[As Amended by Senate Committee of the Whole]

Session of 2011

SUBSTITUTE FOR SENATE BILL No. 72

By Committee on Utilities

2-25

AN ACT concerning telecommunications; amending K.S.A. 50-6,103 Jand 66-1 2 1,187] and K.S.A. 2010 Supp. 66-2005 and repealing the existing sections. 3 4 Be it enacted by the Legislature of the State of Kansas: 5 Section 1. K.S.A. 50-6,103 is hereby amended to read as follows: 50-6 6,103. (a) As used in this section: 7 "Express authorization" means an express, affirmative act by a (1)8 agreeing to а change in consumer clearly the consumer's telecommunications carrier or local exchange carrier to another carrier. 9 10 (2)"Supplemental telecommunication services" means any property 11 or services for which any charge or assessment appears on a billing 12 statement directed to a consumer by a local exchange carrier or 13 telecommunications carrier, including but not limited to personal 800 number services, calling card plans, internet advertisement and website 14 15 services, voice mail services, paging services, psychic services, psychic memberships, dating services or memberships, travel club memberships, 16 internet access services and service maintenance plans. "Supplemental 17 18 telecommunication services" does not include direct dial services to which 19 a per use charge applies. 20 (3) "Telecommunications services" has the meaning provided by 21 K.S.A. 66-1,187, and amendments thereto. 22 (b) No local exchange carrier or telecommunications carrier shall 23 submit or cause to be submitted to a local exchange carrier an order to 24 change a consumer's telecommunications carrier or local exchange carrier 25 to another carrier without having obtained the express authorization of the consumer authorized to make the change. The local exchange carrier or 26 27 telecommunications carrier requesting the change shall have the burden of 28 proving the express authorization by a preponderance of the evidence. It 29 shall not be a violation of this subsection for a local exchange carrier to 30 assign a consumer to a telecommunications carrier for purposes of intralata 31 services pursuant to order of the state corporation commission.

(c) No supplier shall:

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(1) Engage in any activity, conduct or representation that has thecapacity to mislead, deceive or confuse the consumer, while soliciting or

verifying a change in a consumer's telecommunications carrier or local
 exchange carrier to another carrier;

3 (2) employ a box or container used to collect entries for sweepstakes, 4 contests or drawings to gather letters of agency or other documents that 5 constitute authorizations by consumers to change the consumers' 6 telecommunications carrier or local exchange carrier to another carrier or 7 to change or add to the consumers' accounts any supplemental 8 telecommunications services;

9 (3) use any methods not approved by statute, regulations of the 10 federal communications commission or federal trade commission (as in 11 effect on the effective date of this act) or state corporation commission 12 rules and regulations to change a consumer's telecommunications carrier or 13 local exchange carrier to another carrier; or

(4) employ a check, draft or other negotiable instrument that
 constitutes authorization to change or add to the consumer's accounts any
 supplemental telecommunications services.

(d) Any supplier that violates subsection (b) or (c) shall be subject to
a civil penalty of not less than \$5,000 nor more than \$20,000 for each such
violation instead of the penalty provided for in subsection (a) of K.S.A.
50-636, and amendments thereto.

(e) Any violation of this section is a deceptive and unconscionable act
or practice under the provisions of the Kansas consumer protection act and
shall be subject to any and all of the enforcement provisions of the Kansas
consumer protection act. Nothing in this section shall preclude the state
corporation commission from exerting its authority as it pertains to
intrastate services nor the attorney general from pursuing violations of any
other provisions of the Kansas consumer protection act by a supplier.

28 (f) All local exchange carriers and electing carriers shall offer 29 consumers the option of notifying the local exchange carrier in writing that they do not desire any change of telecommunications carrier regardless of 30 31 any orders to the contrary submitted by any third party. The consumer shall be permitted to cancel such notification or to change its 32 33 telecommunications carrier by notifying the consumer's local exchange 34 carrier or electing carrier accordingly. For the purposes of this section, a 35 letter of agency, as described in 47 CFR 64.1130, as in effect on the 36 effective date of this act, that is signed by the consumer shall satisfy the 37 notification requirement for purposes of making changes to the consumer's 38 telecommunications carrier. All local exchange carriers and electing 39 shall annually notify the consumers of the carrier's carriers 40 telecommunications services of the availability of this option.

(g) Any person alleging a violation of this section may bring a private
action to seek relief pursuant to K.S.A. 50-634, 50-636 and this section,
and amendments thereto, and such person may be defined as a consumer

1 pursuant to K.S.A. 50-624, and amendments thereto, for the purposes of 2 such private action.

(h) The attorney general and the state corporation commission shall 3 enter into a memorandum of understanding providing for the cooperation 4 5 and sharing of information necessary to enforce this section against 6 suppliers and to assist consumers under federal and state law.

7 (i) This section shall be part of and supplemental to the Kansas 8 consumer protection act.

[Sec. 2. K.S.A. 66-1,187 is hereby amended to read as follows: 66-9 10 1,187. As used in this act:

(a) "Broadband" means the transmission of digital signals at rates 11 12 equal to or greater than 1.5 megabits per second.

