House Bill 176 (AS PASSED HOUSE AND SENATE)

By: Representatives Parsons of the 44th, Abrams of the 89th, Smith of the 134th, Dudgeon of the 25th, Martin of the 49th, and others

A BILL TO BE ENTITLED AN ACT

- 1 To amend Title 36 of the Official Code of Georgia Annotated, relating to local government,
- 2 so as to change certain provisions applicable to counties and municipal corporations related
- 3 to advanced broadband collocation; to provide for a short title; to provide for definitions; to
- 4 make changes related to streamlined processing; to standardize certain procedures related to
- 5 new wireless facilities; to place limitations on the time allowed for the review of new
- 6 wireless facilities; to limit fees charged for review of wireless facilities; to provide for related
- 7 matters; to repeal conflicting laws; and for other purposes.

8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 **SECTION 1.**

- 10 Title 36 of the Official Code of Georgia Annotated, relating to local government, is amended
- by revising Chapter 66B, relating to advanced broadband collocation, as follows:
- 12 "CHAPTER 66B
- 13 36-66B-1.
- 14 This chapter shall be known and may be cited as the 'Advanced Broadband Collocation
- 15 Act.' Mobile Broadband Infrastructure Leads to Development (BILD) Act.'
- 16 36-66B-2.
- 17 (a) The General Assembly finds that the enactment of this chapter is necessary to:
- 18 (1) Ensure the safe and efficient integration of facilities necessary for the provision of
- broadband and other advanced wireless communication services throughout this state;
- 20 (2) Ensure the ready availability of reliable wireless communication services to the
- 21 public to support personal communications, economic development, and the general
- welfare; and

23 (3) Encourage where feasible the modification or collocation of wireless facilities on 24 existing wireless support structures over the construction of new wireless support 25 structures in the deployment or expansion of commercial wireless networks; and

- structures in the deployment or expansion of commercial wireless networks; and
- (4) Allow the deployment of critical wireless infrastructure to ensure that first responders
 can provide for the health and safety of all residents of Georgia.
- 28 (b) While recognizing and confirming the purview of local governments to exercise
- 29 zoning, land use, and permitting authority within their territorial boundaries with regard to
- 30 the location, construction, and modification of wireless communication facilities, it is the
- intent of this chapter to establish procedural standards for the exercise of such authority so
- as to streamline and facilitate the construction, collocation, or modification of such
- facilities, including the placement of new or additional wireless facilities on existing
- wireless support structures. It is not the intent of this chapter to limit or preempt the scope
- of a local government's review of zoning, land use, or permitting applications for the siting
- of wireless facilities or wireless support structures or to require a local government to
- 37 exercise its zoning power.
- 38 36-66B-3.
- 39 As used in this chapter, the term:
- 40 (1) 'Accessory equipment' means any equipment serving or being used in conjunction
- with a wireless facility or wireless support structure and includes, but is not limited to,
- 42 utility or transmission equipment, power supplies, generators, batteries, cables, equipment
- buildings, cabinets, and storage sheds, shelters, or similar structures.
- 44 (2) 'Antenna' means communications equipment that <u>transmits</u>, <u>receives</u>, <u>or</u> transmits and
- 45 receives electromagnetic radio signals used in the provision of all types of wireless
- 46 communication services.
- 47 (3) 'Application' means a formal request submitted to the local governing authority to
- construct, collate collocate, or modify a wireless support structure or a wireless facility.
- 49 An application shall be deemed complete when all documents, information, and fees
- specifically enumerated in the local governing authority's regulations, ordinances, and
- forms pertaining to the location, construction, collocation, modification, or operation of
- wireless facilities are submitted by the applicant to the authority.
- 53 (4) 'Collocation' 'Collocate' or 'collocation' means the placement or installation of new
- wireless facilities on previously approved and constructed wireless support structures,
- including monopoles and towers, both self-supporting and guyed, in a manner that
- negates the need to construct a new freestanding wireless support structure. Such term
- 57 includes the placement of accessory equipment within an existing equipment compound.

