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- 1 AN ACT concerning highways.
- Be it enacted by the People of the State of Illinois, 2
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Highway Code is amended by
- changing Section 9-113 as follows: 5
- 6 (605 ILCS 5/9-113) (from Ch. 121, par. 9-113)
- Sec. 9-113. (a) No ditches, drains, track, rails, poles, 7
- 8 wires, pipe line or other equipment of any public utility
- company, municipal corporation or other public or private 9
- corporation, association or person shall be located, placed 10
- or constructed upon, under or along any highway, or upon any 11
- township or district road, without first obtaining the 12
- 13 written consent of the appropriate highway authority as
- hereinafter provided for in this Section. 14
- 15 The State and county highway authorities are (b)
- 16 authorized to promulgate reasonable and necessary rules,
- regulations, and specifications for highways for the 17
- administration of this Section. In addition to 18 rules
- 19 promulgated under this subsection (b), the State highway
- coordination strategies and practices designed and intended

authority shall and a county highway authority may adopt

to establish and implement effective communication respecting

- planned highway projects that the State or county highway 23
- authority believes may require removal, relocation, or 24
- modification in accordance with subsection (f) of this 25
- Section. The strategies and practices adopted shall include 26
- 27 but need not be limited to the delivery of 5 year programs,
- annual programs, and the establishment of coordination 28
- 29 councils in the locales and with the utility participation
- that will best facilitate and accomplish the requirements of 30
- 31 the State and county highway authority acting under

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1 subsection (f) of this Section. The utility participation 2 shall include assisting the appropriate highway authority in establishing a schedule for the removal, relocation, or 3 4 modification of the owner's facilities in accordance with subsection (f) of this Section. In addition, each utility 5 shall designate in writing to the Secretary of Transportation 6 7 or his or her designee an agent for notice and the delivery 8 of programs. The coordination councils must be established on or before January 1, 2002. The 90 day deadline for removal, 9 relocation, or modification of the ditches, drains, track, 10 11 rails, poles, wires, pipe line, or other equipment in subsection (f) of this Section shall be enforceable upon the 12 establishment of a coordination council in the district or 13 locale where the property in question is located. 14 The 15 coordination councils organized by a county highway authority 16 shall include the county engineer, the County Board Chairman or his or her designee, and with such utility participation 17 as will best facilitate and accomplish the requirements of a 18 19 highway authority acting under subsection (f) of Should a county highway authority decide not to 20 Section. 21 establish coordination councils, the 90 day deadline for removal, relocation, or modification of the ditches, drains, 22 23 track, rails, poles, wires, pipe line, or other equipment in subsection (f) of this Section shall be waived for those 24 25 highways. 26

(c) In the case of non-toll federal-aid fully access-controlled State highways, the State highway authority shall not grant consent to the location, placement or construction of ditches, drains, track, rails, poles, wires, pipe line or other equipment upon, under or along any such non-toll federal-aid fully access-controlled State highway, which:

33 (1) would require cutting the pavement structure 34 portion of such highway for installation or, except in

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the event of an emergency, would require the use of any part of such highway right-of-way for purposes maintenance or repair. Where, however, the State highway authority determines prior to installation that there is no other access available for maintenance or repair purposes, use by the entity of such highway right-of-way shall be permitted for such purposes in strict accordance with the rules, regulations and specifications of the State highway authority, provided however, that except in the case of access to bridge structures, in no such case shall an entity be permitted access from the through-travel lanes, shoulders or ramps of the non-toll federal-aid fully access-controlled State highway to maintain or repair its accommodation; or

- (2) would in the judgment of the State highway authority, endanger or impair any such ditches, drains, track, rails, poles, wires, pipe lines or other equipment already in place; or
- (3) would, if installed longitudinally within the access control lines of such highway, be above ground after installation except that the State highway authority may consent to any above ground installation upon, under or along any bridge, interchange or grade separation within the right-of-way which installation is otherwise in compliance with this Section and any rules, regulations or specifications issued hereunder; or
- (4) would be inconsistent with Federal law or with rules, regulations or directives of appropriate Federal agencies.
- 30 (d) In the case of accommodations upon, under or along 31 non-toll federal-aid fully access-controlled State highways 32 the State highway authority may charge an entity reasonable 33 compensation for the right of that entity to longitudinally 34 locate, place or construct ditches, drains, track, rails,

1 poles, wires, pipe line or other equipment upon, under or

2 along such highway. Such compensation may include in-kind

3 compensation.

