= new	= delete
underscored material	[bracketed material]

2

3

4

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

. 127127. 1

SENATE BILL 569

44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999

INTRODUCED BY

Manny M. Aragon

AN ACT

RELATING TO TELECOMMUNICATIONS; ENACTING THE STATE UNIVERSAL SERVICE FUND ACT; REPEALING AND ENACTING SECTIONS OF THE NMSA 1978.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. A new section of Chapter 63, Article 9A NMSA 1978 is enacted to read:

"[NEW MATERIAL] SHORT TITLE. -- Sections 1 through 3 of this act may be cited as the "State Universal Service Fund Act". "

Section 2. A new section of Chapter 63, Article 9A NMSA 1978 is enacted to read:

"[NEW MATERIAL] PURPOSE. -- The purpose of the State Universal Service Fund Act is to:

provide equal treatment for all

telecommunications carriers;

- B. provide price stability for residence and business telecommunications customers during the transition to a deregulated market;
- C. eliminate subsidies in the current prices of telecommunications services in order to further competition in the telecommunications market in New Mexico; and
- D. create a statewide universal service fund to ensure affordable local telecommunications service in all communities."
- Section 3. A new section of Chapter 63, Article 9A NMSA 1978 is enacted to read:

"[NEW MATERIAL] UNIVERSAL SERVICE FUND. --

- A. The "universal service fund" is created in the state treasury. The balance of the New Mexico universal service fund is transferred to the universal service fund on July 1, 1999. No later than January 1, 2000, the commission shall implement the provisions of this section. The universal service fund shall be used to maintain and support at affordable prices those retail public telecommunications services identified by the commission and offered in those areas of the state found to be of low density and high cost.
- B. Collection for and distribution of money from the universal service fund shall be competitively neutral, equitable and nondiscriminatory and targeted to low density

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

and high cost areas, and shall provide a specific, predictable and sufficient support mechanism that reduces implicit subsidies and assures universal service in the state.

Money for the universal service fund shall be produced by the imposition of competitively neutral and uniform surcharge rates on all retail public tel ecommunications services revenue, excluding revenue from services provided pursuant to a low-income telephone assistance plan billed to end-user customers by a telecommunications carrier and excluding revenue from surcharges, gross receipts taxes, excise taxes, franchise fees and similar charges. The commission shall apply the surcharge to all end-user retail public telecommunications services provided in the state by telecommunications carriers and to comparable retail alternative services provided by telecommunications carriers and non-telecommunications carri ers. When the federal communications commission determines that commercial mobile radio services providers qualify as eligible telecommunications carriers pursuant to federal law, the commission shall apply the surcharge to all end-user retail public telecommunications services provided in the state by commercial mobile radio services providers. In prescribing a competitively neutral surcharge rate, the commission shall require telecommunications carriers and nontelecommunications carriers to apply uniform surcharge rates

2

4

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

for the same or comparable services. Money deposited in the universal service fund is not public money, and the administration of the universal service fund is not subject to the provisions of law regulating public funds.

D. The commission shall:

- (1) consistent with federal law, establish eligibility criteria for participation in the universal service fund that:
- (a) ensure the availability of service at affordable prices without unreasonably increasing prices to local exchange service and long distance service customers;
- (b) ensure eligible telecommunications carriers, as defined in the federal Telecommunications Act of 1996, a reasonable profit on supported services in geographic areas requiring support from the universal service fund;
- (c) do not require any investigations of the costs or prices of a telecommunications carrier receiving support from the universal service fund, other than that provided for in Subsection F of this section; and
- (d) do not restrict or limit an eligible telecommunications carrier from receiving federal universal service support;
- (2) provide for collection of the surcharge on a competitively neutral basis and administration and disbursement of money from the universal service fund;

2

4

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (3) determine those geographic areas of existing wire centers that are low density in nature;
- (4) determine those retail public telecommunications services requiring support from the universal service fund; and
- (5) provide for the separate administration and disbursement of federal universal service funds consistent with federal law.
- Ε. The commission shall promulgate rules for the implementation and administration of the universal service fund in accordance with the provisions of this section. The cost basis for establishing the universal service fund and determining the rate of distribution of the universal service fund for areas served by a telecommunications carrier with less than fifty thousand access lines shall be the same cost of providing the supported service by geographic area determined by the federal communications commission. The cost basis for establishing the universal service fund and determining the rate of distribution of the new fund for areas served by telecommunications carriers with over fifty thousand access lines shall be the forward-looking economic cost of providing the supported service in the geographic area as determined by the commission.
- F. The commission shall select a neutral third party administrator to collect, administer and disburse money .127127.1

from the universal service fund under the supervision and control of the commission pursuant to the established criteria and the rules promulgated by the commission. The administrator may be reasonably compensated for the services from the surcharge proceeds to be received by the universal service fund pursuant to Subsection C of this section. The neutral third party administrator shall consult with an advisory board established by the commission composed of representatives from all participating providers. The commission shall not be a neutral third party administrator.

