CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 6622

Chapter 337, Laws of 1998

55th Legislature 1998 Regular Session

IMPLEMENTING THE FEDERAL COMMUNICATION ACT OF 1996

EFFECTIVE DATE: 6/11/98

Passed by the Senate March 10, 1998 YEAS 34 NAYS 15

BRAD OWEN

President of the Senate

Passed by the House March 6, 1998 YEAS 69 NAYS 29

CERTIFICATE

I, Mike O Connell, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 6622** as passed by the Senate and the House of Representatives on the dates hereon set forth.

CLYDE BALLARD

Speaker of the House of Representatives

Approved April 3, 1998

MIKE O'CONNELL

Secretary

FILED

April 3, 1998 - 3:14 p.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 6622

AS AMENDED BY THE HOUSE

Passed Legislature - 1998 Regular Session

State of Washington 55th Legislature 1998 Regular Session

By Senate Committee on Energy & Utilities (originally sponsored by Senator Finkbeiner; by request of Utilities & Transportation Commission)

Read first time 02/06/98.

- 1 AN ACT Relating to the implementation of the federal
- 2 telecommunications act of 1996, P.L. 104-104 (110 Stat. 56); amending
- 3 RCW 80.36.310, 80.36.320, and 80.36.330; adding new sections to chapter
- 4 80.36 RCW; and providing a contingent expiration date.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 NEW SECTION. Sec. 1. (1) The commission shall plan and prepare to
- 7 implement a program for the preservation and advancement of universal
- 8 telecommunications service which shall not take effect until the
- 9 legislature approves the program. The purpose of the universal service
- 10 program is to benefit telecommunications ratepayers in the state by
- 11 minimizing implicit sources of support and maximizing explicit sources
- 12 of support that are specific, sufficient, competitively neutral, and
- 13 technologically neutral to support basic telecommunications services
- 14 for customers of telecommunications companies in high-cost locations.
- 15 (2) In preparing a universal service program for approval by the
- 16 legislature, the commission shall:
- 17 (a) Estimate the cost of supporting all lines located in high-cost
- 18 locations and the cost of supporting one primary telecommunications

- 1 line for each residential or business customer located in high-cost
- 2 locations;
- 3 (b) Determine the assessments that must be made on all 4 telecommunications carriers, and the manner of collection, to provide 5 support for:
- 6 (i) All residential and business lines located in high-cost 7 locations;
- 8 (ii) Only one primary line for each residential or business 9 customer located in high-cost locations;
- 10 (c) Designate those telecommunications carriers serving high-cost 11 locations that are eligible to receive support for the benefit of their 12 customers in those locations;
- 13 (d) Adopt or prepare to adopt all necessary rules for 14 administration of the program; and
- 15 (e) Provide a schedule of all fees and payments proposed or 16 expected to be proposed by the commission under subsection (4)(d) of 17 this section.
- 18 (3) The commission shall report by November 1, 1998, to the 19 legislature on these steps taken to prepare for implementation and 20 shall inform the legislature of the estimated cost to support all lines 21 located in high-cost locations and the estimated cost to support only 22 one primary line for each residential or business customer located in high-cost locations under a universal service program.
- (4) Once a program is approved by the legislature and subsequently established, the following provisions apply unless otherwise directed by the legislature:
- 27 (a) All transfers of money necessary to provide the support shall 28 be outside the state treasury and not be subject to appropriation;
- 29 (b) The commission may delegate to the commission secretary or 30 other staff the authority to resolve disputes or make other decisions 31 necessary to the administration of the program;
- 32 (c) The commission may contract with an independent program 33 administrator subject to the direction and control of the commission 34 and may authorize the establishment of an account or accounts in 35 independent financial institutions should that be necessary for 36 administration of the program;
- 37 (d) The expenses of an independent program administrator shall be 38 authorized by the commission and shall be paid out of contributions by 39 the telecommunications carriers participating in the program;

