As Passed by the House

132nd General Assembly

Regular Session

Sub. H. B. No. 478

2017-2018

Representatives Smith, R., LaTourette

Cosponsors: Representatives Becker, Blessing, Boggs, Carfagna, Celebrezze, Duffey, Faber, Gavarone, Hambley, Koehler, Lang, Lipps, Miller, Patton, Pelanda, Perales, Reineke, Rezabek, Romanchuk, Schaffer, Seitz, Sykes, Thompson, West, Anielski, Craig, DeVitis, Greenspan, Johnson, Kent, Ryan, Scherer, Schuring, Stein, Wiggam, Young, Speaker Rosenberger

A BILL

То	amend sections 4939.01, 4939.02, 4939.03,	1
	4939.031, 4939.035, 4939.038, 4939.0311,	2
	4939.0313, 4939.0315, 4939.0319, 4939.0325, and	3
	4939.08; to amend, for the purpose of adopting	4
	new section numbers as indicated in parentheses,	5
	sections 4939.035 (4939.036), 4939.038	6
	(4939.037), 4939.039 (4939.038), 4939.0313	7
	(4939.0312), 4939.0315 (4939.0313), 4939.0317	8
	(4939.0315), 4939.0319 (4939.0316), 4939.0325	9
	(4939.0322), and 4939.0327 (4939.0323) and to	10
	enact new sections 4939.039 and 4939.0317 and	11
	sections 4939.0314, 4939.0329, and 4939.09, and	12
	to repeal sections 4939.032, 4939.033, 4939.037,	13
	and 4939.0321 of the Revised Code to modify the	14
	law regarding wireless service and the placement	15
	of small cell wireless facilities in the public	16
	way.	17

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4939.01, 4939.02, 4939.03, 18 4939.031, 4939.035, 4939.038, 4939.0311, 4939.0313, 4939.0315, 19 4939.0319, 4939.0325, and 4939.08 be amended; sections 4939.035 20 (4939.036), 4939.038 (4939.037), 4939.039 (4939.038), 4939.0313 21 (4939.0312), 4939.0315 (4939.0313), 4939.0317 (4939.0315), 22 4939.0319 (4939.0316), 4939.0325 (4939.0322), and 4939.0327 23 (4939.0323) be amended for the purpose of adopting new section 24 numbers as indicated in parentheses; and new sections 4939.039 25 and 4939.0317 and sections 4939.0314, 4939.0329, and 4939.09 of 26 the Revised Code be enacted to read as follows: 27 Sec. 4939.01. As used in sections 4939.01 to 4939.08 28 4939.09 of the Revised Code: 29 (A) "Accessory equipment" means any equipment used in-30 conjunction with a wireless facility or wireless support 31 structure. "Accessory equipment" includes utility or-32 transmission equipment, power storage, generation or control 33 34 equipment, cables, wiring, and equipment cabinets."Abandoned" means any small cell facilities or wireless support structures 35 that are unused for a period of three hundred sixty-five days 36 without the operator otherwise notifying the municipal 37 corporation and receiving the municipal corporation's approval. 38 (B) "Agent" means a person that provides a municipal 39 corporation written authorization to work on behalf of a public 40 utility. 41 (C) "Antenna" means communications equipment that 42 transmits or receives radio frequency signals in the provision 43 of wireless service, including associated accessory equipment. 44 (C) (D) "Cable operator," "cable service," and "franchise" 45 have the same meanings as in the "Cable Communications Policy 46

Act of 1984," 98 Stat. 2779, 47 U.S.C.A. 522.	47
(D) "Distributed antenna system" means a network or-	48
facility to which all of the following apply:	49
(1) It distributes radio frequency signals to provide-	50
wireless service.	51
(2) It meets the height and size characteristics of a	52
small cell facility.	53
(3) It consists of all of the following:	54
(a) Remote antenna nodes deployed throughout a desired	55
coverage area;	56
(b) A high capacity signal transport medium connected to a	57
central hub site;	58
(c) Equipment located at the hub site to process or	59
control the radio frequency signals through the antennas.	60
(4) It conforms to the size limitations specified in	61
division (N) of this section.	62
(E) <u>"Collocation" or "collocate" means to install, mount,</u>	63
maintain, modify, operate, or replace wireless facilities on a	64
wireless support structure.	65
(F) "Decorative pole" means a pole, arch, or structure	66
other than a street light pole placed in the public way	67
specifically designed and placed for aesthetic purposes and on	68
which no appurtenances or attachments have been placed except	69
for any of the following:	70
(1) Electric lighting;	71
(2) Specially designed informational or directional	72
signage;	73

(3) Temporary holiday or special event attachments.	74
(G) "Eligible facilities request" has the same meaning as	75
in 47 U.S.C. 1455(a)(2).	76
(F) "Micro wireless facility" includes both a distributed	77
antenna system and a small cell facility, and the related	78
wireless facilities.	79
(G) "Micro wireless facility operator" means a public-	80
utility or cable operator that operates a micro wireless	81
facility.	82
(H) <u>"Historic district" means a building, property, or</u>	83
site, or group of buildings, properties, or sites that are	84
either of the following:	85
(1) Listed in the national register of historic places or	86
formally determined eligible for listing by the keeper of the	87
national register, the individual who has been delegated the	88
authority by the federal agency to list properties and determine	89
their eligibility for the national register, in accordance with	90
section VI.D.1.a.i-v of the nationwide programmatic agreement	91
codified at 47 C.F.R. part 1, Appendix C;	92
(2) A registered historic district as defined in section	93
149.311 of the Revised Code.	94
(I) "Micro wireless facility" means a small cell facility	95
that is not more than twenty-four inches in length, fifteen	96
inches in width, and twelve inches in height and that does not	97
have an exterior antenna more than eleven inches in length	98
suspended on cable strung between wireless support structures.	99
(J) "Municipal electric utility" has the same meaning as	100
in section 4928.01 of the Revised Code.	101

