SECOND REGULAR SESSION

HOUSE BILL NO. 2248

99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE SPENCER.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 392.248, RSMo, and to enact in lieu thereof one new section relating to essential local telecommunications.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 392.248, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 392.248, to read as follows:

392.248. 1. In order to ensure just, reasonable, and affordable rates for reasonably comparable essential local telecommunications services throughout the state, there is hereby 2 3 established the "Universal Service Board" which shall consist of the members of the public service commission and the public counsel, and which shall be incorporated as a not-for-profit, 4 public benefit corporation in the manner provided pursuant to chapter 355, except as otherwise 5 provided in this section. Consistent with rules adopted by the commission, the universal service 6 board shall create a universal service fund. The universal service board shall supervise the 7 management of the universal service fund. Funds deposited in the universal service fund are not 8 state funds. The commission shall adopt rules governing the operations of the state universal 9 10 service fund within three months of the adoption of the rules adopted by the Federal 11 Communication Commission for the federal Universal Service Fund. Nothing in the rules adopted by the commission shall be inconsistent with the support mechanisms established for 12 the federal Universal Service Fund, but the commission may adopt any additional definitions and 13 14 standards it believes are necessary to preserve and advance universal service in the state of Missouri. The commission shall adopt rules governing the operations of the universal service 15 16 fund and the operation of the universal service board. Meetings of the universal service board 17 shall be open meetings pursuant to chapter 610. The universal service board shall also retain an

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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independent neutral fund administrator who will be responsible for the day-to-day operations of 18 19 the universal service fund. The fund administrator shall be a fiduciary with trust company 20 powers. The universal service board shall provide for periodic review of the fund administrator 21 and the opportunity for selection of an alternate fund administrator no less frequently than every 22 four years. The agency, individual, firm, partnership, or corporation that is selected by the 23 commission as the neutral administrator of the universal service fund may neither contribute to 24 nor receive disbursements from the universal service fund, except as provided in subsection 2 25 of this section. The administrator may not have any financial interest in a telecommunications 26 company, as defined in section 386.020. The commission shall cause the books and records of 27 the universal service fund administrator to be independently audited on an annual basis. The 28 independent audit shall be paid for from funds held in the universal service fund.

29 2. The commission shall adopt and enforce rules to be implemented by the universal 30 service board, governing the system of funding and disbursing funds from the universal service 31 fund in a manner that does not grant a preference or competitive advantage to any 32 telecommunications company or subject a telecommunications company to prejudice or 33 disadvantage. Funds from the universal service fund shall only be used:

(1) To ensure the provision of reasonably comparable essential local telecommunications
 service, as that definition may be updated by the commission by rule, throughout the state
 including high-cost areas, at just, reasonable and affordable rates;

37 (2) To assist low-income customers and disabled customers in obtaining affordable
 38 essential telecommunications services; and

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(3) To pay the reasonable, audited costs of administering the universal service fund.

40 The universal service fund shall be funded through assessments on all 3. telecommunications companies in the state which shall be based on Missouri jurisdictional 41 42 telecommunications services revenue and other nondiscriminatory factors as determined by the 43 commission, subject to the provisions of subsection 14 of this section. Such assessments shall 44 be paid to the universal service board. A telecommunications company regulated under section 45 392.245 may, upon providing written notice to the commission, increase the maximum allowable 46 prices for any or all of its telecommunications services except residential basic local 47 telecommunications services above those maximum allowable prices otherwise established in 48 section 392.245 by an amount not to exceed the amount required to recover fifty percent of its 49 assessment under this section. Any increases in the maximum allowable prices for exchange 50 access and basic local telecommunications services other than residential basic local telecommunications services shall be calculated to recover revenues in the same percentage as 51 52 the revenues from such services bear to such company's total revenues for nonbasic, exchange access and basic local other than residential telecommunications services for the preceding 53

54 twelve months. A telecommunications company regulated under section 392.245 may seek to have the remaining fifty percent of its assessment under this section included in its funding 55 56 requirements under this section. The commission shall establish the level of the universal 57 service fund funding requirement necessary to fund the purposes set forth in subsection 2 of this section. The universal service fund funding requirements shall be paid by the universal service 58 59 board in accordance with procedures approved by the commission. A telecommunications company that fails to pay an assessment that is due and payable pursuant to this section may have 60 61 its certificate revoked or be required to pay appropriate penalties under chapter 386 after notice 62 and hearing.

4. To facilitate provision of essential local telecommunications service, the commission
shall determine whether and to what extent any telecommunications company in the state
providing essential local telecommunications service in any part of the state, shall be eligible to
receive funding. Eligibility shall be determined as follows:

67 (1) A telecommunications company's eligibility to receive support for high-cost areas68 from the universal service fund shall be conditioned upon:

(a) The telecommunications company offering essential local telecommunications
service, using its own facilities, in whole or in part, throughout an entire high-cost area and
having carrier of last resort obligations in that high-cost area; and

(b) The telecommunications company charging a rate not in excess of that set by thecommission for essential services in a particular geographic area; and

74 (2) A telecommunications company's eligibility to receive support to assist low-income 75 customers and disabled customers shall be conditioned on the company's providing essential 76 local telecommunications services to such customers pursuant to the discounted rate established 77 by the commission for such customers. Distributions from the universal service fund shall be 78 made by the universal service board in accordance with rules approved by the commission.

