## CERTIFICATION OF ENROLLMENT

### SUBSTITUTE HOUSE BILL 1744

54th Legislature 1995 Regular Session

Passed by the House February 22, 1995 CERTIFICATE Yeas 98 Nays 0 I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1744** as passed by the House of
Representatives and the Senate on the Speaker of the House of Representatives dates hereon set forth. Passed by the Senate April 7, 1995 Yeas 39 Nays 0 President of the Senate Chief Clerk Approved FILED Secretary of State Governor of the State of Washington

State of Washington

## SUBSTITUTE HOUSE BILL 1744

Passed Legislature - 1995 Regular Session

# State of Washington 54th Legislature 1995 Regular Session

By House Committee on Energy & Utilities (originally sponsored by Representatives Huff, Kessler, Casada and Campbell)

Read first time 02/17/95.

- 1 AN ACT Relating to streamlined regulation of small
- 2 telecommunications companies; amending RCW 80.36.135; adding a new
- 3 section to chapter 80.04 RCW; adding a new section to chapter 80.08
- 4 RCW; adding a new section to chapter 80.12 RCW; and adding a new
- 5 section to chapter 80.16 RCW.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 7 NEW SECTION. Sec. 1. A new section is added to chapter 80.04 RCW
- 8 to read as follows:
- 9 (1)(a) Except as provided in (b) of this subsection, the following
- 10 do not apply to a local exchange company that serves less than two
- 11 percent of the access lines in the state of Washington: RCW 80.04.080,
- 12 80.04.300 through 80.04.330, and, except for RCW 80.08.140, chapters
- 13 80.08, 80.12, and 80.16 RCW.
- 14 (b) Nothing in this subsection (1) shall affect the commission's
- 15 authority over the rates, service, accounts, valuations, estimates, or
- 16 determinations of costs, as well as the authority to determine whether
- 17 any expenditure is fair, reasonable, and commensurate with the service,
- 18 material, supplies, or equipment received.

- 1 (c) For purposes of this subsection, the number of access lines 2 served by a local exchange company includes the number of access lines 3 served in this state by any affiliate of that local exchange company.
- 4 (2) Any local exchange company for which an exemption is provided 5 under this section shall not be required to file reports or data with the commission, except each such company shall file with the commission 6 7 an annual report that consists of its annual balance sheet and results 8 of operations, both presented on a Washington state jurisdictional 9 basis. This requirement may be satisfied by the filing of information 10 or reports and underlying studies filed with exchange carrier entities or regulatory agencies if the jurisdictionally separated results of 11 12 operations for Washington state can be obtained from the information or 13 This subsection shall not be applied to exempt a local reports. exchange company from an obligation to respond to data requests in an 14 15 adjudicative proceeding in which it is a party.
- 16 (3) The commission may, in response to customer complaints or on 17 its own motion and after notice and hearing, establish additional 18 reporting requirements for a specific local exchange company.
- 19 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 80.08 RCW 20 to read as follows:
- Subject to section 1(1) of this act, this chapter does not apply to 22 a local exchange company that serves less than two percent of the 23 access lines in the state of Washington.
- NEW SECTION. Sec. 3. A new section is added to chapter 80.12 RCW to read as follows:
- Subject to section 1(1) of this act, this chapter does not apply to 27 a local exchange company that serves less than two percent of the 28 access lines in the state of Washington.
- NEW SECTION. Sec. 4. A new section is added to chapter 80.16 RCW to read as follows:
- Subject to section 1(1) of this act, this chapter does not apply to 32 a local exchange company that serves less than two percent of the 33 access lines in the state of Washington.
- 34 **Sec. 5.** RCW 80.36.135 and 1989 c 101 s 1 are each amended to read 35 as follows:

(1) The legislature declares that:

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- 2 Changes in technology and the structure of (a) the 3 telecommunications industry may produce conditions under which 4 traditional rate of return, rate base regulation of telecommunications 5 companies may not in all cases provide the most efficient and effective means of achieving the public policy goals of this state as declared in 6 7 RCW 80.36.300, this section, and RCW 80.36.145. The commission should 8 be authorized to employ an alternative form of regulation if that 9 alternative is better suited to achieving those policy goals.
- 10 (b) Because of the great diversity in the scope and type of 11 services provided by telecommunications companies, alternative 12 regulatory arrangements that meet the varying circumstances of 13 different companies and their ratepayers may be desirable.
- 14 (2) Subject to the conditions set forth in this chapter and RCW 15 80.04.130, the commission may regulate telecommunications companies subject before July 23, 1989, to traditional rate of return, rate base 16 17 regulation by authorizing an alternative form of regulation. commission may determine the manner and extent of any alternative forms 18 19 of regulation as may in the public interest be appropriate. 20 addition to the public policy goals declared in RCW 80.36.300, the commission shall consider, in determining the appropriateness of any 21 proposed alternative form of regulation, whether it will: 22
  - (a) Reduce regulatory delay and costs;
- 24 (b) Encourage innovation in services;
- 25 (c) Promote efficiency;
- 26 (d) Facilitate the broad dissemination of technological 27 improvements to all classes of ratepayers;
- (e) Enhance the ability of telecommunications companies to respond to competition;
- 30 (f) Ensure that telecommunications companies do not have the 31 opportunity to exercise substantial market power absent effective 32 competition or effective regulatory constraints; and
- 33 (g) Provide fair, just, and reasonable rates for all ratepayers.
- The commission shall make written findings of fact as to each of the above-stated policy goals in ruling on any proposed alternative form of regulation.
- 37 (3) A telecommunications company <u>or companies</u> subject to 38 traditional rate of return, rate base regulation may petition the 39 commission to ((<del>regulate the company under</del>)) <u>establish</u> an alternative

- 1 form of regulation. The company or companies shall submit with ((its))
- 2 the petition ((its)) a plan for an alternative form of regulation. The
- 3 plan shall contain ((the company's)) a proposal for transition to the
- 4 alternative form of regulation. The commission shall review and may
- 5 modify or reject the ((company's)) proposed plan. The commission also
- 6 may initiate consideration of alternative forms of regulation for a
- 7 company or companies on its own motion. The commission may approve the
- 8 plan or modified plan and authorize its implementation, if it finds,
- 9 after notice and hearing, that the plan or modified plan:
  - (a) Is in the public interest;
- 11 (b) Is necessary to respond to such changes in technology and the
- 12 structure of the intrastate telecommunications industry as are in fact
- 13 occurring;

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- 14 (c) Is better suited to achieving the policy goals set forth in RCW
- 15 80.36.300 and this section than the traditional rate of return, rate
- 16 base regulation;
- 17 (d) Ensures that ratepayers will benefit from any efficiency gains
- 18 and cost savings arising out of the regulatory change and will afford
- 19 ratepayers the opportunity to benefit from improvements in productivity
- 20 due to technological change;
- 21 (e) Will not result in a degradation of the quality or availability
- 22 of efficient telecommunications services;
- 23 (f) Will produce fair, just, and reasonable rates for
- 24 telecommunications services; and
- 25 (g) Will not unduly or unreasonably prejudice or disadvantage any
- 26 particular customer class.
- 27 (4) Not later than sixty days from the entry of the commission's
- 28 order, the company or companies affected by the order may file with the
- 29 commission an election not to proceed with the alternative form of
- 30 regulation as authorized by the commission. If ((the)) <u>a</u> company
- 31 elects to appeal to the courts the final order of the commission
- 32 authorizing an alternative form of regulation, it shall not change its
- 33 election to proceed or not proceed after the appeal is concluded. The
- 34 pendency of a petition by ((the)) a company for judicial review of the
- 35 final order shall not serve to extend the sixty-day period.
- 36 (5) The commission may waive such regulatory requirements under
- 37 Title 80 RCW for a telecommunications company subject to an alternative
- 38 form of regulation as may be appropriate to facilitate the
- 39 implementation of this section: PROVIDED, That the commission may not

- grant the authority to price list services except as provided in RCW 80.36.300 through 80.36.370, the regulatory flexibility act, nor may it waive any statutory requirements or grants of legal rights to any person contained in this chapter and chapter 80.04 RCW as amended, except as otherwise expressly provided. The commission may waive different regulatory requirements for different companies or services if such different treatment is in the public interest.
- 8 (6) Upon petition by any person, or upon its own motion, the 9 commission may rescind its approval of an alternative form of regulation if, after notice and hearing, it finds that the conditions 10 set forth in subsection (3) of this section can no longer be satisfied. 11 The commission or any person may file a complaint alleging that the 12 13 rates charged by a telecommunications company under an alternative form of regulation are unfair, unjust, unreasonable, unduly discriminatory, 14 15 or are otherwise not consistent with the requirements of this act: 16 PROVIDED, That the complainant shall bear the burden of proving the 17 allegations in the complaint.

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