"CLASS services" means custom local area signaling services, 13 (b) which include automatic callback, automatic recall, calling number 14 identification, selective call rejection, selective call acceptance, selective 15 16 call forwarding, distinctive ringing and customer originated trace. 17

"Commission" means the state corporation commission. (c)

18 (d) "Dialing parity" means that a person that is not an affiliate of a 19 local exchange carrier is able to provide telecommunications services in 20 such a manner that customers have the ability to route automatically, 21 without the use of any access code, their telecommunications to the 22 telecommunications carrier of the customer's designation from among 23 two or more telecommunications carriers, including such local 24 exchange carrier.

25 "Federal act" means the federal telecommunications act of (e) 1996, P.L. 104-104 (amending the communications act of 1934, 47 26 27 U.S.C. § 151, et seq.)

28 "ISDN" means integrated services digital network which is a (f) 29 network and associated technology that provides simultaneous voice and data communications over a single communications channel. 30

"LATA" has the meaning ascribed to it in the federal act. (g)

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(h) "Local exchange carrier" means any telecommunications 32 public utility or its successor providing switched telecommunications 33 34 service within any local exchange service area, as approved by the commission on or before January 1, 1996. However, with respect to the 35 36 Hill City exchange area, in which multiple carriers were certified by the 37 commission prior to January 1, 1996, the commission's determination, 38 subject to any court appeals, of which authorized carrier shall serve as 39 the carrier of last resort will determine which carrier shall be deemed 40 the local exchange carrier for that exchange.

"Number portability" has the meaning ascribed to it in the 41 (i) 42 federal act.

43 "1+ intraLATA dialing parity" means the ability of a local (i)

exchange service customer to specify the telecommunications or local
 exchange carrier that will carry the intraLATA long distance messages
 when that customer dials either "1" or "0" plus a 10-digit number.

(k) "Operating area" means:

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5 (1) In the case of a rural telephone company, operating area or 6 service area means such company's study area or areas as approved by 7 the federal communications commission;

8 (2) in the case of a local exchange carrier, other than a rural
9 telephone company, operating area or service area means such carrier's
10 local exchange service area or areas as approved by the commission.

(1) "Rural telephone company" has the meaning ascribed to it in
the federal act, excluding any local exchange carrier which together
with all of its affiliates has 20,000 or more access lines in the state.

(m) "Telecommunications carrier" means a corporation, company,
individual, association of persons, their trustees, lessees or receivers that
provides a telecommunications service, including, but not limited to,
interexchange carriers and competitive access providers, but not
including local exchange carriers certified before January 1, 1996,
except for electing carriers.

(n) "Telecommunications public utility" means any public utility,
as defined in K.S.A. 66-104, and amendments thereto, which owns,
controls, operates or manages any equipment, plant or generating
machinery, or any part thereof, for the transmission of telephone
messages, as defined in K.S.A. 66-104, and amendments thereto, or the
provision of telecommunications services in or throughout any part of
Kansas.

(o) "Telecommunications service" means the provision of a service
for the transmission of telephone messages, or two-way video or data
messages.

(p) "Universal service" means telecommunications services and
 facilities which include: single party, two-way voice grade calling; stored
 program controlled switching with vertical service capability; E911
 capability; tone dialing; access to operator services; access to directory
 assistance; and equal access to long distance services.

35 "Enhanced universal service" means telecommunications (q)36 services, in addition to those included in universal service, which shall 37 include: Signaling system seven capability, with CLASS service 38 capability; basic and primary rate ISDN capability, or the technological 39 equivalent; full-fiber interconnectivity, or the technological equivalent, between central offices; and broadband capable facilities to: All schools 40 accredited pursuant to K.S.A. 72-1101 et seq., and amendments thereto; 41 hospitals as defined in K.S.A. 65-425, and amendments thereto; public 42 43 libraries; and state and local government facilities which request

1 broadband services.]

2 Sec.-2. [3.] K.S.A. 2010 Supp. 66-2005 is hereby amended to read as 3 follows: 66-2005. (a) Each local exchange carrier shall file a network 4 infrastructure plan with the commission on or after January 1, 1997, and 5 prior to January 1, 1998. Each plan, as a part of universal service 6 protection, shall include schedules, which shall be approved by the 7 commission, for deployment of universal service capabilities by July 1, 8 1998, and the deployment of enhanced universal service capabilities by 9 July 1, 2003, as defined pursuant to subsections (p) and (q) of K.S.A. 66-10 1,187, and amendments thereto, respectively. With respect to enhanced universal service, such schedules shall provide for deployment of ISDN, or 11 12 its technological equivalent, or broadband facilities, only upon a firm 13 customer order for such service, or for deployment of other enhanced 14 universal services by a local exchange carrier. After receipt of such an 15 order and upon completion of a deployment plan designed to meet the firm 16 order or otherwise provide for the deployment of enhanced universal 17 service, a local exchange carrier shall notify the commission. The 18 commission shall approve the plan unless the commission determines that 19 the proposed deployment plan is unnecessary, inappropriate, or not cost 20 effective, or would create an unreasonable or excessive demand on the 21 KUSF. The commission shall take action within 90 days. If the 22 commission fails to take action within 90 days, the deployment plan shall 23 be deemed approved. This approval process shall continue until July 1, 24 2000. Each plan shall demonstrate the capability of the local exchange 25 carrier to comply on an ongoing basis with quality of service standards to 26 be adopted by the commission no later than January 1, 1997.

