GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

H.B. 664			
Apr 9, 2013			
HOUSE PRINCIPAL CLERK			
D			

HOUSE DRH10231-TP-4 (02/01)

Short Title:	Cell Tower Deployment Act.	(Public)
Sponsors:	Representatives Hager, Moffitt, W. Brawley, a	nd Alexander (Primary Sponsors).
Referred to:		

1	A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE AUTHORITY OF LOCAL GOVERNMENTS TO REGULATE		
3	WIRELESS TELECOMMUNICATION FACILITIES TO COMPLY WITH THE		
4	MIDDLE CLASS TAX RELIEF AND JOB CREATION ACT OF 2012 (P.L. 112-96).		
5	The General Assembly of North Carolina enacts:		
6	SECTION 1. Article 19 of Chapter 160A of the General Statutes reads as		
7	rewritten:		
8	"Part 3E. Wireless Telecommunications Facilities.		
9	"§ 160A-400.50. Purpose and compliance with federal law.		
10	(a) The purpose of this section is to ensure the safe and efficient integration of facilities		
11	necessary for the provision of advanced mobile broadband and wireless telecommunications		
12	services throughout the community and to ensure the ready availability of reliable wireless		
13	service to the public, government agencies, and first responders, with the intention of furthering		
14	the public safety and general welfare.		
15	(a1) The deployment of wireless infrastructure is critical to ensuring first responders can		
16	provide for the health and safety of all residents of North Carolina and that, consistent with		
17	Section 6409 of the federal Middle Class Tax Relief and Job Creation Act of 2012, Pub. L. No.		
18	112-96, which, among other things, creates a national wireless emergency communications		
19	network for use by first responders that in large measure will be dependent on facilities placed		
20	on existing wireless communications support structures, it is the policy of this State to facilitate		
21	the placement of wireless communications support structures in all areas of North Carolina.		
22	The following standards shall apply to a city's actions, as a regulatory body, in the regulation of		
23	the placement, construction, or modification of a wireless communications facility.		
24	(b) The placement, construction, or modification of wireless communications facilities		
25	shall be in conformity with the Federal Communications Act, 47 U.S.C. § 332 as amended, and		
26	in accordance with the rules promulgated by the Federal Communications Commission.		
27	"§ 160A-400.51. Definitions.		
28	The following definitions apply in this Part.		
29	(1) Antenna. – Communications equipment that transmits and receives		
30	electromagnetic radio signals used in the provision of all types of wireless		
31	communications services.		
32	(2) Application. – A formal request submitted to the city to construct or modify		
33	a wireless support structure or a wireless facility.		
34	(3) Building permit. – An official administrative authorization issued by the city		
35	prior to beginning construction consistent with the provisions of		
36	G.S. 160A-417.		



Gen	eral Assemb	oly of North Carolina	Session 2013
1	(4)	Collocation. – The placement or installation of wireless	facilities on existing
2		structures, including electrical transmission towers, wa	
3		and other structures capable of structurally supportin	
4		wireless facilities in compliance with applicable codes.	-
5		includes the placement, replacement, or modification	
6		within a previously approved equipment compound.	
7		further includes any modification of a wireless support	
8		not meet the definition of a substantial modification.	
9		wireless facilities on previously approved structures	
10		buildings, utility poles, and water tanks.	, ,
1	(5)	Equipment compound. – An area surrounding or near t	he base of a wireless
2	(-)	support structure within which a wireless facility i	
13		enclosure. An enclosed structure, cabinet, or shelter	
14		or other equipment necessary for the transmission or	
15		communication signals.	
16	(5a)	Fall zone. – The area in which a wireless support struct	ure may be expected
17	(04)	to fall in the event of a structural failure, as meas	
18		standards.	
19	(6)	Land development regulation. – Any ordinance enacted	pursuant to this Part.
20	(7)	Search ring. – The area within which a wireless facilit	-
21		order to meet service objectives of the wireless service	-
22		wireless facility or wireless support structure.	- F8
23	<u>(7a)</u>	Substantial modification. – The mounting of a propose	d wireless facility on
24	<u>(,, , , , , , , , , , , , , , , , , , ,</u>	a wireless support structure which:	<u> </u>
25		a. Increases the existing vertical height of the struc	ture by:
26		<u>1.</u> <u>More than ten percent (10%), or</u>	<u> </u>
27		2. The height of one additional antenna a	rray with separation
28		from the nearest existing antenna not	•
29		whichever is greater; or	
30		b. Involves adding an appurtenance to the body of	of a wireless support
31		structure that protrudes horizontally from the	
32		support structure more than 20 feet or more that	-
33		wireless support structure at the level of the app	urtenance, whichever
34		is greater (except where necessary to shelte	r the antenna from
35		inclement weather or to connect the antenna to	
36		<u>or</u>	
37		c. Increases the square footage of the existing equi	ipment compound by
38		more than 2,500 square feet.	
39	(8)	Utility pole. – A structure that is designed for and used	to carry lines, cables,
40		or wires for telephone, cable television, or electricity, or	to provide lighting.
41	<u>(8a)</u>	Water tower A water storage tank, a standpipe,	or an elevated tank
42		situated on a support structure originally constructed for	use as a reservoir or
13		facility to store or deliver water.	
14	(9)	Wireless facility. – The set of equipment and network co	omponents, exclusive
45		of the underlying support structure or tower,	-
16		transmitters, receivers, receivers base stations, power s	upplies, cabling, and
1 7		associated equipment necessary to provide w	vireless data and
48		telecommunications services to a discrete geographic are	ea.
19	(10)	Wireless support structure A new or existing s	
50		monopole, lattice tower, or guyed tower that is des	igned to support or

