a	Amendment - 1st Reading-white - Requested by: Katie Zolnikov - (H) Energy, Technology and Federal Relations - 2023					
68th Legislature 2023			Drafter: Trevor Graff, 406-444-4975	HB0492.001.002		
	1		HOUSE BILL NO. 492			
	2		INTRODUCED BY K. ZOLNIKOV, D. ZOLNIKOV			
	3					
	4	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING TELECOMMUNIC	ATIONS		
	5	REGULATION	N; ELIMINATING PUBLIC SERVICE COMMISSION RATE REGULATION	; ELIMINATING THE		
	6	MONTANA STATE UNIVERSAL FUND; REPEALING THE PERFORMANCE ASSURANCE PLAN STATE				
	7	ACCOUNT AN	ND THE ASSOCIATED STATUTORY APPROPRIATION; AMENDING SE	ECTIONS 15-53-129, 17-		
	8	7-502, 45-8-2 -	<mark>13,</mark> 69-3-225, 69-3-302, 69-3-305, <mark>AND</mark> -69-3-803, <u>AND 69-3-805, </u> MCA; F	REPEALING SECTIONS		
I	9	69-3-806, 69-3	3-807, 69-3-808, 69-3-809, 69-3-810, 69-3-821, 69-3-841, 69-3-842, 69-3	-843, 69-3-844, 69-3-		
•	10	845, 69-3-846	6, 69-3-870, 69-3-901, 69-3-902, 69-3-903, 69-3-904, 69-3-905, 69-3-906,	69-3-907, <u>AND</u> 69-3-		
	11	910, <mark>AND 69-(</mark>	6-104, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."			
Ι.	12					
	13	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
	14					
	15	Sectio	on 1. Section 15-53-129, MCA, is amended to read:			
	16	"15-53	3-129. (Temporary) Definitions. As used in this part, unless the contex	t requires otherwise, the		
	17	following defin	nitions apply:			
	18	(1)	"Call-by-call basis" means any method of charging for telecommunication	ons services that		
	19	measures the	price by individual calls.			
2	20	(2)	(a) "Charges for mobile telecommunications services" means any charge	ge for, or associated		
2	21	with, the provis	sion of commercial mobile radio service, as defined in 47 CFR 20.3, as in	effect on June 1, 1999,		
	22	or any charge	for, or associated with, a service provided as an adjunct to a commercial	mobile radio service		
	23	that is billed to	the customer by or for the customer's home service provider regardless	of whether individual		
	24	transmissions	originate or terminate within the licensed service area of the home servic	e provider.		
2	25	(b)	The term does not include one-way radio communications as included	in 47 CFR 20.3, as in		
2	26	effect on June	9 1, 1999.			
2	27	(3)	(a) "Customer" or "purchaser" means, except as provided in subsection	า (3)(b), a person who		



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1	acquires for co	onsideration retail telecommunications services for use or consumption and not for resale.		
2	(b)	For purposes of mobile telecommunications services, the term means:		
3	(i)	the person or entity that contracts with the home service provider for mobile		
4	telecommunica	ations services; or		
5	(ii)	if the end user of mobile telecommunications services is not the contracting party, the end user		
6	of the mobile te	elecommunications services, but only for the purpose of determining the place of primary use.		
7	(c)	The term does not include:		
8	(i)	a reseller of mobile telecommunications services; or		
9	(ii)	a serving carrier under an arrangement to serve the customer outside the home service		
10	provider's licer	nsed service area.		
11	(4)	"Home service provider" means the facilities-based carrier or reseller that the customer		
12	contracts with	for the provision of mobile telecommunications services.		
13	(5)	"Mobile telecommunications services" means commercial mobile radio service, as defined in 47		
14	CFR 20.3, as i	n effect on June 1, 1999.		
15	(6)	"Place of primary use" means the street address for the premises where the customer's use of		
16	telecommunica	ations services primarily occurs, which must be the residential street address or the primary		
17	business stree	t address of the customer. For mobile telecommunications services, the place of primary use		
18	must be within	the licensed service area of the home service provider.		
19	(7)	"Postpaid calling basis" means that telecommunications services are obtained by making a		
20	payment on a	call-by-call basis, either through the use of a card or payment mechanism, such as a bank card,		
21	travel card, cre	edit card, or debit card, or by a charge made to a telephone number that is not associated with		
22	the origination	or termination of the telecommunications service.		
23	(8)	"Private communications service" means a telecommunications service that entitles the		
24	customer to ex	clusive or priority use of a communications channel or group of channels between or among		
25	termination poi	ints, regardless of the manner in which the channel or channels are connected, and includes		
26	switching capa	ncity, extension lines, stations, and other associated services that are provided in connection with		

27 the use of the channel or channels.



