

1.1 moves to amend H.F. No. 4052 as follows:

1.2 Delete everything after the enacting clause and insert:

1.3 "Section 1. Minnesota Statutes 2024, section 237.035, is amended to read:

1.4 **237.035 TELECOMMUNICATIONS CARRIER EXEMPTION.**

1.5 (a) Telecommunications carriers are subject to regulation under this chapter only to the
1.6 extent required under paragraphs (b) to (e).

1.7 (b) Telecommunications carriers shall comply with sections 237.121 and 237.74.

1.8 (c) Telecommunications carriers shall comply with section 237.16, ~~subdivisions~~
1.9 subdivision 8 and 9.

1.10 (d) To the extent a telecommunications carrier offers local service, it shall obtain a
1.11 certificate under section 237.16 for that local service.

1.12 (e) In addition, a telecommunications carrier's local service is subject to this chapter
1.13 except that:

1.14 (1) a telecommunications carrier is not subject to rate-of-return or earnings investigations
1.15 under section 237.075 or 237.081; and

1.16 (2) a telecommunications carrier is not subject to section 237.22.

1.17 Sec. 2. Minnesota Statutes 2024, section 237.036, is amended to read:

1.18 **237.036 COIN-OPERATED OR PUBLIC PAY TELEPHONES.**

1.19 ~~(a) Neither commission approval nor a commission certificate is required to:~~

1.20 ~~(1) site a coin-operated or public pay telephone in the state; or~~

2.1 ~~(2) implement changes in service, services offered, rates, or location regarding a~~
2.2 ~~coin-operated or public pay telephone. Registration under section 237.64 is required to own~~
2.3 ~~or operate a coin-operated or public pay telephone in the state.~~

2.4 ~~(b) This section does not change the authority of other state or local government entities~~
2.5 ~~to regulate aspects of coin-operated or public pay telephone ownership, location, or operation;~~
2.6 ~~however, an entity may not regulate aspects of these services that it did not regulate prior~~
2.7 ~~to May 26, 1999. The commission shall retain the authority delegated to it under federal~~
2.8 ~~and state law to protect the public interest with regard to coin-operated or public pay~~
2.9 ~~telephones.~~

2.10 ~~(e) Owners and operators of coin-operated or public pay telephones are exempt from~~
2.11 ~~sections 237.06, 237.07, 237.075, 237.09, 237.23, and 237.295, and the annual reporting~~
2.12 ~~requirement of section 237.11.~~

2.13 ~~(d) Owners of coin-operated or public pay telephones shall:~~

2.14 ~~(1) provide immediate coin-free access, to the extent technically feasible, to 911~~
2.15 ~~emergency service or to another approved emergency service; and~~

2.16 ~~(2) provide free access to the telecommunications relay service for people with~~
2.17 ~~communication disabilities.~~

2.18 ~~(e) Owners of coin-operated or public pay telephones must post at each coin-operated~~
2.19 ~~or public pay telephone location:~~

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

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

2.27 Sec. 3. Minnesota Statutes 2024, section 237.069, is amended to read:

2.28 **237.069 TRACER; HARASSING TELEPHONE CALL; RULES.**

2.29 ~~The commission shall adopt rules to govern how telephone companies respond to requests~~
2.30 ~~for tracers made by persons who allege receiving harassing telephone calls. The rules must~~
2.31 ~~address when a request for a tracer may be denied or delayed. A telecommunications carrier~~
2.32 ~~operating in Minnesota must ensure the telecommunications carrier's equipment, facilities,~~

3.1 and services are capable of enabling authorized law enforcement agencies to conduct lawful
3.2 interception and access call-identifying information in a manner consistent with United
3.3 States Code, title 47, sections 1001 to 1010.

3.4 Sec. 4. Minnesota Statutes 2024, section 237.07, subdivision 1, is amended to read:

3.5 Subdivision 1. **Filing of charges.** Every telephone company shall keep on file with the
3.6 department a specific rate, toll, or charge for every kind of noncompetitive service and a
3.7 price list for every kind of service subject to emerging competition, together with all rules
3.8 and classifications used by it in the conduct of the telephone business, including limitations
3.9 on liability. The filings are governed by chapter 13. When a company sells services subject
3.10 to emerging competition on an individually priced basis, it shall file a statement of the
3.11 charges to its customers with the commission and the department. ~~The department shall~~
3.12 ~~require each telephone company to keep open for public inspection, at designated offices,~~
3.13 ~~so much of these rates, price lists, and rules as it deems necessary for the public information.~~

3.14 Sec. 5. Minnesota Statutes 2024, section 237.11, is amended to read:

3.15 **237.11 INSPECTING RECORDS AND PROPERTY; REPORTS REQUIRED.**

3.16 (a) Every telephone company subject to the provisions of this chapter, wherever
3.17 organized, shall ~~keep an office in this state, and~~ make such reports to the department as it
3.18 shall from time to time require. All books, records, and files, ~~whether they relate to~~
3.19 ~~competitive or noncompetitive services,~~ and all of its property shall be at all times subject
3.20 to inspection by the commission and the department. It shall close its accounts and take
3.21 therefrom a balance sheet on December 31 of each year, and on or before May 1 following,
3.22 such balance sheet, together with such other information as the department shall require,
3.23 verified by an officer of the telephone company, shall be filed with the commission and the
3.24 department, except that a local exchange carrier or a competitive local exchange carrier, as
3.25 defined in Minnesota Rules, chapter 7811, is only required to file an annual report that
3.26 includes the company's name, contact person, annual revenue, and status of its 911 update
3.27 plan.