27 (b) In order to protect universal service, facilitate the transition to 28 competitive markets and stimulate the construction of an advanced 29 telecommunications infrastructure, each local exchange carrier shall file a 30 regulatory reform plan at the same time as it files the network 31 infrastructure plan required in subsection (a). As part of its regulatory 32 reform plan, a local exchange carrier may elect traditional rate of return 33 regulation or price cap regulation. Carriers that elect price cap regulation 34 shall be exempt from rate base, rate of return and earnings regulation and 35 shall not be subject to the provisions of K.S.A. 66-136 and 66-127, and 36 amendments thereto, except as otherwise provided in such sections. 37 However, the commission may resume such regulation upon finding, after 38 a hearing, that a carrier that is subject to price cap regulation has: violated 39 minimum quality of service standards pursuant to subsection (1) of K.S.A. 40 66-2002, and amendments thereto; been given reasonable notice and an 41 opportunity to correct the violation; and failed to do so. Regulatory reform 42 plans also shall include:

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(1) A commitment to provide existing and newly ordered point-to-

point broadband services to: Any hospital as defined in K.S.A. 65-425, and
 amendments thereto; any school accredited pursuant to K.S.A. 72-1101 et
 seq., and amendments thereto; any public library; or other state and local
 government facilities at discounted prices close to, but not below, long-run
 incremental cost; and

6 (2) a commitment to provide basic rate ISDN service, or the 7 technological equivalent, at prices which are uniform throughout the 8 carrier's service area. Local exchange carriers shall not be required to 9 allow retail customers purchasing the foregoing discounted services to 10 resell those services to other categories of customers. Telecommunications carriers may purchase basic rate ISDN services, or the technological 11 12 equivalent, for resale in accordance with K.S.A. 66-2003, and amendments 13 thereto. The commission may reduce prices charged for services outlined 14 in provisions (1) and (2) of this subsection, if the commitments of the local 15 exchange carrier set forth in those provisions are not being kept.

16 (c) Subject to the commission's approval, all local exchange carriers 17 shall reduce intrastate access charges to interstate levels as provided 18 herein. Rates for intrastate switched access, and the imputed access portion 19 of toll, shall be reduced over a three-year period with the objective of 20 equalizing interstate and intrastate rates in a revenue neutral, specific and 21 predictable manner. The commission is authorized to rebalance local 22 residential and business service rates to offset the intrastate access and toll 23 charge reductions. Any remaining portion of the reduction in access and 24 toll charges not recovered through local residential and business service 25 rates shall be paid out from the KUSF pursuant to K.S.A. 66-2008, and 26 amendments thereto. Each rural telephone company shall adjust its 27 intrastate switched access rates on March 1 of each odd-numbered year to 28 match its interstate switched access rates, subject to the following:

(1) Any reduction of a rural telephone company's cost recovery due to
 reduction of its interstate access revenue shall be recovered from the
 KUSF;

32 (2) any portion of rural telephone company reductions in intrastate 33 switched access rates which would result in an increase in KUSF recovery 34 in a single year which exceeds .75% of intrastate retail revenues used in 35 determining sums which mav be recovered from Kansas 36 telecommunications customers pursuant to subsection (a) of K.S.A. 66-37 2008, and amendments thereto, shall be deferred until March 1 of the next 38 following odd-numbered year; and

(3) no rural company shall be required at any time to reduce its
 intrastate switched access rates below the level of its interstate switched
 access rates.

42 (d) Beginning March 1, 1997, each rural telephone company shall 43 have the authority to increase annually its monthly basic local residential

1 and business service rates by an amount not to exceed \$1 in each 12-month period until such monthly rates reach an amount equal to the statewide 2 3 rural telephone company average rates for such services. The statewide 4 rural telephone company average rates shall be the arithmetic mean of the 5 lowest flat rate as of March 1, 1996, for local residential service and for 6 local business service offered by each rural telephone company within the 7 state. In the case of a rural telephone company which increases its local 8 residential service rate or its local business service rate, or both, to reach 9 the statewide rural telephone company average rate for such services, the 10 amount paid to the company from the KUSF shall be reduced by an amount equal to the additional revenue received by such company through 11 12 such rate increase. In the case of a rural telephone company which elects 13 to maintain a local residential service rate or a local business service rate, 14 or both, below the statewide rural telephone company average, the amount 15 paid to the company from the KUSF shall be reduced by an amount equal 16 to the difference between the revenue the company could receive if it 17 elected to increase such rate to the average rate and the revenue received 18 by the company.

19 (e) For purposes of determining sufficient KUSF support, an 20 affordable rate for local exchange service provided by a rural telephone 21 company subject to traditional rate of return regulation shall be determined 22 as follows:

23 (1) For residential service, an affordable rate shall be the arithmetic 24 mean of residential local service rates charged in this state in all exchanges 25 served by rural telephone companies and in all exchanges in rate groups 1 through 3 as of February 20, 2002, of all other local exchange carriers. but 26 27 not including electing carriers, weighted by the number of residential 28 access lines to which each such rate applies, and thereafter rounded to the 29 nearest quarter-dollar, subject to the following provisions:

30 (A) If a rural telephone company's present residential rate, including 31 any separate charge for tone dialing, is at or above such weighted mean, 32 such rate shall be deemed affordable prior to March 1, 2007.