	y of North Carolina	Session 2013
	capable of supporting wireless facilities support structure.	s. A utility pole is not a wireless
"§ 160A-400.52.	11	pport structures or substantial
-	cations of facilities and wireless support	
	may plan for and regulate the siting or m	
•	ubstantial modification of wireless support	
	land development regulations and in con	
	nothing in this Part shall limit a city from	
1 2 7	ify, or maintain wireless support structures	0 0 11
	cate wireless facilities on a wireless support	
	blic safety, and zoning considerations,	
-	setbacks, and fall zones, or State and	• • •
consistent with th	e provisions of federal law provided in	G.S. 160A-400.50. For purposes of
	afety shall not include requirements relati	
wireless facilities.		
(b) Any p	erson that proposes to construct or subst	antially modify a wireless suppor
structure or wirele	ess facility within the planning and land-us	e jurisdiction of a city must do both
of the following:		
(1)	Submit a completed application with the	necessary copies and attachments to
	the appropriate planning authority.	
(2)	Comply with any local ordinances conce	erning land use and any applicable
	permitting processes.	
· · ·	's review of an application for the place	
	wireless facility or wireless support struct	
-	t, or zoning issues. In reviewing an app	• • •
	or evaluate an applicant's business deci	
	for its service, or quality of its service to	-
0 11	ication, the city may review the following:	
(1)	Applicable public safety, land use, or zon	0
	regulations, including aesthetics, land	
	priorities, structural design, setbacks, and	
(2)	Information or materials directly related	
	development, or zoning issue including	
	previously approved structure can reas	5
	placement instead of the construction	
	historic, and designated scenic areas can	
	or that the proposed height of a new tow	-
	proposed height increase of a modifi	, <u>1</u>
(2)	collocation is necessary to provide the ap	<u> </u>
(3)	A city may require applicants for new	
	reasonable feasibility of collocating ne	
	existing structure or structures within the	•••••
	on an existing structure is not reasonably	-
	or commercially impractical or the owner	
	into a contract for such use at fair information pagessary to determine	• •
	information necessary to determine	whether conocation on existing
(b)	structures is reasonably feasible.	stroomlined processing with
	billocation application entitled to	
	shall be deemed complete unless the cit	ty provides notice in writing to the
	5 days of submission or within some other	r mutually agreed upon timefrom

application complete. The application shall be deemed complete on resubmission if the
 additional materials cure the deficiencies identified.

3 (e) The city shall issue a written decision approving or denying an application within 45

4 days in the case of collocation applications entitled to streamlined processing under

5 G.S. 160A-400.53 and within a reasonable period of time consistent with the issuance of other

6 land-use permits in the case of other applications, each as measured from the time the
 7 application is deemed complete.

