

Source HCS SB 83(L&C)

# LAWS OF ALASKA

2019

Chapter No.

#### AN ACT

Relating to the Regulatory Commission of Alaska; relating to the public utility regulatory cost charge; relating to the regulation of telecommunications; relating to exemptions, charges, and rates applicable to telecommunications utilities; relating to regulation of telephone services; relating to exempt employees; and relating to alternate operator services.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

## THE ACT FOLLOWS ON PAGE 1

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2	charge; relating to the regulation of telecommunications; relating to exemptions, charges, and
3	rates applicable to telecommunications utilities; relating to regulation of telephone services;
4	relating to exempt employees; and relating to alternate operator services.
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6	* Section 1. AS 29.35.070(a) is amended to read:
7	(a) The assembly acting for the area outside all cities in the borough and the
8	council acting for the area in a city may regulate, fix, establish, and change the rates
9	and charges imposed for a utility service provided to the municipality or its inhabitants
10	by a utility that is not subject to regulation under AS 42.05 unless that utility is
11	exempted from regulation under AS 42.05.711(a), (d) - (k), (o), (p), [OR] (r), or (u)

[IS EXEMPTED UNDER REGULATIONS ADOPTED UNDER AS 42.05.810 12

1 FROM COMPLYING WITH ALL OR PART OF AS 42.05.141 - 42.05.712. 2 42.05.990, OR 42.05.995]. 3 \* Sec. 2. AS 39.25.110 is amended to read: 4 Sec. 39.25.110. Exempt service. Unless otherwise provided by law, the 5 following positions in the state service constitute the exempt service and are exempt 6 from the provisions of this chapter and the rules adopted under it: 7 (1) persons elected to public office by popular vote or appointed to fill 8 vacancies in elected offices; 9 (2) justices, judges, magistrates, and employees of the judicial branch 10 including employees of the judicial council; 11 (3) employees of the state legislature and its agencies; 12 (4) the head of each principal department in the executive branch; 13 (5) officers and employees of the University of Alaska; 14 (6) certificated teachers and noncertificated employees employed by a 15 regional educational attendance area established and organized under AS 14.08.031 -16 14.08.041 to teach in, administer, or operate schools under the control of a regional 17 educational attendance area school board; 18 (7) certificated teachers employed by the Department of Education and 19 Early Development as correspondence teachers, teachers in skill centers operated by 20 the Department of Education and Early Development or by the Department of Labor 21 and Workforce Development, or in Mt. Edgecumbe School; 22 (8) patients and inmates employed in state institutions; 23 (9) persons employed in a professional capacity to make a temporary 24 or special inquiry, study or examination as authorized by the governor; 25 (10) members of boards, commissions, or authorities; 26 (11) the officers and employees of the following boards, commissions, 27 and authorities: 28 (A) [REPEALED] 29 (B) Alaska Permanent Fund Corporation; 30 (C) Alaska Industrial Development and Export Authority; 31 (D) Alaska Commercial Fisheries Entry Commission;

1	(E) Alaska Commission on Postsecondary Education;
2	(F) Alaska Aerospace Corporation;
3	(G) [REPEALED]
4	(H) Alaska Gasline Development Corporation and subsidiaries
5	of the Alaska Gasline Development Corporation;
6	(12) the executive secretary and legal counsel of the Alaska Municipal
7	Bond Bank Authority;
8	(13) the state medical examiner, deputy medical examiner, and
9	assistant medical examiners appointed under AS 12.65.015 and pharmacists and
10	physicians licensed to practice in this state and employed by the Department of Health
11	and Social Services or by the Department of Corrections;
12	(14) petroleum engineers and petroleum geologists employed in a
13	professional capacity by the Department of Natural Resources and by the Alaska Oil
14	and Gas Conservation Commission;
15	(15) [REPEALED]
16	(16) persons employed by the division of marine transportation as
17	masters and members of the crews of vessels who operate the state ferry system and
18	who are covered by a collective bargaining agreement provided in AS 23.40.040;
19	(17) officers and employees of the state who reside in foreign
20	countries;
21	(18) employees of the Alaska Seafood Marketing Institute;
22	(19) emergency firefighting personnel employed by the Department of
23	Natural Resources for a fire emergency or for fire prevention and related activities
24	conducted under AS 41.15.030;
25	(20) employees of the Office of the Governor and the office of the
26	lieutenant governor, including the staff of the governor's mansion;
27	(21) [REPEALED]
28	(22) youth employed by the Department of Natural Resources under
29	the Youth Employment and Student Intern programs;
30	(23) [REPEALED]
31	(24) students employed by the state institutions in which the students

