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LRB093 07190 SJM 13161 a

- 1 AMENDMENT TO SENATE BILL 1101
- 2 AMENDMENT NO. ____. Amend Senate Bill 1101 on page 1, by
- 3 replacing lines 4 and 5 with the following:
- 4 "Section 5. The Telecommunications Excise Tax Act is
- 5 amended by changing Section 2 as follows:
- 6 (35 ILCS 630/2) (from Ch. 120, par. 2002)
- 7 (Text of Section before amendment by P.A. 92-878)
- 8 Sec. 2. As used in this Article, unless the context
- 9 clearly requires otherwise:
- 10 (a) "Gross charge" means the amount paid for the act or
- 11 privilege of originating or receiving telecommunications in
- 12 this State and for all services and equipment provided in
- 13 connection therewith by a retailer, valued in money whether
- 14 paid in money or otherwise, including cash, credits, services
- and property of every kind or nature, and shall be determined
- 16 without any deduction on account of the cost of such
- 17 telecommunications, the cost of materials used, labor or
- 18 service costs or any other expense whatsoever. In case
- 19 credit is extended, the amount thereof shall be included only

as and when paid. "Gross charges" for private line service

shall include charges imposed at each channel point within

22 this State, charges for the channel mileage between each

- channel point within this State, and charges for that portion of the interstate inter-office channel provided within
- 3 Illinois. However, "gross charges" shall not include:

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- (1) any amounts added to a purchaser's bill because of a charge made pursuant to (i) the tax imposed by this Article; (ii) charges added to customers' bills pursuant to the provisions of Sections 9-221 or 9-222 of Public Utilities Act, as amended, or any similar charges added to customers' bills by retailers who subject to rate regulation by the Illinois Commerce Commission for the purpose of recovering any of the tax liabilities or other amounts specified in such provisions of such Act; (iii) the tax imposed by Section 4251 of the Internal Revenue Code; (iv) 911 surcharges; or (v) the imposed by the Simplified Telecommunications Tax Act;
 - (2) charges for a sent collect telecommunication received outside of the State;
 - (3) charges for leased time on equipment or charges for the storage of data or information for subsequent retrieval or the processing of data or information intended to change its form or content. Such equipment includes, but is not limited to, the use of calculators, computers, data processing equipment, tabulating equipment or accounting equipment and also includes the usage of computers under a time-sharing agreement;
 - (4) charges for customer equipment, including such equipment that is leased or rented by the customer from any source, wherein such charges are disaggregated and separately identified from other charges;
 - (5) charges to business enterprises certified under Section 9-222.1 of the Public Utilities Act, as amended, to the extent of such exemption and during the period of time specified by the Department of Commerce and

Community Affairs;

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- and equipment provided in connection therewith between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries when the tax imposed under this Article has already been paid to a retailer and only to the extent that the charges between the parent corporation and wholly owned subsidiaries or between wholly owned subsidiaries represent expense allocation between the corporations and not the generation of profit for the corporation rendering such service;
- (7) bad debts. Bad debt means any portion of a debt that is related to a sale at retail for which gross charges are not otherwise deductible or excludable that has become worthless or uncollectable, as determined under applicable federal income tax standards. If the portion of the debt deemed to be bad is subsequently paid, the retailer shall report and pay the tax on that portion during the reporting period in which the payment is made;
 - (8) charges paid by inserting coins in coin-operated telecommunication devices;
 - (9) amounts paid by telecommunications retailers under the Telecommunications Municipal Infrastructure Maintenance Fee Act.
- (b) "Amount paid" means the amount charged to the taxpayer's service address in this State regardless of where such amount is billed or paid.
- 30 (c) "Telecommunications", in addition to the meaning 31 ordinarily and popularly ascribed to it, includes, without 32 limitation, messages or information transmitted through use 33 of local, toll and wide area telephone service; private line 34 services; channel services; telegraph services;

1 teletypewriter; computer exchange services; cellular mobile 2 telecommunications service; specialized mobile stationary two way radio; paging service; or any other form 3 4 of mobile and portable one-way or two-way communications; 5 transmission of messages or information by any other 6 electronic or similar means, between or among points by wire, 7 cable, fiber-optics, laser, microwave, radio, satellite or 8 similar facilities. As used in this Act, "private line" 9 means a dedicated non-traffic sensitive service for a single customer, that entitles the customer to exclusive or priority 10 11 use of a communications channel or group of channels, from one or more specified locations to one or more other 12 specified locations. The definition of "telecommunications" 13 shall not include value added services in which computer 14 15 processing applications are used to act on the form, content, 16 code and protocol of the information for purposes other than "Telecommunications" shall 17 transmission. not of telecommunications by a telecommunications 18 purchases 19 service provider for use as a component part of the service him to the ultimate retail consumer who 20 provided by 21 originates or terminates the taxable end-to-end 22 communications. Carrier access charges, right of access 23 charges, charges for use of inter-company facilities, and all telecommunications resold in the subsequent provision of, 24 25 used as a component of, or integrated into end-to-end telecommunications service shall be non-taxable as sales for 26 27 resale.

- 28 (d) "Interstate telecommunications" means all 29 telecommunications that either originate or terminate outside 30 this State.
- 31 (e) "Intrastate telecommunications" means all 32 telecommunications that originate and terminate within this 33 State.
- 34 (f) "Department" means the Department of Revenue of the

- 1 State of Illinois.
- 2 (g) "Director" means the Director of Revenue for the
- 3 Department of Revenue of the State of Illinois.
- 4 (h) "Taxpayer" means a person who individually or
- 5 through his agents, employees or permittees engages in the
- 6 act or privilege of originating or receiving
- 7 telecommunications in this State and who incurs a tax
- 8 liability under this Article.
- 9 (i) "Person" means any natural individual, firm, trust,
- 10 estate, partnership, association, joint stock company, joint
- 11 venture, corporation, limited liability company, or a
- 12 receiver, trustee, guardian or other representative appointed
- 13 by order of any court, the Federal and State governments,
- 14 including State universities created by statute or any city,
- town, county or other political subdivision of this State.
- 16 (j) "Purchase at retail" means the acquisition,
- 17 consumption or use of telecommunication through a sale at
- 18 retail.
- 19 (k) "Sale at retail" means the transmitting, supplying
- 20 or furnishing of telecommunications and all services and
- 21 equipment provided in connection therewith for a
- 22 consideration to persons other than the Federal and State
- 23 governments, and State universities created by statute and
- other than between a parent corporation and its wholly owned
- 25 subsidiaries or between wholly owned subsidiaries for their
- use or consumption and not for resale.
- 27 (1) "Retailer" means and includes every person engaged
- in the business of making sales at retail as defined in this
- 29 Article. The Department may, in its discretion, upon
- 30 application, authorize the collection of the tax hereby
- 31 imposed by any retailer not maintaining a place of business
- 32 within this State, who, to the satisfaction of the
- 33 Department, furnishes adequate security to insure collection
- 34 and payment of the tax. Such retailer shall be issued,

