	TELECOMMUNICATIONS AMENDMENTS
	2011 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Curtis S. Bramble
	House Sponsor:
	ONG TITLE
	eneral Description:
	This bill provides that the existing surcharge on residential and business lines, for the
pro	ovision of telecommunications devices to hearing and speech impaired persons, shall
apj	ply to residential, business, and mobile telephone numbers.
Hi	ghlighted Provisions:
	This bill:
	 provides that the existing surcharge on residential and business lines, for the
pro	ovision of telecommunications devices to hearing and speech impaired persons,
sha	all apply to residential, business, and mobile telephone numbers;
	 reduces the maximum surcharge from 25 cents to 20 cents; and
	 makes technical changes.
M	oney Appropriated in this Bill:
	None
Ot	ther Special Clauses:
	None
Ut	ah Code Sections Affected:
AN	MENDS:
	54-8b-10, as last amended by Laws of Utah 2008, Chapter 382
	63J-1-602.3, as enacted by Laws of Utah 2010, Chapter 265

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28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 54-8b-10 is amended to read:
30	54-8b-10. Imposing a surcharge to provide hearing and speech impaired persons
31	with telecommunication devices Definitions Procedures for establishing program
32	Surcharge Administration and disposition of surcharge money.
33	(1) As used in this section:
34	(a) "Certified deaf or severely hearing or speech impaired person" means any state
35	resident who:
36	(i) is so certified by:
37	(A) a licensed physician;
38	(B) an otolaryngologist;
39	(C) a speech language pathologist;
40	(D) an audiologist; or
41	(E) a qualified state agency; and
42	(ii) qualifies for assistance under any low income public assistance program
43	administered by a state agency.
44	(b) "Certified interpreter" means a person who is a certified interpreter under Title
45	53A, Chapter 26a, Interpreter Services for the Hearing Impaired Act.
46	(c) (i) "Telecommunication device" means any mechanical adaptation device that
47	enables a deaf or severely hearing or speech impaired person to use the telephone.
48	(ii) "Telecommunication device" includes:
49	(A) telecommunication devices for the deaf (TDD);
50	(B) telephone amplifiers;
51	(C) telephone signal devices;
52	(D) artificial larynxes; and
53	(E) adaptive equipment for TDD keyboard access.
54	(2) The commission shall hold hearings to establish a program whereby $[any] \underline{a}$
55	certified deaf or severely hearing or speech impaired customer of a [telephone corporation]
56	telecommunications corporation that provides service through a local exchange or of a wireless
57	telecommunications provider may obtain a telecommunication device capable of serving the
58	customer at no charge to the customer beyond the rate for basic service.

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59	(3) (a) The program described in Subsection (2) shall provide a dual party relay system
60	using third party intervention to connect a certified deaf or severely hearing or speech impaired
61	person with a normal hearing person by way of telecommunication devices designed for that
62	purpose.
63	(b) The commission may, by rule, establish the type of telecommunications device to
64	be provided to ensure functional equivalence.
65	(4) (a) The commission shall impose a surcharge on each [residence and business
66	access line of each customer to the local exchange of any telephone corporation providing such
67	lines in this state] telephone number of each residential and business customer in this state,
68	which shall be collected by the telecommunications corporation providing public
69	telecommunications service to the customer, to cover the costs of:
70	(i) the program described in Subsection (2); and
71	(ii) payments made under Subsection (5).
72	(b) The commission shall establish by rule the amount to be charged under this section,
73	[which may] provided that:
74	(i) the surcharge does not exceed [25] 20 cents per [residence] month for each
75	residential and business [access line.] telephone number; and
76	(ii) if the surcharge is related to a mobile telecommunications service, the surcharge
77	may be imposed, billed, and collected only to the extent permitted by the Mobile
78	Telecommunications Sourcing Act, 4 U.S.C. Sec. 116 et seq.
79	(c) The [telephone] telecommunications corporation shall collect the surcharge from its
80	customers and transfer the money collected to the commission under rules adopted by the
81	commission.
82	(d) The surcharge shall be separately identified on [customer bills] each bill to a
83	customer.
84	(5) (a) [Any money] Money collected from the surcharge imposed under Subsection (4)
85	shall be deposited in the state treasury as dedicated credits to be administered as determined by
86	the [Public Service Commission] commission.
87	(b) These dedicated credits may be used only:
88	(i) for the purchase, maintenance, repair, and distribution of telecommunication
89	devices;