- 2023 68th Legislature 2023 Drafter: Trevor Graff, 406-444-4975 HB0492.001.002 1 (9) (a) "Reseller" means a provider who purchases mobile telecommunications services from 2 another telecommunications services provider and then resells, uses as a component part of, or integrates the 3 purchased services into a mobile telecommunications service. 4 The term does not include a serving carrier with which a home service provider arranges for the (b) 5 services to its customers outside the home service provider's licensed service area. 6 (a) "Retail telecommunications" means, except as provided in subsection (10)(b), the two-way (10)7 transmission of voice, image, data, or other information over wire, cable, fiber optics, microwave, radio, satellite, 8 or similar facilities that originates or terminates in this state and is charged to a customer with a Montana 9 service address. 10 (b) For mobile telecommunications services, the term means the two-way transmission of voice, 11 image, data, or other information that originates or terminates in a single state that is charged to a Montana 12 service address. 13 (c) The term includes but is not limited to local exchange, long-distance, private communications, 14 two-way paging, wireless telecommunications, and related services, regardless of whether the services are 15 paid for on a call-by-call basis or postpaid calling basis. 16 (11)(a) "Sales price" means the consideration paid for the distribution, supply, furnishing, sale, 17 transmission, or delivery of retail telecommunications services to the end-user customer. 18 (b) The term does not include: 19 (i) an amount added to the customer's bill because of a charge made pursuant to the tax imposed 20 by this part; 21 (ii) charges added to a customer's bill under 10-4-201, and 53-19-311, and 69-3-844; 22 federal excise taxes or other federally imposed charges or fees collected for and remitted to a (iii) 23 federal government entity; 24 (iv) a charge for a dishonored check; 25 (v) a finance or credit charge, penalty or charge for delayed payment, or discount for prompt 26 payment; 27 a charge for construction or relocation of facilities; (vi)



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1	(vii)	charges for the installation, repair, inspection, or servicing of equipment and wiring located on				
2	customer prem	nises;				
3	(viii)	bad debt;				
4	(ix)	a charge added by a hotel, motel, or similar facility for telecommunications services used in				
5	placing calls fo	or guests;				
6	(x)	charges paid by inserting coins in coin-operated telecommunications devices; and				
7	(xi)	charges for telecommunications services that have been prepaid by a prepaid calling card that				
8	enables the or	igination of calls by using an access number or authorization code.				
9	(12)	(a) "Service address" means, except as provided in subsection (12)(b):				
10	(i)	the location of the telecommunications equipment to which a customer's call is charged and				
11	from which the	e call originates or terminates, regardless of the location to which the bill for the call is sent or the				
12	location from v	vhich the payment of the bill is received;				
13	(ii)	if the location in subsection (12)(a)(i) is not known, the origination point of the signal of the				
14	telecommunica	ations service first identified by either the seller's telecommunications system or, if the system				
15	used to transp	ort the signal is not that of the seller, in information received by the seller from its service				
16	provider; or					
17	(iii)	if the location in subsection (12)(a)(i) or (12)(a)(ii) is not known, the location of the customer's				
18	place of prima	ry use.				
19	(b)	For mobile telecommunications services, the term means the location in Montana of the				
20	customer's pla	ce of primary use.				
21	(13)	"Serving carrier" means a facilities-based carrier providing mobile telecommunications services				
22	to a customer	outside a home service provider's or reseller's licensed service area.				
23	(14)	"Telecommunications services provider" means a person providing retail telecommunications				
24	services. (Terr	ninates on occurrence of contingencysec. 8, Ch. 515, L. 2003.)				
25	15-53-	129. (Effective on occurrence of contingency) Definitions. As used in this part, unless the				
26	context require	es otherwise, the following definitions apply:				
27	(1)	"Customer" or "purchaser" means a person who acquires for consideration retail				