- 2 authorized, it shall be the duty of such retailer to collect
- 3 the tax upon all of the gross charges for telecommunications
- 4 in this State in the same manner and subject to the same
- 5 requirements as a retailer maintaining a place of business
- 6 within this State. The permit may be revoked by the
- 7 Department at its discretion.
- 8 (m) "Retailer maintaining a place of business in this
- 9 State", or any like term, means and includes any retailer
- 10 having or maintaining within this State, directly or by a
- 11 subsidiary, an office, distribution facilities, transmission
- 12 facilities, sales office, warehouse or other place of
- 13 business, or any agent or other representative operating
- 14 within this State under the authority of the retailer or its
- 15 subsidiary, irrespective of whether such place of business or
- 16 agent or other representative is located here permanently or
- 17 temporarily, or whether such retailer or subsidiary is
- 18 licensed to do business in this State.
- 19 (n) "Service address" means the location of
- 20 telecommunications equipment from which the
- 21 telecommunications services are originated or at which
- 22 telecommunications services are received by a taxpayer. In
- 23 the event this may not be a defined location, as in the case
- of mobile phones, paging systems, maritime systems, service
- 25 address means the customer's place of primary use as defined
- 26 in the Mobile Telecommunications Sourcing Conformity Act.
- 27 For air-to-ground systems and the like, service address shall
- 28 mean the location of a taxpayer's primary use of the
- 29 telecommunications equipment as defined by telephone number,
- 30 authorization code, or location in Illinois where bills are
- 31 sent.
- 32 (o) "Prepaid telephone calling arrangements" mean the
- 33 right to exclusively purchase telephone or telecommunications
- 34 services that must be paid for in advance and enable the

1 origination of one or more intrastate, interstate, or 2 international telephone calls or other telecommunications 3 using an access number, an authorization code, or both, 4 whether manually or electronically dialed, for which payment 5 to a retailer must be made in advance, provided that, unless 6 recharged, no further service is provided once that prepaid 7 Prepaid telephone amount of service has been consumed. 8 calling arrangements include the recharge of 9 calling arrangement. For purposes of this subsection, "recharge" means the purchase of additional prepaid telephone 10 11 or telecommunications services whether or not the purchaser acquires a different access number or authorization code. 12 "Prepaid telephone calling arrangement" does not include an 13 arrangement whereby a customer purchases a payment card and 14 15 pursuant to which the service provider reflects the amount of 16 such purchase as a credit on an invoice issued to that customer under an existing subscription plan. 17 (Source: P.A. 91-870, eff. 6-22-00; 92-474, eff. 8-1-02; 18

20 (Text of Section after amendment by P.A. 92-878)

92-526, eff. 1-1-03.)

- 21 Sec. 2. As used in this Article, unless the context 22 clearly requires otherwise:
- 23 "Gross charge" means the amount paid for the act privilege of originating or receiving telecommunications in 2.4 25 this State and for all services and equipment provided in connection therewith by a retailer, valued in money whether 26 paid in money or otherwise, including cash, credits, services 27 28 and property of every kind or nature, and shall be determined 29 without any deduction on account of the cost of such telecommunications, the cost of materials used, labor or 30 service costs or any other expense whatsoever. 31 credit is extended, the amount thereof shall be included only 32 33 as and when paid. "Gross charges" for private line service 34 shall include charges imposed at each channel point within

1 this State, charges for the channel mileage between each 2 channel point within this State, and charges for that portion the interstate inter-office channel provided within 3 4 Illinois. Charges for that portion of the interstate inter-office channel provided in Illinois shall be determined 5 by the retailer as follows: (i) for interstate inter-office 6 channels having 2 channel termination points, only one of 7 in Illinois, 50% of the total charge imposed; (ii) 8 9 for interstate inter-office channels having more than 2 channel termination points, one or more of which are in 10 11 Illinois, an amount equal to the total charge multiplied by a fraction, the numerator of which is the number of channel 12 termination points within Illinois and the denominator of 13 which is the total number of channel termination points; or 14 15 (iii) any other method that reasonably apportions the total 16 charges for interstate inter-office channels among the states in which channel termination points are located. Prior to 17 <u>January 1, 2004</u> June--1, -2003, any apportionment method 18 consistent with this paragraph shall be accepted as a 19 reasonable method to determine the charges for that portion 20 2.1 $\circ f$ the interstate inter-office channel provided within 22 Illinois for that period. However, "gross charges" shall not 23 include any of the following:

of a charge made pursuant to (i) the tax imposed by this Article; (ii) charges added to customers' bills pursuant to the provisions of Sections 9-221 or 9-222 of the Public Utilities Act, as amended, or any similar charges added to customers' bills by retailers who are not subject to rate regulation by the Illinois Commerce Commission for the purpose of recovering any of the tax liabilities or other amounts specified in such provisions of such Act; (iii) the tax imposed by Section 4251 of the Internal Revenue Code; (iv) 911 surcharges; or (v) the

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1 tax imposed by the Simplified Municipal
2 Telecommunications Tax Act.

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- (2) Charges for a sent collect telecommunication received outside of the State.
- (3) Charges for leased time on equipment or charges for the storage of data or information for subsequent retrieval or the processing of data or information intended to change its form or content. Such equipment includes, but is not limited to, the use of calculators, computers, data processing equipment, tabulating equipment or accounting equipment and also includes the usage of computers under a time-sharing agreement.
- (4) Charges for customer equipment, including such equipment that is leased or rented by the customer from any source, wherein such charges are disaggregated and separately identified from other charges.
- (5) Charges to business enterprises certified under Section 9-222.1 of the Public Utilities Act, as amended, to the extent of such exemption and during the period of time specified by the Department of Commerce and Community Affairs.
- (6) Charges for telecommunications and all services and equipment provided in connection therewith between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries when the tax imposed under this Article has already been paid to a retailer and only to the extent that the charges between the parent corporation and wholly owned subsidiaries or between wholly owned subsidiaries represent expense allocation between the corporations and not the generation of profit for the corporation rendering such service.
- (7) Bad debts. Bad debt means any portion of a debt that is related to a sale at retail for which gross

