...... moves to amend H.F. No. 2767, the first engrossment, as follows:

Delete everything after the enacting clause and insert:

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"Section 1. Minnesota Statutes 2013 Supplement, section 237.036, is amended to read:

237.036 COIN-OPERATED OR PUBLIC PAY TELEPHONES.

- (a) Neither commission approval nor a commission certificate is required to:
- (1) site a coin-operated or public pay telephone in the state; or
- (2) implement changes in service, services offered, rates, or location regarding a coin-operated or public pay telephone. Registration under section 237.64 is required to own or operate a coin-operated or public pay telephone in the state.
- (b) This section does not change the authority of other state or local government entities to regulate aspects of coin-operated or public pay telephone ownership, location, or operation; however, an entity may not regulate aspects of these services that it did not regulate prior to May 26, 1999. The commission shall retain the authority delegated to it under federal and state law to protect the public interest with regard to coin-operated or public pay telephones.
- (c) Owners and operators of coin-operated or public pay telephones are exempt from sections 237.06, 237.07, 237.075, 237.09, 237.23, 237.295, and 237.39 and the annual reporting requirement of section 237.11.
 - (d) Owners of coin-operated or public pay telephones shall:
- (1) provide immediate coin-free access, to the extent technically feasible, to 911 emergency service or to another approved emergency service; and
- (2) provide free access to the telecommunications relay service for people with communication disabilities.
- (e) Owners of coin-operated or public pay telephones must post at each coin-operated or public pay telephone location:

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Section 1.

(1) customer service and complaint information, including the name, address, and telephone number of the owner of the coin-operated or public pay telephone and the operator service handling calls from the coin-operated or public pay telephone; a toll-free number of the appropriate telephone company for the resolution of complaints; and the toll-free number of the public utilities commission; and

(2) a toll-free number at which consumers can obtain pricing information regarding rates, charges, terms, and conditions of local and long-distance calls.

Sec. 2. Minnesota Statutes 2012, section 237.04, is amended to read:

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237.04 WIRE CROSSING OR PARALLELING UTILITY LINE; RULES.

- (a) The department shall determine and promulgate reasonable rules covering the maintenance and operation, also the nature, location, and character of the construction to be used, where telephone, telegraph, electric light, power, or other electric wires of any kind, or any natural gas pipelines, cross, or more or less parallel the lines of any railroad, or any other similar public service corporation; and, to this end, shall formulate and from time to time, issue general rules covering each class of construction, maintenance, and operation of such telephone, telegraph, telecommunications, cable, fiber optic, electric wire, or natural gas pipeline crossing, or paralleling, under the various conditions existing; and the department, upon the complaint of any person, railroad, municipal utility, cooperative electric association, telephone company, telecommunications carrier, cable company, fiber optic carrier, or other public utility claiming to be injuriously affected or subjected to hazard by any such crossing or paralleling of the lines of any railroad or other similar public service corporation, constructed or about to be constructed, shall, after a hearing, make such order and prescribe such terms and conditions for the construction, maintenance, and operation of the lines in question as may be just and reasonable.
- (b) The department may, upon request of any municipal utility, electric cooperative association, public utility, telephone company, telecommunications carrier, cable company, or fiber optic carrier determine the just and reasonable charge which a railroad, or owner of an abandoned railroad right-of-way, other than the state or a regional railroad authority, can prescribe for a new or existing crossing of a railroad right-of-way by any telephone, telegraph, telecommunications, cable, fiber optic, electric, or gas line, or new or existing telephone, telegraph, telecommunications, cable, fiber optic, electric, or gas line more or less paralleling a railroad right-of-way, based on the diminution in value caused by the crossing or paralleling of the right-of-way by the telephone, telegraph, telecommunications, cable, fiber optic, electric, or gas line. This section shall not be construed to eliminate the right of a public utility, municipal utility, or electric cooperative

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association to have any of the foregoing issues determined pursuant to an eminent domain proceeding commenced under chapter 117. Unless the railroad, or owner of an abandoned railroad right-of-way, other than the state or a regional railroad authority, asserts in writing that the proposed crossing or paralleling is a serious threat to the safe operations of the railroad or to the current use of the railroad right-of-way, a crossing can be constructed following filing of the requested action with the department, pending review of the requested action by the department.

- (c) The department shall assess the cost of reviewing the requested action, and of determining a just and reasonable charge, equally among the parties.
- (d) For the purposes of this section, "parallel" or "paralleling" means that the relevant utility facilities run adjacent to and alongside the lines of a railroad for no more than one mile, or another distance agreed to by the parties, before the utility facilities cross the railroad lines, terminate, or exit the railroad right-of-way.

