1995 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 56-265.4:4 of the Code of Virginia and to amend the Code of Virginia 3 by adding a section numbered 56-481.2, relating to public service companies; local exchange 4 telephone companies.

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Approved

[H 1956]

7 Be it enacted by the General Assembly of Virginia:

8 1. That § 56-265.4:4 of the Code of Virginia is amended and reenacted and that the Code of 9 Virginia is amended by adding a section numbered 56-481.2 as follows: 10

§ 56-265.4:4. Certificate to operate as a telephone utility.

11 A. No certificate shall be granted to an applicant proposing to furnish local exchange telephone 12 service in the territory of another certificate holder unless and until it shall be proved to the satisfaction 13 of the Commission that the service rendered by such certificate holder in such territory is inadequate to the requirements of the public necessity and convenience. If the Commission shall be of the opinion that 14 15 the service rendered by the existing certificate holder in such territory is in any respect inadequate to the requirements of the public necessity and convenience, that certificate holder shall be given reasonable 16 time and opportunity to remedy the inadequacy before any certificate shall be granted to an applicant 17 18 proposing to operate in that territory.

19 B. The Commission may, however, grant certificates to competing telephone companies for 20 interexchange service where it finds that such action is justified by public interest, and is in accordance 21 with such terms, conditions, limitations, and restrictions as may be prescribed by the Commission for 22 competitive telecommunications services. Any company so certificated shall not be allowed to offer 23 services within local market areas as defined by the State Corporation Commission or in local access 24 and transport areas as established under federal court order until January 1, 1986.

25 C.1. Effective January 1, 1996, after notice to the incumbent local exchange telephone company and 26 other interested parties and following a hearing, the Commission may, however, grant certificates to 27 applicants proposing to furnish local exchange telephone service in the service territory of another certificate holder. In determining whether to grant a certificate under this subsection, the Commission 28 29 may require that the applicant show that it possesses sufficient technical, financial, and managerial 30 resources. Before granting any such certificate, the Commission shall: (i) consider whether such action 31 reasonably protects the affordability of basic local exchange telephone service, as such service is 32 defined by the Commission, and reasonably assures the continuation of quality local exchange telephone 33 service; and (ii) find that such action will not unreasonably prejudice or disadvantage any class of 34 telephone company customers or telephone service providers, including the new entrant and any 35 incumbent local exchange telephone company, and is in the public interest.

36 2. A Commission order, including appropriate findings of fact and conclusions of law, denying or 37 approving, with or without modification, an application for certification of a new entrant shall be 38 entered no more than 180 days from the filing of the application, except that the Commission, upon 39 notice to all parties in interest, may extend that period in additional thirty-day increments not to exceed 40 an additional ninety days in all.

41 3. The Commission shall promulgate rules necessary to implement this subsection. These rules shall 42 (i) promote and seek to assure the provision of competitive services to all classes of customers 43 throughout all geographic areas of the Commonwealth by a variety of service providers; (ii) require 44 equity in the treatment of the applicant and incumbent local exchange telephone company so as to 45 encourage competition based on service, quality, and price differences between alternative providers; (iii) consider the impact on competition of any government-imposed restrictions limiting the markets to 46 be served or the services offered by any provider; (iv) require that the Commission determine the form 47 of rate regulation, if any, for the local exchange services to be provided by the applicant and, upon 48 49 application, the form of rate regulation for the comparable services of the incumbent local exchange 50 telephone company provided in the geographical area to be served by the applicant; and (v) promulgate standards to assure that there is no cross-subsidization of the applicant's competitive local exchange 51 telephone services by any other of its services over which it has a monopoly, whether or not those 52 53 services are telephone services.

54 § 56-481.2. Rates, charges and regulations for local exchange telephone services provided by new 55 entrants.

56 If, under subsection C of § 56-265.4:4, a certificate of public convenience and necessity is issued to HB1956ER

57 a new entrant to provide local exchange telephone service, the Commission shall at the same time adopt 58 a form of regulation for the new entrant's local exchange services and, upon application pursuant to 59 § 56-235.5, for the incumbent local exchange telephone company, that does not regulate the earnings of 60 either. In approving the form of regulation of the new entrant's local exchange services, the Commission 61 shall do so in a manner that is equitable to the new entrant and the incumbent local exchange telephone 62 company and in the public interest. In determining the appropriate form of regulation for the new entrant, the Commission shall: (i) consider whether the form of regulation reasonably protects the 63 64 affordability of basic local exchange telephone service, as such service is defined by the Commission, 65 and reasonably assures the continuation of quality local exchange telephone service; and (ii) find that 66 such action will not unreasonably prejudice or disadvantage any class of telephone company customers 67 or telephone service providers, including the new entrant and incumbent local exchange telephone company, and is in the public interest. In approving the appropriate form of regulation for the new 68 entrant, the Commission may take such action as it deems appropriate in the public interest, with due 69 consideration being given to the competitiveness of the services, including deregulation and detariffing 70 the services. Nothing in this section shall be construed to deprive the Commission of its power to modify 71 72 the form of regulation, after notice and an opportunity for hearing, if it finds that competition or the 73 potential for competition no longer effectively regulates the price of a service. Except as provided for in 74 this section and in subsection C of § 56-265.4:4, no other provision of law relating to the regulation of 75 rates, charges, and regulation of local exchange telephone services shall apply to the provision of such 76 services by new entrants.

That, prior to January 1, 1996, the State Corporation Commission may institute a rulemaking
proceeding to adopt rules pursuant to the provisions of this act.