- 1 (e) The commission may require the carriers participating in the 2 program, as part of their contribution, to pay into the public service 3 revolving fund the costs of the commission attributable to supervision 4 and administration of the program that are not otherwise recovered 5 through fees paid to the commission.
- (5) The commission shall establish standards for review or testing 6 7 of all telecommunications carriers' compliance with the program for the 8 purpose of ensuring the support received by a telecommunications 9 carrier is used only for the purposes of the program and that each 10 telecommunications carrier is making its proper contribution to the 11 The commission may conduct the review or test, or contract 12 with an independent administrator or other person to conduct the review 13 or test.
- 14 (6) The commission shall coordinate administration of the program 15 with any federal universal service program and may administer the 16 federal fund in conjunction with the state program if so authorized by 17 federal law.
- 18 (7) The definitions in this subsection apply throughout this 19 section unless the context clearly requires otherwise.
- 20 (a) "Telecommunications carrier" has the same meaning as defined in 21 47 U.S.C. Sec. 153(44).
- 22 (b) "Basic telecommunications services" means the following 23 services:
- 24 (i) Single-party service;
- 25 (ii) Voice grade access to the public switched network;
- 26 (iii) Support for local usage;
- 27 (iv) Dual tone multifrequency signaling (touch-tone);
- 28 (v) Access to emergency services (911);
- 29 (vi) Access to operator services;
- 30 (vii) Access to interexchange services;
- 31 (viii) Access to directory assistance; and
- 32 (ix) Toll limitation services.
- 33 (c) "High-cost location" means a location where the cost of 34 providing telecommunications services is greater than a benchmark 35 established by the commission by rule.
- 36 (8) Each telecommunications carrier that provides intrastate 37 telecommunications services shall provide whatever information the 38 commission may reasonably require in order to fulfill the commission's 39 responsibilities under subsection (2) of this section.

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- NEW SECTION. Sec. 2. (1) The commission is authorized to take 1 2 actions, conduct proceedings, and enter orders as permitted or 3 for state commission under the contemplated а 4 telecommunications act of 1996, P.L. 104-104 (110 Stat. 56), but the 5 commission's authority to either establish a new state program or to adopt new rules to preserve and advance universal service under section 6 7 254(f) of the federal act is limited to the actions expressly 8 authorized by section 1 of this act. The commission may establish by 9 rule fees to be paid by persons seeking commission action under the 10 federal act, and by parties to proceedings under that act, to offset in whole or part the commission's expenses that are not otherwise 11 recovered through fees in implementing the act, but new fees or 12 assessments charged telecommunications carriers to either establish a 13 state program or to adopt rules to preserve and advance universal 14 15 service under section 254(f) of the federal act do not take effect until the legislature has approved a state universal service program. 16
- 17 (2) The legislature intends that under the future universal service 18 program established in this state:
- 19 (a) Every telecommunications carrier that provides intrastate 20 telecommunications services shall contribute, on an equitable and 21 nondiscriminatory basis, to the preservation and advancement of 22 universal service in the state;
- 23 (b) The contributions shall be competitively and technologically 24 neutral; and
- (c) The universal service program to be established in accordance with section 1 of this act shall not be inconsistent with the requirements of 47 U.S.C. Sec. 254.
- NEW SECTION. Sec. 3. Any rules regarding universal service adopted by the utilities and transportation commission shall comply with the purpose, as stated in section 1 of this act, for establishing a program for the preservation and advancement of universal telecommunications service. Services to be supported are only those basic services defined in section 1(7) of this act.
- 34 **Sec. 4.** RCW 80.36.310 and 1989 c 101 s 14 are each amended to read 35 as follows:
- 36 <u>(1)</u> Telecommunications companies may petition to be classified as competitive telecommunications companies under RCW 80.36.320 or to have

- 1 services classified as competitive telecommunications services under
- 2 RCW 80.36.330. The commission may initiate classification proceedings
- 3 on its own motion. The commission may require all regulated
- 4 telecommunications companies potentially affected by a classification
- 5 proceeding to appear as parties for a determination of their
- 6 classification.
- 7 (2) Any company petition or commission motion for competitive
- 8 classification shall state an effective date not sooner than thirty
- 9 days from the filing date. The company must provide notice and
- 10 publication of the proposed competitive classification in the same
- 11 manner as provided in RCW 80.36.110 for tariff changes. The proposed
- 12 classification shall take effect on the stated effective date unless
- 13 suspended by the commission and set for hearing under chapter 34.05 RCW
- or set for a formal investigation and fact-finding under RCW 80.36.145.
- 15 The commission shall enter its final order with respect to any
- 16 <u>suspended</u> classification within ((ten)) <u>six</u> months from the date of
- 17 filing of a company's petition or the commission's motion.
- 18 **Sec. 5.** RCW 80.36.320 and 1989 c 101 s 15 are each amended to read 19 as follows:
- 20 (1) The commission shall classify a telecommunications company
- 21 ((providing service in a relevant market)) as a competitive
- 22 telecommunications company if ((it finds, after notice and hearing,
- 23 that the telecommunications company has demonstrated that)) the
- 24 services it offers are subject to effective competition. Effective
- 25 competition means that the company's customers have reasonably
- 26 available alternatives and that the company does not have a significant
- 27 captive customer base. In determining whether a company is
- 28 competitive, factors the commission shall consider include but are not
- 29 limited to:
- 30 (a) The number and sizes of alternative providers of service;
- 31 (b) The extent to which services are available from alternative
- 32 providers in the relevant market;
- 33 (c) The ability of alternative providers to make functionally
- 34 equivalent or substitute services readily available at competitive
- 35 rates, terms, and conditions; and
- 36 (d) Other indicators of market power which may include market
- 37 share, growth in market share, ease of entry, and the affiliation of
- 38 providers of services.