58 (5) 'Complete application' means an application containing all documents, information,

- and fees specifically enumerated in or required by the local governing authority's
- 60 regulations, ordinances, and forms pertaining to the location, construction, collocation,
- 61 <u>modification, or operation of wireless facilities.</u>
- 62 (5)(6) 'Equipment compound' means an area surrounding or adjacent to the base of a
- wireless support structure within which accessory equipment is located.
- 64 (6)(7) 'Local governing authority' means a municipality or county that has adopted land
- use or zoning regulations for all or the majority of land uses within its jurisdiction or has
- adopted separate regulations pertaining to the location, construction, collocation,
- 67 modification, or operation of wireless facilities.
- 68 $\frac{7}{8}$ 'Modification' or 'modify' means the improvement, upgrade, expansion, or
- replacement of existing wireless facilities on an existing wireless support structure or
- within an existing equipment compound, provided such improvement, upgrade,
- expansion, or replacement does not increase the height of the wireless support structure
- or increase the dimensions of the equipment compound.
- 73 (9) 'Registry' means any official list, record, or register maintained by a local governing
- authority of wireless facilities, equipment compounds, or wireless support structures.
- 75 (10) 'Utility' means any person, corporation, municipality, county, or other entity, or
- department thereof or entity related or subordinate thereto, providing retail or wholesale
- 77 <u>electric, data, cable, or telecommunications services.</u>
- 78 (8)(11) 'Wireless facility' means the set of equipment and network components, exclusive
- of the underlying wireless support structure, including antennas, transmitters, receivers,
- base stations, power supplies, cabling, and accessory equipment, used to provide wireless
- data and <u>wireless</u> telecommunication services.
- 82 (9)(12) 'Wireless support structure' means a freestanding structure, such as a monopole,
- tower, either guyed or self-supporting, or suitable existing or alternative structure
- designed to support or capable of supporting wireless facilities. Such term shall not
- include any <u>telephone or</u> electrical utility pole or <u>any</u> tower used for the distribution or
- transmission of electrical service.
- 87 36-66B-4.
- 88 (a) Applications for collocation or modification of a wireless facility entitled to
- streamlined processing under this Code section shall be reviewed for conformance with
- applicable site plan and building permit requirements, including zoning and land use
- onformity, but shall not otherwise be subject to the issuance of additional zoning, land
- 92 use, or special use permit approvals beyond the initial zoning, land use, or special permit
- approvals issued for such wireless support structure or wireless facility. The intent of this

Code section is to allow previously approved wireless support structures and wireless facilities to be modified or accept collocations thereto to be accepted without additional zoning or land use review beyond that which is typically required by the local governing authority for the issuance of building or electrical permits.

- 98 (b) The streamlined process set forth in subsection (a) of this Code section shall apply to applications for all proposed modifications and to applications for all proposed collocations
- that meet the following requirements:
- 101 (1) The proposed <u>modification or</u> collocation shall not increase the overall height or width of the wireless support structure to which the wireless facilities are to be attached;
- 103 (2) The proposed <u>modification or</u> collocation shall not increase the dimensions of the equipment compound initially approved by the local governing authority;
- (3) The proposed modification or collocation shall comply with applicable conditions of
 approval, if any, applied to the initial wireless facilities and wireless support structure,
 as well as any subsequently adopted amendments to such conditions of approval; and
- 108 (4) The proposed <u>modification or</u> collocation shall not exceed the applicable weight 109 limits for the wireless support structure, as demonstrated by a letter from a structural 110 engineer licensed to practice in this state.
- 111 (c) A local governing authority's review of an application to modify or collocate wireless 112 facilities on an existing wireless support structure shall not include an evaluation of the 113 technical, business, or service characteristics of such proposed wireless facilities. A local 114 governing authority shall not require an applicant to submit radio frequency analyses or any 115 other documentation intended to demonstrate the proposed service characteristics of the 116 proposed wireless facilities, to illustrate the need for such wireless facilities, or to justify 117 the business decision to collocate such wireless facilities; provided, however, that the local 118 governing authority may require the applicant to provide a letter from a radio frequency 119 engineer certifying the applicant's proposed wireless facilities will not interfere with <u>public</u> 120 safety emergency communications.
- (d) Within 90 calendar days of the date an application for modification or collocation of wireless facilities is filed with the local governing authority, unless another date is specified in a written agreement between the local governing authority and the applicant, the local governing authority shall:
- (1) Make its final decision to approve or disapprove the application; and
- 126 (2) Advise the applicant in writing of its final decision.
- (e) Within 30 calendar days of the date an application for modification or collocation is filed with the local governing authority, the local governing authority shall <u>determine if it</u>
 is a complete application and, if it determines the application is not a complete application, notify the applicant in writing of any information required to complete the <u>such</u> application.

