

HOUSE RESEARCH

Bill Summary

FILE NUMBER: H.F. 776
Version: As introduced

DATE: February 23, 2015

Authors: Sanders

Subject: Telecommunications regulation

Analyst: Bob Eleff

This publication can be made available in alternative formats upon request. Please call 651-296-6753 (voice); or the Minnesota State Relay Service at 1-800-627-3529 (TTY) for assistance. Summaries are also available on our website at: www.house.mn/hrd/.

Overview

House File 776 prohibits state regulation of two advanced telecommunications technologies, Voice-over-Internet Protocol (VoIP) and Internet Protocol-enabled service with certain limited exceptions. Providers using those technologies are subject only to:

- (1) requirements to collect and remit to the state customer surcharges for 911 emergency service and other state programs to which all voice service providers contribute;
- (2) the authority of the Minnesota Public Utilities Commission's jurisdiction over intrastate switched access rates and dispute resolution regarding intercarrier compensation; and
- (3) the authority of the commission and local units of government with respect to the use of public rights-of-way.

Section

- 1 [237.01] **Subd. 9. Voice-over-Internet protocol.** Definition.
- 2 [237.01] **Subd. 10. Internet protocol-enabled service.** Definition.
- 3 [237.037] **Voice-over-Internet protocol service and Internet protocol-enabled service.**

Subd. 1. Regulation prohibited. Prohibits any regulation by a state agency of any aspect of VoIP or IP-enabled service, except as provided in this section.

Subd. 2. VoIP regulation. Specifies that, to the extent allowed under federal law, VoIP service is subject to Minnesota's surcharges for 911 emergency service,

Section

telecommunications access Minnesota (TAM, which provides devices to persons with communication disabilities to enable them to use a telecommunications service), and the telephone assistance plan (TAP, which subsidizes the phone bills of low-income persons).

Subd. 3. Relation to other law. Specifies that nothing in this section affects provisions of federal law that allow state Public Utilities Commissions jurisdiction over intrastate access rates and terms, dispute resolutions with respect to intercarrier compensation or wholesale telecommunications services.