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1	telecommunica	tions services for use or consumption and not for resale.		
2	(2)	"Retail telecommunications" means the two-way transmission of voice, image	e, data, or other	
3	information ove	er wire, cable, fiber optics, microwave, radio, satellite, or similar facilities that or	iginates or	
4	terminates in th	nis state and is billed to a customer with a Montana service address. The term i	ncludes but is not	
5	limited to local	exchange, long-distance, two-way paging, wireless telephony, and related serv	/ices.	
6	(3)	(a) "Sales price" means the consideration paid for the distribution, supply, fur	nishing, sale,	
7	transmission, o	r delivery of retail telecommunications services to the end-user customer.		
8	(b)	Sales price does not include:		
9	(i)	an amount added to the customer's bill because of a charge made pursuant t	o the tax imposed	
10	by this part;			
11	(ii)	charges added to a customer's bill under 10-4-201 , and 53-19-311 and 69-3-4	844;	
12	(iii)	federal excise taxes or other federally imposed charges or fees collected for a	and remitted to a	
13	federal governr	ment entity;		
14	(iv)	a charge for a dishonored check;		
15	(v)	a finance or credit charge, penalty or charge for delayed payment, or discoun	t for prompt	
16	payment;			
17	(vi)	a charge for construction or relocation of facilities;		
18	(vii)	the installation, repair, inspection, or servicing of equipment and wiring locate	d on customer	
19	premises;			
20	(viii)	bad debt;		
21	(ix)	a charge added by a hotel, motel, or similar facility for telecommunications se	rvices used in	
22	placing calls for	r guests;		
23	(x)	charges paid by inserting coins in coin-operated telecommunications devices	; and	
24	(xi)	charges for telecommunications services that have been prepaid by a prepaid	d calling card that	
25	enables the ori	gination of calls by using an access number or authorization code.		
26	(4)	"Service address" means:		
27	(a)	the location from where the retail telecommunications services originated or v	vhere the retail	



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1	telecommunica	ions services are received; or		
2	(b)	where there is not a defined locati	on, the location in Montana where th	ne statement of charges
3	for retail teleco	nmunications services is mailed.		
4	(5)	"Telecommunications services pro	vider" means a person providing ret	tail telecommunications
5	services."			
6				
7	Sectio	1 2. Section 17-7-502, MCA, is ame	ended to read:	
8	"17-7-	02. Statutory appropriations	definition requisites for validity.	. (1) A statutory
9	appropriation is	an appropriation made by perman	ent law that authorizes spending by	a state agency without
10	the need for a	iennial legislative appropriation or	oudget amendment.	
11	(2)	Except as provided in subsection	(4), to be effective, a statutory appro	priation must comply with
12	both of the follo	wing provisions:		
13	(a)	The law containing the statutory a	uthority must be listed in subsection	(3).
14	(b)	The law or portion of the law maki	ng a statutory appropriation must sp	ecifically state that a
15	statutory appro	priation is made as provided in this	section.	
16	(3)	The following laws are the only law	vs containing statutory appropriation	ıs: 2-17-105; 5-11-120; 5-
17	11-407; 5-13-4	03; 5-13-404; 7-4-2502; 7-4-2924; 7	7-32-236; 10-1-108; 10-1-1202; 10-1	-1303; 10-2-603; 10-2-
18	807; 10-3-203;	10-3-310; 10-3-312; 10-3-314; 10-3	3-802; 10-3-1304; 10-4-304; 10-4-31	0; 15-1-121; 15-1-218;
19	15-31-165; 15-	31-1004; 15-31-1005; 15-35-108; 1	5-36-332; 15-37-117; 15-39-110; 15	-65-121; 15-70-101; 15-
20	70-130; 15-70-	33; 16-11-119; 16-11-509; 17-3-10	06; 17-3-212; 17-3-222; 17-3-241; 17	7-6-101; 17-7-215; 18-11-
21	112; 19-3-319;	19-3-320; 19-6-404; 19-6-410; 19-9	9-702; 19-13-604; 19-17-301; 19-18-	-512; 19-19-305; 19-19-
22	506; 19-20-604	19-20-607; 19-21-203; 20-8-107;	20-9-534; 20-9-622; [20-15-328]; 20-	-26-617; 20-26-1503; 22-
23	1-327; 22-3-11	; 22-3-117; [22-3-1004]; 23-4-105;	23-5-306; 23-5-409; 23-5-612; 23-7	-301; 23-7-402; 30-10-
24	1004; 37-43-20	4; 37-50-209; 37-54-113; 39-71-50	3; 41-5-2011; 42-2-105; 44-4-1101;	44-12-213; 44-13-102;
25	46-32-108; 50-	-115; 53-1-109; 53-6-148; 53-9-11	3; 53-24-108; 53-24-206; 60-5-530;	60-11-115; 61-3-321; 61-
26	3-415; 67-1-30); 69-3-870; 69-4-527; 75-1-1101; 7	75-5-1108; 75-6-214; 75-11-313; 75-	26-308; 76-13-150; 76-
27	13-151; 76-13-	17; 76-17-103; 77-1-108; 77-2-362	2; 80-2-222; 80-4-416; 80-11-518; 80)-11-1006; 81-1-112; 81-



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1-113; 81-7-106; 81-7-123; 81-10-103; 82-11-161; 85-2-526; 85-20-1504; 85-20-1505; [85-25-102]; 87-1-603;
 87-5-909; 90-1-115; 90-1-205; 90-1-504; 90-6-331; and 90-9-306.