charges are not otherwise deductible or excludable that
has become worthless or uncollectable, as determined
under applicable federal income tax standards. If the
portion of the debt deemed to be bad is subsequently
paid, the retailer shall report and pay the tax on that
portion during the reporting period in which the payment
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- (8) Charges paid by inserting coins in coin-operated telecommunication devices.
- (9) Amounts paid by telecommunications retailers under the Telecommunications Municipal Infrastructure Maintenance Fee Act.
- for (10) Charges nontaxable services or telecommunications if (i) those charges are aggregated other charges for telecommunications that are taxable, (ii) those charges are not separately stated on the customer bill or invoice, and (iii) the retailer can reasonably identify the nontaxable charges on retailer's books and records kept in the regular course of business. If the nontaxable charges cannot reasonably be identified, the gross charge from the sale of both taxable and nontaxable services or telecommunications billed on a combined basis shall be attributed to the taxable services or telecommunications. The burden of proving nontaxable charges shall be on the retailer of the telecommunications.
- (b) "Amount paid" means the amount charged to the taxpayer's service address in this State regardless of where such amount is billed or paid.
- 30 (c) "Telecommunications", in addition to the meaning 31 ordinarily and popularly ascribed to it, includes, without 32 limitation, messages or information transmitted through use 33 of local, toll and wide area telephone service; private line 34 services; channel services; telegraph services;

1 teletypewriter; computer exchange services; cellular mobile 2 telecommunications service; specialized mobile 3 stationary two way radio; paging service; or any other form 4 of mobile and portable one-way or two-way communications; 5 transmission of messages or information by any other 6 electronic or similar means, between or among points by wire, 7 cable, fiber-optics, laser, microwave, radio, satellite or 8 similar facilities. As used in this Act, "private line" 9 means a dedicated non-traffic sensitive service for a single customer, that entitles the customer to exclusive or priority 10 11 use of a communications channel or group of channels, from one or more specified locations to one or more other 12 specified locations. The definition of "telecommunications" 13 shall not include value added services in which computer 14 15 processing applications are used to act on the form, content, 16 code and protocol of the information for purposes other than "Telecommunications" shall 17 transmission. not of telecommunications by a telecommunications 18 purchases 19 service provider for use as a component part of the service him to the ultimate retail consumer who 20 provided by 21 originates or terminates the taxable end-to-end 22 communications. Carrier access charges, right of access 23 charges, charges for use of inter-company facilities, and all telecommunications resold in the subsequent provision of, 24 25 used as a component of, or integrated into end-to-end telecommunications service shall be non-taxable as sales for 26 27 resale.

- 28 (d) "Interstate telecommunications" means all 29 telecommunications that either originate or terminate outside 30 this State.
- 31 (e) "Intrastate telecommunications" means all 32 telecommunications that originate and terminate within this 33 State.
- 34 (f) "Department" means the Department of Revenue of the

- 1 State of Illinois.
- 2 (g) "Director" means the Director of Revenue for the
- 3 Department of Revenue of the State of Illinois.
- 4 (h) "Taxpayer" means a person who individually or
- 5 through his agents, employees or permittees engages in the
- 6 act or privilege of originating or receiving
- 7 telecommunications in this State and who incurs a tax
- 8 liability under this Article.
- 9 (i) "Person" means any natural individual, firm, trust,
- 10 estate, partnership, association, joint stock company, joint
- 11 venture, corporation, limited liability company, or a
- 12 receiver, trustee, guardian or other representative appointed
- 13 by order of any court, the Federal and State governments,
- 14 including State universities created by statute or any city,
- town, county or other political subdivision of this State.
- 16 (j) "Purchase at retail" means the acquisition,
- 17 consumption or use of telecommunication through a sale at
- 18 retail.
- 19 (k) "Sale at retail" means the transmitting, supplying
- 20 or furnishing of telecommunications and all services and
- 21 equipment provided in connection therewith for a
- 22 consideration to persons other than the Federal and State
- 23 governments, and State universities created by statute and
- other than between a parent corporation and its wholly owned
- 25 subsidiaries or between wholly owned subsidiaries for their
- use or consumption and not for resale.
- 27 (1) "Retailer" means and includes every person engaged
- in the business of making sales at retail as defined in this
- 29 Article. The Department may, in its discretion, upon
- 30 application, authorize the collection of the tax hereby
- 31 imposed by any retailer not maintaining a place of business
- 32 within this State, who, to the satisfaction of the
- 33 Department, furnishes adequate security to insure collection
- 34 and payment of the tax. Such retailer shall be issued,

- 1 without charge, a permit to collect such tax. When so
- 2 authorized, it shall be the duty of such retailer to collect
- 3 the tax upon all of the gross charges for telecommunications
- 4 in this State in the same manner and subject to the same
- 5 requirements as a retailer maintaining a place of business
- 6 within this State. The permit may be revoked by the
- 7 Department at its discretion.
- 8 (m) "Retailer maintaining a place of business in this
- 9 State", or any like term, means and includes any retailer
- 10 having or maintaining within this State, directly or by a
- 11 subsidiary, an office, distribution facilities, transmission
- 12 facilities, sales office, warehouse or other place of
- 13 business, or any agent or other representative operating
- 14 within this State under the authority of the retailer or its
- 15 subsidiary, irrespective of whether such place of business or
- 16 agent or other representative is located here permanently or
- 17 temporarily, or whether such retailer or subsidiary is
- 18 licensed to do business in this State.
- 19 (n) "Service address" means the location of
- 20 telecommunications equipment from which the
- 21 telecommunications services are originated or at which
- 22 telecommunications services are received by a taxpayer. In
- 23 the event this may not be a defined location, as in the case
- of mobile phones, paging systems, maritime systems, service
- 25 address means the customer's place of primary use as defined
- 26 in the Mobile Telecommunications Sourcing Conformity Act.
- 27 For air-to-ground systems and the like, service address shall
- 28 mean the location of a taxpayer's primary use of the
- 29 telecommunications equipment as defined by telephone number,
- 30 authorization code, or location in Illinois where bills are
- 31 sent.
- 32 (o) "Prepaid telephone calling arrangements" mean the
- 33 right to exclusively purchase telephone or telecommunications
- 34 services that must be paid for in advance and enable the