(I) (K) "OMUTCD" means the uniform system of traffic	102
control devices promulgated by the department of transportation	103
pursuant to section 4511.09 of the Revised Code.	104
(L) "Occupy or use" means, with respect to a public way,	105
to place a tangible thing in a public way for any purpose,	106
including, but not limited to, constructing, repairing,	107
positioning, maintaining, or operating lines, poles, pipes,	108
conduits, ducts, equipment, or other structures, appurtenances,	109
or facilities necessary for the delivery of public utility	110
services or any services provided by a cable operator.	111
(J) (M) "Person" means any natural person, corporation, or	112
partnership and also includes any governmental entity.	113
pareneronip and aroo incraded any governmental entry.	110

(K) (N)"Public utility" means a wireless service provider114as defined in division (A) (20) of section 4927.01 of the Revised115Code or any company described in section 4905.03 of the Revised116Code except in divisions (B) and (I) of that section, which117company also is a public utility as defined in section 4905.02118of the Revised Code; and includes any electric supplier as119defined in section 4933.81 of the Revised Code.120

(L) (O) "Public way" means the surface of, and the space 121 within, through, on, across, above, or below, any public street, 122 public road, public highway, public freeway, public lane, public 123 path, public alley, public court, public sidewalk, public 124 boulevard, public parkway, public drive, <u>public easement</u>, and 125 any other land dedicated or otherwise designated for a 126 compatible public use, which, on or after July 2, 2002, is owned 127 or controlled by a municipal corporation. "Public way" excludes 128 a private easement. 129

(M) (P) "Public way fee" means a fee levied to recover the

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costs incurred by a municipal corporation and associated with 131 the occupancy or use of a public way. 132 (N) (Q) "Small cell facility" means a wireless facility 133 that meets both of the following requirements of division (N)(1) 134 of this section and also division (N) (2) of this section: 135 (1) (a) Each antenna is located inside an enclosure of not 136 more than six cubic feet in volume or, in the case of an antenna 137 that has exposed elements, the antenna and all of its exposed 138 elements could fit within an enclosure of not more than six 139 cubic feet in volume. 140 141 (b) (2) All other wireless equipment associated with the facility is cumulatively not more than twenty-eight cubic feet 142 in volume. The calculation of equipment volume shall not include 143 electric meters, concealment elements, telecommunications 144 demarcation boxes, grounding equipment, power transfer switches, 145 cut-off switches, and vertical cable runs for the connection of 146 power and other services. 147 148 (2) If the wireless facility were placed on a wireless 149 support structure, the increased height would be not more thanten feet or the overall resulting height would be not more than-150 fifty feet. 151 (O) (R) "Small cell facility operator" or "operator" means 152 a wireless service provider, or its designated agent, or cable 153 operator, or its designated agent, or a video service provider, 154 or its designated agent, that operates a small cell facility and 155 provides wireless service as defined in division (V) of section 156 4939.01 of the Revised Code. For the purpose of this chapter, 157

or a video service provider that provides information services

"operator" includes a wireless service provider, cable operator,

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as defined in the "Telecommunications Act of 1996," 110 Stat.	160
59, 47 U.S.C. 153(20), and services that are fixed in nature or	161
use unlicensed spectrum.	162
	1.60
(S) "Utility pole" means a structure that is designed for,	163
or used for the purpose of, carrying lines, cables, or wires for	164
electric or telecommunications service. "Utility pole" excludes	165
street signs and decorative poles.	166
(P) (T) "Video service provider" has the same meaning as	167
in section 1332.21 of the Revised Code.	168
(U)(1) "Wireless facility" means an antenna, accessory	169
equipment, or other wireless device or equipment used to provide-	170
wireless service.	171
(0) at a fixed location that enables vireless	172
(Q) at a fixed location that enables wireless	
communications between user equipment and a communications	173
network, including all of the following:	174
(a) Equipment associated with wireless communications;	175
(b) Radio transceivers, antennas, coaxial or fiber-optic	176
cable, regular and backup power supplies, and comparable	177
equipment, regardless of technological configuration.	178
(2) The term includes small cell facilities.	179
(3) The term does not include any of the following:	180
(a) The structure or improvements on, under, or within	181
which the equipment is collocated;	182
(b) Coaxial or fiber-optic cable that is between wireless	183
support structures or utility poles or that is otherwise not	184
immediately adjacent to or directly associated with a particular	185
antenna.	186
anconna.	TOO

(V) "Wireless service" means any services using licensed 187 or unlicensed wireless spectrum, whether at a fixed location or 188 mobile, provided to the public using wireless facilities. 189

(R) (W) "Wireless service provider" means a person who	190
provides wireless service as defined in division (A)(20) of	191
section 4927.01 of the Revised Code.	192

(X)"Wireless support structure" means a pole, such as a193monopole, either guyed or self-supporting, street_light pole,194traffic signal_pole, a fifteen-foot or taller_sign pole, or195utility pole capable of supporting wireless_small cell196facilities. As used in-section 4939.031 of the Revised Code this197chapter, "wireless support structure" excludes a all of the198following:199

(1) A utility pole or other facility owned or operated by a municipal electric utility:

(2) A utility pole or other facility used to supply traction power to public transit systems, including railways, trams, streetcars, and trolleybuses.

(Y) "Wireline backhaul facility" is a facility used for205the transport of communications service or any other electronic206communications by coaxial, fiber-optic cable, or any other wire.207

(Z) "Work permit" means a permit issued by a municipal_ 208 corporation that must be obtained in order to perform any work 209 in, on, above, within, over, below, under, or through any part 210 of the public way, including, but not limited to, the act or 211 process of digging, boring, tunneling, trenching, excavating, 212 obstructing, or installing, as well as the act of opening and 213 cutting into the surface of any paved or improved surface that 214 is part of the public way. 215