3 (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, 4 paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued 5 pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined 6 7 by the state treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have 8 statutory appropriation authority for the payments. (In subsection (3): pursuant to sec. 10, Ch. 360, L. 1999, the 9 inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement 10 system's unfunded liability is 10 years or less; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 11 terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental 12 benefit provided by 19-6-709; pursuant to sec. 5, Ch. 383, L. 2015, the inclusion of 85-25-102 is effective on occurrence of contingency; pursuant to sec. 6, Ch. 423, L. 2015, the inclusion of 22-3-116 and 22-3-117 13 14 terminates June 30, 2025; pursuant to sec. 12, Ch. 55, L. 2017, the inclusion of 37-54-113 terminates June 30, 15 2023; pursuant to sec. 4, Ch. 122, L. 2017, the inclusion of 10-3-1304 terminates September 30, 2025; 16 pursuant to sec. 1, Ch. 213, L. 2017, the inclusion of 90-6-331 terminates June 30, 2027; pursuant to secs. 5, 8, 17 Ch. 284, L. 2017, the inclusion of 81-1-112, 81-1-113, and 81-7-106 terminates June 30, 2023; pursuant to sec. 18 1, Ch. 340, L. 2017, the inclusion of 22-1-327 terminates July 1, 2023; pursuant to sec. 10, Ch. 374, L. 2017, 19 the inclusion of 76-17-103 terminates June 30, 2027; pursuant to sec. 5, Ch, 50, L. 2019, the inclusion of 37-50-20 209 terminates September 30, 2023; pursuant to sec. 1, Ch. 408, L. 2019, the inclusion of 17-7-215 terminates 21 June 30, 2029; pursuant to secs. 11, 12, and 14, Ch. 343, L. 2019, the inclusion of 15-35-108 terminates June 22 30, 2027; pursuant to sec. 7, Ch. 465, L. 2019, the inclusion of 85-2-526 terminates July 1, 2023; pursuant to 23 sec. 5, Ch. 477, L. 2019, the inclusion of 10-3-802 terminates June 30, 2023; pursuant to secs. 1, 2, 3, Ch. 139, 24 L. 2021, the inclusion of 53-9-113 terminates June 30, 2027; pursuant to sec. 8, Ch. 200, L. 2021, the inclusion 25 of 10-4-310 terminates July 1, 2031; pursuant to secs. 3, 4, Ch. 404, L. 2021, the inclusion of 30-10-1004 26 terminates June 30, 2027; pursuant to sec. 5, Ch. 548, L. 2021, the inclusion of 50-1-115 terminates June 30, 27 2025; pursuant to secs. 5 and 12, Ch. 563, L. 2021, the inclusion of 22-3-1004 is effective July 1, 2027; and