- 1 origination of one or more intrastate, interstate, or 2 international telephone calls or other telecommunications 3 using an access number, an authorization code, or both, 4 whether manually or electronically dialed, for which payment 5 to a retailer must be made in advance, provided that, unless 6 recharged, no further service is provided once that prepaid Prepaid telephone 7 amount of service has been consumed. 8 calling arrangements include the recharge of 9 calling arrangement. For purposes of this subsection, "recharge" means the purchase of additional prepaid telephone 10 11 or telecommunications services whether or not the purchaser acquires a different access number or authorization code. 12
- 13 "Prepaid telephone calling arrangement" does not include an
- 14 arrangement whereby a customer purchases a payment card and
- 15 pursuant to which the service provider reflects the amount of
- 16 such purchase as a credit on an invoice issued to that
- 17 customer under an existing subscription plan.
- 18 (Source: P.A. 91-870, eff. 6-22-00; 92-474, eff. 8-1-02;
- 19 92-526, eff. 1-1-03; 92-878, eff. 1-1-04.)
- 20 Section 10. The Telecommunications Infrastructure
- 21 Maintenance Fee Act is amended by changing Section 10 as
- 22 follows:
- 23 (35 ILCS 635/10)
- 24 (Text of Section before amendment by P.A. 92-878)
- 25 Sec. 10. Definitions.
- "Gross 26 (a) charges" means the amount paid to 27 telecommunications retailer for the act or privilege of 28 originating or receiving telecommunications in this State and for all services rendered in connection therewith, valued in 29 30 money whether paid in money or otherwise, including cash, credits, services, and property of every kind or nature, and 31
- 32 shall be determined without any deduction on account of the

cost of such telecommunications, the cost of the materials used, labor or service costs, or any other expense In case credit is extended, the amount thereof whatsoever. shall be included only as and when paid. "Gross charges" for private line service shall include charges imposed at each channel point within this State, charges for the channel mileage between each channel point within this State, and charges for that portion of the interstate inter-office channel provided within Illinois. However, "gross charges" shall not include:

- of a charge made under: (i) the fee imposed by this Section, (ii) additional charges added to a purchaser's bill under Section 9-221 or 9-222 of the Public Utilities Act, (iii) the tax imposed by the Telecommunications Excise Tax Act, (iv) 911 surcharges, (v) the tax imposed by Section 4251 of the Internal Revenue Code, or (vi) the tax imposed by the Simplified Municipal Telecommunications Tax Act;
- (2) charges for a sent collect telecommunication received outside of this State;
- (3) charges for leased time on equipment or charges for the storage of data or information or subsequent retrieval or the processing of data or information intended to change its form or content. Such equipment includes, but is not limited to, the use of calculators, computers, data processing equipment, tabulating equipment, or accounting equipment and also includes the usage of computers under a time-sharing agreement;
- (4) charges for customer equipment, including such equipment that is leased or rented by the customer from any source, wherein such charges are disaggregated and separately identified from other charges;
 - (5) charges to business enterprises certified under

Section 9-222.1 of the Public Utilities Act to the extent of such exemption and during the period of time specified by the Department of Commerce and Community Affairs;

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- and equipment provided in connection therewith between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries, and only to the extent that the charges between the parent corporation and wholly owned subsidiaries or between wholly owned subsidiaries or between wholly owned subsidiaries or between wholly owned subsidiaries represent expense allocation between the corporations and not the generation of profit other than a regulatory required profit for the corporation rendering such services;
- (7) bad debts ("bad debt" means any portion of a debt that is related to a sale at retail for which gross charges are not otherwise deductible or excludable that has become worthless or uncollectible, as determined under applicable federal income tax standards; if the portion of the debt deemed to be bad is subsequently paid, the retailer shall report and pay the tax on that portion during the reporting period in which the payment is made); or
- 23 (8) charges paid by inserting coins in 24 coin-operated telecommunication devices.
- 25 (a-5) "Department" means the Illinois Department of Revenue.
- "Telecommunications" includes, but 27 is not limited (b) to, messages or information transmitted through use of local, 28 29 toll, and wide area telephone service, channel services, 30 telegraph services, teletypewriter service, computer exchange 31 services, private line services, specialized mobile radio services, other transmission of messages or 32 or any information by electronic or similar means, between or among 33 points by wire, cable, fiber optics, laser, microwave, radio, 34

1 satellite, or similar facilities. Unless the context clearly 2 requires otherwise, "telecommunications" shall also include 3 wireless telecommunications as hereinafter 4 "Telecommunications" shall not include value added services 5 in which computer processing applications are used to act on 6 the form, content, code, and protocol of the information for 7 purposes other than transmission. "Telecommunications" shall 8 include purchase of telecommunications 9 telecommunications service provider for use as a component 10 part of the service provided by him or her to the ultimate 11 retail consumer who originates or terminates the end-to-end communications. Retailer access charges, right of access 12 charges, charges for use of intercompany facilities, and all 13 telecommunications resold in the subsequent provision and 14 15 a component of, or integrated into, end-to-end 16 telecommunications service shall not be included in gross charges as sales for resale. "Telecommunications" shall not 17 include the provision of cable services through a cable 18 19 system as defined in the Cable Communications Act of 1984 (47 20 U.S.C. Sections 521 and following) as now or hereafter 2.1 amended or through an open video system as defined in the 22 Rules of the Federal Communications Commission (47 C.D.F. 23 76.1550 and following) as now hereafter or 2001, prepaid telephone calling 24 Beginning January 1, 25 arrangements shall not be considered "telecommunications" subject to the tax imposed under this Act. For purposes of 26 27 this Section, "prepaid telephone calling arrangements" means that term as defined in Section 2-27 of the Retailers' 28 29 Occupation Tax Act. 30 "Wireless telecommunications" includes 31 mobile telephone services, personal wireless services as 32 defined in Section 704(C) of the Telecommunications Act of 1996 (Public Law No. 104-104) as now or hereafter amended, 33

including all commercial mobile radio services, and paging

- 1 services.
- 2 (d) "Telecommunications retailer" or "retailer" or
- 3 "carrier" means and includes every person engaged in the
- 4 business of making sales of telecommunications at retail as
- 5 defined in this Section. The Department may, in its
- 6 discretion, upon applications, authorize the collection of
- 7 the fee hereby imposed by any retailer not maintaining a
- 8 place of business within this State, who, to the satisfaction
- 9 of the Department, furnishes adequate security to insure
- 10 collection and payment of the fee. When so authorized, it
- shall be the duty of such retailer to pay the fee upon all of
- 12 the gross charges for telecommunications in the same manner
- 13 and subject to the same requirements as a retailer
- maintaining a place of business within this State.
- 15 (e) "Retailer maintaining a place of business in this
- 16 State", or any like term, means and includes any retailer
- 17 having or maintaining within this State, directly or by a
- 18 subsidiary, an office, distribution facilities, transmission
- 19 facilities, sales office, warehouse, or other place of
- 20 business, or any agent or other representative operating
- 21 within this State under the authority of the retailer or its
- 22 subsidiary, irrespective of whether such place of business or
- 23 agent or other representative is located here permanently or
- 24 temporarily, or whether such retailer or subsidiary is
- licensed to do business in this State.
- 26 (f) "Sale of telecommunications at retail" means the
- transmitting, supplying, or furnishing of telecommunications
- 28 and all services rendered in connection therewith for a
- 29 consideration, other than between a parent corporation and
- 30 its wholly owned subsidiaries or between wholly owned
- 31 subsidiaries, when the gross charge made by one such
- 32 corporation to another such corporation is not greater than
- 33 the gross charge paid to the retailer for their use or
- 34 consumption and not for sale.