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Sec. 4939.02. (A) It is the public policy of this state to	216
do all of the following:	217
(1) Promote the public health, safety, and welfare	218
regarding access to and the occupancy or use of public ways, to	219
protect public and private property, and to promote economic	220
development in this state;	221
(2) Promote the availability of a wide range of utility,	222
communication, and other services to residents of this state at	223
reasonable costs, including the rapid implementation of new	224
technologies and innovative services;	225
(3) Promote the rapid deployment of small cell facility	226
infrastructure and related capital investment in this state by	227
ensuring that municipal corporations grant or deny consent to	228
install, operate, modify, or replace wireless facilities in a	229
timely manner;	230
(4) Ensure that access to and occupancy or use of public	231
ways advances the state policies specified in sections 4927.02,	232
4928.02, and 4929.02 of the Revised Code;	233
(4) (5) Recognize the authority of a municipal corporation	234
to manage access to and the occupancy or use of public ways to	235
the extent necessary with regard to matters of local concern,	236
and to receive cost recovery for the occupancy or use of public	237
ways in accordance with law;	238
$\frac{(5)}{(6)}$ Ensure in accordance with law the recovery by a	239
public utility of public way fees and related costs;	240
(6) Promote coordination and standardization of	241
municipal management of the occupancy or use of public ways, to	242
enable efficient placement and operation of structures,	243
appurtenances, or facilities necessary for the delivery of	244

public utility or cable services;

(7) (8) Encourage agreement among parties regarding public 246
way fees and regarding terms and conditions pertaining to access 247
to and the occupancy or use of public ways, and to facilitate 248
the resolution of disputes regarding public way fees; 249

(8) Expedite the installation and operation of micro, and250smaller, wireless facilities in order to facilitate the251deployment of advanced wireless service throughout the state(9)252Protect the integrity of the residential and historic locations253and ensure that access to and occupancy or use of public ways in254such districts is technologically and aesthetically appropriate.255

(B) This policy establishes fair terms and conditions for
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Sec. 4939.03. (A) No person shall occupy or use a public way except in accordance with law.

(B) In occupying or using a public way, no person shall262unreasonably compromise the public health, safety, and welfare.263

(C) (1) No person shall occupy or use a public way without
first obtaining, under this section or section 1332.24 or
4939.031 of the Revised Code, any requisite consent of the
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municipal corporation owning or controlling the public way.

(2) Except as otherwise provided in division (C) (5) (6) of 268 this section and sections 4939.031 and 4939.035 4939.036 of the 269 Revised Code, a municipal corporation, not later than sixty days 270 after the date of filing by a person of a completed request for 271 consent, shall grant or deny its consent. 272

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(4) If a request by a person for consent is denied, the 275 municipal corporation shall provide to the person in writing its 276 reasons for denying the request and such information as the 277 person may reasonably request to obtain consent. If a request 278 for consent is denied for an activity described in section 279 4939.031 of the Revised Code, the reasons required under this 280 division shall be supported by substantial, competent evidence 281 and the denial of consent shall not unreasonably discriminate 282 283 against the entity requesting the consent.

(5) Except in the case of a public utility subject to the 284 jurisdiction and recognized on the rolls of the public utilities 285 commission or of a cable operator possessing a valid franchise 286 awarded pursuant to the "Cable Communications Policy Act of 287 1984," 98 Stat. 2779, 47 U.S.C.A. 541, a municipal corporation, 288 for good cause shown, may withhold, deny, or delay its consent 289 to any person based upon the person's failure to possess the financial, technical, and managerial resources necessary to protect the public health, safety, and welfare.

(6) Initial consent for occupancy or use of a public way 293 shall be conclusively presumed for all lines, poles, pipes, 294 conduits, ducts, equipment, or other appurtenances, structures, 295 or facilities of a public utility or cable operator that, on 296 July 2, 2002, lawfully so occupy or use a public way. However, 297 such presumed consent does not relieve the public utility or 298 cable operator of compliance with any law related to the ongoing 299 occupancy or use of a public way. 300

Sec. 4939.031. (A) Subject to section 4939.0314 of the 301 Revised Code and approval of an application under this section, 302

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an operator may, as a permitted use not subject to zoning review	303
or approval, collocate a small cell facility and construct,	304
maintain, modify, operate, or replace wireless support	305
structures in, along, across, upon, and under the public way. An	306
operator shall comply with generally applicable standards that	307
are consistent with this chapter and adopted by a municipal	308
corporation for construction and public safety in a public way.	309
All structures and facilities shall be constructed and	310
maintained so as not to impede or impair public safety or the	311
legal use of the public way by the municipal corporation, the	312
traveling public, or other public utilities.	313
(B) A municipal corporation, not later than ninety days	314
after the date of filing by an entity of a completed request for	315
consent for any of the following, <u>under divisions</u> (B)(1) and (2)	316
of this section or one hundred twenty days under division (B)(3)	317
of this section to be done in a public way, shall, subject	318
to sections 4939.03, 4939.033 to 4939.037, and 4939.0313 to	319
4939.0319 of the Revised Code this chapter, grant or deny its	320
consent <u>to</u> :	321
(1) Attaching micro wireless Collocate small cell	322
facilities to <u>on</u> a wireless support structure;	323
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(2) Locating two or more wireless service providers' micro-	324
wireless facilities on the same wireless support structure;	325
(3) Replacing or modifying a micro wireless Replace or	326
modify a small cell facility on a wireless support structure, if	327
consent is required under this section;	328
(4) Constructing, modifying, or replacing (3) Construct,	329
modify, or replace a wireless support structure associated with	330
a micro wireless small cell facility.	331

(B) (C) If a municipal corporation fails to approve or	332
deny a request for consent under this section or a request for a	333
relevant work permit within the required time period, provided	334
the time period is not tolled under section 4939.036 of the	335
Revised Code, the request shall be deemed granted upon the	336
requesting entity providing notice to the municipal corporation	337
that the time period for acting on the request has lapsed.	338
<u>(D)</u> Except as provided in this chapter as well as any	339
franchise, pole attachment, or other agreements between a	340
municipal corporation and a cable operator or public utility, a	341
municipal corporation shall not require any zoning or other	342
approval, consent, permit, certificate, or condition for the	343
construction, replacement, location, attachment, or operation of	344
a micro wireless small cell facility in the public way, or	345
otherwise prohibit or restrain the activities as described in	346
this section, except as otherwise provided in division (B) of	347
section 4939.0311 of the Revised Code.	348
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Sec. <u>4939.035</u> <u>4939.036</u>. (A) The ninety-day -time period	349
required in section 4939.031 of the Revised Code may be tolled	350
only:	351
(1) By mutual agreement between the entity requesting	352
	353
consent and the municipal corporation;	203

