CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1884

57th Legislature 2001 Regular Legislative Session

Passed by the House March 12, 2001 Yeas 98 Nays 0

Speaker of the House of Representatives

Speaker of the House of Representatives

Passed by the Senate April 11, 2001 Yeas 48 Nays 0

President of the Senate

Approved

FILED

Governor of the State of Washington

CERTIFICATE

We, Timothy A. Martin and Cynthia Zehnder, Co-Chief Clerks of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 1884** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

Chief Clerk

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1884

Passed Legislature - 2001 Regular Session

State of Washington 57th Legislature 2001 Regular Session

By House Committee on Children & Family Services (originally sponsored by Representatives Ogden, Poulsen, Crouse and Kenney; by request of Department of Social and Health Services)

Read first time . Referred to Committee on .

1 AN ACT Relating to telecommunications devices and services for the 2 hearing or speech impaired; and amending RCW 43.20A.720 and 43.20A.725.

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

4 Sec. 1. RCW 43.20A.720 and 1992 c 144 s 2 are each amended to read 5 as follows:

6 <u>Unless the context clearly requires otherwise, the definitions in</u> 7 <u>this section apply throughout this section and RCW 43.20A.725.</u>

8 (1) "Hearing impaired" means those persons who are certified to be 9 deaf, deaf-blind, or hard of hearing, and those persons who are 10 certified to have a hearing disability limiting their access to 11 telecommunications.

12 (2) "Speech impaired" means persons who are certified to be unable 13 to speak or who are certified to have a speech impairment limiting 14 their access to telecommunications.

15 (("Text telephone (TT)," formerly known as a telecommunications 16 device for the deaf (TDD) means a telecommunications device that has a 17 typewriter or computer keyboard and a readable display that couples 18 with the telephone, allowing messages to be typed rather than spoken. 19 The device allows a person to make a telephone call directly to another 1 person possessing similar equipment. The conversation is typed through 2 one machine to the other machine instead of spoken.

3 "Telecommunications relay service (TRS)" is a service for hearing 4 and speech impaired people who have a TT to call someone who does not have a TT or vice versa. The service consists of several telephones 5 being utilized by TRS communications assistants who receive either TT 6 7 or voice phone calls. If a TRS communications assistant receives a 8 phone call from a hearing or speech impaired person wishing to call a 9 hearing person, the operator will call the hearing person and act as an 10 intermediary by translating what is displayed on the TT to voice and typing what is voiced into the TT to be read by the hearing or speech 11 impaired caller. This process can also be reversed with a hearing 12 person calling a deaf person through the telecommunications relay 13 14 service. "TRS program" as used in this chapter includes both the relay

15 function and TTs.

16 "Qualified trainer" is a person who is knowledgeable about TTs, 17 signal devices, and amplifying accessories; familiar with the technical 18 aspects of equipment designed to meet hearing impaired people's needs; 19 and is fluent in American sign language.

20 "Qualified contractor" shall have staff bilingual in American sign 21 language and standard English available for quality language/cultural 22 interpretations; quality training of operators; and policies, training, 23 and operational procedures to be determined by the office.

24 "The department" means the department of social and health services
25 of the state of Washington.))

26 <u>(3) "Department" means the department of social and health</u>
27 <u>services.</u>

28 (4) "Office" means the office of deaf ((services)) and hard of
 29 hearing within the state department of social and health services.

30 **Sec. 2.** RCW 43.20A.725 and 1998 c 245 s 59 are each amended to 31 read as follows:

(1) The department, through the sole authority of the office or its successor organization, shall maintain a program whereby ((TTs, signal devices, and amplifying accessories capable of serving the needs of the hearing and speech impaired shall be provided under the standards established in subsection (10) of this section to)) an individual of school age or older((÷

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(a) Who is certified as hearing impaired by a licensed physician,
 audiologist, or a qualified state agency, and to any subscriber that is
 an organization representing the hearing impaired, as determined and
 specified by the TRS program advisory committee; or

5 (b) Who is certified as speech impaired by a licensed physician, 6 speech pathologist, or a qualified state agency, and to any subscriber 7 that is an organization representing the speech impaired, as determined 8 and specified by the TRS program advisory committee.

