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AN ACT concerning telecommunications.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

Section 5. The Emergency Telephone System Act is amended
by changing Sections 2.12 and 15.3 as follows:

6 (50 ILCS 750/2.12) (from Ch. 134, par. 32.12)

Sec. 2.12. (a) For the purposes of this Act, "network 7 connections" means the number of voice grade communications 8 9 channels directly between subscriber а and a telecommunications carrier's public switched network, without 10 the intervention of any other telecommunications carrier's 11 12 switched network, which would be required to carry the 13 subscriber's inter-premises traffic and, which connection either (1) is capable of providing access through the public 14 15 switched network to a 9-1-1 Emergency Telephone System if one exists, or, (2) if no system exists at the time a surcharge 16 is imposed under Section 15.3 which would be capable of 17 18 providing access through the public switched network to the 19 local 9-1-1 Emergency Telephone System if one existed.

20 (b) For the purposes of this Act, no telecommunications facilities-based local 21 carrier providing exchange 22 telecommunications service prior to January 1, 1986 shall be required to offer or provide sophisticated 9-1-1 system 23 features such as selective call routing in any area where 24 that carrier's local switching facility does not have the 25 26 capability to do so.

27 (c) For the purposes of this Act, "telecommunication 28 carrier" does not include a cellular or other mobile 29 communication carrier.

30 (d) Where multiple voice grade communication channels
 31 are connected to a telecommunication carrier's public

1 switched network through a private branch exchange service (PBX), there shall be determined to be one network connection 2 3 for each trunk line capable of transporting either the 4 subscriber's inter-premises traffic to the public switched 5 network or the subscriber's 9-1-1 calls to the public agency. Where multiple voice grade communication channels are 6 connected to a telecommunication carrier's public switched 7 8 network through centrex type service, the number of network 9 connections shall be equal to the number of PBX trunk 10 equivalents for the subscriber's service, as determined by 11 reference to any generally applicable exchange access service tariff filed by the subscriber's telecommunications carrier 12 13 with the Commission. This subsection is not intended to make any change in the meaning of this Section, but is intended to 14 15 remove possible ambiguity, thereby confirming the intent of 16 paragraph (a) as it existed prior to and following the effective date of this amendatory Act of 2002. 17

18 (Source: P.A. 86-101; 87-167.)

19 (50 ILCS 750/15.3) (from Ch. 134, par. 45.3)

20 (Text of Section before amendment by P.A. 92-474)

21 Sec. 15.3. (a) The corporate authorities of anv municipality or any county may, subject to the limitations of 22 subsections (c), (d), and (h), and in addition to any tax 23 24 levied pursuant to Section 8-11-2 of the Illinois Municipal Code, impose a monthly surcharge on billed subscribers of 25 26 network connection provided by telecommunication carriers engaged in the business of transmitting messages by means of 27 28 electricity originating within the corporate limits of the municipality or county imposing the surcharge at a rate per 29 network connection determined in accordance with subsection 30 (c). Provided, however, that where multiple voice grade 31 communications channels are connected between the 32 33 subscriber's premises and a public switched network through

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1 private branch exchange (PBX) or centrex type service, a 2 municipality imposing a surcharge at a rate per network 3 connection, as determined in accordance with this Act, shall 4 impose 5 such surcharges per network connection, as determined in accordance with subsections (a) and (d) of 5 Section 2.12 of this Act. A municipality may enter into an 6 7 intergovernmental agreement with any county in which it is 8 partially located, when the county has adopted an ordinance 9 to impose a surcharge as provided in subsection (c), to include that portion of the municipality lying outside the 10 11 county in that county's surcharge referendum. Τf the county's surcharge referendum is approved, the portion of the 12 municipality identified in the intergovernmental agreement 13 shall automatically be disconnected from the county in which 14 15 it lies and connected to the county which approved the 16 referendum for purposes of a surcharge on telecommunications 17 carriers.

