AN ACT ACCELERATING THE DEPLOYMENT OF 5G WIRELESS FACILITIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (NEW) (Effective July 1, 2019) (a) As used in this section:

1. "Council" means the Council on 5G Technology established in subsection (b) of this section;

2. "Interested person" means a person, as defined in section 3-56a of the general statutes, who owns land in the state that is within a radius of five hundred feet of any portion of state real property that the council is reviewing pursuant to a request made pursuant to this section;

3. "Personal wireless service facilities" has the same meaning as provided in 47 USC 332(c)(7), as amended from time to time;
(4) "Small wireless facilities" has the same meaning as provided in 47 CFR 1.6002, as amended from time to time; and

(5) "State real properties" has the same meaning as provided in section 4-67g of the general statutes.

(b) There shall be a Council on 5G Technology. The council shall consist of the following members or their designees: (1) One employee of the office of the Governor, designated by the Governor; (2) the Secretary of the Office of Policy and Management; (3) the Commissioner of Administrative Services; (4) the Commissioner of Transportation; and (5) the Commissioner of Energy and Environmental Protection.

(c) The council shall adopt guidelines for (1) its operations; and (2) the determinations it makes pursuant to subsection (d) of this section, which shall include, but not be limited to, guidelines concerning the safe placement of personal wireless service facilities, the protection of open space land and extensions of time for a determination by the council.

(d) (1) The council shall accept and review requests from wireless carriers for the use of state real properties for the placement, construction, maintenance and operation of personal wireless service facilities and small wireless facilities made using the common form or forms developed pursuant to subsection (e) of this section. Any request for the use of state real property that is managed by the Department of Transportation shall conform to said department's policy regarding the installation of new utility facilities on any state or interstate highway, the American Association of State Highway and Transportation Officials' Policy on the Accommodation of Utilities on Freeway Rights of Way and any regulations or policies adopted by the Federal Highway Administration.

(2) The council shall accept and review comments from any state agency affected by such request and any interested person. In
evaluating such requests, the council shall perform due diligence for each state real property that is the subject of a request, which shall include, but not be limited to, the periodic consideration and assessment of product testing, public health and safety, implications for state bonding and environmental concerns.

(3) After reviewing any comments submitted from a state agency and any interested person and conducting due diligence, the council shall determine, in accordance with any Federal Communications Commission regulations, rulings and orders, which lands, buildings, easements, public rights of way and real property owned by the state may be made available to wireless carriers for the placement, construction, maintenance and operation of personal wireless service facilities and small wireless facilities. In making such determination, the council shall give preference to requests that include the collocation of personal wireless service facilities or small wireless facilities from other wireless carriers. Such determinations shall be made within ninety days of a request by a majority vote of the council, except if the council has determined an extension of time is necessary, pursuant to the guidelines adopted pursuant to subsection (c) of this section.

(e) On or before November 1, 2019, the Office of Policy and Management, the Department of Energy and Environmental Protection, the Department of Administrative Services and the Department of Transportation shall jointly develop (1) one or more Telecommunication License Agreements that shall govern the placement of personal wireless service facilities and small wireless facilities on buildings, structures or any other property owned by the state, (2) a common form or set of forms for requests made pursuant to this section, and (3) a fee structure for requests made pursuant to this section.

(f) Any wireless carrier that submits a request or has submitted a request pursuant to this section shall submit to the council, at the time it submits its first request and every two years thereafter, such wireless
carrier's master plan for personal wireless service facilities and small wireless facilities in the state.

(g) Nothing in this section shall be construed to supersede any existing rules and requirements that require the review and approval of permits for proposed personal wireless service facilities that are subject to the jurisdiction of the Connecticut Siting Council and the Public Utilities Regulatory Authority.

Sec. 2. (NEW) (Effective July 1, 2019) The Office of Policy and Management, in consultation with the Public Utilities Regulatory Authority and the Connecticut Siting Council, shall work with municipalities to establish a process for siting small wireless facilities on municipal property and, with the permission of the property owner, private property where the use of utility or light poles is insufficient. For purposes of this section, "small wireless facilities" has the same meaning as provided in 47 CFR 1.6002, as amended from time to time.

This act shall take effect as follows and shall amend the following sections:

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1</td>
<td>July 1, 2019</td>
<td>New section</td>
</tr>
<tr>
<td>Sec. 2</td>
<td>July 1, 2019</td>
<td>New section</td>
</tr>
</tbody>
</table>

ET Joint Favorable