(2) In cases where the municipal corporation determines354that the application is incomplete; or355

(3) By the municipal corporation in the event it has an
extraordinary number of wireless facilities contained in pending
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requests, in which case If the number of requests for consent
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for small cell facilities or wireless support structures
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received is likely to result in difficulty processing
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applications within the time limits set forth in section	361
4939.031 of the Revised Code due to the lack of resources of the	362
municipal corporation, then the municipal corporation may toll	363
the ninety-day period for a reasonable amount of days not	364
exceeding an additional ninety days time limits as follows:	365
(a) The time period may be tolled for up to twenty-one	366
days for the first fifteen small cell facility or wireless	367
support structure requests received by a municipal corporation	368
above the thresholds provided in divisions (A)(3)(a)(i) to (v)	369
of this section and for the first thirty small cell facility or	370
wireless support structure requests received by a municipal	371
corporation above the thresholds provided in division (A)(3)(a)	372
(vi) of this section, within any consecutive thirty-day period:	373
(i) For a municipal corporation having a population of	374
thirty thousand persons or less when it receives applications	375
for at least fifteen small cell facility or wireless support	376
structure requests;	377
(ii) For a municipal corporation having a population of	378
thirty thousand one to forty thousand persons when it receives	379
applications for at least twenty small cell facility or wireless	380
support structure requests;	381
(iii) For a municipal corporation having a population of	382
forty thousand one to fifty thousand persons when it receives	383
applications for at least twenty-five small cell facility or	384
wireless support structure requests;	385
(iv) For a municipal corporation having a population of	386
fifty thousand one to sixty thousand persons when it receives	387
applications for at least thirty small cell facility or wireless	388
support structure requests;	389

(v) For a municipal corporation having a population of	390
sixty thousand one to one hundred thousand persons when it	391
receives applications for at least sixty small cell facility or	392
wireless support structure requests;	393
(vi) For a municipal corporation having a population of	394
one hundred thousand one persons or more when it receives	395
	396
applications for at least ninety small cell facility or wireless	
<u>support structure requests.</u>	397
(b) Further, for every additional fifteen requests that	398
the municipal corporation receives above the thresholds provided	399
in divisions (A)(3)(a)(i) to (v) of this section, and every	400
additional thirty requests that the municipal corporation	401
receives above the threshold provided in division (A)(3)(a)(vi)	402
of this section within any consecutive thirty-day period, the	403
municipal corporation may toll the time period for those	404
requests for up to fifteen days in addition to the time period	405
provided in division (A)(3)(a) of this section.	406
(c) In no instance shall a municipal corporation toll the	407
time period for any small cell facility or wireless support_	408
structure request by more than ninety consecutive days. Upon	400
request, a municipal corporation shall provide an operator	410
written notice of the time limit for a small cell facility or	411
wireless support structure request.	412
(B) To toll the time period for incompleteness, the	413
municipal corporation shall provide written notice to the entity-	414
person requesting consent not later than thirty days after	415
receiving the request, clearly and specifically delineating all	416
missing documents or information. The missing documents or	417
information shall be reasonably related to determining whether	418
the request meets the requirements of applicable federal and	419

state law. Any notice of incompleteness requiring other420information or documentation, including information of the type421described in section 4939.0315 4939.0313 of the Revised Code or422documentation intended to illustrate the need for the request or423to justify the business decision for the request, does not toll424the time period.425

(C) The time period begins running again resumes when the
entity makes a supplemental submission in response to the
municipal corporation's notice of incompleteness.

(D) If a supplemental submission is inadequate, the 429 municipal corporation shall notify the entity not later than ten 430 days after receiving the supplemental submission that the 431 supplemental submission did not provide the information 432 identified in the original notice delineating missing documents 433 or information. The time period may be tolled in the case of 434 second or subsequent notices under the procedures identified in 435 divisions (A) to (C) of this section. Second or subsequent 436 notices of incompleteness may not specify missing documents or 437 information that were was not delineated in the original notice 438 439 of incompleteness.

Sec. 4939.038 4939.037Nothing in this chapter precludes440a municipal corporation from applying its generally applicable441health, safety, and welfare regulations when granting consent442for a micro wireless small cell facility or wireless support443structure.444

Sec. 4939.039 4939.038Notwithstanding sections 4939.031445to 4939.037 of the Revised Code, a municipal corporation shall446approve within sixty days, and may not deny, an eligible447facilities request under 47 C.F.R. 1.40001.448

Sec. 4939.039. Any operator who owns or operates small	449
cell facilities or wireless support structures in the public way	450
shall indemnify, protect, defend, and hold the municipal	451
corporation and its elected officials, officers, employees,	452
agents, and volunteers harmless against any and all claims,	453
lawsuits, judgments, costs, liens, losses, expenses, fees to	454
include reasonable attorney fees and costs of defense,	455
proceedings, actions, demands, causes of action, liability and	456
suits of any kind and nature, including personal or bodily	457
injury or death, property damage or other harm for which	458
recovery of damages is sought, to the extent that it is caused	459
by the negligence of the operator who owns or operates small	460
cell facilities and wireless service in the public way, any	461
agent, officer, director, representative, employee, affiliate,	462
or subcontractor of the operator, or their respective officers,	463
agents, employees, directors, or representatives while	464
installing, repairing, or maintaining facilities in a public	465
way.	466
Sec. 4939.0311. (A) Consent of a municipal corporation	467
shall not be required for either of the following activities	468
conducted in the public way:	469
(1) Routine maintenance of wireless facilities;	470
(2) The replacement of wireless facilities with wireless	471
facilities that are consistent with the municipal corporation's	472
current design guidelines and that are either of the following:	473
(a) Substantially similar to the existing wireless	474
facilities;	475
(b) The same size or smaller than the existing wireless	476
facilities.	477

