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11	The Committee on Commerce and Consumer Services (Aronberg)
12	recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 1, line 29, before "Section 1"
16	
17	insert:
18	Section 1. Section 364.01, Florida Statutes, is
19	amended to read:
20	364.01 Powers of commission, legislative intent
21	(1) The Florida Public Service Commission shall
22	exercise over and in relation to telecommunications companies
23	the powers conferred by this chapter.
24	(2) It is the legislative intent to give exclusive
25	jurisdiction in all matters set forth in this chapter to the
26	Florida Public Service Commission in regulating
27	telecommunications companies, and such preemption shall
28	supersede any local or special act or municipal charter where
29	any conflict of authority may exist. However, the provisions
30	of this chapter shall not affect the authority and powers
31	granted in s. 166.231(9) or s. 337.401.
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1	(3) Communications activities that are not regulated
2	by the Florida Public Service Commission, including, but not
3	limited to, VoIP, wireless, and broadband, are subject to this
4	state's generally applicable business regulation and deceptive
5	trade practices and consumer protection laws, as enforced by
6	the appropriate state authority or through actions in the
7	judicial system. This chapter does not limit the availability
8	to any party of any remedy or defense under state or federal
9	antitrust laws. The Legislature finds that the competitive
10	provision of telecommunications services, including local
11	exchange telecommunications service, is in the public interest
12	and will provide customers with freedom of choice, encourage
13	the introduction of new telecommunications service, encourage
14	technological innovation, and encourage investment in
15	telecommunications infrastructure. The Legislature further
16	finds that the transition from the monopoly provision of local
17	exchange service to the competitive provision thereof will
18	require appropriate regulatory oversight to protect consumers
19	and provide for the development of fair and effective
20	competition, but nothing in this chapter shall limit the
21	availability to any party of any remedy under state or federal
22	antitrust laws. The Legislature further finds that changes in
23	regulations allowing increased competition in
24	telecommunications services could provide the occasion for
25	increases in the telecommunications workforce; therefore, it
26	is in the public interest that competition in
27	telecommunications services lead to a situation that enhances
28	the high-technological skills and the economic status of the
29	telecommunications workforce. The Legislature further finds
30	that the provision of voice-over-Internet protocol (VOIP) free
31	of unnecessary regulation, regardless of the provider, is in 2

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| the public interest.

- (4) The commission shall exercise its exclusive jurisdiction in order to:
- (a) Protect the public health, safety, and welfare by ensuring that basic local telecommunications services are available to all consumers in the state at reasonable and affordable prices.
- (b) Encourage competition through flexible regulatory treatment among providers of telecommunications services in order to ensure the availability of the widest possible range of consumer choice in the provision of all telecommunications services.
- (c) Protect the public health, safety, and welfare by ensuring that monopoly services provided by telecommunications companies continue to be subject to effective price, rate, and service regulation.
- investment in new entrants into telecommunications markets and by allowing a transitional period in which new and emerging technologies entrants are subject to a reduced lesser level of regulatory oversight than local exchange telecommunications companies.
- (e) Encourage all providers of telecommunications services to introduce new or experimental telecommunications services free of unnecessary regulatory restraints.
- (f) Eliminate any rules $\underline{\text{or}}$ and/or regulations which will delay or impair the transition to competition.
- (g) Ensure that all providers of telecommunications services are treated fairly, by preventing anticompetitive behavior and eliminating unnecessary regulatory restraint.
 - (h) Recognize the continuing emergence of a

1	competitive telecommunications environment through the
2	flexible regulatory treatment of competitive
3	telecommunications services, where appropriate, if doing so
4	does not reduce the availability of adequate basic local
5	telecommunications service to all citizens of the state at
6	reasonable and affordable prices, if competitive
7	telecommunications services are not subsidized by monopoly
8	telecommunications services, and if all monopoly services are
9	available to all competitors on a nondiscriminatory basis.
10	(i) Continue its historical role as a surrogate for
11	competition for monopoly services provided by local exchange
12	telecommunications companies.
13	Section 2. Section 364.011, Florida Statutes, is
14	created to read:
15	364.011 Exemptions from commission jurisdictionThe
16	following services are exempt from oversight by the
17	commission, except to the extent delineated in this chapter or
18	specifically authorized by federal law:
19	(1) Intrastate interexchange telecommunications
20	services.
21	(2) Broadband services, regardless of the provider,
22	platform, or protocol.
23	(3) VoIP.
24	(4) Wireless telecommunications, including commercial
25	mobile radio service providers.
26	Section 3. Section 364.012, Florida Statutes, is
27	created to read:
28	364.012 Consistency with federal law
29	(1) In order to promote commission coordination with
30	federal policymakers and regulatory agencies, the commission
31	shall maintain continuous liaisons with appropriate federal