- G. To ensure that telecommunications carriers providing intrastate long distance service contribute to the universal service fund, no later than December 31, 1999, the commission shall promulgate rules and take other appropriate action to require telecommunications carriers providing intrastate long distance service to participate in any plan to ensure accurate reporting of intrastate retail long distance revenues.
- H. Switched access charges and business dial tone access line services may be considered for reductions as an offset to payments received by a telecommunications carrier from the universal service fund."
- Section 4. REPEAL. -- Section 63-9A-6.1 NMSA 1978 (being Laws 1987, Chapter 21, Section 4, as amended) is repealed.

25

1

2

3

4

5

6

7

8

9

FORTY- FOURTH LEGISLATURE SB 569/a FIRST SESSION, 1999 February 25, 1999

Mr. President:

Your CORPORATIONS & TRANSPORTATION COMMITTEE, to whom has been referred

SENATE BILL 569

has had it under consideration and reports same with recommendation that it **DO PASS**, amended as follows:

- On page 3, line 17, strike "federal communications". 1.
- On page 3, line 18, after "that" insert "a" and strike 2. providers" and insert in lieu thereof "provider".
 - On page 3, line 19, strike "qualify" and insert in lieu . 127127. 1

[bracketed_mnterial] = delete underscored naterial = new

24

25

FORTY-FOURTH LEGISLATURE

1	FIRST SESSION, 1999		
2			
3	SCORC/SB 569	Page	8
4			
5	thereof "qualifies", after "as" insert "an" and strike		
6	carriers and insert in lieu thereof "carrier".		
7			
8	4. On page 3, line 22, after "by" insert "that" and strike		
9	"providers" and insert in lieu thereof "provider".,		
10			
11	and thence referred to the FINANCE COMMITTEE.		
12			
13			
14	Respectfully submitted,		
15			
16			
17			
18			
19	Roman M Mes, Chairman		
20			
21			
22			
23			

underscored material = new [bracketed_nnterial] = delete

FORTY- FOURTH LEGISLATURE FIRST SESSION. 1999

1	FIRST	SESSION, 1999		
2				
3	SCORC/SB 569			Page 9
4				
5				
6				
7	Adopted	Not		
8	Adopted			
9	(Chief Clerk)		(Chief Clerk)	
10				
11	Date			
12				
13	The roll call vote was <u>5</u> For	<u> </u>		
14	Yes: 5			
15	No: Rawson			
16	Excused: Aragon, Kysar, McKibb	en, Robi nson		
17	Absent: None			
18				
19 20				
21				
22				
23				
24	S0569CT1		. 128168.	1
25				
	. 127127. 1			
	. 12/12/. 1			

[bracketed_material] = delete underscored naterial = new

FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999

Page 10 SCORC/SB 569

FORTY-FOURTH LEGISLATURE

FIRST SESSION, 1999

March 9, 1999

Mr. President:

Your **FINANCE COMMITTEE**, to whom has been referred

SENATE BILL 569, as anended

has had it under consideration and reports same with recommendation that it **DO PASS**.

Respectfully submitted,

underscored material = new [bracketed_naterial] = delete

FORTY-FOURTH LEGISLATURE FIRST SESSION. 1999

_		52552011, 1000	
2			
3	SCORC/SB 569		Page 11
4			
5			
6			
7			
8			
9		Ben D. Altamirano, Chairman	
10			
11			
12			
13	Adopted	_ Not	
14	Adopted	_	
15	(Chief Clerk)	(Chief Clerk)	
16			
17 18			
18 19			
20	Date		
21			
22			
23	The roll call vote was 9 For	` <u>0</u> Agai nst	
24	Yes: 9		
25	No: 0		
	. 127127. 1		

underscored naterial = new [hracketed naterial] = delet

FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999

3 SCORC/SB 569 Page 12

Excused: Campos, Ingle, Smith, Tsosie

None

6 Absent:

9 S0569FC1

FORTY-FOURTH LEGISLATURE

1 FIRST SESSION 2 3 4 March 10, 1999 5 6 SENATE FLOOR AMENDMENT number _____ to SENATE BILL 569, as amended 7 8 Amendment sponsored by Senator Manny M. Aragon 9 10 11 On page 4, line 19, strike "F" and insert in lieu thereof 1. 12 Ε". 13 14 2. On page 5, line 2, after "density" insert "or high cost". **15** 16 3. On page 5, line 5, strike "and", on line 8, strike the period **17** and insert in lieu thereof "; and" and between lines 8 and 9, insert 18 the following paragraph: **19** 20 determine which telecommunications carriers meet 21 the eligibility criteria for participation in the low-income telephone 22 service assistance program in the Low Income Telephone Service 23 Assistance Act and provide for payment to those telecommunications 24 **25**. 128899. 2

