1	A bill to be entitled
2	An act relating to utilities; amending s. 337.401,
3	F.S.; providing a short title; defining terms;
4	prohibiting the Department of Transportation and
5	certain local governmental entities, collectively
6	referred to as the "authority," from prohibiting,
7	regulating, or charging for the collocation of small
8	wireless facilities in public rights-of-way under
9	certain circumstances; specifying that an authority
10	may require permit fees only under certain
11	circumstances; requiring an authority to receive and
12	process applications for and to issue permits subject
13	to specified requirements; providing that approval of,
14	and charges by, an authority are not required for
15	routine maintenance, the replacement of certain
16	wireless facilities, or the installation, placement,
17	maintenance, or replacement of certain micro wireless
18	facilities; requiring an authority to approve the
19	collocation of small wireless facilities on authority
20	utility poles, subject to certain requirements;
21	providing requirements for rates, fees, and other
22	terms related to authority utility poles; providing
23	that specified provisions do not authorize
24	collocations of small wireless facilities on certain
25	property; prohibiting an authority from adopting or
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26	enforcing any regulations on the placement or
27	operation of certain communications facilities and
28	from regulating any communications services or
29	imposing or collecting any taxes, fees, or charges not
30	specifically authorized under state law; providing an
31	effective date.
32	
33	Be It Enacted by the Legislature of the State of Florida:
34	
35	Section 1. Subsection (7) is added to section 337.401,
36	Florida Statutes, to read:
37	337.401 Use of right-of-way for utilities subject to
38	regulation; permit; fees
39	(7)(a) This subsection shall be known as the "Advanced
40	Wireless Infrastructure Deployment Act."
41	(b) As used in this subsection, the following definitions
42	apply:
43	1. "Antenna" means communications equipment that transmits
44	or receives electromagnetic radio frequency signals used in
45	providing wireless services.
46	2. "Applicable codes" means uniform building, fire,
47	electrical, plumbing, or mechanical codes adopted by a
48	recognized national code organization, or local amendments to
49	those codes, enacted solely to address threats of destruction of
50	property or injury to persons.
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"Applicant" means a person who submits an application 51 3. 52 and is a wireless provider. 53 4. "Application" means a request submitted by an applicant 54 to an authority for a permit to collocate small wireless 55 facilities. 56 5. "Authority utility pole" means a utility pole owned or 57 operated by an authority in the right-of-way. 58 6. "Collocate" or "collocation" means to install, mount, 59 maintain, modify, operate, or replace one or more wireless 60 facilities on, under, within, or adjacent to a wireless support 61 structure or utility pole. 62 7. "FCC" means the Federal Communications Commission. "Micro wireless facility" means a small wireless 63 8. 64 facility having dimensions not larger than 24 inches in length, 65 15 inches in width, and 12 inches in height and that has an 66 exterior antenna, if any, no longer than 11 inches. 67 "Small wireless facility" means a wireless facility 9. 68 that meets both the following qualifications: 69 a. Each antenna associated with the facility is located 70 inside an enclosure of no more than 6 cubic feet in volume or, 71 in the case of antennas that have exposed elements, each antenna 72 and all of its exposed elements could fit within an enclosure of 73 no more than 6 cubic feet in volume; and 74 b. All other wireless equipment associated with the 75 facility is cumulatively no more than 28 cubic feet in volume.

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76	The following types of associated ancillary equipment are not
77	included in the calculation of equipment volume: electric
78	meters, concealment elements, telecommunications demarcation
79	boxes, ground-based enclosures, grounding equipment, power
80	transfer switches, cut-off switches, vertical cable runs for the
81	connection of power and other services, and utility poles or
82	other support structures.
83	10. "Utility pole" means a pole or similar structure that
84	is used in whole or in part to provide communications services
85	or for electric distribution, lighting, traffic control,
86	signage, or a similar function.
87	11. "Wireless facility" means equipment at a fixed
88	location which enables wireless communications between user
89	equipment and a communications network, including:
90	a. Equipment associated with wireless communications; and
91	b. Radio transceivers, antennas, wires, coaxial or fiber
92	optic cable or other cables, regular and backup power supplies,
93	and comparable equipment, regardless of technological
94	configuration. The term includes small wireless facilities. The
95	term does not include the structure or improvements on, under,
96	within, or adjacent to the structure on which the equipment is
97	collocated.
