m Q7 m 2lr1610 m CF~HB~563

By: Senators King, Colburn, Currie, Garagiola, Glassman, Jennings, Manno, McFadden, and Robey

Introduced and read first time: February 3, 2012

Assigned to: Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

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Telecommunications Taxes - Reform Commission and Moratorium

FOR the purpose of establishing the Telecommunications Tax Reform Commission; providing for the composition, chair, and staffing of the Commission; prohibiting a member of the Commission from receiving certain compensation, but authorizing the reimbursement of certain expenses; requiring the Commission to assess the feasibility and fiscal implications of a competitively neutral telecommunications tax and fee system that eliminates the disparate treatment of similar telecommunications service providers; requiring the Commission to examine certain taxes and fees in conducting its assessment; requiring the Comptroller and the State Department of Assessments and Taxation to collect data from the State, local governments, and telecommunications service providers concerning revenue collected from current telecommunications taxes and fees; requiring that the data collected be provided to the Commission by a certain date; prohibiting certain data collected from telecommunications service providers from being publicly disclosed unless it is aggregated in a certain manner; requiring a State or local government agency or a telecommunications service provider to cooperate reasonably with data collection efforts under this Act; authorizing the Comptroller or the State Department of Assessments and subpoena a State or local government agency or telecommunications service provider that fails to cooperate reasonably with data collection under this Act; authorizing a petition to a circuit court to compel compliance with a subpoena; requiring the Commission to report its findings and recommendations to the Governor and the General Assembly on or before a certain date; prohibiting the State or a county government from imposing a tax or fee on a telecommunications service that is not in effect on a certain date during a certain period; prohibiting the State or a county government from increasing a tax or fee on a telecommunications service above the amount in effect on a certain date during a certain period; defining a certain term;

1	providing for the termination of this Act; and generally relating to the
2	Telecommunications Tax Reform Commission.
3	Preamble
$\frac{4}{5}$	WHEREAS, Competition and changes in technology have expanded the types of telecommunications services available to businesses and consumers in Maryland; and
6 7 8	WHEREAS, Most State and local taxes and fees on telecommunications services were adopted before these changes in technology and the emergence of competition; and
9 10	WHEREAS, Current tax and fee structures may no longer be suitable for the current telecommunications marketplace; and
11 12 13	WHEREAS, Taxes and fees on telecommunications services should treat providers and consumers the same regardless of the technology or platform used to provide the services; and
14 15 16	WHEREAS, Tax policy should encourage investment in telecommunications networks because telecommunications services are vital to the State's economic growth and competitiveness; and
17 18 19 20	WHEREAS, The burden of collecting and remitting taxes and fees on telecommunications services is borne by providers of the services, and service providers should participate in any discussions about restructuring telecommunications taxes and fees; and
21 22 23	WHEREAS, The State and the counties receive revenues from telecommunications taxes and fees and should participate in any discussions about restructuring telecommunications taxes and fees; and
24 25 26 27	WHEREAS, More information about the impact of telecommunications tax and fee restructuring on consumers and governments is necessary so that the General Assembly may consider telecommunications tax and fee restructuring legislation during the 2013 session of the General Assembly; and
28 29 30	WHEREAS, It is the intent of the General Assembly that all parties with an interest in telecommunications taxes and fees in Maryland work together to develop recommendations on restructuring telecommunications taxes and fees; and
31 32 33 34	WHEREAS, A Commission of qualified individuals representing the interests most affected by telecommunications tax and fee restructuring should study the issues and submit a report and any proposed legislation to the General Assembly for consideration during the 2013 session of the General Assembly; now, therefore,

1 2	SEC' MARYLAN	ΓΙΟΝ D, Tha		E IT	ENACTI	ED BY	THE	GENER	RAL A	ASSEM	BLY	OF
3	(a)	Ther	e is a	Teleco	mmunicati	ions Tax	Reform	n Commi	ssion.			
4	(b)	The	Comm	ission	consists of	the foll	owing 1	members:	:			
5 6	President of	(1) f the S			pers of th	ne Sena	ate of	Marylan	ıd, ar	ppointed	by	the
7 8	of the Hous	(2) e;	two	memb	ers of the	House o	f Deleg	gates, app	ointe	d by the	Spea	ıker
9		(3)	the (Compt	roller, or t	he Comp	otroller	's designe	ee;			
LO L1	or the Direc	(4) etor's d			or of the St	ate Dep	artmer	nt of Asse	ssmer	nts and '	Γaxat	ion,
12		(5)	the f	followi	ng membe	rs appoi	nted by	the Gove	ernor:	:		
13 14	and		(i)	two	representa	itives of	the Ma	aryland A	ssocia	ation of	Count	ties;
15 16	telecommur	nicatio	(ii) ns car	one riers:	represe	entative	of	each	of	the	follow	ving
L 7				1.	local exc	change;						
18				2.	interexc	hange;						
19				3.	cable tel	levision;						
20				4.	wireless	; and						
21				5.	satellite	·•						
22	(c)	The	Gover	nor sha	all designa	te the cl	nair of	the Comn	nissio	on.		
23 24	(d) shall provid		_		and the St mission.	tate Dep	oartmei	nt of Asse	essme	nts and	Taxa	tion
25	(e)	A me	ember	of the	Commissio	on:						
26		(1)	may	not re	ceive comp	pensatio	n as a ı	member o	of the	Commis	sion;	but
27		(2)	is e	ntitled	to reimb	urseme	nt for	expenses	und	er the	Stand	lard