FORTY-FOURTH LEGISLATURE FIRST SESSION

_	TIMST SESSION
2 SFl	/SB 569, aa Page 14
3	arriers for reduced-rate assistance that is provided pursuant to
4 5	ection 63-9C-4 NMSA 1978 and that is not otherwise supported by
5	ederal or state funding.".
6	
7	4. On page 6, lines 19 and 20, strike "and business dial tone
8	ccess line services" and insert in lieu thereof a comma and "among
9	ther retail public telecommunications services except residence dial
10 t	one access line service,".
11	
12	5. On page 6, between lines 22 and 23, insert the following
13	sections:
14	
15	"Section 4. Section 63-9C-4 NMSA 1978 (being Laws 1987, Chapter
16	97, Section 4) is amended to read:
17	
18	"63-9C-4. LOW-INCOME ASSISTANCE RATESCOMMISSION AUTHORITY
19	
20	A. A local exchange company [may] shall provide assistance
	n the form of reduced rates to [those persons] residential customers
	ho meet the eligibility criteria of one or more need-based assistance
23	

programs administered by the department or by the federal government.

25. 128899. 2

24

FORTY-FOURTH LEGISLATURE FIRST SESSION

•	FIRST SESSION
2 _{SFl}	/SB 569, aa Page 15
3	B. The commission shall promulgate rules [and regulations]
4	or the implementation of the Low Income Telephone <u>Service</u> Assistance
5	ct for [those] <u>local</u> exchange companies who provide such assistance.
6	he commission shall adopt a delivery structure for its program that
7 <u>i</u>	s cost effective and coordinated with the department.
8	
9	C. The commission shall structure the implementation of the
10 <u>I</u>	ow Income Telephone Service Assistance Act in a manner that will
11	result in funding of low-income programs in an amount at least equal
12 <u>t</u>	o what is necessary to secure the maximum amount of federal matching
13	funds for low-income telephone assistance programs. A local exchange
14	company may obtain support from the state universal service fund
15	ursuant to the State Universal Service Fund Act for reduced-rate
16	ssistance that is provided pursuant to this section and that is not
17	therwise supported by federal or state funding. "
18	
19	Section 5. Section 63-9C-5 NMSA 1978 (being Laws 1987, Chapter
20	97, Section 5) is amended to read:
21	or, secoron o, 12 massace ee read.
22	"63-9C-5. [FEDERAL WAIVER] WAIVERS
23	oo oo o. [TEBENAL WII VEN] <u>wii VENO</u> .
24	
25 . 12	8899. 2

FORTY-FOURTH LEGISLATURE FIRST SESSION

²SFl/SB 569, aa

Page 16

A. In addition to any reduced rates provided by local exchange companies [on behalf of] that provide residential local exchange service to low-income New Mexicans, the commission shall apply to the [federal communications commission] appropriate governmental agency for a waiver of the federal end user common line charges and any other assessments or surcharges that, pursuant to federal or state law and rules, are at any time, subject to waiver with respect to recipients of low-income telephone service assistance. Upon receipt of [the] a waiver, the commission shall notify the local exchange companies providing low-income telephone service assistance and the monthly telephone bill shall reflect the waiver of the federal end user common line charges or other assessments or surcharges.

B. Recipients of low-income telephone service assistance shall not be surcharged or otherwise pay assessments that contribute to the state universal service fund pursuant to the State Universal Service Fund Act. "".

Renumber the succeeding section accordingly.

ı

6.

. 128899. 2

SFl /SB 569, aa

Page 17

5

FORTY-FOURTH LEGISLATURE

FIRST SESSION

Manny M Aragon
6

8
9 Adopted _____ Not Adopted _____

(Chi ef Clerk) (Chi ef Clerk)

Date _____

. 128899. 2

. 128899. 2

FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999 March 18, 1999 Mr. Speaker: Your BUSINESS AND INDUSTRY COMMITTEE, to whom has been referred SENATE BILL 569, as anended has had it under consideration and reports same with recommendation that it DO PASS. Respectfully submitted, Fred Luna, Chairman

FORTY-FOURTH LEGISLATURE FIRST SESSION

2 _S	F1/SB 569	9, aa			Page 19
3			Not Adopt	ed	
4		(Chief Clerk)		(Chief Clerk)	
5					
6			Date		
7					
8		call vote was 9	For 2 Against		
9	Yes:	9			
10	No: Excused:	Kissner, Lutz			
11	Absent:				
12	hbsene.	None			
13					
14	G: \BILLTEX	T\BILLW_99\S0569			
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25 .	128899. 2				

FORTY-FOURTH LEGI SLATURE

1	FIRST SESSION
2	
3	
4	March 18, 1999
5	
6	MOUCE ELOOD AMENDMENTd
7	HOUSE FLOOR AMENDMENT number to SENATE BILL 569, as amended
8	Amendment sponsored by Representative Ben Lujan
9	
10	
11	1. On page 6, line 20, strike "may" and insert in lieu thereof
12	'shall".
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	Ben Lujan
24	
25 . 1	28899. 2

underscored material = new
[bracketed naterial] = delete

1					
2	Adopted _		_ Not Adopted		
3		(Chi ef Cl erk)		(Chief Clerk)	
4					
5		Doto			
6		Date			
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19 20					
21					
22					
23					
24					
	129310. 1				
- •	140010. 1				