3.28 (b) In the event that any telephone company shall fail to file its annual report, as provided
3.29 by this section, the department is authorized to make such an examination of the books,
3.30 records, and vouchers of the company as is necessary to procure the necessary data for the
3.31 annual report and cause the same to be prepared. The expense of procuring this data and
3.32 preparing this report shall be paid by the telephone company failing to report, and the amount

4.1 paid shall be credited by the commissioner of management and budget to funds appropriated
4.2 for the expense of the department.

4.3 (c) The department is authorized to force collection of such sum by an action at law in
4.4 the name of the department.

4.5 Sec. 6. Minnesota Statutes 2024, section 237.164, is amended to read:

4.6 **237.164 UNIVERSAL SERVICE DISCOUNT FOR SCHOOL OR LIBRARY.**

4.7 ~~The commission shall establish intrastate service discounts for schools and libraries by~~
4.8 ~~order to the extent necessary to enable schools and libraries to receive federally supported~~
4.9 ~~discounts.~~ A school, school district, or library is eligible to receive telecommunications
4.10 service at discounted rates, consistent with the E-rate program administered by the Universal
4.11 Service Administrative Company under United States Code, title 47, section 254, and Code
4.12 of Federal Regulations, title 47, part 54.

4.13 Sec. 7. Minnesota Statutes 2024, section 237.626, subdivision 1, is amended to read:

4.14 Subdivision 1. **Promotions.** A telephone company or telecommunications carrier may
4.15 promote the use of its services by offering a waiver of part or all of a recurring or a
4.16 nonrecurring charge, a redemption coupon, or a premium with the purchase of a service.
4.17 Section 237.09 does not apply to promotions under this section, but the customer group to
4.18 which the promotion is available must be based on reasonable distinctions among customers.
4.19 The service being promoted must have a price that is above the incremental cost of the
4.20 service, including amortized cost of the promotion. ~~A promotion may take effect the day~~
4.21 ~~after the notice is filed with the commission. The notice must identify customers to whom~~
4.22 ~~the promotion is available.~~

4.23 Sec. 8. Minnesota Statutes 2024, section 237.626, subdivision 3, is amended to read:

4.24 Subd. 3. **Promotions available for resale.** Any promotional offering ~~lasting more than~~
4.25 ~~90 days and filed with the commission under subdivision 1 must be~~ does not need to be
4.26 made available to qualifying carriers for resale. A If, however, a telephone company or
4.27 telecommunications carrier makes a promotional offering available to a qualifying carrier
4.28 for resale, the qualifying carrier must hold a certificate of authority from the commission
4.29 and must have an approved interconnection agreement with the company offering the
4.30 promotion, the terms of which include language governing the resale of services.

5.1 Sec. 9. Minnesota Statutes 2024, section 237.66, is amended by adding a subdivision to
5.2 read:

5.3 Subd. 4. **Notice; local residential customers.** A telephone company must notify a
5.4 residential customer regarding the price for all service options available to the customer. A
5.5 notice must be provided:

5.6 (1) at the time the customer initially requests service;

5.7 (2) when the customer requests a service change; and

5.8 (3) at any time upon the customer's request.

5.9 Sec. 10. Minnesota Statutes 2024, section 237.66, is amended by adding a subdivision to
5.10 read:

5.11 Subd. 5. **Customer notice; prior authorization.** A telephone company may provide
5.12 the notice under subdivision 4 to a customer using paper billing, electronic billing, or other
5.13 electronic communication methods if:

5.14 (1) the customer affirmatively opts in to electronic billing or electronic communication;

5.15 (2) the information in the notice is provided clearly and accessibly; and

5.16 (3) the customer is allowed to request a paper copy of service option pricing at any time
5.17 at no charge to the customer.

5.18 Sec. 11. Minnesota Statutes 2024, section 237.70, subdivision 7, is amended to read:

5.19 Subd. 7. **Application, notice, financial administration, complaint investigation.** The
5.20 telephone assistance plan must be administered jointly by the commission, the Department
5.21 of Commerce, and the local service providers in accordance with the following guidelines:

5.22 (a) The commission and the Department of Commerce shall develop an application form
5.23 that must be completed by the subscriber for the purpose of certifying eligibility for telephone
5.24 assistance plan credits to the local service provider. The application must contain the
5.25 applicant's Social Security number. Applicants who refuse to provide a Social Security
5.26 number will be denied telephone assistance plan credits. The application form must also
5.27 include a statement that the applicant household is currently eligible for one of the programs
5.28 that confers eligibility for the federal Lifeline Program. The application must be signed by
5.29 the applicant, certifying, under penalty of perjury, that the information provided by the
5.30 applicant is true.