Sec. 3. Minnesota Statutes 2012, section 237.14, is amended to read:

237.14 RATE FOR SERVICE TO OFFICER.

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A telephone company may furnish service free or at reduced rates to its officers, agents, or employees in furtherance of their employment, but it shall charge full schedule rates without discrimination for all other services. Nothing herein shall release any telephone company from earrying out any contract now existing between it and any municipality for the furnishing of any service free or at reduced rates. Any contract for telephone service, at discriminatory rates, other than those with municipalities, shall be terminated by the company as soon as the same becomes terminable by its terms.

- Sec. 4. Minnesota Statutes 2012, section 237.16, subdivision 8, is amended to read:
- Subd. 8. **Rules.** (a) Before August 1, 1997, The commission shall adopt rules applicable to all telephone companies and telecommunications carriers required to obtain or having obtained a certificate for provision of telephone service using any existing federal standards as minimum standards and incorporating any additional standards or requirements necessary to ensure the provision of high-quality telephone services throughout the state. The rules must, at a minimum:
 - (1) define procedures for competitive entry and exit;
- (2) require the provisions of equal access and interconnection with the company's network and other features, functions, and services which the commission considers necessary to promote fair and reasonable competition;

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(3) require unbundling of network services and functions to at least the level required by existing federal standards;

- (4) prescribe, if necessary, methods of reciprocal compensation between telephone companies;
 - (5) provide for local telephone number portability;

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- (6) prescribe appropriate regulatory standards for new local telephone service providers, that facilitate and support the development of competitive services;
- (7) protect against cross-subsidization, unfair competition, and other practices harmful to promoting fair and reasonable competition;
- (8) prescribe methods for the preservation of universal and affordable local telephone services;
 - (9) prescribe standards for quality of service;
- (10) provide for the continued provision of local emergency telephone services under chapter 403; and
- (11) protect residential and commercial customers from unauthorized changes in service providers in a competitively neutral manner.
- (b) Before January 1, 1998, in a separate rulemaking, The commission shall adopt separate rules regarding the issues described in paragraph (a), clauses (1) to (11), as may be appropriate to provision of competitive local telephone service in areas served by telephone companies with less than 50,000 subscribers originally certified to provide local telephone services before January 1, 1988.
- Sec. 5. Minnesota Statutes 2013 Supplement, section 237.16, subdivision 9, is amended to read:
- Subd. 9. Universal service fund. The commission shall establish and require contributions to a universal service fund, to be supported by all providers of telephone services, whether or not they are telephone companies under section 237.01, including, but not limited to, local telephone companies, independent telephone companies, cooperative telephone companies, municipal telephone companies, telecommunications carriers, radio common carriers, personal communication service providers, and cellular carriers. Services that should be considered for inclusion as universal include, at a minimum, single-party service including access, usage and touch-tone capability; line quality capable of carrying facsimile and data transmissions; equal access; emergency services number capability; statewide telecommunications relay service for people with hearing loss; and blocking of long-distance toll services. The fund must be administered and distributed in accordance with rules adopted by the commission and designed to preserve

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the availability of universal service throughout the state. Any state universal service fund must be coordinated with any federal universal service fund and be consistent with section 254(b)(1) to (5) of the federal Telecommunications Act of 1996, Public Law 104-104. The department shall make recommendations to the legislature by January 1, 1996, regarding a plan for contributions to and expenditures from the universal service fund. In particular, the department shall address the following issues:

- (1) what additional services should be included in the basic set of essential telephone services which the state should encourage in its mandate to ensure universal service;
- (2) whether and how expenditures from the fund should be used to ensure citizens access to local government and other public access programming; and
- (3) whether expenditures from the fund should be used to encourage construction of infrastructure for, and access to, advanced services, especially in high-cost areas of the state, and, if the commission determines the fund should be used for this purpose, a plan to accomplish these goals.

Sec. 6. Minnesota Statutes 2012, section 237.16, subdivision 12, is amended to read:

Subd. 12. Extension of interexchange facility. In order to promote the development of competitive interexchange services and facilities, any interexchange facility that is owned by a certified telephone company, independent telephone company, telecommunications carrier or an affiliate and that is used to provide service to customers located in areas for which it has been previously certified to provide service may be extended to meet and interconnect with the facility of another telephone company, small telephone company, or telecommunications carrier, whether at a point inside or outside of its territories, without further proceeding, order, or determination of current or future public convenience and necessity, upon mutual consent with the other telephone company, small telephone company, or telecommunications carrier whose facilities will be met and interconnected. Written notice of the extension and interconnection must be provided to the Public Utilities Commission and Department of Public Safety within 30 days after completion. The written notice must be served on all incumbent local exchange companies eertified before January 1, 1988; in all areas where the facilities are located.