98	12. "Wireless infrastructure provider" means a person
99	certificated to provide telecommunications service in the state
100	and who builds or installs wireless communication transmission
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101	equipment, wireless facilities, or wireless support structures,
102	but is not a wireless services provider.
103	13. "Wireless provider" means a wireless infrastructure
104	provider or a wireless services provider.
105	14. "Wireless services" means any services provided using
106	licensed or unlicensed spectrum, whether at a fixed location or
107	mobile, using wireless facilities.
108	15. "Wireless services provider" means a person who
109	provides wireless services.
110	16. "Wireless support structure" means a freestanding
111	structure, such as a monopole, a guyed or self-supporting tower,
112	a billboard, or another existing or proposed structure designed
113	to support or capable of supporting wireless facilities. The
114	term does not include a utility pole.
114 115	term does not include a utility pole. (c) Except as provided in this subsection, an authority
115	(c) Except as provided in this subsection, an authority
115 116	(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of
115 116 117	(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way.
115 116 117 118	(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way. (d) An authority may require permit fees only in
115 116 117 118 119	<pre>(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way. (d) An authority may require permit fees only in accordance with subsection (3). An authority shall accept</pre>
115 116 117 118 119 120	(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way. (d) An authority may require permit fees only in accordance with subsection (3). An authority shall accept applications for, process, and issue permits subject to the
115 116 117 118 119 120 121	<pre>(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way. (d) An authority may require permit fees only in accordance with subsection (3). An authority shall accept applications for, process, and issue permits subject to the following requirements:</pre>
115 116 117 118 119 120 121 122	(c)Except as provided in this subsection, an authoritymay not prohibit, regulate, or charge for the collocation ofsmall wireless facilities in the public rights-of-way.(d)(d)An authority may require permit fees only inaccordance with subsection (3). An authority shall acceptapplications for, process, and issue permits subject to thefollowing requirements:1.An authority may not directly or indirectly require an
115 116 117 118 119 120 121 122 123	(c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way. (d) An authority may require permit fees only in accordance with subsection (3). An authority shall accept applications for, process, and issue permits subject to the following requirements: 1. An authority may not directly or indirectly require an applicant to perform services unrelated to the collocation for which approval is sought, such as in-kind contributions to the

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126 the authority. 127 2. An applicant may not be required to provide more 128 information to obtain a permit than is required of electric 129 service providers and other communications service providers 130 that are not wireless service providers. 131 3. An authority may not require the placement of small 132 wireless facilities on any specific utility pole or category of 133 poles or require multiple antenna systems on a single utility 134 pole. 135 4. An authority may not limit the placement of small 136 wireless facilities by minimum separation distances or a maximum 137 height limitation; however, an authority may limit the height of 138 a small wireless facility to no more than 10 feet above the 139 tallest existing utility pole, measured from grade in place 140 within 500 feet of the proposed location of the small wireless 141 facility. If there is no utility pole within 500 feet, the 142 authority may limit the height of the small wireless facility to 143 no more than 60 feet. The height limitations do not apply to the 144 placement of any small wireless facility on a utility pole or 145 wireless support structure constructed on or before June 30, 146 2017, if the small wireless facility does not extend more than 147 10 feet above the structure. 5. Within 10 days after receiving an application, an 148 149 authority must determine and notify the applicant by electronic 150 mail as to whether the application is complete. If an

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151	application is deemed incomplete, the authority must
152	specifically identify the missing information. An application
153	shall be deemed complete if the authority fails to provide
154	notification to the applicant within 10 days or when all
155	documents, information, and fees specifically enumerated in the
156	authority's permit application form are submitted by the
157	applicant to the authority.
158	6. An application must be processed on a nondiscriminatory
159	basis. A complete application is deemed approved if the
160	authority fails to approve or deny the application within 60
161	days after receipt of the application.
162	7. The authority must notify the applicant of approval or
163	denial by electronic mail. An authority shall approve a complete
164	application unless it does not meet the authority's applicable
165	codes. If the application is denied, the authority must specify
166	in writing the basis for denial, including the specific code
167	provisions on which the denial was based, and send the
168	documentation to the applicant by electronic mail on the day the
169	authority denies the application. The applicant may cure the
170	deficiencies identified by the authority and resubmit the
171	application within 30 days after notice of the denial is sent to
172	the applicant. The authority shall approve or deny the revised
173	application within 30 days after receipt or the application will
174	be deemed approved. Any subsequent review shall be limited to
175	the deficiencies cited in the denial.
