First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 25-1056

LLS NO. 25-0249.01 Jason Gelender x4330

HOUSE SPONSORSHIP

Lukens and Bacon, Soper, Duran, English

SENATE SPONSORSHIP

Roberts and Hinrichsen,

House Committees Transportation, Housing & Local Government **Senate Committees**

A BILL FOR AN ACT

101 CONCERNING LOCAL GOVERNMENT PERMITTING OF WIRELESS

102 TELECOMMUNICATIONS FACILITIES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov/.</u>)

Cell Phone Connectivity Interim Study Committee. The bill requires that an application by a telecommunications provider for the siting and construction of a new wireless telecommunications facility or for the substantial change of an existing wireless telecommunications facility (application) submitted to a local government is deemed approved by the local government if: HOUSE 3rd Reading Unamended February 27, 2025

> Amended 2nd Reading February 26, 2025

HOUSE

- The local government has not approved or rejected the application within 60 days after the application is submitted to the local government or conducted a pre-application meeting or other documented communication regarding the application, whichever is earlier (60-day time period);
- The telecommunications provider has provided all public notices required under applicable law; and
- The telecommunications provider has provided notice to the local government that the 60-day time period has lapsed and that the application is deemed approved.

A local government may toll the 60-day time period to allow the local government to make timely requests for information to complete an application. The 60-day time period may also be extended by mutual agreement of the telecommunications provider and the local government.

The bill also prohibits a local government from requiring a telecommunications provider that removes, discontinues, or replaces telecommunications equipment at an existing wireless telecommunications facility to file a new application or obtain additional permits if:

- The telecommunications provider notifies the local government of the necessary removal, discontinuance, or replacement of the telecommunications equipment; and
- The removal, discontinuance, or replacement of the telecommunications equipment is not a substantial change to the facility.

The bill takes effect on January 1, 2026.

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, amend 29-27-401 as

3 follows:

4

29-27-401. Legislative declaration. (1) The general assembly

- 5 finds and declares that:
- 6

(a) The permitting, construction, modification, maintenance, and

7 operation of broadband facilities are critical to ensuring that all citizens

8 in the state have true access to advanced technology and information;

9 (b) These BROADBAND facilities are critical to ensuring that 10 businesses and schools throughout the state remain competitive in the 1 global economy; and

(c) The permitting, construction, modification, maintenance, and
operation of these BROADBAND facilities, to the extent specifically
addressed in this part 4, are declared to be matters of statewide concern
and interest.

6 (2) The general assembly further finds and declares that RELIABLE
7 WIRELESS CONNECTIVITY THROUGHOUT THE STATE:

8 (a) Small cell facilities often may be deployed most effectively in
9 the public rights-of-way; and IS ESSENTIAL IN SUPPORTING PUBLIC SAFETY
10 OPERATIONS AND ENSURING THAT THE PUBLIC IS ABLE TO ACCESS
11 LIFE-SAVING ASSISTANCE IN TIMES OF CRISIS;

(b) Access to local government structures is essential to the
 construction and maintenance of wireless service facilities or broadband
 facilities Is a SIGNIFICANT DRIVER OF ECONOMIC ACTIVITY AND
 PRODUCTIVITY FOR WORKERS AND ORGANIZATIONS;

16 (c) IS CRITICAL TO PROVIDING ACCESS TO INFORMATION,
17 EDUCATIONAL RESOURCES, AND JOB OPPORTUNITIES; AND

18 (d) CAN HELP URBAN, HISTORICALLY UNDERSERVED, AND RURAL
19 BUSINESSES IMPROVE WORKFLOW, WHILE ALSO AMPLIFYING VISIBILITY
20 AND SALES FOR THOSE BUSINESSES.