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90	(ii) for the acquisition, operation, maintenance, and repair of a dual party relay system;
91	(iii) to reimburse telephone corporations for the expenses incurred in collecting and
92	transferring to the commission the surcharge imposed by the commission;
93	(iv) for the general administration of the program;
94	(v) to train persons in the use of telecommunications devices; and
95	(vi) by the commission to contract, in compliance with Title 63G, Chapter 6, Utah
96	Procurement Code, with:
97	(A) an institution within the state system of higher education listed in Section
98	53B-1-102 for a program approved by the Board of Regents that trains persons to qualify as
99	certified interpreters; or
100	(B) the Division of Services to the Deaf and Hard of Hearing for a program that trains
101	persons to qualify as certified interpreters.
102	(c) (i) The commission shall make rules under Title 63G, Chapter 3, Utah
103	Administrative Rulemaking Act, for the administration of [monies] money under Subsection
104	(5)(b)(vi).
105	(ii) In the initial rulemaking to determine the administration of [monies] money under
106	Subsection (5)(b)(vi), the commission shall give notice and hold a public hearing.
107	(d) [Monies] Money received by the commission under Subsection (4) [are] is
108	nonlapsing.
109	(6) (a) The telephone surcharge need not be collected by a [local exchange company]
110	telecommunications corporation if the amount collected would be less than the actual
111	administrative costs of the collection.
112	(b) If Subsection (6)(a) applies, the [local exchange company] telecommunications
113	corporation shall submit to the commission, in lieu of the revenue from the surcharge
114	collection, a breakdown of the anticipated costs and the expected revenue from the collection,
115	showing that the costs exceed the revenue.
116	(7) The commission shall solicit the advice, counsel, and physical assistance of
117	severely hearing or speech impaired persons and the organizations serving them in the design
118	and implementation of the program.
119	Section 2. Section 63J-1-602.3 is amended to read:
120	63J-1-602.3. List of nonlapsing funds and accounts Title 46 through Title 60.

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121	(1) Certain funds associated with the Law Enforcement Operations Account, as
122	provided in Section 51-9-411.
123	(2) The Public Safety Honoring Heroes Restricted Account created in Section
124	53-1-118.
125	(3) Funding for the Search and Rescue Financial Assistance Program, as provided in
126	Section 53-2-107.
127	(4) Appropriations made to the Department of Public Safety from the Department of
128	Public Safety Restricted Account, as provided in Section 53-3-106.
129	(5) Appropriations to the Motorcycle Rider Education Program, as provided in Section
130	53-3-905.
131	(6) The DNA Specimen Restricted Account created in Section 53-10-407.
132	(7) Appropriations to the State Board of Education, as provided in Section
133	53A-17a-105.
134	(8) Certain funds appropriated from the Uniform School Fund to the State Board of
135	Education for new teacher bonus and performance-based compensation plans, as provided in
136	Section 53A-17a-148.
137	(9) Certain funds appropriated from the Uniform School Fund to the State Board of
138	Education for implementation of proposals to improve mathematics achievement test scores, as
139	provided in Section 53A-17a-152.
140	(10) The School Building Revolving Account created in Section 53A-21-401.
141	(11) Money received by the State Office of Rehabilitation for the sale of certain
142	products or services, as provided in Section 53A-24-105.
143	(12) The State Board of Regents, as provided in Section 53B-6-104.
144	(13) Certain funds appropriated from the General Fund to the State Board of Regents
145	for teacher preparation programs, as provided in Section 53B-6-104.
146	(14) A certain portion of money collected for administrative costs under the School
147	Institutional Trust Lands Management Act, as provided under Section 53C-3-202.
148	(15) Certain surcharges on [residence] residential and business [telecommunications
149	access lines] telephone numbers imposed by the Public Service Commission, as provided in
150	Section 54-8b-10.
151	(16) Certain fines collected by the Division of Occupational and Professional Licensing

152	for violation of unlawful or unprofessional conduct that are used for education and enforcement
153	purposes, as provided in Section 58-17b-505.
154	(17) The Nurse Education and Enforcement Account created in Section 58-31b-103.
155	(18) The Certified Nurse Midwife Education and Enforcement Account created in
156	Section 58-44a-103.
157	(19) Certain fines collected by the Division of Occupational and Professional Licensing
158	for use in education and enforcement of the Security Personnel Licensing Act, as provided in
159	Section 58-63-103.
160	(20) The Professional Geologist Education and Enforcement Account created in
161	Section 58-76-103.
162	(21) Certain money in the Water Resources Conservation and Development Fund, as
163	provided in Section 59-12-103.

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