 24 authorized under s. 365.172 will not necessarily provide the total funding required for establishing or providing the 911 25 service. It is the intent of the Legislature that all revenue 2.6 from the fee be used as specified in s. 365.171(13)(a)6. 27 28 (3) The Auditor General shall annually audit the fund 29 to ensure that moneys in the fund are being managed in accordance with this section and s. 365.172. The Auditor 30 31 General shall provide a report of the annual audit to the 35 9:01 AM 04/05/05 s0620c1d-go40-c7g

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1 board. Section 6. Paragraph (a) of subsection (3) of section 2 337.401, Florida Statutes, is amended to read: 3 4 337.401 Use of right-of-way for utilities subject to regulation; permit; fees.--5 б (3)(a)1. Because of the unique circumstances 7 applicable to providers of communications services, including, but not limited to, the circumstances described in paragraph 8 (e) and the fact that federal and state law require the 9 10 nondiscriminatory treatment of providers of telecommunications 11 services, and because of the desire to promote competition among providers of communications services, it is the intent 12 13 of the Legislature that municipalities and counties treat providers of communications services in a nondiscriminatory 14 15 and competitively neutral manner when imposing rules or 16 regulations governing the placement or maintenance of communications facilities in the public roads or 17 rights-of-way. Rules or regulations imposed by a municipality 18 19 or county relating to providers of communications services 20 placing or maintaining communications facilities in its roads or rights-of-way must be generally applicable to all providers 21 22 of communications services and, notwithstanding any other law, may not require a provider of communications services, except 23 24 as otherwise provided in subparagraph 2., to apply for or enter into an individual license, franchise, or other 25 agreement with the municipality or county as a condition of 26 placing or maintaining communications facilities in its roads 27 28 or rights-of-way. In addition to other reasonable rules or 29 regulations that a municipality or county may adopt relating to the placement or maintenance of communications facilities 30 31 in its roads or rights-of-way under this subsection, a 36 9:01 AM 04/05/05 s0620c1d-go40-c7g

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| 1 | municipality or county may require a provider of | | | | |
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| 2 | communications services that places or seeks to place | | | | |
| 3 | facilities in its roads or rights-of-way to register with the | | | | |
| 4 | municipality or county and to provide the name of the | | | | |
| 5 | registrant; the name, address, and telephone number of a | | | | |
| б | contact person for the registrant; the number of the | | | | |
| 7 | registrant's current certificate of authorization issued by | | | | |
| 8 | the Florida Public Service Commission or the Federal | | | | |
| 9 | Communications Commission; and proof of insurance or | | | | |
| 10 | self-insuring status adequate to defend and cover claims. | | | | |
| 11 | Nothing in this subparagraph is intended to limit or expand | | | | |
| 12 | any existing zoning or land use authority of a municipality or | | | | |
| 13 | county; however, no such zoning or land use authority may | | | | |
| 14 | require an individual license, franchise, or other agreement | | | | |
| 15 | as prohibited by this subparagraph. | | | | |
| 16 | 2. Notwithstanding the provisions of subparagraph 1., | | | | |
| 17 | a municipality or county may, as provided by 47 U.S.C. s. 541, | | | | |
| 18 | award one or more franchises within its jurisdiction for the | | | | |
| 19 | provision of cable service, and a provider of cable service | | | | |
| 20 | shall not provide cable service without such franchise. Each | | | | |
| 21 | municipality and county retains authority to negotiate all | | | | |
| 22 | terms and conditions of a cable service franchise allowed by | | | | |
| 23 | federal law and s. 166.046, except those terms and conditions | | | | |
| 24 | related to franchise fees and the definition of gross revenues | | | | |
| 25 | or other definitions or methodologies related to the payment | | | | |
| 26 | or assessment of franchise fees and permit fees as provided in | | | | |
| 27 | paragraph (c) on providers of cable services. A municipality | | | | |
| 28 | or county may exercise its right to require from providers of | | | | |
| 29 | cable service in-kind requirements, including, but not limited | | | | |
| 30 | to, institutional networks, and contributions for, or in | | | | |
| 31 | support of, the use or construction of public, educational, or | | | | |
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1 governmental access facilities to the extent permitted by federal law. A provider of cable service may exercise its 2 right to recover any such expenses associated with such 3 4 in-kind requirements, to the extent permitted by federal law. 5 Section 7. This act shall take effect July 1, 2005. б 7 8 9 And the title is amended as follows: 10 Delete everything before the enacting clause 11 and insert: 12 A bill to be entitled 13 An act relating to the wireless emergency 14 15 telephone system; amending s. 11.45, F.S.; 16 removing the annual audit of the Wireless Emergency Telephone System Fund from the duties 17 of the Auditor General; amending s. 364.02, 18 F.S.; revising fee schedules for providers of 19 20 interexchange telecommunications services; 21 amending s. 365.171, F.S.; revising provisions 22 for certain nonemergency telephone number pilot projects; amending s. 365.172, F.S.; limiting 23 2.4 application of definitions; adding definitions relating to wireless telephone communications; 25 revising duties of the Wireless 911 Board; 26 providing for grants and loans to certain 27 counties for the purpose of upgrading E911 28 29 systems; authorizing the hiring of an executive 30 director and an independent, private attorney; 31 specifying that state and local governments are 38 9:01 AM 04/05/05 s0620c1d-go40-c7g