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1 2	pursuant to sec. 15, Ch. 5	574, L. 2021, the inclusion of 46-32-108 terminates June 30,	2023.)"
	Castion 2 Costia	n 45-8-213, MCA, is amended to read:	
3			
4		acy in communications. (1) Except as provided in 69-6-104	4, a <u>A person commits the</u>
5	offense of violating privac	y in communications if the person knowingly or purposely:	
6	(a) with the μ	ourpose to terrify, intimidate, threaten, harass, or injure, com	municates with a person
7	by electronic communicat	ion and threatens to inflict injury or physical harm to the pers	son or property of the
8	person or makes repeated	d use of obscene, lewd, or profane language or repeated lev	vd or lascivious
9	suggestions;		
10	(b) uses an €	electronic communication to attempt to extort money or any o	əther thing of value from a
11	person or to disturb by re	peated communications the peace, quiet, or right of privacy	of a person at the place
12	where the communication	i s are received;	
13	(c) records o	r causes to be recorded a conversation by use of a hidden c	əlectronic or mechanical
14	device that reproduces a	human conversation without the knowledge of all parties to t	t he conversation; or
15	(d) with the p	ourpose to terrify, intimidate, threaten, harass, or injure, publ	ishes or distributes printed
16	or electronic photographs	, pictures, images, or films of an identifiable person without t	t he consent of the person
17	depicted that show:		
18	(i) the visible	e genitals, anus, buttocks, or female breast if the nipple is ex	(posed; or
19	(ii) the perso	n depicted engaged in a real or simulated sexual act.	
20	(2) (a) Subse	ection (1)(c) does not apply to:	
21	(i) elected o	r appointed public officials or to public employees when the	transcription or recording
22	is done in the performanc	e of official duty;	
23	(ii) persons ।	speaking at public meetings;	
24	(iii) persons (given warning of the transcription or recording. If one person	provides the warning,
25	either party may record.		
26	(iv) a health (care facility, as defined in 50-5-101, or a government agency	/ that deals with health
27		a health care emergency telephone communication made to	
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(b)	Subsection (1)(d) does not apply to:	
(i)	images involving the voluntary exposure of a person's genitals or intimate par	t s in public or
commercial se	sttings;	
(ii)	disclosures made in the public interest, including but not limited to the reportir	ig of unlawful
conduct;		
(iii)	disclosures made in the course of performing duties related to law enforcement	nt, including
reporting to au	ithorities, criminal or news reporting, legal proceedings, or medical treatment; or	
(iv)	disclosures concerning historic, artistic, scientific, or educational materials.	
(3)	Except as provided in 69-6-104, a <u>A person commits the offense of violating</u>	ərivacy in
communication	ns if the person purposely intercepts an electronic communication. This subsect	i on does not
apply to electe	ed or appointed public officials or to public employees when the interception is de	one in the
performance o	of official duty or to persons given warning of the interception.	
(4)	(a) A person convicted of the offense of violating privacy in communications s	hall be fined an
amount not to	exceed \$500 or be imprisoned in the county jail for a term not to exceed 6 mont	hs, or both.
(b)	On a second conviction of subsection (1)(a), (1)(b), or (1)(d), a person shall be	e imprisoned in
the county jail	for a term not to exceed 1 year or be fined an amount not to exceed \$1,000, or	both.
(c)	On a third or subsequent conviction of subsection (1)(a), (1)(b), or (1)(d), a pe	rson shall be
imprisoned in t	the state prison for a term not to exceed 5 years or be fined an amount not to ex	ceed \$10,000, or
both.		
(5)	Nothing in this section may be construed to impose liability on an interactive c	omputer service
for content pro	wided by another person.	
(6)	As used in this section, the following definitions apply:	
(a)	"Electronic communication" means any transfer between persons of signs, sig	inals, writing,
images, sound	ls, data, or intelligence of any nature transmitted in whole or in part by a wire, ra	dio,
electromagnet	ic, photoelectronic, or photo-optical system.	
(b)		ess software
provider that p	rrovides or enables computer access by multiple users to a computer server, inc	luding specifically
	(iv) (3) communication apply to elected performance of (4) amount not to (b) the county jail (c) imprisoned in both. (5) for content pro- (6) (a) images, sound electromagnet	 (3) Except as provided in 60-6-104, a <u>A</u> person commits the offense of violating performance of appointed public officials or to public employees when the interception is deperformance of official duty or to persons given warning of the interception. (4) (a) A person convicted of the offense of violating privacy in communications is amount not to exceed \$500 or be imprisoned in the county jail for a term not to exceed 6 mont (b) On a second conviction of subsection (1)(a), (1)(b), or (1)(d), a person shall be the county jail for a term not to exceed \$1,000, or 1 (c) On a third or subsequent conviction of subsection (1)(a), (1)(b), or (1)(d), a person shall be the county jail for a term not to exceed \$1,000, or 1 (c) On a third or subsequent conviction of subsection (1)(a), (1)(b), or (1)(d), a person shall be to be the state prison for a term not to exceed 5 years or be fined an amount not to exceed \$1,000, or 1 (c) On a third or subsequent conviction of subsection (1)(a), (1)(b), or (1)(d), a person both. (5) Nothing in this section may be construed to impose liability on an interactive of for content provided by another person. (6) As used in this section, the following definitions apply: (a) "Electronic communication" means any transfer between persons of signs, signingages, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, rate electromagnetic, photoelectronic, or photo-optical system.