- 1 (g) "Service address" means the location of 2 telecommunications equipment from which telecommunications services are originated or at which telecommunications 3 4 services are received. If this is not a defined location, as in the case of wireless telecommunications, paging systems, 5 maritime systems, service address means the customer's place 6 7 of primary use as defined in the Mobile Telecommunications 8 Sourcing Conformity Act. For air-to-ground systems, and the 9 like, "service address" shall mean the location of the customer's primary use of the telecommunications equipment as 10 11 defined by the location in Illinois where bills are sent. (Source: P.A. 91-870, eff. 6-22-00; 92-474, eff. 8-1-02; 12
- 14 (Text of Section after amendment by P.A. 92-878)
- 15 Sec. 10. Definitions.

92-526, eff. 1-1-03.)

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the amount paid to a 16 "Gross charges" means (a) telecommunications retailer for the act or privilege of 17 18 originating or receiving telecommunications in this State and 19 for all services rendered in connection therewith, valued in money whether paid in money or otherwise, including cash, 20 21 credits, services, and property of every kind or nature, and shall be determined without any deduction on account of the 22 23 cost of such telecommunications, the cost of the materials used, labor or service costs, or 2.4 any other expense 25 whatsoever. In case credit is extended, the amount thereof shall be included only as and when paid. "Gross charges" for 26 private line service shall include charges imposed at each 27 28 channel point within this State, charges for the channel mileage between each channel point within this State, and 29 charges for that portion of the interstate inter-office 30 channel provided within Illinois. Charges for that portion of 31 the interstate inter-office channel provided in Illinois 32 33 shall be determined by the retailer as follows: 34 interstate inter-office channels having 2 channel termination 17

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- of a charge made under: (i) the fee imposed by this Section, (ii) additional charges added to a purchaser's bill under Section 9-221 or 9-222 of the Public Utilities Act, (iii) the tax imposed by the Telecommunications Excise Tax Act, (iv) 911 surcharges, (v) the tax imposed by Section 4251 of the Internal Revenue Code, or (vi) the tax imposed by the Simplified Municipal Telecommunications Tax Act.
- (2) Charges for a sent collect telecommunication received outside of this State.
- (3) Charges for leased time on equipment or charges for the storage of data or information or subsequent retrieval or the processing of data or information intended to change its form or content. Such equipment includes, but is not limited to, the use of calculators, computers, data processing equipment, tabulating equipment, or accounting equipment and also includes the

1 usage of computers under a time-sharing agreement.

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- (4) Charges for customer equipment, including such equipment that is leased or rented by the customer from any source, wherein such charges are disaggregated and separately identified from other charges.
- (5) Charges to business enterprises certified under Section 9-222.1 of the Public Utilities Act to the extent of such exemption and during the period of time specified by the Department of Commerce and Community Affairs.
- (6) Charges for telecommunications and all services and equipment provided in connection therewith between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries, and only to the extent that the charges between the parent corporation and wholly owned subsidiaries or between wholly owned subsidiaries or between wholly owned subsidiaries represent expense allocation between the corporations and not the generation of profit other than a regulatory required profit for the corporation rendering such services.
- (7) Bad debts ("bad debt" means any portion of a debt that is related to a sale at retail for which gross charges are not otherwise deductible or excludable that has become worthless or uncollectible, as determined under applicable federal income tax standards; if the portion of the debt deemed to be bad is subsequently paid, the retailer shall report and pay the tax on that portion during the reporting period in which the payment is made).
- (8) Charges paid by inserting coins in coin-operated telecommunication devices.
- (9) Charges for nontaxable services or telecommunications if (i) those charges are aggregated with other charges for telecommunications that are taxable, (ii) those charges are not separately stated on

1 the customer bill or invoice, and (iii) the retailer can 2 reasonably identify the nontaxable charges the retailer's books and records kept in the regular course 3 4 of business. If the nontaxable charges cannot reasonably be identified, the gross charge from the sale of both 5 taxable and nontaxable services or telecommunications 6 billed on a combined basis shall be attributed to the 7 8 taxable services or telecommunications. The burden of 9 proving nontaxable charges shall be on the retailer of the telecommunications. 10

11 (a-5) "Department" means the Illinois Department of 12 Revenue.

(b) "Telecommunications" includes, 13 but is not limited to, messages or information transmitted through use of local, 14 15 toll, and wide area telephone service, channel services, 16 telegraph services, teletypewriter service, computer exchange services, private line services, specialized mobile radio 17 of services, or any other transmission 18 messages 19 information by electronic or similar means, between or among 20 points by wire, cable, fiber optics, laser, microwave, radio, 21 satellite, or similar facilities. Unless the context clearly requires otherwise, "telecommunications" shall also include 22 23 telecommunications hereinafter as "Telecommunications" shall not include value added services 24 25 in which computer processing applications are used to act on the form, content, code, and protocol of the information for 26 purposes other than transmission. "Telecommunications" shall 27 purchase of telecommunications 28 not. include by 29 telecommunications service provider for use as a component 30 part of the service provided by him or her to the ultimate retail consumer who originates or terminates the end-to-end 31 32 communications. Retailer access charges, right of access 33 charges, charges for use of intercompany facilities, and all 34 telecommunications resold in the subsequent provision and 16 (c) "Wireless telecommunications" includes cellular
17 mobile telephone services, personal wireless services as
18 defined in Section 704(C) of the Telecommunications Act of
19 1996 (Public Law No. 104-104) as now or hereafter amended,
20 including all commercial mobile radio services, and paging
21 services.

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Occupation Tax Act.

