

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB2819

by Rep. Steven A. Andersson

SYNOPSIS AS INTRODUCED:

35 ILCS 635/30

Amends the Telecommunications Infrastructure Maintenance Fee Act. Provides that the existing prohibition or new franchise fees does not prohibit a municipality from requiring telecommunications carriers to pay a reasonable application fee in order to gain access to the public right-of-way. Effective immediately.

LRB100 10451 HLH 20661 b

HB2819

1

AN ACT concerning revenue.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Telecommunications Infrastructure 5 Maintenance Fee Act is amended by changing Section 30 as 6 follows:

7 (35 ILCS 635/30)

8 Sec. 30. Validity of existing franchise fees and 9 agreements.

(a) No new franchise fees or other charges for the use of 10 the public rights-of-way, including charges for the recovery of 11 reasonable costs of regulating the use of the public 12 rights of way, shall be imposed upon, levied on, or otherwise 13 14 required of telecommunications retailers by ordinance, resolution, or contract, nor shall any other new charges be 15 16 required from telecommunications retailers by municipalities from and after the effective date of this Act. This Act does 17 not prohibit a municipality from requiring telecommunications 18 carriers to pay a reasonable application fee in order to gain 19 access to the public right-of-way. Nothing in this Act shall 20 21 excuse any person or entity from obligations imposed under any 22 law concerning generally applicable taxes or standards for construction on, over, under, or within, use of or repair of 23

the public rights-of-way, including standards relating to free standing towers and other structures upon the public way, nor shall any person or entity be excused from any liability imposed by any such law for the failure to comply with such generally applicable taxes or standards governing construction on, over, under, or within, use of or repair of the public rights-of-way.

8 (b) Agreements between telecommunications retailers and 9 municipalities entered into before the effective date of this 10 Act regarding use of the public ways shall remain valid 11 according to and for their stated terms, except as to fees or 12 charges waived under Section 5-60 of the Simplified Municipal 13 Telecommunications Tax Act.

(c) The regulation of the terms and conditions upon which 14 15 poles, conduits, and other facilities located in the public way 16 may be shared by or between telecommunications retailers shall 17 be committed exclusively to the jurisdiction of the Illinois Commerce Commission and the Federal Communications Commission, 18 and such regulation shall not be among the home rule powers and 19 20 functions described in subsection (h) of Section 6 of Article 21 VII of the Illinois Constitution. Moreover, no municipality may 22 enter into any contract or agreement with a telecommunications 23 retailer with respect to the terms and conditions upon which poles, conduits, and other facilities located in the public way 24 25 may be shared by or between telecommunications retailers.

26 (Source: P.A. 92-526, eff. 1-1-03.)

HB2819

HB2819 - 3 - LRB100 10451 HLH 20661 b

Section 99. Effective date. This Act takes effect upon
 becoming law.