58th Legislature

1	SENATE BILL NO. 215
2	INTRODUCED BY K. TOOLE
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING THAT AN ENTITY LOCATING UTILITY LINES AND
5	FACILITIES WITHIN A STATE-OWNED OR STATE-CONTROLLED RIGHT-OF-WAY IS REQUIRED TO PAY
6	A FEE TO BE DETERMINED BY THE APPROPRIATE DEPARTMENT NOT TO EXCEED \$1 FOR EACH
7	LINEAR FOOT; PROVIDING THAT AN ENTITY LOCATING UTILITY LINES AND FACILITIES WITHIN A
8	LOCAL GOVERNMENT-OWNED OR LOCAL GOVERNMENT-CONTROLLED RIGHT-OF-WAY IS REQUIRED
9	TO PAY A FEE TO BE DETERMINED BY THE LOCAL GOVERNMENT NOT TO EXCEED \$1 FOR EACH
10	LINEAR FOOT; ADDING A FEE OF A MAXIMUM OF \$1 FOR EACH LINEAR FOOT FOR UTILITY LINES AND
11	FACILITIES THAT ARE LOCATED WITHIN A PUBLIC RIGHT-OF-WAY; PROVIDING THAT WHEN A
12	RIGHT-OF-WAY IS OWNED OR CONTROLLED BY MORE THAN ONE ENTITY, ONLY ONE FEE MAY BE
13	CHARGED AND THE PROCEEDS MUST BE DIVIDED PROPORTIONALLY TO THE OWNERSHIP
14	PERCENTAGE OF THE RIGHT-OF-WAY; PROVIDING THAT IF THE RIGHT-OF-WAY IS OWNED OR
15	CONTROLLED BY MORE THAN ONE ENTITY, THE ENTITY OWNING THE LARGEST PERCENTAGE OF
16	THE RIGHT-OF-WAY SHALL SET THE FEE; REDUCING THE PERCENTAGE OF COSTS ASSOCIATED
17	WITH THE RELOCATION OF UTILITIES THAT ARE PAID BY THE STATE; AMENDING SECTIONS 60-4-403
18	AND 69-4-101, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE."
19	
20	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
21	
22	NEW SECTION. Section 1. Fee for locating within state-owned or state-controlled right-of-way.
23	(1) An entity locating any wire, cable, plant, appliance, fixture, or fiber optics necessary for service into or over
24	a state-owned or state-controlled right-of-way shall pay the department that owns or has control of that
25	right-of-way a fee for each linear foot as prescribed by the department or the entity that owns or controls the
26	greater percentage of the right-of-way. The fee may not exceed \$1 for each linear foot.

(2) If a right-of-way is controlled or owned by more than one entity, only one fee may be imposed. The
entities controlling or owning the right-of-way shall divide the fee proceeds proportionally to their percentage of
ownership in the right-of-way.