(b) For purposes of computing the surcharge imposed by 18 19 subsection (a), the network connections to which the surcharge shall apply shall be those in-service network 20 21 connections, other than those network connections assigned to 22 the municipality or county, where the service address for 23 each such network connection or connections is located within the corporate limits of the municipality or county levying 24 25 the surcharge. The "service address" shall mean the location of the primary use of the network connection or connections. 26 With respect to network connections provided for use with pay 27 telephone services for which there is no billed subscriber, 28 29 the telecommunications carrier providing the network 30 connection shall be deemed to be its own billed subscriber 31 for purposes of applying the surcharge.

32 (c) Upon the passage of an ordinance to impose a 33 surcharge under this Section the clerk of the municipality or 34 county shall certify the question of whether the surcharge

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1 may be imposed to the proper election authority who shall 2 submit the public question to the electors of the municipality or county in accordance with the general 3 4 election law; provided that such question shall not be submitted at a consolidated primary election. 5 The public question shall be in substantially the following form: 6 \_\_\_\_\_ 7 8 Shall the county (or city, village 9 or incorporated town) of .... impose YES a surcharge of up to...¢ per month per 10 11 network connection, which surcharge will 12 be added to the monthly bill you receive \_\_\_\_\_ for telephone or telecommunications 13 charges, for the purpose of installing 14 (or improving) a 9-1-1 Emergency 15 NO 16 Telephone System? \_\_\_\_\_ 17 If a majority of the votes cast upon the public question 18 are in favor thereof, the surcharge shall be imposed. 19 20 However, if a Joint Emergency Telephone System Board is 21 to be created pursuant to an intergovernmental agreement 22 under Section 15.4, the ordinance to impose the surcharge 23 shall be subject to the approval of a majority of the total number of votes cast upon the public question by the electors 24 25 of all of the municipalities or counties, or combination thereof, that are parties to the intergovernmental agreement. 26 The referendum requirement of this subsection (c) shall 27 not apply to any municipality with a population over 500,000 28 29 or to any county in which a proposition as to whether a 30 sophisticated 9-1-1 Emergency Telephone System should be installed in the county, at a cost not to exceed a specified 31 32 monthly amount per network connection, has previously been 33 approved by a majority of the electors of the county voting

on the proposition at an election conducted before the

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effective date of this amendatory Act of 1987.

2 (d) A county may not impose a surcharge, unless requested by a municipality, in any incorporated area which 3 4 has previously approved a surcharge as provided in subsection in any incorporated area where the corporate 5 (C) or 6 authorities of the municipality have previously entered into 7 binding contract or letter of intent а with а telecommunications carrier to provide sophisticated 9-1-1 8 9 service through municipal funds.

(e) A municipality or county may at any time by
ordinance change the rate of the surcharge imposed under this
Section if the new rate does not exceed the rate specified in
the referendum held pursuant to subsection (c).

14 (f) The surcharge authorized by this Section shall be 15 collected from the subscriber by the telecommunications 16 carrier providing the subscriber the network connection as a 17 separately stated item on the subscriber's bill.

18 amount of surcharge collected by (q) The the 19 telecommunications carrier shall be paid to the particular municipality or county or Joint Emergency Telephone System 20 21 Board not later than 30 days after the surcharge is 22 collected, net of any network or other 9-1-1 or sophisticated 23 9-1-1 charges then due the system particular telecommunications carrier, as shown on an itemized bill. 24 25 The telecommunications carrier collecting the surcharge shall also be entitled to deduct 3% of the gross amount of 26 collected to reimburse the telecommunications 27 surcharge carrier for the expense of accounting and collecting the 28 29 surcharge.

30 (h) Except as expressly provided in subsection (a) of 31 this Section, a municipality with a population over 500,000 32 may not impose a monthly surcharge in excess of \$1.25 per 33 network connection.

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(i) Any municipality or county or joint emergency

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1 telephone system board that has imposed a surcharge pursuant 2 to this Section prior to the effective date of this 3 amendatory Act of 1990 shall hereafter impose the surcharge 4 in accordance with subsection (b) of this Section.

