

Sen. William R. Haine

Filed: 4/7/2005

	U940USBU46/samUUI LRBU94 U9486 MKM 44558 a
1	AMENDMENT TO SENATE BILL 467
2	AMENDMENT NO Amend Senate Bill 467 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Public Utilities Act is amended by adding
5	Section 13-714 as follows:
6	(220 ILCS 5/13-714 new)
7	Sec. 13-714. Crossing of railroad right-of-way.
8	(a) As used in this Section, unless the context otherwise
9	requires:
10	"Crossing" means the construction, operation, repair, or
11	maintenance of a facility over, under, or across a railroad
12	right-of-way by a telecommunications carrier.
13	"Direct expenses" includes, but is not limited to, any or
14	all of the following:
15	(1) The cost of inspecting and monitoring the crossing
16	site.
17	(2) Administrative and engineering costs for review of
18	specifications and for entering a crossing on the
19	railroad's books, maps, and property records and other
20	reasonable administrative and engineering costs incurred
21	as a result of the crossing.
22	(3) Document and preparation fees associated with a
23	crossing, and any engineering specifications related to
24	the crossing.

1	(4) Damages assessed in connection with the rights							
2	granted to a telecommunications carrier with respect to a							
3	<pre>crossing.</pre>							
4	"Facility" means any cable, conduit, wire, pipe, casing							
5	pipe, supporting poles and guys, manhole, or other material or							
6	equipment, that is used by a telecommunications carrier to							
7	furnish communications services.							
8	"Railroad" or "railroad corporation" means (i) a railroad							
9	corporation that is the owner, operator, occupant, manager, or							
10	agent of a railroad right-of-way or the railroad corporation's							
11	successor in interest and (ii) a "transportation system", as							
12	defined in Section 2 of the Metropolitan Transportation							
13	Authority Act. "Railroad" and "railroad corporation" includes							
14	an interurban railway.							
15	"Railroad right-of-way" means one or more of the following:							
16	(1) A fee, easement, right-of-way, license, or							
17	interest in real estate on which a railroad is located or							
18	on which a located was located in the past.							
19	(2) A right-of-way or other interest in real estate							
20	that is owned or operated by a railroad corporation, the							
21	trustees of a railroad corporation, or the successor in							
22	interest of a railroad corporation.							
23	(3) A right-of-way or other interest in real estate							
24	that is occupied or managed by or on behalf of a railroad							
25	corporation, the trustees of a railroad corporation, or the							
26	successor in interest of a railroad corporation, including							
27	an abandoned railroad right-of-way that has not otherwise							
28	reverted.							
29	(4) Any other interest in a former railroad							
30	right-of-way that has been acquired or is operated by a							
31	land management company or similar entity.							
32	"Special circumstances" means either or both of the							
33	<pre>following:</pre>							
34	(1) The existence of unique characteristics of a							

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1	segment of railroad right-of-way or of a proposed utility							
2	facility that increases the direct expenses associated							
3	with a proposed crossing.							
4	(2) A proposed crossing that involves a significant and							
5	imminent likelihood of danger to the public health or							
6	safety or that is a serious threat to the safe operations							
7	of the railroad or to the current use of the railroad							
8	right-of-way, necessitating additional terms and							
9	conditions associated with the crossing.							
10	(b) Notification by a telecommunications carrier to a							
11	railroad required prior to the commencement of any crossing							
12	activity shall not exceed 30 days.							
13	(c) The railroad and the telecommunications carrier must							
14	maintain and repair its own property within the railroad							
15	right-of-way and bear responsibility for its own acts and							
16	omissions.							
17	(d) A telecommunications carrier shall have immediate							
18	access to a crossing for repair and maintenance of existing							
19	facilities in case of emergency.							
20	(e) Applicable engineering standards shall be complied							
21	with for facilities crossing railroad rights-of-way.							
22	(f) The telecommunications carrier shall be provided an							
23	expedited crossing, absent a claim of special circumstances,							
24	after payment by the telecommunications carrier of the standard							
25	crossing fee, if applicable, and submission of completed							
26	engineering specifications to the railroad.							
27	(g) The telecommunications carrier and the railroad may							
28	agree to other terms and conditions necessary to provide for							
29	reasonable use of a railroad right-of-way by a							
30	telecommunications carrier.							
31	(h) The Commission shall adopt rules prescribing terms and							
32	conditions in addition to those contained in this Section for a							
33	crossing to ensure that any crossing be consistent with the							

public convenience and necessity and reasonable service to the

public.

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- (i) Unless otherwise agreed by the parties and subject to subsection (j), a telecommunications carrier that locates its facilities within the railroad right-of-way for a crossing, other than a crossing along the public roads of the State pursuant to the Telephone Line Right of Way Act, shall pay the railroad a one-time standard crossing fee of \$1,000 for each crossing. The standard crossing fee shall be in lieu of any license or any other fees or charges to reimburse the railroad for the direct expenses incurred by the railroad as a result of the crossing. The telecommunications carrier shall also reimburse the railroad for any actual flagging expenses associated with a crossing in addition to the standard crossing fee.
- (j) Notwithstanding subsections (b) through (h), rules adopted by the Commission shall not prevent a railroad and a telecommunications carrier from otherwise negotiating the terms and conditions applicable to a crossing or the resolution of any disputes relating to the crossing.
- (k) Notwithstanding subsection (j), This Section shall not impair the authority of a telecommunications carrier to secure crossing rights by easement pursuant to the exercise of the power of eminent domain.
- (1) A railroad or telecommunications carrier that believes special circumstances exist for a particular crossing may petition the Commission for relief. If a petition for relief is filed, the Commission shall determine whether special circumstances exist that necessitate either a modification of the direct expenses to be paid or the need for additional terms and conditions. The Commission may make any necessary findings of fact and determinations related to the existence of special circumstances, as well as any relief to be granted. A final determination of the Commission on the issue of special circumstances shall be considered final agency action subject

1	to judicial	review	under t	the Admi	nistrative	Review	Law.	The
2	Commission s	shall as	sess th	e costs	associated	with a	peti	tion
3	for relief e	quitably	agains	t the pai	rties.			

- (m) Pending Commission resolution of a claim of special circumstances raised in a petition, a telecommunications carrier may, upon securing the payment of the standard fee and upon submission of completed engineering specifications to the railroad, proceed with a crossing in accordance with the rules adopted by the Commission, unless the Commission, upon application for emergency relief, determines that there is a reasonable likelihood that either of the following conditions exist:
 - (1) That the proposed crossing involves a significant and imminent likelihood of danger to the public health or safety.
- (2) That the proposed crossing is a serious threat to the safe operations of the railroad or to the current use of the railroad right-of-way.
 - If the Commission determines that there is a reasonable likelihood that the proposed crossing meets either condition, then the Commission shall immediately intervene to prevent the crossing until a factual determination is made.
 - (o) Notwithstanding any provision law to the contrary, this

 Act shall apply in all crossings of railroad rights-of-way

 involving a telecommunications carrier and shall govern in the

 event of any conflict with any other provision of law.
- (p) This Section applies to (i) a crossing commenced prior to the effective date of this Section if an agreement concerning the crossing has expired or is terminated and (ii) a crossing commenced on or after the effective date of this Section.".