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1	NEW SECTION. Section 2. Fee for locating within local government-owned or local
2	government-controlled right-of-way. (1) An entity locating any wire, cable, plant, appliance, fixture, or fiber
3	optics necessary for service into or over a local government-owned or local government-controlled right-of-way
4	shall pay the local government that owns or has control of that right-of-way a fee for each linear foot as
5	prescribed by the local government or the entity that owns or controls the greater percentage of the right-of-way.
6	The fee may not exceed \$1 for each linear foot.
7	(2) If a right-of-way is controlled or owned by more than one entity, only one fee may be imposed. The
8	entities controlling or owning the right-of-way shall divide the fee proceeds proportionally to their percentage of
9	ownership in the right-of-way.
10	(3) A right-of-way fee imposed under this section is not considered a sales tax and is exempt from the
11	provisions of 7-1-112(1).
12	
13	NEW SECTION. Section 3. Fee for locating within public right-of-way. (1) An entity locating any
14	wire, cable, plant, appliance, fixture, or fiber optics necessary for service into or over a right-of-way controlled
15	by the state or local government shall pay the department that owns or has control of that right-of-way a fee for
16	each linear foot as prescribed by the department or the entity that owns or controls the greater percentage of
17	the right-of-way. The fee may not exceed \$1 for each linear foot.
18	(2) If a right-of-way is controlled or owned by more than one entity, only one fee may be imposed. The
19	entities controlling or owning the right-of-way shall divide the fee proceeds proportionally to their percentage of
20	ownership in the right-of-way.
21	
22	Section 4. Section 60-4-403, MCA, is amended to read:
23	"60-4-403. Relocation costs. (1) Except as provided in subsections (2) and (3), 75% <u>50%</u> of all costs
24	of relocation, dismantling, and removal must be paid by the department as a cost of federal-aid systems
25	construction.
26	(2) The department shall pay for the entire cost of relocating a publicly owned water or sewer facility
27	with 500 or fewer service connectors under the following conditions:
28	(a) the facility has had 500 or fewer subscribers during the entire year before the letting of the project
29	contract; and
30	(b) the relocation is the result of state highway or federal-aid system construction.
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1	(3) The department shall pay for 85% of all costs of relocating a publicly owned water or sewer facility
2	with more than 500 but fewer than 1,000 service connectors, subject to the following conditions:
3	(a) the facility had more than 500 but fewer than 1,000 subscribers during the entire year before the
4	letting of the project contract; and
5	(b) the relocation is the result of state highway or federal-aid highway system construction."
6	
7	Section 5. Section 69-4-101, MCA, is amended to read:
8	"69-4-101. Use of public right-of-way for utility lines and facilities <u> fee</u>. (1) A telegraph, telephone,
9	telecommunications, electric light, or electric power line energy corporation entity, cooperative association
10	utility. or public body, or any other person owning or operating such a telegraph, telephone, telecommunications,
11	or electric energy entity or cooperative association utility is hereby authorized to install its respective plants, and
12	appliances, and fixtures necessary for service along and upon any of the public roads, streets, and highways
13	in the state and to supply and distribute electricity for lighting, heating, power, and other purposes and to that
14	end, to construct such telegraph, telephone, electric light, or electric power lines, from point to point, along and
15	upon any of the public roads, streets, and highways in the state, by the erection of necessary fixtures, including
16	posts, piers, and abutments necessary for the wires <u>telegraph, telephone, telecommunications, or electric energy</u>
17	services.
18	(2) The same shall installations must be so constructed in a manner that does as not to incommode
19	inconvenience or endanger the public in the use of said roads, streets, or highways <u>.</u> , and nothing herein shall
20	(3) This part may not be so construed as to restrict the powers of city or town councils.
21	(4) An entity listed in subsection (1) locating any wire, cable, plant, appliance, fixture, or fiber optics
22	necessary for service into or over a state-owned or state-controlled right-of-way shall pay the department that
23	owns or has control of that right-of-way a fee for each linear foot as prescribed by the department or the entity
24	that owns or controls the greater percentage of the right-of-way. The fee may not exceed \$1 for each linear foot.
25	(5) If a right-of-way is controlled or owned by more than one entity, only one fee may be imposed. The
26	entities controlling or owning the right-of-way shall divide the fee proceeds equally."
27	
28	NEW SECTION. Section 6. Codification instruction. (1) [Section 1] is intended to be codified as an
29	integral part of Title 2, chapter 17, and the provisions of Title 2, chapter 17, apply to [section 1].
30	(2) [Section 2] is intended to be codified as an integral part of Title 7, chapter 13, and the provisions of

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1	Title 7, chapter 13, apply to [section 2].
2	(3) [Section 3] is intended to be codified as an integral part of Title 60, chapter 6, and the provisions of
3	Title 60, chapter 6, apply to [section 3].
4	
5	NEW SECTION. Section 7. Saving clause. [This act] does not affect rights and duties that matured,
6	penalties that were incurred, or proceedings that were begun before [the effective date of this act].
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8	NEW SECTION. Section 8. Effective date. [This act] is effective on passage and approval.
9	
10	NEW SECTION. Section 9. Applicability. [This act] applies to installation that has not been
11	commenced prior to [the effective date of this act].
12	- END -

