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CF 6lr1754

B. D.L. (O.)

By: Delegate Owings

Introduced and read first time: January 31, 1996

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 Public Service Commission - Telephone Companies - Residential Service Local Messages

- 3 FOR the purpose of prohibiting the Public Service Commission from authorizing
- 4 telephone companies to levy mandatory charges based on a measured time period
- 5 unit rate for residential service local messages; and generally relating to charges
- 6 levied by telephone companies.
- 7 BY repealing and reenacting, with amendments,
- 8 Article 78 Public Service Commission Law
- 9 Section 68
- 10 Annotated Code of Maryland
- 11 (1995 Replacement Volume)
- 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 13 MARYLAND, That the Laws of Maryland read as follows:

14 Article 78 - Public Service Commission Law

15 68.

- 16 (a) The Commission shall have the power to determine just and reasonable rates
- 17 of public service companies, whether as maximum, minimum or maximum andminimum,
- 18 respectively. The rates so determined shall be fixed by order to be served upon each
- 19 public service company affected thereby. This subsection does not applyto small rural
- 20 electric cooperatives.
- 21 (b) (1) The Commission may not authorize telephone company charges to be
- 22 levied for directory assistance calls made by residential customers upon the first 6 calls
- 23 made to directory assistance from each residential service per monthly billing cycle.
- 24 (2) In order to determine just and reasonable rates for residential telephone
- 25 service, the Commission shall adjust the residential telephone rates of a telephone
- 26 company that it considers appropriate to provide the same net operatingincome that the
- 27 telephone company would realize if no charges were levied on the first 12 calls made to
- 28 directory assistance under paragraph (1) of this subsection.

	levied for directory assistance upon any person who suffers from a physical or visual handicap that precludes the use of a telephone directory.
4 5 1	(4) The Commission may provide other exemptions that are just and reasonable.
	(c) (1) The Commission may not authorize any mandatory telephone company charges based on a measured time period unit rate for RESIDENTIAL SERVICE local messages.
9 10	(2) Paragraph (1) of this subsection does not preclude the Commission from any study or evaluation of mandatory telephone company charges.
13	(3) If the Commission authorizes any telephone company to offerto residential customers the option of telephone charges based on a measured time period unit rate for local messages, the Commission shall also require the telephone company to offer to residential customers:
15	(i) The option of an unlimited number and duration of local calls; and
16 17	(ii) The option of a specific charge per local call, regardless of the duration of the local call.
20	(4) Until December 1, 1985 a telephone company may not require the payment of an order processing charge or line change charge for a residential customer's first change to any type of local telephone service based on charges per call or measured time period unit rates.
24 25	(5) A telephone company may not require the payment of an order processing charge or line change charge for a residential customer's first change from local telephone service based on charges for measured time period unit rates, if the change occurs within 18 months of the date that the consumer elects this telephone service.
27 28	(6) The Public Service Commission may not authorize any telephone company to charge for the distance of a call within any local calling area.
29 30	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1996.