Sec. 7. Minnesota Statutes 2012, section 237.164, is amended to read:

237.164 UNIVERSAL SERVICE DISCOUNT FOR SCHOOL OR LIBRARY.

The commission shall establish intrastate service discounts for schools and libraries by order to the extent and within the time frame necessary to enable schools and libraries

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to begin receiving receive federally supported discounts at the earliest date permitted by the Federal Communications Commission.

Sec. 8. Minnesota Statutes 2012, section 237.17, is amended to read:

237.17 EXTENSION OF LONG-DISTANCE LINE.

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Any telephone company may extend its long-distance lines into or through any city of this state for the furnishing of long-distance service only, subject to the regulation of the governing body of such city relative to the location of the poles and wires and the preservation of the safe and convenient use of such streets and alleys to the public sections 237.162 and 237.163.

Sec. 9. Minnesota Statutes 2012, section 237.30, is amended to read:

237.30 TELEPHONE INVESTIGATION FUND; APPROPRIATION.

The sum of \$25,000 is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, to establish and provide a revolving fund to be known as the A Minnesota Telephone Investigation Fund shall exist for the use of the Department of Commerce and of the attorney general in investigations, valuations, and revaluations under section 237.295. All sums paid by the telephone companies to reimburse the department for its expenses pursuant to section 237.295 shall be credited to the revolving fund and shall be deposited in a separate bank account and not commingled with any other state funds or moneys, but any balance in excess of \$25,000 in the revolving fund at the end of each fiscal year shall be paid into the state treasury and credited to the general fund. The sum of \$25,000 herein appropriated and All subsequent credits to said revolving fund shall be paid upon the warrant of the commissioner of management and budget upon application of the department or of the attorney general to an aggregate amount of not more than one-half of such sums to each of them, which proportion shall be constantly maintained in all credits and withdrawals from the revolving fund.

Sec. 10. Minnesota Statutes 2012, section 237.46, is amended to read:

237.46 GROSS MISDEMEANOR VIOLATION.

Any telephone company or telecommunications carrier and, if it be a corporation, the officers thereof, violating any provisions of sections 237.01 to 237.27, this chapter shall be guilty of a gross misdemeanor.

Sec. 11. Minnesota Statutes 2012, section 237.491, is amended to read:

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237.491 COMBINED PER NUMBER FEE.

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Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.

- (b) "911 emergency and public safety communications program" means the program governed by chapter 403.
- (c) "Minnesota telephone number" means a ten-digit telephone number being used to connect to the public switched telephone network and starting with area code 218, 320, 507, 612, 651, 763, or 952, or any subsequent area code assigned to this state.
- (d) "Service provider" means a provider doing business in this state who provides real-time, two-way voice service with a Minnesota telephone number.
- (e) "Telecommunications access Minnesota program" means the program governed by sections 237.50 to 237.55.
- (f) "Telephone assistance program" means the program governed by sections 237.69 to 237.711 237.71.
 - Subd. 2. **Per number fee.** (a) By January 15, 2006, the commissioner of commerce shall report to the legislature and to the senate Committee on Jobs, Energy and Community Development and the house of representatives Committee on Regulated Industries, recommendations for the amount of and method for assessing a fee that would apply to each service provider based upon the number of Minnesota telephone numbers in use by current customers of the service provider. Annually, the commission shall set the fee would be set at a level calculated to generate only the amount of revenue necessary to fund:
 - (1) the telephone assistance program and the telecommunications access Minnesota program at the levels established by the commission under sections 237.52, subdivision 2, and 237.70; and
 - (2) the 911 emergency and public safety communications program at the levels appropriated by law to the commissioner of public safety and the commissioner of management and budget for purposes of sections 403.11, 403.113, 403.27, 403.30, and 403.31 for each fiscal year.
 - (b) The recommendations must include any changes to Minnesota Statutes necessary to establish the procedures whereby each service provider, to the extent allowed under federal law, would collect and remit the fee proceeds to the commissioner of revenue. The commissioner of revenue would allocate the fee proceeds to the three funding areas in paragraph (a) and credit the allocations to the appropriate accounts.
 - (c) The recommendations must be designed to allow the combined per telephone number fee to be collected beginning July 1, 2006. The per access line fee used to collect revenues to support the TAP, TAM, and 911 programs remains in effect until the statutory