33 (B) If a rural telephone company's present residential rate, including 34 any separate charge for tone dialing, is below such average: (i) Such rate 35 shall be deemed affordable prior to March 1, 2003; (ii) as of March 1, 36 2003, and prior to March 1, 2004, a rate \$2 higher than the company's 37 present residential monthly rate, but not exceeding such weighted mean, 38 shall be deemed affordable; (iii) as of March 1, 2004, and prior to March 39 1, 2005, a rate \$4 higher than the company's present residential monthly 40 rate, but not exceeding such weighted mean, shall be deemed affordable; 41 and (iv) as of March 1, 2005, and prior to March 1, 2006, a rate \$6 higher 42 than the company's present residential monthly rate, but not exceeding 43 such weighted mean, shall be deemed affordable.

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1 (C) As of March 1, 2007, and each two years thereafter, an affordable 2 residential service rate shall be the weighted arithmetic mean of local 3 service rates determined as of October 1 of the preceding year in the 4 manner hereinbefore specified, except that any increase in such mean exceeding \$2 may be satisfied by increases in a rural telephone company's 5 6 residential monthly service rate not exceeding \$2 per year, effective March 7 1 of the year when such mean is determined, with the remainder applied at 8 the rate of \$2 per year, but not to exceed the affordable rate.

9 (2) For single line business service at any time, an affordable rate 10 shall be the existing rate or an amount \$3 greater than the affordable rate for residential service as determined under provision (1) of this subsection, 11 12 whichever is higher, except that any increase in the business service affordable rate exceeding \$2 may be satisfied by increases in a rural 13 14 telephone company's business monthly service rate not exceeding \$2 per 15 year, effective March 1 of the year when such rate is determined, with the 16 remainder applied at the rate of \$2 per year, but not to exceed the 17 affordable rate

(3) Any flat fee or charge imposed per line on all residential service
or single line business service, or both, other than a fee or charge for
contribution to the KUSF or imposed by other governmental authority,
shall be added to the basic service rate for purposes of determining an
affordable rate pursuant to this subsection.

(4) Not later than March 1, 2003, tone dialing shall be made available
to all local service customers of each rural telephone company at no charge
additional to any increase in the local service rate to become effective on
that date. The amount of revenue received as of March 1, 2002, by a rural
telephone company from the provision of tone dialing service shall be
excluded from reductions in the company's KUSF support otherwise
resulting pursuant to this subsection.

(5) A rural telephone company which raises one or more local service
rates on application made after February 20, 2002, and pursuant to
subsection (b) of K.S.A. 66-2007, and amendments thereto, shall have the
level of its affordable rate increased by an amount equal to the amount of
the increase in such rate.

(6) Upon motion by a rural telephone company, the commission may determine a higher affordable local residential or business rate for such company if such higher rate allows the company to provide additional or improved service to customers, but any increase in a rural telephone company's local rate attributable to the provision of increased calling scope shall not be included in any subsequent recalculation of affordable rates as otherwise provided in this subsection.

42 (7) A uniform rate for residential and single line business local 43 service adopted by a rural telephone company shall be deemed an

affordable rate for purposes of this subsection if application of such 1 2 uniform rate generates revenue equal to that which would be generated by 3 application of residential and business rates which are otherwise deemed 4 affordable rates for such company under this subsection.

5 (8) The provisions of this subsection relating to the implementation of 6 an affordable rate shall not apply to rural telephone companies which do 7 not receive KUSF support. When recalculating affordable rates as 8 provided in this subsection, the rates used shall include the actual rates 9 charged by rural companies that do not receive KUSF support.

10 (f) For regulatory reform plans in which price cap regulation has been 11 elected, price cap plans shall have three baskets: Residential and single-12 line business, including touch-tone; switched access services; and 13 miscellaneous services. The commission shall establish price caps at the 14 prices existing when the regulatory plan is filed subject to rate rebalancing 15 as provided in subsection (c) for residential services, including touch-tone 16 services, and for single-line business services, including touch-tone 17 services, within the residential and single-line business service basket. The 18 commission shall establish a formula for adjustments to the price caps. The 19 commission also shall establish price caps at the prices existing when the 20 regulatory plan is filed for the miscellaneous services basket. The 21 commission shall approve any adjustments to the price caps for the 22 miscellaneous service basket, as provided in subsection (g).

23 (g) On or before January 1, 1997, the commission shall issue a final 24 order in a proceeding to determine the price cap adjustment formula that 25 shall apply to the price caps for the local residential and single-line 26 business and the miscellaneous services baskets and for sub-categories, if 27 any, within those baskets. In determining this formula, the commission 28 shall balance the public policy goals of encouraging efficiency and 29 promoting investment in a quality, advanced telecommunications network 30 in the state. The commission also shall establish any informational filing 31 requirements necessary for the review of any price cap tariff filings, 32 including price increases or decreases within the caps, to verify such caps 33 would not be exceeded by any proposed price change. The adjustment 34 formula shall apply to the price caps for the local residential and singleline business basket after December 31, 1999, and to the miscellaneous 35 36 services basket after December 31, 1997. The price cap formula, but not 37 actual prices, shall be reviewed every five years.