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4 Where the entity applying for use of a non-toll 5 federal-aid fully access-controlled State highway б right-of-way is a public utility company, municipal public or 7 corporation or other private corporation, association or person, such compensation shall be based upon 8 9 but shall not exceed a reasonable estimate by the State highway authority of the fair market value of an easement or 10 11 leasehold for such use of the highway right-of-way. Where the 12 State highway authority determines that the applied-for use of such highway right-of-way is for private land uses by an 13 individual and not for commercial purposes, the State highway 14 authority may charge a lesser fee than would be charged a 15 16 public utility company, municipal corporation or other public or private corporation or association as compensation for the 17 use of the non-toll federal-aid fully access-controlled State 18 19 highway right-of-way. In no case shall the written consent of the State highway authority give or be construed to give 20 21 any entity any easement, leasehold or other property interest 22 of any kind in, upon, under, above or along the non-toll 23 federal-aid fully access-controlled State highway 24 right-of-way.

Where the compensation from any entity is in whole or in part a fee, such fee may be reasonably set, at the election of the State highway authority, in the form of a single lump sum payment or a schedule of payments. All such fees charged as compensation may be reviewed and adjusted upward by the State highway authority once every 5 years provided that any such adjustment shall be based on changes in the fair market value of an easement or leasehold for such use of the non-toll federal-aid fully access-controlled State highway right-of-way. All such fees received as compensation by the

- State highway authority shall be deposited in the Road Fund.
- 2 (e) Any entity applying for consent shall submit such

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- 3 information in such form and detail to the appropriate
- 4 highway authority as to allow the authority to evaluate the
- 5 entity's application. In the case of accommodations upon,
- 6 under or along non-toll federal-aid fully access-controlled
- 7 State highways the entity applying for such consent shall
- 8 reimburse the State highway authority for all of the
- 9 authority's reasonable expenses in evaluating that entity's
- 10 application, including but not limited to engineering and
- 11 legal fees.
- (f) Any ditches, drains, track, rails, poles, wires, 12 pipe line, or other equipment located, placed, or constructed 13 upon, under, or along a highway with the consent of the State 14 15 or county highway authority under this Section shall, upon 16 written notice by the State or county highway authority be removed, relocated, or modified by the owner, the owner's 17 agents, contractors, or employees at no expense to the State 18 or county highway authority when and as deemed necessary by 19 the State or county highway authority for highway or highway 20 21 safety purposes. The notice shall be properly given after the 22 completion of engineering plans, the receipt of the necessary 23 permits issued by the appropriate State and county highway authority to begin work, and the establishment of sufficient 24 25 rights-of-way for a given utility authorized by the State or county highway authority to remain on the highway 26 right-of-way such that the unit of local government or other 27 owner of any facilities receiving notice in accordance with 28 29 this subsection (f) can proceed with relocating, replacing, 30 or reconstructing the ditches, drains, track, rails, poles, 31 wires, pipe line, or other equipment. If a permit application to relocate on a public right-of-way is not filed 32 within 15 days of the receipt of final engineering plans, the 33 34 notice precondition of a permit to begin work is waived.