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Florida Senate - 2005

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| 1 | | not customers under provisions for the wireless | | | | |
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| 2 | E911 monthly fee; revising timeframe to reduce | | | | | |
| 3 | the amount of the fee or for reallocation of | | | | | |
| 4 | moneys collected for the fee; providing | | | | | |
| 5 | legislative intent regarding the emergency | | | | | |
| б | wireless telephone system; providing standards | | | | | |
| 7 | for local governments to follow when regulating | | | | | |
| 8 | the placement, construction, or modification of | | | | | |
| 9 | a wireless communications facility; directing | | | | | |
| 10 | local governments to grant or deny properly | | | | | |
| 11 | completed applications within specified time | | | | | |
| 12 | periods; providing criteria and procedures for | | | | | |
| 13 | local approval of an application by a provider | | | | | |
| 14 | of wireless communications services; | | | | | |
| 15 | authorizing the local government to impose an | | | | | |
| 16 | application fee; directing local governments to | | | | | |
| 17 | notify a provider in writing of the | | | | | |
| 18 | deficiencies in an application; directing local | | | | | |
| 19 | governments to notify a provider in writing | | | | | |
| 20 | whether the resubmission of information | | | | | |
| 21 | | properly completes the application; authorizing | | | | |
| 22 | | local governments to continue requesting | | | | |
| 23 | information until the application deficiencies | | | | | |
| 24 | | are cured; providing for a limited review by a | | | | |
| 25 | local government of an accessory wireless | | | | | |
| 26 | communications facility; prohibiting local | | | | | |
| 27 | governments from imposing certain restrictions | | | | | |
| 28 | | on wireless communications facilities; | | | | |
| 29 | | providing that an action brought by a person | | | | |
| 30 | | adversely affected by a decision of a local | | | | |
| 31 | | government relating to a wireless 39 | | | | |
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| 1 | | communications facilit | y shall be cons | idered on | | | |
| 2 | á | an expedited basis; removing certain complaint | | | | | |
| 3 | I | procedures; amending s. 365.173, F.S.; | | | | | |
| 4 | c | directing how a county may use funds derived | | | | | |
| 5 | from the E911 fee; requiring the board of | | | | | | |
| 6 | county commissioners to appropriate the funds | | | | | | |
| 7 | t | to the proper uses; removing the requirement | | | | | |
| 8 | t | that the Auditor General annually audit the | | | | | |
| 9 | I | E911 fund; amending s. 337.401, F.S.; revising | | | | | |
| 10 | provisions relating to use of right-of-way for | | | | | | |
| 11 | ı | utilities subject to regulation to remove | | | | | |
| 12 | | certain application provisions; providing an | | | | | |
| 13 | e | effective date. | | | | | |
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