

Chapter 24

TELECOMMUNICATIONS*

Article I. In General

Secs. 24-1—24-30. Reserved.

Article II. Use of Rights-of-Way

- Sec. 24-31. Compliance with Metro Act.
- Sec. 24-32. Modification of existing permits and fees.
- Sec. 24-33. Reservation of rights.

***State law references**—Michigan telecommunications act, MCL 484.2101 et seq.; metropolitan extension telecommunications rights-of-way oversight act, MCL 484.3101 et seq.; Michigan broadband development authority act, MCL 484.3201 et seq.

ARTICLE I. IN GENERAL

Secs. 24-1—24-30. Reserved.

ARTICLE II. USE OF RIGHTS-OF-WAY**Sec. 24-31. Compliance with Metro Act.**

Effective April 19, 2004, the village will comply with the Metro Act (MCL 484.3101 et seq.).
(Res. of 4-19-2004, § 1)

Sec. 24-32. Modification of existing permits and fees.

Effective April 19, 2004, all permits issued by the village to telecommunication providers for use of the rights-of-way prior to April 19, 2004, are modified pursuant to the Metro Act to require such telecommunication providers to pay only those fees required under Section 8 of the Metro Act; reserving any rights the village may have to fees due for the period ending April 18, 2004. If Section 8 of the Metro Act is found to be invalid or unconstitutional this modification of fees is void from date of the modification.

(Res. of 4-19-2004, § 2)

Sec. 24-33. Reservation of rights.

The village shall not hold a cable television operator in default or seek remedy for failure to satisfy an obligation, if any, to pay after April 19, 2004, a franchise fee or other similar fee on that portion of gross revenues from charges the cable operator received for cable modem services provided through broadband internet transport access services while reserving any right the village may have to such fees due for the period ending April 18, 2004.

(Res. of 4-19-2004, § 3)