1	agencies whose policy decisions and rulemaking authority
2	affect those telecommunications companies over which the
3	commission has jurisdiction. The commission is encouraged to
4	participate in the proceedings of federal agencies in cases in
5	which the state's consumers may be affected and to convey the
6	commission's policy positions and information requirements in
7	order to achieve greater efficiency in regulation.
8	(2) This chapter does not limit or modify the duties
9	of a local exchange carrier to provide unbundled access to
10	network elements or the commission's authority to arbitrate
11	and enforce interconnection agreements to the extent that
12	those elements are required under 47 U.S.C. ss. 251 and 252,
13	and under any regulations issued by the Federal Communications
14	Commission at rates determined in accordance with the
15	standards established by the Federal Communications Commission
16	pursuant to 47 C.F.R. ss. 51.503-51.513, inclusive of any
17	successor regulation or successor forbearance of regulation.
18	Section 4. Section 364.013, Florida Statutes, is
19	created to read:
20	364.013 Emerging and advanced servicesBroadband
21	service shall remain free of state and local regulation,
22	regardless of the provider, platform, or protocol. In
23	addition, the provision of voice-over-Internet protocol (VoIP)
24	shall be free of regulation, except as delineated in this
25	chapter or as specifically authorized by federal law,
26	regardless of the provider, platform, or protocol.
27	Section 5. Section 364.02, Florida Statutes, is
28	amended to read:
29	364.02 DefinitionsAs used in this chapter:
30	(1) "Basic local telecommunications service" means
31	voice-grade, flat-rate residential, and flat-rate single-line
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business local exchange services which provide dial tone, local usage necessary to place unlimited calls within a local 2. exchange area, dual tone multifrequency dialing, and access to 3 the following: emergency services such as "911," all locally available interexchange companies, directory assistance, 5 operator services, relay services, and an alphabetical 7 directory listing. For a local exchange telecommunications company, the such term shall include any extended area service 8 routes, and extended calling service in existence or ordered 9 10 by the commission on or before July 1, 1995. 11 (2) "Broadband service" means any service that consists of or includes the offering of the capability to 12 13 transmit or receive information at a rate that is not less than 200 kilobits per second and either: 14 15 (a) Is used to provide access to the Internet; or (b) Provides computer processing, information storage, 16 information content, or protocol conversion in combination 17 18 with the service. 19 20 The definition of broadband service does not include any 21 intrastate telecommunications services that have been tariffed 22 with the commission on or before January 1, 2005. (3)(2) "Commercial mobile radio service provider" 23 2.4 means a commercial mobile radio service provider as defined by and pursuant to 47 U.S.C. ss. 153(n) and 332(d). 25 (4)(3) "Commission" means the Florida Public Service 26 Commission. 27 28 (5)(4) "Competitive local exchange telecommunications 29 company" means any company certificated by the commission to provide local exchange telecommunications services in this 30 31 state on or after July 1, 1995.