(d) "Telecommunications retailer" or 22 "retailer" 23 "carrier" means and includes every person engaged in the business of making sales of telecommunications at retail 24 25 defined in this Section. The Department may, in its discretion, upon applications, authorize the collection of 26 the fee hereby imposed by any retailer not maintaining a 27 place of business within this State, who, to the satisfaction 28 29 of the Department, furnishes adequate security to insure 30 collection and payment of the fee. When so authorized, it shall be the duty of such retailer to pay the fee upon all of 31 32 the gross charges for telecommunications in the same manner subject to the same requirements as a retailer 33 and maintaining a place of business within this State. 34

- 1 (e) "Retailer maintaining a place of business in this 2 State", or any like term, means and includes any retailer having or maintaining within this State, directly or by a 3 4 subsidiary, an office, distribution facilities, transmission 5 facilities, sales office, warehouse, or other place of 6 business, or any agent or other representative operating 7 within this State under the authority of the retailer or its 8 subsidiary, irrespective of whether such place of business or agent or other representative is located here permanently or 9 temporarily, or whether such retailer or subsidiary is 10 11 licensed to do business in this State.
- (f) "Sale of telecommunications at retail" means the 12 transmitting, supplying, or furnishing of telecommunications 13 and all services rendered in connection therewith for a 14 15 consideration, other than between a parent corporation and 16 wholly owned subsidiaries or between wholly owned 17 subsidiaries, when the gross charge made by one corporation to another such corporation is not greater than 18 19 the gross charge paid to the retailer for their use or consumption and not for sale. 20
- 21 (g) "Service address" means the location of 22 telecommunications equipment from which telecommunications are originated or at which telecommunications 23 services services are received. If this is not a defined location, as 24 25 in the case of wireless telecommunications, paging systems, maritime systems, service address means the customer's place 26 of primary use as defined in the Mobile Telecommunications 27 Sourcing Conformity Act. For air-to-ground systems, and the 28 like, "service address" shall mean the location of the 29 30 customer's primary use of the telecommunications equipment as defined by the location in Illinois where bills are sent. 31
- 32 (Source: P.A. 91-870, eff. 6-22-00; 92-474, eff. 8-1-02;
- 33 92-526, eff. 1-1-03; 92-878, eff. 1-1-04.)

- 1 Section 15. The Simplified Municipal Telecommunications
- 2 Tax Act is amended by changing Sections 5-7 and 5-50 as
- 3 follows:
- 4 (35 ILCS 636/5-7)
- 5 (Text of Section before amendment by P.A. 92-878)
- 6 Sec. 5-7. Definitions. For purposes of the taxes
- 7 authorized by this Act:
- 8 "Amount paid" means the amount charged to the taxpayer's
- 9 service address in such municipality regardless of where such
- 10 amount is billed or paid.
- "Department" means the Illinois Department of Revenue.
- "Gross charge" means the amount paid for the act or
- 13 privilege of originating or receiving telecommunications in
- 14 such municipality and for all services and equipment provided
- 15 in connection therewith by a retailer, valued in money
- 16 whether paid in money or otherwise, including cash, credits,
- 17 services and property of every kind or nature, and shall be
- 18 determined without any deduction on account of the cost of
- 19 such telecommunications, the cost of the materials used,
- labor or service costs or any other expense whatsoever. In
- 21 case credit is extended, the amount thereof shall be included
- 22 only as and when paid. "Gross charges" for private line
- 23 service shall include charges imposed at each channel point
- 24 within this State, charges for the channel mileage between
- 25 each channel point within this State, and charges for that
- 26 portion of the interstate inter-office channel provided
- 27 within Illinois. However, "gross charge" shall not include:
- 28 (1) any amounts added to a purchaser's bill because
- of a charge made pursuant to: (i) the tax imposed by this
- 30 Act, (ii) the tax imposed by the Telecommunications
- 31 Excise Tax Act, (iii) the tax imposed by Section 4251 of
- 32 the Internal Revenue Code, (iv) 911 surcharges, or (v)
- 33 charges added to customers' bills pursuant to the

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provisions of Section 9-221 or 9-222 of the Public Utilities Act, as amended, or any similar charges added to customers' bills by retailers who are not subject to rate regulation by the Illinois Commerce Commission for the purpose of recovering any of the tax liabilities or other amounts specified in those provisions of the Public Utilities Act;

- (2) charges for a sent collect telecommunication received outside of such municipality;
 - (3) charges for leased time on equipment or charges for the storage of data or information for subsequent retrieval or the processing of data or information intended to change its form or content. Such equipment includes, but is not limited to, the use of calculators, computers, data processing equipment, tabulating equipment or accounting equipment and also includes the usage of computers under a time-sharing agreement;
 - (4) charges for customer equipment, including such equipment that is leased or rented by the customer from any source, wherein such charges are disaggregated and separately identified from other charges;
 - (5) charges to business enterprises certified as exempt under Section 9-222.1 of the Public Utilities Act to the extent of such exemption and during the period of time specified by the Department of Commerce and Community Affairs;
 - (6) charges for telecommunications and all services and equipment provided in connection therewith between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries when the tax imposed under this Act has already been paid to a retailer and only to the extent that the charges between the parent corporation and wholly owned subsidiaries or between wholly owned subsidiaries represent expense allocation

between the corporations and not the generation of profit
for the corporation rendering such service;

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- (7) bad debts ("bad debt" means any portion of a debt that is related to a sale at retail for which gross charges are not otherwise deductible or excludable that has become worthless or uncollectible, as determined under applicable federal income tax standards; if the portion of the debt deemed to be bad is subsequently paid, the retailer shall report and pay the tax on that portion during the reporting period in which the payment is made);
- (8) charges paid by inserting coins in coin-operated telecommunication devices; or
- 14 (9) amounts paid by telecommunications retailers
 15 under the Telecommunications Infrastructure Maintenance
 16 Fee Act.
- 17 "Interstate telecommunications" means all 18 telecommunications that either originate or terminate outside 19 this State.
- "Intrastate telecommunications" means all telecommunications that originate and terminate within this State.
- 23 "Person" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint 24 25 limited liability company, or a venture, corporation, receiver, trustee, guardian, or other representative 26 27 appointed by order of any court, the Federal and State governments, including State universities created by statute, 28 29 or any city, town, county, or other political subdivision of 30 this State.
- 31 "Purchase at retail" means the acquisition, consumption 32 or use of telecommunications through a sale at retail.
- 33 "Retailer" means and includes every person engaged in the 34 business of making sales at retail as defined in this

1 Section. The Department may, in its discretion, 2 application, authorize the collection of the tax hereby imposed by any retailer not maintaining a place of business 3 4 within this State, who, to the satisfaction t.he 5 Department, furnishes adequate security to insure collection 6 and payment of the tax. Such retailer shall be 7 without charge, a permit to collect such tax. When so 8 authorized, it shall be the duty of such retailer to collect 9 the tax upon all of the gross charges for telecommunications in this State in the same manner and subject to the same 10 11 requirements as a retailer maintaining a place of business within this State. The permit may be revoked by the 12 Department at its discretion. 13 14

"Retailer maintaining a place of business in this State", or any like term, means and includes any retailer having or maintaining within this State, directly or by a subsidiary, an office, distribution facilities, transmission facilities, sales office, warehouse or other place of business, or any agent or other representative operating within this State under the authority of the retailer or its subsidiary, irrespective of whether such place of business or agent or other representative is located here permanently or temporarily, or whether such retailer or subsidiary is licensed to do business in this State.

