RESOLUTION NO. 2006-109

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ELK GROVE ADOPTING TELECOMMUNICATIONS PRINCIPLES

WHEREAS, technological advances in telecommunications services are outpacing the current state and federal regulatory framework for those services; and

WHEREAS, the new telecommunications services will be vital to the businesses, households and the public safety of local communities; and

WHEREAS, Congress and the California state legislature are engaged in a serious debate on a new regulatory framework for telecommunications services; and

WHEREAS, financial resources that cities receive under the current regulatory framework for telecommunications services are vital to support local public services such as law enforcement and transportation; and

WHEREAS, the taxpayers have a financial interest in protecting the public's rights-of-way; and

WHEREAS, fair, level playing-field competition among telecommunications providers is important to delivering telecommunications services at the best price for our citizens, the consumers; and

WHEREAS, telecommunications industry services to a local community such as Public Education and Government (PEG) channels, INET services to local schools and E911 and 911 public safety services to local citizens are important services to maintain.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Elk Grove hereby adopts the following principles for Congress and the state legislature to consider in their debates over a new telecommunications regulatory framework:

REVENUE PROTECTIONS

- Protect the authority of local governments to collect revenues from telecommunications providers and ensure that any future changes are no worse than revenue neutral for local governments.
- Regulatory fees and/or taxes should apply equitably to all telecommunications service providers.
- A guarantee that all existing and any new fees/taxes remain with local governments to support local public services and mitigate impacts on local rights-of-way.
- Oppose any state or federal legislation that would preempt or threaten local taxation authority.

RIGHTS-OF-WAY

- To protect the public's investment, the control of public rights-of-way must remain local.
- Local government must retain full control over the time, place and manner for the use of the public's rights-of-way in providing telecommunications services, including the appearance and aesthetics of equipment placed within it.

ACCESS

- All local community residents should be provided access to all available telecommunications services.
- Telecommunications providers should be required to specify a reasonable timeframe for deployment of telecommunications services that includes a clear plan for the sequencing of the build-out of these facilities within the entire franchise area.

PUBLIC EDUCATION AND GOVERNMENT (PEG) SUPPORT

- The resources required of new entrants should be used to meet PEG support requirements in a balanced manner in partnership with incumbent providers.
- For cities currently without PEG support revenues, a minimum percentage of required support needs to be determined.

INSTITUTIONAL OR FIBER NETWORK (INET)

• The authority for interested communities to establish INET services and support for educational and local government facilities should remain at the local level.

PUBLIC SAFETY SERVICES

- The authority for E-911 and 911 services should remain with local government, including any compensation for the use of the right-of-way. All E-911 and 911 calls made by voice over internet protocol shall be routed to local public safety answering points (PSAPs); i.e., local dispatch centers.
- All video providers must provide local emergency notification service.

CUSTOMER SERVICE PROTECTION

• State consumer protection laws should continue to apply as a minimum standard and should be enforced at the local level. Local governments should retain the authority to assess penalties to improve customer service.

OTHER ISSUES

• Existing telecommunications providers and new entrants shall adhere to local policies on public utility under-grounding.

BE IT FURTHER RESOLVED that the City Council of the City of Elk Grove hereby directs that copies of this resolution be transmitted to all of the City's congressional and state legislative representatives, the Office of the Governor, and the White House.

PASSED AND ADOPTED by the City Council of the City of Elk Grove this 26th day of April 2006.

RICK SÓARES, MAYOR of the CITY OF ELK GROVE

ATTEST:

PEGGY E. JACKSON, CITY CLERK

APPROVED AS TO FORM:

ANTHONY B. MANZANETTI, CITY ATTORNEY

CERTIFICATION ELK GROVE CITY COUNCIL RESOLUTION NO. 2006-109

STATE OF CALIFORNIA)COUNTY OF SACRAMENTO)SSCITY OF ELK GROVEOF)

I, Peggy E. Jackson, City Clerk of the City of Elk Grove, California, do hereby certify that the foregoing resolution was duly introduced, approved, and adopted by the City Council of the City of Elk Grove at a regular meeting of said Council held on the April 26, 2006 by the following vote:

AYES : COUNCILMEMBERS:

Scherman, Soares, Briggs, Cooper, Leary

- NOES : COUNCILMEMBERS:
- ABSTAIN : COUNCILMEMBERS:
- ABSENT: COUNCILMEMBERS:

 μ_{111111} Peggy E. Jackson, City Clerk

City of Elk Grove, California