1	(6) "Corporation" includes a corporation, company,
2	association, or joint stock association.
3	(7) "Intrastate interexchange telecommunications
4	company" means any entity that provides intrastate
5	interexchange telecommunications services.
6	(8)(7) "Local exchange telecommunications company"
7	means any company certificated by the commission to provide
8	local exchange telecommunications service in this state on or
9	before June 30, 1995.
10	(9)(8) "Monopoly service" means a telecommunications
11	service for which there is no effective competition, either in
12	fact or by operation of law.
13	(10)(9) "Nonbasic service" means any
14	telecommunications service provided by a local exchange
15	telecommunications company other than a basic local
16	telecommunications service, a local interconnection
17	arrangement described in s. 364.16, or a network access
18	service described in s. 364.163.
19	$\frac{(11)}{(10)}$ "Operator service" includes, but is not
20	limited to, billing or completion of third-party,
21	person-to-person, collect, or calling card or credit card
22	calls through the use of a live operator or automated
23	equipment.
24	$\frac{(12)}{(11)}$ "Operator service provider" means a person
25	who furnishes operator service through a call aggregator.
26	$\frac{(13)}{(12)}$ "Service" is to be construed in its broadest
27	and most inclusive sense. The term "service" does not include
28	<u>broadband service or</u> voice-over-Internet protocol service for
29	purposes of regulation by the commission. Nothing herein shall
30	affect the rights and obligations of any entity related to the
31	payment of switched network access rates or other intercarrier

1	compensation, if any, related to voice-over-Internet protocol
2	service. Notwithstanding the provisions of this subsection,
3	the commission may arbitrate, enforce, or approve
4	interconnection agreements, and resolve disputes, as provided
5	by 47 U.S.C. ss. 251 and 252, or any other applicable federal
6	law or regulation. The duties of a local exchange
7	telecommunications company to provide unbundled network
8	elements, interconnection, collocation arrangements, or any
9	other service, right, or benefit to any party, regardless of
10	the technology, are those that the company is obligated to
11	extend or provide under applicable federal law and
12	regulations.
13	$\overline{(14)}$ "Telecommunications company" includes every
14	corporation, partnership, and person and their lessees,
15	trustees, or receivers appointed by any court whatsoever, and
16	every political subdivision in the state, offering two-way
17	telecommunications service to the public for hire within this
18	state by the use of a telecommunications facility. The term
19	"telecommunications company" does not include:
20	(a) An entity which provides a telecommunications
21	facility exclusively to a certificated telecommunications
22	company;
23	(b) An entity which provides a telecommunications
24	facility exclusively to a company which is excluded from the
25	definition of a telecommunications company under this
26	subsection;
27	(c) A commercial mobile radio service provider;
28	(d) A facsimile transmission service;
29	(e) A private computer data network company not
30	offering service to the public for hire;
31	(f) A cable television company providing cable service

1	as defined in 47 U.S.C. s. 522; or
2	(g) An intrastate interexchange telecommunications
3	company.
4	
5	However, each commercial mobile radio service provider and
6	each intrastate interexchange telecommunications company shall
7	continue to be liable for any taxes imposed <u>under</u> pursuant to
8	chapters 202, 203, and 212 and any fees assessed <u>under</u>
9	pursuant to ss. 364.025 and 364.336. Each intrastate
10	interexchange telecommunications company shall continue to be
11	subject to ss. 364.04, 364.10(3)(a) and (d), 364.163, 364.285,
12	364.501, 364.603, and 364.604, shall provide the commission
13	with such current information as the commission deems
14	necessary to contact and communicate with the company, shall
15	continue to pay intrastate switched network access rates or
16	other intercarrier compensation to the local exchange
17	telecommunications company or the competitive local exchange
18	telecommunications company for the origination and termination
19	of interexchange telecommunications service, and shall reduce
20	its intrastate long distance toll rates in accordance with s.
21	364.163(2).
22	$\frac{(15)}{(14)}$ "Telecommunications facility" includes real
23	estate, easements, apparatus, property, and routes used and
24	operated to provide two-way telecommunications service to the
25	public for hire within this state.
26	(16) "VoIP" means the voice-over-Internet protocol as
27	that term is defined in federal law.
28	Section 6. Section 364.0361, Florida Statutes, is
29	amended to read:
30	364.0361 Local government authority; nondiscriminatory
31	exerciseA local government shall treat each