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"Sale at retail" means the transmitting, supplying or furnishing of telecommunications and all services and equipment provided in connection therewith for a consideration, to persons other than the Federal and State governments, and State universities created by statute and other than between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries for their use or consumption and not for resale.

33 "Service address" means the location of 34 telecommunications equipment from which telecommunications

1 services are originated or at which telecommunications 2 services are received by a taxpayer. In the event this may not be a defined location, as in the case of mobile phones, 3 4 paging systems, and maritime systems, service address means 5 the customer's place of primary use as defined in the Mobile 6 Telecommunications Sourcing Conformity Act. 7 air-to-ground systems and the like, "service address" shall 8 location of a taxpayer's primary use of 9 telecommunications equipment as defined by telephone number, authorization code, or location in Illinois where bills are 10 11 sent.

"Taxpayer" means a person who individually or through his or her agents, employees, or permittees engages in the act or privilege of originating or receiving telecommunications in a municipality and who incurs a tax liability as authorized by this Act.

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"Telecommunications", in addition to the meaning ordinarily and popularly ascribed to it, includes, without 18 19 limitation, messages or information transmitted through use of local, toll, and wide area telephone service, private line 20 21 services, channel services, telegraph services, 22 teletypewriter, computer exchange services, cellular mobile 23 telecommunications service, specialized mobile 24 stationary two-way radio, paging service, or any other form 25 of mobile and portable one-way or two-way communications, or any other transmission of messages or information 26 27 electronic or similar means, between or among points by wire, cable, fiber optics, laser, microwave, radio, satellite, or 28 29 similar facilities. As used in this Act, "private line" 30 means a dedicated non-traffic sensitive service for a single customer, that entitles the customer to exclusive or priority 31 32 use of a communications channel or group of channels, from 33 one or more specified locations to one or more other specified locations. The definition of "telecommunications"

1 shall not include value added services in which computer 2 processing applications are used to act on the form, content, code, and protocol of the information for purposes other than 3 4 transmission. "Telecommunications" shall not include 5 purchases of telecommunications by a telecommunications 6 service provider for use as a component part of the service 7 provided by such provider to the ultimate retail consumer who 8 originates or terminates the taxable end-to-end 9 communications. Carrier access charges, right of access charges, charges for use of inter-company facilities, and all 10 11 telecommunications resold in the subsequent provision of, 12 used as a component of, or integrated into, end-to-end telecommunications service shall be non-taxable as sales for 13 resale. Prepaid telephone calling arrangements shall not be 14 15 considered "telecommunications" subject to the tax imposed 16 under this Act. For purposes of this Section, telephone calling arrangements" means that term as defined in 17 Section 2-27 of the Retailers' Occupations Tax Act. 18

- 19 (Source: P.A. 92-526, eff. 7-1-02.)
- 20 (Text of Section after amendment by P.A. 92-878)
- 21 Sec. 5-7. Definitions. For purposes of the taxes
- 22 authorized by this Act:
- "Amount paid" means the amount charged to the taxpayer's
- 24 service address in such municipality regardless of where such
- amount is billed or paid.
- 26 "Department" means the Illinois Department of Revenue.
- "Gross charge" means the amount paid for the act or 27 28 privilege of originating or receiving telecommunications in such municipality and for all services and equipment provided 29 in connection therewith by a retailer, valued in money 30 whether paid in money or otherwise, including cash, credits, 31 32 services and property of every kind or nature, and shall 33 determined without any deduction on account of the cost of such telecommunications, the cost of the materials used, 34

1 labor or service costs or any other expense whatsoever. 2 case credit is extended, the amount thereof shall be included only as and when paid. "Gross charges" for private line 3 4 service shall include charges imposed at each channel point within this State, charges for the channel mileage between 5 6 each channel point within this State, and charges for that 7 portion of the interstate inter-office channel provided 8 within Illinois. Charges for that portion of the interstate 9 inter-office channel provided in Illinois shall be determined by the retailer as follows: (i) for interstate inter-office 10 11 channels having 2 channel termination points, only one of which is in Illinois, 50% of the total charge imposed; (ii) 12 for interstate inter-office channels having more than 2 13 channel termination points, one or more of which are in 14 15 Illinois, an amount equal to the total charge multiplied by a 16 fraction, the numerator of which is the number of channel termination points within Illinois and the denominator of 17 which is the total number of channel termination points; or 18 19 (iii) any other method that reasonably apportions the total charges for interstate inter-office channels among the states 20 2.1 in which channel termination points are located. Prior to 22 January 1, 2004 June--1,--2003, any apportionment method 23 consistent with this paragraph shall be accepted as reasonable method to determine the charges for that portion 24 25 the interstate inter-office channel provided within Illinois for that period. However, "gross charge" shall not 26 27 include any of the following:

(1) Any amounts added to a purchaser's bill because of a charge made pursuant to: (i) the tax imposed by this Act, (ii) the tax imposed by the Telecommunications Excise Tax Act, (iii) the tax imposed by Section 4251 of the Internal Revenue Code, (iv) 911 surcharges, or (v) charges added to customers' bills pursuant to the provisions of Section 9-221 or 9-222 of the Public

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Utilities Act, as amended, or any similar charges added to customers' bills by retailers who are not subject to rate regulation by the Illinois Commerce Commission for the purpose of recovering any of the tax liabilities or other amounts specified in those provisions of the Public Utilities Act.

- (2) Charges for a sent collect telecommunication received outside of such municipality.
- (3) Charges for leased time on equipment or charges for the storage of data or information for subsequent retrieval or the processing of data or information intended to change its form or content. Such equipment includes, but is not limited to, the use of calculators, computers, data processing equipment, tabulating equipment or accounting equipment and also includes the usage of computers under a time-sharing agreement.
- (4) Charges for customer equipment, including such equipment that is leased or rented by the customer from any source, wherein such charges are disaggregated and separately identified from other charges.
- (5) Charges to business enterprises certified as exempt under Section 9-222.1 of the Public Utilities Act to the extent of such exemption and during the period of time specified by the Department of Commerce and Community Affairs.
- (6) Charges for telecommunications and all services and equipment provided in connection therewith between a parent corporation and its wholly owned subsidiaries or between wholly owned subsidiaries when the tax imposed under this Act has already been paid to a retailer and only to the extent that the charges between the parent corporation and wholly owned subsidiaries or between wholly owned subsidiaries represent expense allocation between the corporations and not the generation of profit

for the corporation rendering such service.