8 A city may fix and charge an application fee, consulting fee, or other fee associated (f) 9 with the submission, review, processing, and approval of an application to site new wireless 10 support structures or substantially modify wireless support structures or wireless facilities that 11 is based on the costs of the services provided and does not exceed what is usual and customary 12 for such services. Any charges or fees assessed by a city on account of an outside consultant 13 shall be fixed in advance and incorporated into a permit or application fee and shall be based on 14 the reasonable costs to be incurred by the city in connection with the regulatory review 15 authorized under this section. The foregoing does not prohibit a city from imposing additional 16 reasonable and cost based fees for costs incurred should an applicant amend its application. On 17 request, the amount of the consultant charges incorporated into the permit or application fee 18 shall be separately identified and disclosed to the applicant.

19 (g) The city may condition approval of an application for a new wireless support 20 structure on the provision of documentation prior to the issuance of a building permit 21 establishing the existence of one or more parties, including the owner of the wireless support 22 structure, who intend to locate wireless facilities on the wireless support structure. A city shall 23 not deny an initial land-use or zoning permit based on such documentation. A city may 24 condition a permit on a requirement to construct facilities within a reasonable period of time, 25 which shall be no less than 24 months.

(h) The city may not require the placement of wireless support structures or wireless
facilities on city owned or leased property, but may develop a process to encourage the
placement of wireless support structures or facilities on city owned or leased property,
including an expedited approval process.

30 (i) This section shall not be construed to limit the provisions or requirements of any 31 historic district or landmark regulation adopted pursuant to Part 3C of this Article.

32

"§ 160A-400.53. Collocation and other nonsubstantial modifications of wireless facilities.

(a) <u>Pursuant to Section 6409 of the federal Middle Class Tax Relief and Job Creation</u>
 Act of 2012, Pub. L. No. 112-96, a city may not deny and shall approve any application
 Applications for collocation as defined in this Part. entitled to streamlined processing under this
 section shall be reviewed for conformance with applicable site plan and building permit
 requirements but shall not otherwise be subject to zoning requirements, including design or
 placement requirements, or public hearing review.

39 A collocation application shall be deemed complete unless the city provides notice (a1) 40 that the application is incomplete in writing to the applicant within 45 days of submission or within some other mutually agreed upon time frame. The notice shall identify the deficiencies 41 42 in the application which, if cured, would make the application complete. The application shall 43 be deemed complete on resubmission if the additional materials cure the deficiencies indicated. 44 The city shall issue a written decision approving a collocation application within 45 (a2) 45 days of such application being deemed complete.

46 (a3) <u>A city may impose a fee not to exceed five hundred dollars (\$500.00) for technical</u> 47 consultation and the review of a collocation application. The fee must be based on the actual, 48 direct, and reasonable administrative costs incurred for the review, processing, and approval of 49 a collocation application. A city may engage a third-party consultant for technical consultation 50 and the review of a collocation application. The fee imposed by a city for the review of the 51 application may not be used for either of the following:

	General Assembly of North Carolina Session 2013
1	(1) Travel expenses incurred in a third party's review of a collocation
2	application.
3	(2) <u>Reimbursement for a consultant or other third party based on a contingent</u>
4	fee basis or results-based arrangement.
5	(b) Applications for collocation of wireless facilities are entitled to streamlined
6	processing if the addition of the additional wireless facility does not exceed the number of
7	wireless facilities previously approved for the wireless support structure on which the
8	collocation is proposed and meets all the requirements and conditions of the original approval.
9	This provision applies to wireless support structures which are approved on or after December
10	1, 2007.
11	(c) The streamlined process set forth in subsection (a) of this section shall apply to all
12	collocations, in addition to collocations qualified for streamlined processing under subsection
13	(b) of this section, that meet the following requirements:
14	(1) The collocation does not increase the overall height and width of the tower
15	or wireless support structure to which the wireless facilities are to be
16	attached.
17	(2) The collocation does not increase the ground space area approved in the site
18	plan for equipment enclosures and ancillary facilities.
19 20	(3) The wireless facilities in the proposed collocation comply with applicable regulations, restrictions, or conditions, if any applied to the initial wireless
20 21	regulations, restrictions, or conditions, if any, applied to the initial wireless facilities placed on the tower or other wireless support structure.
21	(4) The additional wireless facilities comply with all federal, State and local
22	safety requirements.
23 24	(5) The collocation does not exceed the applicable weight limits for the wireless
25	support structure."
26	SECTION 2. Article 18 of Chapter 153A of the General Statutes reads as
27	rewritten:
28	"Part 3B. Wireless Telecommunications Facilities.
29	"§ 153A-349.50. Purpose and compliance with federal law.
30	(a) Purpose. – The purpose of this section is to ensure the safe and efficient integration
31	of facilities necessary for the provision of advanced mobile broadband and wireless
32	telecommunications services throughout the community and to ensure the ready availability of
33	reliable wireless service to the public, government agencies, and first responders, with the
34	intention of furthering the public safety and general welfare.
35	(a1) The deployment of wireless infrastructure is critical to ensuring first responders can
36	provide for the health and safety of all residents of North Carolina and that, consistent with
37	Section 6409 of the federal Middle Class Tax Relief and Job Creation Act of 2012, Pub. L. No.
38	112-96, which, among other things, creates a national wireless emergency communications
39	network for use by first responders that in large measure will be dependent on facilities placed
40	on existing wireless communications support structures, it is the policy of this State to facilitate
41	the placement of wireless communications support structures in all areas of North Carolina.
42	The following standards shall apply to a county's actions, as a regulatory body, in the regulation
43	of the placement, construction, or modification of a wireless communications facility.
44	(b) Compliance with the Federal Communications Act. – The placement, construction,
45	or modification of wireless communications facilities shall be in conformity with the Federal
46	Communications Act, 47 U.S.C. § 332 as amended, and in accordance with the rules
47	promulgated by the Federal Communications Commission.
48	"§ 153A-349.51. Definitions. The following definitions apply in this Part:
49	The following definitions apply in this Part

General	Assemt	bly of North Carolina S	ession 2013
	(1)	Antenna. – Communications equipment that transmits an electromagnetic radio signals used in the provision of all types	
		communications services.	
	(2)	Application A formal request submitted to the county to	construct or
		modify a wireless support structure or a wireless facility.	
	(3)	Building permit An official administrative authorization is	•
		county prior to beginning construction consistent with the pr	rovisions of
		G.S. 153A-357.	
	(4)	Collocation. – The placement or installation of wireless facilities	-
		structures, including electrical transmission towers, water tower	
		and other structures capable of structurally supporting the at	
		wireless facilities in compliance with applicable codes. The term	
		includes the placement, replacement, or modification of wirele	
		within a previously approved equipment compound. The term	
		further includes any modification of a wireless support structu	
		not meet the definition of a substantial modification. The installa	
		wireless facilities on previously-approved structures, includ	ing towers
		buildings, utility poles, and water tanks.	
	(5)	Equipment compound. – An area surrounding or near the base of	
		support structure within which a wireless facility is located	
		enclosure An enclosed structure, cabinet, or shelter used to c	
		or other equipment necessary for the transmission or reception	of wireless
		communication signals.	
	(5a)	Fall zone. – The area in which a wireless support structure may	-
		to fall in the event of a structural failure, as measured by	engineering
		standards.	
	(6)	Land development regulation Any ordinance enacted pursuant	
	(7)	Search ring. – The area within which a wireless facility must b	
		order to meet service objectives of the wireless service provid	er using the
		wireless facility or wireless support structure.	
	<u>(7a)</u>	Substantial modification The mounting of a proposed wireles	s facility or
		a wireless support structure which:	
		<u>a.</u> <u>Increases the existing vertical height of the structure by:</u>	
		<u>1.</u> More than ten percent (10%), or	
		2. <u>The height of one additional antenna array with</u>	-
		from the nearest existing antenna not to exce	ed 20 feet
		whichever is greater; or	
		b. Involves adding an appurtenance to the body of a wire	
		structure that protrudes horizontally from the edge of	the wireless
		support structure more than 20 feet or more than the v	width of the
		wireless support structure at the level of the appurtenance	
		is greater (except where necessary to shelter the ar	ntenna from
		inclement weather or to connect the antenna to the towe	r via cable):
		or	
		c. Increases the square footage of the existing equipment co	ompound by
		more than 2,500 square feet.	
	(8)	Utility pole. – A structure that is designed for and used to carry l	
		or wires for telephone, cable television, or electricity, or to provide	0 0
	<u>(8a)</u>	Water tower A water storage tank, a standpipe, or an el	
		situated on a support structure originally constructed for use as a	reservoir or
		facility to store or deliver water.	