21 (3) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
22 THE EFFICIENT PERMITTING OF WIRELESS FACILITIES BY LOCAL
23 GOVERNMENTS:

24 (a) HAS A SIGNIFICANT PUBLIC SAFETY AND ECONOMIC BENEFIT TO
 25 COLORADO; AND

- 26 (b) IS A MATTER OF STATEWIDE CONCERN.
- 27 SECTION 2. In Colorado Revised Statutes, 29-27-402, amend

1 (3) and (7); and **add** (3.1), (3.3), (3.7), and (6.2) as follows:

2 29-27-402. Definitions. As used in this part 4, unless the context
3 otherwise requires:

4 (3) "Collocation "COLLOCATE" means the mounting or installation 5 of broadband service equipment on a tower, building, or structure with 6 existing broadband service equipment for the purpose of transmitting or 7 receiving radio frequency signals for communications purposes.

8 (3.1) "Collocation application" means an application for
9 A Collocation that results in a substantial change of an
10 EXISTING WIRELESS TELECOMMUNICATIONS FACILITY.

11 (3.3) "LOCAL GOVERNMENT" HAS THE SAME MEANING AS SET
12 FORTH IN SECTION 29-27-102 (3).

13 (3.7) "SITING APPLICATION" MEANS AN APPLICATION FOR A NEW
14 WIRELESS SERVICE FACILITY.

15 (6.2) "SUBSTANTIAL CHANGE" HAS THE SAME MEANING AS SET
16 FORTH IN 47 CFR 1.6100 (b)(7), WHICH IMPLEMENTS THE FEDERAL
17 "SPECTRUM ACT OF 2012", 47 U.S.C. SEC. 1455 (a).

(7) "Wireless service facility" OR "FACILITY" means a facility for
the provision of wireless services; except that "wireless service facility"
does not include coaxial or fiber-optic cable that is not immediately
adjacent to, or directly associated with, a particular antenna EQUIPMENT
AT A FIXED LOCATION THAT ENABLES WIRELESS COMMUNICATIONS
BETWEEN USER EQUIPMENT AND A COMMUNICATIONS NETWORK,
INCLUDING:

(a) MACRO AND SMALL CELL FACILITIES, TRANSCEIVERS,
ANTENNAS, COAXIAL OR FIBER-OPTIC CABLE, REGULAR AND BACKUP
POWER SUPPLIES, AND COMPARABLE EQUIPMENT, REGARDLESS OF

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TECHNOLOGICAL CONFIGURATION, BUT DOES NOT INCLUDE COAXIAL OR
 FIBER-OPTIC CABLE THAT IS NOT IMMEDIATELY ADJACENT TO, OR
 DIRECTLY ASSOCIATED WITH, A PARTICULAR ANTENNA; AND

4 (b) THE SUPPORT STRUCTURE OR IMPROVEMENTS ON, UNDER, OR
5 WITHIN WHICH THE EQUIPMENT IS COLLOCATED.

6 SECTION 3. In Colorado Revised Statutes, repeal and reenact,
7 with amendments, 29-27-403 as follows:

8 **29-27-403. Deemed approval of facilities.** (1) (a) A 9 COLLOCATION APPLICATION OR SITING APPLICATION FOR A WIRELESS 10 SERVICE FACILITY SUBMITTED TO A LOCAL GOVERNMENT IS DEEMED 11 APPROVED BY THE LOCAL GOVERNMENT IF:

12 (I) THE LOCAL GOVERNMENT HAS NOT APPROVED OR REJECTED 13 THE COLLOCATION APPLICATION WITHIN NINETY DAYS AFTER THE 14 APPLICANT COMPLIES WITH THE FIRST PROCEDURAL STEP REQUIRED BY THE 15 LOCAL GOVERNMENT AS PART OF ITS APPLICABLE REGULATORY REVIEW 16 PROCESS OR WITHIN NINETY DAYS AFTER THE APPLICANT SUBMITS A 17 COLLOCATION APPLICATION IF THE LOCAL GOVERNMENT'S APPLICABLE 18 REGULATORY PROCESS DOES NOT SPECIFY THAT FIRST PROCEDURAL STEP; 19 EXCEPT THAT THE PERIOD FOR APPROVAL OR REJECTION OF A SITING 20 APPLICATION THAT IS NOT FOR A COLLOCATION OR A SMALL CELL FACILITY 21 IS ONE HUNDRED TWENTY DAYS; 22 (II) THE APPLICANT HAS PROVIDED ALL PUBLIC NOTICES OF THE 23 APPLICATION REQUIRED UNDER APPLICABLE LAW; AND 24 (III) THE APPLICANT HAS PROVIDED NOTICE TO THE LOCAL

