House Engrossed

ADOT; telecommunication facilities installation

State of Arizona House of Representatives Fifty-fifth Legislature First Regular Session 2021

## **HOUSE BILL 2596**

## AN ACT

AMENDING SECTIONS 28-7048, 28-7381 AND 28-7382, ARIZONA REVISED STATUTES; AMENDING TITLE 28, CHAPTER 20, ARTICLE 14, ARIZONA REVISED STATUTES, BY ADDING SECTIONS 28-7383, 28-7384, 28-7385, 28-7386 AND 28-7387; RELATING TO THE DEPARTMENT OF TRANSPORTATION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 28-7048, Arizona Revised Statutes, is amended to 3 read: 4 28-7048. Lease of areas above and below highways; exceptions 5 A. The director may lease to any public agency, as defined in 6 section 11-951, or to a private person or entity the use of areas above or 7 below state highways, subject to reservations, restrictions and conditions 8 the director deems necessary to assure adequate protection of the safety 9 and integrity of highway facilities and to secure the safety of Before entering into the lease, the director shall: 10 motorists. 11 1. Determine that the proposed use by a lessee is not in conflict 12 with the zoning regulations of the local government concerned. 13 2. Make the lease pursuant to procedures prescribed by the board. 14 3. Make a lease with a private person or entity only after 15 competitive bidding. 16 B. The transportation board may reject any or all bids or call for 17 additional bids if in the opinion of the board the bids submitted are not 18 in the best interest of this state. The board shall not accept a bid that does not yield at least a fair rental value for the property to the state 19 20 highway fund. 21 C. The department shall deposit, pursuant to sections 35-146 and 22 35-147, the revenues derived from the leases in the state highway fund. D. The authority granted to the director by this section does not 23 24 include the right to lease public rights-of-way to public service corporations, and this section does not affect any rights of public 25 26 service corporations to use public rights-of-way or to obtain permits or easements associated with public uses of public rights-of-way. 27 E. THIS SECTION DOES NOT APPLY TO THE USE OF HIGHWAY RIGHTS-OF-WAY 28 29 FOR TELECOMMUNICATION FACILITY INSTALLATION PURSUANT TO ARTICLE 14 OF THIS CHAPTER. 30 31 Sec. 2. <u>Heading change</u> The article heading of title 28, chapter 20, article 14, Arizona 32 33 Revised Statutes, is changed from "BROADBAND CONDUIT INSTALLATION" to "TELECOMMUNICATION FACILITY INSTALLATION". 34 Sec. 3. Section 28-7381, Arizona Revised Statutes, is amended to 35 36 read: 37 28-7381. Definitions 38 In this article, unless the context otherwise requires: 39 1. "Broadband conduit" means a conduit, innerduct or microduct for 40 fiber optic cables that support broadband and wireless facilities for 41 broadband service. 2. 1. "Broadband service": 42 43 (a) Means providing access and transport to the internet, computer 44 processing, information storage or protocol conversion at a rate of at 1 least one megabit per second in either the upstream or downstream 2 direction, as established by the federal communications commission.

3 (b) Does not include information content or service applications 4 provided over the access service or any intrastate service that was 5 subject to a tariff as of January 1, 2012.

6 3. "Cost-based rate" means a lease rate that is only comprised of 7 direct and actual associated indirect costs of obtaining and maintaining 8 the associated right-of-way and broadband conduit and must be equitably 9 allocated among users of the associated right-of-way, broadband conduit 10 and innerduct or microduct.

11 4. "Covered rural highway construction project" means a project to 12 construct a new rural highway or to construct or relocate an additional 13 lane or shoulder for an existing rural highway that is commenced after the effective date of this section and that receives funding from state or 14 15 federal monies.