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telecommunications company in a nondiscriminatory manner when exercising its authority to grant franchises to a 2 telecommunications company or to otherwise establish 3 conditions or compensation for the use of rights-of-way or other public property by a telecommunications company. A local 5 government may not directly or indirectly regulate the terms 7 and conditions, including, but not limited to, the operating systems, qualifications, services, service quality, service 8 territory, and prices, applicable to or in connection with the 9 10 provision of any voice-over-Internet protocol, broadband or 11 information service, regardless of the platform, provider, or protocol. This section does not relieve a provider from any 12 obligations under s. 166.046 or s. 337.401. 13 Section 7. Paragraph (a) of subsection (3) of section 14 15 364.10, Florida Statutes, is amended to read: 16 364.10 Undue advantage to person or locality prohibited; Lifeline service. --17 (3)(a) Effective September 1, 2003, any local exchange 18 19 telecommunications company authorized by the commission to reduce its switched network access rate under pursuant to s. 20 364.164 shall have tariffed and shall provide Lifeline service 21 22 to any otherwise eligible customer or potential customer who meets an income eligibility test at 135 125 percent or less of 23 24 the federal poverty income guidelines for Lifeline customers. The Such a test for eligibility must augment, rather than 25 replace, the eligibility standards established by federal law 26 and based on participation in certain low-income assistance 27 28 programs. Each intrastate interexchange telecommunications 29 company shall, effective September 1, 2003, file a tariff providing at a minimum the intrastate interexchange 30 telecommunications carrier's current Lifeline benefits and

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exemptions to Lifeline customers who meet the income
eligibility test set forth in this subsection. The Office of
Public Counsel shall certify and maintain claims submitted by
a customer for eligibility under the income test authorized by
this subsection.

Section 8. <u>Section 364.502</u>, <u>Florida Statutes</u>, <u>is</u> repealed.

Section 9. Subsection (1) of section 364.335, Florida Statutes, is amended to read:

364.335 Application for certificate.--

- (1) Each applicant for a certificate shall:
- (a) Provide all information required by rule or order of the commission, which may include a detailed inquiry into the ability of the applicant to provide service, a detailed inquiry into the territory and facilities involved, and a detailed inquiry into the existence of service from other sources within geographical proximity to the territory applied for.
- (b) File with the commission schedules showing all rates for service of every kind furnished by it and all rules and contracts relating to such service.
- (c) File the application fee required by the commission in an amount not to exceed \$500\$. Such fees shall be deposited in accordance with s. 350.113.
- (d) Submit an affidavit that the applicant has caused notice of its application to be given to such persons and in such manner as may be prescribed by commission rule.
- 28 Section 10. Section 364.336, Florida Statutes, is 29 amended to read:
- 30 364.336 Regulatory assessment fees.--Notwithstanding
 31 any provisions of law to the contrary, each telecommunications

1	company licensed or operating under this chapter, for any part
2	of the preceding 6-month period, shall pay to the commission,
3	within 30 days following the end of each 6-month period, a fee
4	that may not exceed 0.25 percent annually of its gross
5	operating revenues derived from intrastate business, except,
6	for purposes of this section and the fee specified in s.
7	350.113(3), any amount paid to another telecommunications
8	company for the use of any telecommunications network shall be
9	deducted from the gross operating revenue for purposes of
10	computing the fee due. The commission shall by rule assess a
11	minimum fee in an amount up to \$1,000. The minimum amount may
12	vary depending on the type of service provided by the
13	telecommunications company, and shall, to the extent
14	practicable, be related to the cost of regulating such type of
15	<pre>company. Differences, if any, between the amount paid in any</pre>
16	6-month period and the amount actually determined by the
17	commission to be due shall, upon motion by the commission, be
18	immediately paid or refunded. Fees under this section may not
19	be less than \$50 annually. Such fees shall be deposited in
20	accordance with s. 350.113. The commission may by rule
21	establish criteria for payment of the regulatory assessment
22	fee on an annual basis rather than on a semiannual basis.
23	Section 11. Subsection (6) of section 196.012, Florida
24	Statutes, is amended to read:
25	196.012 DefinitionsFor the purpose of this chapter,
26	the following terms are defined as follows, except where the
27	context clearly indicates otherwise:
28	(6) Governmental, municipal, or public purpose or
29	function shall be deemed to be served or performed when the
30	lessee under any leasehold interest created in property of the
31	United States, the state or any of its political subdivisions, 12

