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AN ACT relating to cellular antenna towers.

# 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

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→ Section 1. KRS 100.987 is amended to read as follows:

4 (1) A planning unit as defined in KRS 100.111 and legislative body or fiscal court that
5 has adopted planning and zoning regulations may plan for and regulate the siting of
6 cellular antenna towers in accordance with locally adopted planning or zoning
7 regulations in this chapter, except as otherwise provided in this section.

8 (2) Every utility or a company that is engaged in the business of providing the required 9 infrastructure to a utility that proposes to construct an antenna tower for cellular 10 telecommunications services or personal communications services within the 11 jurisdiction of a planning unit that has adopted planning and zoning regulations in 12 accordance with this chapter shall:

- (a) Submit a copy of the applicant's completed uniform application to the
  planning commission of the affected planning unit to construct an antenna
  tower for cellular or personal telecommunications services. The uniform
  application shall include a grid map that shows the location of all existing
  cellular antenna towers and that indicates the general position of proposed
  construction sites for new cellular antenna towers within an area that includes:
- 19 1. All of the planning unit's jurisdiction; and
- 20
  2. A one-half (1/2) mile area outside of the boundaries of the planning
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- (b) Include in any contract with an owner of property upon which a cellular
  antenna tower is to be constructed, a provision that specifies, in the case of
  abandonment, a method that the utility will follow in dismantling and
  removing a cellular antenna tower, including a timetable for removal; and
- 27

(c)

Comply with any local ordinances concerning land use, subject to the

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1 limitations imposed by 47 U.S.C. sec. 332(c), KRS 278.030, 278.040, and 2 278.280.

- 3 All information contained in the application and any updates, except for any map or (3)4 other information that specifically identifies the proposed location of the cellular antenna tower then being reviewed, shall be deemed confidential and proprietary 5 6 within the meaning of KRS 61.878. The local planning commission shall deny any 7 public request for the inspection of this information, whether submitted under 8 Kentucky's Open Records Act or otherwise, except when ordered to release the 9 information by a court of competent jurisdiction. Any person violating this 10 subsection shall be guilty of official misconduct in the second degree as provided 11 under KRS 522.030.
- 12 (4) After an applicant's submission of the uniform application to construct a cellular13 antenna tower, the planning commission shall:
- 14 (a) Review the uniform application in light of its agreement with the15 comprehensive plan and locally adopted zoning regulations;
- 16 (b) Make its final decision to approve or disapprove the uniform application; and 17 (c) Advise the applicant in writing of its final decision within sixty (60) days 18 commencing from the date that the uniform application is submitted to the 19 planning commission or within a date certain specified in a written agreement 20 between the local planning commission and the applicant. If the planning 21 commission fails to issue a final decision within sixty (60) days and if there is 22 no written agreement between the local planning commission and the 23 applicant to a specific date for the planning commission to issue a decision, 24 the uniform application shall be deemed approved.
- (5) If the planning commission disapproves of the proposed construction, it shall state
   the reasons for disapproval in its written decision and may make suggestions which,
   in its opinion, better accomplish the objectives of the comprehensive plan and the

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locally adopted zoning regulations. No permit for construction of a cellular or
 personal communications services antenna tower shall be issued until the planning
 commission approves the uniform application or the sixty (60) day time period has
 expired, whichever occurs first.

5 (6) The planning commission may require the applicant to make a reasonable attempt 6 to co-locate additional transmitting or related equipment. A planning commission 7 may provide the location of existing cellular antenna towers on which the 8 commission deems the applicant can successfully co-locate its transmitting and 9 related equipment. If the local planning commission requires the applicant to 10 attempt co-location, the applicant shall provide the local planning unit with a 11 statement indicating that the applicant has:

- (a) Successfully attempted to co-locate on towers designed to host multiple
  wireless service providers' facilities or existing structures such as a
  telecommunications tower or another suitable structure capable of supporting
  the applicant's facilities, and that identifies the location of the tower or
  suitable structure on which the applicant will co-locate its transmission and
  related facilities; or
- (b) Unsuccessfully attempted to co-locate on towers designed to host multiple
  wireless service provider's facilities or existing structures such as a
  telecommunications tower or another suitable structure capable of supporting
  the applicant's facilities and that:
- 22 23
- 1. Identifies the location of the towers or other structures on which the applicant attempted to co-locate; and
- 2. Lists the reasons why the co-location was unsuccessful in each instance.
  25 (7) The local planning commission may deny a uniform application to construct a
  26 cellular antenna tower based on an applicant's unwillingness to attempt to co-locate
  27 additional transmitting or related equipment on any new or existing towers or other

1 structures.

(8) In the event of co-location, a utility shall be considered the primary user of the
tower, if the utility is the owner of the antenna tower and if no other agreement
exists that prescribes an alternate arrangement between the parties for use of the
tower. Any other entity that co-locates transmission or related facilities on a cellular
antenna tower shall do so in a manner that does not impose additional costs or
operating restrictions on the primary user.

8 (9) Upon the approval of an application for the construction of a cellular antenna tower 9 by a planning commission, the applicant shall notify the Public Service 10 Commission within ten (10) working days of the approval. The notice to the Public 11 Service Commission shall include a map showing the location of the construction 12 site. If an applicant fails to file notice of an approved uniform application with the 13 Public Service Commission, the applicant shall be prohibited from beginning 14 construction on the cellular antenna tower until such notice has been made.

(10) A party aggrieved by a final action of a planning commission under the provisions
 of KRS 100.985 to 100.987 may bring an action for review in any court of
 competent jurisdiction.

