- 1 SB378
- 2 175647-1
- 3 By Senator Allen
- 4 RFD: Transportation and Energy
- 5 First Read: 20-APR-17

1	175647-1:n:03/11/2016:FC/tj LRS2016-1091
2	
3	
4	
5	
6	
7	
8	SYNOPSIS: Under existing law, a municipality or
9	municipal instrumentality may provide
10	telecommunication services. The law specifies that
11	state and local governmental agencies may require
12	fair and reasonable compensation from
13	telecommunication providers for use of public
14	rights-of-way.
15	This bill would specify that rights-of-way
16	fees would be required to be cost-based.
17	
18	A BILL
19	TO BE ENTITLED
20	AN ACT
21	
22	To amend Section 11-50B-3 of the Code of Alabama
23	1975, relating to municipal telecommunication services; to
24	further provide for fair and reasonable compensation for use
25	of public rights-of-way.
26	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Page 1

Section 1. Section 11-50B-3 of the Code of Alabama
1975, is amended to read as follows:

3

"§11-50B-3.

"In addition to all other power, rights, and 4 5 authority heretofore granted by law, public providers may acquire, establish, purchase, construct, maintain, enlarge, 6 7 extend, lease, improve, and operate cable systems, telecommunications equipment and telecommunications systems, 8 and furnish cable service, interactive computer service, 9 10 Internet access, other Internet services, and advanced 11 telecommunications service, or any combination thereof, in the 12 case of a public provider that is a municipality, to the 13 inhabitants of the municipality and police jurisdiction, the area within the territorial jurisdiction of the municipal 14 15 planning commission determined in accordance with the provisions of Section 11-52-30, as amended, and any area in 16 17 which the municipality furnishes or sells any utility, such as 18 electricity, gas, water, or sewer, and in the case of a public 19 provider that is a municipal instrumentality, to the 20 inhabitants of the municipality in which the municipal 21 instrumentality was organized and the police jurisdiction of 22 this municipality, the area within the territorial 23 jurisdiction of the municipal planning commission of this 24 municipality determined in accordance with the provisions of 25 Section 11-52-30, as amended, and any area in which the 26 municipal instrumentality furnishes or sells any utility, such 27 as electricity, gas, water, or sewer. Nothing contained herein

shall authorize any public provider to provide 1 2 telecommunications service other than advanced telecommunications service. Notwithstanding any other 3 provision of this chapter, however, public providers may, in 4 5 the case of a public provider that is a municipality, to the inhabitants of the municipality and police jurisdiction, the 6 7 area within the territorial jurisdiction of the municipal planning commission determined in accordance with the 8 provisions of Section 11-52-30, as amended, and any area in 9 10 which the municipality furnishes or sells any utility, such as 11 electricity, gas, water, or sewer, and in the case of a public 12 provider that is a municipal instrumentality, to the 13 inhabitants of the municipality in which the municipal instrumentality was organized and the police jurisdiction of 14 this municipality, the area within the territorial 15 16 jurisdiction of the municipal planning commission of this 17 municipality determined in accordance with the provisions of Section 11-52-30, as amended, and any area in which the 18 19 municipal instrumentality furnishes or sells any utility, such 20 as electricity, gas, water, or sewer, furnish to the public directly, Internet access, other Internet services, meter 21 22 reading services, appliance, equipment, or facilities 23 monitoring, alarm monitoring service and other security 24 monitoring, surveillance or monitoring services, and billing 25 and financial services. Any public provider which engages in 26 the installation of alarm systems and any individuals who are 27 employed by the public provider and who engage in the

installation of alarm systems for customers of the public 1 2 provider must comply with the rules and regulations of the Alabama Electronic Security Board of Licensure created 3 pursuant to the provisions of Section 34-1A-2, as amended, to 4 5 the same extent as a private installer of alarm systems for so long as the same may apply to private installers of alarm 6 7 systems. In addition, the governing body of any municipality, by ordinance to be entered on its minutes, and any other 8 public provider, by appropriate action of its governing body 9 10 to be entered on its minutes, also may lease to others any of 11 its cable system and telecommunications equipment not needed 12 for public or municipal purposes and may couple the lease with the provision of cable service, interactive computer service, 13 Internet access, other Internet services, and 14 15 telecommunications service, or any combination thereof. A 16 lease made, in the case of a municipality, by the mayor in 17 accordance with the ordinance, or in the case of a municipal 18 instrumentality, by the duly authorized officer, officers, or 19 agents of the municipal instrumentality, shall be binding for 20 the term specified in the lease, not to exceed a period of 25 21 years. Any public provider that acquires a cable system, 22 telecommunications equipment, or telecommunications system for 23 purposes of furnishing to others cable service, interactive 24 computer service, Internet access, other Internet services, 25 and telecommunications service, or any combination thereof, 26 shall provide, to any requesting telecommunications carrier or 27 any electric cooperative exercising any power enumerated in

Article 2 of Chapter 6, Title 37, as amended, or an affiliate 1 2 of an electric cooperative, for the provision of a telecommunications service, nondiscriminatory access to any of 3 the public provider's telecommunications equipment not needed 4 5 for public or municipal purposes or used by the public provider in the provision of telecommunications service to 6 7 others on an unbundled basis at any technically feasible point on rates, terms, and conditions that are just, reasonable, and 8 nondiscriminatory. A public provider shall make available any 9 10 of its telecommunications equipment not needed for public or 11 municipal purposes or used by the public provider in the 12 provision of telecommunications service to others on an 13 unbundled basis to requesting telecommunications carriers and electric cooperatives exercising any power enumerated in 14 Article 2 of Chapter 6, Title 37, as amended, or an affiliate 15 of an electric cooperative, upon terms and conditions that are 16 17 just, reasonable, and nondiscriminatory, provided the electric 18 cooperative or affiliate of an electric cooperative makes 19 available any of its telecommunications equipment not needed 20 for its purposes to the public provider upon terms and 21 conditions that are just, reasonable, and nondiscriminatory. 22 Notwithstanding any other provision of this chapter, every 23 public provider may acquire, establish, purchase, construct, 24 maintain, enlarge, extend, lease, improve, and operate cable 25 systems, telecommunications equipment, and telecommunications 26 systems, and may furnish cable service, interactive computer 27 service, Internet access, other Internet services, and

telecommunications service, or any combination thereof, for 1 2 the use of the public provider, and in the case of a public provider that is a municipality, any department or agency of 3 the municipality, any public corporation, board, or authority 4 5 that is an agency, department, or instrumentality of the municipality, and any public school located within the 6 corporate limits or police jurisdiction of the municipality; 7 8 and in the case of a public provider that is a municipal instrumentality, any department or agency of the municipality 9 10 in which the municipal instrumentality was organized, and any 11 public school located within the corporate limits or police 12 jurisdiction of the municipality in which the municipal 13 instrumentality was organized. Nothing contained in this chapter shall affect the authority of the state or local 14 15 governmental agencies to manage the public rights-of-way or to 16 require fair and reasonable compensation from 17 telecommunications providers, on a competitively neutral and 18 nondiscriminatory basis, for use of public rights-of-way. For purposes of this section, fair and reasonable compensation 19 20 from telecommunications providers shall not include in-kind fiber or network build-out requirements, and any right-of-way 21 22 fees shall be cost-based whether based on a permitting fee, a 23 fee per linear foot, or a percentage of gross revenues 24 originating and terminating in the city limits less wholesale 25 revenues."

Section 2. This act shall become effective on the
first day of the third month following its passage and
approval by the Governor, or its otherwise becoming law.