16 2. "LONGITUDINAL ACCESS" MEANS ACCESS TO OR USE OF ANY PART OF A 17 RIGHT-OF-WAY OF A HIGHWAY THAT EXTENDS GENERALLY PARALLEL TO THE 18 RIGHT-OF-WAY FOR A TOTAL OF THIRTY OR MORE LINEAR METERS. 19

5. 3. "Provider":

20 (a) Means an entity that provides for the sale or resale of 21 wholesale or retail broadband services in this state and that is 22 recognized as an eligible telecommunications carrier by the Arizona corporation commission or that meets federal communications commission and 23 24 industry carrier class service guidelines or is a political subdivision 25 that has statutory authority to provide communications services.

26 (b) INCLUDES A VIDEO SERVICE PROVIDER AS DEFINED BY SECTION 27 11-1901.

28 6. "Rural highway" means that portion of any highway in this state 29 that is either of the following:

30 (a) Outside of the municipal boundary of any city or town having a 31 population of ten thousand persons or more.

32 (b) Outside of federal metropolitan and micropolitan statistical 33 areas.

34 "TELECOMMUNICATION FACILITY" MEANS ANY TELECOMMUNICATION CABLE, 4. LINE, FIBER, WIRE, CONDUIT, INNERDUCT, ACCESS MANHOLE, HANDHOLE, TOWER, 35 36 HUT, PEDESTAL, POLE, BOX, TRANSMITTING EQUIPMENT, RECEIVING EQUIPMENT OR POWER EQUIPMENT OR ANY OTHER EQUIPMENT, SYSTEM OR DEVICE THAT IS USED TO 37 TRANSMIT, RECEIVE, PRODUCE OR DISTRIBUTE BY WIRELESS, WIRELINE, ELECTRONIC 38 39 OR OPTICAL SIGNAL FOR COMMUNICATION PURPOSES.

1 Sec. 4. Section 28-7382, Arizona Revised Statutes, is amended to 2 read: 3 28-7382. Telecommunication facility installation; highway 4 construction projects; expanded use; action in 5 superior court; just compensation; excavation; notice 6 7 A. The director, OR A PROVIDER WITH PERMISSION FROM THE DEPARTMENT, 8 may install broadband conduit TELECOMMUNICATION FACILITIES in accordance 9 with PURSUANT TO this article as part of a covered rural highway construction project if funding is received by the department to cover the 10 11 <del>cost</del>. 12 B. In carrying out this article, The director may lease the 13 broadband conduit A TELECOMMUNICATION FACILITY to providers at a costbased rate PURSUANT TO THIS ARTICLE and coordinate with providers 14 regarding planning <del>and</del> OR relocating of broadband conduit 15 A 16 TELECOMMUNICATION FACILITY and any related provider TELECOMMUNICATION 17 facilities within the right-of-way at the provider's expense if future 18 highway improvements make the relocations necessary. The director may limit provider access to any broadband TELECOMMUNICATION facilities within 19 20 the right-of-way for initial installation and infrequent access for 21 maintenance purposes and may take other actions necessary to maintain 22 highway safety. C. The director, OR A PROVIDER WITH PERMISSION FROM THE DEPARTMENT, 23 24 may install broadband conduit A TELECOMMUNICATION FACILITY without regard 25 to the timing of a related existing road construction project, based on a 26 request and receipt of funding from state entities charged with 27 responsibility for broadband infrastructure and policy. D. FOR THE PURPOSES OF INSTALLING AND OPERATING A TELECOMMUNICATION 28 29 FACILITY, IF THE DEPARTMENT, DIRECTLY OR THROUGH A PROVIDER, EXPANDS THE USE OF AN EXISTING EASEMENT OR OTHER PROPERTY RIGHT THAT IS OWNED, HELD OR 30 31 USED BY THE DEPARTMENT FOR TRANSPORTATION PURPOSES AND THE EXPANDED USE REDUCES THE FAIR MARKET VALUE OF THE PROPERTY OVER WHICH THE EASEMENT OR 32 OTHER PROPERTY RIGHT RUNS, THE PROPERTY OWNER IS ENTITLED TO JUST 33 COMPENSATION FROM THE DEPARTMENT OR PROVIDER. 34 35 E. THE PROPERTY OWNER MUST COMMENCE AN ACTION IN THE SUPERIOR COURT 36 FOR JUST COMPENSATION BASED ON DIMINUTION IN VALUE NOT LATER THAN EIGHTEEN 37 MONTHS AFTER THE DATE THE DEPARTMENT PROVIDES NOTICE TO THE PROPERTY OWNER OF THE EXPANDED USE. 38 39 F. NOTICE UNDER SUBSECTION E OF THIS SECTION IS PROVIDED IF SENT BY 40 FIRST CLASS MAIL TO THE LAST KNOWN ADDRESS OF THE PROPERTY OWNER. 41 G. IN AN ACTION FOR JUST COMPENSATION BASED ON A CLAIM OF EXPANDED USE FOR INSTALLATION OF A TELECOMMUNICATION FACILITY, ALL OF THE FOLLOWING 42 43 APPLY: THE COURT OR JURY SHALL ASCERTAIN AND ASSESS THE DIMINUTION IN 44 1. 45 VALUE OF THE PROPERTY BASED ON THE DIFFERENCE BETWEEN THE FAIR MARKET