38 (h) The price caps for the residential and single-line business service 39 basket shall be capped at their initial level until January 1, 2000, except for 40 any increases authorized as a part of the revenue neutral rate rebalancing 41 under subsection (c). The price caps for this basket and for the categories 42 in this basket, if any, shall be adjusted annually after December 31, 1999, 43 based on the formula determined by the commission under subsection (g).

(i) The price cap for the switched access service basket shall be set
 based upon the local exchange carrier's intrastate access tariffs as of
 January 1, 1997, except for any revenue neutral rate rebalancing
 authorized in accordance with subsection (c). Thereafter, the cap for this
 basket shall not change except in connection with any subsequent revenue
 neutral rebalancing authorized by the commission under subsection (c).

7 (j) The price caps for the miscellaneous services basket shall be 8 adjusted annually after December 31, 1997, based on the adjustment 9 formula determined by the commission under subsection (g).

10 (k) A price cap is a maximum price for all services taken as a whole in a given basket. Prices for individual services may be changed within the 11 12 service categories, if any, established by the commission within a basket. An entire service category, if any, within the residential and single-line 13 14 business basket or miscellaneous services basket may be priced below the 15 cap for such category. Unless otherwise approved by the commission, no service shall be priced below the price floor which will be long-run 16 17 incremental cost and imputed access charges. Access charges equal to 18 those paid by telecommunications carriers to local exchange carriers shall be imputed as part of the price floor for toll services offered by local 19 20 exchange carriers on a toll service basis.

(1) A local exchange carrier may offer promotions within an exchange
 or group of exchanges. All promotions shall be approved by the
 commission and may not be unjust, unreasonably discriminatory or unduly
 preferential.

(m) Unless the commission authorizes price deregulation at an earlier date, intrastate toll services within the miscellaneous services basket shall continue to be regulated until the affected local exchange carrier begins to offer 1+ intraLATA dialing parity throughout its service territory, at which time intrastate toll will be price deregulated, except that prices cannot be set below the price floor.

(n) On or before July 1, 1997, the commission shall establish
 guidelines for reducing regulation prior to price deregulation of price cap
 regulated services in the miscellaneous services basket, the switched
 access services basket, and the residential and single-line business basket.

(o) Subsequent to the adoption of guidelines pursuant to subsection
(n), the commission shall initiate a petitioning procedure under which the
local exchange carrier may request rate range pricing. The commission
shall act upon a petition within 21 days, subject to a 30-day extension. The
prices within a rate range shall be tariffed and shall apply to all customers
in a nondiscriminatory manner in an exchange or group of exchanges.

(p) A local exchange carrier may petition the commission to designate
 an individual service or service category, if any, within the miscellaneous
 services basket, the switched access services basket or the residential and

1 single-line business basket for reduced regulation. The commission shall 2 act upon a petition for reduced regulation within 21 days, subject to an 3 extension period of an additional 30 days, and upon a good cause showing 4 of the commission in the extension order, or within such shorter time as the commission shall approve. The commission shall issue a final order 5 6 within the 21-day period or within a 51-day period if an extension has 7 been issued. Following an order granting reduced regulation of an 8 individual service or service category, the commission shall act on any 9 request for price reductions within seven days subject to a 30-day 10 extension. The commission shall act on other requests for price cap adjustments, adjustments within price cap plans and on new service 11 12 offerings within 21 days subject to a 30-day extension. Such a change will 13 be presumed lawful unless it is determined the prices are below the price 14 floor or that the price cap for a category, if any, within the entire basket has 15 been exceeded.

16 Beginning July 1. (q) (1)2006, price regulation of 17 telecommunications services in the residential and single-line business 18 service basket and the miscellaneous services basket for local exchange 19 carriers subject to price cap regulation shall be as follows:

20 (A) Packages or bundles of services shall be price deregulated 21 statewide, however the individual telecommunication service components 22 of such packages or bundles shall remain available for purchase on an 23 individual basis at prices subject to price cap regulation in any exchange in 24 which the standards in subsection (q)(1)(B), (C) or (D) have not been met. 25 If standards in subsection (q)(1)(B), (C) or (D) have been met, the individual telecommunication service components of such packages or 26 27 bundles shall remain available for purchase on an individual basis and 28 prices for packages or bundles shall not exceed the sum of the highest 29 prices of the ala carte components of the package or bundle;

(B) in any exchange in which there are 75,000 or more local
exchange access lines served by all providers, rates for all
telecommunications services shall be price deregulated;

33 (C) in any exchange in which there are fewer than 75,000 local 34 exchange access lines served by all providers, the commission shall price 35 deregulate all business telecommunication services upon a demonstration 36 by the requesting local telecommunications carrier that there are two or 37 more nonaffiliated telecommunications carriers or other entities, that are 38 nonaffiliated with the local exchange carrier, providing local 39 telecommunications service to business customers, regardless of whether 40 the entity provides local service in conjunction with other services in that 41 exchange area. One of such nonaffiliated carriers or entities shall be 42 required to be a facilities-based carrier or entity and not more than one of 43 such nonaffiliated carriers or entities shall be a provider of commercial