(B) A municipal corporation may require a work permit for 478 an-any activity described in division (A) of this section and 479 for any activity for which consent is authorized under section 480 4939.031 of the Revised Code. Any such permit shall be subject 481 to any applicable law in this chapter. 482 (C) Notwithstanding the amendments made to sections 483 4939.01 to 4939.09 of the Revised Code by H.B. 478 of the 132nd 484 General Assembly, a cable or video service provider shall not be 485 required to obtain permits from a municipal corporation or to 486 pay fees, with the exception of work permits and associated 487 fees, to place, operate, maintain, or replace micro wireless 488 facilities pursuant to an existing franchise or video service 489

authorization under Chapter 1332. of the Revised Code; nor shall490a holder of an existing franchise or video service authorization491be required to obtain additional authorizations or to pay492additional fees for the placement of micro wireless facilities493already covered under an existing franchise or video service494authorization under Chapter 1332. of the Revised Code.495

(D) The permitting procedures and authorizations set forth496in the amendments made to sections 4939.01 to 4939.09 of the497Revised Code by H.B. 478 of the 132nd General Assembly shall498apply only to the placement of small cell facilities and499wireless support structures in the public way, and do not500authorize the construction and operation of a wireline backhaul501facility.502

Sec. 4939.0313 4939.0312. (A) An entity A municipal503corporation shall permit a person seeking to construct, modify,504collocate, or replace more than one micro small cell facility or505more than one wireless facility support structure within the506jurisdiction of a single municipal corporation may to file, at507

the entity's person's discretion, a consolidated request	508
application for consent under division (A)(4) of section	509
4939.031 of the Revised Code <u>for up to thirty small cell</u>	510
facilities requests in a single application or up to thirty	511
wireless support structure requests in a single application and	512
receive a single permit for the construction, modification,	513
<u>collocation, or replacement of the micro wireless small cell</u>	514
facilities or associated wireless support structures. However,	515
this single application may only address multiple small cell	516
facilities or multiple wireless support structures if they each	517
involve substantially the same type of small cell facilities or	518
substantially the same type of wireless support structures. A	519
municipal corporation may separately address small cell facility	520
collocations or wireless support structures for which incomplete	521
information has been received or which are denied.	522
(B) In the case of a consolidated request application, the	523
fees provided for in section 4927.0319 4939.0316 of the Revised	523
Code may be cumulative. However, a municipal corporation, at its	525
discretion, may opt to reduce such fees in order to encourage	526
persons to submit consolidated applications.	523
persons to submit consorrated apprications.	527
(C) In the case of a consolidated application, each small	528
cell facility or wireless support structure proposed to be	529
constructed, modified, collocated on, or replaced shall	530
constitute a separate request for consent for purposes of	531
tolling the response deadline as authorized under section	532
4939.036 of the Revised Code. A request by a single operator for	533
a new or replacement support structure and associated small cell	534
facility constitutes one request.	535
Sec. 4939.0315 4939.0313. With respect to the provision of	536
any micro wireless small cell facility or the associated	537

wireless support structure in a public way, a municipal	538
corporation shall not do any of the following:	539
(A) Require the requestor <u>a person</u> to submit information	540
about, or evaluate a requestor's <u>p</u>erson's business decisions	541
with respect to, the requestor's <u>person's</u> service, customer	542
demand, or quality of service to or from a particular area or	543
site as a condition for approval of the request;	544
(B) Require the requestor <u>a person</u> to submit information	545
about the need for the micro wireless small cell facility or the	546
associated wireless support structure, including additional	547
wireless coverage, capacity, or increased speeds, as a condition	548
for approval of the request;	549
(C) Require the requestor <u>a</u> person to justify the need for	550
the new micro wireless small cell facility or associated	551
wireless support structure, or to submit business information,	552
including strategy documents, propagation maps, or	553
telecommunications traffic studies as a condition for approval	554
of the request;	555
(D) Evaluate the request based on the availability of	556
other potential locations for the placement of the micro-	557
wireless facility or associated wireless support structure,	558
including the options to submit a request under division (A)(1) -	559
or (2) of section 4939.031 of the Revised Code or under division-	560
(A) (4) of that section to modify an existing micro wireless-	561
facility or associated wireless support structure except that a	562
municipal corporation may propose an alternate location within	563
fifty feet of the proposed location, which the requestor shall-	564
use if it has the right to use the alternate structure on-	565
reasonable terms and conditions and the alternate location does	566
not impose technical limits or additional costs;	567

structures or wireless small cell facilities, wherever located, 569 as a condition for approval of the request, unless the existing 570 wireless support structures or small cell facilities have been 571 unused or abandoned. This division shall not preclude a 572 municipal corporation from adopting reasonable rules intended to 573 ensure the public health, safety, and welfare with respect to 574 the removal of an abandoned wireless support structure or 575 abandoned wireless facilities facility. 576 577 (F) (E) Impose restrictions with respect to objects in navigable airspace that are stricter than or in conflict with 578 any restrictions imposed by the federal aviation administration; 579 (G) Impose requirements for bonds, escrow deposits, 580 letters of credit, or any other type of financial surety to 581 ensure removal of abandoned or unused wireless facilities, 582 unless the municipal corporation imposes similar requirements on 583 584 other permits for occupancy of the public way; (H) (F) Unreasonably discriminate among providers of 585 functionally equivalent services; 586 587 (I) Impose unreasonable requirements regarding themaintenance or appearance of the micro wireless facility or 588 associated wireless support structure and accessory equipment, 589 including the types of materials to be used and the screening or 590 landscaping of wireless facilities; 591 (J) Require that the requestor purchase, lease, or use (G) 592 Condition the grant of consent on the requirement that a person 593 purchase or lease facilities, networks, or services owned or 594 operated by the municipal corporation, in whole or in part, or 595