5 The corporate authorities of any municipality or (j) 6 county may issue, in accordance with Illinois law, bonds, 7 notes or other obligations secured in whole or in part by the 8 proceeds of the surcharge described in this Section. 9 Notwithstanding any change in law subsequent to the issuance of any bonds, notes or other obligations secured by the 10 11 surcharge, every municipality or county issuing such bonds, notes or other obligations shall be authorized to impose the 12 surcharge as though the laws relating to the imposition of 13 the surcharge in effect at the time of issuance of the bonds, 14 notes or other obligations were in full force and effect 15 16 until the bonds, notes or other obligations are paid in full. The State of Illinois pledges and agrees that it will not 17 limit or alter the rights and powers vested in municipalities 18 19 and counties by this Section to impose the surcharge so as to impair the terms of or affect the security for bonds, notes 20 21 or other obligations secured in whole or in part with the proceeds of the surcharge described in this Section. 22

23 Any surcharge collected by or (k) imposed on а telecommunications carrier pursuant to this Section shall be 24 25 held to be a special fund in trust for the municipality, county or Joint Emergency Telephone Board imposing the 26 27 surcharge. Except for the 3% deduction provided in subsection (g) above, the special fund shall not be subject 28 29 to the claims of creditors of the telecommunication carrier. (Source: P.A. 86-101; 86-1344.) 30

31 (Text of Section after amendment by P.A. 92-474)
32 Sec. 15.3. (a) The corporate authorities of any
33 municipality or any county may, subject to the limitations of
34 subsections (c), (d), and (h), and in addition to any tax

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1 levied pursuant to Section 8-11-2 of the Illinois Municipal 2 Code, impose a monthly surcharge on billed subscribers of network connection provided by telecommunication carriers 3 4 engaged in the business of transmitting messages by means of 5 electricity originating within the corporate limits of the 6 municipality or county imposing the surcharge at a rate per 7 network connection determined in accordance with subsection 8 (c). Provided, however, that where multiple voice grade communications channels are connected between the 9 subscriber's premises and a public switched network through 10 11 private branch exchange (PBX) or centrex type service, a 12 municipality imposing a surcharge at a rate per network 13 connection, as determined in accordance with this Act, shall impose 5 such surcharges per network connection, as 14 determined in accordance with subsections (a) and (d) of 15 Section 2.12 of this Act. For mobile telecommunications 16 services, if a surcharge is imposed it shall be imposed based 17 municipality or county that encompasses the 18 upon the 19 customer's place of primary use as defined in the Mobile Telecommunications Sourcing Conformity Act. A municipality 20 21 may enter into an intergovernmental agreement with any county 22 in which it is partially located, when the county has adopted 23 an ordinance to impose a surcharge as provided in subsection (c), to include that portion of the municipality lying 24 25 outside the county in that county's surcharge referendum. If the county's surcharge referendum is approved, the portion of 26 identified 27 the municipality in the intergovernmental agreement shall automatically be disconnected from the county 28 29 in which it lies and connected to the county which approved 30 referendum for purposes of the а surcharge on telecommunications carriers. 31

32 (b) For purposes of computing the surcharge imposed by 33 subsection (a), the network connections to which the 34 surcharge shall apply shall be those in-service network

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1 connections, other than those network connections assigned to 2 the municipality or county, where the service address for each such network connection or connections is located within 3 4 the corporate limits of the municipality or county levying the surcharge. Except for mobile telecommunication services, 5 б the "service address" shall mean the location of the primary 7 use of the network connection or connections. For mobile 8 telecommunication services, "service address" means the 9 customer's place of primary use as defined in the Mobile Telecommunications Sourcing Conformity Act. With respect to 10 11 network connections provided for use with pay telephone services for which there is no billed subscriber, the 12 telecommunications carrier providing the network connection 13 shall be deemed to be its own billed subscriber for purposes 14 15 of applying the surcharge.

16 (c) Upon the passage of an ordinance to impose a surcharge under this Section the clerk of the municipality or 17 county shall certify the question of whether the surcharge 18 may be imposed to the proper election authority who shall 19 20 submit the public question to the electors of the 21 municipality or county in accordance with the general 22 election law; provided that such question shall not be 23 submitted at a consolidated primary election. The public question shall be in substantially the following form: 24

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Shall the county (or city, village 26 27 or incorporated town) of .... impose YES a surcharge of up to...¢ per month per 28 29 network connection, which surcharge will 30 be added to the monthly bill you receive \_\_\_\_\_ for telephone or telecommunications 31 charges, for the purpose of installing 32 33 (or improving) a 9-1-1 Emergency NO 34 Telephone System?