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176	8. An applicant seeking to collocate small wireless
177	facilities within the jurisdiction of a single authority may, at
178	the applicant's discretion, file a consolidated application and
179	receive a single permit for the collocation of multiple small
180	wireless facilities.
181	(e) An authority may not require approval or require fees
182	or other charges for:
183	1. Routine maintenance;
184	2. Replacement of existing wireless facilities with
185	wireless facilities that are substantially similar or the same
186	size or smaller; or
187	3. Installation, placement, maintenance, or replacement of
188	micro wireless facilities that are suspended on messenger cables
189	strung between existing utility poles in compliance with
190	applicable codes by a communications service provider authorized
191	to occupy the rights-of-way and who is remitting taxes under
192	chapter 202.
193	(f) An authority shall approve the collocation of small
194	wireless facilities on authority utility poles, subject to the
195	following requirements:
196	1. An authority may not enter into an exclusive
197	arrangement with any person for the right to attach equipment to
198	authority utility poles.
199	2. The rates and fees for collocations on authority
200	utility poles must be nondiscriminatory, regardless of the
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201	services provided by the collocating person.
202	3. The rate to collocate equipment on authority utility
203	poles may not exceed the lesser of the annual recurring rate
204	that would be permitted under rules adopted by the FCC under 47
205	U.S.C. s. 224(d) if the collocation rate were regulated by the
206	FCC or \$15 per year per authority utility pole.
207	4. If the authority has an existing pole attachment rate,
208	fee, or other term that does not comply with this subsection,
200	the authority shall, no later than January 1, 2018, revise such
210	rate, fee, or term to be in compliance with this subsection.
210	5. Persons owning or controlling authority utility poles
212	
	shall offer rates, fees, and other terms that comply with this
213	subsection. By the later of January 1, 2018, or 3 months after
214	receiving a request to collocate its first small wireless
215	facility on a utility pole owned or controlled by an authority,
216	the person owning or controlling the authority utility pole
217	shall make available, through ordinance or otherwise, rates,
218	fees, and terms for the collocation of small wireless facilities
219	on the authority utility pole which comply with this subsection.
220	a. The rates, fees, and terms must be nondiscriminatory,
221	competitively neutral, and commercially reasonable and must
222	comply with this subsection.
223	b. For authority utility poles that support aerial
224	facilities used to provide communications services or electric
225	service, the parties shall comply with the process for make-
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226	ready work under 47 U.S.C. s. 224 and implementing regulations.
227	The good faith estimate of the person owning or controlling the
228	pole for any make-ready work necessary to enable the pole to
229	support the requested collocation must include pole replacement
230	if necessary.
231	c. For authority utility poles that do not support aerial
232	facilities used to provide communications services or electric
233	service, the authority shall provide a good faith estimate for
234	any make-ready work necessary to enable the pole to support the
235	requested collocation, including necessary pole replacement,
236	within 60 days after receipt of a complete application. Make-
237	ready work, including any pole replacement, must be completed
238	within 60 days after written acceptance of the good faith
239	estimate by the applicant.
240	d. The authority may not require more make-ready work than
241	is required to meet applicable codes or industry standards. Fees
242	for make-ready work may not include costs related to preexisting
243	damage or prior noncompliance. Fees for make-ready work,
244	including any pole replacement, may not exceed actual costs or
245	the amount charged to communications service providers other
246	than wireless service providers for similar work and may not
247	include any consultant fees or expenses.
248	(g) This subsection does not authorize a person to
249	collocate small wireless facilities on a privately owned utility
250	pole, a privately owned wireless support structure, or other
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251	private property without the consent of the property owner.
252	(h) Except as provided in this chapter or specifically
253	required by state law, an authority may not adopt or enforce any
254	regulations on the placement or operation of communications
255	facilities in the rights-of-way by any provider authorized by
256	state law to operate in the rights-of-way and shall not regulate
257	any communications services or impose or collect any taxes,
258	fees, or charges not specifically authorized under state law.
259	Section 2. This act shall take effect July 1, 2017.

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