owned or operated, in whole or in part, by any entity in which

(E) Require the removal of existing wireless support

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the municipal corporation has an economic governance interest;	597
$\frac{(K)}{(H)}$ Condition the grant of consent on the requestor's	598
agreement to permit other wireless facilities to be placed at,	599
attached to, or located on the associated wireless support	600
structure;	601
(L) Limit the duration of any permit that is granted,	602
except that a municipal corporation may require that	603
construction commence within two years;	604
(M) Impose setback or fall-zone requirements for the	605
associated wireless support structure that are different from	606
requirements imposed on other <u>similar</u> types of structures in the	607
public way;	608
(N) [J] Impose environmental testing, sampling, or	609
monitoring requirements that exceed rules and regulations	610
established under state or federal law or that are not imposed	611
on other types of construction or elements of the construction;	612
(O) <u>(K)</u> Impose any regulations pertaining to radio	613
frequency emissions or exposure to such emissions that are	614
contrary to or exceed rules of the federal communications	615
commission;	616
(P) Impose (L) Except as set forth in section 4939.0314 of	617
the Revised Code, impose separation requirements that require	618
any space to be maintained regarding spacing between an	619
operator's facilities and other wireless facilities or	620
wireless support structures ;	621
(Q) Prevent the requestor from locating the micro wireless	622
facility or wireless support structure in a residential area or	623
within a specific distance from a residence or other structure,	624
utility poles, ground-mounted equipment, or other utility	625

facilities within the public way.

Sec. 4939.0314. With respect to the placement of any small	627
cell facility or wireless support structure in a public way, a	628
municipal corporation may do any of the following:	629

(A) Reserve space for future public safety or 630 transportation uses in the public way or on a wireless support 631 structure or pole owned by a municipal corporation in a 632 documented and approved plan in place at the time an application 633 is filed. A reservation of space shall not preclude placement of 634 a pole or collocation of a small cell facility. If replacement 635 of the municipal corporation's pole or wireless support 636 structure is necessary to accommodate the collocation of the 637 small cell facility and the future use, the operator shall pay 638 for the replacement of the pole or wireless support structure, 639 and the replaced pole or wireless support structure must 640 accommodate the future use. 641

(B) Require reasonable and nondiscriminatory spacing642requirements for the location of new wireless support structures643set forth in an ordinance, local rule, or design guidelines.644Such spacing requirements shall not prohibit, or have the effect645of prohibiting, the provision of wireless service to any646location.647

(C) Adopt reasonable written design guidelines with648objective, technologically feasible criteria that reasonably649match the aesthetics and character of the immediate area650regarding all of the following:651

(1) The location of any ground-mounted small cell652facilities;653

(2) The location of a small cell facility on a wireless 654

support structure;	655
(3) The appearance and concealment of small cell	656
facilities, including those relating to materials used for	657
arranging, screening, or landscaping;	658
(4) The design and appearance of a wireless support	659
structure including any height requirements adopted by a	660
municipality in accordance with division (F) of this section.	661
Any such guidelines shall be applied in a	662
nondiscriminatory manner. Materials utilized to comply with the	663
appearance and concealment criteria established in the	664
guidelines shall not be considered part of the small cell	665
facility for purposes of facility size restrictions in this	666
chapter.	667
(D) Propose an alternate location to the proposed location	668
of a new wireless support structure that is within one hundred	669
feet of the proposed location or within a distance that is	670
equivalent to the width of the public way in or on which the new	671
wireless support structure is proposed, whichever is greater,	672
which the operator shall use if it has the right to use the	673
	6.5.4

alternate location does not impose technical limits or additional costs.

(E) Require that a collocation or a new wireless support677structure for which a permit is granted shall be completed678within one hundred eighty days after issuance of the permit,679unless the municipal corporation and the operator agree to680extend this period or a delay is caused by make-ready work for a681municipally owned wireless support structure or decorative pole682or by the lack of commercial power or backhaul availability at683

alternate location on reasonable terms and conditions and the

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the site, provided that the operator has made a timely request	684
within sixty days after the issuance of the permit for	685
commercial power or backhaul services, and the additional time	686
to complete installation does not exceed three hundred sixty	687
days after issuance of the permit. Otherwise, the permit shall	688
be void unless the municipal corporation grants an extension in	689
writing to the operator.	690
(F) Set restrictions for the height of a wireless support	691
structure and the placement of a wireless facility as follows:	692
(1) For a new wireless support structure, the overall	693
height of the wireless support structure and any collocated	694
antennas shall not be more than forty feet in height above	695
ground level.	696
(2) Notwithstanding division (F) of this section, and	697
except that the cap shall not be below thirty-five feet in	698
height above ground level, a municipal corporation may adopt	699
design guidelines under division (C) of this section to cap the	700
permissible height of small cell facilities in areas meeting the	701
following criteria:	702
(a) The area is within three hundred feet of the proposed	703
site for a new wireless support structure in the same public way	704
or a connecting public way, and there are no wireless support	705
structures or utility poles taller than thirty feet in height	706
above ground level;	707
(b) The maximum allowable height for building construction	708
in the underlying zoning district is thirty-five feet in height	709
above ground level or less.	710
(3) For an existing wireless support structure, the	711
antenna and any associated shroud or concealment material are	712

permitted to be collocated at the top of the existing wireless	713
support structure and shall not increase the height of the	714
existing wireless support structure by more than five feet.	715
(G) Require an operator to comply with reasonable and	716
nondiscriminatory requirements that prohibit public utilities or	717
cable operators from installing structures and facilities in the	718
public way because an area is either designated solely for	719
undergrounding or structures and facilities are required to be	720
placed elsewhere in the public way, if the following apply:	721
(1) The municipal corporation has required all structures	722
and facilities, including structures and facilities owned by a	723
municipal electric company, but not including structures and	724
facilities owned by a municipal corporation or a transit	725
authority, to be placed underground or elsewhere in the public	726
way or a utility easement by a date certain that is three months	727
prior to the submission of the application;	728
(2) Subject to the provisions of this chapter, the	729
(2) Subject to the provisions of this chapter, the municipal corporation does not prohibit the replacement of	729 730
municipal corporation does not prohibit the replacement of	730
municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell	730 731
municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated	730 731 732
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area;</pre>	730 731 732 733
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area; (3) The municipal corporation permits operators to seek a</pre>	730 731 732 733 734
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area; (3) The municipal corporation permits operators to seek a waiver of the undergrounding or alternative location</pre>	730 731 732 733 734 735
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area; (3) The municipal corporation permits operators to seek a waiver of the undergrounding or alternative location requirements for the placement of a new wireless support</pre>	730 731 732 733 734 735 736
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area;</pre>	730 731 732 733 734 735 736 737
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area;</pre>	730 731 732 733 734 735 736 737 738
<pre>municipal corporation does not prohibit the replacement of wireless support structures or the collocation of small cell facilities on wireless support structures in the designated area; (3) The municipal corporation permits operators to seek a waiver of the undergrounding or alternative location requirements for the placement of a new wireless support structure to support small cell facilities if the operator is unable to achieve its service objective using a small cell</pre>	730 731 732 733 734 735 736 737 738 739