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changes necessary to implement the per telephone number fee have been enacted into 8.1 law and taken effect. 8.2 (d) As part of the process of developing the recommendations and preparing the 8.3 report to the legislature required under paragraph (a), the commissioner of commerce 8.4 must, at a minimum, consult regularly with the Departments of Public Safety, Management 8.5 and Budget, and Administration, the Public Utilities Commission, service providers, 8.6 the chairs and ranking minority members of the senate and house of representatives 8.7 committees, subcommittees, and divisions having jurisdiction over telecommunications 8.8 and public safety, and other affected parties. 8.9 Sec. 12. Minnesota Statutes 2012, section 237.69, subdivision 1, is amended to read: 8.10 Subdivision 1. **Scope.** The terms used in sections 237.69 to 237.711 237.71 have 8.11 the meanings given them in this section. 8.12 8.13 Sec. 13. Minnesota Statutes 2012, section 237.69, subdivision 15, is amended to read: Subd. 15. **Income.** For purposes of sections 237.69 to 237.711 237.71, "income" 8.14 has the meaning given it in section 290A.03, subdivision 3. 8.15 Sec. 14. Minnesota Statutes 2012, section 237.69, subdivision 16, is amended to read: 8.16 Subd. 16. **Telephone assistance plan.** "Telephone assistance plan" means the plan 8.17 to be adopted by the commission and to be jointly administered by the commission, the 8.18 Department of Human Services, and the telephone companies, as required by sections 8.19 237.69 to 237.711 2<u>37.71</u>. 8.20 Sec. 15. Minnesota Statutes 2012, section 237.71, is amended to read: 8.21 **237.71 TAP RULES.** 8.22 The commission shall adopt rules under the Administrative Procedure Act necessary 8.23 or appropriate to establish administer the telephone assistance plan in accordance with 8.24 this chapter so that the telephone assistance plan is effective as of January 1, 1988, or as 8.25 soon after that date as Federal Communications Commission approval of the telephone 8.26 assistance plan is obtained. 8.27 Sec. 16. Minnesota Statutes 2012, section 270B.14, subdivision 1, is amended to read: 8.28 Subdivision 1. Disclosure to commissioner of human services. (a) On the request 8.29

of the commissioner of human services, the commissioner shall disclose return information

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regarding taxes imposed by chapter 290, and claims for refunds under chapter 290A, to the extent provided in paragraph (b) and for the purposes set forth in paragraph (c).

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- (b) Data that may be disclosed are limited to data relating to the identity, whereabouts, employment, income, and property of a person owing or alleged to be owing an obligation of child support.
- (c) The commissioner of human services may request data only for the purposes of carrying out the child support enforcement program and to assist in the location of parents who have, or appear to have, deserted their children. Data received may be used only as set forth in section 256.978.
- (d) The commissioner shall provide the records and information necessary to administer the supplemental housing allowance to the commissioner of human services.
- (e) At the request of the commissioner of human services, the commissioner of revenue shall electronically match the Social Security numbers and names of participants in the telephone assistance plan operated under sections 237.69 to 237.711 237.71, with those of property tax refund filers, and determine whether each participant's household income is within the eligibility standards for the telephone assistance plan.
- (f) The commissioner may provide records and information collected under sections 295.50 to 295.59 to the commissioner of human services for purposes of the Medicaid Voluntary Contribution and Provider-Specific Tax Amendments of 1991, Public Law 102-234. Upon the written agreement by the United States Department of Health and Human Services to maintain the confidentiality of the data, the commissioner may provide records and information collected under sections 295.50 to 295.59 to the Centers for Medicare and Medicaid Services section of the United States Department of Health and Human Services for purposes of meeting federal reporting requirements.
- (g) The commissioner may provide records and information to the commissioner of human services as necessary to administer the early refund of refundable tax credits.
- (h) The commissioner may disclose information to the commissioner of human services necessary to verify income for eligibility and premium payment under the MinnesotaCare program, under section 256L.05, subdivision 2.
- (i) The commissioner may disclose information to the commissioner of human services necessary to verify whether applicants or recipients for the Minnesota family investment program, general assistance, food support, Minnesota supplemental aid program, and child care assistance have claimed refundable tax credits under chapter 290 and the property tax refund under chapter 290A, and the amounts of the credits.

Sec. 16. 9

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0.1	(j) The commissioner may disclose information to the commissioner of human
0.2	services necessary to verify income for purposes of calculating parental contribution
0.3	amounts under section 252.27, subdivision 2a.
0.4	Sec. 17. REPEALER.
0.5	Minnesota Statutes 2012, sections 237.068; 237.16, subdivisions 10, 11, and 13;
0.6	237.18; 237.33; 237.34; 237.35; 237.36; 237.37; 237.38; 237.39; 237.40; 237.44; 237.45;
0.7	237.47; 237.67; 237.711; and 237.80, subdivision 1, are repealed."
0.8	Correct the title numbers accordingly
0.9	Amend the title as follows:

Page 1, line 3, after "laws;" insert "making conforming changes;"

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Sec. 17. 10