General Assemb	ly of North Carolina Session 20
(9)	Wireless facility. – The set of equipment and network components, excluse of the underlying support structure or tower, including antenna to an exclusion of the underlying support structure or tower, including antenna to an exclusion of the underlying support structure or tower.
	transmitters, <u>receivers</u> base stations, power supplies, cabling, a associated equipment necessary to provide wireless data
	telecommunications services to a discrete geographic area.
(10)	Wireless support structure A new or existing structure, such as
	monopole, lattice tower, or guyed tower that is designed to support
	capable of supporting wireless facilities. A utility pole is not a wirel
	support structure.
"§ 153A-349.52	
	<u>ications of facilities and wireless support structures.</u>
	nty may plan for and regulate the siting or modification of <u>new</u> wirel
	s or the substantial modification of wireless support structures and wireled ance with land development regulations and in conformity with this P
	ly stated, nothing in this Part shall limit a county from regulating application
	<u>ostantially</u> modify, or maintain wireless support structures, or constru
	lify, maintain, or collocate wireless facilities on a wireless support struct
	eration of land use, public safety, and zoning considerations, includ
	aping, structural design, setbacks, and fall zones, or State and local build
	s, consistent with the provisions of federal law provided in G.S. 153A-349.
-	this Part, public safety shall not include requirements relating to ra
	ons of wireless facilities.
(b) Any p	erson that proposes to construct or substantially modify a wireless supp
structure or wirel	ess facility within the planning and land-use jurisdiction of a county must
both of the follow	ing:
(1)	Submit a completed application with the necessary copies and attachments
	the appropriate planning authority.
(2)	Comply with any local ordinances concerning land use and any application
	permitting processes.
	nty's review of an application for the placement, construction, or <u>substan</u>
	wireless facility or wireless support structure shall only address public safe
1	t, or zoning issues. In reviewing an application, the county may not require an applicant's business decisions about its designed server
	for its service, or quality of its service to or from a particular area or site
	ication the county may review the following:
(1)	Applicable public safety, land use, or zoning issues addressed in its adop
(1)	regulations, including aesthetics, landscaping, land-use based locat
	priorities, structural design, setbacks, and fall zones.
(2)	Information or materials directly related to an identified public safety, la
(-)	development or zoning issue including evidence that no existing
	previously approved structure can reasonably be used for the anter
	placement instead of the construction of a new tower, that resident
	historic, and designated scenic areas cannot be served from outside the an
	or that the proposed height of a new tower or initial antenna placement of
	proposed height increase of a modified tower, replacement tower,
	collocation is necessary to provide the applicant's designed service.
(3)	A county may require applicants for new wireless facilities to evaluate
	reasonable feasibility of collocating new antennas and equipment on
	existing structure or structures within the applicant's search ring. Collocat
	on an existing structure is not reasonably feasible if collocation is technical or commercially impractical or the owner of the tower is unwilling to en