24 (III) THE APPLICANT HAS PROVIDED NOTICE TO THE LOCAL 25 GOVERNMENT THAT THE APPLICABLE TIME PERIOD DESCRIBED IN 26 SUBSECTION (1)(a)(I) OF THIS SECTION HAS LAPSED AND THAT THE 27 APPLICATION IS DEEMED APPROVED PURSUANT TO THIS SECTION. (b) A LOCAL GOVERNMENT MAY TOLL THE APPLICABLE PERIOD
 DESCRIBED IN SUBSECTION (1)(a)(I) OF THIS SECTION TO ALLOW THE
 LOCAL GOVERNMENT TO MAKE TIMELY REQUESTS FOR INFORMATION TO
 COMPLETE A COLLOCATION OR SITING APPLICATION. THE PERIOD MAY
 ALSO BE EXTENDED BY MUTUAL AGREEMENT OF THE APPLICANT AND THE
 LOCAL GOVERNMENT.

7 (c) IF A LOCAL GOVERNMENT REQUIRES AN APPLICANT TO OBTAIN 8 A TRAFFIC CONTROL PLAN OR OTHER PERMIT RELATED TO OBSTRUCTION 9 OF, OR SAFETY IN, A PUBLIC RIGHT-OF-WAY BEFORE A COLLOCATION OR 10 SITING APPLICATION IS APPROVED, THE APPLICANT SHALL NOT COMMENCE 11 THE CONSTRUCTION OR SUBSTANTIAL CHANGE OF A WIRELESS SERVICE 12 FACILITY PURSUANT TO A COLLOCATION OR SITING APPLICATION DEEMED 13 APPROVED PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION UNTIL THE 14 TRAFFIC CONTROL PLAN OR OTHER PERMIT IS OBTAINED.

(d) A LOCAL GOVERNMENT MAY SEEK JUDICIAL REVIEW OF THE
DEEMED APPROVAL OF A COLLOCATION APPLICATION OR SITING
APPLICATION PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION WITHIN
THIRTY DAYS AFTER THE NOTICE DESCRIBED IN SUBSECTION (1)(a)(III) OF
THIS SECTION IS PROVIDED TO THE LOCAL GOVERNMENT.

20 (e) A LOCAL GOVERNMENT SHALL NOT:

(I) UNREASONABLY WITHHOLD, CONDITION, OR DELAY APPROVAL
OF THE ISSUANCE OF A TRAFFIC CONTROL PLAN OR OTHER PERMIT
DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION TO DELAY THE
APPROVAL OF A COLLOCATION APPLICATION OR SITING APPLICATION; OR
(II) PROHIBIT OR UNREASONABLY DISCRIMINATE IN FAVOR OF, OR
AGAINST, ANY TECHNOLOGY IN TAKING ACTION ON A COLLOCATION OR
SITING APPLICATION.

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1 (f) IF A LOCAL GOVERNMENT DETERMINES THAT A COLLOCATION 2 OR SITING APPLICATION IS INCOMPLETE, THE LOCAL GOVERNMENT SHALL 3 NOTIFY THE APPLICANT WITHIN THIRTY DAYS AFTER THE SUBMISSION OF 4 THE APPLICATION. THE NOTIFICATION MUST BE WRITTEN, MUST CLEARLY 5 AND SPECIFICALLY IDENTIFY THE MISSING DOCUMENTS OR INFORMATION 6 THAT THE APPLICANT MUST SUBMIT TO RENDER THE APPLICATION 7 COMPLETE, AND MUST IDENTIFY THE SPECIFIC REGULATION CREATING THE 8 REQUIREMENT TO PROVIDE THE MISSING DOCUMENTS OR INFORMATION. 9 TOLLING OF THE PERIOD DESCRIBED IN SUBSECTION (1)(a)(I) OF THIS 10 SECTION BEGINS ON THE DATE THAT THE LOCAL GOVERNMENT PROVIDES 11 THIS NOTIFICATION AND ENDS ON THE DATE THAT THE APPLICANT 12 PROVIDES THE REQUESTED INFORMATION. 13 (2) EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS SECTION, 14 NOTHING IN THIS SECTION LIMITS OR AFFECTS THE AUTHORITY OF A LOCAL