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or any municipality, agency, special district, authority, or other public body corporate of the state is demonstrated to 2 perform a function or serve a governmental purpose which could 3 properly be performed or served by an appropriate governmental unit or which is demonstrated to perform a function or serve a 5 purpose which would otherwise be a valid subject for the 7 allocation of public funds. For purposes of the preceding sentence, an activity undertaken by a lessee which is 8 permitted under the terms of its lease of real property 9 10 designated as an aviation area on an airport layout plan which 11 has been approved by the Federal Aviation Administration and which real property is used for the administration, operation, 12 business offices and activities related specifically thereto 13 in connection with the conduct of an aircraft full service 14 15 fixed base operation which provides goods and services to the general aviation public in the promotion of air commerce shall 16 be deemed an activity which serves a governmental, municipal, 17 18 or public purpose or function. Any activity undertaken by a lessee which is permitted under the terms of its lease of real 19 20 property designated as a public airport as defined in s. 21 332.004(14) by municipalities, agencies, special districts, 22 authorities, or other public bodies corporate and public 23 bodies politic of the state, a spaceport as defined in s. 24 331.303(19), or which is located in a deepwater port identified in s. 403.021(9)(b) and owned by one of the 25 foregoing governmental units, subject to a leasehold or other 26 possessory interest of a nongovernmental lessee that is deemed 27 28 to perform an aviation, airport, aerospace, maritime, or port 29 purpose or operation shall be deemed an activity that serves a governmental, municipal, or public purpose. The use by a 30 lessee, licensee, or management company of real property or a

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portion thereof as a convention center, visitor center, sports facility with permanent seating, concert hall, arena, stadium, park, or beach is deemed a use that serves a governmental, 3 municipal, or public purpose or function when access to the property is open to the general public with or without a 5 charge for admission. If property deeded to a municipality by 7 the United States is subject to a requirement that the Federal Government, through a schedule established by the Secretary of 8 the Interior, determine that the property is being maintained 10 for public historic preservation, park, or recreational 11 purposes and if those conditions are not met the property will revert back to the Federal Government, then such property 12 13 shall be deemed to serve a municipal or public purpose. The term "governmental purpose" also includes a direct use of 14 15 property on federal lands in connection with the Federal Government's Space Exploration Program or spaceport activities 16 as defined in s. 212.02(22). Real property and tangible 17 personal property owned by the Federal Government or the 18 19 Florida Space Authority and used for defense and space 20 exploration purposes or which is put to a use in support 21 thereof shall be deemed to perform an essential national 22 governmental purpose and shall be exempt. "Owned by the lessee" as used in this chapter does not include personal 23 24 property, buildings, or other real property improvements used for the administration, operation, business offices and 25 activities related specifically thereto in connection with the 26 conduct of an aircraft full service fixed based operation 27 28 which provides goods and services to the general aviation 29 public in the promotion of air commerce provided that the real property is designated as an aviation area on an airport 30 31 | layout plan approved by the Federal Aviation Administration.

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For purposes of determination of "ownership," buildings and other real property improvements which will revert to the airport authority or other governmental unit upon expiration 3 of the term of the lease shall be deemed "owned" by the governmental unit and not the lessee. Providing two-way 5 telecommunications services to the public for hire by the use 7 of a telecommunications facility, as defined in s. 364.02(15) s.364.02(14), and for which a certificate is required under 8 chapter 364 does not constitute an exempt use for purposes of 9 10 s. 196.199, unless the telecommunications services are 11 provided by the operator of a public-use airport, as defined in s. 332.004, for the operator's provision of 12 telecommunications services for the airport or its tenants, 13 concessionaires, or licensees, or unless the 14 15 telecommunications services are provided by a public hospital. However, property that is being used to provide such 16 telecommunications services on or before October 1, 1997, 17 18 shall remain exempt, but such exemption expires October 1, 2004. 19 20 Section 12. Paragraph (b) of subsection (1) of section 199.183, Florida Statutes, is amended to read: 21 22 199.183 Taxpayers exempt from annual and nonrecurring 23 taxes.--24 (1) Intangible personal property owned by this state or any of its political subdivisions or municipalities shall 25 be exempt from taxation under this chapter. This exemption 26 does not apply to: 27 (b) Property related to the provision of two-way 28 telecommunications services to the public for hire by the use 29 30 of a telecommunications facility, as defined in s. 364.02(15) s. 364.02(14), and for which a certificate is required under