1 mobile radio services in that exchange;

2 (D) in any exchange in which there are fewer than 75,000 local 3 exchange access lines served by all providers, the commission shall price 4 deregulate all residential telecommunication services upon а 5 demonstration by the requesting local telecommunications carrier that 6 there are two or more nonaffiliated telecommunications carriers or other 7 entities, that are nonaffiliated with the local exchange carrier, providing 8 local telecommunications service to residential customers, regardless of 9 whether the entity provides local service in conjunction with other services 10 in that exchange area. One of such nonaffiliated carriers or entities shall be required to be a facilities-based carrier or entity and not more than one of 11 12 such nonaffiliated carriers or entities shall be a provider of commercial 13 mobile radio services in that exchange;

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14 (E) rates for lifeline services shall remain subject to price cap 15 regulation;

16 (F) up to and continuing until July 1, 2008, rates for the initial 17 residential local exchange access line and up to four business local 18 exchange access lines at one location shall remain subject to price cap 19 regulation. On and after July 1, 2008, the local exchange carrier shall be 20 authorized to adjust such rates without commission approval by not more 21 than the percentage increase in the consumer price index for all urban 22 consumers, as officially reported by the bureau of labor statistics of the 23 United States department of labor, or its successor index, in any one year 24 period and such rates shall not be adjusted below the price floor 25 established in subsection (k). Such rates shall not be affected by purchase of one or more of the following: Call management services, intraLATA 26 27 long distance service or interLATA long distance service; and

(G) local exchange carriers shall offer a uniform price throughout
each such exchange for services subject to price deregulation, under this
subsection, including packages or bundles of services, except as provided
in subsection (1) or as otherwise approved by the commission.

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(2) For the purposes of this subsection:

(A) Any entity providing voice service shall be considered as a local
 telecommunications service provider regardless of whether such entity is
 subject to regulation by the commission;

(B) a provider of local telecommunications service that requires the
use of a third party, unaffiliated broadband network or dial-up internet
network for the origination of local voice service shall not be considered a
local telecommunications service provider;

40 (C) telecommunications carriers offering only prepaid 41 telecommunications service shall not be considered entities providing local 42 telecommunications service.

43 (3) If the services of a local exchange carrier are classified as price

deregulated under this subsection, the carrier may thereafter adjust its rates for such price deregulated services upward or downward as it determines appropriate in its competitive environment, with tariffs for such services deemed effective upon filing with the commission. Price deregulated services shall be subject to the price floor in subsection (k), and shall not be unreasonably discriminatory or unduly preferential within an exchange.

7 (4) The commission shall act upon a petition filed pursuant to 8 subsection (q)(1)(C) or (D) within 21 days, subject to an extension period 9 of an additional 30 days, and upon a good cause showing of the 10 commission in the extension order, or within such shorter time as the 11 commission shall approve. The commission shall issue a final order within 12 the 21-day period or within a 51-day period if an extension order has been 13 issued.

14 (5) The commission may resume price cap regulation of a local 15 exchange carrier, deregulated under this subsection upon finding, after a 16 hearing, that such carrier has: Violated minimum quality of service 17 standards pursuant to subsection (1) of K.S.A. 66-2002, and amendments 18 thereto; been given reasonable notice and an opportunity to correct the 19 violation; and failed to do so.

(6) The commission on July 1, 2006, and on each date that any
service is deregulated, shall record the rates of each service which has
been price deregulated in each exchange.

23 (7) Prior to January 1, 2007, the commission shall determine the 24 weighted. statewide average rate of nonwireless basic local telecommunications service as of July 1, 2006. Prior to January 1, 2007, 25 26 and annually thereafter, the commission shall determine the weighted, 27 average rate of nonwireless basic local telecommunications services in 28 exchanges that have been price deregulated pursuant to subsection (q)(1)29 (B), (C) or (D). The commission shall report its findings on or before 30 February 1, 2007, and annually thereafter to the governor, the legislature 31 and each member of the standing committees of the house of 32 representatives and the senate which are assigned telecommunications 33 issues. The commission shall also provide in such annual report any-34 additional information it deems useful in determining the impact of price 35 deregulation on consumers and the competitive environment, including, 36 but not limited to, the rates recorded under paragraph (6) of this 37 subsection, on the current rates for services provided by all 38 telecommunications carriers or other telecommunications service 39 providers regardless of the technology used to provide service in price 40 deregulated exchanges, changes in service offerings provided by all 41 telecommunications carriers or other telecommunications service 42 providers regardless of the technology used and available in price 43 deregulated exchanges and the change in the number of competitors in

price deregulated exchanges including, but not limited to, facilities 1 2 based carriers, commercial mobile radio service or broadband based 3 service providers. If the commission finds that the weighted, average rate 4 of nonwireless basic local telecommunications service, in exchanges that 5 have been price deregulated pursuant to subsection (q)(1)(B), (C) or (D) in 6 any one year period is greater than the weighted, statewide average rate of 7 nonwireless basic local telecommunications service as of July 1, 2008, 8 multiplied by one plus the percentage increase in the consumer price index for goods and services for the study periods, or the commission believes 9 10 that changes in state law are warranted due to the status of competition, the commission shall recommend to the governor, the legislature and each-11 member of the standing committees of the house of representatives and the 12 senate which are assigned telecommunications issues such changes in state 13 14 law as the commission deems appropriate and the commission shall also 15 send a report of such findings to each member of the legislature.