VALUE OF THE ENTIRE PARCEL IMMEDIATELY BEFORE THE EXPANDED USE AND THE
 FAIR MARKET VALUE OF THE ENTIRE PARCEL IMMEDIATELY AFTER THE EXPANDED USE.

2. EVIDENCE OF REVENUES OR PROFITS DERIVED FROM OR THE RENTAL VALUE
4 OF AN ASSEMBLED COMMUNICATIONS CORRIDOR ARE NOT ADMISSIBLE IN DETERMINING
5 FAIR MARKET VALUE.

6 3. ON PAYMENT OF JUST COMPENSATION, THE EXPANDED USE IS DEEMED 7 FULLY VESTED IN THE DEPARTMENT AND THE EXPANDED USE SHALL RUN WITH THE 8 LAND.

9 H. A CLASS ACTION MAY NOT BE MAINTAINED AGAINST THE DEPARTMENT OR
 10 PROVIDER IN ANY ACTION FOR JUST COMPENSATION BASED ON A CLAIM OF EXPANDED
 11 USE FOR THE INSTALLATION OF A TELECOMMUNICATION FACILITY.

12 I. ACTIONS FOR JUST COMPENSATION AS DESCRIBED IN THIS SECTION13 INCLUDE TRESPASS, INVERSE CONDEMNATION AND OTHER SIMILAR CAUSES OF ACTION.

J. THIS SECTION DOES NOT PROHIBIT THE DEPARTMENT OR A PROVIDER FROM
REACHING AN AGREEMENT WITH A PROPERTY OWNER TO WAIVE A CLAIM FOR JUST
COMPENSATION RELATED TO EXPANDED USE FOR THE INSTALLATION OF A
TELECOMMUNICATION FACILITY OR FROM ACQUIRING THE RIGHT TO USE THE PROPERTY
BY OTHER LAWFUL MEANS.

K. IF EXCAVATION IS REQUIRED TO INSTALL FIBER OPTIC CABLE OR OTHER 19 20 UNDERGROUND TELECOMMUNICATION FACILITIES WITHIN AN EXISTING EASEMENT OR 21 OTHER PROPERTY RIGHT THAT IS OWNED, HELD OR USED BY THE DEPARTMENT FOR 22 TRANSPORTATION PURPOSES. A PROVIDER WITH PERMISSION FROM THE DEPARTMENT TO INSTALL PRIVATELY OWNED TELECOMMUNICATION FACILITIES SHALL PROVIDE WRITTEN 23 24 NOTICE TO THE PROPERTY OWNER OF THE EXPANDED USE FOR INSTALLATION OF THE TELECOMMUNICATION FACILITY BEFORE EXCAVATION. THE PROVIDER SHALL SEND THE 25 26 NOTICE BY FIRST CLASS MAIL TO THE LAST KNOWN ADDRESS OF THE PROPERTY OWNER. A NOTICE SENT TO THE PROPERTY OWNER ENTITLED TO NOTICE UNDER THIS 27 SUBSECTION MUST INCLUDE ALL OF THE FOLLOWING: 28

29

1. THE NAME AND MAILING ADDRESS OF THE PROVIDER.

30 2. THE MAILING ADDRESS, TELEPHONE NUMBER AND EMAIL ADDRESS OF A31 REPRESENTATIVE OF THE PROVIDER.