(11) Applications for approval of cellular antenna towers on property owned by any state
agency, university electing to perform financial management of its real properties
pursuant to KRS 164A.555 to 164A.630, department, board, commission, authority,
or other instrumentality of the state that is exempt from zoning regulations under
KRS 100.361, other than property for which the use is controlled by the secretary of
the Finance and Administration Cabinet pursuant to KRS 56.463(4)(a), shall be
submitted to the Public Service Commission for approval under KRS 278.650.

25 (12) Notwithstanding any provision of law to the contrary, a planning unit, legislative

- 26 body, or fiscal court that has adopted planning and zoning regulations shall not
- 27 approve the siting of a cellular antenna tower capable of providing fifth

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# generation or 5G mobile communications service within one thousand six <u>hundred forty (1,640) feet of any residentially zoned area, park, playground,</u> hospital, nursing home, day care center, or school.

Section 2. KRS 278.650 is amended to read as follows:

If an applicant proposes construction of an antenna tower for cellular 5 (1) 6 telecommunications services or personal communications services which is to be 7 located in an area outside the jurisdiction of a planning commission, or outside the 8 jurisdiction of the secretary of the Finance and Administration Cabinet pursuant to 9 KRS 56.463(4)(a), the applicant shall apply to the Public Service Commission for a 10 certificate of public convenience and necessity pursuant to KRS 278.020(1), 11 278.665, and this section. The commission shall convene a local public hearing on 12 the application upon the receipt of a request from the local governing body or from 13 not less than three (3) interested persons that reside in a county or municipal 14 corporation in which the tower is proposed to be constructed. In reviewing the 15 application, the commission may take into account the character of the general area 16 concerned and the likely effects of the installation on nearby land uses and values. 17 A local government may charge a fee for a building permit, in connection with the 18 construction or alteration of any structure for cellular telecommunications services 19 or personal communication services, if the fee does not exceed that charged for any 20 other commercial structure of comparable cost of construction.

- 21 (2) Notwithstanding any provision of law to the contrary, the commission shall not
   22 approve the siting of a cellular antenna tower capable of providing fifth
- 23 generation or 5G mobile communications service within one thousand six
- 24 <u>hundred forty (1,640) feet of any residentially zoned area, park, playground,</u>
- 25 *hospital, nursing home, day care center, or school.*
- 26 → SECTION 3. A NEW SECTION OF KRS 211.842 TO 211.852 IS CREATED
  27 TO READ AS FOLLOWS:

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| 1  | <u>(1)</u> | The Cabinet for Health and Family Services shall establish an online registry         |
|----|------------|---|
| 2  |            | that allows residents who are experiencing biological symptoms from wireless          |
| 3  |            | radiation exposure to list their relevant information, including:                     |
| 4  |            | (a) The resident's name, address, email, and phone number;                            |
| 5  |            | (b) The address and location of the cellular antenna tower or other wireless          |
| 6  |            | source in question;   |
| 7  |            | (c) The type of cellular antenna tower or other wireless source in question, if       |
| 8  |            | <u>known;</u>   |
| 9  |            | (d) When symptoms began;  |
| 10 |            | (e) The range of biological symptoms experienced;                                     |
| 11 |            | (f) The frequency of biological symptoms and severity; and                            |
| 12 |            | (g) If there is a change in these symptoms with a change in proximity to the          |
| 13 |            | cellular antenna tower or other wireless source in question and length of             |
| 14 |            | time exposed.   |
| 15 | <u>(2)</u> | The registry, and all relevant information gathered under subsection (1) of this      |
| 16 |            | section, shall be posted online in its entirety, except for the name, address, email, |
| 17 |            | and phone number of the person reporting, which shall be kept confidential. The       |
| 18 |            | registry shall be accessible through a link on the public home page of the            |
| 19 |            | cabinet's website. The cabinet shall include a conspicuous notice to the public       |
| 20 |            | regarding how information submitted to the registry shall be used.                    |
| 21 | <u>(3)</u> | (a) Beginning on the effective date of this Act, the owners of any cellular           |
| 22 |            | antenna towers sited in the Commonwealth shall register annually with the             |
| 23 |            | cabinet, in the form and manner as the cabinet may require, and provide the           |
| 24 |            | cabinet with information on each cellular antenna tower it owns, including            |
| 25 |            | but not limited to the:   |
| 26 |            | 1. Location of the cellular antenna tower and its proximity to any                    |
| 27 |            | residentially zoned area, park, playground, hospital, nursing home,                   |

| 1  | day care center, or school;  |
|----|--|
| 2  | 2. Technology employed by the cellular antenna tower;                          |
| 3  | 3. Age of the cellular antenna tower and its maintenance history; and          |
| 4  | 4. Name, address, telephone number, and email address of the person            |
| 5  | designated by the owner as its agent for service of process.                   |
| 6  | (b) The cabinet shall fix a reasonable schedule of fees, by administrative     |
| 7  | regulation promulgated in accordance with KRS Chapter 13A, to be paid by       |
| 8  | the applicants for registration of cellular antenna towers and for annual      |
| 9  | renewal of the registration. The cabinet shall set the schedule of fees at a   |
| 10 | level not to exceed the total costs it incurs in maintaining the registry      |
| 11 | established under this section. Fees payable to the cabinet shall be paid into |
| 12 | the State Treasury and credited as restricted funds to be used by the cabinet  |
| 13 | to maintain the registry.  |
|    |  |