GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1999

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SENATE BILL 547 Finance Committee Substitute Adopted 6/24/99

Short Title: Telecommunications Relay Service/AB.

(Public)

Sponsors:

Referred to:

March 29, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A
3	TELECOMMUNICATIONS RELAY SERVICE TO ASSIST DEAF AND
4	HEARING IMPAIRED PERSONS, INCLUDING THOSE WHO ALSO HAVE
5	VISION IMPAIRMENT.
6	The General Assembly of North Carolina enacts:
7	Section 1. G.S. 62-157 reads as rewritten:
8	"§ 62-157. Dual party relay system. <u>Telecommunications relay service.</u>
9	(a) Finding. – The General Assembly finds and declares that it is in the public
10	interest to provide access to public telecommunications services for hearing impaired or
11	speech impaired persons-persons, including those who also have vision impairment, and
12	that a statewide dual party telephone relay system-telecommunications relay service for
13	telephone service should be established.
14	(a1) Definitions. – For purposes of this section:
15	(1) "Exchange access facility" means the access from a particular telephone
16	subscriber's premises to the telephone system of a local exchange
17	telephone company, and includes local exchange company-provided
18	access lines, private branch exchange trunks, and centrex network

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1 2 access registers, all as defined by tariffs of telephone companies as approved by the Commission.

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- (2) "Local service provider"means a local exchange company, competing local provider, or telephone membership corporation.

5 Authority to Require Surcharge. - The Commission shall require local exchange (b)6 companies and telephone membership corporations-local service providers to impose a 7 monthly surcharge on all residential and business local exchange access facilities to fund 8 a statewide dual party telephone relay system-telecommunications relay service by which 9 hearing impaired or speech impaired persons persons, including those who also have 10 vision impairment, may communicate with others by telephone. For the purpose of this section, exchange access facility means the access from a particular telephone subscriber's 11 premises to the telephone system of a local exchange telephone company. Exchange access 12 facilities include local exchange company provided access lines, private branch exchange trunks, 13 14 and centrex network access registers, all as defined by tariffs of telephone companies as 15 approved by the Commission. This surcharge, however, may not be imposed on participants in the Subscriber Line Charge Waiver Program or the Link-up Carolina 16 Program established by the Commission. This surcharge, and long distance revenues 17 18 collected under subsection (f) of this section, are not includable in gross receipts subject to the franchise tax levied under G.S. 105-120 or the sales tax levied under G.S. 105-19 164.4. 20

21 Initiating Petition. Specification of Surcharge. - Not later than February 1, 1990, (c) 22 the The Department of Health and Human Services shall initiate a dual party relay system telecommunications relay service by filing a petition with the Commission requesting the 23 24 system service and detailing initial projected required funding. The Commission shall, after giving notice and an opportunity to be heard to other interested parties, set the initial 25 monthly surcharge based upon the amount of funding necessary to implement and operate 26 27 the system, service, including a reasonable margin for a reserve. The surcharge shall be identified on customer bills as a special surcharge for provision of a dual party relay 28 system. telecommunications relay service for hearing impaired and speech impaired 29 30 persons. The Commission may, upon petition of any interested party, and after giving notice and an opportunity to be heard to other interested parties, revise the surcharge 31 32 from time to time if the funding requirements change. In no event shall the surcharge 33 exceed twenty-five cents $(25 \notin)$ per month.-month for each exchange access facility.

Funds to Be Deposited in Special Account. - The local exchange companies and 34 (d)telephone membership corporations-service providers shall collect the surcharge from their 35 customers and deposit the moneys collected with the State Treasurer, who shall maintain 36 the funds in an interest-bearing, nonreverting account. After consulting with the State 37 Treasurer, the Commission shall direct how and when the local exchange companies and 38 39 telephone membership corporations-service providers shall deposit these moneys. The funds 40 deposited in this account may not be used to lease or purchase telecommunications devices for 41 hearing impaired or speech impaired persons, except those devices used by the operator of the relay system established under this section. Revenues from this fund shall be available only 42 43 to the Department of Health and Human Services to administer the statewide dual party

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telephone relay system, telecommunications relay service program, including its 1 establishment, operation, and promotion. The Commission may allow the Department of 2 3 Health and Human Services to use up to four cents (4c) per access line per month of the 4 surcharge for the purpose of providing telecommunications devices for hearing impaired 5 or speech impaired persons, including those who also have vision impairment, through a 6 distribution program. The Commission shall prepare such guidelines for the distribution program as it deems appropriate and in the public interest. Both the Commission and the 7 8 Public Staff may audit all aspects of the telecommunications relay service program, 9 including the distribution programs, as it does with any public utility subject to the 10 provisions of this Chapter. Equipment paid for with surcharge revenues, as allowed by the Commission, may be distributed only by the Department of Health and Human 11 12 Services. 13 (e) Administration of Service. - The Department of Health and Human Services 14 shall administer the statewide dual party telephone relay system, telecommunications relay 15 service program, including its establishment, operation, and promotion. The Department may contract out the provision of this service for four-year periods to one or more service 16 17 providers, using the provisions of G.S. 143-129. 18 (f)Charge to Users. – The users of the relay system-telecommunications relay service shall be charged their approved long distance and local rates for telephone 19 20 services (including the surcharge required by this section), but no additional charges may 21 be imposed for the use of the relay system. service. The local exchange companies and telephone membership corporations-service providers shall collect revenues from the users 22 23 of the relay system service for long distance services provided through the relay system. 24 service. These revenues shall be deposited in the special fund established in subsection (d) of this section in a manner determined by the Commission after consulting with the 25 State Treasurer. Local exchange companies and telephone membership corporations service 26 27 providers shall be compensated for collection, inquiry, and other administrative services provided by said companies, subject to the approval of the Commission. 28 Reporting Requirement. - The Commission shall, after consulting with the 29 (g) Department of Health and Human Services, develop a format and filing schedule for a 30 comprehensive financial and operational report on the dual party relay system.

31 comprehensive financial and operational report on the dual party relay system.
32 telecommunications relay service program. The Department of Health and Human
33 Services shall thereafter prepare and file these reports as required by the Commission
34 with the Commission and Joint Legislative Utility Review Committee. the Public Staff. The
35 Department shall also be required to report to the Revenue Laws Study Committee.

- (h) Power to Regulate. The Commission shall have the same power to regulate
 the operation of the dual party relay system-telecommunications relay service program as it
 has to regulate any public utility subject to the provisions of this Chapter."
 - Section 2. This act is effective when it becomes law.

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