32 3. A SUMMARY STATEMENT DESCRIBING THE ACTIVITIES TO BE CONDUCTED 33 DURING THE EXCAVATION.

34

4. THE APPROXIMATE DATES WHEN THE EXCAVATION WILL START AND END.

L. THE NOTICE PRESCRIBED IN SUBSECTION K OF THIS SECTION IS NOT REQUIRED BEFORE THE PROVIDER MAY USE AN EASEMENT OR OTHER PROPERTY RIGHT THAT INCLUDES AN AUTHORIZATION FOR EXCAVATION FOR THE PURPOSES OF INSTALLING A TELECOMMUNICATION FACILITY. FAILURE TO PROVIDE THE NOTICE PRESCRIBED IN SUBSECTION K OF THIS SECTION:

40 1. PROHIBITS THE PROVIDER FROM PROCEEDING WITH AN EXCAVATION UNTIL41 THE NOTICE IS PROVIDED.

42 2. DOES NOT INVALIDATE OR PREVENT THE DEPARTMENT FROM EXPANDING THE
43 USE OF THE EASEMENT OR PROPERTY RIGHT AS OTHERWISE DESCRIBED IN THIS
44 SECTION.

1 M. COMPENSATION PROVIDED BY THIS SECTION SHALL BE PAID FROM THE 2 SMART HIGHWAY CORRIDOR TRUST FUND ESTABLISHED BY SECTION 28-7387. 3 Sec. 5. Title 28, chapter 20, article 14, Arizona Revised Statutes, 4 is amended by adding sections 28-7383, 28-7384, 28-7385, 28-7386 and 5 28-7387. to read: 28-7383. Management of state-owned telecommunication 6 7 facilities 8 THE DEPARTMENT MAY ENTER INTO AN AGREEMENT WITH A PUBLIC OR PRIVATE 9 ENTITY FOR THE PURPOSE OF USING, MANAGING OR OPERATING STATE-OWNED TELECOMMUNICATION FACILITIES AND COORDINATING ACTIVITIES IN THIS STATE 10 11 RELATING TO PLANNING, MAPPING AND PROCURING BROADBAND SERVICE. 12 28-7384. Longitudinal telecommunication access in the highway 13 system; agreements; restrictions; rulemaking A. EXCEPT AS PROVIDED IN SUBSECTION E OF THIS SECTION, THE 14 DEPARTMENT MAY ALLOW A PROVIDER LONGITUDINAL ACCESS TO THE RIGHT-OF-WAY OF 15 16 A HIGHWAY FOR THE INSTALLATION, OPERATION AND MAINTENANCE OF A 17 TELECOMMUNICATION FACILITY. 18 B. THE DEPARTMENT SHALL ENTER INTO AN AGREEMENT WITH A PROVIDER AND ISSUE A PERMIT BEFORE GRANTING THE PROVIDER ANY LONGITUDINAL ACCESS UNDER 19 20 THIS SECTION. 21 C. EXCEPT AS SPECIFICALLY PROVIDED BY THE AGREEMENT, A PROPERTY 22 INTEREST IN A RIGHT-OF-WAY MAY NOT BE GRANTED UNDER THIS SECTION. 23 D. AN AGREEMENT ENTERED INTO BY THE DEPARTMENT UNDER THIS SECTION 24 SHALL: 25 1. SPECIFY THE TERMS AND CONDITIONS FOR RENEGOTIATING THE 26 AGREEMENT. 27 2. SPECIFY MAINTENANCE RESPONSIBILITIES FOR EACH TELECOMMUNICATION 28 FACILITY. 29 3. BE NONEXCLUSIVE. 4. BE LIMITED TO A MAXIMUM TERM OF THIRTY YEARS. 30 31 E. THE DEPARTMENT MAY NOT GRANT ANY LONGITUDINAL ACCESS UNDER THIS SECTION THAT RESULTS IN A SIGNIFICANT COMPROMISE OF THE SAFE, EFFICIENT 32 AND CONVENIENT USE OF THE HIGHWAY FOR THE TRAVELING PUBLIC. 33 F. THE DIRECTOR SHALL ADOPT RULES THAT: 34 35 1. GOVERN THE INSTALLATION, OPERATION AND MAINTENANCE OF A 36 TELECOMMUNICATION FACILITY GRANTED LONGITUDINAL ACCESS UNDER THIS SECTION. 2. SPECIFY THE PROCEDURES FOR ESTABLISHING AN AGREEMENT FOR 37 LONGITUDINAL ACCESS FOR A PROVIDER. 38 3. PROVIDE FOR THE RELOCATION OR REMOVAL OF A TELECOMMUNICATION 39 40 FACILITY FOR ANY OF THE FOLLOWING: 41 (a) NEEDED CHANGES TO A HIGHWAY. 42 (b) EXPIRATION OF AN AGREEMENT. 43 (c) BREACH OF AN AGREEMENT.