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chapter 364, when the such service is provided by any county, municipality, or other political subdivision of the state. Any 2 immunity of any political subdivision of the state or other 3 entity of local government from taxation of the property used to provide telecommunication services that is taxed as a 5 result of this paragraph is hereby waived. However, intangible 7 personal property related to the provision of such telecommunications services provided by the operator of a 8 public-use airport, as defined in s. 332.004, for the 10 operator's provision of telecommunications services for the 11 airport or its tenants, concessionaires, or licensees, and intangible personal property related to the provision of such 12 13 telecommunications services provided by a public hospital, are exempt from taxation under this chapter. 14 15 Section 13. Subsection (6) of section 212.08, Florida Statutes, is amended to read: 16 212.08 Sales, rental, use, consumption, distribution, 17 18 and storage tax; specified exemptions. -- The sale at retail, 19 the rental, the use, the consumption, the distribution, and 20 the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed 21 22 by this chapter. (6) EXEMPTIONS; POLITICAL SUBDIVISIONS. -- There are 23 2.4 also exempt from the tax imposed by this chapter sales made to 25 the United States Government, a state, or any county, municipality, or political subdivision of a state when payment 26 is made directly to the dealer by the governmental entity. 27 28 This exemption shall not inure to any transaction otherwise taxable under this chapter when payment is made by a 29 government employee by any means, including, but not limited 30 31 to, cash, check, or credit card when that employee is

1	subsequently reimbursed by the governmental entity. This
2	exemption does not include sales of tangible personal property
3	made to contractors employed either directly or as agents of
4	any such government or political subdivision thereof when such
5	tangible personal property goes into or becomes a part of
6	public works owned by such government or political
7	subdivision. A determination whether a particular transaction
8	is properly characterized as an exempt sale to a government
9	entity or a taxable sale to a contractor shall be based on the
10	substance of the transaction rather than the form in which the
11	transaction is cast. The department shall adopt rules that
12	give special consideration to factors that govern the status
13	of the tangible personal property before its affixation to
14	real property. In developing these rules, assumption of the
15	risk of damage or loss is of paramount consideration in the
16	determination. This exemption does not include sales, rental,
17	use, consumption, or storage for use in any political
18	subdivision or municipality in this state of machines and
19	equipment and parts and accessories therefor used in the
20	generation, transmission, or distribution of electrical energy
21	by systems owned and operated by a political subdivision in
22	this state for transmission or distribution expansion.
23	Likewise exempt are charges for services rendered by radio and
24	television stations, including line charges, talent fees, or
25	license fees and charges for films, videotapes, and
26	transcriptions used in producing radio or television
27	broadcasts. The exemption provided in this subsection does not
28	include sales, rental, use, consumption, or storage for use in
29	any political subdivision or municipality in this state of
30	machines and equipment and parts and accessories therefor used
31	in providing two-way telecommunications services to the public
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for hire by the use of a telecommunications facility, as

defined in <u>s. 364.02(15)</u> s. 364.02(14), and for which a certificate is required under chapter 364, which facility is 3 owned and operated by any county, municipality, or other political subdivision of the state. Any immunity of any 5 political subdivision of the state or other entity of local 7 government from taxation of the property used to provide telecommunication services that is taxed as a result of this 8 section is hereby waived. However, the exemption provided in 10 this subsection includes transactions taxable under this 11 chapter which are for use by the operator of a public-use airport, as defined in s. 332.004, in providing such 12 13 telecommunications services for the airport or its tenants, concessionaires, or licensees, or which are for use by a 14 15 public hospital for the provision of such telecommunications 16 services. Section 14. Subsection (8) of section 290.007, Florida 17 18 Statutes, is amended to read: 290.007 State incentives available in enterprise 19 20 zones. -- The following incentives are provided by the state to encourage the revitalization of enterprise zones: 21 22 (8) Notwithstanding any law to the contrary, the Public Service Commission may allow public utilities and 23 24 telecommunications companies to grant discounts of up to 50 percent on tariffed rates for services to small businesses 25 located in an enterprise zone designated pursuant to s. 26 290.0065. Such discounts may be granted for a period not to 27 exceed 5 years. For purposes of this subsection, the term 28 "public utility" has the same meaning as in s. 366.02(1) and 29 the term "telecommunications company" has the same meaning as 30 in s. 364.02(14) s. 364.02(13).