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1	a service or system that pr	ovides access to the internet and this type of service or s	ystem as operated or
2	offered by a library or educ	cational institution."	
3			
4	Section 3. Section	n 69-3-225, MCA, is amended to read:	
5	"69-3-225. Over	billing of regulated telecommunications tariff charges	statute of limitations
6	for recovery. (1) A persor	n or entity alleging overbilling of tariffed telecommunication	ns charges by a regulated
7	telecommunications compa	any shall file the action before the commission or a court o	of competent jurisdiction
8	within 2 years of the date of	of overbilling.	
9	(2) This section i	is intended to be consistent with limitations on actions as p	provided in 47 U.S.C. 415.
10	(3) For purposes	of this section, the following definitions apply:	
11	(a) "Overbilling"	means presenting a bill to a customer of a regulated telec	ommunications company
12	that includes charges that	overstate the amount owed by the customer pursuant to t	he tariff for the service as
13	approved by and on file wi	th the commission.	
14	(b) "Regulated te	elecommunications company" means all public utility comp	panies that are regulated
15	pursuant to 69-3-101(1)(f),	, Title 69, chapter 3, part 8, and 69-3-803(10) <u>69-</u>3-803(9)	
16	(c) "Tariffed telec	communications charges" means all charges and fees for	regulated services billed by
17	a regulated telecommunica	ations company as authorized by a tariff that has been ap	proved by and filed with the
18	commission."		
19			
20	Section 4. Section	n 69-3-302, MCA, is amended to read:	
21	"69-3-302. Chan	ges in schedules. (1) Except as provided in 69-3-308, a	change may not be made
22	in any schedule, including	schedules of joint rates, except as approved by the comm	nission , upon <u>or on</u> the
23	passage of 9 months , or b	y operation of 69-3-907(1) . If the 9-month time period exp	ires prior to commission
24	approval of a schedule, a u	utility may waive the time period.	
25	(2) Notwithsta	anding any provision of this title to the contrary, other than	rate adjustments made
26	pursuant to 69-3-308, the i	rates, tolls, or charges set forth in any schedule filed with	the commission pursuant to
27	69-3-301 must become eff	ective and be lawful rates, tolls, or charges for the utility s	ervice rendered 9 months



- 2023 68th Legislature 2023 Drafter: Trevor Graff, 406-444-4975 HB0492.001.002 1 after the date upon which the schedule was filed under the rules of practice and procedure for filing as adopted 2 by the commission or upon commission approval, whichever occurs first, unless the utility waives the 9-month 3 time period. However, if the rates, tolls, or charges become effective because of the passage of 9 months, the 4 revenue collected is subject to rebate, plus interest at an annual rate determined by the commission, to the 5 extent that the rates, tolls, or charges ultimately approved by the commission in its final decision produce 6 revenue that is less than that collected under the filed schedules. In the case of an investor-owned utility, the 7 interest rate set by the commission may not exceed the cost of equity capital as last determined by the 8 commission. 9 (3) The commission may prescribe rules necessary to effectively administer this section." 10 11 Section 5. Section 69-3-305, MCA, is amended to read: 12 "69-3-305. Deviations from scheduled rates, tolls, and charges. (1) Except as provided in 13 subsection (5)(a) (4)(a), a public utility may not: 14 charge, demand, collect, or receive a greater or less compensation for a utility service (a) 15 performed by it within the state or for any service in connection with a utility service than is specified in the 16 printed schedules, including schedules of joint rates, that may at the time be in force; 17 (b) demand, collect, or receive a rate, toll, or charge not specified in the schedules; or 18 grant a rebate, concession, or special privilege to a consumer or user that, directly or indirectly, (c) 19 has or may have the effect of changing the rates, tolls, charges, or payments. 20 (2) The rates, tolls, and charges named in the printed schedules are the lawful rates, tolls, and 21 charges until the rates, tolls, and charges are changed, as provided in this chapter. 22 (3) The commission may order refunds or credits of rates, tolls, or charges collected in violation of 23 this section and may order payment of interest at a reasonable rate on the refunded amount. 24 (4) The provisions of this section do not prohibit the sharing of profits or revenues with customers in 25 conjunction with an alternative form of regulation approved under 69-3-809. (5)(4) (a) A provider of regulated telecommunications service may offer, for a limited period of time, 26 27 rebates, price reductions, or waivers of charges in conjunction with promotions, market trials, or other sales-



- 2023 68th Legislature 2023 Drafter: Trevor Graff, 406-444-4975 HB0492.001.002 1 related activities that are common business practices. Promotional pricing for services to end users does not 2 require advance approval of the commission. Informational price lists must be filed with the commission on or 3 before the date that the promotion begins. 4 A public utility providing electricity or natural gas may offer grants and subsidized loans to (b) 5 install energy conservation and nonfossil forms of energy generation systems in dwellings. 6 The commission may define the appropriate scope of promotions, rebates, market trials, and (c) 7 grants and subsidized loans, either by rule or in response to complaints. The commission may determine 8 whether a particular sales activity or grant or subsidized loan program under this subsection (4) is unfairly 9 discriminatory or is not cost-effective. Costs and expenses incurred or revenue foregone with respect to sales 10 activities and grant and subsidized loan programs that the commission determines are unfairly discriminatory or 11 not cost-effective are the responsibility of the provider's shareholders in rates set by the commission. 12 (6)(5) A public utility violating the provisions of this section is subject to the penalty prescribed in 69-3-206. However, this does not have the effect of suspending, rescinding, invalidating, or in any way affecting 13 14 existing contracts." 15 Section 6. Section 69-3-803, MCA, is amended to read: 16 "69-3-803. Definitions. As used in this part, the following definitions apply: 17 18 (1) "Commercial mobile radio service" means commercial mobile radio service as defined in 47 19 CFR 20.9. 20 "Commission" means the public service commission. (2) 21 (3) "Eligible telecommunications carrier" means a telecommunications provider designated by the 22 commission under 69-3-840. 23 (4) "Fund" means the universal service fund established in 69-3-842. 24 (5)(4) "Incumbent local exchange carrier" means, with respect to an area, the local exchange carrier 25 that: 26 (a) on February 8, 1996, provided telephone exchange service in the area; and 27 on February 8, 1996, was considered to be a member of the exchange carrier association (b)