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(b) In a utility easement the operator has the right to 742 743 access; or (c) In or on other suitable locations or structures made 744 available by the municipal corporation at reasonable rates, 745 fees, and terms. A municipal corporation shall process waivers 746 in a reasonable and nondiscriminatory manner that does not have 747 the effect of prohibiting the provision of wireless service. 748 (H) Subject to section 4939.0313 of the Revised Code, and 749 except for facilities excluded from evaluation for effects on 750 historic properties under 47 C.F.R. 1.1307(a)(4) of the federal 751 communications commission's rules, a municipal corporation may 752 require reasonable, technically feasible, and nondiscriminatory 753 design or concealment measures in an historic district. Any such 754 design or concealment measures may not have the effect of 755 prohibiting any operator's technology, nor may any such measures 756 be considered a part of the small cell facility for purposes of 757 the size restrictions in the definition of small cell facility. 758 (I) If multiple requests are received by the municipal 759 corporation to install two or more poles that would violate 760 applicable spacing requirements under division (B) of this 761 section, or to collocate two or more small cell facilities on 762 the same wireless support structure, notwithstanding division 763 (I) of section 4939.0313 of the Revised Code, the municipal 764 corporation may resolve conflicting requests through whatever 765 reasonable and nondiscriminatory manner the municipal 766 corporation deems appropriate. 767 (J) Impose reasonable requirements for bonds, escrow 768 deposits, letters of credit, or any other type of financial 769 surety to ensure removal of abandoned or unused wireless 770

facilities or damage to municipal property caused by an operator

or its agent.

Sec. 4939.0317 4939.0315. No municipal corporation may 773 institute a moratorium on the filing, acceptance of filings, 774 consideration, or approval of requests for consent described in 775 section 4939.031 of the Revised Code. 776

Sec. 4939.0319 4939.0316. Any fee charged by a municipal 777 corporation for a request for consent under section 4939.031 of 778 the Revised Code for granting or processing an application for 779 consent shall not exceed the lesser a one-time fee of two 780 hundred fifty dollars per micro wireless small cell facility or 781 the amount charged by the . A municipal corporation for a 782 783 building permit for any other type of commercial development or land use development may adjust this fee ten per cent every five 784 years, rounded to the nearest five dollars. 785

Sec. 4939.0317. A municipal corporation's approval term of 786 787 an attachment to a wireless support structure shall be for a period of not less than ten years, with presumption of renewal 788 for successive five-year terms, subject to terms providing for 789 early termination or nonrenewal for cause or by mutual agreement 790 and unless otherwise agreed to by both the operator and the 791 municipal corporation, except for generally applied permitting 792 to safequard the public health, safety, and welfare. An operator 793 may remove its small cell facilities at any time subject to 794 applicable work permit requirements and may stop paying annual 795 charges or fees under division (B) of section 4939.0322 of the 796 Revised Code. 797

Sec. 4939.0325 4939.0322. (A) A municipal corporation798shall permit, for the purpose of providing wireless service, an799attachment by a micro wireless facility operator to consistent800with this chapter and for the purpose of providing wireless801

service, a collocation of a small cell facility by an operator	802
to a wireless support structure owned by the municipal	803
corporation and located in the public way, provided that the	804
operator comply with any applicable design guidelines under	805
division (C) of section 4939.0314 of the Revised Code and	806
reasonable terms and conditions for such collocations adopted by	807
the municipal corporation that are consistent with the design	808
guidelines and this chapter. The municipal corporation may	809
condition approval of the collocation on replacement or	810
modification of the wireless support structure at the operator's	811
cost if the municipal corporation determines that replacement or	812
modification is necessary for compliance with its written	813
construction or safety standards. A replacement or modification	814
of the wireless support structure shall conform to the	815
applicable design guidelines and the municipal corporation's	816
applicable specifications for the type of structure being	817
replaced. The municipal corporation may retain ownership of a	818
replacement wireless support structure.	819
(B) The total annual charges to reimburse the municipal	820
corporation for the attachment shall not exceed two hundred	821
dollars per small cell facility collocated on a wireless support	822
structure owned or operated by the municipal corporation and	823
located in the public way. A municipal corporation may adjust	824
this charge ten per cent every five years, rounded to the	825
<u>nearest five dollars</u> .	826
(B)(1) The total annual charges and fees for the	827
attachment and any activities related to the attachment shall be-	828
the lesser of the actual, direct, and reasonable costs related	829
to the use of the wireless support structure by the operator or-	830
two hundred dollars per attachment.	831

(2) In any controversy concerning the appropriateness of a 832 charge or fee under this section, the municipal corporation 833 shall have the burden of proving that the charge or fee is-834 reasonably related to its actual, direct, and reasonable costs. 835 (C) The charges, fees, terms, and conditions for-836 attachments under this section, including the processes and time 837 for approval of applications and permits for the attachments, 838 shall be nondiscriminatory as to all attaching operators 839 regardless of the types of services provided by the operators 840 841 Except for any applicable work permit under division (B) of section 4939.0311 of the Revised Code and financial surety under 842 division (J) of section 4939.0314 of the Revised Code, a 843 municipal corporation may not charge an operator any other 844 charge or fee for a small cell facility or associated wireless 845 support structure except as set forth in section 4939.0316 and 846 division (B) of section 4939.0322 of the Revised Code. The fees 847 set forth in sections 4939.0316 and 4939.0322 of the Revised 848 Code are not public way fees. 849 (D) - Nothing in this chapter affects the need for an entity-850 seeking to place a micro wireless facility on a public-utility-8.51 owned utility pole to obtain from the public utility any-852 necessary authority to place the facility Placement of small 853 cell facilities in the public way or attachment of small cell 854 facilities to a wireless support structure and any fees 855 associated therewith shall not subject a municipal corporation 856 to any state or local tax liabilities or assessments. 857 (E) To the extent that an investor-owned electric utility 858 whose rates are regulated by the public utilities commission, 859 its affiliate, an electric cooperative, or an independent 860 transmission company is not an operator as defined by this 861

