SENATE BILL NO. 237–COMMITTEE ON HEALTH AND HUMAN SERVICES

(ON BEHALF OF THE JOINT INTERIM STANDING COMMITTEE ON JUDICIARY)

MARCH 8, 2023

Referred to Committee on Health and Human Services

SUMMARY—Revises provisions relating to crisis intervention. (BDR 39-312)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to behavioral health; revising provisions governing the imposition of a surcharge on certain communications services to support a suicide prevention and behavioral health crisis hotline; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing federal law authorizes a state to impose a fee or charge on a 23456789 commercial mobile communication service or an IP-enabled voice service to fund the operations of a suicide prevention and mental health crisis hotline established pursuant to the National Suicide Prevention Lifeline program. (47 U.S.C. § 251a) Existing state law requires the State Board of Health to adopt regulations to impose a surcharge of not more than 35 cents per line on certain mobile communication services, IP-enabled voice services and landline telephone services. Existing state law requires telecommunications companies and providers who provide such services to collect the surcharge from customers and transfer the surcharge to the 10 Division of Public and Behavioral Health of the Department of Health and Human 11 Services. Existing state law requires the Division to: (1) deposit the proceeds from 12 the surcharge into the Crisis Response Account; (2) administer the Account; and (3) 13 use the money in the Account to support the operation of a suicide prevention and 14 mental health crisis hotline and the services provided to persons who access the 15 hotline. (NRS 433.708) Existing state law requires the Division to support the 16 implementation of that hotline through various activities. (NRS 433.704) Section 1 17 of this bill adds a requirement for the Division to support the implementation of 18 that hotline by supporting the provision of crisis stabilization services provided at 19 hospitals that hold endorsements as crisis stabilization centers pursuant to existing





20 law. (NRS 449.0915) Section 1.5 of this bill removes the requirement that the 21 22 23 24 25 26 27 28 29 Board adopt regulations establishing the amount of the surcharge and instead establishes that amount at 35 cents per line. Section 1.5 also: (1) revises the definitions of certain terms that apply to the surcharge; and (2) requires the telecommunications companies and providers that collect the surcharge to report annually to the Division the average number of lines that were subject to the surcharge for each month of the preceding year. Section 4 of this bill declares any regulations adopted by the Board relating to the surcharge before the effective date of this bill to be void. Section 4.5 of this bill requires telecommunications companies and providers that collect the surcharge to report to the Division on or 30 before July 1, 2023, the average number of lines that met the requirements to be 31 subject to the surcharge for each month of the 2022 calendar year.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 433.704 is hereby amended to read as follows: 433.704 1. The Division shall support the implementation of a hotline for persons who are considering suicide or otherwise in a behavioral health crisis that may be accessed by dialing the digits 9-8-8 by:

6 (a) Establishing at least one support center that meets the 7 requirements of NRS 433.706 to answer calls to the hotline and 8 coordinate the response to persons who access the hotline;

9 (b) Encouraging the establishment of and, to the extent that 10 money is available, establishing mobile crisis teams to provide 11 community-based intervention, including, without limitation, de-12 escalation and stabilization, for persons who are considering suicide 13 or otherwise in a behavioral health crisis and access the hotline;

(c) Participating in any collection of information by the Federal
 Government concerning the National Suicide Prevention Lifeline
 program;

(d) Collaborating with the National Suicide Prevention Lifeline
program and the Veterans Crisis Line program established pursuant
to 38 U.S.C. § 1720F(h) to ensure consistent messaging to the
public about the hotline; [and]

21 (e) Supporting the provision of crisis stabilization services at 22 hospitals that hold endorsements as crisis stabilization centers 23 pursuant to NRS 449.0915; and

24 (f) Adopting any regulations necessary to carry out the 25 provisions of NRS 433.702 to 433.710, inclusive, including, without 26 limitation:

(1) Regulations establishing the qualifications of providers of
services who are involved in responding to persons who are
considering suicide or are otherwise in a behavioral health crisis and
access the hotline;





1 (2) Any regulations necessary to allow for communication 2 and sharing of information between persons and entities involved in 3 responding to crises and emergencies in this State to facilitate the 4 coordination of care for persons who are considering suicide or are 5 otherwise in a behavioral health crisis and access the hotline; and

6 (3) Regulations defining the term "person professionally 7 qualified in the field of behavioral health" for the purposes of this 8 section.

9 2. A mobile crisis team established pursuant to paragraph (b) 10 of subsection 1 must be:

(a) A team based in the jurisdiction that it serves which includes
 persons professionally qualified in the field of behavioral health and
 providers of peer recovery support services;

14 (b) A team established by a provider of emergency medical 15 services that includes persons professionally qualified in the field of 16 behavioral health and providers of peer recovery support services; or

17 (c) A team established by a law enforcement agency that 18 includes law enforcement officers, persons professionally qualified 19 in the field of psychiatric mental health and providers of peer 20 recovery support services.