State Travel Regulations, as provided in the State budget.

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1	(f) The Commission shall assess the feasibility and fiscal implications for the
2	State and local governments of a modernized, competitively neutral
3	telecommunications tax and fee system that encourages investment in broadband
4	networks and eliminates the disparate treatment of similar telecommunications
5	service providers.

- 6 (g) In conducting the assessment required under subsection (f) of this section, the Commission shall examine the following taxes and fees as they relate to consumers and providers of telecommunications services:
- 9 (1) State and local property taxes;
- 10 (2) the public service company franchise tax imposed under Title 8, 11 Subtitle 4 of the Tax General Article:
- 12 (3) sales and use taxes;
- 13 (4) the corporate income tax imposed under Title 10 of the Tax 14 General Article:
- 15 (5) local telecommunications taxes;
- 16 (6) local cable television franchise fees and public, education, and 17 government access channel fees; and
- 18 (7) any other telecommunications tax or fee that the Commission 19 determines is relevant to the assessment.
- 20 (h) (1) The Comptroller and the State Department of Assessments and Taxation shall collect data from the State and local governments to determine the 22 amount of revenue collected by the State and each county government from all current 23 taxes and fees on telecommunications services during fiscal year 2012.
 - (2) The Comptroller and the State Department of Assessments and Taxation shall collect data from telecommunications service providers to determine the amount of revenue remitted to the State and each county government by each telecommunications service provider in taxes and fees on telecommunications services during fiscal year 2011.
- 29 (3) Subject to paragraph (4) of this subsection, the Comptroller and 30 the State Department of Assessments and Taxation shall provide the information 31 required to be collected under paragraphs (1) and (2) of this subsection to the 32 Commission promptly on receipt of the information or by September 15, 2012, whichever is earlier.

1 2 3 4	(4) Data collected from a telecommunications service provider under paragraph (2) of this subsection may not be disclosed to the public unless it is aggregated so that market share and other sensitive market information for individual providers cannot be determined.
5 6 7 8	(5) (i) State government agencies, county governments, and telecommunications service providers shall cooperate reasonably with the data collection efforts undertaken by the Comptroller and the State Department of Assessments and Taxation under paragraphs (1) and (2) of this subsection.
9 10 11 12	(ii) The Comptroller or the State Department of Assessments and Taxation may subpoena a State or local government agency or telecommunications service provider that fails to cooperate reasonably with data collection efforts undertaken under paragraphs (1) and (2) of this subsection.
13 14 15 16	(iii) If a person fails to comply with a subpoena issued under subparagraph (ii) of this paragraph, the Comptroller or the State Department of Assessments and Taxation may petition a circuit court to order compliance with the subpoena.
17 18 19	(i) On or before January 1, 2013, the Commission shall report its findings and recommendations to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.
20	(j) (1) In this subsection, "telecommunications service" means:
21 22	(i) local exchange, interexchange, and wireless telephone service;
23	(ii) cable television service; or
24	(iii) satellite television service.
25 26	(2) Notwithstanding any other law, the State or a county government may not:
27 28 29 30	(i) impose a tax or fee on telecommunications service providers or consumers of telecommunications services during the period from June 1, 2012, until June 30, 2013, both inclusive, unless the tax or fee is in effect on May 31, 2012; or
31 32 33 34	(ii) increase the rate or amount of any tax or fee on telecommunications service providers or consumers of telecommunications services above the rate or amount in effect on May 31, 2012, during the period from June 1, 2012, until June 30, 2013, both inclusive.

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SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2012. It shall remain effective for a period of 1 year and 1 month and, at the end of June 30, 2013, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.