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are in favor thereof, the surcharge shall be imposed.

4 However, if a Joint Emergency Telephone System Board is 5 to be created pursuant to an intergovernmental agreement 6 under Section 15.4, the ordinance to impose the surcharge 7 shall be subject to the approval of a majority of the total 8 number of votes cast upon the public question by the electors 9 of all of the municipalities or counties, or combination 10 thereof, that are parties to the intergovernmental agreement.

11 The referendum requirement of this subsection (c) shall 12 not apply to any municipality with a population over 500,000 or to any county in which a proposition as to whether a 13 sophisticated 9-1-1 Emergency Telephone System should be 14 15 installed in the county, at a cost not to exceed a specified 16 monthly amount per network connection, has previously been approved by a majority of the electors of the county voting 17 on the proposition at an election conducted before the 18 19 effective date of this amendatory Act of 1987.

20 (d) A county may not impose a surcharge, unless 21 requested by a municipality, in any incorporated area which 22 has previously approved a surcharge as provided in subsection 23 in any incorporated area where the corporate (C) or authorities of the municipality have previously entered into 24 25 binding contract or letter of intent а with a telecommunications carrier to provide sophisticated 9-1-1 26 service through municipal funds. 27

(e) A municipality or county may at any time by
ordinance change the rate of the surcharge imposed under this
Section if the new rate does not exceed the rate specified in
the referendum held pursuant to subsection (c).

32 (f) The surcharge authorized by this Section shall be 33 collected from the subscriber by the telecommunications 34 carrier providing the subscriber the network connection as a

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separately stated item on the subscriber's bill.

2 (g) The amount of surcharge collected by the telecommunications carrier shall be paid to the particular 3 4 municipality or county or Joint Emergency Telephone System not later than 30 days after the surcharge is 5 Board 6 collected, net of any network or other 9-1-1 or sophisticated 7 then 9-1-1 system charges due the particular 8 telecommunications carrier, as shown on an itemized bill. 9 The telecommunications carrier collecting the surcharge shall also be entitled to deduct 3% of the gross amount of 10 11 surcharge collected to reimburse the telecommunications carrier for the expense of accounting and collecting the 12 13 surcharge.

14 (h) Except as expressly provided in subsection (a) of 15 this Section, a municipality with a population over 500,000 16 may not impose a monthly surcharge in excess of \$1.25 per 17 network connection.

18 (i) Any municipality or county or joint emergency 19 telephone system board that has imposed a surcharge pursuant 20 to this Section prior to the effective date of this 21 amendatory Act of 1990 shall hereafter impose the surcharge 22 in accordance with subsection (b) of this Section.

23 (j) The corporate authorities of any municipality or county may issue, in accordance with Illinois law, bonds, 24 25 notes or other obligations secured in whole or in part by the proceeds of the surcharge described in this Section. 26 Notwithstanding any change in law subsequent to the issuance 27 of any bonds, notes or other obligations secured by the 28 29 surcharge, every municipality or county issuing such bonds, 30 notes or other obligations shall be authorized to impose the surcharge as though the laws relating to the imposition of 31 32 the surcharge in effect at the time of issuance of the bonds, notes or other obligations were in full force and effect 33 34 until the bonds, notes or other obligations are paid in full.

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1 The State of Illinois pledges and agrees that it will not 2 limit or alter the rights and powers vested in municipalities 3 and counties by this Section to impose the surcharge so as to 4 impair the terms of or affect the security for bonds, notes 5 or other obligations secured in whole or in part with the 6 proceeds of the surcharge described in this Section.

7 (k) Any surcharge collected by or imposed on а telecommunications carrier pursuant to this Section shall be 8 9 held to be a special fund in trust for the municipality, county or Joint Emergency Telephone Board imposing the 10 11 surcharge. Except for the 3% deduction provided in subsection (g) above, the special fund shall not be subject 12 to the claims of creditors of the telecommunication carrier. 13 (Source: P.A. 92-474, eff. 8-1-02.) 14

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.

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