6.1 (b) Each local service provider shall annually mail a notice of the availability of the
6.2 telephone assistance plan to each residential subscriber in a regular billing and shall mail
6.3 the application form to customers when requested.

6.4 The notice must state the following:

6.5 YOU MAY BE ELIGIBLE FOR ASSISTANCE IN PAYING YOUR TELEPHONE
6.6 BILL IF YOU RECEIVE BENEFITS FROM CERTAIN LOW-INCOME ASSISTANCE
6.7 PROGRAMS. FOR MORE INFORMATION OR AN APPLICATION FORM PLEASE
6.8 CONTACT

6.9 (c) An application may be made by the subscriber, the subscriber's spouse, or a person
6.10 authorized by the subscriber to act on the subscriber's behalf. On completing the application
6.11 certifying that the statutory criteria for eligibility are satisfied, the applicant must return the
6.12 application to the subscriber's local service provider. On receiving a completed application
6.13 from an applicant, the subscriber's local service provider shall provide telephone assistance
6.14 plan credits against monthly charges in the earliest possible month following receipt of the
6.15 application. The applicant must receive telephone assistance plan credits until the earliest
6.16 possible month following the service provider's receipt of information that the applicant is
6.17 ineligible.

6.18 If the telephone assistance plan credit is not itemized on the subscriber's monthly charges
6.19 bill for local telephone service, the local service provider must notify the subscriber of the
6.20 approval for the telephone assistance plan credit.

6.21 (d) The commission shall serve as the coordinator of the telephone assistance plan and
6.22 be reimbursed for its administrative expenses from the surcharge revenue pool. As the
6.23 coordinator, the commission shall:

6.24 (1) establish a uniform statewide surcharge in accordance with subdivision 6;

6.25 ~~(2) establish a uniform statewide level of telephone assistance plan credit that each local~~
6.26 ~~service provider shall extend to each eligible household in its service area;~~

6.27 ~~(3)~~ (2) require each local service provider to account to the commission on a periodic
6.28 basis for surcharge revenues collected by the provider, expenses incurred by the provider,
6.29 not to include expenses of collecting surcharges, and credits extended by the provider under
6.30 the telephone assistance plan;

6.31 ~~(4)~~ (3) require each local service provider to remit surcharge revenues to the Department
6.32 of Public Safety for deposit in the fund; and

7.1 ~~(5)~~ (4) remit to each local service provider from the surcharge revenue pool the amount
7.2 necessary to compensate the provider for expenses, not including expenses of collecting
7.3 the surcharges, and telephone assistance plan credits. When it appears that the revenue
7.4 generated by the maximum surcharge permitted under subdivision 6 will be inadequate to
7.5 fund any particular established level of telephone assistance plan credits, the commission
7.6 shall reduce the credits to a level that can be adequately funded by the maximum surcharge.
7.7 Similarly, the commission may increase the level of the telephone assistance plan credit
7.8 that is available or reduce the surcharge to a level and for a period of time that will prevent
7.9 an unreasonable overcollection of surcharge revenues.

7.10 (e) Each local service provider shall maintain adequate records of surcharge revenues,
7.11 expenses, and credits related to the telephone assistance plan and shall, as part of its annual
7.12 report or separately, provide the commission and the Department of Commerce with a
7.13 financial report of its experience under the telephone assistance plan for the previous year.
7.14 That report must also be adequate to satisfy the reporting requirements of the federal matching
7.15 plan.

7.16 (f) The Department of Commerce shall investigate complaints against local service
7.17 providers with regard to the telephone assistance plan and shall report the results of its
7.18 investigation to the commission.

7.19 Sec. 12. Minnesota Statutes 2024, section 237.762, subdivision 5, is amended to read:

7.20 Subd. 5. **Income-neutral change.** Other than as authorized in this subdivision, an initial
7.21 alternative regulation plan must not permit income-neutral rate changes for price-regulated
7.22 services during the plan except as is necessary to implement extended area service or any
7.23 successor to that service. Any plan must provide that after the rules issued pursuant to section
7.24 237.16 are adopted, rates for price-regulated services may be increased, as approved by the
7.25 commission, to the extent necessary to carry out the purpose of those rules. ~~However, rate~~
7.26 ~~increases, if any, for those services must be incorporated with a universal service fund so~~
7.27 ~~that the effective rate for the customers of those services does not increase during the first~~
7.28 ~~three years of the plan.~~

7.29 Sec. 13. **REPEALER.**

7.30 Minnesota Statutes 2024, sections 237.065; 237.066; 237.067; 237.071; 237.072; 237.075,
7.31 subdivisions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11; 237.14; 237.15; 237.16, subdivision 9;
7.32 237.22; 237.231; 237.59, subdivisions 1, 1a, 2, 3, 4, 5, 6, 8, 9, and 10; 237.66, subdivisions
7.33 1, 1a, 1c, 1d, 2, 2a, and 3; 237.75; 237.766; 237.768; 237.772; and 237.775, are repealed."

8.1 Amend the title accordingly