Amendment - 1st Reading-white - Requested by: Katie Zolnikov - (H) Energy, Technology

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1	pursuant to 47	CFR 69.601(b) or is a person or entity that, after that date, became a successo	r or assign of a
2	member of the	exchange carrier association.	
3	(6)(5)	"Local telecommunications" means:	
4	(a)	telecommunications originating in a wireline local calling area, including extend	ded area service
5	areas, and term	ninating in the same wireline local calling area or extended area service area; or	r
6	(b)	commercial mobile radio service that originates from or terminates to a comme	ercial mobile
7	radio service pr	rovider within the same major trading area as defined in 47 CFR 24.202(a).	
8	(7)<u>(6)</u>	"Nonlocal telecommunications" means:	
9	(a)	wireline telecommunications traffic carried by either an interlocal access transp	port area carrier
10	or an intralocal	access transport area toll provider that originates in one wireline local calling ar	ea and
11	terminates in a	nother wireline local calling area; or	
12	(b)	commercial mobile radio service that originates in a major trading area and ter	minates in a
13	different major	trading area as defined in 47 CFR 24.202(a).	
14	(8)<u>(7)</u>	"Originating carrier" means a telecommunications carrier from whose network	a customer
15	originates telec	communications traffic.	
16	(9)(8)	"Private telecommunications service" means a system, including the construct	ion,
17	maintenance, c	or operation of the system, for the provision of telecommunications service or an	y portion of the
18	service, by a pe	erson or entity for the sole and exclusive use of that person or entity and not for	resale, directly
19	or indirectly. Fo	or purposes of this definition, the term "person or entity" includes a corporation a	and all of its
20	affiliates and su	ubsidiaries if the corporation, affiliates, and subsidiaries have a common owners	hip or control of
21	80% of the outs	standing voting shares.	
22	(10)<u>(</u>9)	(a) "Regulated telecommunications service" means two-way switched, voice-g	rade access and
23	transport of cor	mmunications originating and terminating in this state and nonvoice-grade acces	ss and transport
24	if intended to be	e converted to or from voice-grade access and transport.	
25	(b)	Except as provided in 69-3-815, the term does not include the provision of terr	ninal equipment
26	used to originat	te or terminate the regulated service, private telecommunications service, one-v	vay transmission
27	of television sig	nals, cellular communication, or provision of radio paging or mobile radio servic	æs.



- 2023 68th Legislature 2023 Drafter: Trevor Graff, 406-444-4975 HB0492.001.002 1 (11)(10) "Retail revenue" means the gross Montana revenue from telecommunications services that 2 originate or terminate in Montana and are billed for a service address in Montana, excluding revenue from the 3 resale of telecommunications services to another telecommunications services provider that uses the 4 telecommunications services to provide telecommunications services to the ultimate retail consumer who 5 originates or terminates the transmission. 6 (12)(11) "Rural telephone company" means a local exchange carrier operating entity to the extent that 7 the entity: 8 (a) provides common carrier service to any local exchange carrier study area that does not include 9 either: 10 (i) all or any part of an incorporated place of 10,000 inhabitants or more based on the most 11 recently available population statistics of the United States bureau of the census; or 12 any territory, incorporated or unincorporated, included in an urbanized area, as defined by the (ii) United States bureau of the census as of August 10, 1993: 13 14 provides telephone exchange service, including exchange access, to fewer than 50,000 access (b) 15 lines; 16 provides telephone exchange service to any local exchange carrier study area with fewer than (c) 17 100,000 access lines; or 18 (d) has less than 15% of its access lines in communities of more than 50,000 on February 8, 1996. 19 (13)(12) "Telecommunications" means the transmission, between or among points specified by the 20 user, of information of the user's choosing without a change in the form or content of the information upon 21 receipt. 22 (14)(13) (a) "Telecommunications carrier" or "carrier" means any provider of telecommunications 23 services. A person providing other products and services in addition to telecommunications services is 24 considered a telecommunications carrier only to the extent that it is engaged in providing telecommunications 25 services. 26 (b) The term does not mean aggregators of telecommunications services as defined in 47 U.S.C. 27 226.