1	28-7385. <u>Longitudinal telecommunication access to highway</u>
2	system right-of-way; compensation
3	A. THE DEPARTMENT SHALL REQUIRE COMPENSATION FROM A PROVIDER FOR
4	LONGITUDINAL ACCESS TO THE RIGHT-OF-WAY OF A STATE HIGHWAY. THE
5	COMPENSATION SHALL BE ALL OF THE FOLLOWING:
6	1. FAIR AND REASONABLE.
7	2. COMPETITIVELY NEUTRAL.
8	3. NONDISCRIMINATORY.
9	4. OPEN TO PUBLIC INSPECTION.
10	5. ESTABLISHED TO PROMOTE ACCESS BY MULTIPLE PROVIDERS.
11	6. ESTABLISHED FOR ZONES OF THIS STATE.
12	7. ESTABLISHED TO ENCOURAGE THE DEPLOYMENT OF DIGITAL
13	INFRASTRUCTURE WITHIN THIS STATE.
14	8. A LUMP SUM PAYMENT OR ANNUAL INSTALLMENT, AT THE OPTION OF THE
15	PROVIDER.
16	9. SET PURSUANT TO SUBSECTION I OF THIS SECTION.
17	B. THE COMPENSATION MAY BE CASH, IN-KIND COMPENSATION OR A
18	COMBINATION OF CASH AND IN-KIND COMPENSATION.
19	C. IN-KIND COMPENSATION REQUIRES THE AGREEMENT OF BOTH THE PROVIDER
20	AND THE DEPARTMENT.
21	D. THE DEPARTMENT SHALL DETERMINE THE PRESENT VALUE OF ANY IN-KIND
22	COMPENSATION BASED ON THE INCREMENTAL COST TO THE PROVIDER.
23	E. THE VALUE OF IN-KIND COMPENSATION OR A COMBINATION OF CASH AND
24	IN-KIND COMPENSATION SHALL BE EQUAL TO OR GREATER THAN THE AMOUNT OF CASH
25	COMPENSATION THAT WOULD BE CHARGED IF THE COMPENSATION IS CASH ONLY.
26	F. THE DEPARTMENT SHALL PROVIDE FOR THE PROPORTIONATE SHARING OF
27	COSTS AMONG THE DEPARTMENT AND PROVIDERS FOR JOINT TRENCHING OR TRENCH
28	SHARING BASED ON THE AMOUNT OF CONDUIT INNERDUCT SPACE THAT IS AUTHORIZED
29	IN THE AGREEMENT FOR THE TRENCH.
30	G. IF TWO OR MORE PROVIDERS ARE REQUIRED TO SHARE A SINGLE TRENCH,
31	EACH PROVIDER IN THE TRENCH SHALL SHARE THE COST AND BENEFITS OF THE
32	TRENCH PURSUANT TO SUBSECTION F OF THIS SECTION ON A FAIR, REASONABLE,
33	COMPETITIVELY NEUTRAL AND NONDISCRIMINATORY BASIS.
34	H. THE DEPARTMENT, BY RULE, SHALL ESTABLISH A SCHEDULE OF RATES OF
35	COMPENSATION FOR ANY LONGITUDINAL ACCESS GRANTED UNDER THIS SECTION.
36	I. THE DEPARTMENT MAY NOT PAY ANY COST OF RELOCATION OF A PRIVATE
37	TELECOMMUNICATION FACILITY GRANTED LONGITUDINAL ACCESS TO THE RIGHT-OF-WAY
38	OF A HIGHWAY ON THE INTERSTATE SYSTEM UNDER THIS SECTION.
39	J. THE DEPARTMENT SHALL DEPOSIT, PURSUANT TO SECTIONS 35-146 AND
40	35-147, MONIES COLLECTED PURSUANT TO THIS SECTION IN THE SMART HIGHWAY
	CORRIDOR TRUST FUND ESTABLISHED BY SECTION 28-7387.
41 42	K. ANY TELECOMMUNICATIONS CAPACITY ACQUIRED AS IN-KIND COMPENSATION
42 43	SHALL BE USED EXCLUSIVELY FOR THE FURTHER DEVELOPMENT OF
43 44	TELECOMMUNICATIONS THAT SERVE STATE AGENCIES AND ENHANCE CONNECTIVITY FOR
44	ILLEGOMMONICATIONS THAT SERVE STATE AGENCIES AND ENHANCE CONNECTIVITY FUR