To the extent additional information is required to complete the application, the time required by the applicant to provide such information shall not be counted toward the 90 calendar day review period set forth in subsection (d) of this Code section. <u>Information requested to complete the application may only include the documents, information, and fees specifically enumerated in the local governing authority's regulations, ordinances, and forms pertaining to the location, construction, collocation, modification, or operation of wireless facilities.</u>

- 138 <u>36-66B-5.</u>
- (a) Within 150 calendar days of the date an application for a new wireless support
- structure is filed with the local governing authority, unless another date is specified in a
- written agreement between the local governing authority and the applicant, the local
- 142 governing authority shall:
- (1) Make its final decision to approve or disapprove the application; and
- 144 (2) Advise the applicant in writing of its final decision.
- (b) Within 30 calendar days of the date an application for a new wireless support structure
- is filed with the local governing authority, the local governing authority shall determine if
- 147 <u>it is a complete application and, if it determines the application is not a complete</u>
- application, notify the applicant in writing of any information required to complete such
- 149 <u>application</u>. To the extent additional information is required to complete the application,
- the time required by the applicant to provide such information shall not be counted toward
- the calendar day review period set forth in subsection (a) of this Code section. Information
- requested to complete the application may only include the documents, information, and
- 153 <u>fees specifically enumerated in the local governing authority's existing regulations,</u>
- ordinances, and forms pertaining to the location, construction, collocation, modification,
- or operation of wireless facilities.
- 156 <u>36-66B-6.</u>
- 157 <u>In the regulation of the placement or construction of any new wireless facility or wireless</u>
- support structure, a local governing authority shall not:
- (1) Condition the approval of any application for a new wireless support structure on a
- requirement that a modification or collocation to such structure be subject to a review that
- is inconsistent with the requirements of Code Section 36-66B-4;
- 162 (2) Require the removal of existing wireless support structures or wireless facilities as
- a condition to approval of an application for a new wireless facility or wireless support
- structure unless such existing wireless support structure or wireless facility is abandoned
- and owned by the applicant; or

166	(3) Require the applicant to place an antenna or other wireless communications
167	equipment on publicly owned land or on a publicly or privately owned water tank,
168	building, or electric transmission tower as an alternative to the location proposed by the
169	applicant.
170	<u>36-66B-7.</u>
171	A local governing authority shall not:
172	(1) Charge an applicant a zoning, permitting, or other fee for review or inspection of a
173	new or existing wireless facility or wireless support structure in an amount greater than
174	the amount authorized by subsection (a) of Code Section 48-13-9;
175	(2) Charge an applicant a zoning, permitting, or other fee for review or inspection of a
176	collocation or modification in excess of \$500.00;
177	(3) Seek reimbursement from the applicant for any application fees, consultation fees,
178	registry fees, or audit fees with respect to a wireless facility or wireless support structure
179	that are based on a contingency fee arrangement; or
180	(4) Charge a wireless service provider or wireless infrastructure provider any rental,
181	license, or other fees in excess of the fair market value for rental or use of similarly
182	situated property to renew or extend the term of a lease or other agreement for a wireless
183	facility or wireless support structure on such local governing authority's property."

SECTION 2.

185 All laws and parts of laws in conflict with this Act are repealed.