1999 SESSION

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HOUSE BILL NO. 2277

House Amendments in [] — February 3, 1999

A BILL to amend and reenact § 15.2-1500 of the Code of Virginia; to amend the Code of Virginia by adding in Article 5 of Chapter 15 of Title 56 sections numbered 56-484.12, 56-484.13 and 56-484.14; and to repeal the second enactment of Chapter 906 of the Acts of Assembly of 1998, relating to local telecommunications services.

8 Patrons-Bryant, Abbitt, Almand, Barlow, Bennett, Blevins, Bloxom, Brink, Byron, Cantor, Croshaw, 9 Dudley, Griffith, Hall, Harris, Howell, Hull, Ingram, Joannou, Jones, J.C., Jones, S.C., Katzen, Keating, Kilgore, McDonnell, Moran, Morgan, Murphy, Nixon, Parrish, Plum, Reid, Robinson, Rollison, Rust, Scott, Spruill, Wagner, Watts and Williams; Senators: Barry, Bolling, Forbes, Gartlan, Houck, Lucas, Marsh, Martin, Miller, Y.B., Newman, Norment, Quayle, Schrock, Ticer, Watkins and 10 11 12 13 Whipple 14

Referred to Committee on Counties, Cities and Towns

Be it enacted by the General Assembly of Virginia:

1. That § 15.2-1500 of the Code of Virginia is amended and reenacted and that the Code of 18 Virginia is amended by adding in Article 5 of Chapter 15 of Title 56 sections numbered 56-484.12, 19 20 56-484.13 and 56-484.14 as follows: 21

§ 15.2-1500. Organization of local government.

A. Every locality shall provide for all the governmental functions of the locality, including, without 22 23 limitation, the organization of all departments, offices, boards, commissions and agencies of government, 24 and the organizational structure thereof, which are necessary and the employment of the officers and 25 other employees needed to carry out the functions of government.

26 B. Notwithstanding any other provision of law, general or special, no locality shall establish any department, office, board, commission, agency or other governmental division or entity which has 27 28 authority to offer telecommunications equipment, infrastructure, other than pole or tower attachments 29 including antennas or conduit occupancy, or services, other than intragovernmental radio dispatch or 30 paging systems shared by adjoining localities, for sale or lease to any person or entity other than (i) 31 such locality's departments, offices, boards, commissions, agencies or other governmental divisions or 32 entities or (ii) an adjoining locality's departments, offices, boards, commissions, agencies or other 33 governmental divisions or entities, so long as any charges for such telecommunications equipment, 34 infrastructure and services do not exceed the cost to the providing locality of providing such equipment, 35 infrastructure or services. However, any town which is located adjacent to Exit 17 on Interstate 81 and 36 which offered telecommunications services to the public on January 1, 1998, is hereby authorized to 37 continue to offer such telecommunications services, but shall not acquire by eminent domain the 38 facilities or other property of any telephone company or cable operator. Any locality may sell any 39 telecommunications infrastructure, including related equipment, which such locality had constructed prior 40 to September 1, 1998, and such locality may receive from the purchaser or purchasers, as full or partial 41 consideration for the sale of such infrastructure, communications services to be used solely for internal 42 use of the locality. Any locality which sells such infrastructure, including related equipment, may, at its 43 option, exclude the incumbent local exchange carrier from the bid or other sale process.

44 C. Notwithstanding the provisions of subsection B, a locality, [electric commission or board,] industrial development authority, or economic development authority, may lease dark fiber pursuant to 45 § 56-484.12. For purposes of this section, "dark fiber" means fiber optic cable which is not lighted by 46 47 lasers or other electronic equipment. The price for such lease may include reasonable provisions for the **48** recovery of the cost of the network and installation of additional fiber and related facilities to complete the lessor's network but shall not be related to the revenue or profit of the lessee. The lessor may 49 50 recover costs of constructing such leased network and any extensions or improvements thereto; however, 51 such lessor may not profit from the leasing of such facilities. The lease may require the lessee to make additional investments in the lessee's facilities based on such factors as the number of customers, market 52 53 share, the lessee's revenue or the lessee's profit. Any such extension or improvements constructed by a 54 lessee shall remain the property of the lessee; however, the lessee may be required to provide dedicated use to the lessor for the lessor's own internal purposes for the life of the fiber. The locality, [electric 55 commission or board,] industrial development authority, or economic development authority, shall not 56 57 be involved in the promotion or marketing of the lessee as the provider of the services.

§ 56-484.12. Leases by localities, [electric commission or board,] industrial development 58 59 authorities, or economic development authorities of dark fiber.

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60 Notwithstanding the provisions of § 15.2-1500, a county, city, town, [electric commission or board,] 61 industrial development authority, or economic development authority may lease on nondiscriminatory 62 terms, for a term not to exceed ten years, dark fiber, as that term is defined in subsection C of 63 § 15.2-1500, to one or more certificated local exchange telephone companies and to not-for-profit 64 educational schools and institutions, hospitals, health clinics and medical facilities for use in serving 65 their not-for-profit purposes. Any such lease must specify the qualifying telecommunications service to 66 be offered by the lessee and the geographic area in which that service will be offered. For purposes of this section, a "qualifying telecommunications service" is a telecommunications service, which shall 67 68 include but is not limited to, high-speed data service and Internet access service, of general application to be offered by the lessee which is not otherwise generally and competitively available in the 69 geographic area in which the service will be offered by an entity other than an entity leasing from the county, city, town, [electric commission or board,] industrial development authority, or economic 70 71 72 development authority. Such lessee shall not be prohibited from offering authorized telecommunications services in addition to the qualifying telecommunications service over the leased facilities. No such lease 73 74 shall be effective unless, prior to entering into such lease: (i) the proposed lessee petitions the State 75 Corporation Commission to approve such lease of the dark fiber and (ii) the Commission, after notice 76 and an opportunity for hearing in the affected area, issues a written order approving the lease or fails to approve or disapprove the lease within sixty days after notice. The sixty-day period may be extended 77 78 by Commission order for a period not to exceed an additional sixty days. The lease shall be deemed approved if the Commission fails to act within sixty days after notice or any extended period ordered by 79 80 the Commission.

§ 56-484.13. Factors for approval.

The State Corporation Commission shall find that it is in the public interest to approve the lease of 82 83 dark fiber as specified in § 56-484.12 unless it shall be demonstrated to the Commission and found that, 84 within the geographic area to be served by the lease: (i) the lease will not promote the provision of 85 competitive communications service within the geographic area; (ii) the lease will not enhance economic 86 development; (iii) the qualifying telecommunications service specified in its lease as provided for in 87 § 56-484.12 is readily and generally available from three or more nonaffiliated certificated local 88 exchange companies, not including any lessee; (iv) the lease is not in compliance with the requirements 89 of § 56-484.12; or (v) the lease will not benefit consumers. The factor stated in clause (iii) shall not 90 apply to leases of dark fiber filed for approval within five years of the Commission's approval of the 91 first lease of dark fiber by that county, city, town, [electric commission or board,] industrial 92 development authority, or economic development authority. 93

§ 56-484.14. Availability of service by lessee.

94 Any lessee which has a lease approved by the Commission shall continue to offer and make 95 generally and competitively available the qualifying telecommunications service specified in its lease as 96 provided for in § 56-484.12. Lease approval may be revoked by the Commission upon a finding that the 97 requirements of this section are not being met.

98 2. That the second enactment of Chapter 906 of the Acts of Assembly of 1998 is repealed.