1 HIGHER AND PUBLIC EDUCATION AND MAY NOT BE SOLD OR LEASED IN COMPETITION 2 WITH TELECOMMUNICATION OR INTERNET SERVICE PROVIDERS. L. A PERSON MAY NOT USE COMPENSATION PAID TO THE DEPARTMENT 3 4 PURSUANT TO THIS SECTION AS EVIDENCE OF THE MARKET OR OTHER VALUE OF THE 5 ACCESS FOR ANY OTHER PURPOSE, INCLUDING CONDEMNATION PROCEEDINGS, OTHER LITIGATION, THE APPLICATION OF RATES OF TAXATION OR THE ESTABLISHMENT OF 6 7 FRANCHISE FEES RELATING TO LONGITUDINAL ACCESS RIGHTS. 8 28-7386. Use and access to state-owned conduit; compensation 9 A. THE DEPARTMENT MAY OFFER A PROVIDER USE OF AND ACCESS TO ITS SPARE CONDUIT AND RELATED FACILITIES IF THE DEPARTMENT DOES ALL OF THE 10 11 FOLLOWING: 12 1. DETERMINES THE SPARE CONDUIT AND RELATED FACILITIES ARE NOT 13 NEEDED FOR HIGHWAY PURPOSES. 2. RECEIVES FAIR COMPENSATION FOR THE USE OF AND ACCESS TO THE 14 SPARE CONDUIT AND RELATED FACILITIES. 15 16 3. OFFERS SUCH USE AND ACCESS IN A COMPETITIVELY NEUTRAL AND 17 NONDISCRIMINATORY MANNER AS TO ALL SIMILARLY SITUATED PROVIDERS. 18 B. THE DEPARTMENT SHALL ESTABLISH RATES OF COMPENSATION FOR THE USE OF AND ACCESS TO ITS SPARE CONDUIT TO ENSURE THAT THE DEPARTMENT RECEIVES 19 FAIR COMPENSATION FOR THE VALUE OF ITS UNDERGROUND INSTALLATIONS OF 20 21 CONDUIT AND RELATED FACILITIES. THE COMPENSATION MUST BE FAIR AND 22 REASONABLE AND CHARGED IN A COMPETITIVELY NEUTRAL AND NONDISCRIMINATORY MANNER TO ALL SIMILARLY SITUATED PROVIDERS. 23 24 C. ANY COMPENSATION PURSUANT TO THIS SECTION MUST BE SET FORTH IN AN AGREEMENT ENTERED INTO BETWEEN THE DEPARTMENT AND THE PROVIDER. 25 26 D. THE DEPARTMENT SHALL DETERMINE THE ANNUAL COMPENSATION TO BE PAID BY EACH PROVIDER FOR THE USE OF ITS CONDUIT AND RELATED FACILITIES 27 BASED ON THE PRESENT VALUE OF THE ESTIMATED, REASONABLE COST TO THE 28 29 DEPARTMENT OF TRENCHING TO PLACE CONDUIT, FIBER AND OTHER RELATED FACILITIES. 30 31 E. THE DEPARTMENT MAY ACCEPT IN-KIND COMPENSATION FOR THE USE OF AND ACCESS TO ITS SPARE CONDUIT AND RELATED FACILITIES IN ACCORDANCE WITH 32 THE VALUATION PROCEDURES PRESCRIBED IN SECTION 28-7385. 33 F. THE DEPARTMENT SHALL DEPOSIT, PURSUANT TO SECTIONS 35-146 AND 34 35-147, MONIES COLLECTED PURSUANT TO THIS SECTION IN THE SMART HIGHWAY 35 36 CORRIDOR TRUST FUND ESTABLISHED BY SECTION 28-7387. G. THIS SECTION DOES NOT REQUIRE THE DEPARTMENT TO RECEIVE 37 COMPENSATION FROM ANY BUDGET UNIT OF THIS STATE FOR USE OF AND ACCESS TO 38 39 CONDUIT AND RELATED FACILITIES. 40 28-7387. <u>Smart highway corridor trust fund; purpose</u> 41 A. THE SMART HIGHWAY CORRIDOR TRUST FUND IS ESTABLISHED CONSISTING 42 OF THE FOLLOWING: 43 1. LEGISLATIVE APPROPRIATIONS.