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chapter, nothing in sections 4939.031 to 4939.039 of the Revised	862
<u>Code shall be construed to add to, replace, or supersede any</u>	863
tariff, contractual obligation or right, or federal or state law	864
or regulation regarding utility poles, similar structures, or	865
equipment of any type owned or controlled by that investor-owned	866
electric utility, affiliate, electric cooperative, or	867
independent transmission company.	868
Sec. 4939.0327 4939.0323. A municipal corporation shall	869
not enter into an exclusive arrangement with any entity for the	870
right to attach to the municipal corporation's wireless support	871
structures.	872
Sec. 4939.0329. A person may construct, modify, or	873
maintain a utility pole or wireless support structure along,	874
across, and under a public way in excess of the size limits, to	875
the extent permitted by the municipal corporation's applicable_	876
regulations.	
IEQUIALIONS.	8.7.7
	877
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07	877
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07	878
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement	878 879
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or <u>micro wireless small</u>	878 879 880
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or micro wireless <u>small</u> <u>cell</u> facility operator, for the balance of its term, if the	878 879 880 881
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or <u>micro wireless small</u> <u>cell</u> facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as	878 879 880 881 882
Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or <u>micro wireless small</u> <u>cell</u> facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as applicable:	878 879 880 881 882 883
<pre>Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or micro wireless small cell_facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as applicable: (1) (a) With respect to a public utility or cable operator,</pre>	878 879 880 881 882 883 884
<pre>Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or micro wireless small cell facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as applicable: (1) (a) With respect to a public utility or cable operator, the franchise was granted, or the agreement was authorized by</pre>	878 879 880 881 882 883 884 885
<pre>Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or micro wireless small cell facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as applicable: (1) (a) With respect to a public utility or cable operator, the franchise was granted, or the agreement was authorized by ordinance or otherwise and was entered into, by a municipal</pre>	878 879 880 881 882 883 884 884 885 886
<pre>Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or micro wireless small cell_facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as applicable: (1) (a) With respect to a public utility or cable operator, the franchise was granted, or the agreement was authorized by ordinance or otherwise and was entered into, by a municipal corporation prior to July 2, 2002.</pre>	878 879 880 881 882 883 884 885 886 887
<pre>Sec. 4939.08. (A) Nothing in sections 4939.01 to 4939.07 of the Revised Code applies to a franchise or to any agreement with a public utility, cable operator, or micro wireless small cell_facility operator, for the balance of its term, if the franchise or agreement meets all of the following, as applicable: (1) (a) With respect to a public utility or cable operator, the franchise was granted, or the agreement was authorized by ordinance or otherwise and was entered into, by a municipal corporation prior to July 2, 2002. (b) With respect to a micro wireless small cell_facility</pre>	878 879 880 881 882 883 884 885 886 887 888

wireless small cell facility operator prior to the effective 891 date of the amendments to this section by S.B. 331 of the 131st 892 general assembly. 893 894 (2) The franchise or agreement authorizes the occupation or use of public ways. 895 (3) The public utility or micro wireless small cell_ 896 facility operator agrees with the applicable public way fees, or 897 nonmonetary compensation, if any, or the cable operator pays the 898 applicable fee or utilizes the credit, offset, or deduction 899 specified in division (B)(4) of section 4939.05 of the Revised 900 Code. 901 (B)(1) Except as otherwise provided in division (A) of 902 section 4939.06 of the Revised Code, nothing in sections 4939.01 903 to 4939.07 of the Revised Code applies to an ordinance both 904 governing public ways and enacted by a municipal corporation 905 prior to September 29, 1999, unless, on or after that date, the 906 ordinance is materially modified. 907

(2) Division (B) (1) of this section does not apply to
 908
 micro wireless small cell facility operators and their
 909
 facilities.

(C) Nothing in sections 4939.01 to 4939.07 of the Revised 911 Code authorizes a municipal corporation to levy a fee, other 912 than a public way fee authorized by section 4939.05 of the 913 Revised Code, on a pipeline company or an operator of a pipeline 914 facility regulated under the "Accountable Pipeline Safety and 915 Partnership Act of 1996," 110 Stat. 3793, 49 U.S.C.A. 60101, or 916 on an operating partner or affiliated business unit operating 917 under guidelines of the federal energy regulatory commission as 918 they relate to the construction and operation of a pipeline. 919

(D) Nothing in sections 4939.01 to 4939.07 and this 920 section of the Revised Code prohibits a municipal corporation 921 from doing either of the following: 922 (1) Charging a cable operator a franchise fee in 923 accordance with the "Cable Communications Policy Act of 1984," 924 98 Stat. 2779, 47 U.S.C.A. 542; 925 (2) Allowing a credit, offset, or deduction against the 926 payment of a construction permit fee for any franchise fee a 927 cable operator pays to the municipal corporation. 928 Sec. 4939.09. If requested by a municipal corporation, in 929 order to accomplish construction and maintenance activities 930 directly related to improvements for the health, safety, and 931 welfare of the public, an operator shall relocate or adjust its 932 facilities within the public way at no cost to the municipal 933 corporation, as long as such request similarly binds all users 934 in or on such public way. Such relocation or adjustment shall be 935 completed in accordance with local law. 936 Section 2. That existing sections 4939.01, 4939.02, 937 4939.03, 4939.031, 4939.035, 4939.038, 4939.039, 4939.0311, 938 4939.0313, 4939.0315, 4939.0317, 4939.0319, 4939.0325, 939 4939.0327, and 4939.08 and sections 4939.032, 4939.033, 940

4939.037, and 4939.0321 of the Revised Code are hereby repealed. 941