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(8) For the purposes of this subsection:

17 (A) "Packages or bundles of services" means the offering of a local 18 telecommunications service with one or more of the following, subscribed 19 together, as one service option offered at one price, one or more call 20 management services, intraLATA long distance service, interLATA long 21 distance service, internet access, video services or wireless services. 22 Packages or bundles of services shall not include only a single residential 23 local exchange access line or up to four business local exchange access 24 lines at one location and intraLATA long distance service or interLATA 25 long distance service, or both;

(B) "local telecommunications service" means two-way voice service
 capable of being originated and terminated within the exchange of the
 local exchange telecommunications company seeking price deregulation of
 its services, regardless of the technology used to provision the voice
 service;

(C) "broadband network" means a connection that delivers services at
 speeds exceeding two hundred kilobits per second in both directions;

(D) "prepaid telecommunications service" means a local service for
 which payment is made in advance that excludes access to operator
 assistance and long distance service;

36 (E) "facilities based carrier" means a telecommunications carrier or 37 entity providing local telecommunications service either wholly or 38 partially over its own network. Facilities based carrier shall not include 39 any radio communication services provider licensed by the federal 40 communications commission to provide commercial mobile radio services; 41 and

42 (F) "call management services" means optional telecommunications 43 services that allow a customer to manage call flow generated over the 1 customer's local exchange access line.

2 (r) (1) Upon complaint or request, the commission may investigate a 3 price deregulated service.

4 (2) The commission shall resume price cap regulation of a service 5 provided in any exchange area by placing it in the appropriate service 6 basket, as approved by the commission, upon a determination by the 7 commission that the conditions in subsection (q)(1)(C) or (D) are no 8 longer satisfied in that exchange area.

9 (3) The commission shall resume price cap regulation of business 10 services in any exchange meeting the conditions of subsection (q)(1)(B) by placing it in the appropriate service basket, as approved by the 11 12 commission, upon a determination by the commission that the following 13 condition is not met: There are at least two nonaffiliated 14 telecommunications carriers or other entities, that are nonaffiliated with the local exchange carrier, providing local telecommunications service to 15 16 business customers, regardless of whether the entity provides local service 17 in conjunction with other services in that exchange area. One of such 18 nonaffiliated carriers or entities shall be required to be a facilities-based 19 carrier or entity and not more than one such nonaffiliated carriers or 20 entities shall be a provider of commercial mobile radio services in that 21 exchange.

22 (4) The commission shall resume price cap regulation of residential 23 services in any exchange meeting the conditions of subsection (a)(1)(B) by 24 placing it in the appropriate service basket, as approved by the 25 commission, upon a determination by the commission that the following condition is not met: There are at least two or more nonaffiliated 26 27 telecommunications carriers or other entities, that are nonaffiliated with 28 the local exchange carrier, providing local telecommunications service to residential customers, regardless of whether the entity provides local 29 30 service in conjunction with other services in that exchange area. One of 31 such nonaffiliated carriers or entities shall be required to be a facilities-32 based carrier or entity and not more than one such nonaffiliated carriers or 33 entities shall be a provider of commercial mobile radio services in that 34 exchange.

(s) The commission shall require that for all local exchange carriers
all such price deregulated basic intraLATA toll services be geographically
averaged statewide and not be priced below the price floor established in
subsection (k).

(t) Cost studies to determine price floors shall be performed as required by the commission in response to complaints. In addition, notwithstanding the exemption in subsection (b), the commission may request information necessary to execute any of its obligations under the act. In response to a complaint that a price deregulated service is priced below the price floor set forth in subsection (k), the commission shall issue
an order within 60 days after the filing of the complaint unless the
complainant agrees to an extension.

4 (u) A local exchange carrier may petition for individual customer 5 pricing. The commission shall respond expeditiously to the petition within 6 a period of not more than 30 days subject to a 30-day extension.

7 (v) No audit, earnings review or rate case shall be performed with 8 reference to the initial prices filed as required herein.