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1 Section 15. Subsection (3) of section 350.0605, Florida Statutes, is amended to read: 2 350.0605 Former commissioners and employees; 3 4 representation of clients before commission .--5 (3) For a period of 2 years following termination of 6 service on the commission, a former member may not accept 7 employment by or compensation from a business entity which, directly or indirectly, owns or controls a public utility 8 regulated by the commission, from a public utility regulated 9 10 by the commission, from a business entity which, directly or 11 indirectly, is an affiliate or subsidiary of a public utility regulated by the commission or is an actual business 12 13 competitor of a local exchange company or public utility regulated by the commission and is otherwise exempt from 14 15 regulation by the commission under ss. 364.02(14) 364.02(13)16 and 366.02(1), or from a business entity or trade association that has been a party to a commission proceeding within the 2 17 years preceding the member's termination of service on the 18 19 commission. This subsection applies only to members of the Florida Public Service Commission who are appointed or 20 reappointed after May 10, 1993. 21 22 Section 16. Subsection (4) of section 364.602, Florida Statutes, is amended to read: 23 24 364.602 Definitions.--For purposes of this part: 25 (4) "Originating party" means any person, firm, corporation, or other entity, including a telecommunications 26 company or a billing clearinghouse, that provides any 27 telecommunications service or information service to a 28 29 customer or bills a customer through a billing party, except 30 the term "originating party" does not include any entity specifically exempted from the definition of

1	"telecommunications company" as provided in <u>s. 364.02(14)</u> s.
2	364.02(13) .
3	Section 17. Subsection (5) of section 489.103, Florida
4	Statutes, is amended to read:
5	489.103 ExemptionsThis part does not apply to:
6	(5) Public utilities, including special gas districts
7	as defined in chapter 189, telecommunications companies as
8	defined in <u>s. $364.02(14)$</u> s. $364.02(13)$ and natural gas
9	transmission companies as defined in s. 368.103(4), on
10	construction, maintenance, and development work performed by
11	their employees, which work, including, but not limited to,
12	work on bridges, roads, streets, highways, or railroads, is
13	incidental to their business. The board shall define, by rule,
14	the term "incidental to their business" for purposes of this
15	subsection.
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17	(Redesignate subsequent sections.)
	(Redesignate subsequent sections.)
17	(Redesignate subsequent sections.)
17 18	(Redesignate subsequent sections.)
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Bill No. <u>CS for SB 2232</u>

	business and consumer protection be applied to
	communications activities that are not
	regulated by the commission; revising
	provisions governing the exclusive jurisdiction
	of the commission; creating s. 364.011, F.S.;
	specifying certain services that are exempt
	from oversight by the commission; creating s.
	364.012, F.S.; requiring the commission to
	coordinate with federal agencies; providing
	that ch. 364, F.S., does not limit or modify
	certain duties of a local exchange carrier;
	creating s. 364.013, F.S.; requiring that
	broadband service remain free of state and
	local regulation; requiring that
	voice-over-Internet protocol remain free of
	regulation, except as specifically provided in
	ch. 364, F.S., or by federal law; amending s.
	364.02, F.S.; defining the terms "broadband
	service" and "VoIP"; redefining the term
	"service"; amending s. 364.0361, F.S.;
	prohibiting a local government from regulating
	voice-over-Internet protocol regardless of the
	platform or provider; amending s. 364.10, F.S.;
	revising the income threshold for eligibility
	for Lifeline service; repealing s. 364.502,
	F.S., relating to video programming services;
	amending s. 364.335, F.S.; increasing to \$500
	from \$250 the maximum allowable filing fee for
	certification of telecommunications carriers;
	amending s. 364.336, F.S.; authorizing the
	Public Service Commission to establish a
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1	minimum fee of up to \$1,000; authorizing
2	different fees for different types of services
3	provided by telecommunications companies;
4	amending ss. 196.012, 199.183, 212.08, 290.007,
5	350.0605, 364.602, and 489.103, F.S.;
6	conforming cross-references;
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