1 However, under no circumstances shall this notice provision 2 construed to require the State or any government department or agency to purchase additional rights-of-way to 3 4 accommodate utilities. If, within 90 days after receipt of 5 such written notice, the ditches, drains, track, rails, poles, wires, pipe line, or other equipment have not been 6 7 removed, relocated, or modified to the reasonable satisfaction of the State or county highway authority, or 8 9 arrangements are not made satisfactory to the State or county highway authority for such removal, relocation, 10 11 modification, the State or county highway authority may remove, relocate, or modify such ditches, drains, track, 12 rails, poles, wires, pipe line, or other equipment and bill 13 the owner thereof for the total cost of such removal, 14 relocation, or modification. The scope of the project shall 15 16 be taken into consideration by the State or county highway authority in determining satisfactory arrangements. The State 17 or county highway authority shall determine the terms 18 19 payment of those costs provided that all costs billed by the 20 State or county highway authority shall not be made payable 21 over more than a 5 year period from the date of billing. The 22 State and county highway authority shall have the power 23 extend the time of payment in cases of demonstrated financial hardship by a unit of local government or other public owner 24 25 of any facilities removed, relocated, or modified from the highway right-of-way in accordance with this subsection (f). 26 This paragraph shall not be construed to prohibit the State 27 or county highway authority from paying any part of the cost 28 29 of removal, relocation, or modification where such payment is 30 otherwise provided for by State or federal statute or regulation. At any time within 90 days after written notice 31 was given, the owner of the drains, track, rails, poles, 32 wires, pipe line, or other equipment may request the district 33 34 engineer or, if appropriate, the county engineer for a waiver

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(g) It shall be the sole responsibility of the entity, without expense to the State highway authority, to maintain and repair its ditches, drains, track, rails, poles, wires, pipe line or other equipment after it is located, placed or constructed upon, under or along any State highway and in no case shall the State highway authority thereafter be liable or responsible to the entity for any damages or liability of

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1 any kind whatsoever incurred by the entity or to the entity's

ditches, drains, track, rails, poles, wires, pipe line or

3 other equipment.

Except as provided in subsection (h-1), upon receipt (h) an application therefor, consent to so use a highway may granted subject to such terms and conditions inconsistent with this Code as the highway authority deems for the best interest of the public. The terms and conditions required by the appropriate highway authority may include but need not be limited to participation by the party granted consent in the strategies and practices adopted under subsection (b) of this Section. The petitioner shall pay to the owners of property abutting upon the affected highways established as though by common law plat all damages the owners may sustain by reason of such use of the highway, such damages to be ascertained and paid in the manner provided by law for the exercise of the right of eminent domain.

(h-1) With regard to any public utility, as defined in Section 3-105 of the Public Utilities Act, engaged in public water or public sanitary sewer service that comes under the jurisdiction of the Illinois Commerce Commission, upon receipt of an application therefor, consent to so use a highway may be granted subject to such terms and conditions not inconsistent with this Code as the highway authority deems for the best interest of the public. The terms and conditions required by the appropriate highway authority may include but need not be limited to participation by the party granted consent in the strategies and practices adopted under subsection (b) of this Section. If the highway authority does not have fee ownership of the property, the petitioner shall pay to the owners of property located in the highway right-of-way all damages the owners may sustain by reason of such use of the highway, such damages to be ascertained and paid in the manner provided by law for the exercise of the

right of eminent domain. The consent shall not otherwise 1 relieve the entity granted that consent from obtaining by 2 purchase, condemnation, or otherwise the necessary approval 3 4 of any owner of the fee over or under which the highway or 5 road is located, except to the extent that no such owner has paid real estate taxes on the property for the 2 years prior 6 to the grant of the consent. Owners of property that abuts 7 8 the right-of-way but who acquired the property through a 9 conveyance that either expressly excludes the property subject to the right-of-way or that describes the property 10 11 conveyed as ending at the right-of-way or being bounded by the right-of-way or road shall not be considered owners of 12 property located in the right-of-way and shall not be 13 entitled to damages by reason of the use of the highway or 14 15 road for utility purposes, except that this provision shall 16 not relieve the public utility from the obligation to pay for 17 any physical damage it causes to improvements lawfully located in the right-of-way. Owners of abutting property 18 whose descriptions include the right-of-way but are made 19 subject to the right-of-way shall be entitled to compensation 20 for use of the right-of-way. If the property subject to the 2.1 22 right-of-way is not owned by the owners of the abutting property (either because it is expressly excluded from the 23 24 property conveyed to an abutting property owner or the property as conveyed ends at or is bounded by the 25 right-of-way or road), then the petitioner shall pay any 26 damages, as so calculated, to the person or persons who have 27 paid real estate taxes for the property as reflected in the 28 29 county tax records. If no person has paid real estate taxes, then the public interest permits the installation of the 30 facilities without payment of any damages. This provision of 31 this amendatory Act of the 93rd General Assembly is intended 32 33 to clarify, by codification, existing law and is not intended to change the law. 34