79 5. In local exchange areas subject to competition for essential local telecommunications 80 service, the incumbent local exchange telecommunications company shall be designated as a 81 carrier of last resort for essential local telecommunications service. The commission may, 82 consistent with section 214(e)(2) of the federal Telecommunications Act of 1996, after notice 83 and hearing, designate one or more additional carriers of last resort for any exchange or other 84 area designated by the commission upon a finding that such designation is in the public interest. 85 In exchanges where the commission has designated more than one carrier of last resort, the 86 commission may permit a local exchange telecommunications company to relinquish such 87 obligation, consistent with section 214(e)(4) of the federal Telecommunications Act of 1996, 88 upon a finding that at least one carrier of last resort will continue to serve that area. In local 89 exchange areas not subject to competition for essential local telecommunications service, the HB 2248

90 incumbent local exchange telecommunications company shall continue to act as the carrier of91 last resort.

6. In determining whether, and to what extent, universal service fund funding is requiredto facilitate provision of essential local telecommunications service, the commission shall:

94 (1) Determine the definition of essential local telecommunications service no later than 95 three months after the adoption of the essential local exchange telecommunications service 96 definition for the federal Universal Service Fund, and consider revision of the definition on a 97 periodic basis not to exceed every three years thereafter, with the goal that every citizen of this 98 state shall have access to a wider range of services, that are reasonably comparable between 99 urban and rural areas, at rates that are reasonably comparable between urban and rural areas;

(2) Upon request from an eligible telecommunications company for assistance from the
 universal service fund for a high-cost area, determine if the high-cost area qualifies for assistance
 from the universal service fund. The commission shall review its determination that a high-cost
 area qualifies for assistance from the universal service fund no less frequently than once every
 five years;

105 (3) Determine for each requesting, eligible local exchange telecommunications company, 106 by high-cost area, the costs of providing essential local telecommunications services in those 107 high-cost areas and establish support payments necessary to such companies to ensure just, 108 reasonable and affordable rates for essential telecommunications service. The commission shall 109 review such support payments no less frequently than once every five years; provided, however, 110 that if the commission adopts a different definition of essential local telecommunications service, 111 pursuant to subdivision (1) of this subsection, then the commission shall review and adjust 112 accordingly the previously authorized support payments in order to ensure just, reasonable and affordable rates for essential telecommunications service, as revised by commission rule. In 113 114 determining and reviewing such support payments, the commission shall ensure that no 115 telecommunications company receives more or less support than necessary to further the purposes established in subsection 2 of this section; 116

(4) Establish a standard to determine whether and to what extent particular end-user
customers, without regard to location within the state, may be eligible for assistance in paying
for essential local telecommunications service.

120 7. The commission shall arrange for the time and place for the initial organizational121 meeting of the universal service board.

8. The universal service board shall submit to the commission a plan of operation. After notice and hearing, the commission shall approve the plan of operation, provided that it does not grant a preference or competitive advantage to any telecommunications company or subject a telecommunications company to prejudice or disadvantage. In its plan, the universal service HB 2248

126 board shall establish procedures for the handling and accounting of assets and establish

127 procedures for the collection of assessments from all telecommunications companies to provide

128 for universal service payments and for administrative expenses.

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9. The universal service board shall have authority to:

(1) Enter into contracts as are necessary or proper to carry out the provisions of thissection; and

(2) Sue or be sued, including taking any legal actions necessary or proper for recoveryof any assessments.

134 10. No member of the universal service board shall be civilly liable, either jointly or 135 separately, as a result of any act, omission or decision in performance of the member's duties as 136 specifically required by this section. Such immunity shall not attach for any intentional or 137 reckless act affecting the property or rights of any person.

138 11. Nothing in this section shall require the commission, the universal service board, the 139 universal service fund administrator, or any other person or agency to take any actions that are 140 inconsistent with federal statutes, administrative rules, or court decisions concerning provision 141 of essential local telecommunications service.

142 12. The commission and the universal service board may do all things necessary and 143 convenient to implement and administer the universal service fund.

144 13. In the event of a Federal Communications Commission order, rule or policy 145 announced no later than December 31, 1997, pursuant to section 254(a)(2) of the federal 146 Telecommunications Act of 1996, the effect of which is to change the federal Universal Service 147 Fund revenues of an incumbent local exchange telecommunications company, the commission 148 shall either increase the maximum allowable prices for basic local telecommunications service 149 or increase the company's recovery from the state universal service fund or a combination thereof 150 to replace the reasonably projected change in revenues. The commission shall review the 151 continuing need for such revenues in its periodic reviews pursuant to subdivision (3) of 152 subsection 6 of this section.

153 14. Notwithstanding any other provisions of this chapter, a provider or reseller of 154 commercial mobile radio service, as defined in 47 CFR 20.3, in this state that is designated 155 as an eligible telecommunications carrier under 47 U.S.C. 214(e) to offer lifeline service in 156 the state may, but shall not be required to, participate in the fund established in subsection 157 1 of this section. If such provider or seller elects to participate in the fund, the provider or 158 seller shall assume all rights and obligations associated with such participation under the 159 universal service board on the same basis as other participants. Any such provider or 160 seller that has elected to participate in the fund may withdraw from such participation at 161 any time.