9 For the purpose of this section, certification implies that 10 individuals cannot use the telephone for expressive or receptive 11 communications due to hearing or speech impairment.

12 (2) The office shall award contracts on a competitive basis, to qualified persons for which eligibility to contract is determined by 13 14 the office, for the distribution and maintenance of such TTs, signal 15 devices, and amplifying accessories as shall be determined by the office. When awarding such contracts, the office may consider the 16 quality of equipment and, with the director's approval, may award 17 18 contracts on a basis other than cost. Such contracts may include a 19 provision for the employment and use of a qualified trainer and the training of recipients in the use of such devices. 20

21 (3) The office shall establish and implement a policy for the 22 ultimate responsibility for recovery of TTs, signal devices, and 23 amplifying accessories from recipients who have been provided with the 24 equipment without cost and who are moving from this state or who for 25 other reasons are no longer using them.

(4) Pursuant to recommendations of the TRS program advisory 26 27 committee, until July 26, 1993, the office shall maintain a program whereby a relay system will be provided state-wide using operator 28 29 intervention to connect hearing impaired and speech impaired persons 30 and offices or organizations representing the hearing impaired and 31 speech impaired, as determined and specified by the TDD advisory 32 committee pursuant to RCW 43.20A.730. The relay system shall be the most cost-effective possible and shall operate in a manner consistent 33 34 with federal requirements for such systems.

35 (5) Pursuant to the recommendations of the TDD task force report of 36 December 1991, and with the express purpose of maintaining state 37 control and jurisdiction, the office shall seek certification by the 38 federal communications commission of the state-wide relay service.

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(6) The office shall award contracts for the operation and 1 maintenance of the state-wide relay service. The initial contract 2 3 shall be for service commencing on or before July 26, 1993.)) who 4 possesses a hearing or speech impairment is provided with telecommunications equipment, software, and/or peripheral devices, 5 digital or otherwise, that is determined by the office to be necessary 6 7 for such a person to access and use telecommunications transmission 8 services effectively.

9 (2) The department, through the sole authority of the office or its successor organization, shall maintain a program where 10 telecommunications relay services of a human or electronic nature will 11 be provided to connect hearing impaired, deaf-blind, or speech impaired 12 persons with persons who do not have a hearing or speech impairment. 13 14 Such telecommunications relay services shall provide the ability for an individual who has a hearing or speech impairment to engage in voice, 15 tactile, or visual communication by wire or radio with a hearing 16 individual in a manner that is functionally equivalent to the ability 17 of an individual who does not have a hearing or speech impairment to 18 19 communicate using voice or visual communication services by wire or radio subject to subsection (4)(b) of this section. 20

(3) The telecommunications relay service and equipment distribution program may operate in such a manner as to provide communications transmission opportunities that are capable of incorporating new technologies that have demonstrated benefits consistent with the intent of this chapter and are in the best interests of the citizens of this state.

(4) The office shall administer and control the award of money to 27 all parties incurring costs in implementing and maintaining 28 29 telecommunications services, programs, equipment, and technical support 30 services according to this section. The relay service contract shall be awarded to an individual company registered as a telecommunications 31 company by the utilities and transportation commission, to a group of 32 registered telecommunications companies, or to any other company or 33 34 organization determined by the office as qualified to provide relay 35 services, contingent upon that company or organization being approved 36 as a registered telecommunications company prior to final contract approval. The relay system providers and telecommunications equipment 37 vendors shall be selected on the basis of cost-effectiveness and 38

utility to the greatest extent possible under the program and technical
 specifications established by the office.

3 (a) To the extent funds are available under the then-current rate 4 and not otherwise held in reserve or required for other purposes authorized by this chapter, the office may award contracts for 5 б communications and related services and equipment for hearing impaired 7 or speech impaired individuals accessing or receiving services provided 8 by, or contracted for, the department to meet access obligations under 9 Title 2 of the federal Americans with disabilities act or related 10 federal regulations.

(b) The office shall perform its duties under this section with the goal of achieving functional equivalency of access to and use of telecommunications services similar to the enjoyment of access to and use of such services experienced by an individual who does not have a hearing or speech impairment only to the extent that funds are available under the then-current rate and not otherwise held in reserve or required for other purposes authorized by this chapter.