15 GOVERNMENT OVER THE PLACEMENT OR CONSTRUCTION OF A WIRELESS16 SERVICE FACILITY.

17 (3) NOTHING IN THIS SECTION SUPERSEDES, NULLIFIES, OR
18 OTHERWISE ALTERS GENERALLY APPLICABLE AND NONDISCRIMINATORY
19 BUILDING, ELECTRICAL, FIRE, OR OTHER SAFETY REQUIREMENTS.

(4) NOTHING IN THIS SECTION SHALL BE INTERPRETED OR
IMPLEMENTED IN A WAY THAT PREVENTS A LOCAL GOVERNMENT FROM
PROMPTLY ACTING ON ANY OTHER PERMIT FOR USE, OCCUPATION,
INSTALLATION, MODIFICATION, REPAIR, OR OPERATION IN THE PUBLIC
RIGHTS-OF-WAY, INCLUDING BUT NOT LIMITED TO PERMITS FOR
BROADBAND FACILITIES.

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27 SECTION 4. In Colorado Revised Statutes, add 29-27-405 as

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1 follows:

2 29-27-405. Facility equipment replacement. (1) A LOCAL
3 GOVERNMENT SHALL NOT REQUIRE A COLLOCATION OR SITING
4 APPLICATION, OR ADDITIONAL PERMITS FOR THE MODIFICATION, REMOVAL,
5 DISCONTINUANCE, OR REPLACEMENT OF A WIRELESS SERVICE FACILITY, OR
6 EQUIPMENT ASSOCIATED THEREWITH, IF:

(a) THE OWNER OR OPERATOR OF THE WIRELESS SERVICE FACILITY
NOTIFIES THE LOCAL GOVERNMENT OF THE MODIFICATION, REMOVAL,
DISCONTINUANCE, OR REPLACEMENT OF THE WIRELESS SERVICE FACILITY,
OR EQUIPMENT ASSOCIATED WITH THE WIRELESS SERVICE FACILITY; AND
(b) THE MODIFICATION, REMOVAL, DISCONTINUANCE, OR
REPLACEMENT DOES NOT AMOUNT TO A SUBSTANTIAL CHANGE TO THE
WIRELESS SERVICE FACILITY.

14 (2) NOTHING IN THIS SECTION SUPERSEDES, NULLIFIES, OR
15 OTHERWISE ALTERS GENERALLY APPLICABLE AND NONDISCRIMINATORY
16 BUILDING, ELECTRICAL, FIRE, OR OTHER SAFETY REQUIREMENTS.

SECTION 5. In Colorado Revised Statutes, 38-5.5-104.5, amend
(1) as follows:

19 Use of local government entity structures. 38-5.5-104.5. 20 (1) Except as provided in subsection (2) of this section and subject to the 21 requirements and limitations of this article 5.5, sections 29-27-403 and 22 29-27-404 PART 4 OF ARTICLE 27 OF TITLE 29, and a local government 23 entity's police powers, a telecommunications provider or a broadband 24 provider has the right to locate or collocate small cell facilities or small 25 cell networks on the light poles, light standards, traffic signals, or utility 26 poles in the rights-of-way owned by the local government entity; except 27 that a small cell facility or a small cell network shall not be located or

mounted on any apparatus, pole, or signal with tolling collection or
 enforcement equipment attached.

SECTION 6. 3 Act subject to petition - effective date -4 **applicability.** (1) This act takes effect at 12:01 a.m. on January 1, 2026; except that, if a referendum petition is filed pursuant to section 1 (3) of 5 6 article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will 7 8 not take effect unless approved by the people at the general election to be 9 held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor. 10 11 (2) This act applies to applications filed on or after the applicable

12 effective date of this act.