3. A telecommunications provider and its employees, agents, subcontractors and suppliers are not liable for damages that directly or indirectly result from the installation, maintenance or provision of service in relation to the hotline implemented pursuant to this section, including, without limitation, the total or partial failure of any transmission to a support center, unless willful conduct or gross negligence is proven.

4. As used in this section, "peer recovery support services" means nonclinical supportive services that use lived experience in recovery from a substance use disorder or other behavioral health disorder to promote recovery in another person with a substance use disorder or other behavioral health disorder by advocating, mentoring, educating, offering hope and providing assistance in navigating systems.

Sec. 1.5. NRS 433.708 is hereby amended to read as follows:

433.708 1. The State Board of Health shall [adopt regulations
 37 to] impose a surcharge of 35 cents for each line on [each] :

(a) Each access line of each customer of a company that
 provides commercial mobile communication services or IP-enabled
 voice services in this State in accordance with 47 U.S.C. § 251a ;
 and [each]

42 (b) Each access line or trunk line of each customer to the local
 43 exchange of any telecommunications provider providing those lines
 44 in this State. [Those]



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1 2. *The* companies and providers *described in subsection* 1 2 shall [collect] :

3 (a) Collect the surcharge described in subsection 1 from their
 4 customers ; and [transfer]

5 (b) Transfer the money collected to the Division [pursuant to 6 regulations adopted by the State Board of Health. The amount of the 7 surcharge must be sufficient to support the uses set forth in 8 subsection 2, except that the amount of the surcharge must not 9 exceed 35 cents for each access line or trunk line.

10 <u>2.</u> on or before the last day of the month immediately 11 following the month to which the surcharge applies.

3. The Crisis Response Account is hereby created in the State
General Fund. Any money collected from the surcharge imposed
pursuant to subsection 1 must be deposited in the State Treasury for
credit to the Account. The Division shall administer the Account.
The money in the Account:

(a) Must be used by the Division to carry out the provisions of
NRS 433.702 to 433.710, inclusive, to the extent authorized by 47
U.S.C. § 251a; and

20 (b) Must not be used to supplant existing methods of funding 21 that are available for those purposes.

22 [3.] 4. The interest and income earned on the money in the 23 Account, after deducting any applicable charges, must be credited to 24 the Account.

25 [4.] 5. Any money remaining in the Account at the end of each 26 fiscal year does not revert to the State General Fund but must be 27 carried over into the next fiscal year.

28 [5.] 6. The Division may accept gifts, grants and donations for 29 the purpose of carrying out the provisions of NRS 433.702 to 30 433.710, inclusive.

7. On or before April 1 of each year, the companies and providers described in subsection 1 shall report to the Division the average number of access lines and trunk lines in service which were subject to the surcharge imposed pursuant to subsection 1 for each calendar month of the immediately preceding year. Such information shall be deemed proprietary information regarding a trade secret which is subject to the provisions of NRS 333.333.

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8. As used in this section:

(a) "Access line" means any voice connection between a
customer and a carrier that provides the customer with access to
telecommunication in this State and allows a customer to access
the hotline described in NRS 433.704 by dialing the digits 9-8-8.

43 (b) "Commercial mobile communication service" means 44 commercial mobile service, as that term is defined in 47 U.S.C. § 45 251a, which is provided to a customer within this State as





determined by the place of primary use, as that term is defined in 4
 U.S.C. § 124.

3 (c) "IP-enabled voice service" has the meaning ascribed to it 4 in 47 U.S.C. § 251a.

5 (d) "Trunk line" means a line which provides a channel 6 between a switchboard owned by a customer of a 7 telecommunications provider and the local exchange of the 8 telecommunications provider.

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Sec. 2. (Deleted by amendment.)

10 Sec. 3. (Deleted by amendment.)

Sec. 4. Any regulations adopted by the State Board of Health pursuant to NRS 433.708, as that section existed before the effective date of section 1.5 of this act, are void. The Legislative Counsel shall remove those regulations from the Nevada Administrative Code as soon as practicable after the effective date of this section.

Sec. 4.5. 1. On or before July 1, 2023, the companies and 16 17 providers described in subsection 1 of NRS 433.708, as amended by section 1.5 of this act, shall report to the Division of Public and 18 Behavioral Health of the Department of Health and Human Services 19 20 the average number of access lines and trunk lines described in 21 subsection 1 of NRS 433.708, as amended by section 1.5 of this act, 22 in service during each calendar month of the 2022 calendar year. 23 Such information shall be deemed proprietary information regarding 24 a trade secret which is subject to the provisions of NRS 333.333.

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2. As used in this section:

(a) "Access line" has the meaning ascribed to it in NRS433.708, as amended by section 1.5 of this act.

(b) "Trunk line" has the meaning ascribed to it in NRS 433.708,
as amended by section 1.5 of this act.

30 Sec. 5. 1. This section and section 4.5 of this act become 31 effective upon passage and approval.

2. Sections 1 to 4, inclusive, of this act become effective 30 days after passage and approval.

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