1 are enrolled: 2 (25) [REPEALED] 3 (26) investment officers in the Department of Revenue; 4 (27) [REPEALED] 5 (28) persons engaged in employment or pre-employment training programs operated by the Department of Military and Veterans' Affairs; 6 7 (29) [REPEALED] 8 (30) a person employed as an actuary or assistant actuary by the 9 division of insurance in the Department of Commerce, Community, and Economic 10 Development; 11 (31) [REPEALED] 12 (32) a participant in the Alaska temporary assistance program under 13 AS 47.27 who holds a temporary position with the state in order to obtain job training 14 or experience; 15 (33) a person employed as a convener under AS 44.62.730 or as a 16 facilitator under AS 44.62.760 related to a negotiated regulation making process under 17 AS 44.62.710 - 44.62.800: 18 (34) the chief executive officer and employees of the Alaska Mental 19 Health Trust Authority employed under AS 47.30.026(b); 20 (35) the assistant adjutant general for space and missile defense 21 appointed under AS 26.05.185; (36) the victims' advocate established under AS 24.65.010 and the 22 23 advocate's staff: 24 (37) employees of the Alaska mental health trust land unit established 25 under AS 44.37.050: (38) the executive director of the Council on Domestic Violence and 26 27 Sexual Assault established under AS 18.66.010; 28 (39) the executive director and employees of the Knik Arm Bridge and 29 Toll Authority under AS 19.75.051 and 19.75.061; 30 (40) the chair of the Workers' Compensation Appeals Commission 31 (AS 23.30.007);

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1	(41) the Alaska Gasline Inducement Act coordinator appointed under
2	AS 43.90.250;
3	(42) oil and gas audit masters employed in a professional capacity by
4	the Department of Revenue and the Department of Natural Resources to collect oil and
5	gas revenue by developing policy, conducting studies, drafting proposed regulations,
6	enforcing regulations, and directing audits by oil and gas revenue auditors;
7	(43) the in-state gasline project coordinator appointed under
8	AS 38.34.010;
9	(44) the executive director and employees of the Alaska State Council
10	on the Arts employed under AS 44.27.054 and 44.27.055:
11	(45) utilities analyst masters employed in a professional capacity
12	by the Regulatory Commission of Alaska under AS 42.04.050(a).
13	* Sec. 3. AS 42.04.050(a) is amended to read:
14	(a) The chair of the commission is responsible for directing the administrative
15	functions of the commission and carrying out the policies as set by the commission.
16	The commission chair may employ engineers, hearing examiners, administrative law
17	judges, arbitrators, mediators, experts, clerks, accountants, a number of utilities
18	analyst masters, not to exceed five, and other agents and assistants considered
19	necessary. Employees of the commission who are not in the exempt service under
20	AS 39.25.110 or the partially exempt service under AS 39.25.120 are in the classified
21	service under AS 39.25.100.
22	* Sec. 4. AS 42.05.141 is amended by adding new subsections to read:
23	(e) The commission may not designate a local exchange carrier or long
24	distance telephone company as the carrier of last resort. In this subsection, "local
25	exchange carrier" and "long distance telephone company" have the meanings given in
26	AS 42.05.890.
27	(f) The commission may designate an eligible telecommunications carrier
28	consistent with 47 U.S.C. 214(e).
29	* Sec. 5. AS 42.05.254(a) is amended to read:
30	(a) A regulated public utility or a certificated utility that provides
31	telecommunications services operating in the state shall pay to the commission an

1 annual regulatory cost charge in an amount not to exceed the maximum percentage of 2 adjusted gross revenue that applies to the utility sector of which the utility is a part. 3 The regulatory cost charges that the commission expects to collect from all regulated 4 utilities and certificated utilities providing telecommunications services may not 5 exceed the sum of the following percentages of the total adjusted gross revenue of all 6 regulated public utilities and certificated utilities providing telecommunications 7 services derived from operations in the state: (1) not more than .7 percent to fund the 8 operations of the commission, and (2) not more than .17 percent to fund operations of 9 the public advocacy function under AS 42.04.070(c) and AS 44.23.020(e) within the 10 Department of Law. An exempt utility that does not provide telecommunications 11 services shall pay the actual cost of services provided to it by the commission.

12 \* Sec. 6. AS 42.05.254(h) is amended to read:

13 (h) The commission shall by regulation establish a method to determine annually the maximum percentage of adjusted gross revenue that will apply to each 14 15 regulated public utility sector, the certificated telecommunications utility sector, 16 and [THE MAXIMUM PERCENTAGE OF GROSS REVENUE THAT WILL 17 APPLY TO] the regulated pipeline carrier sector. Other than the cost of services 18 provided to exempt utilities that do not provide telecommunications services, the 19 method established shall allocate the commission's costs, and the Department of Law's certified costs of its public advocacy function under AS 42.04.070(c) and 20 21 AS 44.23.020(e), among the regulated public utility sectors, the certificated 22 telecommunications utility sector, and the regulated pipeline carrier sector based on 23 the relative amount of the commission's annual costs and the Department of Law's 24 certified costs that is attributable to regulating each sector. For purposes of this 25 subsection, the Department of Law shall annually certify to the commission the costs 26 of its public advocacy function under AS 42.04.070(c) and AS 44.23.020(e).