9 (w) Telecommunications carriers shall not be subject to price 10 regulation, except that: Access charge reductions shall be passed through to consumers by reductions in basic intrastate toll prices; and basic toll 11 12 prices shall remain geographically averaged statewide. As required under 13 K.S.A. 66-131, and amendments thereto, and except as provided for in 14 K.S.A. 66-2004. and amendments subsection (c) of thereto 15 telecommunications carriers that were not authorized to provide switched 16 local exchange telecommunications services in this state as of July 1, 17 1996, including cable television operators who have not previously offered telecommunications services, must receive a certificate of convenience 18 19 based upon a demonstration of technical, managerial and financial 20 viability and the ability to meet quality of service standards established by 21 the commission. Any telecommunications carrier or other entity seeking 22 such certificate shall file a statement, which shall be subject to the 23 commission's approval, specifying with particularity the areas in which it 24 will offer service, the manner in which it will provide the service in such 25 areas and whether it will serve both business customers and residential customers in such areas. Any structurally separate affiliate of a local 26 27 exchange carrier that provides telecommunications services shall be 28 subject to the same regulatory obligations and oversight as a 29 telecommunications carrier, as long as the local exchange carrier's affiliate 30 obtains access to any services or facilities from its affiliated local 31 exchange carrier on the same terms and conditions as the local exchange 32 services and carrier makes those facilities available to other 33 telecommunications carriers The commission shall oversee 34 telecommunications carriers to prevent fraud and other practices harmful 35 to consumers and to ensure compliance with quality of service standards 36 adopted for all local exchange carriers and telecommunications carriers in 37 the state.

(x) (1) Any local exchange carrier with a majority of the carrier's
local exchange access lines in the state price deregulated pursuant to
subsection (q) may elect to no longer be regulated as a local exchange
carrier and, not withstanding any other provisions, upon such election
shall instead be regulated as a telecommunications carrier, except as
provided in this subsection. A local exchange carrier making such election

shall be referred to as an "electing carrier." [A local exchange carrier 1 may make such election by providing the commission with at least 90 2 days' written notice of election. The notice of election shall include a 3 verified statement that a majority of the carrier's local exchange access 4 lines are price deregulated. Such notification shall include information 5 6 regarding the number of access lines the carrier serves in each of the 7 carrier's exchanges. Within 45 days of receipt of such a notification, the commission shall review the information concerning the carrier's local 8 exchange access lines and upon failure of the commission, within 45 9 days of receipt of the notification, to determine that a majority of such 10 lines of the carrier are not price deregulated the commission shall 11 12 designate the carrier as an electing carrier.]

(2) An electing carrier shall not be subject to price regulation and
shall be subject to nondiscriminatory regulation by the commission in the
same manner as and subject to no more regulation than other
telecommunications carriers operating in the state, except that the carrier
shall remain subject to:

(A) The reasonable resale of retail telecommunications services, as
well as unbundling and interconnection obligations as required by K.S.A.
66-2003, and amendments thereto;

21 *(B)* the requirements of subsection (c) concerning intrastate access 22 charges;

23 (*C*) the requirements of the KLSP, as required by K.S.A. 66-2006, and 24 amendments thereto;=and

(D) price cap regulation for lifeline services; and

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$(\textcircled{\mathbf{H}})$ ($\mathring{\mathbf{E}}$) shall remain eligible to receive KUSF funding.

(3) An electing carrier's rates for single residential or business local
exchange access lines in its rural exchanges shall be no higher than the
average of such rates for single residential or business local exchange
access lines respectively in its urban exchanges.

(4) An electing carrier may elect to be relieved of the requirement to
serve as carrier of last resort, as required by K.S.A. 66-2009, and
amendments thereto, by providing written notification to the commission
of the specific urban exchanges for which the electing carrier is electing to
be relieved of carrier of last resort obligations, in the electing carrier's
urban exchanges.

(5) Notwithstanding any other provision of law to the contrary, an
electing carrier that notifies the commission that the electing carrier
chooses to be relieved of carrier of last resort obligations in specific urban
exchanges or any local exchange carrier that does not have a carrier of
last resort obligation in a specific exchange shall not be eligible for KUSF
funding for carrier of last resort obligations, as required by K.S.A. 662009, and amendments thereto, or high cost support in those specific

exchanges, but would remain eligible for KUSF support for Kansas 1 2 lifeline service program purposes.

(6) Notwithstanding the provisions of this subsection (x), an electing 3 4 carrier shall offer single residential local exchange access lines in the 5 electing carrier's exchanges. 6

(7) For the purposes of this subsection:

7 "Facilities based carrier" means a telecommunications carrier (A)8 or entity providing local telecommunications service either wholly or partially over its own network. Facilities based carrier shall not include 9 any radio communication services provider licensed by the federal 10 communications commission to provide commercial mobile radio services; 11

"rural exchange" means any exchange in which there are fewer 12 (B)than 6,000 local exchange access lines served by the electing carrier and 13 all facilities based carriers: and 14

"urban exchange" means any exchange in which there are 15 (C)16 75,000 or more local exchange access lines served by the electing carrier 17 and all facilities based carriers.

(y) Notwithstanding the provisions of this act, a telecommunications 18 19 carrier is entitled to interconnection with an electing carrier to transmit 20 and route voice traffic between both the telecommunications carrier and 21 the electing carrier regardless of the technology by which the voice traffic 22 is originated by and terminated to a consumer. The commission shall 23 afford such telecommunications carrier all substantive and procedural 24 rights available to such carrier regarding interconnection pursuant to 47 25 U.S.C. §§ 251 and 252 as in effect on the effective date of this act.

Sec.-3. [4.] K.S.A. 50-6,103 [and 66-1,187] and K.S.A. 2010 Supp. 26 27 66-2005 are hereby repealed.

28 Sec. 4. [5.] This act shall take effect and be in force from and after its 29 publication in the statute book.