SUBSTITUTE HOUSE BILL 2103

State of Washington 60th Legislature 2007 Regular Session

By House Committee on Technology, Energy & Communications (originally sponsored by Representatives Morris, Crouse and Wallace)

READ FIRST TIME 02/22/07.

AN ACT Relating to competitive classification of telecommunications services; amending RCW 80.36.330; and adding a new section to chapter 80.36 RCW.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 80.36.330 and 2006 c 347 s 4 are each amended to read 6 as follows:

7 (1) The commission may classify a telecommunications service 8 provided bv а telecommunications company а competitive as 9 telecommunications service if the service is subject to effective 10 competition. Effective competition means that customers of the service have reasonably available alternatives and that the service is not 11 provided to a significant captive customer base. 12 In determining 13 whether a service is competitive, factors the commission shall consider include but are not limited to: 14

(a) The number and size of alternative providers of services,
 including those not subject to commission jurisdiction;

17 (b) The extent to which services are available from alternative 18 providers in the relevant market; (c) The ability of alternative providers to make functionally
 equivalent or substitute services readily available at competitive
 rates, terms, and conditions; and

4 (d) Other indicators of market power, which may include market
5 share, growth in market share, ease of entry, and the affiliation of
6 providers of services.

7 (2) Competitive telecommunications services are subject to minimal regulation. The commission may waive any regulatory requirement under 8 this title for companies offering a competitive telecommunications 9 10 service when it determines that competition will serve the same purposes as public interest regulation. The commission may waive 11 12 different regulatory requirements for different companies if such 13 different treatment is in the public interest. A company offering a competitive telecommunications service shall at a minimum: 14

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(a) Keep its accounts according to rules adopted by the commission;

16 (b) File financial reports for competitive telecommunications 17 services with the commission as required by the commission and in a 18 form and at times prescribed by the commission; and

19 (c) Cooperate with commission investigations of customer 20 complaints.

21 (3) Prices or rates charged for competitive telecommunications 22 services shall cover their cost. The commission shall determine proper cost standards to implement this section, provided that in making any 23 24 assignment of costs or allocating any revenue requirement, the 25 commission shall act to affordable preserve universal 26 telecommunications service.

(4) The commission may investigate prices for competitive telecommunications services upon complaint. In any complaint proceeding initiated by the commission, the telecommunications company providing the service shall bear the burden of proving that the prices charged cover cost, and are fair, just, and reasonable.

32 (5) Telecommunications companies shall provide the commission with33 all data it deems necessary to implement this section.

34 (6) No losses incurred by a telecommunications company in the 35 provision of competitive services may be recovered through rates for 36 noncompetitive services. The commission may order refunds or credits 37 to any class of subscribers to a noncompetitive telecommunications

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service which has paid excessive rates because of below cost pricing of
 competitive telecommunications services.

3 (7) The commission may reclassify any competitive 4 telecommunications service if reclassification would protect the public 5 interest.

6 (8) The commission may waive the requirements of RCW 80.36.170 and 7 80.36.180 in whole or in part for a service classified as competitive 8 if it finds that competition will serve the same purpose and protect 9 the public interest.

10 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 80.36 RCW 11 to read as follows:

12 (1) A noncompetitive telecommunications company may petition to 13 have packages or bundles of telecommunications services it offers be 14 subject to minimal regulation. The commission shall grant the petition 15 where:

16 (a) Each noncompetitive service in the packages or bundle is 17 readily and separately available to customers at fair, just, and 18 reasonable prices;

(b) The price of the package or bundle is equal to or greater than the cost for tariffed services plus the cost of any competitive services as determined in accordance with RCW 80.36.330(3); and

(c) The availability and price of the stand-alone noncompetitive services are displayed in the company's tariff and on its web site consistent with commission rules.

(2) For purposes of this section, "minimal regulation" shall havethe same meaning as under RCW 80.36.330.

(3) The commission may waive any regulatory requirement under this title with respect to packages or bundles of telecommunications services if it finds those requirements are no longer necessary to protect public interest.

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