- The commission shall conduct the initial classification and any subsequent review of the classification in accordance with such procedures as the commission may establish by rule.
- 4 (2) Competitive telecommunications companies shall be subject to Minimal regulation means that competitive 5 minimal regulation. telecommunications companies may file, instead of tariffs, price lists 6 7 ((which)) that shall be effective after ten days' notice to the 8 commission and customers. The commission shall prescribe the form of 9 notice. The commission may also waive other regulatory requirements 10 under this title for competitive telecommunications companies when it determines that competition will serve the same purposes as public 11 interest regulation. The commission may waive different regulatory 12 13 requirements for different companies if such different treatment is in the public interest. A competitive telecommunications company shall at 14 15 a minimum:
- 16 (a) Keep its accounts according to regulations as determined by the 17 commission;
- 18 (b) File financial reports with the commission as required by the 19 commission and in a form and at times prescribed by the commission;
- 20 (c) Keep on file at the commission such current price lists and 21 service standards as the commission may require; and
- 22 (d) Cooperate with commission investigations of customer 23 complaints.
 - (3) When a telecommunications company has demonstrated that the equal access requirements ordered by the federal district court in the case of U.S. v. AT&T, 552 F. Supp. 131 (1982), or in supplemental orders, have been met, the commission shall review the classification of telecommunications companies providing inter-LATA interexchange services. At that time, the commission shall classify all such companies as competitive telecommunications companies unless it finds that effective competition, as defined in subsection (1) of this section, does not then exist.
- 33 (4) The commission may revoke any waivers it grants and may 34 reclassify any competitive telecommunications company if ((such)) the 35 revocation or reclassification would protect the public interest.
- 36 (5) The commission may waive the requirements of RCW 80.36.170 and 80.36.180 in whole or in part for a competitive telecommunications company if it finds that competition will serve the same purpose and protect the public interest.

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- 1 Sec. 6. RCW 80.36.330 and 1989 c 101 s 16 are each amended to read as follows: 2
- 3 (1) The commission may classify a telecommunications service 4 provided by a telecommunications company as а competitive telecommunications service if ((it finds, after notice and hearing, 5 that)) the service is subject to effective competition. 6 7 competition means that customers of the service have reasonably 8 available alternatives and that the service is not provided to a 9 significant captive customer base. In determining whether a service is
- 10 competitive, factors the commission shall consider include but are not
- limited to: 11

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- (a) The number and size of alternative providers of services; 12
- 13 (b) The extent to which services are available from alternative providers in the relevant market; 14
- 15 (c) The ability of alternative providers to make functionally 16 equivalent or substitute services readily available at competitive 17 rates, terms, and conditions; and
- (d) Other indicators of market power, which may include market 18 19 share, growth in market share, ease of entry, and the affiliation of 20 providers of services.
 - (2) When the commission finds that a telecommunications company has demonstrated that a telecommunications service is competitive, the commission may permit the service to be provided under a price list effective on ten days notice to the commission and customers. commission shall prescribe the form of notice. The commission may adopt procedural rules necessary to implement this section.
- (3) Prices or rates charged for competitive telecommunications 27 services shall cover their cost. The commission shall determine proper 28 29 cost standards to implement this section, provided that in making any 30 assignment of costs or allocating any revenue requirement, the 31 commission shall act to affordable preserve universal telecommunications service. 32
- The commission may investigate prices for competitive 33 34 telecommunications services upon complaint. In any complaint 35 proceeding initiated by the commission, the telecommunications company providing the service shall bear the burden of proving that the prices 36 charged cover cost, and are fair, just, and reasonable. 37
- (5) Telecommunications companies shall provide the commission with 38 39 all data it deems necessary to implement this section.

- 1 (6) No losses incurred by a telecommunications company in the 2 provision of competitive services may be recovered through rates for 3 noncompetitive services. The commission may order refunds or credits 4 to any class of subscribers to a noncompetitive telecommunications 5 service which has paid excessive rates because of below cost pricing of 6 competitive telecommunications services.
- 7 (7) The commission may reclassify any competitive 8 telecommunications service if reclassification would protect the public 9 interest.
- 10 (8) The commission may waive the requirements of RCW 80.36.170 and 80.36.180 in whole or in part for a service classified as competitive 12 if it finds that competition will serve the same purpose and protect 13 the public interest.
- NEW SECTION. Sec. 7. Sections 1 through 3 of this act are each added to chapter 80.36 RCW.
- NEW SECTION. Sec. 8. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

Passed the Senate March 10, 1998.

Passed the House March 6, 1998.

Approved by the Governor April 3, 1998.

Filed in Office of Secretary of State April 3, 1998.