

1 H.527

2 An act relating to extending the sunset of 30 V.S.A. § 248a

3 It is hereby enacted by the General Assembly of the State of Vermont:

4 Sec. 1. 30 V.S.A. § 248a is amended to read:

5 § 248a. CERTIFICATE OF PUBLIC GOOD FOR COMMUNICATIONS

6 FACILITIES

7 * * *

8 (i) Sunset of Commission authority. Effective on July 1, ~~2026~~ 2030, no
9 new applications for certificates of public good under this section may be
10 considered by the Commission.

11 * * *

12 Sec. 2. PUBLIC UTILITY COMMISSION RECOMMENDATIONS;

13 INCREASED PARTICIPATION

14 (a) The Public Utility Commission shall recommend changes to 30 V.S.A.
15 § 248a to increase transparency, efficiency, fairness, and the ability of
16 individuals and municipalities to participate in the telecommunications siting
17 process. The Commission shall hold at least two workshops on the issue and
18 shall invite, at a minimum, the following: the telecommunications service
19 providers that have used the section 248a process; the Vermont League of
20 Cities and Towns; the regional planning commissions; Vermonters for a Clean

1 Environment; the Department of Public Service; the Department of Public
2 Safety; the Agency of Natural Resources; and any other relevant stakeholders.

3 (b) The workshops shall address the following topics and procedures:

4 (1) the advance notice process, including the content of the notice; the
5 length of the notice period; distribution requirements; prepetition hearings and
6 site visits at the municipal or regional planning level; prepetition supplements
7 and amendments; recommendations from municipal entities and regional
8 planning commissions; whether municipalities should be required to hold a
9 public hearing on an application and whether the Department of Public Service
10 should be required to attend; and the effect of failure to file a petition within
11 180 days following the advance notice date;

12 (2) procedures for the postpetition comment period, including
13 consideration of comments, motions to intervene, and requests for hearings, as
14 well as for issuing a significant issue determination during the review period
15 pursuant to 30 V.S.A. § 248a(f);

16 (3) procedures for contested case proceedings following a
17 Commission's significant issue determination that include scheduling, site
18 visits including visibility determinations, discovery, and motions;

19 (4) conduct of evidentiary hearings, including allowing for public
20 participation, and streamlining the posthearing briefing process to comply with
21 the applicable review periods under 30 V.S.A. § 248a(f);

1 (5) evidentiary burdens for section 248a criteria, including rebuttable
2 presumptions of compliance from agency determinations, how and when
3 municipalities are given substantial deference, and if other parties, such as
4 adjoining neighbors, should be given substantial deference;

5 (6) requirements for supplements and amendments to a pending petition,
6 with express standards for substantial and nonsubstantial changes;

7 (7) streamlined administrative process for transfers of certificates of
8 public good issued under section 248a in whole or in part; and

9 (8) any other topics the Commission determines should be addressed
10 through rules or orders following consultation with stakeholders.

11 (c) On or before December 15, 2027, the Commission shall submit an
12 overview of the process it conducted, the recommendations it has, and a
13 description of any changes the Commission made to the section 248a process
14 after the consultations with stakeholders to the House Committee on Energy
15 and Digital Infrastructure and the Senate Committee on Natural Resources and
16 Energy.

17 Sec. 3. EFFECTIVE DATE

18 This act shall take effect on passage.