2. MONIES RECEIVED FROM THE SALES OR LEASES OF RIGHTS-OF-WAY,
 TELECOMMUNICATION FACILITIES AND TELECOMMUNICATION SERVICES PURSUANT TO
 SECTIONS 28-7385 AND 28-7386.

4 3. MONIES RECEIVED FROM PROVIDERS TO REIMBURSE COSTS FOR 5 COMPENSATION CLAIMS PURSUANT TO SECTION 28-7382.

6 B. MONIES IN THE SMART HIGHWAY CORRIDOR TRUST FUND SHALL BE USED 7 FOR THE FOLLOWING:

8 1. THE MAINTENANCE, OPERATION AND EXPANSION OF TELECOMMUNICATION
9 FACILITIES AND TELECOMMUNICATION SERVICES WITHIN RIGHTS-OF-WAY THAT ARE
10 MANAGED BY THE DEPARTMENT.

2. THE PAYMENT OF COMPENSATION PURSUANT TO SECTION 28-7382.

12 C. THE DEPARTMENT SHALL ADMINISTER THE FUND. MONIES IN THE FUND 13 ARE CONTINUOUSLY APPROPRIATED. MONIES IN THE FUND ARE EXEMPT FROM THE 14 PROVISIONS OF SECTION 35-190 RELATING TO LAPSING OF APPROPRIATIONS.

D. ON NOTICE FROM THE DEPARTMENT, THE STATE TREASURER SHALL INVEST
 AND DIVEST MONIES IN THE FUND AS PROVIDED BY SECTION 35-313, AND MONIES
 EARNED FROM INVESTMENT SHALL BE CREDITED TO THE FUND.

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Sec. 6. Exemption from rulemaking

Notwithstanding any other law, for the purposes of this act, the department of transportation is exempt from the rulemaking requirements of title 41, chapter 6, Arizona Revised Statutes, for one year after the effective date of this act.