(((7))) (5) The program shall be funded by a telecommunications 18 19 relay service (TRS) excise tax applied to each switched access line 20 provided by the local exchange companies. The office shall determine, in consultation with the ((TRS)) office's program advisory committee, 21 the budget needed to fund the program on an annual basis, including 22 23 both operational costs and a reasonable amount for capital improvements 24 such as equipment upgrade and replacement. The budget proposed by the 25 office, together with documentation and supporting materials, shall be 26 submitted to the office of financial management for review and The approved budget shall be given by the department in an 27 approval. annual budget to the utilities and transportation commission no later 28 29 than March 1 prior to the beginning of the fiscal year. The utilities 30 and transportation commission shall then determine the amount of 31 ((TRS)) telecommunications relay service excise tax to be placed on each access line and shall inform each local exchange company of this 32 33 amount no later than May 15. The utilities and transportation 34 commission shall determine the amount of ((TRS)) telecommunications 35 relay service excise tax by dividing the total of the program budget, as submitted by the office, by the total number of access lines, and 36 37 shall not exercise any further oversight of the program under this 38 subsection. The ((TRS)) telecommunications relay service excise tax 39 shall not exceed nineteen cents per month per access line. Each local

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exchange company shall impose the amount of excise tax determined by 1 the commission as of July 1, and shall remit the amount collected 2 directly to the department on a monthly basis. 3 The ((TRS)) 4 telecommunications relay service excise tax shall be separately identified on each ratepayer's bill with the following statement: 5 "Funds federal ADA requirement." All proceeds from the ((TRS)) 6 telecommunications relay service excise tax shall be put into a fund to 7 8 be administered by the office through the department.

9 (((8) The office shall administer and control the award of money to 10 all parties incurring costs in implementing and maintaining 11 telecommunications services, programs, equipment, and technical support 12 services in accordance with the provisions of RCW 43.20A.725.

(9) The program shall be)) (6) The telecommunications relay service 13 program and equipment vendors shall provide services and equipment 14 15 consistent with the requirements of federal law for the operation of both interstate and intrastate telecommunications services for the 16 ((deaf or)) hearing impaired or speech impaired. The department and 17 the utilities and transportation commission shall be responsible for 18 19 ensuring compliance with federal requirements and shall provide timely notice to the legislature of any legislation that may be required to 20 accomplish compliance. 21

(((10)(a) The department shall provide TTs, signal devices, and amplifying accessories to a person eligible under subsection (1) of this section at no charge in addition to the basic exchange rate if:

25 (i) The person is eligible for participation in the Washington 26 telephone assistance program under RCW 80.36.470;

(ii) The person's annual family income is equal to or less than one
 hundred sixty-five percent of the federal poverty level; or

29 (iii) The person is a child eighteen years of age or younger with 30 a family income less than or equal to two hundred percent of the 31 federal poverty level.

32 (b) A person eligible under subsection (1) of this section with a 33 family income greater than one hundred sixty-five percent and less than 34 or equal to two hundred percent of the federal poverty level shall be 35 assessed a charge for the cost of TTs, signal devices, and amplifying 36 accessories based on a sliding scale of charges established by rule 37 adopted by the department.

38 (c) The department shall charge a person eligible under subsection
 39 (1) of this section whose income exceeds two hundred percent of the

1 federal poverty level the cost to the department of purchasing the

2 equipment provided to that person.

3 (d) The department may waive part or all of the charges assessed 4 under this subsection if the department finds that (i) the eligible 5 person requires telebraille equipment or other equipment of similar 6 cost and (ii) the charges normally assessed for the equipment under 7 this subsection would create an exceptional or undue hardship on the 8 eligible person.

9 (e) For the purposes of this subsection, certification of family 10 income by the eligible person or the person's guardian or head of 11 household is sufficient to determine eligibility.))

12 (7) The department shall adopt rules establishing eligibility 13 criteria, ownership obligations, financial contributions, and a program 14 for distribution to individuals requesting and receiving such 15 telecommunications devices distributed by the office, and other rules 16 necessary to administer programs and services consistent with this 17 chapter.

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