- (7) Bad debts ("bad debt" means any portion of a debt that is related to a sale at retail for which gross charges are not otherwise deductible or excludable that has become worthless or uncollectible, as determined under applicable federal income tax standards; if the portion of the debt deemed to be bad is subsequently paid, the retailer shall report and pay the tax on that portion during the reporting period in which the payment is made).
 - (8) Charges paid by inserting coins in coin-operated telecommunication devices.
 - (9) Amounts paid by telecommunications retailers under the Telecommunications Infrastructure Maintenance Fee Act.
 - (10) Charges for nontaxable services or telecommunications if (i) those charges are aggregated with other charges for telecommunications that are taxable, (ii) those charges are not separately stated on the customer bill or invoice, and (iii) the retailer can reasonably identify the nontaxable charges on the retailer's books and records kept in the regular course of business. If the nontaxable charges cannot reasonably be identified, the gross charge from the sale of both taxable and nontaxable services or telecommunications billed on a combined basis shall be attributed to the taxable services or telecommunications. The burden of proving nontaxable charges shall be on the retailer of the telecommunications.
- 30 "Interstate telecommunications" means all 31 telecommunications that either originate or terminate outside 32 this State.
- 33 "Intrastate telecommunications" means all 34 telecommunications that originate and terminate within this

- 1 State.
- 2 "Person" means any natural individual, firm, trust,
- 3 estate, partnership, association, joint stock company, joint
- 4 venture, corporation, limited liability company, or a
- 5 receiver, trustee, guardian, or other representative
- 6 appointed by order of any court, the Federal and State
- 7 governments, including State universities created by statute,
- 8 or any city, town, county, or other political subdivision of
- 9 this State.
- 10 "Purchase at retail" means the acquisition, consumption
- or use of telecommunications through a sale at retail.
- "Retailer" means and includes every person engaged in the
- 13 business of making sales at retail as defined in this
- 14 Section. The Department may, in its discretion, upon
- 15 application, authorize the collection of the tax hereby
- 16 imposed by any retailer not maintaining a place of business
- 17 within this State, who, to the satisfaction of the
- 18 Department, furnishes adequate security to insure collection
- 19 and payment of the tax. Such retailer shall be issued,
- 20 without charge, a permit to collect such tax. When so
- 21 authorized, it shall be the duty of such retailer to collect
- 22 the tax upon all of the gross charges for telecommunications
- 23 in this State in the same manner and subject to the same
- 24 requirements as a retailer maintaining a place of business
- 25 within this State. The permit may be revoked by the
- 26 Department at its discretion.
- 27 "Retailer maintaining a place of business in this State",
- or any like term, means and includes any retailer having or
- 29 maintaining within this State, directly or by a subsidiary,
- 30 an office, distribution facilities, transmission facilities,
- 31 sales office, warehouse or other place of business, or any
- 32 agent or other representative operating within this State
- 33 under the authority of the retailer or its subsidiary,
- 34 irrespective of whether such place of business or agent or

1 other representative is located here permanently or

2 temporarily, or whether such retailer or subsidiary is

- 3 licensed to do business in this State.
- 4 "Sale at retail" means the transmitting, supplying or
- 5 furnishing of telecommunications and all services and
- 6 equipment provided in connection therewith for a
- 7 consideration, to persons other than the Federal and State
- 8 governments, and State universities created by statute and
- 9 other than between a parent corporation and its wholly owned
- 10 subsidiaries or between wholly owned subsidiaries for their
- 11 use or consumption and not for resale.
- 12 "Service address" means the location of
- 13 telecommunications equipment from which telecommunications
- 14 services are originated or at which telecommunications
- 15 services are received by a taxpayer. In the event this may
- 16 not be a defined location, as in the case of mobile phones,
- 17 paging systems, and maritime systems, service address means
- 18 the customer's place of primary use as defined in the Mobile
- 19 Telecommunications Sourcing Conformity Act. For
- 20 air-to-ground systems and the like, "service address" shall
- 21 mean the location of a taxpayer's primary use of the
- telecommunications equipment as defined by telephone number,
- 23 authorization code, or location in Illinois where bills are
- 24 sent.
- 25 "Taxpayer" means a person who individually or through his
- or her agents, employees, or permittees engages in the act or
- 27 privilege of originating or receiving telecommunications in a
- 28 municipality and who incurs a tax liability as authorized by
- 29 this Act.
- 30 "Telecommunications", in addition to the meaning
- 31 ordinarily and popularly ascribed to it, includes, without
- 32 limitation, messages or information transmitted through use
- of local, toll, and wide area telephone service, private line
- 34 services, channel services, telegraph services,

1 teletypewriter, computer exchange services, cellular mobile 2 telecommunications service, specialized mobile radio, 3 stationary two-way radio, paging service, or any other form 4 of mobile and portable one-way or two-way communications, or 5 any other transmission of messages or information 6 electronic or similar means, between or among points by wire, 7 cable, fiber optics, laser, microwave, radio, satellite, or 8 similar facilities. As used in this Act, "private line" 9 means a dedicated non-traffic sensitive service for a single customer, that entitles the customer to exclusive or priority 10 11 use of a communications channel or group of channels, from one or more specified locations to one or more other 12 specified locations. The definition of "telecommunications" 13 shall not include value added services in which computer 14 15 processing applications are used to act on the form, content, 16 code, and protocol of the information for purposes other than "Telecommunications" shall 17 transmission. not 18 purchases of telecommunications by a telecommunications 19 service provider for use as a component part of the service provided by such provider to the ultimate retail consumer who 20 21 originates or terminates the taxable end-to-end 22 communications. Carrier access charges, right of access 23 charges, charges for use of inter-company facilities, and all telecommunications resold in the subsequent provision of, 24 25 used as a component of, or integrated into, end-to-end telecommunications service shall be non-taxable as sales for 26 resale. Prepaid telephone calling arrangements shall not be 27 considered "telecommunications" subject to the tax imposed 28 29 under this Act. For purposes of this Section, 30 telephone calling arrangements" means that term as defined in Section 2-27 of the Retailers' Occupation Tax Act. 31

- 32 (Source: P.A. 92-526, eff. 7-1-02; 92-878, eff. 1-1-04.)";
- 33 and
- 34 on page 5, immediately below line 26, by inserting the

following:

"Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.".