- 1 Such consent shall be granted by the Department in 2 the case of a State highway; by the county board or its designated county superintendent of highways in the case of a 3 4 county highway; by either the highway commissioner or the 5 county superintendent of highways in the case of a township б or district road, provided that if consent is granted by the 7 highway commissioner, the petition shall be filed with the commissioner at least 30 days prior to the proposed date of 8 9 the beginning of construction, and that if written consent is not given by the commissioner within 30 days after receipt 10 11 of the petition, the applicant may make written application to the county superintendent of highways for consent to the 12 construction. This Section does not vitiate, extend or 13 otherwise affect any consent granted in accordance with law 14 15 prior to the effective date of this Code to so 16 highway.
- (j) Nothing in this Section shall limit the right of a 17 highway authority to permit the location, placement 18 19 construction or any ditches, drains, track, rails, poles, wires, pipe line or other equipment upon, under or along any 20 21 highway or road as a part of its highway or road facilities 22 or which the highway authority determines is necessary to 23 service facilities required for operating the highway or road, including rest areas and weigh stations. 24
- 25 Paragraphs (c) and (d) of this Section shall not apply to any accommodation located, placed or constructed 26 with the consent of the State highway authority upon, under 27 or along any non-toll federal-aid fully access-controlled 28 to July 1, 1984, provided that 29 State highway prior 30 accommodation was otherwise in compliance with the rules, 31 regulations and specifications of the State highway 32 authority.
- 33 (1) Except as provided in subsection (1-1), the consent 34 to be granted pursuant to this Section by the appropriate

1 highway authority shall be effective only to the extent of 2 the property interest of the State or government unit served by that highway authority. Such consent shall not be binding 3 4 on any owner of the fee over or under which the highway or road is located and shall not otherwise relieve the entity 5 granted that consent from obtaining by purchase, condemnation 6 7 or otherwise the necessary approval of any owner of the fee 8 over or under which the highway or road is located. 9 paragraph shall not be construed as a limitation on the use for highway or road purposes of the land or other property 10 11 interests acquired by the public for highway or road 12 purposes, including the space under or above such 13 right-of-way. (1-1) With regard to any public utility, as defined in 14 Section 3-105 of the Public Utilities Act, engaged in public 15 16 water or public sanitary sewer service that comes under the jurisdiction of the Illinois Commerce Commission, the consent 17 to be granted pursuant to this Section by the appropriate 18 highway authority shall be effective only to the extent of 19 20 the property interest of the State or government unit served 21 by that highway authority. Such consent shall not be binding 22 on any owner of the fee over or under which the highway or 23 road is located but shall be binding on any abutting property owner whose property boundary ends at the right-of-way of the 24 highway or road. For purposes of the preceding sentence, 25 property that includes a portion of a highway or road but is 26 subject to the highway or road shall not be considered to end 27 at the highway or road. The consent shall not otherwise 28 relieve the entity granted that consent from obtaining by 29 purchase, condemnation or otherwise the necessary approval of 30 31 any owner of the fee over or under which the highway or road is located, except to the extent that no such owner has paid 32 real estate taxes on the property for the 2 years prior to 33 the grant of the consent. This provision is not intended to 34

- 1 <u>absolve</u> a utility from obtaining consent from a lawful owner
- of the roadway or highway property (i.e. a person whose deed
- 3 of conveyance lawfully includes the property, whether or not
- 4 <u>made subject to the highway or road) but who does not pay</u>
- 5 taxes by reason of Division 6 of Article 10 of the Property
- 6 <u>Tax Code</u>. This paragraph shall not be construed as a
- 7 <u>limitation on the use for highway or road purposes of the</u>
- 8 land or other property interests acquired by the public for
- 9 <u>highway or road purposes, including the space under or above</u>
- 10 <u>such right-of-way</u>.
- 11 (m) The provisions of this Section apply to all permits
- 12 issued by the Department of Transportation and the
- appropriate State or county highway authority.
- 14 (Source: P.A. 92-470, eff. 1-1-02.)
- 15 Section 10. The Conveyances Act is amended by changing
- 16 Section 7a as follows:

- 17 (765 ILCS 5/7a) (from Ch. 30, par. 6a)
- 18 Sec. 7a. (a) Except as provided in subsection (b), any
- 19 instrument, including a will, which conveys, transfers,
- 20 encumbers, leases or releases, or by which an agreement is

made to convey, transfer, encumber, lease or release, or by

- virtue of which there is conveyed, transferred, encumbered,
- leased or released, any real property, whether described by a
- 24 metes and bounds description or otherwise, which abuts upon
- 25 any road, street, highway or alley, or upon any abandoned or
- vacated road, street, highway or alley shall be deemed and
- 27 construed to include any right, title or interest in that
- 28 part of such road, street, highway or alley which the
- 29 abutting owner who makes any such instrument shall presently
- 30 have or, which such owner, his heirs, successors and assigns
- 31 subsequently acquires in such road, street, highway or alley
- 32 unless such instrument by its terms expressly excludes, in

1 the description of the property, such road, street, highway 2 or alley. The right, title or interest acquired under such instrument in such road, street, highway or alley, by virtue 3 4 of the provisions of this Act, shall be deemed and construed to be for the same uses and purposes set forth in such 5 instrument with respect to the real property specifically 6 7 in the instrument. However, no covenants or described agreements made by the maker of any such instrument with 8 9 respect to any real property specifically described shall apply to or be enforceable with respect to any right, title 10 11 or interest which is acquired solely by virtue of the provisions of this Act. 12 (b) With regard to any public utility, as defined in 13 Section 3-105 of the Public Utilities Act, engaged in public 14 15 water or public sanitary sewer service that comes under the jurisdiction of the Illinois Commerce Commission, any 16 instrument, including a will, which conveys, transfers, 17 encumbers, leases or releases, or by which an agreement is 18 made to convey, transfer, encumber, lease or release, or by 19 virtue of which there is conveyed, transferred, encumbered, 20 21 leased or released, any real property, whether described by a 22 metes and bounds description or otherwise, which abuts upon any road, street, highway or alley, or upon any abandoned or 23 vacated road, street, highway or alley shall be deemed and 24 25 construed to include any right, title or interest in that part of such road, street, highway or alley which the 26 27 abutting owner who makes any such instrument shall presently have or, which such owner, his heirs, successors and assigns 28 29 subsequently acquires in such road, street, highway or alley unless such instrument by its terms expressly excludes, in 30 31 the description of the property, such road, street, highway or alley. The right, title or interest acquired under such 32 instrument in such road, street, highway or alley, by virtue 33 of the provisions of this Act, shall be deemed and construed 34

1 to be for the same uses and purposes set forth in such instrument with respect to the real property specifically 2 3 described in the instrument. However, no covenants or 4 agreements made by the maker of any such instrument with respect to any real property specifically described shall 5 6 apply to or be enforceable with respect to any right, title, or interest which is acquired solely by virtue to the 7 provisions of this Act. "Conveyance" expressly excludes a 8 9 road, street, highway, or alley if the legal description of 10 the property uses the boundary of the road, street, highway, 11 or alley closest to the property being conveyed as a boundary 12 of the property being conveyed or expressly states that the 13 road, street, highway, or alley is excepted from the property being conveyed. A conveyance does not expressly exclude a 14 road, street, highway, or alley if the conveyance is 15 16 described as being "subject to" the road, street, highway, or 17 alley. The rights accruing in the abutting property owner under this Act shall be subject to all existing uses and 18 easements located within the right-of-way; the rights shall 19 20 also be subject to such future uses and easements as may be permitted to be located within the right-of-way under the 21 22 provisions of the Illinois Highway Code or any successor statute thereto. This provision of this amendatory Act of 23 the 93rd General Assembly is intended to clarify, by 24 codification, existing law and is not intended to change the 25 26 <u>law.</u>

27 (Source: P.A. 76-1660.)