House		Amendment NO	
	Offer	red By	
		Bill No. 1991, Page 5, Section 67.5110, Line 8 nereof the number "67.1846"; and	- 3, by
	aid bill, Page 6, Section 67.5111, thereof the word "provider;"; and	Line 28, by deleting the word "provider" and	
Further amend sa "wireless"; and	aid bill and section, Page 7, Line	64, by deleting the first instance of the word	
Further amend sa thereof the follow	, 1 0	57, by deleting all of said line and inserting in li	ieu
	e of equipment required by an el	ed equipment shall exceed fifteen cubic feet in lectric utility or municipal electric utility to pover the control of the cont	<u>wer</u>
Further amend s in lieu thereof the	, ,	es 86-89, by deleting all of said lines and insert	ing
(a) The s (b) Coaxi (c) Coaxi facility; c	al or fiber-optic cable between wal or fiber-optic cable not directly	der, or within which the equipment is collocate vireless support structures or utility poles; y associated with a particular small wireless	<u>ed;</u>
Further amend sa	<del> </del>	96, by deleting the second instance of the word "services"; and	
	erting in lieu thereof the phrase "	106, by deleting the second instance of the wo 'physical transmission path, all or part of which	
	aid bill, Page 12, Section 67.5113 thereof the word "or"; and	3, Line 74, by deleting the word "and" and	
Action Take	en	Date	

- 5710H03.03H Further amend said bill, page, and section, Lines 75-76, by deleting the phrase "requirements 1 2 regarding the replacement of overhead cables with underground cables" and inserting in lieu thereof 3 the phrase "undergrounding requirements"; and 4 5 Further amend said bill and section, Page 13, Line 78, by deleting the word "utilities" and inserting 6 in lieu thereof the word "utility"; and 7 8 Further amend said bill and section, Page 15, Line 159, by deleting all of said line and inserting in 9 lieu thereof the following: 10 11 "6. No authority"; and 12 13 Further amend said bill, page, and section, Line 162, by deleting the word "communications" and 14 inserting in lieu thereof the word "video"; and 15 16 Further amend said bill, Page 17, Section 67.5116, Lines 21-28, by deleting all of said lines and 17 inserting in lieu thereof the following: 18 19 "collocation of small wireless facilities on existing authority poles shall not exceed one hundred 20 dollars per small wireless facility. An applicant filing a consolidated application under subdivision (11) of subsection 3 of section 67.5113 shall pay one hundred dollars per small wireless facility 21 22 included in the consolidated application; and 23 (4) The total application fees for the installation, modification, or replacement of a utility 24 pole and the collocation of an associated small wireless facility shall not exceed five hundred dollars 25 per pole. 4. (1) The rate for collocation of a small wireless facility to an authority pole shall not 26 27 exceed thirty-five dollars per authority pole per year. Five years from the date of an"; and 28 29 Further amend said bill and section, Page 18, Lines 39-40, by deleting all of said lines and inserting 30 in lieu thereof the following: 31 32 "assessments from any applicant or wireless"; and 33 34 Further amend said bill, page, and section, Lines 45-49, by deleting all of said lines and inserting in 35 lieu thereof the following: 36 37 "(b) Applicable personal property and sales taxes or generally applicable fees for encroachment or electrical permits: 38 39 (c) Applicable fair and reasonable linear foot fees as provided in subsection 1 of section 40 67.1846 associated with coaxial or fiber-optic cable in the ROW that is: 41 a. Between wireless support structures or utility poles; b. Not directly associated with a particular small wireless facility; or 42 43 c. A wireline backhaul facility. 44
  - No authority shall require a wireless provider to pay a linear foot fee for coaxial or fiber-optic cable in the ROW associated with a small wireless facility if the owner of such coaxial or fiber-optic cable in the ROW already is assessed and charged such a linear foot fee; and
    - (d) Right-of-way permit fees established under 67.1840 for the recovery of actual,

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1	substantiated ROW management costs or as otherwise authorized under section 229.340.
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3	Right-of-way permit fees imposed on applicants and wireless providers shall be competitively
4	neutral with regard to all other users of the ROW; shall not be in the form"; and
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6	Further amend said bill, page, and section, Line 51, by deleting the word "counts," and inserting in
7	lieu thereof the word "counts;"; and
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9	Further amend said bill, page, and section, Line 53, by deleting the word "precludes" and inserting
10	in lieu thereof the word "prohibits"; and
11	**************************************
12	Further amend said bill, page, and section, Line 55, by inserting after the word "fees" the phrase
13	"consistent with subsection 2 of section 67.1846"; and
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15	Further amend said bill, Page 19, Section 67.5119, Line 5, by deleting said line and inserting in lieu
16	thereof the word "section."; and
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18	Further amend said bill and section, Page 20, Line 35, by deleting the word "provide" and inserting
19	in lieu thereof the word "provider"; and
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21	Further amend said bill, page, and section, Line 37, by inserting after the word "installed" the phrase
22	"or approved for installation"; and
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24	Further amend said bill, Page 21, Section 67.5121, Line 35, by deleting the word "for" and inserting
25	in lieu thereof the word "with"; and
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27	Further amend said bill, page, and section, Line 37, by inserting after the word "Each" the word
28	"contracted"; and
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30	Further amend said bill, page, and section, Line 41, by inserting after the word "such" the word
31	"contracted"; and
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33	Further amend said bill, page, and section, Line 44, by deleting the phrase "any contractor or
34	subcontractor" and inserting in lieu thereof the phrase "such contracted entity"; and
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36	Further amend said bill by amending the title, enacting clause, and intersectional references
37	accordingly.