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1	(15)(14) "Terminating carrier" means a telecommunications carrier upon whose network				
2	elecommunications traffic terminates.				
3	(16)(15) (a) "Transit traffic" means telecommunications traffic that an originating carrier delivers to a				
4	ransiting carrier or carriers for delivery to a terminating carrier.				
5	(b) The term does not mean traffic carried by interlocal access transport area carriers or providers				
6	of intralocal access transport area toll services.				
7	(17)(16) "Transiting carrier" means a telecommunications carrier or carriers that transport transit traffic				
8	rom an originating carrier to a terminating carrier and that do not originate or terminate telecommunications				
9	raffic."				
10					
11	Section 7. Section 69-3-805, MCA, is amended to read:				
12	"69-3-805. Registration of telecommunications providers. (1) Before any person or entity provides				
13	elecommunications service within the state of Montana, it shall file with the commission a notice including:				
14	(a) the name, address, and telephone number of the provider;				
15	(b) the name, address, and telephone number of the person responsible for regulatory contacts				
16	and customer dispute resolution on behalf of the provider;				
17	(c) a description of the provider's existing operations and general service and operating areas in				
18	any other jurisdictions;				
19	(d) a list of the provider's parent, subsidiary, and affiliated companies, together with principal				
20	addresses and telephone numbers of each;				
21	(e) initial tariffs or price lists for regulated telecommunications services, including a narrative				
22	description of the regulated telecommunications to be offered and the geographic area and markets to be				
23	served;				
24	(f) a general description of the facilities and equipment that will be used to provide services,				
25	ncluding whether the service will be offered on a facilities basis, a resale basis, or a combination of both of				
26	hem;				
27	(g) a statement of whether the provider intends to draw from the federal or state universal service				



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1	fund or other e	xplicit support funds, including a statement of whether the provider intends to	seek the
2	commission's	designation as an eligible telecommunications carrier;	
3	(h)	disclosure of any formal actions against it by any court or state or federal reg	gulatory agency
4	that resulted in	any type of penalty or sanction within the 5 years prior to the date of filing the	e notice;
5	(i)	if the provider is other than a corporation, a description of the form of owner	ship, the names
6	and addresses	of all principal owners and managers, the provider's agent for service of proc	ess in Montana,
7	and the date o	f creation of the business entity; and	
8	(j)	other information from regulated telecommunications carriers as the commis	ssion may require to
9	accomplish the	e purposes of this chapter.	
0	(2)	The commission may waive any of the requirements set forth in subsection	(1).
1	(3)	The provider shall file with the commission a report of any judgment, penalty	/, or sanction
2	entered in any	other jurisdiction that could adversely affect the provider's ability to provide co	ommunications
3	services in Mo	ntana."	
4			
5	NEW S	SECTION. Section 8. Repealer. The following sections of the Montana Code	Annotated are
6	repealed:		
7	69-3-806.	Prohibition against cross-subsidization.	
8	69-3-807.	Regulation of rates and charges.	
9	69-3-808.	Forbearance of rate regulation to facilitate competition.	
0	69-3-809.	Alternative forms of regulation.	
21	69-3-810.	New service withdrawal of services.	
22	69-3-821.	Examination of books and records.	
3	69-3-841.	Universal service policies.	
24	69-3-842.	Universal service fund established purpose.	
5	69-3-843.	Fund administrator commission rulemaking authority.	
6	69-3-844.	Contributions to fund.	
27	69-3-845.	Payments from fund costs.	



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1	69-3-846.	Discounts for schools, libraries, and health care providers.	
2	69-3-870.	Performance assurance state special revenue account statutory appropriate appropriate account statutory	iation.
3	69-3-901.	Definitions.	
4	69-3-902.	Rate regulation of small telecommunications provider.	
5	69-3-903.	Notice of rate increase or decrease.	
6	69-3-904.	Commission review and determination of rate increases or decreases.	
7	69-3-905.	Investigations by commission.	
8	69-3-906.	Petition for review of proposed rate increase or decrease.	
9	69-3-907.	Proposed increase or decrease effective unless requisite petitions received	d by commission.
10	69-3-910.	Regulatory flexibility upon petition by small telecommunications provider.	
11	69-6-104.	Control of telephone communications to and from a person holding hostag	es nonliability of
12	telephone com	pany officials.	
13			
14	NEW S	SECTION. Section 9. Effective date. [This act] is effective on passage an	d approval.
15		- END -	