	General Assembly of North Carolina Session 2013
1	into a contract for such use at fair market value. Counties may require
2	information necessary to determine whether collocation on existing
3	structures is reasonably feasible.
4	(d) A collocation application entitled to streamlined processing under
5 6	G.S. 153A 349.53 shall be deemed complete unless the city provides notice in writing to the
5 7	applicant within 45 days of submission or within some other mutually agreed upon timeframe. The notice shall identify the deficiencies in the application which, if cured, would make the
3	application complete. The application shall be deemed complete on resubmission if the
)	additional materials cure the deficiencies identified.
)	(e) The county shall issue a written decision approving or denying an application within
	45 days in the case of collocation applications entitled to streamlined processing under
	G.S. 153A-349.53 and within a reasonable period of time consistent with the issuance of other
	land-use permits in the case of other applications, each as measured from the time the
	application is deemed complete.
	(f) A county may fix and charge an application fee, consulting fee, or other fee
	associated with the submission, review, processing, and approval of an application to site <u>new</u> <u>wireless support structures or substantially</u> modify wireless support structures or wireless
	facilities that is based on the costs of the services provided and does not exceed what is usual
	and customary for such services. Any charges or fees assessed by a county on account of an
	outside consultant shall be fixed in advance and incorporated into a permit or application fee
	and shall be based on the reasonable costs to be incurred by the county in connection with the
	regulatory review authorized under this section. The foregoing does not prohibit a county from
	imposing additional reasonable and cost based fees for costs incurred should an applicant
	amend its application. On request, the amount of the consultant charges incorporated into the
	permit or application fee shall be separately identified and disclosed to the applicant.
	(g) The county may condition approval of an application for a new wireless support
	structure on the provision of documentation prior to the issuance of a building permit
	establishing the existence of one or more parties, including the owner of the wireless support
	structure, who intend to locate wireless facilities on the wireless support structure. A county
	shall not deny an initial land-use or zoning permit based on such documentation. A county may
	condition a permit on a requirement to construct facilities within a reasonable period of time,
	which shall be no less than 24 months.
	(h) The county may not require the placement of wireless support structures or wireless
	facilities on county owned or leased property, but may develop a process to encourage the
	placement of wireless support structures or facilities on county owned or leased property,
	including an expedited approval process.(i) This section shall not be construed to limit the provisions or requirements of any
	(i) This section shall not be construed to limit the provisions or requirements of any historic district or landmark regulation adopted pursuant to Part 3C of this Article.
	"§ 153A-349.53. Collocation and other nonsubstantial modifications of wireless facilities.
	(a) Pursuant to Section 6409 of the federal Middle Class Tax Relief and Job Creation
	Act of 2012, Pub. L. No. 112-96, a county may not deny and shall approve any application
	Applications for collocation as defined in this Part. entitled to streamlined processing under this
	section shall be reviewed for conformance with applicable site plan and building permit
	requirements but shall not otherwise be subject to zoning requirements, including design or
	placement requirements, or public hearing review.
	(a1) <u>A collocation application shall be deemed complete unless the county provides</u>
	notice that the application is incomplete in writing to the applicant within 45 days of
	submission or within some other mutually agreed upon time frame. The notice shall identify the
	deficiencies in the application which, if cured, would make the application complete. The
	application shall be deemed complete on resubmission if the additional materials cure the
	deficiencies identified.

	General Assembly of North Carolina	Session 2013	
1	(a2) The county shall issue a written decision approving a co	llocation application within	
2	45 days of such application being deemed complete.		
3	(a3) A county may impose a fee not to exceed five hundred dollars (\$500.00) for		
4	technical consultation and the review of a collocation application. T	he fee must be based on the	
5	actual, direct, and reasonable administrative costs incurred for the	he review, processing, and	
6	approval of a collocation application. A county may engage a	third-party consultant for	
7	technical consultation and the review of a collocation application. T	The fee imposed by a county	
8	for the review of the application may not be used for either of the fo	<u>llowing:</u>	
9	(1) <u>Travel expenses incurred in a third party's</u>	review of a collocation	
10	application.		
11	(2) <u>Reimbursement for a consultant or other third p</u>	party based on a contingent	
12	fee basis or results-based arrangement.		
13	(b) Applications for collocation of wireless facilities a	re entitled to streamlined	
14			
15	wireless facilities previously approved for the wireless support	rt structure on which the	
16	collocation is proposed and meets all the requirements and condition	ons of the original approval.	
17	This provision applies to wireless support structures which are app	roved on or after December	
18	1, 2007.		
19	(c) The streamlined process set forth in subsection (a) of the	is section shall apply to all	
20	collocations, in addition to collocations qualified for streamlined p	processing under subsection	
21	(b) of this section, that meet the following requirements:		
22	(1) The collocation does not increase the overall he	ight and width of the tower	
23	or wireless support structure to which the w	ireless facilities are to be	
24	attached.		
25	(2) The collocation does not increase the ground spa	ce area approved in the site	
26	plan for equipment enclosures and ancillary facili	ties.	
27	(3) The wireless facilities in the proposed collocati	on comply with applicable	
28	regulations, restrictions, or conditions, if any, ap	plied to the initial wireless	
29	facilities placed on the tower or other wireless su	pport structure.	
30	(4) The additional wireless facilities comply with a	all federal, State, and local	
31	safety requirements.		
32	(5) The collocation does not exceed the applicable w	reight limits for the wireless	
33	support structure."		
34	SECTION 3. This act becomes effective October	1, 2013, and applies to	
35	collocation applications received on or after that date.		