27 **\* Sec. 7.** AS 42.05.254(i)(2) is amended to read:

(2) "exempt utility" means a public utility that <u>does not provide</u>
 <u>telecommunications services and</u> is certificated by the commission under
 AS 42.05.221 - 42.05.281 but, in accordance with AS 42.05.711, is exempt from other
 regulatory requirements of this chapter;

- 1 \* Sec. 8. AS 42.05.361 is amended by adding a new subsection to read:
- 2 (d) The commission may require a telecommunications carrier to make tariff
  3 filings related to telecommunications services provided to inmates in the custody of
  4 the Department of Corrections. Notwithstanding (a) (c) of this section, the
  5 commission may not require a telecommunications carrier to make other tariff filings.
  6 \* Sec. 9. AS 42.05.381 is amended by adding new subsections to read:
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(*l*) The rates and terms and conditions of service of an incumbent local exchange carrier for basic residential local telephone service must be uniform within the carrier's study area, as determined by the Federal Communications Commission.

- (m) The rates and terms and conditions of service of a competitive local
  exchange carrier for basic residential local telephone service must be uniform
  throughout the carrier's service area.
- (n) The retail rates of a long distance telephone company for message
  telephone service for residential customers must be geographically averaged. If rates
  vary by distance over which calls are placed, the rate for each mileage band must be
  equal to or greater than the rate for the next shorter mileage band.
- 17 (o) In this section, "local exchange carrier" and "long distance telephone
  18 company" have the meanings given in AS 42.05.890.
- 19 \* Sec. 10. AS 42.05.711 is amended by adding new subsections to read:
- 20 (u) A utility that provides telecommunications services is exempt from the
  21 provisions of this chapter, other than AS 42.05.141(e) and (f), 42.05.221 42.05.281,
  22 42.05.296, 42.05.306, 42.05.381(*l*) (n), 42.05.631, 42.05.641, 42.05.661, and
  23 42.05.820 42.05.860.
- (v) Notwithstanding (u) of this section, the commission has the authority to
   regulate the rates and terms and conditions of telecommunications services provided to
   inmates in the custody of the Department of Corrections.
- 27 **\* Sec. 11.** AS 42.05.820 is amended to read:
- Sec. 42.05.820. No municipal regulation. A long distance telephone company
   or a local exchange carrier that is exempted in whole or in part from complying with
   all or a portion of this chapter may not be regulated by a municipality under
   AS 29.35.060 and 29.35.070.

- 1 \* Sec. 12. AS 42.06.286(e) is amended to read:
- (e) The commission shall by regulation establish a method to determine
   annually the maximum percentage of gross revenue that will apply to each regulated
   public utility sector, the certificated telecommunications utility sector, and [THE
   MAXIMUM PERCENTAGE OF GROSS REVENUE THAT WILL APPLY TO] the
   regulated pipeline carrier sector in accordance with AS 42.05.254(h).
  - \* Sec. 13. AS 45.50.473(a) is amended to read:

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8 (a) A person may not provide an alternate operator service without disclosing 9 to the consumer before a charge is incurred the cost of the service provided by the 10 person and the identity of the person providing those services. [THIS SECTION 11 DOES NOT AFFECT THE POWER OF THE REGULATORY COMMISSION OF 12 ALASKA TO REGULATE PROVIDERS OF ALTERNATE OPERATOR 13 SERVICES UNDER AS 42.05 IN A MANNER CONSISTENT WITH THIS 14 SECTION.]

- 15 \* **Sec. 14.** AS 45.50.473(d) is amended to read:
  - (d) In this section, "alternate operator service"

17(1) means a connection to intrastate or interstate long-distance18telecommunications facilities from a nonresidential location in the state including19a hotel, motel, hospital, or customer-owned pay telephone, or from a place where20business from consumers is aggregated, by a person that does not own any of the21telecommunications facilities being connected through the service;

- (2) does not include an intrastate or interstate long-distance
   carrier that contracts for operator services and charges rates for those services
   that are no greater than the rates charged by long-distance carriers regulated by
   the Regulatory Commission of Alaska or by the Federal Communications
   Commission [HAS THE MEANING GIVEN IN AS 42.05.325(c)].
- 27 **\* Sec. 15.** AS 42.05.325 and 42.05.810 are repealed.